

AUDITED ANNUAL FINANCIAL STATEMENTS 2025

FOR THE YEAR ENDED 30 SEPTEMBER 2025



Contents

	Pag
nief Executive Officer and Chief Financial Officer Responsibility Statement	
ompany Secretary Certification	
rectors' Report	
eport of the Audit Committee	
dependent Auditor's Report to the Shareholders of Oceana Group Limited	
onsolidated Statement of Comprehensive Income	
onsolidated Statement of Financial Position	
onsolidated Statement of Changes in Equity	
onsolidated Statement of Cash Flows	
otes to the Consolidated Financial Statements	
ppendix 1 : Material Accounting Policies	
ne audited consolidated financial statements for the year ended 30 September 2025, as set out on pages 13 to	
and 85 to 93, were prepared under the supervision of Mr Zaf Mahomed CA(SA). The financial statements have een audited in compliance with the applicable requirements of the Companies Act of South Africa No. 71 of 2008.	



Chief Executive Officer and Chief Financial Officer Responsibility Statement

Each of the directors, whose names are stated below, hereby confirm that:

- a) The Group and Company financial statements set out on pages 13 to 61 and 63 to 93, fairly present in all material respects the financial position, financial performance and cash flows of Oceana Group Limited ("the Group") in terms of IFRS® Accounting Standards;
- b) To the best of our knowledge and belief, no facts have been omitted or untrue statements made that would make the Group and Company financial statements false or misleading;
- c) Internal financial controls have been put in place to ensure that material information relating to the Group, its consolidated subsidiaries and the Company have been provided to effectively prepare the annual financial statements of the Group and Company;
- d) The internal financial controls are adequate and effective and can be relied upon in compiling the Group and Company financial statements, having fulfilled our role and function as executive directors with primary responsibility for implementation and execution of controls;
- e) Where we are not satisfied, we have disclosed to the Audit Committee and the auditors any deficiencies in design and operational effectiveness of the internal financial controls, and have taken steps to remedy the deficiencies; and
- f) We are not aware of any fraud involving directors.

3

Neville Brink

Chief Executive Officer

21 November 2025

may!

Zaf Mahomed

Chief Financial Officer

Company Secretary Certification

I certify that Oceana Group Limited has filed all the Oceana Group Limited returns and notices as required by a public company in terms of section 88(2)(e) of the Companies Act of South Africa No. 71 of 2008, as amended, and that such returns and notices are, to the best of my knowledge and belief, true, correct and up to date.

Stroops

Satish Bhoola Company Secretary

21 November 2025

Directors' Report

The directors have pleasure in submitting their report on the annual financial statements of the Group and the Company for the year ended 30 September 2025. The directors are of the opinion that stakeholders' interests are best served by presenting the Group's annual financial statements separately from those of the Company. The latter financial statements appear on pages 63 to 93.

NATURE OF BUSINESS AND OPERATIONS

The Group was incorporated in 1918 in South Africa and is listed on the Johannesburg (JSE) and A2X Markets (A2X) stock exchanges in South Africa, as well as the Namibian (NSX) stock exchange. The Group is a participant in the South African, Namibian and USA fishing industries with fishing and production-related activities conducted primarily through four operating segments: Lucky Star foods, Fishmeal and fish oil (Africa); Fishmeal and fish oil (USA) and Wild caught seafood. In addition, Oceana Group Limited (the "Company") also carries on the business of investing surplus funds and providing treasury, information technology and administration management services to its subsidiaries. This structure creates value through economies of scale and efficiencies in terms of raw material and product volumes, use of vessels and production resources, market focus, risk management and growth opportunities.

The Group consists of a number of operating subsidiaries and joint investments engaged in the catching, processing and procurement of various marine species, including pilchard, anchovy, redeye herring, gulf menhaden, lobster, squid, horse mackerel and hake as well as the processing of meat, chicken and vegetable products.

FINANCIAL RESULTS

The Group's strong operating performance driven by a 58% increase in operating profit in its Africa businesses and improvements in most key performance indicators, partially offset the impact of more normalised global fish oil prices. Revenue and operating profit declined due to lower US Dollar fish oil prices which halved relative to the record levels achieved in the previous year.

Lucky Star foods delivered a solid performance despite ongoing pressure on consumer discretionary spending. Both the fishmeal and fish oil businesses in South Africa (SA) and the United States (US) achieved higher catches, resulting in increased sales volumes. This was however not sufficient to offset lower global fish oil sales prices following the recovery in Peruvian anchovy resource and production levels. The Wild caught seafood segment delivered a significant turnaround, driven by a record-breaking performance from the hake business and an improvement in the horse mackerel business. The Group's financial results for the year are reflected in the statement of comprehensive income on page 13.

SPECIAL RESOLUTIONS

The following special resolutions were passed during the course of the year to approve:

- The provision of financial assistance by the Company to related or inter-related companies and others as contemplated in the Companies
 Act, No. 71 of 2008;
- The non-executive directors' remuneration in their capacity as directors only; and
- The general authority to acquire the Company's shares.

DIRECTORS AND OFFICERS

The names of the directors and officers for the current financial year and up to the date of this report can be found in a separate schedule on page 95, along with the name, business and postal address of the Company Secretary.

The following changes took place with respect to the directors and officers:

• Nomahlubi Simamane retired as an independent non-executive director on 27 February 2025.

DIRECTORS' INTERESTS IN SHARES

The aggregate direct and indirect beneficial interest of the directors in the issued share capital of the Company at 30 September 2025 was as follows:

		Number of shares		
	Direct beneficial	Direct beneficial Indirect beneficial Ag		
2025				
N Brink	4 877	-	4 877	
2024				
N Brink	4 807	-	4 807	

APPROVAL OF THE GROUP AND COMPANY FINANCIAL STATEMENTS

The Group and Company financial statements set out on pages 13 to 61 and 63 to 93 which have been prepared on the going concern basis, were approved and authorised by the directors and signed on 21 November 2025 on their behalf by:

Mustaq Brey
Chairman

3

Neville BrinkChief Executive Officer

Report of the Audit Committee

INTRODUCTION

The Oceana Group Limited ("Oceana" or "Group") Audit Committee ("Committee") is pleased to present its report for the financial year ended 30 September 2025. This report is intended to provide details on how the Committee satisfied its statutory obligations during the year, as well as significant matters considered during the period under review. This report has been prepared based on the requirements of the South African Companies Act, No. 71 of 2008 ("Companies Act"), the King Code™ of Governance for South Africa ("King IV")* and the JSE Limited ("JSE") and Namibian Stock Exchange ("NSX") Listings Requirements.

COMMITTEE CONSTITUTION AND GOVERNANCE

MANDATE AND TERMS OF REFERENCE

The responsibilities of the Committee are incorporated into the Committee's Charter which is reviewed annually and approved by the Board. The Charter can be viewed on our website at **www.oceana.co.za** or can be requested from the Group Company Secretary (companysecretary@oceana.co.za). The Committee has conducted its affairs in compliance with this Charter and has discharged its responsibilities contained therein.

COMPOSITION OF THE COMMITTEE

All members of the Committee are independent and collectively have the necessary financial literacy skills and experience to execute their duties effectively. The current members of the Committee continue to meet the independence requirements as assessed by the Corporate Governance and Nominations Committee, on behalf of the Board, in terms of the requirements of King IV and the Companies Act.

The Committee is comprised of five independent non-executive directors. Peter Golesworthy (Chairman), Bakar Jakoet, Lesego Sennelo, Pooven Viranna and Noel Doyle were appointed by shareholders on 27 February 2025. Noel and Pooven joined the Committee for the first time and Peter de Beyer resigned from the Committee on 27 February 2025. All of the members satisfy the requirements to serve as members of an audit committee. The qualifications and experience of the members of the Committee can be viewed on our website at **www.oceana.co.za.** Fees paid to the Committee members for the 2025 financial year are disclosed in note 30.3 of the Group's consolidated Annual Financial Statements ("AFS").

The current Committee members will be recommended to the shareholders at the next AGM.

WORK PLAN AND MEETINGS

The Committee adopted a formal work plan designed to meet its responsibilities over the year. It met four times during the year.

The Committee's composition in the year, attendance as well as qualifications are set out below:

		Attendance
Name	Qualifications	Formal Meetings
Peter Golesworthy (Chairman)	BA (Hons) Accountancy Studies, CA	4/4
Bakar Jakoet	CA(SA)	4/4
Peter de Beyer*	BBusSc, FASSA	1/1
Lesego Sennelo	BCompt, BCom Acc (Hons), HDip Auditing, CA(SA)	4/4
Pooven Viranna	BCom, BCom (Hons), CA(SA)	4/4
Noel Doyle	FCA, CA(SA)	4/4

^{*} Peter de Beyer resigned from the Committee on 27 February 2025.

The external and internal auditors are standing invitees to Committee meetings, as are the Board chairman, Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO") and Chief Environmental, Social and Governance Officer ("CESGO"). Board members have an open invitation to attend meetings and attendance by others is by way of invitation. Bakar Jakoet is the Chairman and Lesego Sennelo and Peter Golesworthy are members of the Risk Committee, which ensures a sharing of insights between the Committees.

The auditors have unrestricted access to the Committee and its Chairman at all times, ensuring that their independence is not impaired. Both the external and internal auditors have the opportunity of addressing the Committee at each of the meetings without management being present. The Chairman also meets separately with the internal and external auditors between meetings as required. The Committee reviews detailed reports from both the external and internal auditors. The Chairman of the Committee reports to the Board on all matters discussed, including the findings of the external and internal auditors.

The independence of the Committee is key to its effective functioning, whilst ensuring that it does not assume the functions of management. As part of its mandate, the Committee has the authority to consult with specialists to assist it in the performance of its functions.

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OVERALL ROLE, RESPONSIBILITIES AND FUNCTIONS

The Committee is a statutory committee and is responsible for fulfilling its statutory responsibilities under section 94(7) of the Companies Act and for providing independent oversight, particularly regarding:

- The integrity of the integrated annual report and AFS, in compliance with all applicable legal and regulatory requirements and accounting standards, and, to the extent delegated by the Board, other external reports issued by the Group;
- The effectiveness of the Group's internal financial controls;
- The assessment of the effectiveness of the internal audit function, the CFO and finance function, and the independence and effectiveness of the external auditors; and
- The fulfillment of the statutory responsibilities of those Group entities which are required to have an audit committee.

FOCUS AREAS AND STATUTORY DUTIES

The Committee is satisfied that it has fulfilled its responsibilities and discharged its duties in accordance with its statutory duties, the JSE and NSX Listings Requirements and the Committee Charter during the reporting period.

In addition to the other matters set out in the Charter, the Committee's focus areas included:

- · Reviewing the basis for determining materiality for external reporting;
- Reviewing the AFS and integrated annual report, as well as results announcements and trading statements and updates, and recommending these to the Board:
- Recommending the dividend to the Board;
- · Review of the Group's debt structure, cash flow forecasts, working capital requirements and related covenant compliance;
- Review of the Group's hedging policy;
- Continued oversight of the key finance initiatives across the Group, which include aspects related to financial reporting, improved controls and the finance team's approach to AI and further automation;
- Receiving quarterly reports on the Group's tax position and status of tax compliance; and
- Considering the JSE proactive monitoring reports and the impact on the AFS.

EVALUATION AND RE-ELECTION

The Board and Committee's performance and effectiveness is assessed annually. An externally facilitated assessment is performed every two years, with the last assessment being performed in November 2024. An internal assessment was conducted for 2025, with no material concerns raised. The Board and the Committee remain satisfied that the Committee has performed its duties effectively and that Committee members have the necessary skills and experience to discharge their duties effectively.

SIGNIFICANT ACCOUNTING MATTERS

The Committee has considered the key audit matter reported in the external audit report on the goodwill impairment assessment. The Daybrook goodwill and intangible assets combined value amounts to R5.4bn (2024: R5.4bn) and constitutes 62.6% (2024: 61.7%) of the total non-current assets balance of the Group. Due to the challenging macroeconomic environment conditions, including fish oil and fishmeal pricing, management applied stress testing to critically assess the recoverable value against the carrying value. The assumptions and estimates used were supported by comprehensive calculations, analysis, forecasts and assumptions as prepared by management. The external auditors performed an independent assessment as part of their assessment on the key audit matter. The assessments performed supported the conclusion that no impairment is required regarding the Daybrook goodwill and intangible assets balances. After discussions with management and the external auditors, the Committee is satisfied that the consolidated AFS for the year ended 30 September 2025 appropriately address the critical judgements and key estimates pertaining to the key audit matter.

CFO AND EFFECTIVENESS OF THE FINANCE FUNCTION

In accordance with King IV recommendations, the Committee considered the skills, qualifications, expertise and experience of the Group's CFO, Zaf Mahomed, who was appointed in February 2023, and was satisfied that these were appropriate to meet the requirements of the position.

During the year the Committee received reports on the structure and qualifications of the finance function as well as updates on key finance initiatives across the Group. The Committee considered the expertise and adequacy of resources within the finance function and concluded that these were appropriate and effective for the Group.

Report of the Audit Committee continued

INTERNAL AUDIT

The internal audit function continues to provide a professional independent service, in line with its charter, and has the full support of the CEO and CFO. The Committee approves the internal audit charter (for recommendation to the Board), the fees and the scope of internal audit.

Fayaz Mohamed, a director of BDO Advisory Services (Pty) Ltd ("BDO"), has fulfilled the role of Chief Audit Executive for the year under review, with BDO providing an outsourced internal audit function. Internal audit attends the Risk Committee and Audit Committee meetings and has regular engagements with the Committee Chairmen, the CFO and other senior executives. The internal audit plan is compiled using a risk-based approach and through extensive consultation between the internal auditors and management, taking into consideration the risk universe affecting the Group.

For the year under review, the Committee:

- · Approved the risk-based internal audit plans for the 2025 and 2026 financial years as part of a rolling coverage plan, and amendments thereto;
- Considered the independence, effectiveness and performance of the internal audit function and the Chief Audit Executive for the year under review, which were found to be satisfactory and effective;
- Met with the BDO internal audit function independently of management;
- · Received risk updates, particularly in relation to matters concerning financial reporting;
- Reviewed and evaluated reports in relation to internal audit and risk management and the appropriateness and adequacy of management's responses in relation thereto;
- · Reviewed the internal audit findings tracker and progress by management in addressing identified internal control deficiencies;
- · Reviewed internal audit's assessment of the internal control environment; and
- · Approved the internal audit non-audit services policy.

EXTERNAL AUDIT

Following approval by shareholders at the AGM in February 2025, Forvis Mazars served as the Group's and Company's external auditors with Marc Edelberg appointed as the designated lead audit partner for the financial year.

For the year under review, the Committee:

- Approved the auditor's remuneration for audit services and approved the terms of engagement and the scope of the audit. The fee paid to the external auditors is disclosed in note 4 to the Group AFS and note 3 to the Company AFS;
- · Reviewed and approved the external audit plan and ensured no limitations were imposed on the scope of the external audit;
- Reviewed the findings and recommendations of the external auditors and confirmed that there were no material unresolved matters at the date that the AFS were approved;
- Reviewed the key audit matter identified by Forvis Mazars, as set out in their report;
- Obtained assurance from the external auditors that appropriate and adequate accounting records were being maintained;
- Reviewed the quality and effectiveness of the external audit function, including the audit process, which management, the Committee and Forvis Mazars found to be satisfactory;
- Considered Forvis Mazars' suitability in terms of paragraph 3.84 (g) (ii) of the JSE Listing requirements;
- Reviewed and confirmed the independence of Forvis Mazars and received assurance that their internal governance processes supported and demonstrated their claim to independence;
- · Approved the non-audit services policy and adherence to the policy. Non-audit services fees amounted to Rnil (2024 R70 000); and
- Confirmed that no reportable irregularities had been identified or reported by the external auditors under the Auditing Profession Act, No. 26 of 2005.

Having considered the related governance criteria and taking into account the performance of Forvis Mazars in the year under review, the Committee resolved to recommend to the shareholders that Forvis Mazars be appointed as the Group's registered external auditors for the 2026 financial year and Marc Edelberg as the designated partner. This will be the fifth year of their appointment.

OTHER MATTERS

CEO AND CFO RESPONSIBILITY STATEMENT

The Committee evaluated the approach and processes that enabled the CEO and CFO to sign the responsibility statement on the AFS and internal financial controls as required by the JSE Listings Requirements, as set out on page 2.

INTERNAL CONTROLS

Oceana maintains manual and automated internal controls and systems designed to provide reasonable assurance regarding integrity and reliability of accounting records and the AFS and to adequately safeguard, verify and maintain accountability for its assets.

The Committee reviews the effectiveness of the procedures, policies and system of internal controls adopted by the Group to address potential risks within the Group and provide reasonable assurance about the effectiveness and efficiency of operations, the reliability of financial reporting and compliance with applicable laws and regulations. On an annual basis, internal audit provides a written assessment to the Committee on the effectiveness of the Group's governance, risk management and control processes, based on the audits completed under the annual internal audit plan. The internal audit results concluded that overall the system of internal control is in aggregate adequate, and operating effectively. The Committee is satisfied that no significant weaknesses were found in the design, implementation or execution of internal financial controls which resulted in material financial loss, fraud, or corruption where the Group is concerned.

RISK MANAGEMENT

The Committee fulfils an oversight role regarding financial reporting risks, internal financial controls, fraud risk as it relates to financial reporting and technology and information governance risks as they relate to financial reporting. On the basis of an enterprise risk management review concluded during the year, internal audit concluded that processes are deemed adequate to ensure that key risks are identified, assessed, managed and reported under Oceana's risk policy and framework to the Risk Committee.

GOING CONCERN

The Committee reviewed the going concern statement for the Group and Company (refer to note 32 in the Group AFS and note 24 in the Company AFS), and supporting assessments performed by management, as required by the Companies Act and has no reason to believe that the business will not be a going concern in the year ahead.

EVENTS AFTER THE REPORTING DATE

The Committee is comfortable that any material or significant matters have been considered for disclosure and notes that there are no other matters which require disclosure or adjustment in the financial statements.

KEY FOCUS AREAS FOR 2026

The Committee has set the following key areas of focus for the 2026 financial year:

- · Continued monitoring of the impact of new and evolving reporting requirements, including sustainability reporting;
- Monitoring the Group's working capital and cash management processes and debt management; and
- Ongoing overview of the key finance initiatives across the Group, including the adoption of AI and further automation within finance to improve efficiencies.

CONCLUSION

In signing this report on behalf of the Committee, I would like to thank my fellow Committee members, the external and internal auditors, and management for their contributions to the Committee during the year.

Peter Golesworthy

Audit Committee Chairman

21 November 2025

Independent Auditor's Report

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TO THE SHAREHOLDERS OF OCEANA GROUP LIMITED

REPORT ON THE AUDIT OF THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

OPINION

We have audited the consolidated and separate financial statements of Oceana Group Limited and its subsidiaries (the group and company) set out on pages 13 to 60 and 63 to 93, which comprise the consolidated and separate statements of financial position as at 30 September 2025, and the consolidated and separate statements of comprehensive income, consolidated and separate statements of changes in equity and consolidated and separate statements of cash flows for the year then ended, and notes to the consolidated and separate financial statements, including material accounting policy information.

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of Oceana Group Limited and its subsidiaries as at 30 September 2025, and its consolidated and separate financial performance and consolidated and separate cash flows for the year then ended in accordance with IFRS® Accounting Standards as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Consolidated and Separate Financial Statements* section of our report. We are independent of the group and company in accordance with the Independent Regulatory Board for *Auditors' Code of Professional Conduct for Registered Auditors* (IRBA Code) and other independence requirements applicable to performing audits of financial statements in South Africa. We have fulfilled our other ethical responsibilities in accordance with the IRBA Code and in accordance with other ethical requirements applicable to performing audits in South Africa. The IRBA Code is consistent with the corresponding sections of the *International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards)*. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Registered Auditor - A firm of Chartered Accountants (SA) • IRBA Registration Number 900222

Partners: MV Ninan (Country Managing Partner), C Abrahamse, SJ Adlam, JPMP Atwood, JM Barnard, AK Batt, S Beets, T Beukes, WI Blake, HL Burger, MJ Cassan, C Coetzee, J Coetzee, J Coetzee, JC Combrink, JR Comley, TVDL De Vries, CR De Wee, G Deva, Y Dockrat, S Doolabh, M Edelberg, JJ Eloff, T Erasmus, F Esterhuizen, Y Ferreira, MH Fisher, B Frey, T Gangen, M Groenewald, K Hoosain, MY Ismail, B Jansen, J Kasan, D Keeve, Z Khan, J Marais, TL Maree, N Mayat, B Mbunge, G Molyneux, R Murugan, W Olivier, MT Rossouw, M Pieterse, E Pretorius, W Rabe, N Ravele, D Resnick, L Roeloffze, M Saayman, E Sibanda, MR Snow, M Steenkamp, EM Steyn, HH Swanepoel, AL Swartz, DM Tekie, MJA Teuchert, N Thelander, S Truter, PC van der Merwe, R van Molendorff, JC Van Tubbergh, N Volschenk, S Vorster, J Watkins-Baker

Our offices: Bloemfontein, Cape Town, Durban, George, Gqerberha, Johannesburg, Paarl, Pretoria



In terms of the IRBA Rule on Enhanced Auditor Reporting for the Audit of Financial Statements of Public Interest Entities, published in Government Gazette No. 49309 dated 15 September 2023 (EAR Rule), we report:

FINAL MATERIALITY

The scope of our audit was influenced by our determination and application of materiality. Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

Consolidated financial statem	ents
Materiality	R72,3 million
Basis for determining materiality	We have used 7.5% of profit before tax as the basis for materiality.
Rational for the benchmark applied	We have determined that profit before tax is an appropriate quantitative indicator of materiality as profit before tax best reflects the financial performance of the group. We have also considered misstatements and/or possible misstatements that in our opinion are material for the users of the consolidated financial statements for qualitative reasons.

Separate financial statements	
Materiality	R38,8 million
Basis for determining materiality	We have used 7.5% of profit before tax as the basis for materiality.
Rational for the benchmark applied	We have determined that profit before tax is an appropriate quantitative indicator of materiality as profit before tax best reflects the financial performance of the company. We have also considered misstatements and/or possible misstatements that in our opinion are material for the users of the consolidated financial statements for qualitative reasons.

GROUP AUDIT SCOPE

The group audit scope was determined based on indicators such as the contribution from each component to financial results as well as the risk of material misstatement related to each component.

A combination of full scope audits, audits of specific classes of transactions, account balances or disclosures and specified procedures were performed.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into account the structure of the group, the accounting processes and controls and the industry in which the group operates.

Our approach to component scoping was as follows:

Six of the group's ten components were subject to full scope audits which were selected based on their size or risk characteristics. Our approach to scoping in the six components was as follows:

- For four components, Amawandle Pelagic Proprietary Limited, Oceana US Investment Holdings Corporation, Horse Mackerel (a special purpose reporting package included in the Wild caught seafood segment) and South African Hake (a special purpose reporting package included in the Wild caught seafood segment), we instructed the component auditors to perform full scope audits;
- For the remaining two components, Lucky Star Limited, and Oceana Group Limited full scope audits were conducted by the group engagement team.

For Calamari Fishing Proprietary Limited the component auditor was instructed to perform audit procedures on specific classes of transactions, account balances and disclosures. The audit scope of this component may not have included testing of all significant accounts of the component but has contributed to the coverage of significant accounts tested for the group.

The remaining three components have been excluded from the scope of the group audit engagement based on their size and risk characteristics.

Detailed audit instructions were sent to all component auditors, covering the significant areas to the group and the information required to be reported to us. The level of involvement with the component audits was determined based on our risk assessment. We reviewed key working papers prepared by the component auditors and conclusions reached thereon. We communicated regularly with the component auditors during various stages of the audit.



KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated and separate financial statements of the current period. These matters were addressed in the context of our audit of the consolidated and separate financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined that there are no key audit matters to communicate in respect of the separate financial statements.

In terms of the EAR Rule, we are required to report the outcome of audit procedures or key observations with respect to the key audit matters, and these are included below.

GOODWILL IMPAIRMENT ASSESSMENT:

Description of the key audit matter

The group has goodwill with a carrying value of R4.2 billion as at 30 September 2025, as disclosed in note 11.

Goodwill is assessed annually for impairment or more frequently if events or changes in circumstances indicate that the carrying amount may be impaired in accordance with the requirements of IAS 36 Impairment of assets (IAS 36) and the group's accounting policy, as disclosed in note 2.1 and Appendix 1;1.8.

An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount of the cash generating unit (CGU) is determined based on a value-in-use calculation using approved cash flow forecasts covering a period of five years, after which a terminal value is applied. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units – "CGUs).

Significant judgements, assumptions and estimates are applied by management when determining the projected cash flow forecast models, which are used in calculating the recoverable amount. Therefore, the goodwill impairment assessment is a matter of most significance to the current year audit of the consolidated financial statements.

How we addressed the key audit matter

The following audit procedures, amongst others, were performed with respect to the valuation of goodwill, with the assistance of our experts:

- We assessed the reasonability of management's assessment of the determination of the lowest levels of CGUs.
- We assessed the reasonability and consistency of the valuation methodology compared to prior year, used by management in calculating the recoverable amount.
- We assessed the reasonability of the key assumptions used in determining the valuation of the recoverable amount in terms of IAS 36, which included the evaluation of forecasted and historical data and benchmarking in comparison to industry information.
- We recalculated the carrying values of the CGU's and recalculated the recoverable amounts to ensure mathematical accuracy.
- We prepared an independent calculation of the recoverable amount and compared it to management's calculation.
- We performed a sensitivity analysis on changes to the key assumptions
 used by management as disclosed in note 11 and evaluated the impact
 of these changes in key assumptions on the recoverable amount.
- We assessed the competence, capabilities, objectivity and integrity of our internal corporate finance valuation experts and
- We assessed the completeness and accuracy of the disclosures in note 11 against the requirements of IAS 36: and IAS 38: Intangible Assets.

Based on our procedures performed, we considered management's impairment of goodwill assessment acceptable and adequately disclosed in note 11 to the consolidated financial statements.



OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the document titled "Oceana Group Audited Annual Financial Statements for the year ended 30 September 2025", which includes the Directors' Report, the Report of the Audit Committee and the Company Secretary Certification as required by the Companies Act of South Africa. The other information does not include the consolidated and separate financial statements and our auditor's report thereon.

Our opinion on the consolidated and separate financial statements does not cover the other information and we do not express an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the consolidated and separate financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated and separate financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

The directors are responsible for the preparation and fair presentation of the consolidated and separate financial statements in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa, and for such internal control as the directors determine is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated and separate financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated and separate financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated and separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the group and company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the group and/or company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated and separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the group and/or company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Plan and perform the group audit to obtain sufficient appropriate audit evidence regarding the financial information of the entities or business units within the group as a basis for forming an opinion on the consolidated financial statements. We are responsible for the direction, supervision and review of the audit work performed for the purposes of the group audit. We remain solely responsible for our audit opinion.



We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats and safeguards applied.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the consolidated and separate financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

AUDIT TENURE

In terms of the IRBA Rule published in Government Gazette Number 39475 dated 4 December 2015, we report that Forvis Mazars has been the auditor of Oceana Group Limited for four years.

Forvis Mazars

Forvis Mazars
Partner: Marc Edelberg

Registered Auditor

Date: 21 November 2025

Cape Town

Consolidated Statement of Comprehensive Income for the year ended 30 September 2025

		2025 Rm	2024 Rm
Revenue	3	9 995	10 061
Cost of sales		(7 218)	(6 862)
Gross profit		2 777	3 199
Sales and distribution expenditure		(580)	(543)
Marketing expenditure		(65)	(53)
Overhead expenditure		(899)	(1 025)
Otherincome		33	27
Net foreign exchange gain		6	6
Joint ventures and associate (loss)/profit	12	(2)	18
Impairment losses (recognised)/reversed ¹		(17)	3
Operating profit		1 253	1 632
Interest income		54	51
Interest expense	6	(342)	(277)
Profit before taxation		965	1406
Taxation expense	7	(241)	(292)
Profit after taxation for the year		724	1 114
Other comprehensive income from continuing operations Items that may be reclassified subsequently to profit or loss			
Movement on foreign currency translation reserve		(3)	(620)
Movement on foreign currency translation reserve on joint ventures and associate		(1)	(12)
Movement on cash flow hedging reserve		(2)	(56)
Income tax related to loss recognised in other comprehensive income		1	11
Movement in other comprehensive income reserves, net of taxation		(5)	(677)
Total comprehensive income for the year		719	437
Profit for the year attributable to:			
Shareholders of Oceana Group Limited		674	1 107
Non-controlling interests		50	7
		724	1 114
Total comprehensive income for the year attributable to:			
Shareholders of Oceana Group Limited		669	430
Non-controlling interests		50	7
		719	437
Earnings per share (cents)			
Total basic earnings per share		562.4	920.9
Total diluted earnings per share		561.9	918.3

¹ Impairment losses (recognised)/reversed have been reclassified from "Overhead expenditure" to a separate line item in 2024.

Consolidated Statement of Financial Position

as at 30 September 2025

	2025 Rm	2024 Rm
ASSETS	KIII	KIII
Non-current assets		
Property, plant and equipment and right-of-use assets	2 435	2 540
Goodwill and intangible assets 11 Interest in joint ventures and associate 12	5 580 247	5 604 264
Interest in joint ventures and associate 12 Deferred taxation 13	241 37	264 47
Loans to supply partners 14	261	249
Derivative asset 20	5	7
Investments	16	3
Total non-current assets	8 581	8714
Current assets	0.010	2112
Inventories 15 Trade and other receivables 16	2 819 1 410	3 149 1 474
Taxation receivable	18	34
Derivative asset 20	2	2
Cash and cash equivalents 24.6	603	762
Total current assets	4 852	5 421
Assets held for sale 10	123	
<u>Total assets</u>	13 556	14 135
EQUITY AND LIABILITIES		
Capital and reserves		
Share capital 17	1 078	1094
Foreign currency translation reserve Cash flow hedging reserve 18	1 365 (1)	1 369
Share-based payment reserve 25	123	113
Distributable reserve	5 151	5 001
Interest of own shareholders	7 716	7 577
Non-controlling interests 26	170 7 886	7 718
Total capital and reserves	1 000	1110
Non-current liabilities		-1-
Deferred taxation 13 Borrowings 19	541 2 127	515 2 643
Lease liabilities 21	101	142
Employee accruals	17	9
Total non-current liabilities	2 786	3 309
Current liabilities		
Borrowings 19	272	237
Short-term banking facility 24.7	809	461
Lease liabilities 21 Employee accruals	39 37	34 38
Trade and other payables 22	1721	2315
Bank overdraft facilities 24.6	-	2
Taxation payable	6	1
Liability for share-based payments 25	-	20
Total current liabilities	2 884	3 108
Total liabilities	5 670	6 417
Total equity and liabilities	13 556	14 135

Consolidated Statement of Changes in Equity for the year ended 30 September 2025

	Share t capital	Foreign currency translation reserve	Cash flow hedging reserve	Share-based payment reserve	Distributable reserve	Interest of own shareholders	Non- controlling interests	Total
	Rm	Rm	RM	Rm	Rm	Rm	Rm	Rm
Balance as at 30 September 2023	1113	2 001	45	102	4 521	7 782	187	7 969
Total comprehensive income for the year	ı	(632)	(42)	I	1107	430	7	437
Movement on foreign currency translation reserve	ı	(620)	ı	I	I	(620)	I	(620)
Movement on foreign currency translation reserve from joint ventures and associate	ı	(12)	ı	ı	I	(12)	I	(12)
Movement on cash flow hedging reserve	ı	ı	(26)	I	I	(26)	ı	(99)
Income tax related to loss recognised in equity	1	ı	11	I	ı	11	ı	11
Profit for the year	ı	ı	ı	1	1107	1 107	7	1114
Transfers between reserves	2	ı	ı	(4)	2	I	I	I
Increase in treasury shares held	(52)	ı	1	I	ı	(52)	ı	(52)
Share-based payment expense	ı	1	1	46	I	46	ı	46
Share-based payment exercised	31	I	ı	(31)	I	ı	ı	ı
Distribution to Oceana Saam-Sonke beneficiaries	ı	ı	ı	I	(9)	(9)	I	(9)
Dividends	ı	1	ı	ı	(909)	(909)	(57)	(663)
Increase in investment in subsidiary	1	1	1	I	(17)	(17)	4	(13)
Balance as at 30 September 2024	1094	1369	ı	113	5 001	7 577	141	7 7 18
Total comprehensive income for the year	1	(4)	(1)	1	674	699	20	719
Movement on foreign currency translation reserve	I	(3)	ı	I	I	(3)	I	(3)
Movement on foreign currency translation reserve from joint ventures and associate	ı	(1)	1	ı	I	(1)	ı	Œ
Movement on cash flow hedging reserve	1	1	(2)	I	1	(2)	ı	(2)
Income tax related to loss recognised in equity	1	ı	1	1	ı	н	1	1
Profit for the year	ı	1	1	I	674	674	50	724
Transfers between reserves	9	1	ı	I	(9)	I	I	ı
Increase in treasury shares held	(61)	ı	ı	I	ı	(61)	ı	(61)
Share-based payment expense	ı	I	1	49	ı	49	1	49
Share-based payment exercised	39	I	1	(38)	ı	ı	1	1
Distribution to Oceana Saam-Sonke beneficiaries	ı	ı	1	ı	(2)	(2)	1	(2)
Dividends	1	1	1	ı	(491)	(497)	(22)	(219)
Increase in investment in subsidiary	I	I	ı	I	(16)	(16)	1	(12)
Balance as at 30 September 2025	1 078	1365	(1)	123	5 151	7 716	170	7 886
Notes	17		18	25			26	

Consolidated Statement of Cash Flows

for the year ended 30 September 2025

		2025 Rm	2024 Rm
Cash generated from operations	24.1	1 442	1 468
Interest income received	24.1	33	36
Interest paid		(334)	(274)
Taxation paid	24.2	(182)	(390)
Dividends paid	24.3	(524)	(669)
Cash inflows from operating activities		435	171
Purchases of property, plant and equipment		(327)	(651)
Purchases of intangible assets		(2)	(31)
Proceeds on disposal of property, plant and equipment	24.4	4	2
Advances to supply partners		(4)	(27)
Loans repaid from supply partners		14	9
Investment in accelerator fund		(15)	_
Investment in subsidiary	24.8	-	(16)
Proceeds on disposal of non-current assets held for sale		-	23
Cash outflows from investing activities		(330)	(691)
Repurchase of treasury shares		(61)	(52)
Long-term borrowings repaid	19	(272)	(872)
Long-term borrowings raised	19	-	1 822
Transaction costs capitalised on loans	19	-	(2)
Short-term borrowings repaid	19	(230)	(222)
Short-term banking facility raised	24.7	4 538	6 3 4 9
Short-term banking facility repaid	24.7	(4 190)	(6 091)
Increase in investment in subsidiary	24.8	(29)	(14)
Repayment of principal portion of lease liability		(35)	(30)
Cash (outflows)/inflows from financing activities		(279)	888
Not (docrease) /ingrease in each and each equivalents		(174)	368
Net (decrease)/increase in cash and cash equivalents		` '	
Cash and cash equivalents at the beginning of the year		760	439
Effect of exchange rate changes on cash and cash equivalents		17	(47)
Cash and cash equivalents at end of the year	24.6	603	760

for the year ended 30 September 2025

1. GENERAL INFORMATION

Oceana Group Limited is a company domiciled in South Africa. The consolidated annual financial statements as at and for the year ended 30 September 2025 comprise Oceana Group Limited ("Company"), its subsidiaries, joint ventures and associate, collectively referred to as the "Group".

The material accounting policies adopted in the preparation of these consolidated and separate annual financial statements are set out in Appendix 1 and have been applied consistently in all material respects to all periods presented in the consolidated and separate annual financial statements except for the adoption of new standards effective during the current year (set out in Appendix 1). For the material accounting policies, any references to the Group refers to both the Group and Company (as applicable) unless specifically stated otherwise.

Basis of preparation	The consolidated and separate annual financial statements are prepared in accordance with the going concern assumption and the historical cost basis, except where stated otherwise.
Statement of compliance	The consolidated and separate annual financial statements are prepared in accordance with IFRS Accounting Standards, including interpretations of such standards as issued by the IFRIC® Interpretations, SA Financial Reporting Requirements, the Johannesburg Stock Exchange Listings Requirements, A2X Listing Requirements, the Namibian Stock Exchange Listing Requirements, the requirements of the Companies Act of South Africa No. 71 of 2008 and relevant laws and establishments, specifically relating to its incorporation and operates in compliance with its Memorandum of Incorporation.
Materiality	The Group prepared a materiality framework as guided by IFRS Accounting Standards as issued by the IASB: Practice 2- Making Materiality Judgements which was approved by the Audit Committee. The materiality framework guided the preparers in assessing materiality when preparing the annual financial statements and applying judgement. The materiality framework considered both quantitative and qualitative factors such as the going concern considerations, industry conditions and items regulated by statutory requirements.
Separate financial statements	In the Company's separate annual financial statements, investments in joint ventures and subsidiaries are carried at cost less accumulated impairment. Refer to the note 33 of the consolidated financial statements for a list of investments in subsidiaries and joint ventures.
Functional and presentation currency	South African Rand (R). Certain entities within the Group have different functional currencies and are translated on consolidation. Refer to note 28 for closing rates applied by the Group at year end.
Level of rounding	Group Nearest million, except where otherwise indicated.
	Company Nearest million with one decimal place, except where otherwise indicated.

2. USE OF JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In preparing the consolidated and separate annual financial statements in conformity with IFRS Accounting Standards, management is required to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of income, expenses, assets and liabilities. Judgements and estimates are regularly evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Actual results may differ to these estimates. Significant judgements and estimates underlying the preparation of the consolidated annual financial statements include:

2.1 VALUATION AND IMPAIRMENT OF INDEFINITE USEFUL LIFE INTANGIBLE ASSETS

The Group recognised goodwill, trademarks and intellectual property through the following acquisitions:

Acquisition	Measurement basis	CGU allocated and amount
Foodcorp Fishing Business (2015)	Excess of the cost of the business combination over the Group's attributable share of the fair value of the net identifiable assets at the date of acquisition.	-
Daybrook Fisheries Incorporated (2015)		Fishmeal and fish oil (USA) of R5 372m (2024: R5 380m)
Pashash Foods Proprietary Limited (2024)		Lucky Star foods of R25m (2024: R25m)

for the year ended 30 September 2025

2. USE OF JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY continued

2.1 VALUATION AND IMPAIRMENT OF INDEFINITE USEFUL LIFE INTANGIBLE ASSETS continued

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired.

The recoverable amount of the cash generating unit (CGU) is determined based on a value-in-use calculation using approved cash flow forecasts covering a period of five years, after which a terminal value was applied.

When determining the assumptions, consideration is given to the impact of external market factors, such as changes in market demand, pricing and interest rates, as well as internal factors relating to current operating conditions and production trends. Judgements and estimates are made by management in determining the future cash flows of CGU's and the discount rate used to determine the present values of those future cash flows used to test for impairment.

Note 11 sets out the significant judgements and estimates applied when assessing the carrying value of goodwill, intellectual property and trademarks for each acquisition.

2.2 CONTROL

Management assesses whether it controls or jointly controls an entity based on whether the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

The Group controls an investee if and only if the Group has all the following:

- i) power over the investee;
- ii) exposure, or rights, to variable returns from its involvement with the investee; and
- iii) the ability to use its power over the investee to affect the amount of the Group's returns.

The Group has power over an investee when it has existing rights that give it the current ability to direct the relevant activities, i.e. the activities that significantly affect the investee's returns.

When assessing control, management considers the nature of the Group's relationship with other parties and whether those other parties are acting on the Group's behalf (i.e. they are "de facto agents"). The determination of whether other parties are acting as de facto agents requires judgement, considering not only the nature of the relationship, but also how those parties interact with each other and the Group.

2.2.1. CONTROL

The entities that are considered to meet the requirements for control are reflected in note 26 and the supporting schedule in note 33. Judgement has been applied by management with respect to the Group's shareholding in Erongo Seafoods Proprietary Limited, to determine that the Group controls the investee despite the non-controlling interests holding the majority shareholding. The Group is deemed to exert control over this entity due to its active and unilateral management of day-to-day operations, financing and investing decisions to affect their returns and is subject to exposure in the variability in those returns. In light of this, Erongo Seafoods Proprietary Limited is consolidated.

2.2.2. TREATMENT OF WESTBANK FISHING LLC

Management applied significant judgement in determining the appropriate accounting treatment of Westbank Fishing LLC (Westbank). The points considered include the following:

- A detailed understanding of Westbank Fishing and the relationship between Westbank, Daybrook and Makimry (the 75% US Shareholder of Westbank Fishing).
- Consideration of the elements of control as defined by IFRS 10 which concluded that the rights of Daybrook in terms of the above were assessed and deemed to be minority protective rights, which were designed to protect the interests of Daybrook without giving it power over the entity to which those rights relate.
- The shareholders of Westbank do not control the arrangement collectively as they do not act together to direct the activities that affect the returns of the arrangement, i.e. the day-to-day decisions to run, operate and fish on a daily basis, including the responsibility to maintain the fishing licence is controlled by Makimry.
- Noting that Daybrook holds more than 20% of the voting power.
- Daybrook has representation on the Board of Westbank and participates in policy-making processes.
- There are material transactions between Daybrook and Westbank.

Taking all factors into account, management concluded that Westbank is an associate.

2.3 USEFUL LIVES AND RESIDUAL VALUES OF PROPERTY, PLANT, EQUIPMENT AND RIGHT OF USE ASSETS

The estimated useful lives and residual values are reviewed annually, taking cognisance of forecast commercial and economic realities, historical usage of similar assets and input from original equipment manufacturers on plant and machinery. The estimated useful life of property, plant, equipment and right of use assets is detailed in Appendix 1.

2. USE OF JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY continued

2.4 INTANGIBLE ASSETS – USEFUL LIFE OF FISHING RIGHTS

In South Africa, fishing rights are allocated to industry participants over a long-term allocation period (typically 10 to 15 years) by the Department of Environment, Forestry and Fisheries (DEFF). Accordingly, the useful life of fishing rights acquired are determined from the date of transfer until date of expiration of the right. Management assessed the useful life of these rights to be extended beyond the expiration dates based on historic outcomes and legal precedents on similar rights renewal proceedings.

3. REVENUE

	2025 Rm	2024 Rm
The main categories of revenue and the segment to which they relate are set out below: Lucky Star foods		
Sale of goods	4 846	4 564
Fishmeal and fish oil (Africa)	885	877
Sale of goods Incidental services (incidental freight and insurance)	851 34	852 25
Fishmeal and fish oil (USA)		
Sale of goods	2 369	3 006
Wild caught seafood	1 823	1 529
Sale of goods	1 806	1508
Incidental services (incidental freight and insurance)	17	21
Other non-trade revenue		
Lucky Star foods	25	27
Wild caught seafood	47	58
	9 995	10 061

Other non-trade revenue includes quota fees R40 million (2024: R35 million) and fee income R32 million (2024: R50 million). Refer to note 5 for further information relating to revenue by geographical region.

4. OPERATING PROFIT

	Reference	2025 Rm	2024 Rm
Operating profit is calculated after taking into account the following items:	Hererenee		
Income			
Insurance recoveries	d	33	27
Expenditure			
Administrative, technical, secretarial and legal fees	С	32	41
Amortisation of intangible assets		18	16
Fishing rights	а	6	4
Computer software	С	10	9
Non-competes	С	2	3
Auditors' remuneration		14	16
Fees for audit – current year (excluding disbursements)	С	14	14
Fees for audit – prior year under provision	С	_	2
Depreciation of property, plant and equipment and right-of-use assets		298	279
Buildings	a, c	26	28
Plant, equipment, vehicles and furniture and fittings	a, c	125	128
Fishing vessels and nets	a	121	96
Right-of-use assets	a, c	26	27
Distribution expenses		409	390
Storage and warehousing	b	133	121
Freight, transport and logistics	b	276	269
Employment related expenditure		1 430	1 371
Employment costs	a,c	1 348	1 295
Retirement costs	a,c	82	76

for the year ended 30 September 2025

4. **OPERATING PROFIT** continued

	Reference	2025 Rm	2024 Rm
Fuel and energy costs	a, b, c	453	520
Low-value lease expenses	a, c	2	2
Short-term lease expenses	a, c	27	28
Fish products purchased	а	3 047	2916
Materials and packaging used in production	а	1 583	1 322
Repairs and maintenance	a, c	222	241
Risk and loss		211	261
Insurance premiums paid	a, c	201	250
Security and other risk and loss	a, c	10	11
Profit/ (loss) on disposal of property, plant and equipment	С	1	(8)
Profit on disposal of non-current assets held for sale	c	-	14

The Group's statement of comprehensive income is presented by function. The major expenses by nature are disclosed in note 4 and note 5 with a reference that indicates the expense by function as listed below:

- a Cost of sales
- b Selling and distribution expenses
- c Overhead expenditure
- d Other income

5. SEGMENTAL RESULTS

2025		Lucky Star foods	Fishmeal and fish oil (Africa)	Fishmeal and fish oil (USA)	Wild caught seafood	Total
	Reference	Rm	Rm	Rm	Rm	Rm
Statement of comprehensive income						
Gross revenue		4 871	886	2 369	1 874	10 000
Inter-segmental revenue		_	(1)	_	(4)	(5)
Revenue		4 871	885	2 369	1870	9 995
Cost of sales		(3 751)	(624)	(1 546)	(1 297)	(7 218)
Gross profit		1 120	261	823	573	2 777
Overhead expenditure		(310)	(165)	(145)	(296)	(916)
Other operating income/(expenditure) ¹		(342)	(70)	(141)	(55)	(608)
Operating profit		468	26	537	222	1 253
The above operating profit includes the fo	llowing.					
Joint ventures and associate profit	wowing.	(22)	_	20	_	(2)
Depreciation and amortisation	a,c	56	36	99	125	316
Distribution expenditure	b	156	75	98	80	409
Employment costs	a,b,c	542	218	200	470	1 430
Fuel and energy costs	a,b,c	47	84	38	284	453
Fish products purchased	а	2 082	_	965	_	3 047
Materials and packaging used in						
production	а	1 457	16	1	109	1 583
Repairs and maintenance	a,c	19	69	57	77	222
Risk and loss	a,c	40	10	130	31	211

Included in 2025 revenues arising from Lucky Star foods are revenues of approximately R1 472 million (2024: R1 432 million) which arose from sales to the Group's largest customer. No other single customer contributed 10% or more to the Group's revenue in either 2025 or 2024.

^{1.} Other operating income/(expenditure) relates to sales and distribution expenditure, marketing expenditure, other income, foreign exchange gains or losses and profit from joint ventures and associate.

5. **SEGMENTAL RESULTS** continued

2025		Lucky Star foods	Fishmeal and fish oil (Africa)	Fishmeal and fish oil (USA)	Wild caught seafood	Total
	Reference	Rm	Rm	Rm	Rm	Rm
Statement of financial position Total assets (excluding assets held for						
sale)		3 021	661	8 576	1 175	13 433
Total liabilities		3 275	209	1 786	400	5 670
The above amounts of assets includes the following: Additions to property, plant and equipment, right of use assets and						
intangible assets		79	49	23	187	338
Interest in joint ventures and associate		36	_	211	_	247

The Group's revenue and non-current assets by geographic segment are detailed below:

2025 Region	South Africa	Namibia	Other Africa	North America	Europe	Far East	Other	Total
	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm
Revenue	4 790	799	594	1 237	2 442	106	27	9 995
Non-current assets								
(excluding deferred tax								
assets)	1 798	107	-	6 641	_	_	_	8 546

2024		Lucky Star foods	Fishmeal and fish oil (Africa)	Fishmeal and fish oil (USA)	Wild caught seafood	Total
	Reference	Rm	Rm	Rm	Rm	Rm
Statement of comprehensive income						
Gross revenue		4 591	878	3 006	1 594	10 069
Inter-segmental revenue		-	(1)	_	(7)	(8)
Revenue		4 591	877	3 006	1 587	10 061
Cost of sales		(3 552)	(577)	(1 521)	(1 212)	(6 862)
Gross profit		1 039	300	1485	375	3 199
Overhead expenditure		(349)	(156)	(183)	(334)	(1 022)
Other operating income/(expenditure) ¹		(262)	(65)	(124)	(94)	(545)
Operating profit		428	79	1 178	(53)	1 632

for the year ended 30 September 2025

5. SEGMENTAL RESULTS continued

2024		Lucky Star foods	Fishmeal and fish oil (Africa)	Fishmeal and fish oil (USA)	Wild caught seafood	Total
2024	Reference	Rm	Rm	Rm	Rm	Rm
The above operating profit includes the						
following:						
Joint ventures and associate profit		4	_	14	_	18
Depreciation, amortisation and						
impairment	a,c	55	29	109	102	295
Distribution expenditure	b	154	57	92	87	390
Employment costs	a,b,c	517	214	214	426	1371
Fuel and energy costs	a,b,c	24	77	35	384	520
Fish products purchased	a	2 051	-	865	_	2 916
Materials and packaging used in						
production	а	1 229	1	1	91	1 322
Repairs and maintenance	a,c	14	75	113	39	241
Risk and loss	a,c	41	10	183	27	261
Statement of financial position						
Total assets		3 5 4 2	755	8 679	1 159	14 135
Total liabilities		3 787	149	2 081	400	6 417
The above amounts of assets includes						
the following:						
Additions to property, plant and						
equipment, right of use assets and						
intangible assets		226	174	102	215	717
Interest in joint ventures and associate		57	-	207	-	264

¹ Other operating income/(expenditure) relates to sales and distribution expenditure, marketing expenditure, other income, foreign exchange gains or losses and profit from joint ventures and associate.

The Group's revenue and non-current assets by geographic segment are detailed below:

Region 2024	South Africa	Namibia	Other Africa	North America	Europe	Far East	Other	Total
	Rm	Rm	Rm	Rm	Rm	Rm	Rm	Rm
Revenue	4 428	653	604	1 462	2 626	168	120	10 061
Non-current assets (excluding deferred tax								
assets)	1 871	86	-	6 710	-	-	-	8 667

6. INTEREST EXPENSE

	2025 Rm	2024 Rm
Financial instruments		
Short-term banking facilities	105	83
Borrowings ¹	216	173
Lease liabilities (note 21)	16	18
Non-financial instruments		
Other ²	5	3
	342	277

^{1.} Interest on borrowings is net of interest on the interest rate swap of R11 million (2024: R39 million).

² Intercompany eliminations relate to revenue and support service charges to align the IFRS 8: Operating Segment profit measures the CODM uses to manage the business to that of IFRS Accounting Standards.

^{2.} Other relates to interest paid on vendor balances.

7. TAXATION EXPENSE

	2025 Rm	2024 Rm
Current taxation		
South Africa		
Current year	82	111
Over provision of prior year tax	-	(2)
Capital gains tax	(1)	-
Withholdingtax	2	2
	83	111
Foreign		
Current year	111	249
Over provision of prior year tax	(1)	-
Withholdingtax	10	16
	120	265
Total current taxation	203	376
Deferred taxation		
South Africa		
Current year	47	(44)
Under provision of prior year tax	1	-
	48	(44)
Foreign		
Current year	(13)	(42)
Under provision of prior year tax	3	2
	(10)	(40)
Total deferred taxation	38	(84)
Total taxation expense	241	292

The maximum potential future tax consequences of undistributed earnings if distributed from foreign subsidiaries amounts to R117 million (2024: R105 million).

7.1 TAX RATE RECONCILIATION

	2025 %	2024 %
Effective rate of taxation	24.9	20.8
Adjustment to rate due to:		
Over provision of prior year tax	(0.3)	-
Foreign taxation rate differentials and withholding taxes	0.7	3.1
Capital gains tax	0.1	-
Foreign derived intangible income deduction ¹	2.9	3.4
Non-deductible expenses ²	(1.0)	(0.3)
Utilisation of previously recognised tax losses	0.7	_
Recognition of previously unrecognised tax losses	(1.0)	_
South African company income tax rate	27.0	27.0

^{1.} Foreign Derived Intangible Income (FDII) is a special category of earnings that comes from the sale of products related to intellectual property (IP) and is taxed at a lower rate in the USA. The net profit on export sales in Daybrook related to its IP is subject to this lower tax rate.

7.2 THE GROUP'S SHARE OF TAX LOSSES AVAILABLE AS A DEDUCTION FROM FUTURE TAXABLE INCOME AMOUNTED TO:

	2025 Rm	2024 Rm
Local	522	522
Local Foreign	83	80
Total	605	602
Deferred tax savings effect	167	167

² Non-deductible expenses includes legal and consulting fees, SARS interest expense, listing fees, annual report fees, sponsor fees as well as learnership deductions.

for the year ended 30 September 2025

8. EARNINGS AND HEADLINE EARNINGS PER SHARE

8.1 CALCULATION OF WEIGHTED AVERAGE NUMBER OF ORDINARY SHARES

	Shares	
	2025	2024
Weighted average number of ordinary shares	129 779 645	130 431 804
Less: weighted average number of Treasury shares held by:		
Oceana Empowerment Trust (OET)	(98 692)	(100 242)
Lucky Star Limited	(829 277)	(693 271)
Oceana Group Share Trust	(16 500)	(16 500)
Oceana Saam-Sonke Trust	(7 825 908)	(7 825 908)
Oceana Stakeholder Empowerment Trust (OSET)	-	(652 159)
Oceana Group Limited	(1 134 111)	(970 751)
Weighted average number of ordinary shares used in the calculation of basic earnings and		
headline earnings per share	119 875 157	120 172 973
Shares deemed to be issued for no consideration in respect of unexercised share options	99 875	339 007
Weighted average number of ordinary shares used in the calculation of diluted earnings and		
diluted headline earnings per share	119 975 032	120 511 980

A total of 960 744 shares (2024: 895 524 shares) is held by Lucky Star Limited, and were purchased on the open market at an average price of R60.72 (2024: R71.73) per share for the purposes of the Group's forfeitable share plan allocation. Movement in Oceana Group Limited shares held are primarily as a result of intergroup share transfers from Lucky Star Limited.

8.2 DETERMINATION OF HEADLINE EARNINGS

	Gross of tax	Net of tax and non- controlling interests	Gross of tax	Net of tax and non- controlling interests
	2025 Rm	2025 Rm	2024 Rm	2024 Rm
Profit after taxation		674		1 107
Adjusted for:				
Reversal of impairment/(impairment) of property plant and				
equipment	5	3	(4)	(2)
Profit on disposal of assets held for sale	-	-	(14)	(9)
Net profit/(loss) on disposal of property, plant and equipment	(1)	_	8	7
Headline earnings for the year		677		1 103
Headline earnings per share (cents)				
- Basic		564.8		917.6
– Diluted		564.4		915.1

9. DIVIDENDS

	2025 Rm	2024 Rm
Final dividend of 300 cents (2024: 305 cents) per share declared on 25 November 2024	202	266
paid on 30 December 2024 Interim of 110 cents (2024: 195 cents) per share declared on 9 June 2025	360	366
·	137	240
Dividends paid during the year	497	606
Dividends declared after the reporting date and not accrued Final dividend of 175 cents (2024: 300 cents) per share approved on 21 November 2025 to be declared on 24 November 2025	210	360
Dividends per share (cents)	285	495
- Interim paid	110	195
- Final declared after reporting date	175	300

10. PROPERTY, PLANT AND EQUIPMENT AND RIGHT-OF-USE ASSETS

	Freehold land and	Leasehold land and	Plant, equipment	Fishing vessels	Right-of-use	
	buildings	buildings	and vehicles	and nets	assets	Total
	Rm	Rm	Rm	Rm	Rm	Rm
2024						
Cost	1071	96	2 053	909	166	4 2 9 5
Accumulated depreciation and						
impairment losses	(418)	(29)	(1 081)	(474)	(52)	(2 054)
Net book value at 1 October 2023	653	67	972	435	114	2 241
Movements for the year						
Additions	57	23	377	188	17	662
Additions through business						
combinations	_	_	11	-	8	19
Disposals – cost	(6)	_	(108)	(40)	(6)	(160)
Disposals – accumulated						
depreciation	6	_	99	39	6	150
Depreciation	(23)	(5)	(128)	(96)	(27)	(279)
Reversal of impairment	-	-	4	-	-	4
Foreign exchange movement on						
translation	(47)	_	(51)	-	1	(97)
Balance at 30 September 2024	640	85	1 176	526	113	2 540
Made up as follows:						
Cost	1 037	119	2 221	1 057	186	4 620
Accumulated depreciation and						
impairment losses	(397)	(34)	(1 045)	(531)	(73)	(2 080)
Net book value at						
30 September 2024	640	85	1 176	526	113	2 540

for the year ended 30 September 2025

10. PROPERTY, PLANT AND EQUIPMENT AND RIGHT-OF-USE ASSETS continued

	Freehold land and buildings	Leasehold land and buildings	Plant, equipment and vehicles	Fishing vessels and nets	Right-of-use assets	Total
	Rm	Rm	Rm	Rm	Rm	Rm
2025						
Movements for the year						
Additions	29	10	89	199	9	336
Disposals – cost	(10)	(2)	(38)	(79)	(8)	(137)
Disposals – accumulated						
depreciation	9	-	34	79	1	123
Depreciation	(21)	(5)	(125)	(121)	(26)	(298)
Transferred to held for sale	-	-	-	(123)	-	(123)
Current year impairment	-	-	(5)	-	-	(5)
Foreign exchange movement on						
translation	(1)	-	-	-	-	(1)
Balance at 30 September 2025	646	88	1 131	481	89	2 435
Made up as follows:						
Cost	1 054	127	2 271	928	184	4 564
Accumulated depreciation and						
impairment losses	(408)	(39)	(1 140)	(447)	(95)	(2 129)
Net book value at						
30 September 2025	646	88	1 131	481	89	2 435

Details of land and buildings are included in registers which are available on request for inspection at the registered office of the Company.

The Daybrook US-Dollar denominated term loan is secured by a first-priority perfected security interest in substantially all of the tangible (R1 billion) and intangible assets (R5.4 billion) of Oceana US Holdings Inc. and Daybrook Fisheries Inc.

Included in property, plant and equipment is R43 million (2024: R162 million) of assets under construction not yet being depreciated. These assets commence depreciation once brought into use. Lease obligations do not impose any covenants on the Group and the right-of-use assets are not provided as security for the Group's interest-bearing borrowings.

NON-CURRENT ASSETS HELD FOR SALE

A vessel with a carrying value of R123 million, previously disclosed under fishing vessels and nets, has been reclassified as a non-current asset held for sale within the Wild caught seafood operating segment, as it has been earmarked for disposal and is being actively marketed. The Group intends to complete the sale within the next 12 months, subject to market conditions. The vessel is measured at its carrying value, which represents the lower of its carrying amount and fair value less costs to sell. This reclassification had no impact on the statement of comprehensive income.

11. GOODWILL AND INTANGIBLE ASSETS

	Goodwill	Trademark	Intellectual property	Fishing rights	Non- competes	Computer software	Total
	Rm	Rm	Rm	Rm	Rm	Rm	Rm
2024							
Cost	4 5 5 1	298	1 153	162	130	136	6 430
Accumulated amortisation	-	(46)	_	(115)	(125)	(63)	(349)
Accumulated impairment	-	_	_	_	-	(4)	(4)
Net book value at 1 October 2023	4 551	252	1 153	47	5	69	6 077
Movements for the year							
Additions	-	_	_	27	_	3	30
Additions through business							
combinations	25	_	_	-	_	_	25
Amortisation for the year	-	_	_	(4)	(3)	(9)	(16)
Foreign exchange movement on							
translation	(390)	(21)	(101)	_	_	_	(512)
Balance at 30 September 2024	4 186	231	1 052	70	2	63	5 604
Made up as follows:							-
Cost	4 186	276	1 052	189	118	127	5 948
Accumulated amortisation	_	(45)	_	(119)	(116)	(60)	(340)
Accumulated impairment	-	_	_	_	-	(4)	(4)
Net book value at 30 September 2024	4 186	231	1 052	70	2	63	5 604
Movements for the year							
Additions	-	-	-	-	-	2	2
Amortisation for the year	-	-	-	(6)	(2)	(10)	(18)
Foreign exchange movement on							
translation	(6)	_	(2)	-	_	-	(8)
Balance at 30 September 2025	4 180	231	1 050	64	-	55	5 580
Made up as follows:							
Cost	4 180	276	1 050	189	118	129	5 942
Accumulated amortisation	-	(45)	-	(125)	(118)	(70)	(358)
Accumulated impairment	-	_	-	-	_	(4)	(4)
Net book value at 30 September 2025	4 180	231	1 050	64	_	55	5 580

Amortisation of intangible assets of R6 million (2024: R4 million) is included in cost of sales and R12 million (2024: R12 million) is included in overhead expenditure in profit and loss.

The remaining amortisation periods for significant intangible assets are as follows:

Hake, pelagic and lobster fishing rights 7-13 years Computer software 1-6 years

TRADEMARKS

The Daybrook brand is an established trademark in the fishmeal and fish oil industry, both within the USA domestic market and internationally, and therefore management believes there is no foreseeable limit to the Group ceasing to generate revenue from its continued use. In addition, management has exercised judgement and assumed the Group will continue to renew legal rights to the Daybrook trademark without significant costs. The trademark has accordingly been assessed as having an indefinite useful life.

for the year ended 30 September 2025

11. GOODWILL AND INTANGIBLE ASSETS continued

INTELLECTUAL PROPERTY

The Daybrook intellectual property acquired consists of developed know-how and expertise that allows incremental production efficiencies above the typical market participant. While not patented, these processes have taken years to develop and are closely held by the company in an industry which by its nature has stable technical requirements and market demands. Intellectual property has been assessed as having an indefinite life as it can reasonably be expected to generate revenues beyond the foreseeable future without significant maintenance costs.

The Daybrook US Dollar-denominated term loan is secured by a first-priority perfected security interest in substantially all of the tangible and intangible assets of Oceana US Holdings Inc. and Daybrook Fisheries Inc.

ALLOCATION OF GOODWILL AND INTANGIBLE ASSETS

Goodwill and intangible assets arising from business combinations are allocated at acquisition to the Group's cash-generating units (CGUs) that are expected to benefit from the business combination. The table below summarises how the carrying amounts of goodwill and intangible assets attributable to the respective business combinations or asset acquisitions have been allocated to the Group's CGUs. The carrying amounts are reported net of impairment losses.

	Goodwill		Trademarks		Intellectual property	
	2025 Rm	2024 Rm	2025 Rm	2024 Rm	2025 Rm	2024 Rm
Foodcorp business combination						
Lucky Star foods	18	18	-	-	-	-
Wild caught seafood	45	45	-	-	_	_
Daybrook business combination						
Fishmeal and fish oil (USA)	4 092	4 098	230	230	1 050	1 052
Other goodwill and intangible acquisitions						
Lucky Star foods	25	25	1	1	-	-
	4 180	4 186	231	231	1 050	1 052

	Fishing rights		Non-co	Non-competes	
	2025 Rm	2024 Rm	2025 Rm	2024 Rm	
Foodcorp business combination					
Lucky Star foods	22	24	_	_	
Wild caught seafood	_	_	-	-	
Daybrook business combination					
Fishmeal and fish oil (USA)	_	_	_	2	
Other fishing rights acquired					
Wild caught seafood	42	46	-	_	
	64	70	-	2	

The discount rates were derived from the weighted average cost of capital (WACC) for comparable entities, based on market data and include appropriate adjustments relating to market risk and specific risk factors for each CGU as required.

11. GOODWILL AND INTANGIBLE ASSETS continued

FOODCORP – LUCKY STAR FOODS

Key assumption	Application
Fish availability and production input	Production input volumes for 2026 is projected to decrease by 17% in line with the Group's stock management strategy, following a higher base in 2025. From 2027 the projected growth rate is between 1.2% and 7.0% (2024: 3.0% to 4.9%) factoring in the future expected biomass of the resource, the related South African total allowable catch (TAC), the recovering pilchard resource and potential adjustments to future quota allocations.
Production yields	Production yields have been based on historic averages adjusted for the expected impact of change in SA pilchard catches.
Sales price	A canned foods sales price increase of between 3.5% and 4.0% compared to 2025 (2024: 3.0% and 6.0%) p.a. has been applied from 2026.
	A fishmeal sales price increase of between 5.0% and 9.0% compared to 2025 (2024: 5.0 % - 9.0%) p.a has been applied from 2026.
	The fish oil sales price has an initial 7.0%-10.0% decrease expected during 2026 compared to 2025 and thereafter increases of between 2.0-9.0% going forward (2024: initial 31.4% decrease in 2025 and 2026 followed by increases of 2.5% going forward).
Gross margin	Gross margins are based on the average forecast gross margin for the forecast period and is 11.7% (2024: 9.4%) for the canned fish operation and 25.6% (2024: 25.0%) for the fishmeal and oil operation.
Pre-tax WACC	Between 13.8% and 14.2% (2024: between 14.7% and 15.5%).
Long-term growth rate	Between 2.0% and 3.0% (2024: between 2.0% and 3.0%) based on the longer-term core inflation expectations of the SA economy.

Key sensitivities	The Group estimates that an impairment would be triggered if:
Pre-tax WACC	Increased by 4.1% (2024: 3.7%).
Gross margin	Decreased by more than 2.0% (2024: 1.3%).

FOODCORP - WILD CAUGHT SEAFOOD

Key assumption	Application
Fish catch volumes and yields	Based on historical averages taking into account the Group's forward looking strategy, with fishing days adjusted to factor in changes to periods when vessels are due to major maintenance and statutory dry-docks.
Sales price and catch mix	Sales price increases of between 4.0% and 5.0% (2024: 3.0% and 4.0%) p.a. have been applied from 2026, while the catch mix is in line with historical catches, amended for forward looking strategy changes.
Gross margin	Between 40.0% and 50.1% (2024: Between 26.1% and 33.1%) in line the average forecast gross margin.
Pre-tax WACC	Between 13.2% and 14.2% (2024: between 14.5% and 15.5%).
Long-term growth rate	Between 2.0% and 3.0% (2024: between 2.0% and 3.0%) based on the longer-term core inflation expectations of the SA economy.

Key sensitivities	The Group estimates that an impairment would be triggered if:
Pre-tax WACC	Increased by 68.6% (2024: 10.3%).
Gross margin	Decreased by more than 27.8% (2024: 4.3%).

for the year ended 30 September 2025

11. GOODWILL AND INTANGIBLE ASSETS continued

PASHASH – LUCKY STAR FOODS

Key assumption	Application
Sales price	Sales prices have been determined based on a price increase range of between 4.5% and 5.0% (2024: 5.0%) with volumes based on expected demand.
Average gross margin	Gross margins are based on the average forecast gross margin for the forecast period and are between 12.0% and 18.0% (2024 between 11.0% and 15.2%).
Pre-tax WACC	Between 12.5% and 13.5% (2024: Between 14.0% and 15.0%).
Long-term growth rate	Between 2.0% and 3.0% (2024: 1% adjusted downwards for first year of operations) based on the longer-term core inflation expectations of the SA economy.

Key Sensitivities	The Group estimates that an impairment would be triggered if:
Pre-tax WACC	Increased by more than 9.5% (2024: increased by 3.8%).
Gross margin	Decreased by more than 10.7% (2024: decreased by more than 8.9%)

DAYBROOK - FISHMEAL AND FISH OIL (USA)

Key assumption	Application
Fish catch and input volumes	Considering the state of the biomass, stable fish catch volumes were assumed from 2026 onwards compared to 2025.
Production yields	Production yields have been based on historic averages.
Sales price	The sales price assumption for fishmeal has been adjusted downward by 8% for 2026 compared to 2025, due to an anticipated increase in market supply. Following this adjustment, prices are forecasted to grow at a compound annual rate of 4% over the subsequent four years (2024: initial 10% decrease in year one, followed by a 2% growth rate).
	The sales price assumption for fish oil has been adjusted downward by 18% for 2026 compared to 2025, due to an anticipated increase in market supply. Following this adjustment, prices are forecasted to grow at a compound annual rate of 5% over the subsequent four years (2024: initial 31% decrease in year one, followed by a 1% growth rate).
Gross margin	Gross margins are based on the average forecast gross margin for the forecast period, and are between 26.0% and 36.0% (2024: 35.0% and 41.0%).
Pre-tax WACC	Between 8.5% and 9.5% (2024: between 9.0% and 10.0%).
Long-term growth rate	Long-term growth rates are based on the longer-term GDP and aquafeed sector expectations. A long-term growth rate of 2.5% (2024: 2.1%) has been used based on an average of the 10-year forecast mean US GDP growth rate per the June 2025 Livingston survey, and the forecasted aquafeed growth rate per the Rabobank Aquafeed growth study.

Key sensitivities	The Group estimates that an impairment would be triggered if:
Pre-tax WACC	Increased by 1.0% (2024: 1.9%).
Long-term growth rate	Decreased by 1.4% (2024: 2.7%).
Gross margin	Decreased by more than 2.5% (2024: decrease by more than 5.3%).

12. INTEREST IN JOINT VENTURES AND ASSOCIATE

	2025 Rm	2024 Rm
Interest in joint ventures	36	57
Interest in associate	211	207
Total interest in joint ventures and associate	247	264

Entity name	Joint venture or associate	CGU division	Primary activity
Etosha Fisheries Holding Company Proprietary Limited (Etosha)	Joint venture	Lucky Star foods	Catching and processing of fish
Westbank Fishing LLC (Westbank)	Associate	Fishmeal and fish oil (USA)	Catching of fish

Summarised financial information in respect of the Group's joint ventures and associate is set out below. The summarised financial information represents amounts shown in the joint ventures and associate financial statements prepared in accordance with IFRS Accounting Standards (adjusted by the Group for equity-accounting purposes).

2025	Etosha (joint venture) Namibia	Westbank (associate) United States	Total
	Rm	Rm	Rm
Statement of comprehensive income			
Group's ownership interest in the joint ventures and associate	44.9%	25.0%	
Operating results (100%)			
Revenue	86	927	1 013
Operating profit	(44)	98	54
Interest income	-	20	20
Interest expense	(5)	(20)	(25)
Profit before taxation	(49)	98	49
Taxation expense	-	-	-
Profit after taxation	(49)	98	49
Total comprehensive income	(49)	98	49
Group share of joint ventures and associate profit*	(22)	20	(2)
The above profit for the year includes the following:			
Depreciation (100%)	3	80	83
Other items			
Dividends declared by joint ventures/associate	-	18	18
Statement of financial position (100%)			
Non-current assets	57	1 031	1 088
Current assets	102	479	581
Non-current liabilities	(4)	(361)	(365)
Current liabilities	(76)	(307)	(383)
Net assets of joint ventures and associate	79	842	921
Carrying amount of Group's interest in joint ventures and associate	36	211	247
The above amounts include the following:			
Cash and cash equivalents and bank overdraft	(36)	175	139
Current financial liabilities			
(excluding trade and other payables and provisions)	-	(35)	(35)

 $^{{\}color{red} \star} \ \, \textit{Includes adjustments made by the Group for intercompany unrealised gains and losses}.$

for the year ended 30 September 2025

12. INTEREST IN JOINT VENTURES AND ASSOCIATE continued

2024	Etosha (joint venture) Namibia	Westbank (associate) United States	Total
	Rm	Rm	Rm
Statement of comprehensive Income			
Group's ownership interest in the joint ventures and associate	44.9%	25.0%	
Operating results (100%)			
Revenue	118	766	884
Operating profit	9	12	21
Interest income	-	17	17
Interest expense	_	(16)	(16)
Profit before taxation	9	13	22
Taxation expense	_	_	
Profit after taxation	9	13	22
Total comprehensive income	9	13	22
Group share of joint ventures and associate profit*	4	14	18
The above profit for the year includes the following:			
Depreciation (100%)	3	90	93
Other items			
Dividends declared by joint ventures/associate	_	25	25
Statement of financial position (100%)			
Non-current assets	58	1 099	1 157
Current assets	140	371	511
Non-current liabilities	(4)	(396)	(400)
Current liabilities	(67)	(246)	(313)
Net assets of joint ventures and associate	127	828	955
Carrying amount of Group's interest in joint ventures and associate	57	207	264
The above amounts include the following:			
Cash and cash equivalents and bank overdraft	(19)	131	112
Current financial liabilities			
(excluding trade and other payables and provisions)		(32)	(32)

^{*} Includes adjustments made by the Group for intercompany unrealised gains and losses.

13. DEFERRED TAXATION

	2025 Rm	2024 Rm
Deferred taxation assets	37	47
Deferred taxation liabilities	(541)	(515)
Net deferred tax liabilities	(504)	(468)
Net liabilities at the beginning of the year	(468)	(628)
Income tax related to profit recognised in equity	(408)	(028)
Foreign exchange movement on translation	1	49
Acquisition of subsidiary	_	16
Credited to the statement of profit or loss	(38)	84
Net liabilities at the end of the year	(504)	(468)
Comprising:		
Hurricane relief funds and insurance ¹	(26)	(30)
Deferred compensation	5	8
Property, plant and equipment and right-of-use assets	(373)	(316)
Intangible assets	(277)	(278)
Estimated taxation loss	82	166
Provisions and other credit balances	58	42
Lease liabilities	38	31
Fair value adjustments	(27)	(27)
Allowances	16	(64)
	(504)	(468)

Under the tax laws in the United States, a business casualty loss is treated as an "involuntary conversion". The proceeds are normally taxable, but under section 1033 of the Internal Revenue Code, the company can elect to defer the tax on the proceeds if the insurance/relief proceeds are invested in similar property by the end of the second year following the year during which the recovery is paid. Deferred tax has therefore been raised on this temporary difference. Under this law Daybrook can reinvest the gain (proceeds less book value at time of property loss) made on the replaced property into a similar item of property or equipment. If the business is in a presidentially-declared disaster, area then the proceeds can be reinvested in any tangible property to be used in the business.

Deferred tax assets are raised after due consideration of future taxable income based on approved budgets and forecasts. Realisation of the deferred taxation assets are expected out of future taxable income, which is based on the assessment by management of future plans considering improved expected catch rates shown in forecasting, and is assessed and deemed to be reasonable.

14. LOANS TO SUPPLY PARTNERS

	2025 Rm	2024 Rm
Loans to supply partners	261	249

Loans to supply partners relates to loans owing to Group companies. Included in the amount, is a secured loan amounting to R110 million (2024: R98 million) which bears interest at prime plus 2% repayable by 30 November 2025. The loan terms were in the final stages of being renegotiated as at 30 September 2025, and as a result, the loan remained a non-current asset in line with management's timing of expected recovery. Remaining loans are unsecured and are interest-free with no specified repayment terms. A loss allowance of R17 million was raised (2024: R0.1 million) in line with the expected credit loss (ECL).

EXPECTED CREDIT LOSS ALLOWANCE

The ECL for loans held by the Group as at 30 September is as follows:

	2025 Rm	2024 Rm
ECL allowance as at 1 October	-	-
Impairment losses recognised	(17)	_
Closing ECL allowance as at 30 September	(17)	_
Movement in investments and other loans		
Balance at the beginning of the year	249	196
Advances to supply partners	4	27
Interest accrued	21	17
Loans repaid	(14)	(9)
Transferred to other receivables	-	(1)
Increase in receivable from Westbank	18	19
Movement in ECL	(17)	=
Balance at the end of the year	261	249

for the year ended 30 September 2025

15. INVENTORIES

	2025 Rm	2024 Rm
Raw materials	131	488
Finished goods	2 402	2 481
Consumable stores and work-in-progress	293	196
Inventory obsolescence provision	(7)	(16)
Total	2 819	3 149

During the year, inventory valued at R31.3 million (2024: R48.8 million) was written-off and reflected in cost of sales. Inventories held at net realisable value is R34.5 million (2024: R42.1 million).

All amounts recognised in cost of sales are directly attributable to inventory movements.

16. TRADE AND OTHER RECEIVABLES

	2025 Rm	2024 Rm
Net trade receivables	1 108	1 050
Gross trade receivables net of rebates and trade allowances	1 111	1 054
Less: allowance for credit notes	(1)	(2)
Less: expected credit losses on trade receivables	(2)	(2)
Net short-term loans and advances	27	23
Gross short-term loans and advances	28	24
Less: expected credit losses on loans and advances	(1)	(1)
Amount owing by foreign suppliers	16	2
Accrued income and other receivables	62	76
Financial assets	1 213	1 151
Prepayments	105	171
Value added taxation	92	152
Non-financial assets	197	323
Total	1 410	1 474

EXPECTED CREDIT LOSS AND CONCENTRATION OF CREDIT

	2025 Rm	2024 Rm
Movement in expected credit loss allowance for trade receivables		
Balance at the beginning of the year	2	5
Impairment losses recognised/(reversed)	-	(3)
Balance at the end of the year	2	2
Concentration of credit risk in trade receivables		
By geographical region		
South Africa	596	442
Namibia	33	10
Other Africa	53	49
Europe	310	388
America	109	135
Far East and other	7	26
Net trade receivables	1 108	1 050
Movement in provisions for loans and advances		
Balance at the beginning of the year	(1)	(1)
Impairment losses	-	_
Balance at the end of the year	(1)	(1)

16. TRADE AND OTHER RECEIVABLES continued

Short-term loans and advances are provided to joint venture partners and quota holders to assist in acquiring fishing vessels or to provide working capital. Interest is charged at rates which vary between the prime interest rate charged by banks and prime plus 2%.

All trade receivables and short-term loans and advances which are considered irrecoverable are written off. The carrying value of trade receivables approximates their fair value due to the short-term nature.

The Group monitors the financial position of customers on an ongoing basis. Creditworthiness of trade receivables is assessed when credit is first extended and is reviewed regularly thereafter. The granting of credit is controlled by the application of account limits. Where considered appropriate, use is made of credit guarantee insurance.

Management also consider factors that may influence the credit risk of its customer base, including the default risk of the industry and country in which its customers operate.

Customer credit risk is managed by each business unit subject to the Group's established policy and procedures relating to customer credit risk management.

Trade receivables are regularly monitored and any shipments to export customers are generally covered by letters of credit or other forms of credit insurance obtained from reputable banks and other financial institutions or sold on a cash against documents basis (cash against documents is a type of transaction in which the title for purchased goods is released to the buyer after the total sale price is paid using cash).

Only one customer has a balance exceeding 10% of the Group's total trade receivables in the current and prior year.

At 30 September 2025, the Group has assessed the expected credit losses for trade receivables, loans and advances, amounts owing by foreign suppliers and other receivables. The Group assessed the expected loss rates for trade receivables and loans and advances based on their assessment of the level of exposure and determined that the expected credit loss for amounts owing by foreign suppliers is insignificant.

In addition, certain individual customers were identified as credit impaired which resulted in a specific expected credit allowances being recognised.

16.1 CREDIT RISK ASSESSMENT

	Trade receivables¹	Expected credit loss	Expected credit loss rate	Trade receivables¹	Expected credit loss	Expected credit loss rate
	2025 Rm	2025 Rm	2025 %	2024 Rm	2024 Rm	2024 %
Ageing of trade receivables						
provided for:						
Within due date	818	-	0.05%	949	-	0.02%
30 days	255	-	0.01%	91	-	0.09%
60 days	5	-	8.91%	1	-	0.18%
90 days	2	-	-	1	-	-
120 days and over	30	(2)	6.67%	10	(2)	16.33%
	1 110	(2)	0.18%	1 052	(2)	0.18%

¹ Trade receivables comprise gross trade receivables net of rebates and trade allowances less credit note allowances.

16.2 ALLOWANCE FOR CREDIT NOTES

Allowance for credit notes refers to an estimate made by the Group, taking into account all known factors at year end, to determine the calculated estimated reduction in accounts receivable balances that will not be recoverable, due to an expected reduction in amounts invoiced because of facts and circumstances that had existed at year end. These include but are not limited to, customer returns due to unsatisfactory or damaged goods and services provided to customers incorrect items/services being invoiced at incorrect price and quantities, or a cancellation in the sale or purchase agreement by either party as permitted by contracts. This amount is recognised directly against the accounts receivable balance. Based on historical practice, the amount to be refunded to customers is offset against the amounts owing by the customers on other goods and services provided to them by the Group.

The majority of the Group's customers are repeat customers and credit notes are insignificant in relation to the balance owing by suppliers. Customers settle their statements net of amounts refundable.

for the year ended 30 September 2025

17. SHARE CAPITAL

17.1 AUTHORISED SHARE CAPITAL

300 000 000 ordinary shares of no par value (2024: 300 000 000 ordinary shares of no par value).

17.2 ISSUED SHARE CAPITAL

129 779 645 ordinary shares of no par value (2024: 130 431 804 ordinary shares of no par value).

	2025	2024
	Rm	Rm
Opening balance	1 094	1 113
Less: net movement in treasury shares purchased allocated to beneficiaries	(16)	(19)
Closing balance	1 078	1 094

17.3 TREASURY SHARES COMPRISE SHARES HELD BY:

	Shares	
	2025	2024
Oceana Empowerment Trust (OET)	98 692	100 242
Lucky Star Limited	960 744	895 542
Oceana Group Share Trust	16 500	16 500
Saam-Sonke Trust	7 825 908	7 825 908
Oceana Stakeholders Empowerment Trust	-	652 159
Oceana Group Limited	1 134 111	970 751
Closing balance	10 035 955	10 461 102
Opening balance	10 461 102	10 105 799
Held by OET sold on behalf of death beneficiaries	(1 550)	(833)
Shares repurchased and cancelled ¹	(652 159)	_
Shares acquired from the open market	480 025	403 001
Transferred to employee beneficiaries	(251 463)	(46 865)
Closing balance	10 035 955	10 461 102

¹ As per the SENS released on 25 March 2025, Oceana Group Limited repurchased and cancelled 652 159 shares previously held by the Oceana Stakeholder Empowerment Trust.

The value of the treasury shares included in share capital is R134million (2024: R131 million).

18. CASH FLOW HEDGING RESERVE

	2025 Rm	2024 Rm
Opening balance	-	45
Movement on the cash flow hedge reserve	(1)	(45)
Gain/(loss) recognised on cash flow hedges	9	(16)
Transferred to profit or loss	(11)	(40)
Income tax related to gain recognised in other comprehensive income	(1)	3
Income tax related to amounts transferred to profit or loss	2	8
Closing balance	(1)	_

19. BORROWINGS

	2025	2024
	Rm	Rm
South African Rand-denominated loans	1 481	1 625
US Dollar-denominated term loan	918	1 255
Total borrowings	2 399	2 880
Reconciliation of total borrowings:		
Opening balance	2 880	2 271
Long-term borrowings raised	-	1822
Long-term borrowings repaid	(272)	(872)
Short-term borrowings repaid	(230)	(222)
Interest paid	(219)	(209)
Interest accrued	227	212
Transaction costs capitalised	-	(2)
Foreign exchange movement on translation	13	(120)
Closing balance	2 399	2 880
Categorised between non-current and current portions		
Non-current portion of liabilities	2 127	2 643
Current portion of liabilities	272	237
Total borrowings	2 399	2 880
Maturity analysis long-term and current portion		
Due within one year	272	237
Due within two years	269	261
Due within three years	856	265
Due within four years	999	1 117
Due within five years	3	1000
Total borrowings	2 399	2 880

The South African Rand-denominated loans include term loans of R1 446 million (2024: R1 596 million) which bear interest at a rate of JIBAR plus average margin of 1.49% (2024: 1.49%). This includes both the term loan and revolving credit facility. These loans are repayable through a combination of semi-annual and bullet instalments with the final principal installment of all loans due on 02 July 2029. During the year, R150 million was repaid. The loans are secured by intercompany guarantees provided by Oceana Group Limited, Lucky Star Limited, Blue Continent Products Proprietary Limited, Erongo Marine Enterprises Proprietary Limited, Amawandle Pelagic Proprietary Limited and Amawandle Hake Proprietary Limited.

The USA Dollar-denominated borrowings include R918 million/USD 53 million (2024: R1 255 million/USD 73 million) owing by Daybrook. The Daybrook borrowings bear interest at a rate of SOFR plus applicable margin of 1.75% (2024: 1.75%) which varies with the total net leverage ratio at the pricing date. During the current year, the Group repaid R352 million/USD 20 million (2024: R123 million/USD 7 million) of Daybrook borrowings. The balance of the loan is exposed to the current SOFR. The facility is structured as an amortisation payment facility repayable in quarterly instalments with the final bullet payment due on 30 June 2028. The loan is secured by substantially all of the tangible and intangible assets of Daybrook.

The Group is in the process of updating the loan agreements with updated clauses referring to ZARONIA, as Jibar is expected to cease during 2026. The impact of the updated clauses will be assessed however no material impact is expected.

for the year ended 30 September 2025

19. BORROWINGS continued

COVENANTS

The SA and USA loans provided by the lenders, are subject to covenant conditions using specific bank defined formulae as set out in the loan agreements and are regularly monitored by management to ensure these are complied with. In the event that an entity is at risk of breaching its covenants, negotiations are entered into with lenders to remediate. Covenants for SA debt are required to be assessed at every reporting period (March and September) and covenants for US debt are assessed every quarter. Management does not expect there to be a breach of covenants for at least 12 months from September 2025 (last date of testing).

	202	5	202	4
	Required covenant	Achieved	Required covenant	Achieved
Covenants regarding term loans and revolving credit facilities				
South African Rand-denominated term loans				
Net debt: EBITDA cover	2.50	Yes	2.50	Yes
Interest cover	3.75	Yes	3.75	Yes
Debt service cover	1.30	Yes	1.30	Yes
Daybrook USA Dollar-denominated term loan				
Net debt: EBITDA cover	2.50	Yes	2.50	Yes
Fixed cover	1.25	Yes	1.25	Yes

20. DERIVATIVES

	2025 Rm	2024 Rm
Derivative asset		
Opening balance	9	65
Loss recognised in other comprehensive income	(2)	(56)
Foreign exchange movement on translation	-	_
Total derivative assets	7	9
Categorised between non-current and current portions		
Non-current portion of assets	5	7
Current portion of assets	2	2
Total derivative assets	7	9

The derivative is an interest rate swap relating to US debt. The agreement is based on a notional debt amount of USD 39 million, at a fixed rate of 2.84% and a termination date of 30 June 2028.

21. LEASE LIABILITIES

	2025 Rm	2024 Rm
Opening balance	176	179
New leases contracted into during the year	7	25
Interest	16	18
Lease payments	(50)	(48)
Lease liability amendments/modifications	1	3
Lease termination	(10)	-
Foreign exchange movement on translation	-	(1)
Closing balance	140	176
Lease liabilities maturity analysis		
Due within one year	46	45
Due within two years	24	42
Due within three years	24	22
Due within four years	14	24
Due within and later than five years	195	203
Total minimum lease payments	303	336
Less: unearned interest	(163)	(160)
Present value of lease liability	140	176
Categorised between non-current and current portions		
Non-current liabilities	101	142
Current liabilities	39	34
	140	176

Lease liabilities relate to leasehold land and buildings. Refer to note 10.

In determining the lease term, the Group considers all facts and circumstances that create an economic incentive to exercise an extension option. Extension options are only included in the lease term if the lease is reasonably certain to be extended. Factors considered include how far in the future an option occurs, value of lease payment in renewal period, future plans of the use of leased assets as well as historic past practice of renewing leases.

	Terms	
	2025	2024
Lease terms		
The term varies for each lease entered into the Group with lease periods falling into the following		
range:		
Weighted average lease term at inception of lease contracts in years	30	25
Weighted average lease term remaining at 30 September in years	20	17

for the year ended 30 September 2025

22. TRADE AND OTHER PAYABLES

	2025 Rm	2024 Rm
Trade payables	1 132	1 696
Accrued expenses	244	178
Audit fee accrued	9	7
Credit balances in debtors	1	2
Agency disbursements	3	5
Agterskot and quota fee accrual	28	45
Short-term loans and advances	12	15
Other payables	12	39
Financial liabilities	1 441	1987
Payroll-related accruals	97	108
Leave pay accrual	34	38
Bonus accrual	135	176
Value added taxation	14	6
Non-financial liabilities	280	328
Total trade & other payables	1 721	2 315

No interest is charged on trade payables. The Group has financial risk management processes to ensure that all payables are paid within the credit timeframe. The carrying value of current accounts payable approximates their fair value, due to its short-term nature.

The Group participates in a supplier finance arrangement under which its suppliers may elect to receive early payment of their invoices from a bank. Under the arrangement, the supplier does a full sale of their invoice (inclusive of a discount) to the bank, and the bank agrees to pay amounts due to participating suppliers in respect of these invoices. The Group repays the bank the full value of that invoice when it reaches maturity. The principal purpose of this arrangement is to facilitate efficient payment processing and provide the willing suppliers early payment of their invoices, compared with the related invoice payment due date. The Group has not derecognised the original trade payables relating to the arrangement because neither a legal release was obtained nor was the original liability substantially modified on entering into the arrangement. The Group does not incur any additional interest towards the bank on the amounts due to the suppliers. The Group therefore includes the amounts subject to the arrangement within trade payables because the nature and function of these payables remains the same as those of other trade payables. All payables under the arrangement are classified as current as at 30 September 2025 and 2024.

	2025	2024
Carrying amount of liabilities that are part of supplier financing arrangements		
Presented within trade and other payables	255	356
– of which suppliers have received payment from finance provider	206	298
Average range of payment due dates		
Liabilities that are part of the arrangement after invoice date	120-140 days	120-140 days
Trade payables that are not part of an arrangement after invoice date	30-60 days	30-60 days

23. CAPITAL COMMITMENTS

	2025 Rm	2024 Rm
Budgeted capital expenditure is as follows:		
Contracted	35	81
Not contracted	292	259
Total	327	340

Capital commitments relate to acquisition of property, plant, equipment as well as computer software that will be financed from the Group's cash resources and borrowing facilities.

24. CASH FLOW INFORMATION

24.2

24.3

24.1 CASH GENERATED FROM OPERATIONS

	2025 Rm	2024 Rm
Operating profit	1 253	1 632
Adjustment for non-cash and other items	434	353
Depreciation, amortisation and impairment	317	295
Joint ventures and associate loss/(profit)	2	(18)
Share-based payment expense (equity settled)	49	46
Share-based payment expense (cash settled)	1	10
Impairment expense/(reversal of impairment)	5	(4)
Net (profit)/ loss on disposal of property, plant and equipment	(1)	8
Net profit on sale of non-current asset held for sale		(14)
Unrealised profit in stock	(24)	(6)
Unrealised foreign exchange losses/(gains)	4	(11)
Inventory written off net of provision	31	49
Increase/(decrease) of non-cash provision movements	47	(3)
Lease modification	1 2	3
Fair value loss/(gain)		(2)
Total cash operating profit	1 687	1 985
Working capital changes		
Decrease/(increase) in inventories	316	(471)
Decrease/(increase) in trade and other receivables	60	(224)
(Decrease)/increase in in trade and other payables	(621)	178
Total working capital changes	(245)	(517)
Total cash operating profit	1 687	1985
Total working capital changes	(245)	(517)
Total cash generated from operations	1 442	1 468
TAXATION PAID		
Net amount overpaid at the beginning of the year	33	19
Charged to profit or loss (note 7)	(203)	(376)
Net amount overpaid at the end of the year	(12)	(33)
Taxation paid	(182)	(390)
DIVIDEND PAID		
Distribution to share scheme beneficiaries	(5)	(6)
Dividends to ordinary shareholders (note 9)	(497)	(6) (606)
Dividends paid to non-controlling interests	(22)	(57)
Dividends paid Dividends paid	(524)	(669)
Dividends pald	(324)	(003)

for the year ended 30 September 2025

24. CASH FLOW INFORMATION continued

	2025 Rm	2024 Rm
24.4 LOSS ON DISPOSAL OF PROPERTY, PLANT AND EQUIPMENT		
Loss on sale of property, plant and equipment		
Proceeds on disposal of property, plant and equipment	4	2
Net book value of property, plant and equipment disposed	(3)	(10)
Net profit/(loss) on disposal of property, plant and equipment	1	(8)

24.5 FINANCING ACTIVITY RECONCILIATION

CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES

			Non-cash r	novements			
		Lease liability additions/ terminations and amendments/ modifications	Transaction costs	Net Interest	Foreign exchange movement on translation	Cash movement	Closing balance
	Rm	Rm	Rm	Rm	Rm	Rm	Rm
2025							
Leases	176	(2)	-	16	-	(50)	140
Borrowings	2 880	-	-	8	13	(502)	2 399
2024							
Leases	179	28	-	18	(1)	(48)	176
Borrowings	2 271	-	(2)	3	(120)	728	2880
Notes		21	19	19, 21	19,21	19,21	

24.6 CASH AND CASH EQUIVALENTS

	2025 Rm	2024 Rm
Cash and cash equivalents	603	762
Bank overdraft facilities	-	(2)
Cash and cash equivalents per statement of cash flows	603	760

24.7 SHORT-TERM BANKING FACILITY¹

	2025 Rm	2024 Rm
Opening balance	461	203
Interest accrued	105	83
Interest paid	(105)	(83)
Short-term banking facility raised	4 538	6 3 4 9
Short-term banking facility repaid	(4 190)	(6 091)
Closing balance	809	461

L. Short term banking facility utilised for working capital needs of the Group. Interest is linked to market-related rates, and repayment is on demand.

24.8 INVESTMENT IN SUBSIDIARY (PASHASH)

	2025 Rm	2024 Rm
Purchase consideration	-	28
Deferred payment (October 2024)	-	(14)
Deferred payment made (October 2024)	14	-
Bank overdraft at date of acquisition	-	2
Additional investment in the current year	15	_
Investment in subsidiary	29	16

25. SHARE-BASED PAYMENTS

	2025 Rm	2024 Rm
Equity-settled compensation schemes		
Performance shares compensation scheme (note 25.1)	29	46
Bonus deferral compensation scheme (note 25.2)	38	24
Black economic empowerment (BEE) scheme (note 25.3)	56	43
Share-based payment reserve	123	113
Cash-settled compensation scheme		
CEO LTI scheme (note 25.4)	-	20
Liability for share-based payments	-	20

Equity settled compensation schemes expense recognised in profit or loss is R49m (2024: R48m). Cash-settled compensation scheme expense recognised in profit or loss is R1m (2024: R10m).

25.1 EQUITY-SETTLED (PERFORMANCE SHARES) COMPENSATION SCHEME

Performance shares - LTI 2022 plan:

Performance shares awarded under the LTI 2022 plan are granted to executive and senior managers by the Board on the recommendation of the Remuneration Committee. Shares are issued for no cash consideration. Performance shares vest on the third anniversary of their grant, to the extent that the Group has met specified non-market conditions performance criteria, including a mix of financial and ESG measures. Shares that have not been exercised in accordance with the rules of the plan are forfeited upon termination of employment, other than on death, retrenchment, retirement or other no-fault terminations. The performance shares granted are valued using the Monte Carlo option model. Executives receive dividend equivalent shares as and when the Board declares a dividend. Dividend equivalent shares are awarded subject to the same conditions applicable to the underlying performance share award, including the employment conditions and performance conditions.

The following table illustrates the number and VWAP and movements in shares during the year:

	Number of shares	Weighted average grant price at award (Rand)	Number of shares	Weighted average grant price at award (Rand)
	2025	;	20	024
Outstanding at the beginning of the year	1 234 533	60.59	1 136 522	58.23
Granted during the year	418 390	67.09	419 543	67.66
Forfeited during the year ¹	(63 228)	63.71	(216 757)	58.51
Exercised during the year ²	(568 968)	55.89	(154 175)	67.67
Top-up on vesting during the year	169 142	54.71	49 400	69.65
Outstanding at the end of the year	1 189 869	64.24	1 234 533	60.59

L Shares forfeited during the year includes 63 228 (2024: 82 020) forfeited due to resignations and nil (2024: 134 737) forfeited due to performance conditions not having been achieved.

The weighted average remaining contractual life for the shares outstanding as at 30 September 2025 is 0.8 years (2024: 1.3 years).

² Grant 9 shares vested on 13 June 2025 as the specified performance criteria over the intervening period were achieved at 166,14%. The weighted average share price on settlement was R 56.23.

for the year ended 30 September 2025

25. SHARE-BASED PAYMENTS continued

25.1 EQUITY-SETTLED (PERFORMANCE SHARES) COMPENSATION SCHEME continued

The range of exercise prices for the shares outstanding at the end of the year is as follows:

		Number of shares	Number of shares
	Grant number	2025	2024
R55.52 per share exercisable until 01 June 2025	9A	-	250 326
R57.00 per share exercisable after 31 October 2025	R1A	9 165	18 325
R57.00 per share exercisable after 31 October 2026	R1B	35 046	63 302
R57.00 per share exercisable after 31 October 2024	R1C	-	113 742
R58.47 per share exercisable after 21 November 2025	PS10	349 241	343 236
R55.50 per share exercisable after 31 October 2025	PS10A	86 018	80 754
R71.72 per share exercisable after 31 May 2026	PS10B	19 277	18 099
R69.99 per share exercisable after 3 December 2026	PS11	345 434	346 749
R68.99 per share exercisable after 3 December 2027	PS12	345 688	_
		1 189 869	1 234 533

25.2 EQUITY-SETTLED (BONUS DEFERRAL) COMPENSATION SCHEME

Bonus deferral shares (BDS) are granted to executive and senior managers by the Board on the recommendation of the Remuneration Committee in terms of the Oceana share incentive plan which was implemented in 2022 (LTI 2022 plan). Bonus deferral shares awarded are directly linked to the short-term incentive (STI) plan, based on a standard 50% matching ratio to the actual earned STI for the previous financial year. For bonus deferral shares, there is no strike price and employees are entitled to cash dividends. The value of these instruments is equal to the share price at the grant date. No assumptions are therefore required for further valuation. The bonus deferral shares are valued using the Monte Carlo option model. Bonus deferral shares will vest on the third anniversary of their grant subject to being actively employed on the vesting date. All no-fault terminations, apart from death, will remain in force and will vest on the original vesting date. Shares that have not been exercised as a result of fault terminations are forfeited upon termination of employment. Participants are entitled to exercise all shareholder rights such as the right to vote and receive cash dividends paid subject to dividends being declared by the Board.

The following table illustrates the number and VWAP and movements in shares during the year:

	Number of shares	Weighted average grant price at award (Rand)	Number of shares	Weighted average grant price at award (Rand)
	2025		20	024
Outstanding at the beginning of the year	970 751	62.70	552 800	57.18
Granted during the year	452 073	73.47	501 849	68.99
Forfeited during the year ¹	(70 613)	50.51	(83 898)	63.97
Exercised during the year	(218 100)	55.52	_	-
Outstanding at the end of the year	1 134 111	66.08	970 751	62.70

^{1.} 70 613 (2024: 83 898) shares were forfeited due to employee resignations.

		Number of shares	Number of shares
	Grant number	2025	2024
R55.52 per share exercisable after 31 May 2025	9	-	224 000
R58.47 per share exercisable after 21 November 2025	10	272 100	293 600
R68.99 per share exercisable after 3 December 2026	11	424 419	453 151
R68.00 per share exercisable after 2 December 2027	12	437 592	_
		1 134 111	970 751

The weighted average remaining contractual life for the shares outstanding as at 30 September 2025 is 0.9 years (2023: 1.5 years).

25. SHARE-BASED PAYMENTS continued

25.3 BLACK ECONOMIC EMPOWERMENT (BEE) SHARE SCHEME – OCEANA SAAM-SONKE TRUST

The Oceana Saam-Sonke Trust acquired 7 825 908 shares in the Company in March 2021 at a cost of 1 cent per share. The rights to acquire these shares were allocated to qualifying employees of the Company and direct and indirect subsidiaries in four allocations on the 30 September 2021, 30 January 2023, 20 January 2024 and the current year allocation effective 15 January 2025.

The rights vest in three tranches, one third after a period of eight years, one third over a period of nine years and a final third after ten years provided the employee remains in service. These equity-settled rights are valued at fair value on grant date using a Monte Carlo option pricing model taking into account terms and conditions upon which rights have been granted.

The following assumptions were applied in the valuation:

Assumption	2025	2024
Weighted average price per share (Rand)	67.00	68.80
Dividend yield	5.55%	4.91%
Volatility	34.39%	31.32%
Swap curve (average over period)	7.90%	8.30%

	Number of shares	Weighted average grant price at award (Rand)	Number of share	Weighted average grant price at award (Rand)
	2025		20	24
Outstanding at the beginning of the year	5 849 952	66.76	6 016 164	66.63
Granted during the year	745 284	67.00	261 360	70.03
Forfeited during the year	(362 328)	66.76	(427 572)	66.91
Outstanding at the end of the year	6 232 908	66.79	5 849 952	66.76

25.4 OCEANA GROUP - CEO LTI INCENTIVE SCHEME

The Board on the recommendation of the Remuneration Committee granted the CEO a long-term incentive vesting on 31 December 2024. The fair value of the cash-settled option was measured using the Monte Carlo option model taking into account the terms and conditions upon which the instrument was granted. The services received and the liability to pay for those services were recognised over the vesting period and the liability was settled in the current financial year.

The following assumptions were applied in the 2024 valuation:

Assumption	Data
Weighted average price per share (Rand)	68.09
Dividend yield	6.45%
Volatility	19.95%
Risk free interest rate	7.49%

	2025 Rm	2024 Rm
Opening balance	20	10
Amount recognised during the year in profit or loss	1	10
Amount settled	(21)	_
Closing balance	-	20

for the year ended 30 September 2025

26. NON-CONTROLLING INTEREST

The carrying amount of the non-controlling interests can be analysed as follows:

	2025 Rm	2024 Rm
Material subsidiaries with non-controlling interests	146	114
Individually immaterial subsidiaries with non-controlling interests	24	27
Total	170	141

Listed below are the entities classified by the Group as being subsidiaries and which have non-controlling interests. The information is before intercompany eliminations with other Group companies.

Segment	Primary activities	Holding company name	Subsidiary name	Ownership held by non- controlling interests
Wild caught seafood	Vessel owner	Erongo Marine Enterprises	Erongo Sea Products Proprietary Limited (Namibia)	48.30%
	Horse mackerel rights holder	Proprietary Limited	Erongo Seafoods Proprietary Limited (Namibia)	53.79%
	Catching and processing of fish	Blue Continent Products Proprietary Limited	Desert Diamond Fishing Proprietary Limited (South Africa)	5.00%
			Compass Trawling Proprietary Limited (South Africa)	49.00%
Lucky Star foods	Rights holder, catching and processing of fish	Oceana Group Limited	Amawandle Hake Proprietary Limited (South Africa)	25.00%
			Amawandle Pelagic Proprietary Limited (South Africa)	25.00%

The Group has assessed that it has control of Erongo Seafoods Proprietary Limited, due to it having sufficient power to direct the activities of the investee unilaterally.

Refer to schedule: Interest in principal subsidiaries and joint ventures on page 61.

Below is a summary of the Group's operations with material non-controlling interests:

	Erongo Sea Products Proprietary Limited	Compass Trawling Proprietary Limited	Hake	Pelagic
2025	Rm	Rm	Rm	Rm
Revenue	22	168	305	1 181
(Loss)/profit for the year	(1)	45	56	37
(Loss)/profit attributable to non-controlling interest	-	25	14	9
Non-current assets	70	40	189	465
Current assets	40	57	104	208
Non-current liabilities	(56)	(15)	(85)	(216)
Current liabilities	(29)	(32)	(95)	(181)
Net assets	25	50	113	276
Net assets attributable to non-controlling interest	12	25	28	69
Net cash and cash equivalents	1	_	-	-
Dividends paid	_	10	_	_

26. NON-CONTROLLING INTEREST continued

	Erongo Sea Products Proprietary Limited	Compass Trawling Proprietary Limited	Amawandle Hake Proprietary Limited	Amawandle Pelagic Proprietary Limited
2024	Rm	Rm	Rm	Rm
Revenue	13	114	202	899
Profit for the year	2	7	29	(52)
Profit/(loss) attributable to non-controlling interest	1	4	7	(13)
Non-current assets	37	31	185	471
Current assets	15	35	84	253
Non-current liabilities	(16)	(27)	(163)	(254)
Current liabilities	(9)	(23)	(49)	(236)
Net assets	27	16	57	234
Net assets attributable to non-controlling interest	13	8	14	59
Net cash and cash equivalents	2	_	-	-
Dividends paid	66	10	24	_

27. CONTINGENT LIABILITIES

As disclosed in our 30 September 2023 and 2024 audited annual financial statements, the Group's subsidiary, Erongo Marine Enterprises Proprietary Limited, received a summons in terms of the Namibian Competition Act, and subsequently engaged with the Commission on 21 February 2024, providing all requested information. As at the date of approval of these financial statements, there has been no further communication from the Commission. The Group, together with its external legal advisors, continues to assess the matter and maintains that it remains premature to determine whether any compliance or financial exposure exists. There have been no changes to this position since the prior year.

28. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: capital risk, market risk (including currency and interest rate risk), liquidity risk and credit risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

RISK MANAGEMENT

The executive team is responsible for implementing the risk management strategy to ensure that an appropriate risk management framework is operating effectively across the Group, embedding a risk management culture throughout the Group. The Board and the Audit and Risk Committees are provided with a consolidated view of the risk profile of the Group, any major exposures and the relevant mitigating actions are identified.

The Group operates a central treasury function that manages the liquidity risks and requirements of the Group's operations. The divisional funding and balance sheet structures are determined centrally, according to the requirements of each division. Cash management is controlled and reported centrally to ensure that it is managed effectively and provides daily visibility of all bank accounts in the Group. Currency volatility as well as interest rate risk is closely managed by the treasury function to mitigate foreign exchange risk and interest rate risk respectively.

The system of risk management is designed so that the different business units are able to tailor and adapt their risk management processes to suit their specific circumstances.

The Group does not speculate in the trading of derivative or other financial instruments.

MARKET RISK

Market risk is the risk of adverse financial impact resulting directly or indirectly from fluctuations in equity prices, interest rates, credit spreads, foreign currency exchange rates and inflation as well as any changes in the implied volatility assumptions associated with these variables

The Group is exposed to foreign currency risk and interest rate risk as detailed below.

CURRENCY RISK

The Group is exposed to transactional foreign currency risk to the extent that there is a mismatch between the currencies in which sales, purchases, receivables and borrowings are denominated and the respective functional currencies of Group companies.

The Group is exposed to currency risk in its foreign trading operations, foreign subsidiary companies and foreign currency bank accounts held in the United States.

for the year ended 30 September 2025

28. FINANCIAL RISK MANAGEMENT continued

EXPOSURE TO CURRENCY RISK

The Group had the following foreign currency denominated financial assets and liabilities at reporting date, excluding foreign operations.

	Million	
	US Dollar	Euro
2025		
Trade receivables	5	3
Other receivables	1	-
Cash and cash equivalents	7	1
Trade payables	(22)	-
Total	(9)	4
Foreign currency forwards	20	-
Net exposure	11	4
2024		
Trade receivables	8	4
Other trade receivables	3	-
Cash and cash equivalents	12	4
Trade payables	(41)	-
Total	(18)	8
Foreign currency forwards	31	(1)
Net exposure	13	7

The Group holds FECs which have been marked to market value in the statement of financial position. FECs which relate to foreign currency commitments not yet due and assets not yet receivable (therefore not yet recognised in the statement of financial position) are shown in the following table. The contracts will be utilised for purposes of operations in the 2026 financial year.

	US Dollar
	Rm
2025	
Forward exchange contracts	-
Average exchange rate	-
2024	
Forward exchange contracts	(6)
Average exchange rate	18.75

CURRENCY SENSITIVITY ANALYSIS

The following table shows the Group's sensitivity to a 10% weakening in the South African Rand against the relevant foreign currencies. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at financial year end for a 10% weaker Rand, with all other variables held constant. For a 10% stronger Rand there would be an equal and opposite impact on profit after taxation. The table excludes foreign subsidiaries.

	2025	2024
Increase/(decrease) in profit after taxation		
US Dollar	(11)	(23)
Euro	6	11

 $The following \ closing \ exchange \ rates \ applied \ at \ 30 \ September \ and \ were \ used \ in \ calculating \ sensitivities:$

	2025	2024
South African Rand value per unit of foreign currency:		
US Dollar	17.25	17.28
Euro	20.28	19.24

28. FINANCIAL RISK MANAGEMENT continued

INTEREST RATE RISK

Financial assets and liabilities affected by interest rate fluctuations include cash, loans receivable and payable, borrowings, short-term banking facilities and bank overdrafts. Interest rates applicable to these assets and liabilities are floating. Interest rates approximate prevailing market rates in respect of the financial instrument and country concerned. In order to hedge the Group's exposure to the cash flow interest rate risk, the Group uses derivative financial instruments such as interest rate swaps.

The Group has long-term debt with interest linked to various floating rates. The Group's long-term debt comprises SA and USA debt subject to interest charges linked to JIBAR and SOFR respectively. Refer to note 19 for details.

The Group has interest swaps in respect of the US debt (as described in note 20). The interest rate swaps are executed with the same critical terms of the long-term debt to ensure that an economic relationship exists between the hedged item and hedging instrument. These hedges are classified as cash flow hedges. The critical terms include the reference rate, tenure, currency and notional amount. Hedging is applied to only a portion of the debt and not the full facility.

Hedging is applied to the variable portion of the interest rate applicable to a specific level of debt. Given that the hedged instrument and hedged item both move in tandem with any changes in SOFR (US debt) they have a 1:1 hedge relationship. Refer to note 20 for further details on the swap terms.

EXPOSURE TO INTEREST RATE RISK

The interest rate profile of the Group's interest-bearing financial instruments is as follows:

		2025	2024
	Notes	Rm	Rm
Fixed-rate instruments			
Borrowings	19	(311)	(609)
		(311)	(609)
Variable-rate instruments			
Borrowings	19	(2 088)	(2 271)
Cash and cash equivalents	24.6	603	762
Short-term banking facility	24.7	(809)	(461)
Loans to supply partners	14	285	249
		(2 009)	(1 721)

INTEREST RATE SENSITIVITY ANALYSIS

A reasonably possible change of 100 basis points in South Africa and 25 basis points in USA in the interest rates at the reporting date would have decreased pre-tax profit or loss by R11 million (2024: R11 million). The interest rate sensitivity is calculated based on the rates at reporting date and taking into account any interest rate hedges applicable. The USA long-term borrowing sensitivity is calculated on only the portion not covered by the interest rate swap as per note 20. This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant.

LIQUIDITY RISK

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset.

The Group manages its liquidity risk by monitoring and forecasting cash flows and by maintaining adequate borrowing facilities to meet short-term demands. In this regard, the Group has undrawn working capital facilities of R791 million (2024: R1 139 million) as at the reporting date. In terms of the Company's Memorandum of Incorporation, the Company's borrowing powers are unlimited.

Cash flows are monitored on an ongoing basis to ensure that cash resources are adequate to meet the Group's funding requirements. Sufficient short-term facilities have been negotiated to manage any short fall in these funding requirements. The Group is fully drawn on its' revolving credit facility. Daybrook has a US revolving credit facility of R432.0 million/USD25 million (2024: R432.0 million/USD25 million) which is currently undrawn.

The Group ensures that it complies with the liquidity and solvency requirements for any dividend payments per the Companies Act. Debt covenants, which exist on borrowings, are monitored by management on an ongoing basis. Where it is clear that there is a potential breach, management engages early on with the lenders. Borrowings are secured by cession of shares and bonds over assets as appropriate. Debt Covenants are disclosed in note 19.

for the year ended 30 September 2025

28. FINANCIAL RISK MANAGEMENT continued

EXPOSURE TO LIQUIDITY RISK

Below are the remaining contractual maturities of financial liabilities and assets at the reporting date. The amounts are gross and include contractual interest payments and exclude the impact of netting agreements.

		Carrying amount	1 year or less	2-4 years	>4 years
No	otes	Rm	Rm	Rm	Rm
2025					
Non-derivatives					
Borrowings	19	2 399	433	2 500	-
Short-term banking facility	24.7	809	809	_	-
Trade and other payables	22	1 457	1 457	_	-
Lease liabilities	21	140	46	62	195
FEC Revaluation Liability		8	8	_	-
Total non-derivatives		4813	2 753	2 562	195
Derivatives					
Interest rate swaps	20	7	2	5	_
Total derivatives		7	2	5	_
2024					
Non-derivatives					
Borrowings	19	2 880	486	3 417	-
Short-term banking facility	24.7	461	461	_	_
Trade and other payables	22	1987	1987	_	_
Lease liabilities	21	176	45	88	203
Total non-derivatives		5 504	2 979	3 505	203
Derivatives					
Interest rate swaps	20	9	2	7	
Total derivatives		9	2	7	_

CREDIT RISK

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Group's trade and other receivables from customers.

The Group is exposed to credit risk on trade and other receivables (including short-term loans and advances), cash and cash equivalents, loan receivables and financial guarantees.

Credit risk for exposures other than those arising on cash and cash equivalents, are managed by making use of credit approvals, limits and monitoring. The Group only deals with reputable counterparties with consistent payment histories. Sufficient collateral, credit insurance or guarantees are also obtained when necessary. Each counterparty is analysed individually for creditworthiness before terms and conditions are offered. The analysis involves making use of information submitted by the counterparties as well as external bureau data (where available).

Counterparty credit limits are in place and are reviewed and approved by management. The exposure to credit risk and the creditworthiness of counterparties is continuously monitored.

The Group conducts business with the following major banks:

South African banks	Credit rating
FirstRand Bank	A+
Standard Bank South Africa	A-
Investec Bank	BBB
International banks	
International banks Bank of Montreal	A
	A A+

28. FINANCIAL RISK MANAGEMENT continued

IMPAIRMENT OF FINANCIAL ASSETS

The carrying amount of financial assets represents the maximum credit exposure.

	Notes	2025 Rm	2024 Rm
Trade and other receivables	16	1 213	1 151
Loans to supply partners	14	285	249
Cash and cash equivalents	24.6	603	762
Total		2 101	2 162

TRADE AND OTHER RECEIVABLES

The Group applies the IFRS 9 simplified approach using the provision matrix in measuring expected credit losses on trade receivables and other receivables, as these financial assets do not contain a significant financing component. This approach requires expected lifetime losses to be recognised from initial recognition of the receivables.

To measure the expected credit losses, the receivables have been grouped based on shared credit risk characteristics and into common ageing buckets. Each ageing bucket has an expected credit loss rate calculated.

Trade debtors of the Group consist of individual customers and corporate customers.

Expected credit loss allowances are recognised on trade and other receivables and are disclosed in note 16.

LOANS TO SUPPLY PARTNERS

The Group applies the IFRS 9 general approach in measuring expected credit losses on loans receivable.

Credit risk exposure on loans to supply partners refers to the risk that a counterparty will default on its contractual obligations, resulting in financial loss to the Group.

The Group considers a loan to supply partners to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full. The definition of default and significant increase in credit risk is the same for both trade receivables and loans to supply partners.

Expected credit loss allowances recognised on loans to supply partners are disclosed in note 14.

CASH AND CASH EQUIVALENTS

Credit risk exposure arising on cash and cash equivalents is managed by the Group through dealing with well-established financial institutions with high credit ratings. Impairment on cash and cash equivalents has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Group considers that its cash and cash equivalents have low credit risk based on the external credit ratings of the counterparties. The identified impairment loss on cash and cash equivalents was immaterial.

FINANCIAL GUARANTEES

The Company and its subsidiaries have given guarantees and cross suretyships in support of borrowings to the value of R996 million (2024: R996 million), short-term banking facilities to the value of R1 600 million (2024: R1 600 million) and a revolving credit facility of R600 million (2024: R600 million) available to the Group. The unutilised value of the short-term banking facilities amounts to R791 million (2024: R1 139 million).

In terms of the Fish Supply Agreement between Daybrook and Westbank, the catching fee payable by Daybrook to Westbank shall be increased during a contract year to the extent required for Westbank to comply with the financial and other covenants set forth in the credit agreement and related loan documents pertaining to the loan between Westbank and its lender. The amount of such adjustment is recoverable by Daybrook as a catch fee recovery in the contract year that Westbank has surplus cash flows. At that point, the catching fee for the contract year will be decreased by an amount equal to the lesser of (I) such surplus cash flow or (ii) the previously unrecouped catching fee recovery amount. No catch fee adjustment was required in 2025 or 2024 as Westbank was in full compliance with its lender covenants at all times.

While the maximum credit risk in respect of financial guarantees is the full extent of the above facilities and borrowings of R3 046 million (2024: R3 196 million), the extent of the exposure at year end is R2 255 million (2024: R2 057 million) taking short term banking facilities into consideration. The Group maintains flexibility of funding through the use of committed facility lines and all guarantors and lenders are ranked *pari passu*. The Group performs solvency and liquidity assessments of the guarantor group at least twice annually to ensure that the liquid assets of the guarantor companies always exceed the total exposure of the Group. No provision for an expected credit loss has been made against the guarantees disclosed above as there are sufficient strategies in place to mitigate the risks of outflow. These strategies include (but are not limited to) effective cash flow management and highly liquid stock levels.

for the year ended 30 September 2025

28. FINANCIAL RISK MANAGEMENT continued

CAPITAL RISK

The Group's objectives when managing capital, which consists of net debt (borrowings as detailed in note 19, offset by cash and bank balances as detailed in note 24.6) and equity of the Group (comprising issued capital, reserves, retained earnings and non-controlling interests as detailed in the statement of changes in equity), are to maintain a flexible capital structure that reduces the cost of capital to an acceptable level of risk and to ensure the operations continue as a going concern while taking advantage of expansion opportunities in order to grow shareholder value as they arise.

The Group manages its capital structure, taking into account changes in economic conditions, to ensure entities in the Group will be able to continue on the going concern basis, while maximising the return to stakeholders through the optimisation of the debt and equity balances. To maintain or adjust the capital structure, the Group may adjust the dividends paid to shareholders, return capital to shareholders, issue new shares or replace existing debt with different characteristics.

FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amount of these financial instruments approximate their fair values.

	Notes	2025 Rm	2024 Rm
	Notes	KIII	KIII
Classification of financial instruments			
Financial assets			
Derivative instruments at fair value through profit or loss		7	9
Cash and cash equivalents at amortised cost	24.6	603	762
Loans and receivables at amortised cost			
Loans to supply partners	14	285	249
Trade and other receivables	16	1 213	1 151
Financial liabilities			
Loans and payables at amortised cost			
Short-term banking facility		809	461
Borrowings	19	2 399	2880
Trade and other payables	22	1 465	1 987

FAIR VALUES

The table below analyses recurring fair value measurements for financial assets and financial liabilities. These fair value measurements are categorised into different levels in the fair value hierarchy based on the inputs to the valuation technique used.

For the current year and prior year, there are no material level 1 or 3 instruments held by the Group.

The table below analyses the fair value measurement of level 2 financial instrument assets:

	Notes	2025 Rm	2024 Rm
Level 2			
Derivative instruments			
Interest rate swaps	20	7	9

Measurement of fair values

The following table show the valuation techniques used in measuring level 2 fair values for financial instruments in the statement of financial position, as well as the significant unobservable inputs used.

Instrument	Level	Valuation basis/techniques
Derivative instruments – Interest rate swaps	2	Swap models: The fair value is calculated as the present value of the estimated future cash flows. Estimates of future floating-rate cash flows are based on quoted swap rates, futures prices and interbank borrowing rates. Estimated cash flows are discounted using a yield curve constructed from similar sources and which reflects the relevant benchmark interbank rate used by market participants for this purpose when pricing interest rate swaps. The fair value estimate is subject to a credit risk adjustment that reflects the credit risk of the Group and of the counterparty; this is calculated based on credit spreads derived from current credit default swap or bond prices.

There were no transfers between levels 1 and 2 of the fair value hierarchy for the years ended 30 September 2025 and 30 September 2024.

29. RELATED PARTIES

Related party relationships exist with one shareholder, subsidiaries, joint venture and associate companies within the Group. Details of the Group's subsidiaries, joint ventures and associate are set out in note 33.

Details of the Group's shareholders are set out on page 94.

These transactions are concluded in the normal course of business. All material intergroup transactions are eliminated on consolidation. The amounts outstanding are unsecured and will be settled in cash. Guarantees have been given or received as disclosed in note 28 between Group entities.

TRADING BALANCES AND TRANSACTIONS

The following is a summary of transactions with related parties during the year and the balances of receivables and payables at year end.

	2025 Rm	2024 Rm
Transactions with outside shareholder in joint ventures		
Administration fees received	4	5
Premier/BCP Hake joint venture	4	5
Goods and services sold	(11)	(11)
Oceana Paragon joint venture		
Oceana Pegasus joint venture	(6) (5)	(6) (5)
Goods and services procured	29	31
Oceana Paragon joint venture	6	5 5
Oceana Pegasus joint venture Premier/BCP Hake joint venture	19	21
•		
Amount receivable/(payable)	2	2
Oceana Paragon joint venture	1	1
Oceana Pegasus joint venture	1	1
Transactions and balances with joint ventures and associate		
Goods and services sold to joint ventures		
Etosha Fishing Corporation Limited	-	4
Goods and services procured from associate		
Westbank Fishing LLC	972	868
Dividend income from associate		
Westbank Fishing LLC	18	25
Amount payable to associate	(4.5.5)	()
Westbank Fishing LLC	(190)	(118)
Amount receivable from associate	400	100
Westbank Fishing LLC	130	109
Transactions and balances with other related parties	7	4
Goods and services procured from other related parties	7	4
Sea Harvest Group Limited ¹	3	1
Ulwandle Management Services Proprietary Limited ²	2	1
Ulwandle Fishing Proprietary Limited ²	2	2
Goods and services sold to other related parties		
Sea Harvest Group Limited ¹	(13)	(2)
Interest received from other related parties	4	()
Ulwandle Fishing Proprietary Limited ²	(15)	(13)
Loans receivable from shareholders of subsidiary companies		
Ulwandle Fishing Proprietary Limited ² (refer to note 14)	111	114
Loans payable to shareholders of subsidiary companies		(4)
Ulwandle Fishing Proprietary Limited ²	-	(4)
Compensation of key management personnel	137	126
Short-term employee benefits	97	91
Post-employment benefits	4	4
Share-based payments – equity-settled compensation scheme	28	24
Non-executive directors' emoluments	8	7

^{1.} These entities are a common shareholder with Oceana.

^{2.} Non-controlling shareholder in Group companies.

for the year ended 30 September 2025

29. RELATED PARTIES continued

INTEREST OF DIRECTORS IN CONTRACTS

The directors of Oceana make declarations of interest in terms of section 75 of the Companies Act No. 71 of 2008. These declarations indicate that certain directors hold positions of influence in other entities which are shareholders, customers and/or competitors of the Group. \

THE GROUP'S INTEREST IN SUBSIDIARIES AND JOINT VENTURES

The Group provides financing to subsidiary companies and joint ventures and invests surplus cash on their behalf. Loan accounts between wholly-owned Group companies in South Africa are interest-free with the exception of when the Company is required to fund subsidiary working capital requirements from available overdraft facilities in which event interest is charged at prevailing market rates. Other loan accounts bear interest at rates similar to rates levied by banks. Details of interests in subsidiary and joint venture companies are disclosed in note 33. Details of treasury shares held by share trusts are disclosed in note 8.

TRANSACTIONS WITH OTHER RELATED PARTIES

Transactions with other related parties include arrangements and agreements with connected persons and other related companies as defined in IAS 24 - Related party disclosure. These transactions were made in the ordinary course of business and on substantially the same terms, including interest rates and security, as for comparable transactions with persons of a similar standing. The transactions did not involve more than the normal risk of repayment. None of these loans have been impaired.

ULWANDLE LOAN PLEDGE

On 2 February 2015, Blue Continent Products Proprietary Limited ("BCP") and Lucky Star Limited ("Lucky Star") each concluded loan agreements with Ulwandle Fishing Proprietary Limited ("Ulwandle") in terms of which BCP and Lucky Star (the "Lenders"), lent to Ulwandle (the "Borrower"), an aggregate amount not exceeding R115,6 million. In order to secure the rights of the Lenders, Ulwandle has pledged and ceded all of its rights, title and interest in and to the shares in Amawandle Hake and Amawandle Pelagic to the Lenders of the respective loan agreements. The loan is a full recourse loan and bears interest at the prime rate plus 2%, with fixed terms of repayment. Refer to note 14 for further information.

30. DIRECTORS' AND PRESCRIBED OFFICERS' REMUNERATION

30.1 EXECUTIVE DIRECTORS' REMUNERATION

	Salary R'000	Allowances and other ¹ C	Retirement fund contributions R'000	Incentive bonuses ² R'000	Gain on exercise of cash-settled/ equity- settled shares ³	Total emoluments R'000
2025						
N Brink	7 329	21624	351	4 2 7 9	472	34 055
Z Mahomed	5 985	302	402	3 559	367	10 615
Total	13 314	21 926	753	7 838	839	44 670
2024						
N Brink	6973	478	352	7 0 6 5	3 309	18177
Z Mahomed	5 565	295	498	6 174	222	12 753
Total	12 538	773	850	13 239	3 531	30 931

[.] Allowances and other include monthly fuel as well as UIF, SDL, Long service award (CEO R15,000) and the cash settled value of the LTI for the CEO paid in December 2024 with respect to the completion of the first FTC ending 31 December 2024 value of R21 million.

 $^{^{2}}$. Performance bonuses are accounted for on an accrued basis, to match the amount payable to the applicable financial year.

^{3.} Includes gain on exercise of cash and equity-settled shares and dividends received from the LTI 2013 and LTI 2022 plans as well Saam Sonke Trust.

for the year ended 30 September 2025

30. DIRECTORS' AND PRESCRIBED OFFICERS' REMUNERATION continued 30.2 EXECUTIVE DIRECTORS' SHARE SCHEME DETAILS

			Shares as at 30 Sep 2024	Shares awarded during the year	rded year	Shares forfeited during the year	eited /ear	Shar	Shares exercised during the year		Shares as at 30 Sep 2025	s at 025
2025 Scheme	Award date	Initial vesting date	Number	Number	Price	Number	Price	Number	Price	Gain (R'000)	Number	Share value (R'000)
Replacement Performance shares												
Grant 1	01 May 22 01 Nov 24	01 Nov 24	6 942	I	ı	I	I	6 942	68.02	472	ı	ı
			6 9 4 2	ı	1	1	1	6 9 4 2	68.02	472	ı	ı
Total			6 9 4 2	ı	_	ı	1	6 9 4 2	68.02	472	1	1

			Shares as at 30 Sep 2023	Shares awarded during the year	rded /ear	Shares forfeited during the year	ted	Shar	Shares exercised during the year		Shares as at 30 Sep 2024	s at 024
2024 Scheme	Award date	Initial vesting date	Number	Number	Price	Number⁴	Price	Number	Price	Gain (R'000)	Number	Share value¹ (R'000)
Restricted shares Grant 8B	12 Nov 20	12 Nov 20 12 Nov 23	000 2	ı	I	ı	I	7 000	69.00	483	ı	'
			7 000	ı	I	I	1	7 000	69.00	483	ı	ı
Replacement Performance shares ²												
Grant 1	01 May 22	01 May 22 01 Nov 24	13880	1	ı	6 938	ı	1	I	I	6 942	479
			13880	I	ı	6 938	ı	ı	ı	I	6 942	479
Co Incentive Plan Grant 2	13 Nov 20	13 Nov 20 12 Nov 23	40 401	I	I	I	I	40 401	69.00	2 788	ı	I
			40 401	1	ı	ı	1	40 401	69.00	2 788	ı	ı
Total			61 281	1	ı	6 938	1	47 401	69.00	3 271	6 942	479

 $^{^{\}perp}$. The share value for equity-settled schemes are calculated using the closing share price at 30 September 2024 of R69.00.

N BRINK

N BRINK

The second tranche vesting of the replacement performance shares on 1 November 2022 were conditionally forfeited in full due to performance criteria (HEPS real growth +3% over preceding financial years) not being met.

30. DIRECTORS' AND PRESCRIBED OFFICERS' REMUNERATION continued

Z MAHOMED

			Shares as at	s at	Shares awarded	arded	Shares forfeited	75 \	Shar	Shares exercised		Shares as at	s at 025
			1 0 00		0	10000	5 5 m 6 m 5 m			ine fame		4 4 5 5 5 5 5	
2025	Award	Initial vesting									Gain		Share value
Scheme	date	date	Number	Price	Number	Price	Number P	Price	Number	Price	(Rm)	Number	(R'000)
Performance shares ²													
Grant 10	22 Nov 22	22 Nov 25	37 500	1	1	1	I	1	1	ı	1	37 500	1856
Grant 10A Grant 10 – Dividends	01 Nov 22	01 Nov 25	40 609	I	ı	ı	ı	1	1	ı	I	40 00	3 495
equivalent shares Grant 10A – Dividends	22 Nov 22	22 Nov 22	5 386	I	2 795	Î	ı	1	ı	1	ı	8 181	405
equivalent shares	01 Nov 22	01 Nov 25	10 145	ı	5 264	1	ı	1	1	ı	ı	15 409	763
Grant 11	04 Dec 23	04 Dec 26	31 752	ı	1	ı	ı	1	1	ı	ı	31752	1572
Grant 11 – Dividends													
equivalent shares	04 Dec 23	04 Dec 26	2 295	ı	2 2 1 9	ı	ı	ı	ı	I	ı	4 5 1 4	223
Grant 12 Grant 12 – Dividend	02 Dec 24	02 Dec 27	ı	I	33 401	I	ı	1	ı	I	ı	33 401	1653
equivalent shares	02 Dec 24	02 Dec 27	1	ı	2 176	ı	l	1	1	ı	1	2 176	108
			157 687	1	45 855	ı	I	ı	ı	I	ı	203 542	10 075
Deferred Bonus Shares													
(DBS) ³													
Grant 11	04 Dec 23	'04 Dec 26	43 789	ı	ı	1	ı	1	1	ı	ı	43 789	2 168
Grant 12	02 Dec 24	02 Dec 27	ı	ı	45 054	1	ı	1	1	ı	ı	45 054	2 230
			43 789	ı	45 054	ı	ı	1	1	ı	ı	88 843	4 398
Total			201 476	1	606 06	ı	ı	1	1	ı	I	292 385	14 473

[.] The shares value for equity-settled schemes are calculated using the closing share price at 30 September 2025 of R49.50.

Dividend equivalents shares, as and when declared by the Board, are awarded subject to the same conditions applicable to the underlying performance share (PS) award as per the rules of the LTI 2022 share plan.

Deferred Bonus Shares (DBS) granted based on a standard 50% matching ratio of the actual short-term incentive (STI) achieved for FV2024 with a three-year vesting period.

for the year ended 30 September 2025

30. DIRECTORS' AND PRESCRIBED OFFICERS' REMUNERATION continued

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			Shares as at 30 Sep 2023	as at 2023	Shares awarded during the year	arded e year	Shares forfeited during the year	eited year	Shar	Shares exercised during the year		Shares as at 30 Sep 2024	
2024 Scheme³	Award date	Initial vesting date	Number	Price	Number	Price	Number	Price	Number	Price	Gain (Rm)	Number	Share value (R'000)
Performance shares ²													
Grant 10	22 Nov 22	22 Nov 22 22 Nov 25	37 500	I	1	ı	I	I	1	I	ı	37 500	2 588
Grant 10A Grant 10 - Dividends	01 Nov 22	01 Nov 25	609 02	ı	ı	ı	1	I	1	ı	I	609 02	4 872
equivalent shares Grant 10A - Dividends	22 Nov 22	22 Nov 22 22 Nov 22	2 496	ı	2 890	ı	1	ı	1	I	1	5 386	372
equivalent shares	01 Nov 22	01 Nov 25	4 701	I	5 444	ı	1	1	ı	ı	ı	10 145	700
Grant 11 Grant 11 - Dividends	04 Dec 23	04 Dec 26	I	I	31 752	ı	I	ı	1	I	ı	31 752	2 191
equivalent shares	04 Dec 23	04 Dec 26	1	ı	2 295	ı	ı	1	1	ı	ı	2 295	158
			115 306	1	42 381	1	ı	ı	1	1	ı	157 687	10 881
Deferred Bonus Shares (DBS)⁴													
Grant 11	'04 Dec 23	104 Dec 23 104 Dec 26	1	I	43 789	ı	1	ı	1	ı	ı	43 789	3 021
Total			115 306	1	86 170	1	ı	ı	1	ı	ı	201 476	13 902

. Option value for equity-settled schemes are calculated using the closing share price at 30 September 2024 of R69.00

Dividend equivalents shares, as and when declared by the Board, are awarded subject to the same conditions applicable to the underlying performance share (PS) award as per the rules of the LTI 2022 share plan.

Share scheme details for Z Mahomed includes the shares awarded from date of appointment (1 November 2022) as the CFO. Designate and prior to being appointed as an Executive Director on 1 February 2023.

Deferred Bonus Shares (DBS) granted based on a standard 50% matching ratio of the actual short-term incentive (STI) achieved for FY 2023 with a three-year vesting period.

30.3 NON-EXECUTIVE DIRECTORS' REMUNERATION

ey R7000 R7			2025	ž			2024	4	
R*000 R*000 <th< th=""><th></th><th>Board fees</th><th>Committee fees</th><th>Ad hoc fees</th><th>Total</th><th>Board fees</th><th>Committee fees</th><th>Ad hoc fees</th><th>Total</th></th<>		Board fees	Committee fees	Ad hoc fees	Total	Board fees	Committee fees	Ad hoc fees	Total
yer 1026 224 - 1250 961 orthy 391 515 - 832 450 orthy 391 448 - 906 367 osi-Mwantembe 391 448 - 798 367 rikeri 391 468 - 616 367 oi 391 468 - 859 367 nane 163 170 - 751 279 e 331 360 - 751 279 e 358 227 - 585 - e 338 3415 - 7821 3892		R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000
480 352 - 832 450 391 515 - 906 367 391 448 - 839 367 vantembe 391 407 - 798 367 391 468 - 616 367 163 170 - 859 367 163 170 - 751 279 391 360 - 585 - 4406 3415 - 7821 3892	MA Brey	1 026	224	1	1 250	961	209	41	1211
391 515 - 906 367 391 448 - 839 367 vantembe 391 407 - 798 367 391 468 - 616 367 163 170 - 859 367 163 170 - 751 279 391 360 - 781 279 358 227 - 585 - 33 19 - 7821 3892	PG de Beyer	480	352	ı	832	450	403	39	892
391 448 - 839 367 vantembe 391 407 - 798 367 391 225 - 616 367 391 468 - 859 367 163 170 - 751 279 391 360 - 751 279 358 227 - 585 - 33 19 - 7821 3892	P Golesworthy	391	515	ı	906	367	482	40	888
Acerla 407 - 798 367 Acerla 391 225 - 616 367 391 468 - 616 367 391 468 - 859 367 391 360 - 751 279 382 227 - 585 - 383 19 - 52 - 4406 3415 - 7821 3892	A Jakoet	391	448	ı	839	367	419	26	842
cer1 391 225 - 616 367 391 468 - 859 367 163 170 - 859 367 391 360 - 751 279 358 227 - 529 - 33 19 - 52 - 4406 3415 - 7821 3892	TM Mokgosi-Mwantembe	391	407	ı	798	367	380	11	758
391 468 - 859 367 163 170 - 333 367 391 360 - 751 279 358 227 - 585 - 33 19 - 52 - 4406 3415 - 7821 3892	NA Pangarker¹	391	225	ı	616	367	210	6	586
163 170 - 333 367 391 360 - 751 279 358 227 - 585 - 33 19 - 52 - 4406 3415 - 7821 3892	L Sennelo¹	391	468	ı	859	367	337	13	717
391 360 - 751 279 358 227 - 585 - 33 19 - 52 - 4406 3415 - 7821 3892	NV Simamane	163	170	ı	333	367	380	11	758
358 227 - 585 - 33 19 - 52 - 4406 3415 - 7821 3892	P Viranna	391	360	ı	751	279	176	က	458
33 19 - 52 - 4406 3415 - 7821 3892	N Doyle	358	227	ı	585	ı	I	I	I
4406 3415 - 7821 3892	M Mahlare	33	19	I	52	I	I	1	1
	Total	4 4 0 6	3 415	1	7 821	3 892	2 996	223	7111

¹ NA Pangarker fees were paid to Brimstone Investment Corporation Limited and L Sennelo fees were paid to Gosele Advisory Services.

for the year ended 30 September 2025

31. EVENTS AFTER THE REPORTING DATE

Management is not aware of events that occurred beyond the year end up to the date of approval of these financial statements that could have a material impact to the Group's reported results as at 30 September 2025 and that would require separate disclosure in these financial statements.

32. GOING CONCERN

The assessment of going concern included the consideration of current economic conditions as well as available information about future risks and uncertainties, including the stability of fishing resources and the potential impact of climate change. Climate variation features as one of the Group's top three environmental risks and management continues to assess the potential effects on the business and value chain. The Group's diversification strategy and investment along different coastlines enables it to mitigate risk through geographic and species diversity.

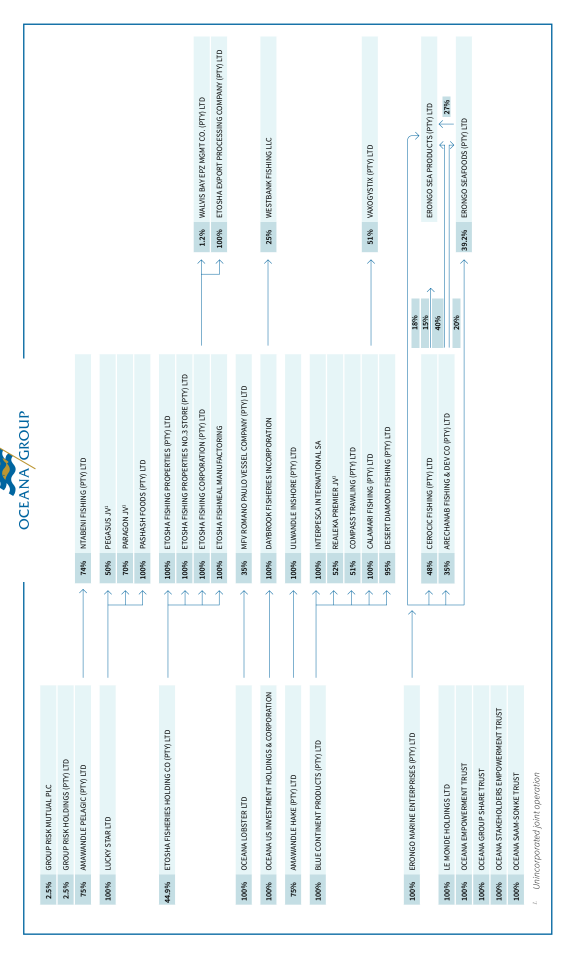
The Group's forecasts and projections of its current and expected profitability and cash flows, taking account of reasonably possible changes in trading performance, capital and liquidity show that the Group will be able to operate within the limits of its existing banking facilities for at least 12 months from the approval date of the consolidated annual financial statements.

The consolidated annual financial statements were accordingly prepared on the going concern basis since the directors have reason to believe that the Group has adequate resources in place to continue in operation for the foreseeable future.

The Group has undrawn working capital facilities of R791 million (2024: R1 139 million) as at the reporting date, assessed and renewed annually, and an undrawn Daybrook revolving credit facility of USD25 million (2024: USD25 million). Cash flows are monitored on an ongoing basis to ensure that cash resources are adequate to meet the Group's funding requirements. Sufficient short-term facilities have been negotiated to manage any short fall in these funding requirements.

33. INTEREST IN PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATE

The Group's principal subsidiaries, associate and joint ventures, including applicable ownership interests, are detailed below and material non-controlling interests are disclosed in note 26. There are no significant restrictions on the ability of the Group to realise assets or settle liabilities of any of its subsidiaries. There are no contractual obligations on the company or any of its subsidiaries to provide financial support other than what is disclosed in note 28.



Oceana Group Limited Company Financial Statements

Contents

	Page
Directors' Report	3
Statement of Comprehensive Income	63
Statement of Financial Position	64
Statement of Changes in Equity	65
Statement of Cash Flows	66
Notes to the Company Financial Statements	67-84
Interest in Principal Subsidiaries and Joint Ventures	61
Material Accounting Policies	85
Shareholder Analysis	94
Administration	95

The audited company financial statements for the year ended 30 September 2025, as set out on pages 63 to 93, were prepared under the supervision of Mr Z Mahomed CA(SA). The financial statements have been audited in compliance with the applicable requirements of the Companies Act of South Africa No 71 of 2008.

Statement of Comprehensive Income

for the year ended 30 September 2025

		2025 Rm	2024 Rm
Revenue: Administration fees	1	320.4	334.0
Revenue: Dividends received	2	490.2	465.0
Overhead expenditure		(322.3)	(324.1)
Net foreign exchange (loss)/gain		(0.6)	1.4
Operating profit	3	487.7	476.3
Interest income	4	143.2	101.2
Interest expense	5	(113.4)	(104.6)
Profit before taxation		517.5	472.9
Taxation expense	6	(16.0)	(17.9)
Profit after taxation		501.5	455.0
Other comprehensive income		_	-
Total comprehensive income for the year		501.5	455.0

Statement of Financial Position

as at 30 September 2025

Rm			2025	2024
Non-current assets 8 24.1 38.7 Property, plant, equipment and right-of-use assets 9 54.8 62.4 Interassets 9 54.8 62.4 Interest in joint venture and subsidiaries 10 3370.9 3370.9 Deferred taxation 11 16.1 2.9 Loan to Oceana Group Share Trust 2 2.8 2.6 Total non-current assets 3468.7 3468.7 3490.9 Current assets 13 48.2 57.9 Loans to share trusts 13 48.2 57.9 Loans to share trusts 14 57.0 40.8 Amounts owing by related parties 16.2 8.0 Cash and cash equivalents 6.2 8.0 Total current assets 614.6 686.9 Total current assets 161.6 686.9 Total current assets 15 11.41.3 1156.0 Share capital 15 11.41.3 1156.0 Share capital and reserves 12 3.7 10.7 </th <th></th> <th></th> <th>Rm</th> <th>Rm</th>			Rm	Rm
Property, plant, equipment and right-of-use assets 8 24.1 38.7 Intangible assets 9 54.8 62.4 Interest in joint venture and subsidiaries 10 3370.9 3370.9 Defered taxation 11 16.1 21.9 Investments 12 2.8 2.6 Loan to Oceana Group Share Trust - 0.4 3468.7 3496.9 Current assets 13 48.2 7.9 4.0 4.0 2.0 4.0 2.0 4.0 2.0 2.0 4.0 2.0 </td <td>ASSETS</td> <td></td> <td></td> <td></td>	ASSETS			
Intangible assets 9 5.4.8 62.4 Interest in joint venture and subsidiaries 10 3370.9 3370.9 Deferred taxation 11 16.1 21.9 Investments 12 2.8 2.6 Coan to Oceana Group Share Trust 1 3.48.7 3496.8 Total non-current assets 3 48.2 57.9 Current assets 13 48.2 57.9 Loans to share trusts 13 48.2 57.9 Cash and cash equivalents 14 557.0 616.9 Cash and cash equivalents 6 6.2 8.9 Total current assets 4 40.8 3.4 EQUITY AND LIABILITIES 3 40.8 3.2 Share capital 15 11.4 11.5 6.0 Share capital 15 11.4 11.5 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 6.0 <	Non-current assets			
Interest in joint venture and subsidiaries 10 3 370.9 3 370.9 Defered taxation 11 16.1 21.9 12.2 2.8 2.0 2.0 1.0 1.0 2.0 1.0	Property, plant, equipment and right-of-use assets	8	24.1	38.7
Deferred taxation 11 16.1 21.9 Investments 12 2.8 2.6 Coan to Oceana Group Share Trust - 0.4 4.0 Total non-current assets 3 468.7 3 496.9 Current assets - 3 3.2 5.7 Can so to share trusts 13 48.2 5.7.9 6.16.2 3.2 </td <td>Intangible assets</td> <td>9</td> <td>54.8</td> <td>62.4</td>	Intangible assets	9	54.8	62.4
Investments 12 2.8 2.6 Loan to Oceane Group Share Trust - 0.4 Total non-current assets 3 468.7 3 496.9 Current assets - 7.7 Trade and other receivables 13 48.2 57.9 Loans to share trusts 3.2 3.2 3.2 Amounts owing by related parties 14 55.7.0 616.9 62.2 8.9 Cash and cash equivalents 6.1 6.6 2.8 7.0 6.0 8.9 9.0 6.0 8.0 9.0 6.0 8.0 9.0 6.0 8.0 9.0 6.0 8.0 9.0 6.0 8.0 9.0 6.0 9.0 8.0 9.0 6.0 9.0 <	Interest in joint venture and subsidiaries	10	3 370.9	3 370.9
Loan to Oceana Group Share Trust — 6.4 Total non-current assets 3 468.7 3 496.9 Current assets — 7.2 3 468.7 3 496.9 Current assets — 7.2 — 7.2 3	Deferred taxation	11	16.1	21.9
Total non-current assets 3 468.7 3 496.9 Current assets Trade and other receivables 13 48.2 57.9 Loans to share trusts 3.2 3.2 3.2 Amounts owing by related parties 14 557.0 616.9 8.9 Cash and cash equivalents 6.2 8.9 9.0 3.3 418.8 Total current assets 614.6 686.9 1.0 6.0 8.9 1.0 6.0 8.9 1.0 6.0 8.0 9.0 3.0 3.0 8.0 9.0 3.0 3.0 9.0 3.0 9.0<	Investments	12	2.8	2.6
Current assets Trade and other receivables 13 48.2 57.9 Loans to share trusts 3.2 3.2 Amounts owing by related parties 14 557.0 616.9 Cash and cash equivalents 614.6 668.9 Total current assets 614.6 668.9 Total assets 4083.3 4183.8 EQUITY AND LIABILITIES 8 4083.3 4183.8 EQUITY AND Expectable reserves 20 37.3 37.2 3	Loan to Oceana Group Share Trust		-	0.4
Trade and other receivables 13 48.2 57.9 Loans to share trusts 3.2 3.2 Amounts owing by related parties 66.2 8.8 Cash and cash equivalents 6.2 8.9 Total current assets 614.6 68.6 Total assets 4083.3 4183.8 EQUITY AND LIABILITIES 8 8 Capital and reserves 2 37.3 37.2 Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 600.2 Total capital and reserves 1785.6 1813.4 Non-current liabilities 1 - 10.7 Lease liabilities 1 - 10.7 Lease liabilities 1 - 10.7 Lease liabilities 1 1 1.2 Lease liabilities 1 1 1.2 Lease liabilities 1 1 1.2 Lease liabiliti	Total non-current assets		3 468.7	3 496.9
Loans to share trusts 3.2 3.2 Amounts owing by related parties 14 557.0 616.9 Cash and cash equivalents 614.6 686.9 Total current assets 614.6 686.9 Total assets 4 083.3 4 183.8 EQUITY AND LIABILITIES **** **** Capital and reserves 20 37.3 37.2 Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 600.2 Total capital and reserves **** 1813.4 Non-current liabilities *** 10.7 Lease liabilities 16 - 10.7 Total non-current liabilities *** 10.7 12.4 Liability for share-based payments 16 10.7 12.4 Liability for share-based payments 16 10.7 12.4 Liability for share-based payments 17 73.8 88.1 Taxed and other payables <td< td=""><td>Current assets</td><td></td><td></td><td></td></td<>	Current assets			
Amounts owing by related parties 14 557.0 616.9 Cash and cash equivalents 6.2 8.9 Total current assets 614.6 686.9 Total assets 4 083.3 4 183.8 EQUITY AND LIABILITIES 2 4 184.3 1 156.0 Share capital 15 1 141.3 1 156.0 20.2 37.3 37.2 Share-based payment reserve 20 37.3 37.2 36.2	Trade and other receivables	13	48.2	57.9
Cash and cash equivalents 6.2 8.9 Total current assets 614.6 686.9 Total assets 4083.3 4183.8 EQUITY AND LIABILITIES Capital and reserves Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 620.2 Total capital and reserves 1785.6 1813.4 Non-current liabilities 2 10.7 Lease liabilities 16 - 10.7 Total non-current liabilities 1 - 10.7 Current liabilities 2 - 10.7 Lease liabilities 16 10.7 12.4 10.7 Current liabilities 16 10.7 12.4 10.7 Lease liabilities 16 10.7 12.4 10.7 12.4 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10.7 10			3.2	3.2
Total current assets 614.6 686.9 Total assets 4083.3 4183.8 EQUITY AND LIABILITIES Capital and reserves Starc capital 15 1141.3 1156.0 Share capital 15 1141.3 1156.0 37.2 20.2 20 37.3 37.2 20.2		14	557.0	616.9
Total assets 4 083.3 4 183.8 EQUITY AND LIABILITIES Capital and reserves Stace capital 15 1 141.3 1 156.0 Share capital esserve 20 37.3 37.2 20.2 37.3 37.2 20.2	Cash and cash equivalents		6.2	8.9
EQUITY AND LIABILITIES Capital and reserves 15 1 141.3 1 156.0 Share capital 15 1 141.3 1 156.0 Share-based payment reserve 607.0 620.2 Distributable reserves 607.0 620.2 Total capital and reserves 1 785.6 1813.4 Non-current liabilities Lease liabilities 16 - 10.7 Total non-current liabilities Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxaation payable - 0.2 Amounts owing to related parties 14 1 398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 359.7	Total current assets		614.6	686.9
Capital and reserves Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 620.2 Total capital and reserves 1785.6 1813.4 Non-current liabilities Lease liabilities 16 - 10.7 Total non-current liabilities Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2297.7 2359.7 Total liabilities 2297.7 2370.4	Total assets		4 083.3	4 183.8
Capital and reserves Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 620.2 Total capital and reserves 1785.6 1813.4 Non-current liabilities Lease liabilities 16 - 10.7 Total non-current liabilities Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2297.7 2359.7 Total liabilities 2297.7 2370.4	EQUITY AND LIABILITIES			
Share capital 15 1141.3 1156.0 Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 620.2 Total capital and reserves 1 785.6 1 813.4 Non-current liabilities Lease liabilities 16 - 10.7 Current liabilities Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 46.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4 Total liabilities 2 297.7 2 370.4	-			
Share-based payment reserve 20 37.3 37.2 Distributable reserve 607.0 620.2 Total capital and reserves 1 785.6 1 813.4 Non-current liabilities 2 1 813.4 Lease liabilities 16 - 10.7 Total non-current liabilities 2 - 10.7 Current liabilities 16 10.7 12.4 Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	•	15	1 141.3	1 156.0
Distributable reserve 607.0 620.2 Total capital and reserves 1785.6 1813.4 Non-current liabilities Sease liabilities 16 - 10.7 Total non-current liabilities - 10.7 Current liabilities 8 1 10.7 12.4 Lease liabilities 16 10.7 12.4	·	20	37.3	37.2
Non-current liabilities Lease liabilities 16 - 10.7 Total non-current liabilities - 10.7 Current liabilities 5 16 10.7 12.4 Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4			607.0	620.2
Lease liabilities 16 - 10.7 Total non-current liabilities - 10.7 Current liabilities - - 12.4 Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 359.7	Total capital and reserves		1 785.6	1813.4
Current liabilities - 10.7 Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Non-current liabilities			
Current liabilities Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Lease liabilities	16	_	10.7
Lease liabilities 16 10.7 12.4 Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2297.7 2359.7 Total liabilities 2297.7 2370.4	Total non-current liabilities		-	10.7
Liability for share-based payments 20 - 19.5 Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Current liabilities			
Employee accruals 6.0 1.3 Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Lease liabilities	16	10.7	12.4
Trade and other payables 17 73.8 88.1 Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Liability for share-based payments	20	_	19.5
Taxation payable - 0.2 Amounts owing to related parties 14 1 398.2 1 777.2 Short-term banking facilities 19.5 809.0 461.0 Total current liabilities 2 297.7 2 359.7 Total liabilities 2 297.7 2 370.4	Employee accruals		6.0	1.3
Amounts owing to related parties141 398.21 777.2Short-term banking facilities19.5809.0461.0Total current liabilities2 297.72 359.7Total liabilities2 297.72 370.4	Trade and other payables	17	73.8	88.1
Short-term banking facilities19.5809.0461.0Total current liabilities2 297.72 359.7Total liabilities2 297.72 370.4	Taxation payable		-	0.2
Total current liabilities2 297.72 359.7Total liabilities2 297.72 370.4	Amounts owing to related parties	14	1 398.2	1777.2
Total liabilities 2 297.7 2 370.4	Short-term banking facilities	19.5	809.0	461.0
	Total current liabilities		2 297.7	2 359.7
Total equity and liabilities 4 083.3 4 183.8	Total liabilities		2 297.7	2 370.4
	Total equity and liabilities		4 083.3	4 183.8

Statement of Changes in Equity for the year ended 30 September 2025

	Notes	Share capital	Share-based payment reserve	Distributable reserve	Total
		Rm	Rm	Rm	Rm
Balance at 1 October 2023		1 184.6	33.2	782.8	2 000.6
Total comprehensive income for the year		-	-	455.0	455.0
Share-based payment expense		-	19.5	_	19.5
Share-based payment exercised		-	(12.7)	_	(12.7)
Transfers between reserves ¹		-	(2.8)	2.8	_
Purchase of treasury shares ²		(28.6)	-	_	(28.6)
Dividends		-	-	(620.4)	(620.4)
Balance at 30 September 2024		1 156.0	37.2	620.2	1813.4
Changes in equity					
Total comprehensive income for the year		-	-	501.5	501.5
Share-based payment expense		-	18.1	-	18.1
Share-based payment exercised		-	(18.0)	-	(18.0)
Transfers between reserves ¹		6.2	-	(6.2)	-
Repurchase of treasury shares ²		(20.9)	-	-	(20.9)
Dividends	7	-	_	(508.5)	(508.5)
Balance at 30 September 2025		1 141.3	37.3	607.0	1 785.6
Notes		15	20		

^{1.} The amount transferred representing the amount paid in excess of IFRS 2 costs on vesting of equity-settled share options.

² The purchase of treasury shares relates to the share repurchase plan related to long-term incentives.

Statement of Cash Flows

for the year ended 30 September 2025

	2025 Rm	2024 Rm
Cash operating profit 19.1	50.7	62.3
Working capital changes 19.2	(152.3)	146.8
Cash (utilised in)/generated from operations	(101.6)	209.1
Interest received	143.2	101.0
Interest paid	(105.3)	(100.8)
Taxation paid 19.3	(10.4)	(9.4)
Dividends received	490.2	465.0
Dividends paid 7	(508.5)	(620.4)
Cash (outflow)/inflow from operating activities	(92.4)	44.5
Cash flows from investing activities		
Purchases of property, plant and equipment 8	(3.9)	(9.1)
Purchases of intangible assets 9	(2.2)	(2.3)
Proceeds on disposal of property, plant and equipment	` _	0.3
Decrease in shareholding in other investments 12	_	0.2
Related party loans raised/(paid) on behalf of company 14	87.8	(954.2)
Cash inflow/(outflow) from investing activities	81.7	(965.1)
Cash flows used in financing activities		
Lease liabilities repaid	(12.4)	(13.5)
Repurchase of treasury shares 19.4	(20.9)	(28.6)
Equity-settled share-based payment 19.4	(15.4)	(15.5)
Short-term banking facility raised 19.5	4 537.8	6 349.0
Short-term banking facility repaid 19.5	(4 189.8)	(6 091.0)
Related party loan (repaid)/raised 14	(291.3)	723.2
Cash inflow from financing activities	8.0	923.6
Net (decrease)/increase in cash and cash equivalents	(2.7)	3.0
Cash and cash equivalents at the beginning of the year	8.9	5.9
Cash and cash equivalents at end of the year	6.2	8.9

Notes to the Company Financial Statements

for the year ended 30 September 2025

1. REVENUE: ADMINISTRATION FEES

	2025 Rm	2024 Rm
Rendering of services		
Administration fees from external parties	24.6	27.1
Administration fees from related parties	295.8	306.9
	320.4	334.0

Refer to note 1.2 of Appendix 1 for the Revenue recognition accounting policy outlining revenue streams and performance obligations.

2. REVENUE: DIVIDENDS RECEIVED

	2025	2024
	Rm	Rm
Dividends received from group companies	490.2	465.0

3. OPERATING PROFIT

	2025 Rm	2024 Rm
Operating profit is arrived at after taking into account the following items: Income:		
Profit on disposal of property, plant and equipment	-	0.2
Expenditure:		
Employment related expenditure		
Employment costs	116.7	111.6
Retirement costs	11.3	11.5
Share-based payments – equity-settled compensation scheme	17.4	18.7
Share-based payments – equity-settled BEE scheme charge	0.7	0.7
Share-based payments – cash-settled CEO LTI scheme	1.4	9.2
	147.5	151.7
Depreciation of property, plant and equipment		
Leasehold improvements	0.4	0.4
Furniture, office equipment, computer hardware and right-of-use assets	18.1	17.0
	18.5	17.4
Other lease expenditure		
Low-value lease expenses	1.4	1.4
Short-term lease expenses	0.8	0.8
	2.2	2.2
Expenditure		
Administrative, technical and secretarial fees	11.6	13.4
Software maintenance	24.2	24.0
Legal and consulting fees	1.0	1.4
Outsourced services	21.3	19.4
Loss on disposal of property, plant and equipment	0.1	-
	58.2	58.2
Amortisation of intangible assets		<u> </u>
Computer software	9.9	8.7
	9.9	8.7
Auditors' remuneration		
Fees for audit – current year	3.3	2.6
	3.3	2.6

Notes to the Company Financial Statements continued

for the year ended 30 September 2025

4. INTEREST INCOME

	2025 Rm	2024 Rm
Amounts owing by Group companies	141.8	99.6
Bank and short-term deposits	1.4	1.6
	143.2	101.2

5. INTEREST EXPENSE

	2025 Rm	2024 Rm
Amounts owing to Group companies	6.5	19.6
Bank and short-term borrowing facilities	104.8	82.0
Lease liabilities	2.1	3.0
	113.4	104.6

6. TAXATION EXPENSE

	2025 Rm	2024 Rm
Current taxation		
South African current taxation		
Current year	-	6.6
Adjustments in respect of previous years	-	(0.2)
	-	6.4
Foreign current taxation		
Withholding tax ¹	10.2	15.7
Total current taxation	10.2	22.1
Deferred taxation		
South African deferred taxation		
Current year	5.8	(4.2)
Total deferred taxation	5.8	(4.2)
Total taxation charge	16.0	17.9

¹ Withholding tax is paid on intergroup income received from the Company's foreign subsidiaries in the United States of America and Namibia.

6.1 THE RECONCILIATION OF THE EFFECTIVE RATE OF TAXATION CHARGE WITH THE SOUTH AFRICAN COMPANY INCOME TAX RATE IS AS FOLLOWS:

	2025 %	2024 %
Effective rate of taxation	3.1	3.8
Adjustment to rate due to:		
Dividend income	25.7	26.5
Foreign withholding taxes	(2.0)	(3.3)
Exempt capital profit	-	0.2
Expenses not allowable for taxation	0.2	(0.2)
South African company income tax rate	27.0	27.0

7. DIVIDENDS

	2025 Rm	2024 Rm
Final dividend of 300 cents (2024: 305 cents) declared on 22 November 2024		
paid 30 December 2024	372.1	244.8
Interim dividend of 110 cents (2024: 195 cents) per share declared on 9 June 2025	136.4	375.6
Dividends paid during the year	508.5	620.4
Final dividend of 175 cents (2024: 300 cents) approved on 21 November 2025 to be declared on 24 November 2025		
Dividends per share (cents)	285.0	495.0
– Interim paid	110.0	195.0
– Final declared after reporting date	175.0	300.0

8. PROPERTY, PLANT, EQUIPMENT AND RIGHT-OF-USE ASSETS

	Leasehold land and buildings	Computer hardware	Furniture and office equipment	Right-of-use asset	Total
	Rm	Rm	Rm		Rm
2024					
Cost	5.0	66.3	13.1	35.2	119.6
Accumulated depreciation and impairment losses	(2.0)	(41.5)	(8.1)	(20.9)	(72.5)
Net book value at 1 October 2023	3.0	24.8	5.0	14.3	47.1
Movements for the year					
Additions	-	8.5	0.6	-	9.1
Disposals – cost	_	(23.8)	(1.5)	_	(25.3)
Disposals – accumulated depreciation	_	23.8	1.4	-	25.2
Depreciation	(0.4)	(10.5)	(1.3)	(5.2)	(17.4)
Transfer between asset classes	_	1.2	(1.2)		
Balance at 30 September 2024	2.6	24.0	3.0	9.1	38.7
Cost	5.0	52.2	11.0	35.2	103.4
Accumulated depreciation and impairment losses	(2.4)	(28.2)	(8.0)	(26.1)	(64.7)
Net book value at 30 September 2024	2.6	24.0	3.0	9.1	38.7
2025					
Movements for the year					
Additions	1.3	2.6	-	-	3.9
Disposals – cost	-	(0.1)	(0.1)	-	(0.2)
Disposals – accumulated depreciation	-	_	0.1	-	0.1
Depreciation	(0.4)	(11.6)	(1.3)	(5.2)	(18.5)
Balance at 30 September 2025	3.5	14.9	1.7	3.9	24.1
Cost	6.3	54.7	10.9	35.2	107.2
Accumulated depreciation and impairment losses	(2.8)	(39.8)	(9.2)	(31.3)	(83.1)
Net book value at 30 September 2025	3.5	14.9	1.7	3.9	24.1

The Company leases the Oceana House building. The remaining lease term is 9 months.

 $Lease \ obligations \ do \ not impose \ any \ covenants \ on \ the \ Company \ and \ the \ right-of-use \ assets \ are \ not \ provided \ as \ security \ for \ the \ Company's \ interest-bearing \ borrowings.$

Notes to the Company Financial Statements continued

for the year ended 30 September 2025

9. INTANGIBLE ASSETS

	Computer software
	Rm
2024	
Cost	142.0
Accumulated amortisation	(73.2)
Net book value at 1 October 2023	68.8
Movements for the year	
Amortisation for the year	(8.7)
Disposals – cost	(12.3)
Disposals – accumulated amortisation	12.3
Additions	2.3
Balance at 30 September 2024	62.4
Made up as follows:	
Cost	132.0
Accumulated amortisation	(69.6)
Net book value at 30 September 2024	62.4
2025	
Movements for the year	
Amortisation for the year	(9.9)
Additions	2.2
Net book value at 30 September 2025	54.8
Made up as follows:	
Cost	134.2
Accumulated amortisation	(79.4)
Net book value at 30 September 2025	54.8

The remaining amortisation period for intangible assets are as follows:

 $Computer\,software$

1 – 7 years

10. INTEREST IN JOINT VENTURE AND SUBSIDIARIES

	2025 Rm	2024 Rm
Opening carrying amount of shares	3 370.9	3 370.9
Reconciliation of interest in joint venture and subsidiaries		
Blue Continent Products Proprietary Limited	1.9	1.9
Oceana Lobster Limited	1.0	1.0
Lucky Star Limited	1.7	1.7
Etosha Fisheries Holding Company Proprietary Limited	11.0	11.0
Oceana US Investment Holdings Corporation	3 221.4	3 221.4
Amawandle Pelagic Proprietary Limited	133.9	133.9
Total	3 370.9	3 370.9

Refer to note 33 of the Group annual financial statements ("AFS") for further details.

11. DEFERRED TAXATION

	2025 Rm	2024 Rm
Deferred tax assets	16.1	21.9
Net deferred tax assets	16.1	21.9
Net assets at the beginning of the year	21.9	17.7
Credited to the profit or loss	(5.8)	4.2
Net assets at the end of the year	16.1	21.9
Comprising:	_	
Property, plant and equipment	(10.7)	(12.4)
Right-of-use asset	(1.1)	(2.5)
Employee accruals	25.6	31.1
Prepaid expenses	(0.6)	(0.5)
Lease liabilities	2.9	6.2
	16.1	21.9

12. INVESTMENTS

	2025 Rm	2024 Rm
Investments	2.8	2.6
Total	2.8	2.6

 $The Company holds \ a \ 2.5\% \ (2024: 2.5\%) \ equity \ share \ in \ Group \ Risk \ Holdings \ Proprietary \ Limited \ and \ Group \ Risk \ Mutual \ Plc.$

MOVEMENT IN INVESTMENTS

	2025 Rm	2024 Rm
Balance at the beginning of the year	2.6	0.2
Reduction in investment in Group Risk Holdings Proprietary Limited	-	(0.2)
Fair value adjustment through profit or loss	0.2	2.6
Balance at the end of the year	2.8	2.6
Categorised between current and non-current portion		
Current asset	-	-
Non-current asset	2.8	2.6
	2.8	2.6

for the year ended 30 September 2025

13. TRADE AND OTHER RECEIVABLES

	2025 Rm	2024 Rm
Trade receivables	2.8	5.3
Other receivables	31.2	32.6
Financial assets	34.0	37.9
Prepayments	9.6	12.4
Deposits	_	0.9
Value added taxation	4.6	6.5
Accrued income	-	0.2
Non-financial assets	14.2	20.0
Total	48.2	57.9

The Company applied the simplified approach using a provision matrix in calculating the expected credit loss on trade receivables. The expected credit loss for trade receivables has been assessed to be immaterial. A general approach is used to calculate the expected credit loss on other receivables. The expected credit loss for other receivables is assessed as immaterial.

14. RELATED PARTY LOANS

	2025 Rm	2024 Rm
Balance at 1 October	(1 160.3)	(1 395.1)
Current year movement		
Related party loans repaid/(raised)	291.3	(723.2)
Related party loans (raised)/paid on behalf of company	(87.8)	954.2
Movement in working capital in relation to related parties	115.7	3.8
Balance at 30 September	(841.2)	(1 160.3)
Categorised between amounts owing by/(to)		
Current amounts owing by	557.0	616.9
Current amounts owing to	(1 398.2)	(1 777.2)
Total current amounts owing	(841.2)	(1 160.3)

Loans to related parties are unsecured and payable on demand. Loans to wholly-owned South African subsidiaries are interest-free with the exception of when the Company is required to fund subsidiary working capital requirements from available overdraft facilities in which event interest is charged at prevailing market rates. Interest rates on other loans are floating and approximate prevailing market rates. The carrying amount of these loans approximates their fair value. Please refer to note 22 for detailed breakdown of these amounts.

Included in amounts owing to related parties for the Company is a R1 369 million (2024: R1 700 million) loan from Lucky Star Limited. The Company signed a subordination agreement with Lucky Star Limited confirming its intention to continue providing financial and/or other support to Oceana Group Limited with a view to it being able to meet its liabilities as and when they fall due. The subordination agreement shall remain in force and effect from 1 October 2025 to 30 September 2026 and shall terminate on, the current assets of the Company exceeding its current liabilities fairly valued or 30 September 2026, whichever occurs earlier.

EXPECTED CREDIT LOSS ALLOWANCE

The Company applies the general approach in calculating ECLs for amounts owing by related parties. Amounts owing by related parties inherently expose the Company to credit risk. Loans receivable were valued based on the risk of the counterparty on the comprehensive method. The expected credit loss of amounts owing by related parties is assessed to be immaterial.

Details of the expected credit loss in relation to loans are disclosed in note 21.

15. SHARE CAPITAL

15.1 AUTHORISED SHARE CAPITAL

300 000 000 ordinary shares of no par value (2024: 300 000 000 ordinary shares of no par value).

15.2 ISSUED SHARE CAPITAL

129 779 6451 ordinary shares of no par value (2024: 130 431 804 ordinary shares of no par value).

	2025 Rm	2024 Rm
Opening balance ordinary share capital	1 156.0	1 184.6
Less: net treasury shares repurchased for long-term incentives	(14.7)	(28.6)
Balance at the end of the year	1 141.3	1 156.0

¹ As per the SENS released on 25 March 2025, Oceana Group Limited repurchased and cancelled 652 159 shares previously held by the Oceana Stakeholder Empowerment Trust.

1 021 041 (2024: 496 649) treasury shares issued to employees were acquired at a weighted average price of R64.07 (2024: R68.99) per share.

16. LEASE LIABILITIES

	2025 Rm	2024 Rm
Balance at 1 October	23.1	33.6
Current year movement		
Interest	2.1	3.0
Lease payments	(14.5)	(13.5)
Balance at 30 September	10.7	23.1
Lease liabilities maturity analysis		
Due within one year	11.4	14.5
Due within two years	-	11.4
Total minimum lease payments	11.4	25.9
Less: future finance charges	(0.7)	(2.8)
Present value of lease liability	10.7	23.1
Categorised between non-current and current portions		
Non-current liabilities	_	10.7
Current liabilities	10.7	12.4
	10.7	23.1
	2025	2024
	2025	2024
The term varies for each lease entered into the Company with lease periods falling into the		
following range:		
Weighted average lease term at inception of lease contracts in years	15	15
Weighted average lease term remaining at 30 September in years	1	2

for the year ended 30 September 2025

17. TRADE AND OTHER PAYABLES

	2025 Rm	2024 Rm
Trade payables	6.1	8.5
Accrued expenses	20.3	15.3
Audit fee accrued	2.7	1.8
Financial liabilities	29.1	25.6
Leave pay accrual	5.8	7.0
Bonus accrual	33.6	50.3
Unclaimed dividends	5.3	5.2
Non-financial liabilities	44.7	62.5
Total	73.8	88.1

No interest is charged on trade payables. The Company has financial risk management processes to ensure that all payables are paid within the credit time frame. The carrying value of current accounts payable approximates their fair value due to them being short term in nature.

18. COMMITMENTS

	2025 Rm	2024 Rm
Capital commitments		
Budgeted capital expenditure is as follows:		
Contracted	6.6	2.5
Not contracted	47.6	17.3
Total	54.2	19.8

19. CASH FLOW INFORMATION

19.1 CASH OPERATING PROFIT

	2025 Rm	2024 Rm
Operating profit	487.7	476.3
Adjustment for non-cash and other items	(437.0)	(414.0)
Depreciation and amortisation	28.4	26.1
Share-based payment expense (equity-settled)	18.1	19.4
Share-based payment expense (cash-settled)	1.4	9.2
Loss/(profit) on disposal of property, plant and equipment	0.1	(0.2)
Fair value adjustment on investment through profit or loss	(0.2)	(2.6)
Non-cash movement in accruals	5.5	(0.9)
Dividends received	(490.2)	(465.0)
Total cash operating profit	50.7	62.3

19.2 WORKING CAPITAL CHANGES

	2025 Rm	2024 Rm
Decrease in trade and other receivables	16.8	147.0
(Decrease)/increase in trade and other payables	(19.3)	15.3
Increase in loans and receivables	(149.8)	(15.5)
Total working capital changes	(152.3)	146.8
19.3 TAXATION PAID		
Net amount (underpaid)/overpaid at the beginning of the year	(0.2)	12.5
Charged to profit or loss	(10.2)	(22.1)
Net amount unpaid at the end of the year	-	0.2
Cash amounts paid	(10.4)	(9.4)

19.	CASH FLOW INFORMATION continued	2025 Rm	2024 Rm
19.4	CASH FLOWS USED IN FINANCING ACTIVITIES Repurchase of treasury shares	(20.9)	(28.6)
	Treasury shares repurchased for long-term incentives	(20.9)	(28.6)
	Equity-settled share-based payment	(15.4)	(15.5)
	Performance shares compensation scheme - exercised	(1.6)	(7.3)
	Restricted shares compensation scheme - exercised	(13.8)	(8.2)

19.5 SHORT-TERM BANKING FACILITY

	2025 Rm	2024 Rm
Opening balance	461.0	203.0
Interest accrued	104.8	82.0
Cash advances received	4 537.8	6 349.0
Cash repayments made (capital and interest)	(4 294.6)	(6 173.0)
Closing balance	809.0	461.0

for the year ended 30 September 2025

20. SHARE-BASED PAYMENT PLANS

	2025 Rm	2024 Rm
Equity-settled compensation schemes		
Performance shares compensation scheme (note 20.1)	14.8	22.6
Bonus deferral compensation scheme (note 20.2)	19.7	12.5
Black economic empowerment (BEE) scheme (note 20.3)	2.8	2.1
Share-based payment reserve	37.3	37.2
Cash-settled compensation schemes		
CEO LTI scheme (note 20.4)	-	19.5
Liability for share-based payments	-	19.5

Equity settled compensation schemes expense recognised in profit or loss is R18.1m (2024: R19.4m). Cash-settled compensation scheme expense recognised in profit or loss is R1.4m (2024: R9.2m).

20.1 EQUITY-SETTLED (PERFORMANCE SHARES) COMPENSATION SCHEME

Performance shares - LTI 2022 plan:

Performance shares awarded under the LTI 2022 plan are granted to executive and senior managers by the Board on the recommendation of the Remuneration Committee. Shares are issued for no cash consideration. Performance shares vest on the third anniversary of their grant, to the extent that the Group has met specified non-market conditions performance criteria, including a mix of financial and ESG measures. Shares that have not been exercised in accordance with the rules of the plan are forfeited upon termination of employment, other than on death, retrenchment, retirement or other no-fault terminations. The performance shares granted are valued using the Monte Carlo option model. Executives receive dividend equivalent shares as and when the Board declares a dividend. Dividend equivalent shares are awarded subject to the same conditions applicable to the underlying performance share award, including the employment conditions and performance conditions.

The following table illustrates the number and VWAP and movements in shares during the year:

	Number of shares	Weighted average grant price at award (Rand)	Number of shares	Weighted average grant price at award (Rand)
	2025		2024	1
Outstanding at the beginning of the year	637 005	60.81	535 371	58.31
Granted during the year	225 027	65.68	215 522	67.61
Forfeited during the year ¹	(36 398)	65.68	(72 088)	58.33
Exercised during the year ²	(247 454)	55.86	(62 700)	67.94
Top-up on vesting during the year	75 654	54.71	20 900	69.65
Outstanding at the end of the year	653 834	63.94	637 005	60.81

^{1.} Shares forfeited during the year includes 36 398 (2024: 14 708) forfeited due to resignations, 0 (2024: 57 380) forfeited due to performance conditions not having been achieved.

The weighted average remaining contractual life for the shares outstanding as at 30 September 2025 is 0.7 years (2024: 1.3 years).

² Grant 9 shares vested on 13 June 2025 as the specified performance criteria over the intervening period were achieved at 166.14%. The weighted average share price on settlement was R 56.23

20. SHARE-BASED PAYMENT PLANS continued

20.1 EQUITY-SETTLED (PERFORMANCE SHARES) COMPENSATION SCHEME continued

The range of exercise prices for the shares outstanding at the end of the year is as follows:

	Grant number	Number of shares	Number of shares
		2025	2024
R54.71 per share exercisable until 01 June 2025	9A	-	109 666
R57.00 per share exercisable after 31 October 2025	R1A	9 165	18 325
R57.00 per share exercisable after 31 October 2024	R1C	-	48 210
R58.47 per share exercisable after 21 November 2025	PS10	181 037	179 939
R55.50 per share exercisable after 31 October 2025	PS10A	86 018	80 754
R71.72 per share exercisable after 31 May 2026	PS10B	19 277	18 098
R69.99 per share exercisable after 3 December 2026	PS11A	177 924	182 013
R68.00 per share exercisable after 2 December 2027	PS12	180 413	-
		653 834	637 005

20.2 EQUITY-SETTLED (BONUS DEFERRAL) COMPENSATION SCHEME

Bonus deferral shares (BDS) are granted to executive and senior managers by the Board on the recommendation of the Remuneration Committee in terms of the Oceana share incentive plan which was implemented in 2022 (LTI 2022 plan). Bonus deferral shares awarded are directly linked to the short-term incentive (STI) plan, based on a standard 50% matching ratio to the actual earned STI for the previous financial year. For bonus deferral shares, there is no strike price and employees are entitled to cash dividends. The value of these instruments is equal to the share price at the grant date. No assumptions are therefore required for further valuation. The bonus deferral shares are valued using the Monte Carlo option model. Bonus deferral shares will vest on the third anniversary of their grant subject to being actively employed on the vesting date. All no-fault terminations, apart from death, will remain in force and will vest on the original vesting date. Shares that have not been exercised as a result of fault terminations are forfeited upon termination of employment. Participants are entitled to exercise all shareholder rights such as the right to vote and receive cash dividends paid subject to dividends being declared by the Board.

The following table illustrates the number and VWAP and movements in shares during the year:

	Number of shares	Weighted average grant price at award (Rand)	Number of shares	Weighted average grant price at award (Rand)
	2025	;	2024	1
Outstanding at the beginning of the year	496 395	62.99	258 200	57.31
Granted during the year	240 510	72.68	255 369	68.99
Forfeited during the year ¹	(48 929)	65.54	(17 174)	66.85
Exercised during the year	(101 300)	55.52	-	-
Outstanding at the end of the year	586 676	66.12	496 395	62.99

^{1.} 48 929 (2024: 17 174) shares were forfeited due to employee resignations.

		Number of shares	
	Grant number	2025	2024
R55.52 per share exercisable after 31 May 2025	9	-	101 300
R58.47 per share exercisable after 21 November 2025	10	138 700	153 400
R68.99 per share exercisable after 3 December 2026	11	221 947	241 695
R68.00 per share exercisable after 2 December 2027	12	226 029	_
		586 676	496 395

 $The weighted average \ remaining \ contractual \ life \ for the \ shares \ outstanding \ as \ at \ 30 \ September \ 2024 \ is \ 0.9 \ years \ (2024: 1.5 \ years).$

for the year ended 30 September 2025

20. SHARE-BASED PAYMENT PLANS continued

20.3 BLACK ECONOMIC EMPOWERMENT (BEE) SHARE SCHEME – OCEANA SAAM-SONKE TRUST AND OCEANA STAKEHOLDER EMPOWERMENT TRUST (OSET)

The Oceana Saam-Sonke Trust acquired 7 825 908 shares in the Company in March 2021 at a cost of 1 cent per share. The rights to acquire these shares were allocated to qualifying employees of the Company and direct and indirect subsidiaries in four allocations on the 30 September 2021, 30 January 2023, 20 January 2024 and the current year allocation effective 15 January 2025.

The rights vest in three tranches, one third after a period of eight years, one third over a period of nine years and a final third after ten years provide the employee remains in service. These equity-settled rights are valued at fair value on grant date using a Monte Carlo option pricing model taking into account terms and conditions upon which rights have been granted.

The following assumptions were applied in the valuation:

Assumption	2025	2024
Weighted average price per share (Rand)	67	70.3
Dividend yield	5.55%	5.11%
Volatility	34.39%	30.54%
Swap curve (average over period)	7.90%	8.30%

	Number of shares	Weighted average grant price at award (Rand)	Number of shares	Weighted average grant price at award (Rand)
	2025		2024	
Outstanding at the beginning of the year	308 400	69.05	290 112	66.63
Granted during the year	31 140	67.00	42 768	70.03
Forfeited during the year ¹	(34 680)	68.45	(24 480)	69.43
Outstanding at the end of the year	304 860	68.91	308 400	69.05

^{1,} All forfeitures are due to resignations.

20.4 OCEANA GROUP - CEO LTI INCENTIVE SCHEME

The Board on the recommendation of the Remuneration Committee granted the CEO a long-term incentive vesting on 31 December 2024. The fair value of the cash-settled option was measured using the Monte Carlo option model taking into account the terms and conditions upon which the instrument was granted. The services received and the liability to pay for those services were recognised over the vesting period and the liability was settled in the current financial year.

The following assumptions were applied in the 2024 valuation:

Assumption	Data
Weighted average price per share (Rand)	68.09
Dividend yield	6.45%
Volatility	19.95%
Risk free interest rate	7.49%

	2025 Rm	2024 Rm
Opening balance	19.5	10.3
Amount recognised during the year in profit or loss	1.4	9.2
Amount settled in the current year	(20.9)	-
Closing balance	-	19.5

21. FINANCIAL RISK MANAGEMENT

The Company's activities and its investments expose it to a variety of financial risks: capital risk, market risk (including currency and interest rate risk), liquidity risk and credit risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Company's financial performance.

RISK MANAGEMENT

The risk management strategy of the Company is conducted in conjunction with that of the Oceana Group of companies given that the financial risks ultimately affect the return of the Company via fluctuations to investment income.

The executive team is responsible for implementing the risk management strategy, to ensure that an appropriate risk management framework is operating effectively across the Company, embedding a risk management culture throughout the Company. The Board and the Audit Committee are provided with a consolidated view of the risk profile of the Company, and any major exposures and relevant mitigating actions are identified.

The Company operates a central treasury function that manages the funding and liquidity risks and requirements of the Company and subsidiaries within the Group's operations. The divisional funding structures and divisional balance sheet structures are determined centrally, according to the requirements of each division. Cash management is controlled and reported centrally to ensure that it is managed effectively and provides daily visibility of all bank accounts in the Company.

The system of risk management is designed so that the different business units are able to tailor and adapt their risk management processes to suit their specific circumstances.

The Company does not speculate in the trading of derivative or other financial instruments.

MARKET RISK

Market risk is the risk of adverse financial impact resulting directly or indirectly, from fluctuations in equity prices, interest rates, credit spreads, foreign currency exchange rates and inflation as well as any changes in the implied volatility assumptions associated with these variables.

EXPOSURE TO CURRENCY RISK

The Company is exposed to transactional foreign currency risk to the extent that there is a mismatch between the currencies in which sales, purchases, receivables and borrowings are denominated and the respective functional currencies of its subsidiary companies.

EXPOSURE TO INTEREST RATE RISK

The interest rate profile of the Company's interest-bearing financial instruments as reported to the management of the Company is as follows:

	2025 Rm	2024 Rm
Variable-rate instruments ¹		
Cash and cash equivalents	6.2	8.9
Loan to Oceana Group Share Trust	-	0.4
Amounts owing by related parties	557.0	
Amounts owing to related parties	(1 398.2)	(1777.2)
Short-term banking facility	(809.0)	(461.0)
	(1 644.0)	(2 228.9)

^{1.} The carrying value approximates their fair value.

INTEREST RATE SENSITIVITY ANALYSIS

Based on the interest-bearing net assets and interest rates ruling at the reporting date, net interest earned would amount to R138.9 million (2024: R188.4 million). A 100-basis point change in the interest rate would result in an increase/(decrease) of R16.4 million (2024: R22.3 million).

LIQUIDITY RISK

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset.

The Company manages its liquidity risk by monitoring and forecasting cash flows and by maintaining adequate borrowing facilities to meet short-term demands. In this regard, the Company has undrawn working capital facilities of R791 million (2024: R1 139 million) as at the reporting date, assessed and renewed annually. In terms of the Company's Memorandum of Incorporation, the Company's borrowing powers are unlimited. Cash flows are monitored on an ongoing basis to ensure that cash resources are adequate to meet the Company's funding requirements. Sufficient short-term facilities have been negotiated to manage any shortfall in these funding requirements. The current liabilities of the Company exceeds the current assets. This is mitigated by the intercompany borrowings which Lucky Star Limited has subordinated to the Company of R1 369 million (2024: R1 700 million).

The Company ensures that it complies with the liquidity and solvency requirements for any dividend payments per the Companies Act. Debt covenants, which exist on borrowings, are monitored by management on an ongoing basis and are being met.

for the year ended 30 September 2025

21. FINANCIAL RISK MANAGEMENT continued

EXPOSURE TO LIQUIDITY RISK

Below are the remaining contractual maturities of financial liabilities and assets at the reporting date. The amounts are gross and include contractual interest payments and exclude the impact of netting agreements.

	Notes	Carrying amount	1 year or less	2-5 years
		Rm	Rm	Rm
2025				
Amounts owing to related parties	14	1 398.2	1 398.2	-
Trade and other payables	17	29.1	29.1	-
Lease liabilities	16	10.7	10.7	-
Short-term banking facilities	19.5	809.0	809.0	-
Total non-derivatives		2 247.0	2 247.0	-
2024				
Amounts owing to related parties	14	1777.2	1777.2	_
Trade and other payables	17	25.6	25.6	-
Lease liabilities	16	23.1	11.7	11.4
Short-term banking facilities	19.5	461.0	461.0	-
Total non-derivatives		2 286.9	2 275.5	11.4

CREDIT RISK

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Company's trade and other receivables from customers.

The Company is exposed to credit risk on cash and cash equivalents, loan receivable and trade and other receivables.

Credit risk for exposures other than those arising on cash and cash equivalents, are managed by making use of credit approvals, limits and monitoring. The Company only deals with reputable counterparties with consistent payment histories. Sufficient collateral, credit insurance or guarantees are also obtained when necessary. Each counterparty is analysed individually for creditworthiness before terms and conditions are offered. The analysis involves making use of information submitted by the counterparties as well as external bureau data (where available).

Counterparty credit limits are in place and are reviewed and approved by management. The exposure to credit risk and the creditworthiness of counterparties is continuously monitored.

IMPAIRMENT OF FINANCIAL ASSETS

Trade receivables

The Company applies the IFRS 9 simplified approach using a provision matrix in measuring expected credit losses on trade receivables as these financial assets do not contain a significant financing component. This approach requires expected lifetime losses to be recognised from initial recognition of the receivables.

To measure the expected credit losses, the receivables have been grouped based on shared credit risk characteristics and into common ageing buckets. Each ageing bucket has an expected credit loss rate calculated.

The Company considers that trade, other receivables and loan receivables have low credit risk and expected credit losses assessed were considered immaterial in nature for the 2025 and 2024 financial year.

Cash and cash equivalents

Credit risk exposure arising on cash and cash equivalents is managed by the Company through dealing with well-established financial institutions with high credit ratings (banks within Company have a credit rating of BB- or higher). Impairment on cash and cash equivalents has been measured on a 12-month expected loss basis and reflects the short maturities of the exposures. The Company considers that its cash and cash equivalents have low credit risk based on the external credit ratings of the counterparties. The identified impairment loss on cash and cash equivalents was immaterial. The Company's banks and risk rating of the banks are the same as the Group.

21. FINANCIAL RISK MANAGEMENT continued

LOANS RECEIVABLE

The Company applies the IFRS 9 general approach in measuring expected credit losses on loans receivable.

Credit risk exposure on loans receivable refers to the risk that a counterparty will default on its contractual obligations, resulting in financial loss to the Company.

The Company considers a loan receivable to be in default when amounts are 90 days past due. Amounts are written off when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full.

FINANCIAL GUARANTEES

The Company and certain subsidiaries have given cross suretyships in support of bank overdraft facilities of certain subsidiaries and the Company to the value of R1 369 million (2024: R1 700 million), which are assessed and renewed annually. The risk is shared between the Company and certain subsidiaries.

The Company has a subordination agreement from Lucky Star Limited for the amounts owing, the probability of the amount being settled on demand from the Company is low. Refer to note 28 in the Group financial statements for guarantees in place where the Company is part of the Guarantor Group.

CAPITAL RISK

Capital is managed to ensure that operations continue as a going concern and that expansion opportunities can be funded when they arise. The Company's capital management strategy has remained consistent with the prior year. Capital comprises equity, as disclosed in the statement of changes in equity, and short-term banking facilities when required.

The Company manages its capital to ensure that it will be able to continue on the going concern basis, while maximising the return to stakeholders through the optimisation of the debt and equity balances. The capital structure of the Company consists of loans, cash and cash equivalents and equity, comprising issued capital, reserves and retained earnings as disclosed in the statement of changes in equity.

CATEGORIES AND FAIR VALUES OF FINANCIAL INSTRUMENTS

	2025 Rm	2024 Rm
Classification of financial instruments		
Financial assets		
Cash and cash equivalents at amortised cost	6.2	8.9
Trade and other receivables at amortised cost	34.0	37.9
Loan to Oceana Group Share Trust at amortised cost	_	0.4
Loans to share trusts at amortised cost	3.2	3.2
Investment at fair value through profit or loss	2.8	2.6
Amounts owing by related parties at amortised cost	557.0	616.9
Financial liabilities		
Amounts owing to related parties at amortised cost	1 398.2	1777.2
Lease liabilities at amortised cost	10.7	23.1
Short-term banking facilities at amortised cost	809.0	461.0
Trade and other payables at amortised cost	29.1	25.6

The carrying amount of loans to Oceana Group Share Trust, share trusts and amounts owing to/by related parties approximate its fair value.

FAIR VALUES

The table below analyses recurring fair value measurements for financial assets and financial liabilities. These fair value measurements are categorised into different levels in the fair value hierarchy based on the inputs to the valuation technique used.

For the current year and prior year, there are no material level 1 or 2 instruments held by the Company.

The table below analyses the fair value measurement of level 3 financial instrument assets:

	Notes	2025 Rm	2024 Rm
Level 3			
Investments	12	2.8	2.6

for the year ended 30 September 2025

21. FINANCIAL RISK MANAGEMENT continued

Measurement of fair values

The following table show the valuation techniques used in measuring level 3 fair values for financial instruments in the statement of financial position, as well as the significant unobservable inputs used.

Instrument	Level	Valuation basis/techniques
Investments	3	The shareholding and value of the investment in Group Risk Holdings (GRH) is based on Oceana's proportionate share of premiums paid relative to total premiums paid by all other insured parties. There are no other significant inputs that are used in the valuation and any changes in these inputs would not result in a significant fair value change.

There were no transfers between levels 1, 2 or 3 of the fair value hierarchy for the years ended 30 September 2025 and 30 September 2024.

22. RELATED PARTIES

Related party relationships exist between key management, shareholders, subsidiaries, associate and joint venture companies within the Oceana Group of companies.

Details of the Company's subsidiaries, associate and joint ventures are set out in note 33 of the Consolidated financial statements. These transactions are concluded in the normal course of business. Guarantees have been given or received between group entities, as disclosed in note 28 of the Group financial statements.

TRADING BALANCES AND TRANSACTIONS

The following is a summary of material transactions with related parties during the year and the balances of receivables and payables at year end.

	2025 Rm	2024 Rm
Transactions and balances with subsidiaries and joint ventures		
Administration fees received1	299.0	305.3
Lucky Star Limited	175.6	173.8
Etosha Fishing Corporation Proprietary Limited	_	0.2
Oceana Lobster Limited	1.2	3.7
Daybrook Fisheries Incorporated	31.1	34.9
Blue Continent Products Proprietary Limited	53.0	55.1
Calamari Fishing Proprietary Limited	9.8	8.0
Oceana Empowerment Trust	0.3	0.6
Oceana Saam-Sonke Trust	0.7	0.3
Oceana Stakeholder Empowerment Trust	-	0.1
Erongo Marine Enterprises Proprietary Limited	27.3	28.6
Dividends received	490.2	464.9
Lucky Star Limited	230.8	133.8
Amawandle Hake Proprietary Limited	_	18.0
Oceana Lobster Limited	60.0	-
Oceana US Investment Holdings Corporation	199.4	313.1
Dividends paid	11.9	14.6
Lucky Star Limited	2.8	3.2
Oceana Share Trust	0.1	0.1
Oceana Empowerment Trust	0.5	0.7
Oceana Saam-Sonke Trust	8.0	9.8
Oceana Stakeholder Empowerment Trust	0.5	0.8

22. RELATED PARTIES continued

	2025	2024
	Rm	Rm
Net interest received/(paid)	135.3	80.0
Amawandle Pelagic Proprietary Limited	26.4	11.1
Amawandle Hake Proprietary Limited	0.4	-
Lucky Star Limited	71.3	59.8
Pashash Foods Proprietary Limited Oceana Lobster Limited	3.1	(0.2)
	(1.2)	(4.4)
Compass Trawling Proprietary Limited	3.7	-
Blue Continent Products Proprietary Limited	7.1	9.9
Calamari Fishing Proprietary Limited	6.2	2.1
Desert Diamond Fishing Proprietary Limited	16.1	5.3
Erongo Marine Enterprises Proprietary Limited	2.0	(3.6)
Vaxogystics Proprietary Limited	0.2	
Net amounts (payable)/receivable	(8.4)	11.3
Amawandle Pelagic Proprietary Limited	0.5	0.4
Lucky Star Limited	(7.0)	4.2
Amawandle Hake Proprietary Limited	0.5	0.3
Blue Continent Products Proprietary Limited	(1.2)	3.5
Calamari Fishing Proprietary Limited	(0.9)	0.9
Desert Diamond Fishing Proprietary Limited	0.6	0.1
Erongo Marine Enterprises Proprietary Limited	(1.1)	1.6
Oceana Empowerment Trust	0.1	0.2
Oceana Saam-Sonke Trust	0.1	0.1
Loans (payable)/receivable	(832.3)	(1 172.4)
Amawandle Pelagic Proprietary Limited	221.5	238.1
Lucky Star Limited	(1 368.6)	(1 699.8)
Pashash Foods Proprietary Limited	43.9	3.2
Oceana Lobster Limited	(20.4)	(65.5)
Blue Continent Products Proprietary Limited	72.6	114.7
Calamari Fishing Proprietary Limited	64.9	63.9
Desert Diamond Fishing Proprietary Limited	142.0	168.5
Erongo Marine Enterprises Proprietary Limited	13.4	(17.9)
Compass Trawling Proprietary Limited	_	18.2
Vaxogystics Proprietary Limited	(2.1)	4.6
Oceana Empowerment Trust	0.4	(0.4)
Compensation of key management personnel	90.5	71.4
Short-term employee benefits	65.0	51.6
Post-employment benefits	2.6	2.6
Share-based payments – equity-settled compensation scheme	15.1	10.1
Non-executive directors' emoluments	7.8	7.1

 $^{^{\}rm L} \quad {\it Administration fees received includes indirect share based payment costs}$

INTEREST OF DIRECTORS IN CONTRACTS

The directors of Oceana make declarations of interest in terms of section 75 of the Companies Act No. 71 of 2008. These declarations indicate that certain directors hold positions of influence in other entities which are shareholders, customers and/or competitors of the Company. Transactions are at arm's length with normal commercial terms as with any other entity and where a director is conflicted, that director recuses themself from Board deliberations.

for the year ended 30 September 2025

22. RELATED PARTIES continued

THE COMPANY'S INTEREST IN SUBSIDIARIES AND JOINT VENTURES

The Company provides financing to subsidiary companies and joint ventures and invests surplus cash on their behalf. Loan accounts between wholly-owned group companies in South Africa are interest-free with the exception of when the Company is required to fund subsidiary working capital requirements from available overdraft facilities in which event interest is charged at prevailing market rates. Other loan accounts bear interest at rates similar to rates levied by banks. Details of loan balances with related parties are disclosed in note 14. Refer to Note 33 of Group AFS for list of all subsidiaries, joint ventures and associate held by the Group.

DIRECTORS' AND PRESCRIBED OFFICERS' REMUNERATION

Refer to note 30 of the Group financial statements for disclosure relating to executive directors' remuneration, executive director's share scheme details and non-executive directors' remuneration.

23. EVENTS AFTER THE REPORTING DATE

Management is not aware of events that occurred beyond the year end up to the date of authorisation that could have a material impact on the Company's reported results as at 30 September 2025 that would require separate disclosure in these financial statements.

24. GOING CONCERN

The assessment of going concern included the consideration of current economic conditions as well as available information about future risks and uncertainties, including the stability of fishing resources and the potential impact of climate change. Climate variation features as one of the Company's top three environmental risks and management continues to assess the potential effects on the business and value chain. The Company's diversification strategy and investment along different coastlines enables it to mitigate risk through geographic and specie diversity. Projections for the Company, based on various financial analyses taking the above factors into account, have been prepared, covering its future performance, capital and liquidity for a period of 12 months from the date of approval of the financial statements.

The Company's forecasts and projections of its current and expected profitability and cash flows, taking account of reasonably possible changes in trading performance, show that the Company will be able to operate within the limits of its existing banking facilities for at least 12 months from the approval date of the financial statements. The financial statements were accordingly prepared on the going concern basis since the directors have every reason to believe that the Company has adequate resources in place to continue in operation for the foreseeable future.

The Company has undrawn working capital facilities of R791 million (2024: R1 139 million) as at the reporting date, assessed and renewed annually. In terms of the Company's Memorandum of Incorporation, the Company's borrowing powers are unlimited. Cash flows are monitored on an ongoing basis to ensure that cash resources are adequate to meet the Company's funding requirements. Sufficient short-term facilities have been negotiated to manage any short fall in these funding requirements.

As at the reporting date, the Company is not considered liquid however a subordination agreement from Lucky Star Limited is in place, confirming its intention to continue providing financial and/or other support to Oceana Group Limited with a view to it being able to meet its liabilities as and when they fall due.

Material Accounting Policies

for the year ended 30 September 2025

1.1 BASIS OF CONSOLIDATION

Subsidiaries	Recognition and measurement
Entities controlled by the Group	 Subsidiaries are fully consolidated from the date on which control is transferred to the Group. Subsidiaries are deconsolidated from the date that control ceases. Intercompany transactions, balances and unrealised gains and losses between Group companies are eliminated. The accounting policies and the year-ends of material subsidiaries are consistent throughout the Group, except for the Oceana Share Trust which has a February year-end. All subsidiaries are consolidated at the Group's year end values.
Equity accounted associate and joint ventures	Measurement
Entities whereby the Group has significant influence or joint control	 The accounting policies of the associated companies do not differ materially from the Group's accounting policies. All joint ventures have the same year end, Westbank (the Group's only associate) has a December financial year end.

1.2 REVENUE

REVENUE FROM CONTRACTS WITH CUSTOMERS

The major categories of revenue from contracts with customers are recognised on the following basis:

GROUP

Revenue source	Nature of revenue and performance obligations	Recognition	Measurement and terms of sale
Sale of goods	The delivery of caught and processed fish products (including fish meal and fish oil) as well as fish and canned goods purchased for resale. Local and export sales represent the majority of Group revenue.	Revenue from the sale of goods is recognised at the point in time when the performance obligations have been satisfied. Performance obligations are met when control of goods is transferred to the customer. The Group considers whether sales transactions include other promises that are separate performance obligations. Local sale of goods generally includes delivery, and the performance obligation is met when the Group has delivered the goods to the customer and the customer accepts delivery. In the case of export sales delivery, control is transferred with reference to the sales contract and applicable Incoterms. These Incoterms are non-standardised and are based on contractual arrangements.	The total transaction price in a customer contract is allocated to the performance obligations identified in the sales contract based on their relative standalone selling prices. Revenue is reduced for estimated customer returns, rebates, discounts and other similar allowances. The normal credit terms are defined within the individual sales contract and vary from upfront payment to 75 days after delivery.
Incidental services	The provision of transport of goods and other related logistical services on behalf of third parties, which are incidental to the sale of goods.	Revenue from transport of goods and other related logistic services is recognised at over time.	The total transaction price in a customer contract is allocated to the performance obligations identified in the sales contract based on their relative standalone selling prices.

Material Accounting Policies continued for the year ended 30 September 2025

REVENUE continued 1.2

Revenue source	Nature of revenue and performance obligations	Recognition	Measurement and terms of sale
Other non-trade revenue	Commission for catching fish on behalf of third parties, quota fee income and other fee income. Other fee income consists mainly of scientific survey income as a result of charter services provided to the Department of Forestry, Fisheries and the Environment (DEFF) to conduct its annual scientific surveys.	Other non-trade revenue is recognised over time of when the contracted service is rendered.	The total transaction price in a customer contract is allocated to the performance obligations identified in the sales contract based on their relative standalone selling prices.

COMPANY

Revenue source	Nature of revenue and performance obligations	Recognition	Measurement and terms of sale
Administration fee income	The provision of central services to subsidiaries of the Group (as well as one external party) including information technology and access to central functions (procurement, treasury, tax and shared services). The external party, CCS Logistics, sold by the Group in 2023 received information technology transitional services under an agreement that ended in August 2025.	Administration fee income is recognised over time as services are rendered in the accounting period in which they relate.	The Company applies the cost over total cost input method when calculating administration fee income. Administration fee income is measured at the transaction price. Payment terms are 30 days from statement. The payment terms do not constitute a significant financing component.
Dividend income	n/a	Dividend income is recognised when the Company's right to receive payment is established.	Fair value of the dividend received.

1.3 EMPLOYEE BENEFITS

SHORT-TERM EMPLOYEE BENEFITS

The cost of all short-term employee benefits is recognised in profit or loss, during the period in which the employee renders the related service, except for non-accumulating benefits which are only recognised when the specific event occurs. Accruals for employee entitlements to wages, salaries, bonuses and annual leave represent the amount which the Group has a present obligation to pay as a result of employees' services provided up to the reporting date.

1.4 SHARE-BASED PAYMENTS

EQUITY-SETTLED COMPENSATION BENEFITS

In terms of the Group's share schemes, certain employees, including executive directors of the Group, are granted rights to the Company's listed shares. Refer to note 25 in the Group Financial statements, for a detailed description of each of the schemes.

Qualifying employees receive empowerment benefits in the form of equity-settled share-based payments through their participation in employee trusts.

The cost of equity-settled share-based payments is measured by reference to the fair value at the date on which they are granted. The fair value is determined using the Monte Carlo Option Pricing Model.

The cost of equity-settled share-based payments is expensed over the period in which the employees become unconditionally entitled to these shares, with a corresponding increase in equity in the share-based payment reserve. The cumulative expense recognised for shares granted at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit recognised through profit or loss for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

No expense is recognised for awards that do not ultimately vest. The effect of outstanding shares is reflected in the computation of diluted earnings per share.

1.5 INTEREST INCOME/EXPENSE

Interest income/expense is accrued and recognised in profit or loss using the effective interest method relating to the relevant financial instrument, in the period in which it is incurred.

1.6 PROPERTY, PLANT, EQUIPMENT AND RIGHT OF USE ASSETS GROUP

Categories	Initial measurement	Subsequent measurement	Basis of depreciation	Estimate useful life
Freehold land and buildings	Cost	Cost less accumulated depreciation and	Straight-line over expected useful lives.	50 years
Leasehold land and buildings	Cost	impairment losses (no depreciation on land).		10-50 years
Plant, equipment and vehicles	Cost			2-25 years
Fishing vessels and nets	Cost	_		2-50 years (see below on vessel refits and major overhauls).
Right-of-use assets	Present value of the			Shorter of useful life
 Office premises Factory premises	initial lease liability (refer to section 1.7).			and lease term.

The cost of assets includes the costs of materials, direct labour, and an appropriate proportion of production overheads that is directly attributable to bringing the asset in use.

Where assets comprise major components with different useful lives, these components are depreciated as separate items.

VESSEL REFITS AND MAJOR OVERHAULS (INCLUDED FISHING VESSELS AND NETS)

Approximately every 18 months to 36 months, depending on the nature of work and external requirements, trawl vessels are required to undergo planned dry-docking for replacement of certain components and major repairs and maintenance of other components, which cannot be carried out while the vessels are operating. These dry-docking costs are capitalised where the recognition criteria are satisfied and depreciated on a straight-line basis over the estimated period until the next dry-docking. The residual value of such components is estimated at Rnil. The useful life of the dry-docking is reviewed at least at each financial year end based on vessel usage, market conditions, regulatory requirements and business plans.

Dry-docking costs may include the cost of hiring crews to carry out replacements and repairs, the cost of parts and materials used, cost of travel, lodging and supervision of Group personnel as well as the cost of hiring third-party personnel to oversee dry-docking. Dry-dock activities include, but are not limited to, the inspection, service, replacement of engine, electronic, navigational and safety components, applying of antifouling and hull paint, steel repairs and refurbishment and replacement of other parts of the vessel.

In the case of fishing vessel refits, these costs are depreciated over the period between each vessel refit.

Material Accounting Policies continued

for the year ended 30 September 2025

1.6 PROPERTY, PLANT AND EQUIPMENT continued COMPANY

Categories	Initial measurement	Subsequent measurement	Basis of depreciation	Estimate useful life
Leasehold land and buildings	Cost	Cost less accumulated depreciation and	Straight-line over expected useful lives.	5-20 years
Computer hardware	Cost	impairment losses		3-5 years
Furniture and office equipment	Cost	(no depreciation on land).		2-15 years
Right of use assets	Present value of the			Shorter of useful life and
Office premises	initial lease liability (refer to section 1.7).			lease term.

The estimated useful lives and residual values of assets are reviewed annually, taking cognisance of forecast commercial and economic realities, historical usage of similar assets and input from original equipment manufacturers on plant and machinery. A change resulting from the review is treated as a change in accounting estimate on a prospective basis. Depreciation ceases temporarily while the residual value exceeds the carrying value.

1.7 LEASES

THE GROUP AS A LESSEE

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for leases with a lease term of 12-months or less and leases of low-value assets (such as tablets and personal computers, small items of office furniture and telephones). The Group applies a threshold of R0.2 million for low-value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease.

LEASE LIABILITY

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate which considers the Group's borrowing rate applicable to that jurisdiction, the duration of the lease term and the credit spread for the legal entity entering the lease contract.

Lease payments included in the measurement of the lease liability comprise fixed lease payments (including in-substance fixed payments), less any lease incentives receivable.

 $The Group \ remeasures \ the \ lease \ liability \ (and \ makes \ a \ corresponding \ adjustment \ to \ the \ related \ right-of-use \ asset) \ whenever:$

- The lease term has changed due to early termination or when an option to renewal is exercised, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate.
- A lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

For contracts that contain a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

LEASE TERM

In determining the lease term, the Group considers all facts and circumstances that create an economic incentive to exercise an extension option. Extension options are only included in the lease term if the lease is reasonably certain to be extended.

DISCOUNT RATE

Lease payments are discounted using a rate applied to a portfolio of leases pertaining to the asset within a particular jurisdiction, where funding is sourced centrally. Judgement has been applied to determine the discount rate where the rate implicit in the lease cannot be determined.

The Group uses judgements when determining the borrowing rate (at and post the transition date) by taking the following assumptions into account; duration, country and currency at inception of the lease.

1.8 GOODWILL AND INTANGIBLE ASSETS

Categories	Initial measurement and recognition	Subsequent measurement	Estimate useful life
Goodwill	Goodwill is initially measured at cost being the excess of the cost of the business combination over the Group's attributable share of the fair value of the net identifiable assets at the date of acquisition.	Cost less accumulated impairment.	Indefinite useful life.
Trademarks	Cost or Fair value at the date of acquisition (if acquired through a business combination)		
Intellectual property	Cost or Fair value at the date of acquisition (if acquired through a business combination)		
Fishing Rights	Cost or Fair value at the date of acquisition (if acquired through a business combination)	Cost less accumulated amortisation and impairment losses.	Two rights allocation cycles
Non-competes	Cost		5-10 years
Computer software	Cost		2-12 years

1.9 FINANCIAL INSTRUMENTS

FINANCIAL ASSETS

Classification	Instruments included in the classification	Initial measurement	Subsequent measurement
Amortised cost	 Trade and other receivables (excluding Value added tax). Loans to supplier partners. Cash and cash equivalents. 	 Trade and other receivables are measured at their transaction price (trade receivables do not contain any significant financing components). Other financial assets are measured at fair value including transaction costs. 	Amortised cost using the effective interest method, less expected credit losses.
Financial assets at fair value through profit or loss	Forward exchange contractsInvestments	• At fair value	Gains and losses recognised in profit or loss.
Financial assets at fair value through OCI	• Interest rate swaps	At fair value less transaction costs	Gains and losses recognised in OCI with transaction costs expensed through profit or loss.

Material Accounting Policies continued

for the year ended 30 September 2025

1.9 FINANCIAL INSTRUMENTS continued

IMPAIRMENT

Expected credit loss (ECL)

Cash and cash equivalents

The Group deposits cash with reputable banks with high-quality credit ratings. The credit quality therefore is assessed as good, and no ECL is provided for as it was assessed as immaterial.

Trade and other receivables

The Group considers the process of credit origination. The granting of credit is controlled by application and credit-vetting procedures which are reviewed and updated on an ongoing basis. Credit risk is reduced by other measures depending on the nature of the customer and market. Credit exposure relating to the domestic fast-moving consumer goods (FMCG) retail market, other than JSE-listed and USA domestic customers, is largely covered by credit guarantee insurance. Credit Guarantee Insurance Cover (CGIC) will settle a percentage of the lower of the credit limit approved by CGIC or the amount outstanding at the bad debt date subject to certain criteria, including strict adherence to CGIC procedures in the event of a customer paying after payment due date. Individual customer default risks as well as country risks are closely monitored and provisions adjusted accordingly.

For local and foreign trade receivables the Group applies the simplified approach in calculating ECLs. The Group recognises a loss allowance based on lifetime ECLs at each reporting date. Trade receivables are assessed collectively in groups that share similar credit risk characteristics. The Group has established a provision matrix based on its historical credit loss experienced, adjusted for factors specific to the customer and geography where the customer is based, along with general economic conditions and an assessment of the current and forward-looking assumptions at the reporting date. Forward-looking assumptions include the increase in fuel prices and cost of living and potential future civil unrests.

For local and foreign loans, the Group applies the general approach in calculating ECLs. ECLs are recognised in two phases. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (12-month ECL).

In determining the recoverability of trade receivables and amounts owing by foreign suppliers, management considers any change in the credit quality of the account from the date credit was initially granted up to the reporting date, taking into account credit guarantee cover, lien over customers' product or other collateral held. Based on management's assessment, amounts owing by foreign suppliers were considered recoverable.

For credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (lifetime ECL).

The definition of default is 90 days, with a significant increase in credit risk being considered after 30 days. All credit losses are recognised in profit or loss.

Write-off

The Group writes off financial assets when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

1.9 FINANCIAL INSTRUMENTS continued

FINANCIAL LIABILITIES

Classification	Instruments included in the classification	Initial measurement	Subsequent measurement
Amortised costs	 Borrowings. Short-term facilities, trade and other payables (excluding VAT and amounts received in advance). Amounts owing to related parties. 	Financial liabilities are recognised initially at fair value less transaction costs.	Amortised cost using the effective interest method.
Financial liabilities at fair value through profit or loss	Forward exchange contracts, and Derivative financial liabilities.	At fair value	Gains and losses recognised in profit or loss.

1.10 INVENTORIES

Inventories are stated at the lower of cost and net realisable value using the specific cost to value goods purchased for resale while the weighted average methods are used to value finished goods and consumable stores. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

The cost of inventories comprises the cost of raw materials, direct labour and other direct cost and related production overheads that have been incurred in bringing the inventories to their present location and condition. Indirect cost allocated to inventories includes depreciation and certain other operating expenses. In the case of manufactured inventories and work in progress, costs include an appropriate share of overheads based on normal operating capacity.

1.11 SEGMENT REPORTING

IFRS 8 – Operating Segments ("IFRS 8") requires segmentation based on the Group's internal organisation and reporting of revenue and operating income based upon internal accounting methods.

The Group's reportable segments are strategic business units that offer different products and services. They are managed separately because each business requires different technology and marketing strategies.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker ("CODM"). The CODM has been identified as the Group's executive directors who are responsible for allocating resources and assessing performance of the operating segments.

The CODM examines the Group's performance from both a product and a geographic perspective and has identified four operating segments:

Lucky Star foods	Fishmeal and fish oil (Africa)	Fishmeal and fish oil (USA)	Wild caught seafood
Catches, procures and processes small pelagic species, and markets and sells canned fish, mainly pilchard, across South Africa and several other African markets.	Catches anchovy and red eye species for processing together with pilchard trimmings from the canneries, and markets and sells the derived fishmeal and fish oil products in South Africa, Africa and internationally.	Processes the Gulf menhaden species and markets and sells the derived fishmeal and fish oil products in the United States and internationally.	Catches and processes horse mackerel at sea and on land and markets and sells the derived products to targeted markets in Southern, Central and Western Africa markets. Additionally, this segment harvests and processes hake, lobster and squid and markets and sells frozen and fresh products in South Africa and internationally.

Material Accounting Policies continued

for the year ended 30 September 2025

1.12 CAPITAL AND RESERVES

SHARE CAPITAL

Share capital issued by the Company is recorded at the proceeds received, net of issue costs.

RESERVES

Foreign currency translation reserve	Comprises the translation effect of foreign subsidiaries and associate to the reporting currency.
Cash flow hedging reserve	Comprises the movement of the effective portion of the cash flow hedges within the Group.
Share-based payment reserve	Comprises the accumulated effect of share-based payment expenses in terms of the employee share schemes.
Distributable reserves	Comprises the cumulative equity not in the above categories available for distribution to shareholders.

TREASURY SHARES

Ordinary shares in Oceana Group Limited which have been acquired by the Group in terms of an approved share repurchase programme, held by the Company, subsidiaries of Oceana Group Limited, employee share trusts and stakeholder trusts, are classified as treasury shares as detailed in note 17.3 The cost of these shares is deducted from equity and the number of shares is deducted from the weighted average number of shares. Dividends received on treasury shares as well as any fair value gains or losses recognised by subsidiary companies are eliminated on consolidation.

1.13 RELATED PARTIES

Individuals, as well as their close family members, or entities are related parties if one party has the ability directly or indirectly, to control or jointly control the other partner or exercise significant influence over the other party in making financial and/or operating decisions or if the parties are jointly controlled in a joint venture.

GROUP HOLDING COMPANY

Oceana Group Limited, the Company, is the ultimate holding company of the Group.

DIRECTORS INTEREST IN CONTRACTS

Certain non-executive directors are also directors of other companies which may transact with the Group. Executive directors' employment contracts do not provide for a defined period of employment, but specify a notice period. During this notice period, all standard benefits accrue to the executive directors in question. Contracts do not provide for predetermined compensation on termination other than that awarded to employees in terms of the Group's remuneration policies.

KEY MANAGEMENT

Employee benefits paid to executive directors and key management personnel are detailed in note 29 (Group) and note 22 (Company). Key management personnel comprise of the top tier of the organisation and the managing executives of the individual divisions.

1.14 NEW STANDARDS AND INTERPRETATIONS

During the current year, the Group adopted all the new and revised standards issued by the International Accounting Standards Board ("IASB") that are relevant to its operations and effective for annual reporting periods beginning on 1 October 2024.

1.14.1. STANDARDS AND INTERPRETATIONS EFFECTIVE AND ADOPTED IN THE CURRENT YEAR

In the current year, the following new standards and amendments became effective 1 January 2024 that are relevant to the Group's operations, but did not have a material impact on the amounts recognised in prior periods and are not expected to significantly affect the current periods:

Standard/Interpretation:	Effective date (Periods beginning on or after)
IAS 1 Presentation of Financial Statements amendments: Classification of long-term debt affected by covenants	1 January 2024
IFRS 7 Financial Instruments amendments: Disclosures and IAS 7 Statement of cash flows amendment	1 January 2024

1.14.2. STANDARDS AND INTERPRETATIONS IN ISSUE BUT NOT YET EFFECTIVE

A number of amendments to standards are effective for annual periods beginning on or after 1 January 2025 and earlier application is permitted. However, the Group has not early adopted the amended standards in preparing these consolidated and separate annual financial statements. The remaining amendments are still being assessed to determine the impact on the consolidated and separate annual financial statements:

The Group will adopt standards within the prescribed timelines with no intention to early adopt any of the standards noted below.

Standard/Interpretation:	Effective date (Periods beginning on or after)
IFRS 9 amendment: Derecognition of financial liabilities	1 January 2026
IFRS 18 Presentation and Disclosure in Financial Statements	1 January 2027
IFRS 19 Subsidiaries without Public Accountability: Disclosure	1 January 2027

Shareholder Analysis

As at 30 September 2025

	Number of shareholders	%	Number of shares	%
CHAREHOLDER CRREAD	311ai enotaers	70	Silares	70
SHAREHOLDER SPREAD				
1 – 1 000 shares	4 762	81.5	613 805	0.5
1 001 – 10 000 shares	669	11.4	2 343 405	1.8
10 001 – 100 000 shares	308	5.3	11 004 163	8.5
100 001 – 1 000 000 shares	91	1.6	25 867 889	19.9
1 000 001 shares and over	17	0.3	89 950 383	69.3
	5 847	100	129 779 645	100
DISTRIBUTION OF SHAREHOLDERS				
Banks	44	0.8	5 041 626	4.0
Brokers	24	0.4	748 190	0.6
Close corporations	27	0.5	19 904	_
Empowerment	4	0.1	33 454 854	25.8
Endowment funds	23	0.4	698 447	0.5
Individuals	4 405	75.3	2 631 877	2.0
Insurance companies	36	0.6	1 558 057	1.2
Investment companies	8	0.1	106 859	0.1
Medical aid schemes	15	0.3	622 633	0.5
Mutual funds	242	4.1	40 144 077	30.9
Nominees and trusts	505	8.6	1 162 363	0.9
Other corporate bodies	23	0.4	2 624 578	2.0
Pension funds	310	5.3	29 720 118	22.9
Private companies	169	2.9	615 626	0.5
Public companies	6	0.1	17 276	-
Treasury shares held by share trusts	4	0.1	9 526 416	7.3
Treasury shares held by subsidiary	1	-	960 744	0.7
*Treasury shares	1	-	126 000	0.1
	5 847	100	129 779 645	100
SHAREHOLDER TYPE				
Non-public shareholders	64	1.1	44 068 014	34.0
Directors and employees	55	0.9	126 000	0.1
Treasury shares held by share trusts	4	0.1	720 723	0.6
Treasury shares held by subsidiary	1	-	9 526 416	7.3
Empowerment	3	0.1	960 744	0.7
Other holdings greater than 10%	1	-	32 734 131	25.2
Public shareholders	5 783	98.9	85 711 631	66.0
Fublic Silai enotuers				
	5 847	100	129 779 645	100
SHAREHOLDERS HOLDING 5% OR MORE				
Brimstone Investment Corporation Limited			32 734 131	25.2
Allan Gray Proprietary Limited			21 771 594	16.8
Public Investment Corporation (SOC) Limited ¹			19 688 456	15.2
M and G Investment Managers (Pty) Ltd			6 660 605	5.1

 $^{^{\}perp}$ Includes Government Employees Pension Fund, Compensation Commissioner Pension Fund and Unemployment Insurance Fund.

Administration

REGISTERED OFFICE AND BUSINESS ADDRESS

9th Floor, Oceana House

25 Jan Smuts Street

Foreshore, Cape Town, 8001

PO Box 7206, Roggebaai, 8012

Telephone: National 021 410 1400

International: +27 21 410 1400

Facsimile: 021 419 5979

Email: companysecretary@oceana.co.za

Website: www.oceana.co.za

COMPANY REGISTRATION NUMBER

1939/001730/06

JSE/A2X SHARE CODE

OCE

NSX SHARE CODE

OCG

COMPANY ISIN

ZAE000025284

TRANSFER SECRETARIES

JSE Investor Services South Africa Proprietary Limited 13th Floor, 19 Ameshoff Street, Braamfontein (PO Box 4844, Johannesburg, 2000)

COMPANY SECRETARY

Satish Bhoola (appointed on 1 February 2025)

BANKERS

The Standard Bank of South Africa Limited Investec Bank Limited Rand Merchant Bank Holdings Limited BMO Harris Bank N.A.

EXTERNAL AUDITORS

Forvis Mazars

INTERNAL AUDITORS

BDO Advisory Services Proprietary Limited

JSE SPONSOR

The Standard Bank of South Africa Limited

NSX SPONSOR

Old Mutual Investment Services (Namibia) Proprietary Limited

EXECUTIVE DIRECTORS

Chief Executive Officer

Neville Brink

Chief Financial Officer

Zaf Mahomed

NON-EXECUTIVE DIRECTORS

Chairman

Mustaq Brey^{3, 4}

Lead independent director

Peter de Beyer^{3,4}

Nisaar Pangarker^{1,5}

Lesego Sennelo^{1, 2, 4, 5}

Aboubakar Jakoet^{2,4,5}

Thoko Mokgosi-Mwantembe 1,3,4

Peter Golesworthy 2,4,5

Pooven Viranna 1, 2, 3

Noel Doyle^{2,3}

Mamongae Mahlare 1,3 (appointed on 1 September 2025)

- ¹ Social, Ethics and Transformation Committee
- ² Audit Committee
- 3. Remuneration Committee
- ^{4.} Corporate Governance and Nominations Committee
- 5. Risk Committee