ICON PLC /ADR/ Form 6-K August 03, 2012

#### FORM 6-K SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Report of Foreign Private Issuer Pursuant to Rule 13a-16 under the Securities Exchange Act of 1934

For the month ended August, 2012

ICON plc (Registrant's name)

0-29714 (Commission file number)

South County Business Park, Leopardstown, Dublin 18, Ireland (Address of principal executive offices)

Brendan Brennan, CFO
South County Business Park, Leopardstown, Dublin 18, Ireland.
Brendan.Brennan@iconplc.com
011-353-1-291-2000

(Name, telephone number, email and/or facsimile number and address of Company contact person)

Indicate by check mark wheth	er the registrant files or will file  YesX	annual reports under cover Form 20 No	-F or Form 40-F.
Indicate by check mark wheth Rule 101(b)(1):	er the registrant is submitting the	e Form 6-K in paper as permitted by	Regulation S-T
	Yes	NoX	
Indicate by check mark wheth Rule 101(b)(7):	er the registrant is submitting the	e Form 6-K in paper as permitted by	Regulation S-T
101(0)(1)1	Yes	NoX	
•		e information contained in this Form e12g3-2(b) under the Securities Excl NoX	•
If "Ves" is marked, indicate b	elow the file number assigned to	the registrant in connection with Ru	ile 12g3-2(h):82

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):82 N/A

#### ICON plc

#### Rider A

This report on Form 6-K is hereby incorporated by reference in the registration statement on Form F-3 (Registration No. 333-133371) of ICON plc and in the prospectus contained therein, and this report on Form 6-K shall be deemed a part of such registration statement from the date on which this report is filed, to the extent not superseded by documents or reports subsequently filed or furnished by ICON plc under the Securities Act of 1933 or the Securities Exchange Act of 1934.

#### **GENERAL**

As used herein, "ICON", the "Company" and "we" refer to ICON plc and its consolidated subsidiaries, unless the context requires otherwise.

#### **Business**

ICON public limited company ("ICON") is a contract research organization ("CRO"), providing outsourced development services on a global basis to the pharmaceutical, biotechnology and medical device industries. We specialize in the strategic development, management and analysis of programs that support all stages of the clinical development process - from compound selection to Phase I-IV clinical studies. Our vision is to be the Global CRO partner of choice for the Biopharma industry by delivering best in class information, solutions and performance in clinical and outcomes research.

We believe that we are one of a select group of CRO's with the expertise and capability to conduct clinical trials in most major therapeutic areas on a global basis and have the operational flexibility to provide development services on a stand-alone basis or as part of an integrated "full service" solution. At June 30, 2012 we had approximately 8,930 employees, in 82 locations in 40 countries. During the six months ended June 30, 2012, we derived approximately 41.9%, 45.9% and 12.2% of our net revenue in the United States, Europe and Rest of World, respectively.

We began operations in 1990 and have expanded our business predominately through internal growth, together with a number of strategic acquisitions to enhance our capabilities and expertise in certain areas of the clinical development process. We are incorporated in Ireland and our principal executive office is located at: South County Business Park, Leopardstown, Dublin 18, Republic of Ireland. The contact telephone number of this office is 353 (1) 291 2000.

#### **Recent Developments**

#### Acquisitions

On February 28, 2012 the Company acquired 100% of the common stock of PriceSpective LLC ("PriceSpective"), a global leader in value strategy consulting. Headquartered in Philadelphia, and with offices in London, Los Angeles, San Diego, Raleigh and Boston, PriceSpective is a premier consultancy that has a strong reputation for excellence in strategic pricing, market access, HEOR, due diligence support and payer engagement services. Since PriceSpective's inception in 2003, it has developed strategies for dozens of new product launches, and hundreds of development and in-market products, across 40+ disease areas (see note 3 Business Combinations for further information).

On February 15, 2012 the Company acquired 100% of the common stock of BeijingWits Medical Limited ("BeijingWits Medical"), a leading Chinese CRO, with over 100 highly qualified and experienced professionals in Beijing, Shanghai, Chengdu, Guangzhou, Wuhan and Hong Kong (see note 3 Business Combinations for further information).

#### Share Repurchase Program

On October 27, 2011 the Company announced its intention to commence a share repurchase program of up to \$50 million. The Company has subsequently entered into a number of share repurchase plans to effect this share repurchase program. As at June 30, 2012 1,283,938 ordinary shares have been repurchased by the Company for a total consideration of \$24.6 million. (See note 8 Share Capital for further information).

## ICON plc CONDENSED CONSOLIDATED BALANCE SHEETS AS AT JUNE 30, 2012 AND DECEMBER 31, 2011

ASSETS		(Unaudited)	(Audited) December
ASSETS         Current Assets:           Carb and cash equivalents         \$94,922         \$119,237           Short term investments - available for sale         73,116         \$4,940           Accounts receivable, net         228,215         201,338           Unbilled revenue         115,407         126,850           Other receivables         12,384         13,788           Deferred tax asset         20,102         21,424           Prepayments and other current assets         60,633         8,183           Total current assets         560,021         506,422           Other Assets         560,021         506,422           Other Assets         560,022         706,422           Other Assets         560,021         506,422           Other Assets         52,36         4,583           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,493         10,076           Intangible assets         24,445         28,260           Total cassets         5,340         5,340           LABILITIES AND SHAREHOLDERS' EQUITY         14,514         150,792           Caccoun		June 30,	31,
Current Assets:         S94,922         \$119,237           Cash and cash equivalents         \$94,922         \$119,238           Short term investments - available for sale         73,116         \$49,40           Accounts receivable, net         228,215         201,338           Unbilled revenue         115,407         126,850           Other receivables         123,43         13,788           Deferred tax asset         18,494         14,662           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         560,422           Other Assets:         569,021         560,422           Try perry, plant and equipment, net         161,874         188,461           Goodwill         319,097         253,393           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         \$1,104,894         \$1,035,467           ILABILITIES AND SHAREHOLDERS' EQUITY         Current Liabilities         \$5,40           Accounts payable         \$8,068         \$5,340           Payments on account		2012	2011
Cash and cash equivalents         \$94,922         \$119,237           Short term investiments - available for sale         73,116         54,940           Accounts receivable, net         128,215         20,338           Unbilled revenue         115,407         126,850           Other receivables         12,384         13,788           Deferred tax asset         18,49         14,662           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         560,422           Other Assets:         569,021         560,422           Other Assets         52,364         4,883           Ono-current other assets         5,236         4,883           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,048,94         \$1,035,467           Urnent Liabilities         \$8,068         \$5,340           Verrent Liabilities         194,514         150,792           Apayments on account         194,514         150,792	ASSETS	(in the	ousands)
Short term investments - available for sale         73,116         54,940           Accounts receivable, net         228,215         201,388           Unbilled revenue         115,407         126,850           Other receivables         12,384         13,788           Deferred tax asset         18,494         14,662           Prepayments and other current assets         20,102         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         500,422           Other Assets         7         161,874         168,8461           Goodwill         319,097         253,393         10,702           Non-current other assets         5,236         4,838         10,272           Non-current deferred tax asset         10,893         10,072           Non-current deferred tax asset         10,893         10,072           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         200         \$1,0484         \$1,035,467           Vurrent Liabilities         159,710         145,963         145,963         145,963         145,963         145,963         14	Current Assets:		
Accounts receivable, net         228,215         201,338           Unbilled revenue         115,407         126,850           Other receivables         12,348         13,788           Deferred tax asset         18,494         14,662           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         560,422           Other Assets:         Froperty, plant and equipment, net         161,874         168,461           Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         51,104,894         \$1,035,467           TLJABILITIES AND SHAREHOLDERS' EQUITY         200         194,514         150,792           Current Liabilities         88,068         \$5,340           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         194,514         150,792           Other Liabilities <td< td=""><td>•</td><td>\$94,922</td><td>\$119,237</td></td<>	•	\$94,922	\$119,237
Unbilled revenue         115,407         126,850           Other receivables         12,384         13,788           Deferred ax asset         18,404         14,662           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         506,0422           Other Assets:         8         161,874         168,461           Goodwill         319,097         253,393         10,707           Non-current other assets         5,236         4,883         10,272           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,45         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         11,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         194,514         150,792           Other liabilities         8,068         \$5,340           Payments on account         194,514         150,792           Other Liabilities         2,23         3,630           Total current liabilities	Short term investments - available for sale	73,116	54,940
Other receivables         12,384         13,788           Deferred tax asset         18,49         14,602           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         560,422           Other Assets         161,874         168,461           Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,004,904         \$1,005,467           Current Liabilities         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,28         1,83           Deferred tax liabilities         37,432         306,908           Other Liabilities         37,432         306,908           Other Liabilities         24,230         20,038           Non-curren	Accounts receivable, net	228,215	201,338
Deferred tax asset         18,494         14,662           Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         560,422           Other Assets:         8,183         161,874         168,461           Goodwill         319,097         253,393         18,393           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,803         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         \$1,000         \$1,000           Current Liabilities:         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         \$8,068         \$5,340           Payments on account         194,514         150,792           Other Liabilities         \$8,068         \$5,340           Pofferred tax liability         \$2,000         \$3,000           Total current liabilities         \$2			
Prepayments and other current assets         20,120         21,424           Income taxes receivable         6,363         8,183           Total current assets         569,021         506,022           Other Assets:         Total current assets         569,021         506,042           Property, plant and equipment, net         161,874         168,461         168,461           Goodwill         319,097         253,393         319,097         253,393         30,000<	Other receivables	12,384	13,788
Income taxes receivable	Deferred tax asset	18,494	14,662
Total current assets         569,021         560,422           Other Assets:         Property, plant and equipment, net         161,874         168,461           Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         ***         ***           Current Liabilities:         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         37,432         306,908           Other Liabilities         37,432         306,908           Other Liabilities:         ***         37,432         30,508           <	Prepayments and other current assets	20,120	21,424
Other Assets:         Property, plant and equipment, net         161,874         168,461           Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           TOTAL ASSET         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         \$1,014,894         \$1,035,467           Current Liabilities:         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current deferred tax liability         1,271         1,351           Non-current deferre	Income taxes receivable	6,363	8,183
Property, plant and equipment, net         161,874         168,461           Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         \$8,068         \$5,340           Current Liabilities         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         7,075	Total current assets	569,021	560,422
Goodwill         319,097         253,393           Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         37,432         306,908           Other Liabilities:         37,432         306,908           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current deferred tax liability         19,467         20,395           Nareholders' Equity:         19,467         20,395           Ordinary shares, par value 6 euro cents p	Other Assets:		
Non-current other assets         5,236         4,583           Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY         TUREN CURRENCY           Current Liabilities:         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current other liabilities         1,271         1,351           Non-current deferred tax liability         19,467         20,395           Non-current deferred tax liability         19,467         20,395           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         19,467 <td>Property, plant and equipment, net</td> <td>161,874</td> <td>168,461</td>	Property, plant and equipment, net	161,874	168,461
Non-current income taxes receivable         14,328         10,272           Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities         S8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         37,432         306,908           Other Liabilities         37,432         306,908           Other Liabilities         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current account account account income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:           Ordinary sha	Goodwill	319,097	253,393
Non-current deferred tax asset         10,893         10,076           Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         19,467         20,395           Shareholders' Equity:         19,467         20,395           Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 a	Non-current other assets	5,236	4,583
Intangible assets         24,445         28,260           Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         200,000         200,000         200,000           Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 201         5,051         5,055           Additional paid-in capital         220,8	Non-current income taxes receivable	14,328	10,272
Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable          4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:           Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized,         59,679,858 shares issued and outstanding at June 30, 2012 and         60,135,603 shares issued and outstanding at December 31, 2011         5,021         5,055           Additional paid-in capital         220,829         211,549         2           Capital redemption reserve         100 <td>Non-current deferred tax asset</td> <td>10,893</td> <td>10,076</td>	Non-current deferred tax asset	10,893	10,076
Total Assets         \$1,104,894         \$1,035,467           LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:           Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized,         59,679,858 shares issued and outstanding at June 30, 2012 and         60,135,603 shares issued and outstanding at December 31, 2011         5,021         5,055           Additional paid-in capital         220,829         211,549         Capital redemption reserv	Intangible assets	24,445	28,260
LIABILITIES AND SHAREHOLDERS' EQUITY           Current Liabilities:         \$8,068         \$5,340           Accounts payable         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         Son-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         9         19,467         20,395           Shareholders' Equity:         9         60,135,603 shares issued and outstanding at June 30, 2012 and         60,135,603 shares issued and outstanding at December 31, 2011         5,021         5,055           Additional paid-in capital         220,829         211,549           Capital redemption reserve         100         44           Accumulated other comprehensive income         (24,831         )	· · · · · · · · · · · · · · · · · · ·	\$1,104,894	\$1,035,467
Current Liabilities:         \$8,068         \$5,340           Payments on account         194,514         150,792           Other liabilities         159,710         145,963           Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         Vary 1,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011         5,021         5,055           Additional paid-in capital         220,829         211,549           Capital redemption reserve         100         44           Accumulated other comprehensive income         (24,831         ) (16,446         )           Retained earnings         482,482         481,342	LIABILITIES AND SHAREHOLDERS' EQUITY		
Payments on account       194,514       150,792         Other liabilities       159,710       145,963         Deferred tax liability       1,281       1,183         Income taxes payable       7,859       3,630         Total current liabilities       371,432       306,908         Other Liabilities:       24,230       20,038         Non-current other liabilities       24,230       20,038         Non-current government grants       1,271       1,351         Non-current income taxes payable       4,893       5,231         Non-current deferred tax liability       19,467       20,395         Shareholders' Equity:       2000       20,395         Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342	· ·		
Payments on account       194,514       150,792         Other liabilities       159,710       145,963         Deferred tax liability       1,281       1,183         Income taxes payable       7,859       3,630         Total current liabilities       371,432       306,908         Other Liabilities:       24,230       20,038         Non-current other liabilities       24,230       20,038         Non-current government grants       1,271       1,351         Non-current income taxes payable       4,893       5,231         Non-current deferred tax liability       19,467       20,395         Shareholders' Equity:       2000       20,395         Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342	Accounts payable	\$8,068	\$5,340
Other liabilities       159,710       145,963         Deferred tax liability       1,281       1,183         Income taxes payable       7,859       3,630         Total current liabilities       371,432       306,908         Other Liabilities:       24,230       20,038         Non-current other liabilities       24,230       20,038         Non-current government grants       1,271       1,351         Non-current deferred tax liability       19,467       20,395         Shareholders' Equity:       200,395       3,5231         Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342			
Deferred tax liability         1,281         1,183           Income taxes payable         7,859         3,630           Total current liabilities         371,432         306,908           Other Liabilities:         24,230         20,038           Non-current other liabilities         24,230         20,038           Non-current government grants         1,271         1,351           Non-current income taxes payable         4,893         5,231           Non-current deferred tax liability         19,467         20,395           Shareholders' Equity:         59,679,858 shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011         5,021         5,055           Additional paid-in capital         220,829         211,549           Capital redemption reserve         100         44           Accumulated other comprehensive income         (24,831         ) (16,446         )           Retained earnings         482,482         481,342	•	·	·
Income taxes payable       7,859       3,630         Total current liabilities       371,432       306,908         Other Liabilities:       50,038       300,008         Non-current other liabilities       24,230       20,038         Non-current government grants       1,271       1,351         Non-current income taxes payable       4,893       5,231         Non-current deferred tax liability       19,467       20,395         Shareholders' Equity:       500       50,679,858       5,021       5,055         Shareholders' issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342	Deferred tax liability		
Total current liabilities       371,432       306,908         Other Liabilities:       24,230       20,038         Non-current other liabilities       1,271       1,351         Non-current government grants       1,271       1,351         Non-current income taxes payable       4,893       5,231         Non-current deferred tax liability       19,467       20,395         Shareholders' Equity:       59,679,858 shares issued and outstanding at June 30, 2012 and       59,679,858 shares issued and outstanding at June 30, 2012 and         60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342			•
Other Liabilities:  Non-current other liabilities  Non-current government grants  Non-current income taxes payable  Non-current deferred tax liability  Shareholders' Equity:  Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011  Additional paid-in capital  Capital redemption reserve  100  44  Accumulated other comprehensive income  (24,831) (16,446)  Retained earnings			
Non-current government grants  Non-current income taxes payable  Non-current deferred tax liability  Non-current deferred tax liability  Shareholders' Equity:  Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized,  59,679,858 shares issued and outstanding at June 30, 2012 and  60,135,603 shares issued and outstanding at December 31, 2011  Additional paid-in capital  Capital redemption reserve  100  44  Accumulated other comprehensive income  (24,831) (16,446)  Retained earnings	Other Liabilities:	,	,
Non-current government grants  Non-current income taxes payable  Non-current deferred tax liability  Non-current deferred tax liability  Shareholders' Equity:  Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized,  59,679,858 shares issued and outstanding at June 30, 2012 and  60,135,603 shares issued and outstanding at December 31, 2011  Additional paid-in capital  Capital redemption reserve  100  44  Accumulated other comprehensive income  (24,831) (16,446)  Retained earnings	Non-current other liabilities	24.230	20.038
Non-current income taxes payable Non-current deferred tax liability 19,467 20,395 Shareholders' Equity: Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011 5,021 5,055 Additional paid-in capital 220,829 211,549 Capital redemption reserve 100 44 Accumulated other comprehensive income (24,831) (16,446) Retained earnings			·
Non-current deferred tax liability Shareholders' Equity:  Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011 5,021 5,055 Additional paid-in capital Capital redemption reserve 100 44 Accumulated other comprehensive income (24,831) (16,446) Retained earnings			
Shareholders' Equity:  Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011  Additional paid-in capital  Capital redemption reserve  100  44  Accumulated other comprehensive income  (24,831) (16,446)  Retained earnings	* *	•	
Ordinary shares, par value 6 euro cents per share; 100,000,000 shares authorized, 59,679,858 shares issued and outstanding at June 30, 2012 and 60,135,603 shares issued and outstanding at December 31, 2011 5,021 5,055 Additional paid-in capital 220,829 211,549 Capital redemption reserve 100 44 Accumulated other comprehensive income (24,831 ) (16,446 ) Retained earnings 482,482 481,342	·	-,	-,
59,679,858 shares issued and outstanding at June 30, 2012 and         60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342			
60,135,603 shares issued and outstanding at December 31, 2011       5,021       5,055         Additional paid-in capital       220,829       211,549         Capital redemption reserve       100       44         Accumulated other comprehensive income       (24,831       ) (16,446       )         Retained earnings       482,482       481,342			
Additional paid-in capital220,829211,549Capital redemption reserve10044Accumulated other comprehensive income(24,831)(16,446)Retained earnings482,482481,342		5.021	5.055
Capital redemption reserve10044Accumulated other comprehensive income(24,831)(16,446)Retained earnings482,482481,342		•	•
Accumulated other comprehensive income (24,831 ) (16,446 ) Retained earnings 482,482 481,342	•		
Retained earnings 482,482 481,342	•		
·			
Total Shareholders' Equity 683 601 681 544	Total Shareholders' Equity	683,601	681,544

# Total Liabilities and Shareholders' Equity

\$1,104,894 \$1,035,467

The accompanying notes are an integral part of these condensed consolidated financial statements.

ICON plc CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2012 AND JUNE 30, 2011 (UNAUDITED)

Three Months Ended

Six Months Ended

	June 30, June 30, 2012 2011		June 30, 2012	June 30, 2011	
	(in thousands except share and per share				
Revenue:					
Gross revenue	\$379,620	\$317,696	\$722,675	\$623,243	
Reimbursable expenses	(102,613)	(84,651)	(193,335)	(160,901 )	
Net revenue	277,007	233,045	529,340	462,342	
Costs and expenses:					
Direct costs	180,127	150,866	342,411	295,336	
Selling, general and administrative expense	69,410	57,344	136,925	117,227	
Depreciation and amortization	10,830	9,329	21,632	18,302	
Restructuring and other non-recurring items	5,636	-	5,636	5,002	
Total costs and expenses	266,003	217,539	506,604	435,867	
Income from operations	11,004	15,506	22,736	26,475	
Interest income	314	294	693	527	
Interest expense	(545)	(188)	(959)	(355)	
Income before provision for income taxes	10,773	15,612	22,470	26,647	
Provision for income taxes	(2,809)	(2,530 )	(5,535)	(5,217)	
Net income	\$7,964	\$13,082	\$16,935	\$21,430	
Net income per Ordinary Share:					
Basic	\$0.13	\$0.22	\$0.28	\$0.36	
Diluted	\$0.13	\$0.21	\$0.28	\$0.35	
Weighted average number of Ordinary Shares outstanding:					
Basic	59,978,509	60,390,788	60,032,306	60,336,933	
Diluted	60,630,891	61,114,996	60,607,635	61,056,232	

The accompanying notes are an integral part of these condensed consolidated financial statements.

### ICON plc CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2012 AND JUNE 30, 2011 (UNAUDITED)

	Six Month June 30, 2012 (in thous	June 30, 2011
Cash flows from operating activities:	16.025	01 420
Net income	16,935	21,430
Adjustments to reconcile net income to net cash provided by		
operating activities:	170	10
Loss on disposal of property, plant and equipment	170	13
Depreciation expense	17,572	17,006
Amortization of intangibles	4,060	1,296
Amortization of grants	(57)	(59)
Share compensation expense	5,853	4,137
Deferred taxes	(5,702)	(2,296)
Changes in assets and liabilities:	(20, 425.)	2.040
(Increase)/decrease in accounts receivable	(29,435)	3,949
Decrease/(increase) in unbilled revenue	12,245	(42,576)
Decrease/(increase) in other receivables	1,299	(4,831 )
Decrease/(increase) in prepayments and other current assets	2,814	(1,188 )
Increase in other non current assets	(517 )	(185)
Increase/(decrease) in payments on account	45,871	(316)
(Decrease)/increase in other current liabilities	(3,129 )	1,537
Decrease in other non current liabilities	(52)	(191 )
Decrease in income taxes receivable	1,371	314
Increase/(decrease) in accounts payable	2,868	(9,699)
Net cash provided by/(used in) operating activities	72,166	(11,659)
Cash flows from investing activities:	(15.705)	(12.007.)
Purchase of property, plant and equipment	(15,785)	(13,097)
Purchase of subsidiary undertakings	(51,563)	(33,227)
Cash acquired with subsidiary undertakings	2,899	6,335
Purchase of short term investments	(63,492)	(40,000)
Sale of short term investments	45,688	(70,000)
Net cash used in investing activities	(82,253)	(79,989)
Cash flows from financing activities:		
Proceeds from exercise of share options	3,143	2,358
Share issuance costs		(66 )
Tax benefit from the exercise of share options	(14 ) 940	285
•		203
Repurchase of ordinary shares Share repurchase costs	(15,605) (190)	_
Drawdown of bank credit lines and loan facilities	20,000	-
Repayment of bank credit lines and loan facilities	(20,000)	-
• •		
Net cash provided by financing activities	(11,726)	2,577

Effect of exchange rate movements on cash	(2,502)	8,929
Net decrease in cash and cash equivalents	(24,315)	(80,142)
Cash and cash equivalents at beginning of period	119,237	255,706
Cash and cash equivalents at end of period	\$94,922	\$175,564

The accompanying notes are an integral part of these condensed consolidated financial statements.

Capital

Accumulated

Other

ICON plc

 ${\bf CONDENSED\ CONSOLIDATED\ STATEMENTS\ OF\ SHAREHOLDERS'\ EQUITY\ AND\ COMPREHENSIVE\ INCOME\ (UNAUDITED)}$ 

Additional

	Shares (dollars in th	Amount	Paid-in Capital cept share data	Redemption Reserve	Comprehensive Income	Retained Earnings	Total
Balance at December 31, 2011	60,135,603	\$5,055	\$211,549	\$44	\$(16,446	) \$481,342	\$681,544
Comprehensive Income: Net income	-	-	-	-	-	16,935	16,935
Currency translation adjustment Currency impact	-	-	-	-	(10,293	) -	(10,293)
of long term funding Tax on currency	-	-	-	-	1,693	-	1,693
impact of long term funding Unrealized	-	-	-	_	(157	) -	(157 )
capital gain - investments	-	-	-	-	372	-	372
Total comprehensive income	-	-	-	-	(8,385	) 16,935	8,550
Exercise of share options Issue of ordinary	282,596	22	3,121	-	-	-	3,143
shares Share issuance	-	-	-	-	-	-	
Non-cash stock compensation	-	-	(14)	-	-	-	(14)
expense Share repurchase	- (700 041	-	5,233	-	<u>-</u>	- (15.505.)	5,233
programme	(738,341 )	(56 )	-	56 -	-	(15,605) (190)	(15,605) (190)

## Share repurchase

costs

Tax benefit on							
exercise of							
options	-	-	940	-	-	-	940
Balance at Jun	ne						

30, 2012 59,679,858 \$5,021 \$220,829 \$100 \$(24,831 ) \$482,482 \$683,601

The accompanying notes are an integral part of these condensed consolidated financial statements.

#### ICON plc

# NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) June 30, 2012

#### 1. Basis of Presentation

These condensed consolidated financial statements, which have been prepared in accordance with United States generally accepted accounting principles ("US GAAP"), have not been audited. The condensed consolidated financial statements reflect all adjustments, which are, in the opinion of management, necessary to present a fair statement of the operating results and financial position for the periods presented. The preparation of the condensed consolidated financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect reported amounts and disclosures in the condensed consolidated financial statements. Actual results could differ from those estimates.

The condensed consolidated financial statements should be read in conjunction with the accounting policies and notes to the consolidated financial statements included in ICON's Form 20-F for the year ended December 31, 2011. Operating results for the six months ended June 30, 2012 are not necessarily indicative of the results that may be expected for the fiscal period ending December 31, 2012.

#### 2. Goodwill

June 30, 31, 2012 2011 (in thousands)

Opening balance	\$253,393	\$175,860
Current period acquisitions	68,512	83,656
Prior period acquisitions	534	-
Foreign exchange movement	(3,342	) (6,123 )
Closing balance	\$319,097	\$253,393

The goodwill balance relates entirely to the clinical research segment

#### 3. Business Combinations

#### Acquisition of PriceSpective

On February 28, 2012 the Company acquired 100% of the common stock of PriceSpective, a global leader in value strategy consulting, for an initial cash consideration of \$37.1 million. Headquartered in Philadelphia, and with offices in London, Los Angeles, San Diego, Raleigh and Boston, PriceSpective is a premier consultancy that has a strong reputation for excellence in strategic pricing, market access, Health Economics and Outcomes Research ("HEOR"), due diligence support and payer engagement services. Since PriceSpective's inception in 2003, it has developed strategies for dozens of new product launches, and hundreds of development and in-market products, across 40+ disease areas. Further consideration of up to \$15.0 million may become payable if certain performance milestones are achieved in respect of periods up to December 2012. At June 30, 2012 the Company has recorded a liability of \$15.0 million in respect of this additional consideration.

The following table summarizes the Company's provisional estimates of the fair values of assets acquired and the liabilities assumed:

	February 28
	2012
	(in thousands)
Property, plant and equipment	\$ 256
Goodwill*	53,373
Cash and cash equivalents	2,311
Accounts receivable	2,662
Unbilled revenue	1,140
Other current assets	236
Current liabilities	(7,846)
Total	\$ 52,132

<sup>\*</sup> Goodwill represents the acquisition of an established workforce with experience in strategic pricing, market access, HEOR, due diligence support and payer engagement services.

#### Acquisition of BeijingWits Medical

On February 15, 2012 the Company acquired 100% of the common stock of BeijingWits Medical, a leading Chinese CRO, for an initial cash consideration of \$9.0 million. BeijingWits Medical offers full-service clinical development capabilities and has a strong track record in clinical trial execution in China. It is a renowned expert in Chinese regulatory processes and a leading advocate of International Conference on Harmonisation Good Clinical Practice ("ICH GCP") in China. In addition to boosting the Company's service capabilities in the region, BeijingWits Medical will also strengthen the Company's presence through the addition of over 100 highly qualified and experienced professionals in Beijing, Shanghai, Chengdu, Guangzhou, Wuhan and Hong Kong. Further consideration of up to \$7.0 million may become payable if certain performance milestones are achieved in respect of periods up to December 31, 2013. At June 30, 2012 the Company has recorded a liability of \$7.0 million in respect of the additional consideration.

The following table summarizes the Company's provisional estimates of the fair values of assets acquired and the liabilities assumed:

February 15 2012 (in thousands)

Property, plant and equipment	\$ 172
Goodwill*	15,139
Cash and cash equivalents	587
Accounts receivable	657
Unbilled revenue	176
Other current assets	228
Non current assets	48
Current liabilities	(1,007)
Total	\$ 16,000

<sup>\*</sup> Goodwill represents the acquisition of an established workforce with experience in clinical trial execution and regulatory processes in China.

#### Prior Period Acquiistions - Acquisition of Firecrest Clinical

On July 14, 2011 the Company acquired 100% of the common stock of Firecrest Clinical Limited ("Firecrest"), a market leading provider of technology solutions that boost investigator site performance and study management, for an initial cash consideration of  $\in$ 17.0 million (\$24.1 million). Headquartered in Limerick, Ireland, Firecrest Clinical provides a comprehensive site performance management system that is used to improve compliance consistency and execution of activities at investigative sites. Further consideration of up to  $\in$ 33.0 million (\$46.8 million) may become payable if certain performance milestones are achieved in respect of periods up to June 30, 2013. The acquisition agreement also provided for certain working capital targets to be achieved by Firecrest Clinical on completion. In March 2012 the Company paid  $\in$ 3.0 million (\$4.0 million) in respect of the first element of the additional consideration and  $\in$ 0.4 million (\$0.5 million) in respect of the working capital review. At June 30, 2012 the Company has recorded a liability of  $\in$ 29.2 million (\$36.2 million) in relation to the remaining performance milestones. On July 2, 2012 the Company paid a further  $\in$ 10 million (\$12.5 million) in relation to performance milestones for the year ended December 31, 2011.

The acquisition of Firecrest has been accounted for as a business combination in accordance with FASB ASC 805 Business Combinations. The following table summarizes the estimated fair values of the assets acquired and the liabilities assumed:

	oury 1.
	2011
	(in thousands)
Property, plant and equipment	\$ 687
Goodwill*	48,607
Intangible asset – technology asset	11,169
Intangible asset – customer relationships	5,243
Intangible asset – order backlog	1,172
Intangible asset - trade name	1,357
Cash and cash equivalents	1,965
Other current assets	3,713
Deferred tax liability	(2,367)
Other liabilities	(2,521)
Purchase price	\$ 69,025

<sup>\*</sup> Goodwill represents the cost of an established workforce with experience in the development of site performance and study management systems and process related efficiencies expected to be generated from the use of the Firecrest site performance management system and is not tax deductible.

#### Prior Period Acquisitions - Acquisition of Oxford Outcomes

On January 14, 2011 the Company acquired approximately 80% of the common stock of Oxford Outcomes Limited ("Oxford Outcomes"), a leading international health outcomes consultancy business, for an initial cash consideration of £17.8 million (\$27.6 million). Headquartered in Oxford, United Kingdom, and with offices in the USA and Canada, Oxford Outcomes provides specialist services in the areas of patient reported outcomes (PRO), health economics, epidemiology and translation and linguistic validation. A put and call option was also agreed between the Company and the selling shareholders for the acquisition of the remaining common stock of Oxford Outcomes during the year ended December 31, 2011 for cash consideration of £3.8 million (\$6.0 million). This option was exercised on October 20, 2011.

Additional consideration of up to £8.0 million (\$12.6 million) is potentially payable if certain performance milestones are achieved in respect of periods up to March 31, 2012; £4.0 million (\$6.3 million) in respect of the year ended

July 14

March 31, 2011 and £4.0 million (\$6.3 million) in respect of the year ended March 31, 2012. £4.0 million (\$6.3 million) was paid during the year ended December 31, 2011 in respect of the first element of the performance milestones. At June 30, 2012 the Company has accrued £4.0 million (\$6.2 million) in respect of the remaining performance milestones.

The acquisition agreement also provided for certain working capital targets to be achieved by Oxford Outcomes on completion. In May 2011 the Company paid an additional £3.3 million (\$5.1 million) in respect of certain elements of this review. In March 2012 a further £0.8 million (\$1.2 million) was paid in respect of the remaining elements of this review.

The acquisition of Oxford Outcomes has been accounted for as a business combination in accordance with FASB ASC 805 Business Combinations. The following table summarizes the estimated fair values of the assets acquired and the liabilities assumed:

January 14 2011 (in thousands) 490 Property, plant and equipment Goodwill\* 35,583 Intangible asset – customer relationships 6,648 Intangible asset – order backlog 618 Cash and cash equivalents 6,335 Other current assets 6,792 Deferred tax liability (2.003)Other liabilities (2,128)Purchase price 52,335

#### 4. Restructuring and other non-recurring items

Restructuring and other non-recurring items recognized during the three and six months ended June 30, 2012 comprise:

	Three Mor June 30, 2012 (in thou	June 30, 2011	June 30, 2012	hs Ended June 30, 2011 usands)
Restructuring charges	\$4,525	\$-	\$4,525	\$5,002
Other non-recurring items	1,111	-	1,111	-
Total	\$5,636	\$-	\$5,636	\$5,002

#### Restructuring Charges

During the three months ended June 30, 2012 the Company completed a review of its operations to improve resource utilization throughout the business. This review resulted in the adoption of a restructuring plan, to include resource rationalizations in certain areas of the business and a re-organization of available office space at the Company's Philadelphia facility. A restructuring charge of \$4.6 million was recognized during the three months ended June 30, 2012; \$3.4 million in respect of resource rationalizations and \$1.2 million in respect of lease termination and exit costs.

Details of the movement in the Restructuring Plan recognized during the three months ended June 30, 2012 are as follows:

	Workforce Reductions	Office Consolidations (in thousands)	Total
Initial provision recognised	\$3,394	\$ 1,250	\$4,644

<sup>\*</sup> Goodwill represents the cost of established workforce with experience in specialist services in the areas of patient reported outcomes (PRO), health economics, epidemiology and translation and linguistic validation and is not tax deductible.

Cash payments Foreign exchange movement	(2,719 ) (4 )	(313	) (3,032 ) (4 )
Provision at June 30, 2012	\$671	\$ 937	\$1,608
10			

#### Prior Period Restructuring Charges

During the three months ended March 31, 2011 the Company commenced a review of its operations to improve resource utilization within the business and better align resources to current and future growth opportunities of the business. This review resulted in the adoption of an initial restructuring plan (the "Q1 2011 Plan"), which resulted in the closure of the Company's facility in Edinburgh, United Kingdom and resource rationalizations in certain of the more mature markets in which it operates. A restructuring charge of \$5.0 million was recognized in respect of this plan during the three months ended March 31, 2011, \$1.0 million in respect of lease termination and exit costs associated with the closure of the Edinburgh facility and \$4.0 million in respect of workforce reductions. \$3.5 million of costs recognised under the Q1 2011 Plan related to the clinical research segment, while \$1.5 million related to the central laboratory business.

During the three months ended September 30, 2011 the Company implemented a further restructuring plan (the "Q3 2011 Plan") which resulted in the relocation of the Company's facility in Maryland, USA; and further resource rationalizations. A restructuring charge of \$4.8 million was recognized in respect of this plan during the three months ended September 30, 2011, \$0.9 million in respect of lease termination and exit costs associated with the closure of the existing Maryland facility and \$3.9 million in respect of workforce reductions. All costs recognized under the Q3 2011 Plan related to the clinical research segment.

Details of the movement in the 2011 Restructuring Plans recognized during the year ended December 31, 2011 and for the six months ended June 30, 2012 are as follows:

	Workforce		Offic	Office		
	Reductions	Co	nsolidation	tions To		.1
	(i		n thousands	s)		
Q1 Plan - initial provision recognised	\$3,956	\$	1,046		\$5,002	
Q3 Plan - initial provision recognised	3,880		935		4,815	
Total provision recognised	\$7,836	\$	1,981		\$9,817	
Cash payments	(5,438)	)	(251	)	(5,689	)
Property, plant and equipment write-off	-		(55	)	(55	)
Foreign exchange movement	(164)	)	(35	)	(199	)
Provision at December 31, 2011	\$2,234	\$	1,640		\$3,874	
Cash payments	(2,123)	)	(1,086	)	(3,209	)
Amounts released	(24)	)	(95	)	(119	)
Property, plant and equipment write-off	-		(263	)	(263	)
Foreign exchange movement	(19)	)	20		1	
Provision at June 30, 2012	\$68	\$	216		\$284	

#### Other Charges

On September 30, 2011 Mr. Peter Gray, Vice-Chairman of the Board, retired as Chief Executive Officer ("CEO") of the Company, in accordance with the provisions of his service agreement, which was terminable on twelve months notice by either party. On June 11, 2012 the Company entered into an agreement with Mr. Gray whereby Mr. Gray's

employment and directorship of ICON plc and other ICON group companies would terminate on July 19, 2012. Under the terms of this agreement Mr. Gray would be entitled to be paid €160,000 (\$200,000) in lieu of the balance of his notice period and to receive a discretionary bonus of €194,000 (\$243,000) in respect of 2012. In addition, under the agreement Mr. Gray's unvested share options would vest on the date of termination of his employment. The Company has recognised a share-based compensation charge of \$620,000 in respect of these options during the three months ended June 30, 2012.

#### 5. Income Taxes

Income taxes recognized during the six months ended June 30, 2012 comprise:

	Three Months Ended			Six Months En			ded			
	June 30	),		June 30,		June 30	),		June 30	),
	201	2		2011		201	2		201	1
	(In thousands)			(In thousand			and	s)		
Provision for income taxes before restructuring and										
other non-recurring items	\$ 3,514		\$	2,530	\$	6,240		\$	5,761	
Tax impact of restructuring and other non-recurring										
items	(705	)		-		(705	)		(544	)
Provision for income taxes after restructuring and other										
non-recurring items	\$ 2,809		\$	2,530	\$	5,535		\$	5,217	

As at June 30, 2012 the Company maintains a \$6.9 million liability (December 31, 2011: \$7.7 million) for unrecognized tax benefit, which is comprised of \$5.8 million (December 31, 2011: \$6.5 million) related to items generating unrecognized tax benefits and \$1.1 million (December 31, 2011: \$1.2 million) for interest and related penalties to such items. The Company recognizes interest accrued on unrecognized tax benefits as an additional income tax expense.

The Company has analyzed filing positions in all of the significant federal, state and foreign jurisdictions where it is required to file income tax returns, as well as open tax years in these jurisdictions. The only periods subject to examination by the major tax jurisdictions where the Company does business are 2007 through 2011 tax years. The Company does not believe that the outcome of any examination will have a material impact on its financial statements.

#### 6. Net income per ordinary share

Basic net income per ordinary share has been computed by dividing net income available to ordinary shareholders by the weighted average number of ordinary shares outstanding during the period. Diluted net income per ordinary share is computed by adjusting the weighted average number of ordinary shares outstanding during the period for all potentially dilutive ordinary shares outstanding during the period and adjusting net income for any changes in income or loss that would result from the conversion of such potential ordinary shares. There is no difference in net income used for basic and diluted net income per ordinary share.

The reconciliation of the number of shares used in the computation of basic and diluted net income per ordinary share is as follows:

	Three Mon	ths Ended	Six Month	ns Ended
	June 30, June 30,		June 30,	June 30,
	2012	2011	2012	2011
Weighted average number of ordinary shares outstanding				
for basic net income per ordinary share	59,978,509	60,390,788	60,032,306	60,336,933
Effect of dilutive share options outstanding	652,382	724,208	575,329	719,299
Weighted average number of ordinary shares for diluted				
net income per ordinary share	60,630,891	61,114,996	60,607,635	61,056,232

#### 7. Share-based Awards

#### **Share Options**

On July 21, 2008 the Company adopted the Employee Share Option Plan 2008 (the "2008 Employee Plan") pursuant to which the Compensation and Organization Committee of the Company's Board of Directors may grant options to any employee, or any director holding a salaried office or employment with the Company or a Subsidiary for the purchase of ordinary shares. On the same date, the Company also adopted the Consultants Share Option Plan 2008 (the "2008 Consultants Plan"), pursuant to which the Compensation and Organization Committee of the Company's Board of Directors may grant options to any consultant, adviser or non-executive director retained by the Company or any Subsidiary for the purchase of ordinary shares.

Each option granted under the 2008 Employee Plan or the 2008 Consultants Plan (together the "2008 Option Plans") will be an employee stock option, or NSO, as described in Section 422 or 423 of the Internal Revenue Code. Each grant of an option under the 2008 Options Plans will be evidenced by a Stock Option Agreement between the optionee and the Company. The exercise price will be specified in each Stock Option Agreement, however option prices will not be less than 100% of the fair market value of an ordinary share on the date the option is granted.

An aggregate of 6.0 million ordinary shares have been reserved under the 2008 Employee Plan as reduced by any shares issued or to be issued pursuant to options granted under the 2008 Consultants Plan, under which a limit of 400,000 shares applies. Further, the maximum number of ordinary shares with respect to which options may be granted under the 2008 Employee Option Plan, during any calendar year to any employee shall be 400,000 ordinary shares. There is no individual limit under the 2008 Consultants Plan. No options may be granted under the 2008 Option Plans after July 21, 2018.

On January 17, 2003 the Company adopted the Share Option Plan 2003 (the "2003 Share Option Plan") pursuant to which the Compensation and Organization Committee of the Board may grant options to officers and other employees of the Company or its subsidiaries for the purchase of ordinary shares. Each grant of an option under the 2003 Share Option Plan will be evidenced by a Stock Option Agreement between the employee and the Company. The exercise price will be specified in each Stock Option Agreement.

An aggregate of 6.0 million ordinary shares have been reserved under the 2003 Share Option Plan; and, in no event will the number of ordinary shares that may be issued pursuant to options awarded under the 2003 Share Option Plan exceed 10% of the outstanding shares, as defined in the 2003 Share Option Plan, at the time of the grant, unless the Board expressly determines otherwise. Further, the maximum number of ordinary shares with respect to which options may be granted under the 2003 Share Option Plan during any calendar year to any employee shall be 400,000 ordinary shares. No options can be granted after January 17, 2013.

Share option awards are granted with an exercise price equal to the market price of the Company's shares at date of grant. Share options typically vest over a period of five years from date of grant and expire eight years from date of grant. The maximum contractual term of options outstanding at June 30, 2012 is eight years.

The following table summarizes option activity for the six months ended June 30, 2012:

				Weighted
	Options	Weighted	Weighted	Average
	Outstanding	Average	Average	Remaining
	Number of	Exercise	Fair	Contractual
	Shares	Price	Value	Life
0 1	4.002.010	Φ.0.1.07	Φ0.61	
Outstanding at December 31, 2011	4,902,818	\$21.87	\$8.61	
		***	*	
Granted	820,243	\$21.91	\$9.55	
Exercised	(282,596)	\$11.14	\$4.86	
Forfeited	(326,086)	\$24.40	\$9.47	
Outstanding at June 30, 2012	5,114,379	\$22.31	\$8.92	4.88
Exercisable at June 30, 2012	2,682,192	\$22.24	\$8.77	3.40

The Company has granted options with fair values ranging from \$3.68 to \$13.93 per option or a weighted average fair value of \$8.03 per option. The Company issues ordinary shares for all options exercised. The total amount of fully vested share options which remained outstanding at June 30, 2012, was 2,682,192. Fully vested share options at June 30, 2012 have an average remaining contractual term of 3.4 years, an average exercise price of \$22.24 and a total intrinsic value of \$9.0 million. The total intrinsic value of options exercised during the six months ended June 30, 2012, was \$3.2 million (June 30, 2011: \$2.0 million).

The following table summarizes the movement in non-vested share options for the six months ended June 30, 2012:

	Options Outstanding Number of Shares	Weighted Average Exercise Price	Weighted Average Fair Value
Non vested outstanding at December 31, 2011	2,534,310	\$23.30	\$9.11
Granted	820,243	\$21.91	\$9.55
Vested	(667,974)	\$25.03	\$9.37
Forfeited	(254,392)	\$23.00	\$9.08
Non vested outstanding at June 30, 2012	2,432,187	\$22.39	\$9.08

Fair value of Stock Options Assumptions

The weighted average fair value of options granted during the period ended June 30, 2012 and June 30, 2011 was calculated using the Black-Scholes option pricing model. The weighted average fair values and assumptions used were as follows:

Three Months Ended June 30, June 30, 2012 2011

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Weighted average fair value	\$9.72		\$8.52	
Assumptions:				
Expected volatility	50	%	45	%
Dividend yield	0	%	0	%
Risk-free interest rate	0.84	%	2.3	%
Expected life	5 year	rs	5 yea	ars
14				

Expected volatility is based on the historical volatility of our common stock over a period equal to the expected term of the options; the expected life represents the weighted average period of time that options granted are expected to be outstanding given consideration to vesting schedules, and our historical experience of past vesting and termination patterns. The risk-free rate is based on the U.S. government zero-coupon bonds yield curve in effect at time of the grant for periods corresponding with the expected life of the option.

#### **Restricted Share Units**

On July 21, 2008 the Company adopted the 2008 Employees Restricted Share Unit Plan (the "2008 RSU Plan") pursuant to which the Compensation and Organization Committee of the Company's Board of Directors may select any employee, or any director holding a salaried office or employment with the Company, or a Subsidiary to receive an award under the plan. An aggregate of 1.0 million ordinary shares have been reserved for issuance under the 2008 RSU Plan.

The Company has awarded restricted Share Units ("RSU's") to certain key executives of the Group. The following table summarizes RSU activity for the six months ended June 30, 2012:

			Weighted
	RSU	Weighted	Average
	Outstanding	Average	Remaining
	Number of	Fair	Contractual
	Shares	Value	Life
Outstanding at December 31, 2011*	365,000	\$19.46	
Granted	237,000	\$20.79	
Exercised	-	-	
Forfeited	(50,000)	\$22.11	
Outstanding at June 30, 2012*	552,000	\$19.98	2.37
Exercisable at June 30, 2012	-	-	_

<sup>\*</sup> includes 100,000 RSU's awarded to Mr. Peter Gray which will not vest.

The following table summarizes the movement in non-vested RSU's during the six months ended June 30, 2012:

	Number of Units	Weighted Average Fair Value
Non vested outstanding at December 31, 2011*	365,000 \$	19.46
Granted	237,000 \$	20.79
Vested	-	-
Forfieted	(50,000) \$	22.11
Non vested outstanding at June 30, 2012*	552,000 \$	19.79

<sup>\*</sup> includes 100,000 RSU's awarded to Mr. Peter Gray which will not vest.

The fair value of stock awards vested for the six months ended June 30, 2012 totaled \$0.0 million (2011: \$0.1 million).

#### Non-cash stock compensation expense

Non-cash stock compensation expense for the six months ended June 30, 2012 has been allocated as follows:

	Three Mor	nths Ended	Six Months Ende		
	June 30, June 30,		June 30,	June 30,	
	2012	2011	2012	2011	
	(In thousands)		(In tho	usands)	
Direct costs	\$1,544	\$1,209	\$2,883	\$2,280	
Selling, general and administrative	1,258	985	2,350	1,857	
Restructuring and other non-recurring items (note 4)	620	-	620	-	
	\$3,422	\$2,194	\$5,853	\$4,137	

Total non-cash stock compensation expense not yet recognized at June 30, 2012 amounted to \$17.3 million. The weighted average period over which this is expected to be recognized is 3.4 years. Total tax benefit recognized in additional paid in capital related to the non-cash compensation expense amounted to \$0.9 million for the six months ended June 31, 2012 (2011: \$0.3 million).

#### 8. Share Capital

#### Share Repurchase Program

On October 27, 2011 the Company announced its intention to commence a share repurchase program of up to \$50 million. On November 22, 2011 the Company entered into two separate share repurchase plans of \$10 million each, covering the periods November 23, 2011 to December 31, 2011 and January 1, 2012 to February 20, 2012 respectively. On February 21, 2012 the Company entered into a further share repurchase plan of \$20 million, covering the period February 22, 2012 to April 22, 2012. On April 27, 2012 the Company entered into a fourth share repurchase plan of up to \$20 million, covering the period April 27, 2012 to July 18, 2012. On July 30, 2012 the Company entered into a fifth share repurchase plan of up to \$10 million, covering the period July 30, 2012 to October 26, 2012. The Company intends to enter further share repurchase plans to effect the share repurchase program in accordance with Rule 10b-18 and Rule 10b5-1 of the Securities Exchange Act of 1934, the authorization granted at the Company's annual general meeting, applicable laws and regulations and the Listing Rules of the Irish Stock Exchange.

Under the repurchase program, a broker will purchase the Company's American Depositary Shares ("ADSs") from time to time on the open market or in privately negotiated transactions in accordance with agreed terms and limitations. ADSs purchased will be deposited with the Depositary under the Company's ADR facility against delivery of the underlying Ordinary Shares, which will be repurchased by the Company on the Irish Stock Exchange in compliance with the Company's share repurchase authorization and applicable laws and regulations. Separately, Ordinary Shares traded on the Irish Stock Exchange may also be repurchased on behalf of the Company. The program is designed to allow share repurchases during periods when the Company would ordinarily not be permitted to do so because it may be in possession of material non-public or price-sensitive information, applicable insider trading laws or self-imposed trading blackout periods. The Company's instructions to the broker are irrevocable and the trading decisions in respect of the repurchase program will be made independently of and uninfluenced by the Company. The Company confirms that on entering the repurchase plans it had no material non-public, price-sensitive or inside information regarding the Company or its securities. Furthermore, the Company will not enter into additional plans whilst in possession of such information.

The timing and actual number of shares repurchased will be dependent on market conditions, legal and regulatory requirements and the other terms and limitations contained in the plans. In addition, share repurchases may be suspended or discontinued in certain circumstances in accordance with the agreed terms. Therefore, there can be no assurance as to the timing or number of shares that may be repurchased under the repurchase program. All Ordinary Shares repurchased by the Company will be cancelled.

During the six months ended June 30, 2012 738,341 ordinary shares were repurchased by the Company for a total consideration of \$15.6 million. As at June 30, 2012 1,283,938 ordinary shares have been repurchased by the Company for a total consideration of \$24.6 million. All ordinary shares repurchased by the Company were cancelled and the nominal value of these shares transferred to a capital redemption reserve fund as required under Irish Company Law.

#### 9. Business Segment Information

The Company is a contract research organization ("CRO"), providing outsourced development services on a global basis to the pharmaceutical, biotechnology and medical device industries. It specializes in the strategic development, management and analysis of programs that support all stages of the clinical development process - from compound selection to Phase I-IV clinical studies. The Company has the expertise and capability to conduct clinical trials in most major therapeutic areas on a global basis and has the operational flexibility to provide development services on a stand-alone basis or as part of an integrated "full service" solution. The Company has expanded predominately through internal growth, together with a number of strategic acquisitions to enhance its expertise and capabilities in certain areas of the clinical development process. The Company also provides laboratory services through its central laboratory business, which includes the Company's central laboratories located in Dublin, New York, India, Singapore and China.

The Company determines and presents operating segments in accordance with FASB ASC 280-10 Disclosures about Segments of an Enterprises and Related Information, based on the information that is internally provided to the Chief Executive Officer and Chief Financial Officer, who together are considered the Company's chief operating decision maker. The Company has determined that it has two reportable segments, its Clinical Research segment and Central Laboratory segment.

The Company's areas of operation outside of Ireland include the United States, United Kingdom, France, Germany, Italy, Spain, The Netherlands, Sweden, Finland, Denmark, Belgium, Switzerland, Poland, Czech Republic, Lithuania, Latvia, Russia, Ukraine, Hungary, Israel, Romania, Canada, Mexico, Brazil, Colombia, Argentina, Chile, Peru, India, China, South Korea, Japan, Thailand, Taiwan, Singapore, The Philippines, Australia, New Zealand, and South Africa.

Segment information as at June 30, 2012 and December 31, 2011 and for the three and six months ended June 30, 2012 and June 30, 2011 is as follows:

a) The distribution of net revenue by geographical area was as follows:

	Three Mor	nths Ended	Six Months Ende	
	June 30,	June 30,	June 30,	June 30,
	2012	2011	2012	2011
	(in tho	usands)	(in tho	usands)
Ireland	\$40,767	\$24,080	\$69,762	\$53,433
Rest of Europe	87,230	85,868	173,274	166,945
U.S.	114,237	93,826	221,984	186,390
Rest of World	34,773	29,271	64,320	55,574
Total	\$277,007	\$233,045	\$529,340	\$462,342

<sup>\*</sup> All sales shown for Ireland are export sales.

#### b) The distribution of net revenue by business segment was as follows:

	Three Mor	Three Months Ended		Six Months Ended	
	June 30,	June 30,	June 30,	June 30,	
	2012	2011	2012	2011	
	(in thou	(in thousands)		(in thousands)	
Clinical research	\$255,952	\$216,163	\$488,857	\$429,007	

Central laboratory	21,055	16,882	40,483	33,335
Total	\$277,007	\$233,045	\$529,340	\$462,342
	·	·		·
18				

c) The distribution of income from operations by geographical area	was as follows:		
		Three months	ended
	June 30,	June 30,	June 30,
	2012	2012	2012
	Excluding		Including
	Restructuring	Restructuring	Restructuring
	and other	and other	and other
	non-	non-	non-
	recurring	recurring	recurring
	items	items	items
		(in thousand	
Ireland	\$1,770	\$ (2,075)	
Rest of Europe	7,247	(546	6,701
U.S.	4,362	(2,650	1,712
Rest of World	3,261	(365)	
	2,23	(0.00	_,,,,
Total	\$16,640	\$ (5,636 )	\$ 11,004
	June 30, 2011 Excluding	2011	June 30, 2011 Including
	•	Restructuring	•
	and other		
	non-		non-
	recurring	_	-
	items		items
T 1 1	φ(4.20 <i>C</i>	(in thousan	
Ireland Production of the Control of	\$(4,386		\$ (4,386 )
Rest of Europe	11,368	-	11,368
U.S.	6,600	-	6,600
Rest of World	1,924	-	1,924
Total	\$15,506	_	\$ 15,506
	June 30, 2012 Excluding Restructuring and other non- recurring	Six months e June 30, 2012  Restructuring and other non- recurring	June 30, 2012 Including Restructuring and other non-
	items	items	items
	items	(in thousand	
Iroland	¢ (4 50C )	(iii tiiotistiii	

Ireland

\$(4,526 ) \$ (2,075 ) \$ (6,601

Rest of Europe	16,968	(546	)	16,422
U.S.	10,919	(2,650	)	8,269
Rest of World	5,011	(365	)	4,646
Total	\$28,372	\$ (5,636	) \$	22,736

c)The distribution of income from operations by geographical area was as follows (continued):

c) The distribution of income from operations by geographical area was as follows (continued).				
		Six months ended		
	June 30,	June 30,	June 30,	
	2011	2011	2011	
	Excluding		Including	
	Restructuring	Restructuring	Restructuring	
	and other	and other	and other	
	non-	non-	non-	
	recurring	recurring	recurring	
	items	items	items	
		(in thousands)		
Ireland	\$(1,797)	\$ (85	\$ (1,882)	
Rest of Europe	16,841	(1,803	15,038	
U.S.	12,891	(3,114	9,777	
Rest of World	3,542	-	3,542	
Total	\$31,477	(5,002	\$ 26,475	

d) The distribution of income from operations by business segment was as follows:

		Three months ended		
	June 30,	June 30,	June 30	
	2012	2012	2012	
	Excluding		Including	
	Restructuring	Restructuring	Restructuring	
	and other	and other	and other	
	non-	non-	non-	
	recurring	recurring	recurring	
	items	items	items	
		(in thousands)		
Clinical research	\$16,140	\$ (5,478)	\$ 10,662	
Central laboratory	500	(158	342	
Total	\$16,640	\$ (5,636	\$ 11,004	

		Three months ended		
	June 30,	June 30,	June 30,	
	2011	2011	2011	
	Excluding		Including	
	Restructuring	Restructuring	Restructuring	
	and other	and other	and other	
	non-	non-	non-	
	recurring	recurring	recurring	
	items	items	items	
		(in thousand	ls)	
Clinical research	\$14,939	-	\$ 14,939	

Central laboratory	567	-	567
Total	\$15,506	-	\$ 15,506
	, ,		, ,
20			

d) The distribution of income from operations by business segment was as follows (continued):

		Si	x months	ded	ı		
	June 30,		June 3	0,		June 30	0,
	2012		201	12		201	12
	Excluding					Includin	ng
	Restructuring	Re	Restructuring			structurin	ıg
	and other		and oth	er		and other	er
	non-		no	n-		noi	n-
	recurring		recurrir	_		recurrin	ng
	items		iten			iten	ns
			(in thousa				
Clinical research	\$26,239	\$	(5,478	)	\$	20,761	
Central laboratory	2,133		(158	)		1,975	
Total	\$28,372	\$	(5,636	)	\$	22,736	
		Si	x months	en	ded	I.	
	June 30,		June 3	0,		June 30	0,
	2011		201	2011		2011	
	Excluding	5				Including	
		g Restructuring			Re	structurin	ıg
	and other	and other		er		and other	er
	non-		no			noi	
	recurring items	recurring				recurrin	_
			iten	ns		item	ns
	(in thousar			`	ф	20.150	
Clinical research	\$33,616		(3,457	)	\$	30,159	
Central laboratory	(2,139)		(1,545	)		(3,684	)

e) The distribution of property, plant and equipment, net, by geographical area was as follows:

Total

		December
	June 30,	31,
	2012	2011
	(in the	ousands)
Ireland	\$105,501	\$109,953
Rest of Europe	15,151	16,419
U.S.	32,323	33,086
Rest of World	8,899	9,003
Total	\$161,874	\$168,461

\$31,477

\$ (5,002

) \$ 26,475

f) The distribution of property, plant and equipment, net, by business segment was as follows:

		December
	June 30,	31,
	2012	2011
	(in tho	usands)
Clinical research	\$145,376	\$150,169
Central laboratory	16,498	18,292
Total	\$161,874	\$168,461
21		

## g) The distribution of depreciation and amortization by geographical area was as follows:

	Three Mo	nths Ended	d Six Months Ended			
	June 30,	June 30,	June 30,	June 30,		
	2012	2012 2011		2012 2011		2011
	(in tho	usands)	(in tho	usands)		
Ireland	\$4,506	\$3,236	\$9,001	\$6,182		
Rest of Europe	1,759	1,854	3,739	3,436		
U.S.	3,535	3,125	6,937	6,468		
Rest of World	1,030	1,114	1,955	2,216		
Total	\$10,830	\$9,329	\$21,632	\$18,302		

# h) The distribution of depreciation and amortization by business segment was as follows:

	Three Mor	nths Ended	Six Mont	hs Ended	
	June 30,	June 30,	June 30,	June 30,	
	2012 2011		2012	2011	
	(in thou	ısands)	(in thousands)		
Clinical research	\$10,008	\$7,962	\$19,902	\$15,697	
Central laboratory	822	1,367	1,730	2,605	
Total	\$10,830	\$9,329	\$21,632	\$18,302	

# i) The distribution of total assets by geographical area was as follows:

		December
	June 30,	31,
	2012	2011
	(in tho	usands)
Ireland	\$418,507	\$414,510
Rest of Europe	230,992	216,313
U.S.	408,123	363,527
Rest of World	47,272	41,117
Total	\$1,104,894	\$1,035,467

# j) The distribution of total assets by business segment was as follows:

	December
June 30,	31,
2012	2011
(in tho	usands)
\$1,052,033	\$980,283
52,861	55,184
\$1,104,894	\$1,035,467
	2012 (in tho \$1,052,033 52,861

### ICON plc

Management's Discussion and Analysis of Financial Condition and Results of Operations.

The following discussion and analysis should be read in conjunction with the unaudited Condensed Consolidated Financial Statements and accompanying notes included elsewhere herein and the Consolidated Financial Statements and related notes thereto included in our Form 20-F for the year ended December 31, 2011. The Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States.

#### Overview

We are a contract research organization ("CRO"), providing outsourced development services on a global basis to the pharmaceutical, biotechnology and medical device industries. We specialize in the strategic development, management and analysis of programs that support all stages of the clinical development process - from compound selection to Phase I-IV clinical studies. Our vision is to be the Global CRO partner of choice for the Biopharma industry by delivering best in class information, solutions and performance in clinical and outcomes research.

We believe that we are one of a select group of CRO's with the expertise and capability to conduct clinical trials in most major therapeutic areas on a global basis and have the operational flexibility to provide development services on a stand-alone basis or as part of an integrated "full service" solution. At June 30, 2012, we had approximately 8,930 employees, in 82 locations in 40 countries. During the six months ended June 30, 2012 we derived approximately 41.9%, 45.9% and 12.2% of our net revenue in the United States, Europe and Rest of World, respectively.

Revenue consists primarily of fees earned under contracts with third-party clients. In most cases, a portion of the contract fee is paid at the time the study or trial is started, with the balance of the contract fee generally payable in installments over the study or trial duration, based on the achievement of certain performance targets or "milestones". Revenue from contracts is recognized on a proportional performance method based on the relationship between time incurred and the total estimated duration of the trial or on a fee-for-service basis according to the particular circumstances of the contract. As is customary in the CRO industry, we contract with third party investigators in connection with clinical trials. All investigator fees and certain other costs, where reimbursed by clients, are, in accordance with industry practice, deducted from gross revenue to arrive at net revenue. As these costs vary from contract to contract, we view net revenue as our primary measure of revenue growth.

Our backlog consists of potential net revenue yet to be earned from projects awarded by clients. At June 30, 2012 we had a backlog of approximately \$2.5 billion, compared with approximately \$2.3 billion at December 31, 2011. We believe that our backlog as of any date is not necessarily a meaningful predictor of future results, due to the potential for cancellation or delay of the projects underlying the backlog, and no assurances can be given on the extent to which we will be able to realize this backlog as net revenue.

Direct costs consist primarily of compensation, associated fringe benefits and share based compensation expense for project-related employees and other direct project driven costs. Selling, general and administrative expenses comprise primarily of compensation, related fringe benefits and share based compensation expense for non project-related employees, recruitment expenditure, professional service costs, advertising costs and all costs related to facilities and information systems.

As the nature of our business involves the management of projects having a typical duration of one to four years, the commencement or completion of projects in a fiscal year can have a material impact on revenues earned with the relevant clients in such years. In addition, as we typically work with some, but not all, divisions of a client,

fluctuations in the number and status of available projects within such divisions can also have a material impact on revenues earned from such clients from year to year.

Although we are domiciled in Ireland, we report our results in U.S. dollars. As a consequence the results of our non-U.S. based operations, when translated into U.S. dollars, could be materially affected by fluctuations in exchange rates between the U.S. dollar and the currencies of those operations.

In addition to translation exposures, we are also subject to transaction exposures because the currency in which contracts are priced can be different from the currencies in which costs relating to those contracts are incurred. Our operations in the United States are not materially exposed to such currency differences as the majority of our revenues and costs are in U.S. dollars. However, outside the United States the multinational nature of our activities means that contracts are usually priced in a single currency, most often U.S. dollars, Euros or pounds Sterling, while costs arise in a number of currencies, depending, among other things, on which of our offices provide staff for the contract and the location of investigator sites. Although many such contracts benefit from some degree of natural hedging, due to the matching of contract revenues and costs in the same currency, where costs are incurred in currencies other than those in which contracts are priced, fluctuations in the relative value of those currencies could have a material effect on our results of operations. We regularly review our currency exposures and usually negotiate currency fluctuation clauses in our contracts which allow for price negotiation if changes in the relative value of those currencies exceed predetermined tolerances.

As we conduct operations on a global basis, our effective tax rate has depended and will depend on the geographic distribution of our revenue and earnings among locations with varying tax rates. Our results therefore may be affected by changes in the tax rates of the various jurisdictions. In particular, as the geographic mix of our results of operations among various tax jurisdictions changes, our effective tax rate may vary significantly from period to period.

### **Results of Operations**

Three Months Ended June 30, 2012 compared with Three Months Ended June 30, 2011

The following table sets forth for the periods indicated certain financial data as a percentage of net revenue and the percentage change in these items compared to the prior comparable period. The trends illustrated in the following table may not be indicative of future results.

	Three Months Ended						
	June 3	0,	·		201	12	
	2012 2011			1	to 2011		
	-		227		Percentag		
		_	e of Net		Increase/		
	J	Rever	nue		(decrease	(decrease)	
Net revenue	100.0	%	100.0	%	18.9	%	
Costs and expenses:							
Direct costs	65.0	%	64.7	%	19.4	%	
Selling, general and administrative	25.1	%	24.6	%	21.0	%	
Depreciation and amortization	3.9	%	4.0	%	16.1	%	
Income from operations (excluding restructuring and other							
non-recurring items)	6.0	%	6.7	%	7.3	%	
Restructuring and other non-recurring items	2.0	%	-		100	%	
Income from operations (including restructuring and other							
non-recurring items )	4.0	%	6.7	%	(29.1	)%	

Net revenue for the period increased by \$43.9 million, or 18.9%, from \$233.0 million for the three months ended June 30, 2011 to \$277.0 million for the three months ended June 30, 2012. Net revenue in our clinical research segment increased by \$39.7 million, or 18.4%, from \$216.2 million for the three months ended June 30, 2011 to \$255.9 million for the three months ended June 30, 2012. In our central laboratory business, net revenue increased by \$4.2 million, or 24.7%, from \$16.8 million for the three months ended June 30, 2011 to \$21.0 million for the three months ended June 30, 2012. Net revenue derived from the acquisitions of Firecrest, BeijingWits Medical and PriceSpective amounted to \$9.3 million for the three months ended June 30, 2012. For the three months ended June 30, 2012 we derived approximately 41.2%, 46.2% and 12.6% of our net revenue in the United States, Europe and Rest of World, respectively.

Direct costs for the period increased by \$29.2 million, or 19.4%, from \$150.9 million for the three months ended June 30, 2011 to \$180.1 million for the three months ended June 30, 2012. As a percentage of net revenue, direct costs have increased from 64.7% for the three months ended June 30, 2011 to 65.0% for the three months ended June 30, 2012. Direct costs in our clinical research segment have increased by 20.0% or \$27.7 million during the three month period. As a percentage of net revenue direct costs in our clinical research segment have increased from 64.2% for the three months ended June 30, 2011 to 65.0% for the three months ended June 31, 2012. In our central laboratory business, direct costs have increased by 13.0% or \$1.6 million during the period. As a percentage of net revenue direct costs in our central laboratory business have decreased from 72.2% for the three months ended June 30, 2011 to 65.4% for the three months ended June 30, 2012, a result of ongoing cost management and improved resource utilization in this business.

Selling, general and administrative expenses for the period increased by \$12.1 million, or 21.0%, from \$57.3 million for the three months ended June 30, 2011 to \$69.4 million for the three months ended June 30, 2012. The increase in selling, general and administration expenses for the period arose primarily from an increase in personnel related expenditure of \$4.1 million, an increase in facilities and related costs of \$0.4 million and an increase in other general overhead costs of \$7.6 million. General overhead costs for the three months ended June 30, 2011 included \$6.0 million in relation to the release of certain non-recurring tax provisions in both our clinical research and central laboratory business, arising from the receipt of additional information in relation to these items. As a percentage of net revenue, selling, general and administrative expenses, increased from 24.6% for the three months ended June 30, 2011 to 25.1% for the three months ended June 30, 2012.

Depreciation expense for the period increased by \$0.3 million, or 3.0%, from \$8.5 million for the three months ended June 30, 2011 to \$8.8 million for the three months ended June 30, 2012, principally as a result of our continued investment in facilities and equipment to support the Company's growth. As a percentage of net revenue, depreciation expense decreased from 3.7% of net revenues for the three months ended June 30, 2011 to 3.2% for the three months ended June 30, 2012. Amortization expense for the period increased by \$1.2 million, or 154.0%, from \$0.8 million for the three months ended June 30, 2012. Amortization expense represents the amortization of intangible assets acquired on business combinations. The increase in the amortization expense in the current period is primarily a result of intangible assets acquired from the acquisitions of Firecrest in July 2011 and the acquisitions of BeijingWits Medical and PriceSpective in February 2012. As a percentage of net revenue, amortization expense increased from 0.3% of net revenues for the three months ended June 30, 2011 to 0.7% of net revenues for the three months ended June 30, 2012.

Restructuring and other non-recurring items of \$5.6 million were recorded during the three months ended June 30, 2012 (inclusive of the release of \$0.1 million relating to the 2011 Restructuring Plans). During the three months ended June 30, 2012 the Company completed a review of its operations to improve resource utilization throughout the business. This review resulted in the adoption of a restructuring plan, to include resource rationalizations in certain areas of the business and a re-organization of available office space at the Company's Philadelphia facility. A restructuring charge of \$4.6 million was recognized during the three months ended June 30, 2012; \$3.4 million in respect of resource rationalizations and \$1.2 million in respect of lease termination and exit costs. The Company also incurred certain other charges in relation to the retirement of Mr. Peter Gray, Vice Chairman of the Board and former CEO. A charge of \$1.1 million was recognized in respect of this during the three months ended June 30, 2012 (see note 4 Restructuring and other non-recurring items for further information).

As a result of the above, income from operations for the three months ended June 30, 2012 decreased by \$4.5 million, or 29.1%, as follows:

Operating Income Operating Margin\*
2012 2011 2012 2011

	(in the	ousands)			
Clinical research	\$10,662	\$14,939	4.1	% 6.9	%
Central laboratory	342	567	1.6	% 3.4	%
Total	\$11,004	\$15,506	4.0	% 6.7	%

<sup>\*</sup> Operating income as a percentage of net revenue

Excluding the impact of restructuring and other non-recurring items recognised during the three months ended June 30, 2012, income from operations for the three months ended June 30, 2012 increased by \$1.1 million, or 7.2%, as follows:

	Operatin	Operating Income			Operating Margin*			
	2012	2011	2012		20	11		
	(in tho	(in thousands)						
Clinical research	\$16,140	\$14,939	6.3	%	6.9	%		
Central laboratory	500	567	2.4	%	3.4	%		
Total	\$16,640	\$15,506	6.0	%	6.7	%		

<sup>\*</sup> Operating income as a percentage of net revenue

Interest expense for the period increased from \$0.2 million for the three months ended June 30, 2011 to \$0.6 million for the three months ended June 30, 2012. Interest expense for the three months ended June 30, 2012 includes \$0.2 million in respect of non-cash finance charges relating to acquisition contingent consideration. Interest income for the period remained at \$0.3 million for the three months ended June 30, 2011 and the three months ended June 30, 2012.

Provision for income taxes for the period increased from \$2.5 million for the three months ended June 30, 2011 to \$2.8 million for the three months ended June 30, 2012. The Company's effective tax rate for the three months ended June 30, 2012 was 26.1% compared with 16.2% for the three months ended June 30, 2011. Excluding the impact of restructuring and other non-recurring items recognized during the three months ended June 30, 2012 the Company's effective tax rate was 21.4% for the three months ended June 30, 2012. The Company's effective tax rate is principally a function of the distribution of pre-tax profits amongst the territories in which it operates.

Six Months Ended June 30, 2012 compared with Six Months Ended June 30, 2011

The following table sets forth for the periods indicated certain financial data as a percentage of net revenue and the percentage change in these items compared to the prior comparable period. The trends illustrated in the following table may not be indicative of future results.

	Six Months Ended						
	June 30	),	June 30	),	201	012	
	201	2	201	1	to 201	1	
					Percentag	;e	
	Percentag	e of N	et Revenue	Increase/			
	(decrea					e)	
Net revenue	100.0	%	100.0	%	14.5	%	
Totale	100.0	70	100.0	70	11.5	70	
Costs and expenses:							
Direct costs	64.7	%	63.9	%	15.9	%	
Selling, general and administrative	25.8	%	25.3	%	16.8	%	
Depreciation and amortization	4.1	%	4.0	%	18.2	%	
Income from operations (excluding restructuring and other							
non-recurring items )	5.4	%	6.8	%	(9.9	)%	
Restructuring and other non-recurring items	1.1	%	1.1	%	12.7	%	
	4.3	%	5.7	%	(14.1	)%	

Income from operations (including restructuring and other non-recurring items)

Net revenue for the period increased by \$67.0 million, or 14.5%, from \$462.3 million for the six months ended June 30, 2011 to \$529.3 million for the six months ended June 30, 2012. Net revenue in our clinical research segment increased by \$59.8 million, or 14.0%, from \$429.0 million for the six months ended June 30, 2011 to \$488.8 million for the six months ended June 30, 2012. In our central laboratory business, net revenue increased by \$7.1 million, or 21.4%, from \$33.3 million for the six months ended June 30, 2011 to \$40.4 million for the six months ended June 30, 2012. Net revenue derived from the acquisitions of Firecrest, BeijingWits Medical and PriceSpective amounted to \$15.8 million for the six months ended June 30, 2012. For the six months ended June 30, 2012 we derived approximately 41.9%, 45.9% and 12.2% of our net revenue in the United States, Europe and Rest of World, respectively.

Direct costs for the period increased by \$47.1 million, or 15.9%, from \$295.3 million for the six months ended June 30, 2011 to \$342.4 million for the six months ended June 30, 2012. As a percentage of net revenue, direct costs have increased from 63.9% for the six months ended June 30, 2011 to 64.7% for the six months ended June 30, 2012. Direct costs in our clinical research segment have increased by 16.8% or \$45.6 million during the six month period. As a percentage of net revenue direct costs in our clinical research segment have increased from 63.2% for the six months ended June 30, 2011 to 64.8% for the six months ended June 30, 2012. In our central laboratory business, direct costs have increased by 6.1% or \$1.5 million during the period. As a percentage of net revenue direct costs in our central laboratory business have decreased from 73.0% for the six months ended June 30, 2011 to 63.8% for the six months ended June 30, 2012, a result of ongoing cost management and improved resource utilization in this business.

Selling, general and administrative expenses for the period increased by \$19.7 million, or 16.8%, from \$117.2 million for the six months ended June 30, 2011 to \$136.9 million for the six months ended June 30, 2012. The increase in selling, general and administration expense for the period arose primarily from an increase in personnel related expenditure of \$12.0 million, an increase in facilities and related costs of \$1.8 million and an increase in other general overhead costs of \$5.9 million. General overhead costs for the six months ended June 30, 2011 included \$6.0 million in relation to the release of certain non-recurring tax provisions in both our clinical research and central laboratory business, arising from the receipt of additional information in relation to these items. As a percentage of net revenue, selling, general and administrative expenses increased from 25.3% for the six months ended June 30, 2011 to 25.8% for the six months ended June 30, 2012.

Depreciation expense for the period increased by \$0.7 million, or 4.2%, from \$16.9 million for the six months ended June 30, 2011 to \$17.6 million for the six months ended June 30, 2012, principally as a result of our continued investment in facilities and equipment to support the Company's growth. As a percentage of net revenue, depreciation expense decreased from 3.6% of net revenues for the six months ended June 30, 2011 to 3.3% for the six months ended June 30, 2012. Amortization expense for the period increased by \$2.6 million, or 181.0%, from \$1.4 million for the six months ended June 30, 2011 to \$4.0 million for the six months ended June 30, 2012. Amortization expense represents the amortization of intangible assets acquired on business combinations. The increase in the amortization expense in the current period is primarily a result of intangible assets acquired from the acquisitions of Firecrest in July 2011 and the acquisitions of BeijingWits Medical and PriceSpective in February 2012. As a percentage of net revenue, amortization expense increased from 0.3% of net revenues for the six months ended June 30, 2011 to 0.8% of net revenues for the six months ended June 30, 2012.

Restructuring and other non-recurring items of \$5.6 million were recorded during the six months ended June 30, 2012 (inclusive of the release of \$0.1 million relating to the 2011 Restructuring Plans). During the six months ended June 30, 2012 the Company completed a review of its operations to improve resource utilization throughout the business. This review resulted in the adoption of a restructuring plan, to include resource rationalizations in certain areas of the business and a re-organization of available office space at the Company's Philadelphia facility. A restructuring charge of \$4.6 million was recognized during the three months ended June 30, 2012; \$3.4 million in respect of resource rationalizations and \$1.2 million in respect of lease termination and exit costs. The Company also incurred certain other charges in relation to the retirement of Mr. Peter Gray, Vice Chairman of the Board and former CEO. A charge of \$1.1 million was recognized in respect of this during the three months ended June 30, 2012 (see note 4 Restructuring and other non-recurring items for further information).

During the six months ended June 30, 2011 the Company commenced a review of its operations to improve resource utilization within the business and better align resources to current and future growth opportunities of the business. This review resulted in the adoption of a restructuring plan, the closure of the Company's facility in Edinburgh, United Kingdom and resource rationalizations in certain of the more mature markets in which it operates. A restructuring charge of \$5.0 million was recognized during the six months ended June 30, 2011 \$1.0

million in respect of lease termination and exit costs associated with the closure of the Edinburgh facility and \$4.0 million in respect of workforce reductions.

As a result of the above, income from operations for the six months ended June 30, 2012 decreased by \$3.8 million, or 14.1%, as follows:

	Operatir	Operating Margin*							
	2012	2011	20	12	2011				
	(in thousands)								
Clinical research	\$20,761	\$30,159	4.2	%	7.0	%			
Central laboratory	1,975	(3,684)	4.9	%	(11.1	%)			
Total	\$22,736	\$26,475	4.3	%	5.7	%			

<sup>\*</sup> Operating income as a percentage of net revenue

Excluding the impact of restructuring and other non-recurring items recognised during the six months ended June 30, 2012, income from operations for the six months ended June 30, 2012 decreased by \$3.1 million, or 9.9%, as follows:

	Operatin	Operating Income			Operating Margin*					
	2012	2011	20	12	2011					
	(in tho	(in thousands)								
Clinical research	\$26,239	\$33,616	5.4	%	7.8	%				
Central laboratory	2,133	(2,139)	5.3	%	(6.4	%)				
Total	\$28,372	\$31,477	5.4	%	6.8	%				

<sup>\*</sup> Operating income as a percentage of net revenue

Interest expense for the period increased from \$0.4 million for the six months ended June 30, 2011 to \$1.0 million for the six months ended June 30, 2012 includes \$0.4 million in respect of non-cash finance charges relating to acquisition contingent consideration. Interest income for the period increased from \$0.5 million for the six months ended June 30, 2011 to \$0.7 million for the six months ended June 30, 2012.

Provision for income taxes for the period increased from \$5.2 million for the six months ended June 30, 2011 to \$5.5 million for the six months ended June 30, 2012. The Company's effective tax rate for the six months ended June 30, 2012 was 24.6% compared with 19.6% for the six months ended June 30, 2011. Excluding the impact of restructuring and other non-recurring items the Company's effective tax rate was 22.2% for the six months ended June 30, 2012 compared with 18.2% for the six months ended June 30, 2011. The Company's effective tax rate is principally a function of the distribution of pre-tax profits in the territories in which it operates.

### Liquidity and Capital Resources

The CRO industry is generally not capital intensive. The Group's principal operating cash needs are payment of salaries, office rents, travel expenditures and payments to investigators. Investing activities primarily reflect capital expenditures for facilities and information systems enhancements, the purchase and sale of short term investments and acquisitions.

Our clinical research and development contracts are generally fixed price with some variable components and range in duration from a few weeks to several years. Revenue from contracts is generally recognized as income on the basis of the relationship between time incurred and the total estimated contract duration or on a fee-for-service basis. The cash flow from contracts typically consists of a small down payment at the time the contract is entered into, with the balance paid in installments over the contract's duration, in some cases on the achievement of certain milestones. Accordingly, cash receipts do not correspond to costs incurred and revenue recognized on contracts.

The Company's cash and short term investment balances at June 30, 2012 amounted to \$168.0 million compared with cash and short term investment balances of \$174.1 million at December 31, 2011. The Company's cash and short term investment balances at June 30, 2012 comprised cash and cash equivalents \$94.9 million and short-term investments \$73.1 million. The Company's cash and short-term investment balances at December 31, 2011 comprised cash and cash equivalents \$119.2 million and short-term investments \$54.9 million.

On July 20, 2011 the Company entered into a three year committed multi currency revolving credit facility for \$150.0 million with Citibank, JP Morgan, Ulster Bank, Deutsche Bank and Barclays Bank. Each bank subject to the agreement has committed \$30 million to the facility, with equal terms and conditions in place with all institutions. The facility bears interest at LIBOR plus a margin and includes certain composite guarantees, indemnities and pledges in favor of the banks. Amounts available to the Group under the facility amounted to \$150.0 million at June 30, 2012 compared with \$150.0 million at December 31, 2011.

Net cash provided by operating activities was \$72.2 million for the six months ended June 30, 2012 compared with cash used in operating activities of \$11.7 million for the six months ended June 30, 2011. The most significant influence on our operating cash flow is revenue outstanding, which comprises accounts receivable and unbilled revenue, less payments on account. The dollar values of these amounts and the related days revenue outstanding can vary due to the achievement of contractual milestones, including contract signing, and the timing of cash receipts. The increase in cash flow from operating activities during the six months ended June 30, 2012 arose primarily from a decrease in the number of days revenue outstanding during the period. The number of days revenue outstanding at June 30, 2012 was 36 days compared to 47 days at December 31, 2011. The number of days revenue outstanding at June 30, 2011 was 49 days compared to 37 days at December 31, 2010.

Net cash used in investing activities was \$82.3 million for the six months ended June 30, 2012 compared to net cash used in investing activities of \$80.0 million for the six months ended June 30, 2011. Net cash used in the six months ended June 30, 2012 arose principally from cash paid for acquisitions, capital expenditures and the purchase of short-term investments.

During the six months ended June 30, 2012 the Company completed the acquisition of BeijingWits Medical for an initial cash consideration of \$9.0 and the acquisition of PriceSpective for an initial cash consideration of \$37.1 million. Cash received on the acquisitions of BeijingWits Medical and PriceSpective amounted to \$0.6 million and \$2.3 million respectively. The Company also paid \$1.2 million during the six months ended June 30, 2012 in respect of certain working capital targets for Oxford Outcomes and \$4.5 million in respect of certain performance milestones and working capital targets for Firecrest. Additional amounts payable at June 30, 2012 in relation to acquisitions include \$0.3 million in respect of Timaq Medical Imaging and \$64.4 million potentially payable contingent upon the

results of acquired businesses; including PriceSpective (\$15.0 million); BeijingWits Medical (\$7.0 million); Firecrest (\$36.2 million - €10 million (\$12.5 million) of which was paid in July 2012 in respect of certain elements of the additional consideration) and Oxford Outcomes (\$6.2 million). (See note 3 Business Combinations for further information relating to acquisitions and amounts potentially payable contingent upon the future results of acquired businesses).

Capital expenditure for the six months ended June 30, 2012 amounted to \$15.7 million, and comprised mainly of expenditure on global infrastructure and information technology systems to support the Company's growth. During the six months ended June 30, 2012 the Company invested a net \$17.8 million in short-term investments.

Net cash used by financing activities during the six months ended June 30, 2012 amounted to \$11.7 million compared with net cash provided by financing activities of \$2.6 million for the six months ended June 30, 2011. Net cash used by financing activities during the six months ended June 30, 2012 arose primarily from cash paid to repurchase ordinary shares under the Company's share repurchase program. During the six months ended June 30, 2012 the Company repurchased 738,341 ordinary shares for a total consideration of \$15.6 million. As at June 30, 2012 1,283,938 ordinary shares have been repurchased by the Company for a total consideration of \$24.6 million. All ordinary shares repurchased by the Company were cancelled (see note 9 Share Capital for further information). During the six months ended June 30, 2012 the Company received \$3.1 million from the exercise of share options compared to \$2.4 million from the exercise of share options during the six months ended June 30, 2011.

As a result of these cash flows, cash and cash equivalents decreased by \$24.3 million for the six months ended June 30, 2012 compared to a decrease of \$80.1 million for the six months ended June 30, 2011.

#### Inflation

We believe the effects of inflation generally do not have a material adverse impact on our operations or financial conditions.

#### **Legal Proceedings**

We are not party to any litigation or other legal proceedings that we believe could reasonably be expected to have a material adverse effect on our business, results of operations and financial condition.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

ICON plc

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Date: August 3, 2012

/s/ Brendan Brennan Brendan Brennan Chief Financial Officer