#### ARABIAN CENTRES COMPANY

(A Saudi Joint Stock Company)

Interim condensed consolidated financial statements (Unaudited)

For the three-month and six-month periods ended 30 June 2025 together with the

**Independent Auditor's Review Report** 

### Arabian Centres Company (A Saudi Joint Stock Company) Interim Condensed consolidated financial statements For the three-month and six-month periods ended 30 June 2025

Contents	Page
Independent auditor's review report	1
Interim condensed consolidated financial statements	
- Interim condensed consolidated statement of financial position	2
- Interim condensed consolidated statement of profit or loss	3
- Interim condensed consolidated statement of comprehensive income	4
- Interim condensed consolidated statement of changes in equity	5
- Interim condensed consolidated statement of cash flows	6
- Notes to the interim condensed consolidated financial statements	7 – 29

### **Arabian Centres Company** (A Saudi Joint Stock Company) **Interim Condensed consolidated financial statements**

For the three-month and six-month periods ended 30 June 2025

#### Notes to the Interim condensed consolidated financial statements index

Contents	Page
Pagis of propagation	
Basis of preparation  1. Reporting entity	7
Statement of compliance	9
3. Basis of measurement	9
4. Functional and presentation currency	9
5. Significant accounting estimates, assumptions and judgements	9
6. Material accounting policies	9
7. New Standards, Amendment to Standards and Interpretations	10
<u>Assets</u>	
8. Investment properties	10
9. Investments	13
10. Cash and cash equivalents	15
11.Related party transactions and balances	15
Equity and liabilities	1.0
12. Dividends distribution	18
13. Loans and borrowings	18
Dufaumana fautha nasiad	
Performance for the period  14. Revenue	21
15. Other operating income	21
16. Earnings per share	22
17. Operating segments	22
18. Zakat	22
10. Zakat	
Financial instruments	
19. Financial instruments - fair values and risk management	23
Other information	
20. Commitments and contingencies	28
21. Summarized financial information of material subsidiaries	28
22. Events after the reporting date	29
23 Approval of the interim condensed consolidated financial statements	29



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INDEPENDENT AUDITOR'S REVIEW REPORT
ON THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
TO THE SHAREHOLDERS OF ARABIAN CENTRES COMPANY
(A SAUDI JOINT STOCK COMPANY)

#### Introduction

We have reviewed the accompanying interim condensed consolidated statement of financial position of Arabian Centres Company (the "Company") and its subsidiaries (collectively with the Company, referred to as the "Group") at 30 June 2025, and the related interim condensed consolidated statements of profit or loss and other comprehensive income for the three-month and six-month periods ended 30 June 2025 and the related interim condensed consolidated statements of changes in equity and cash flows for the six-month period then ended, and explanatory notes. Management is responsible for the preparation and presentation of these interim condensed consolidated financial statements in accordance with International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") as endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review.

#### Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" as endorsed in the Kingdom of Saudi Arabia. A review of interim financial statement consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements are not prepared, in all material respects, in accordance IAS 34 as endorsed in the Kingdom of Saudi Arabia.

#### Other Matter

The consolidated financial statements for the year ended 31 December 2024 and the interim condensed consolidated financial statements for the three-month and six-month periods ended 30 June 2024 were audited and reviewed, respectively, by another auditor who expressed an unmodified audit opinion on those statements and an unmodified review conclusion on those statements on 18 Ramadan 1446H (corresponding to 18 March 2025) and 4 Safar 1446H (corresponding to 8 August 2024), respectively.

CR.1010383821

کة إرنست ويونغ للخدمات الهم (مهنية ذات مسؤولية محدودة)

rnst & Young Professional Services (Professional LLC)

for Ernst & Young Professional Services

Abdullah A. Alshenaibir Certified Public Accountant

License No. (583)

Riyadh: 17 Safar 1447H

(11 August 2025)

# Arabian Centres Company (A Saudi Joint Stock Company) Interim condensed consolidated statement of financial position

As at 30 June 2025

		30 June	31 December
	Note	2025 Unaudited	2024 Audited
Assets	Ivole	Unaudited	Audited
Investment properties	8	29,275,443,642	28,019,429,550
Property and equipment	9.	46,482,203	49,006,026
Accrued revenue – non-current portion		132,716,131	137,318,657
Amounts due from related parties—non-current portion	11	77,422,098	234,967,548
Investment in equity accounted investees	9A	101,823,541	87,717,039
Investment at fair value through profit or loss ("FVTPL")	9B	200,058,266	58,266
Other non-current assets		11,727,252	12,545,436
Non-current assets		29,845,673,133	28,541,042,522
		252 554 251	252 774 251
Development properties		353,774,251	353,774,251
Accrued revenue		66,358,065	68,659,329
Accounts receivable and others	ara:	534,179,607	482,886,879
Amounts due from related parties	11	723,832,301	408,420,267
Prepayments and other assets		390,456,381	430,971,432
Investment at fair value through profit or loss ("FVTPL")	9B	258,070,859	255,949,188
Cash and cash equivalents	10	238,396,769	670,342,011
		2,565,068,233	2,671,003,357
Asset held for sale	8A	110,442,280	240,500,000
Current assets		2,675,510,513	2,911,503,357
Total assets		32,521,183,646	31,452,545,879
Equity		4 750 000 000	4 750 000 000
Share capital		4,750,000,000	4,750,000,000
Share premium		411,725,703	411,725,703
Statutory reserve		873,992,101	873,992,101
Other reserves		8,267,987	10,320,410
Retained earnings		9,072,455,061	8,739,245,345
Equity attributable to the shareholders of the Company		15,116,440,852	14,785,283,559
Non-controlling interest		50,261,661	42,753,264
Total equity		15,166,702,513	14,828,036,823
Liabilities		#	
Loans and borrowings	13	12,433,979,917	12,137,599,887
Lease liabilities		2,664,570,910	2,790,696,853
Employees' defined benefit liabilities		40,205,113	34,641,302
Other non-current liabilities		8,482,864	22,464,724
Non-current liabilities		15,147,238,804	14,985,402,766
	12	E2 442 00E	34,709,205
Loans and borrowings – current portion	13	53,443,985	339,625,574
Lease liabilities – current portion		421,757,011	
Accounts payable and other liabilities	110	948,490,100	670,921,001
Amount due to related parties	11B	384,558,528	234,743,486
Unearned revenue	10	309,446,482	282,746,367
Zakat liabilities	18	89,546,223	76,360,657
Current liabilities		2,207,242,329	1,639,106,290
Total liabilities		17,354,481,133	16,624,509,056
Total equity and liabilities		32,521,183,646	31,452,545,879

The attached notes from 1 to 23 are an integral part of these interim condensed consolidated financial statements. These interim condensed consolidated financial statements were authorized for issue by the Board of Directors on 11 Safar 1447H (corresponding to 05 August 2025) and signed on its behalf by:

**Jabri Maali** Chief Financial Officer Alison Rehill-Erguven Chief Executive Officer Kamel Badih Al-Qalam Board Member

All amounts are presented in Saudi Riyals unless otherwise stated.

### Arabian Centres Company (A Saudi Joint Stock Company) Interim condensed consolidated statement of profit or loss

For the three-month and six-month periods ended 30 June 2025

		Three-month pe			
	-	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Note	Unaudited	Unaudited	Unaudited	Unaudited
Revenue	14	582,616,442	586,546,270	1,173,250,146	1,172,302,651
Cost of revenue		(93,236,315)	(101,054,712)	(172,123,835)	(199,771,559)
Gross profit		489,380,127	485,491,558	1,001,126,311	972,531,092
			1 222 212		6 0 1 0 1 0 0
Other operating income	15	11,366,241	4,502,540	36,393,515	6,018,189
Finance income on time deposits		2,789,226	( <del>ma</del> )	5,535,284	
Net fair value gain on investment					
properties	8	280,593,938	125,338,779	325,093,398	176,019,101
Advertisement and promotion					TOWN REPORT - DESERVE AND COLUMN CONTROL OF
expenses		(2,974,296)	(265,647)	(7,232,919)	(12, 126, 808)
General and administration					
expenses		(69,353,496)	(67,477,398)	(149,244,919)	(126,980,864
Impairment loss on accounts					
receivable, related parties and					
accrued revenue		(73,903,893)	(28,992,032)	(153,535,742)	(126,083,628)
Other operating expenses			<b></b>	(22,000,000)	(102,609)
Operating profit		637,897,847	518,597,800	1,036,134,928	889,274,473
Finance income on due from			8		
related parties	11	19,044,098		26,135,758	
Finance costs over loans and		45.0 (5.0			
borrowings		(137,147,155)	(117,348,906)	(276,483,528)	(256,424,998)
Finance costs over lease liabilities		(32,528,548)	(33,760,231)	(65,629,202)	(68,094,656)
Net finance costs		(150,631,605)	(151,109,137)	(315,976,972)	(324,519,654)
Share of loss of equity accounted	0.4	(200 202)	(2.660.102)	(405.055)	(2 202 175)
investees	9A	(278,283)	(2,669,183)	(495,957)	(3,302,175)
Profit before zakat		486,987,959	364,819,480	719,661,999	561,452,644
Zakat	18	(12,333,333)	(11,000,000)	(22,333,333)	(22,000,000)
Profit for the period		474,654,626	353,819,480	697,328,666	539,452,644
Profit for the period is					
attributable to:			ang paga saaw	(00.000.000	601 (61 151
<ul> <li>Shareholders of the Company</li> </ul>		472,903,887	353,111,611	689,820,269	531,451,154
<ul> <li>Non-controlling interest</li> </ul>		1,750,739	707,869	7,508,397	8,001,490
		474,654,626	353,819,480	697,328,666	539,452,644
T					
Earnings per share					
Basic and diluted earnings per	16	1.00	0.74	1.45	1.12
share	16	1.00	0.74	1.43	1.12

The attached notes from 1 to 23 are an integral part of these interim condensed consolidated financial statements.

**Jabri Maali** Chief Financial Officer Alison Rehill-Erguven Chief Executive Officer Kamel Badih Al-Qalam Board Member

# Arabian Centres Company (A Saudi Joint Stock Company) Interim condensed consolidated statement of comprehensive income

For the three-month and six-month periods ended 30 June 2025

	Three-month p	eriod ended	Six-month per	iod ended
	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Profit for the period	474,654,626	353,819,480	697,328,666	539,452,644
Other comprehensive income (loss)				
Items that are or may be reclassified				
subsequently to profit or loss:				
- Foreign currency translation				
difference of an equity accounted	### 1.4 <i>C</i>	10.051	415 100	172 125
investee	575,146	19,051	415,199	173,135
Items that will not be reclassified to				
profit or loss:				
- Remeasurement of employees'			0.0.000	
defined benefit liabilities	(2,136,249)	22%	(2,136,249)	
Total other comprehensive (loss)	VANCE CONSIDER CHEEDINAN			150 105
income for the period	(1,561,103)	19,051	(1,721,050)	173,135
Total comprehensive income for the			*** *** ***	500 (05 770
period	473,093,523	353,838,531	695,607,616	539,625,779
Total comprehensive income for the				
period attributable to:	IM4 0 40 MO 4	252 120 ((2	(00 000 210	521 624 200
- Shareholders of the Company	471,342,784	353,130,662	688,099,219	531,624,289
- Non-controlling interests	1,750,739	707,869	7,508,397	8,001,490 539,625,779
	473,093,523	353,838,531	695,607,616	339,023,779

The attached notes from 1 to 23 are an integral part of these interim condensed consolidated financial statements.

**Jabri Maali** Chief Financial Officer Alison Rehilf-Erguven Chief Executive Officer Kamel Badih Al-Qalam Board Member

# Arabian Centres Company (A Saudi Joint Stock Company) Interim condensed consolidated statement of changes in equity

For the six-month period ended 30 June 2025

			Attri	butable to shar	eholders of the	Company			
	Note	Share capital	Share premium	Statutory reserve	Other reserves	Retained earnings	Total	Non- Controlling interest	Total equity
At 31 December 2023 – Audited		4,750,000,000	411,725,703	873,992,101	4,106,041	8,231,652,970	14,271,476,815	40,491,288	14,311,968,103
Total comprehensive income for the period									
Profit for the period		-	-			531,451,154	531,451,154	8,001,490	539,452,644
Other comprehensive income					173,135		173,135	5 THE	173,135
Total comprehensive income for the period		-			173,135	531,451,154	531,624,289	8,001,490	539,625,779
Deficit on sale of treasury shares		2 <del>22</del>				(1,568,375)	(1,568,375)		(1,568,375)
Transactions with shareholders of the									
company	=								
Treasury shares sold					1,579,319		1,579,319		1,579,319
Dividends	12					(534,375,000)	(534,375,000)		(534,375,000)
At 30 June 2024 – Unaudited		4,750,000,000	411,725,703	873,992,101	5,858,495	8,227,160,749	14,268,737,048	48,492,778	14,317,229,826
At 31 December 2024  Audited		4,750,000,000	411,725,703	873,992,101	10,320,410	8,739,245,345	14,785,283,559	42,753,264	14,828,036,823
Total comprehensive income for the period									
Profit for the period		-		1000 200	-	689,820,269	689,820,269	7,508,397	697,328,666
Other comprehensive loss		S <del></del> S			(1,721,050)		(1,721,050)		(1,721,050)
Total comprehensive income for the period		<u> </u>			(1,721,050)	689,820,269	688,099,219	7,508,397	695,607,616
Deficit on sale of treasury shares		( <del></del> ))	2-2			(360,553)	(360,553)		(360,553)
Transactions with shareholders of the			20						
Company									
Treasury shares acquired		10			(331,373)	-	(331,373)	e <del>ss</del> .	(331,373)
Dividends	12	(4 <del>55.</del> 7)		777-0		(356,250,000)	(356,250,000)	1	(356,250,000)
At 30 June 2025 – Unaudited		4,750,000,000	411,725,703	873,992,101	8,267,987	9,072,455,061	15,116,440,852	50,261,661	15,166,702,513

The attached notes from 1 to 23 are an integral part of these interim condensed consolidated financial statements.

**Jabri Maali** Chief Financial Officer Alison Rehill-Erguven Chief Executive Officer Kamel Badih Al-Qalam Board Member

All amounts are presented in Saudi Riyals unless otherwise stated.

### Arabian Centres Company (A Saudi Joint Stock Company) Interim condensed consolidated statement of cash flows

For the six-month period ended 30 June 2025

	Note	Six-month period ended 30 June 2025 Unaudited	Six-month period ended 30 June 2024 Unaudited
Cash flows from operating activities:		719,661,999	561,452,644
Profit before zakat  Adjustments to reconcile profit before zakat to net cashflows:		719,001,999	301,432,044
- Depreciation on property and equipment		7,117,405	8,158,454
- Impairment loss on accounts receivable, due from related parties		152 525 542	106 002 620
and accrued revenue		153,535,742	126,083,628
- Provision for employees' defined benefit liabilities		4,225,311 276,483,528	4,178,347 256,424,998
- Finance cost over loans and borrowings		65,629,202	68,094,656
- Finance cost over lease liabilities	11	(26,135,758)	08,094,030
- Finance income on due from related parties	11	(5,535,284)	
- Finance income on time deposits	9A	495,957	3,302,175
- Share of loss of equity-accounted investees	9A 15	(31,928,088)	3,302,173
- Gain on disposal of investment property - Lease termination cost	13	22,000,000	
- (Gain) loss on investments at FVTPL	9B	(2,121,671)	490,048
	ЭD	(937,536)	(1,875,000)
<ul> <li>Lease rental concession</li> <li>Net fair value gain on investment properties</li> </ul>	8A	(325,093,398)	(176,019,101)
- Net fail value gain on investment properties	0/1	857,397,409	850,290,849
Changes in:			
- Accounts receivable		(77,748,632)	(135,780,050)
- Amounts due from / to related parties		(28,624,521)	(177,803,311)
- Prepayments and other assets		(60,248,205)	(152,461,323)
<ul> <li>Accounts payable and other liabilities</li> </ul>		106,716,221	(122,566,552)
- Accrued revenue		(73,467,311)	(75,623,915)
- Unearned revenue		26,700,115	(85,122,441)
Cash generated from operating activities		750,725,076	100,933,257
Employees' defined benefit liabilities paid		(797,749)	(3,195,852)
Zakat paid		(9,147,767)	(5,962,346)
Net cash from operating activities		740,779,560	91,775,059
Carl Same from investing activities			
Cash flows from investing activities:		(822,254,143)	(632,337,357)
Additions to investment properties, net		78,933,029	(032,337,337)
VAT payments for CAPEX Transactions, net		(14,187,260)	(4,945,642)
Acquisition of equity-accounted investee		(4,593,582)	(6,728,826)
Acquisition of property and equipment		(200,000,000)	(0,720,020)
Acquisition of investment at FVTPL		6,183,695	122
Finance income on time deposits received Proceeds from disposal of investment property	8.4	255,322,684	-
Net cash used in investing activities	0/1	(700,595,577)	(644,011,825)
Net cash used in investing activities		(100,373,311)	(044,011,023)
Cash flows from financing activities:			
Proceeds from loans and borrowings	13	307,596,623	6,818,624,517
Repayments of loans and borrowings	13		(5,202,421,869)
Transaction costs paid	13	(1,244,265)	(105,006,938)
Payment of finance costs on loans and borrowings		(470,002,302)	(226,455,264)
Payment of dividend to shareholders		(178,125,000)	(356,250,000)
Repurchase of treasury shares		(161,944,925)	(587,340,234)
Proceeds from sale of treasury shares		161,252,999	587,351,178
Payment of finance costs on lease liabilities		(65,629,202)	(68,094,656)
Payments of principal portion of lease liabilities		(64,033,153)	(62,969,976)
Net cash (used in) / from financing activities		(472,129,225)	797,436,758
Net (decrease) increase in cash and cash equivalents		(431,945,242)	245,199,992
Cash and cash equivalents at the beginning of the period		670,342,011	84,995,834
Cash and cash equivalents at end of the period		238,396,769	330,195,826
The attached notes from 1 to 23 are an integral part of these interim	1-5		

Jabri Maali Chief Financial Officer Alison Rehill-Erguven Chief Executive Officer Kamel Badih Al-Qalam Board Member

All amounts are presented in Saudi Riyals unless otherwise stated.

For the six-month period ended 30 June 2025

#### 1. REPORTING ENTITY

Arabian Centres Company (the "Company") is a Saudi Joint Stock Company registered in Riyadh, Kingdom of Saudi Arabia ("KSA") under commercial registration numbered 1010209177 and dated 7 Rabi Thani 1426H (corresponding to 15 May 2005), and Unified Identification Number 7001497135. The registered office is located at Nakheel District, P.O. Box 341904, Riyadh 11333, KSA.

On 17 Ramadan 1440H (corresponding to 22 May 2019), the Company completed its Initial Public Offering ("IPO") and its ordinary shares were listed on the Saudi Stock Exchange ("Tadawul").

The Company's licensed activities general construction for residential and non-residential buildings, construction of prefabricated buildings on site, renovations of residential and non-residential buildings, buying and selling land and real estate, subdividing them, and off-plan sales activities, management and leasing of owned or rented residential and non-residential properties, real estate development for residential and commercial buildings using modern construction methods, property management - real estate facility management - real estate marketing and advertising and maintenance service activities for buildings.

The Company and its subsidiaries' (collectively referred to as the "Group") principal business objectives are to purchase lands, build, develop and invest in buildings, sell or lease of buildings and the construction of commercial buildings including demolition, repair, excavation and maintenance works. It also includes maintenance and operation of commercial centres, tourist resorts, hotels and restaurants, managing and operating temporary and permanent exhibitions, compounds and hospitals.

The new Regulations for Companies issued through Royal Decree M/132 on 1 Thul-Hijjah 1443H (corresponding to 30 June 2022) (hereinafter referred as "the new Regulations for Companies") came into force on 26 Jumada Al Akhirah 1444H (corresponding to 19 January 2023) as well as the amended implementing regulations issued by the Capital Market Authority ("CMA") based on the new Regulations. Management amended its By-laws to align with the provisions of the new Regulations for Companies and the amended CMA implementing regulations, and with any other amendments that may take advantage of the new Regulations and the amended CMA implementing regulations.

For the six-month period ended 30 June 2025

#### 1. REPORTING ENTITY (CONTINUED)

Following is the list of subsidiaries included in these interim condensed consolidated financial statements as at 30 June 2025 and 31 December 2024:

				ship interest held Group as at:		rship interest held roup as at:	Share	
			30 June	31 December	30 June	31 December	Capital	Number of
No	Subsidiary	Country of incorporation	2025	2024	2025	2024	(SR)	shares issued
	Al Bawarij International for Development & Real Estate Investment							
1	Company	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
2	Al Makarem International for Real Estate Development Company	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
3	Oyoun Al Raed Mall Trading	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
4	Oyoun Al Basateen Company for Trading	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
	Al-Qasseem Company for Entertainment and Commercial Projects							
	Owned by							
5	Abdulmohsin AlHokair and Company	Kingdom of Saudi Arabia	50%	50%			500,000	500
6	Yarmouk Mall Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
7	Mall of Arabia Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
8	Dhahran Mall Trading Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
9	Al Noor Mall Trading Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	500,000	500
10	Al Yasmeen Mall Trading Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
11	Al Hamra Mall Trading Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
12	Al Erth Al Rasekh Trading Company Limited	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
13	Al Erth Almatin Trading Company Limited (iii)	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
14	Aziz Mall Trading Co (iii)	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
15	Arkan Salam Co <i>(iii)</i>	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
16	Al Malaz Trading Co (iii)	Kingdom of Saudi Arabia	95%	95%	5%	5%	100,000	100
17	Riyad Real Estate Development Fund – Jawharat AlRiyadh (i)	Kingdom of Saudi Arabia	100%	100%				
18	Riyad Real Estate Development Fund – Jawharat Jeddah (ii)	Kingdom of Saudi Arabia	100%	100%				
19	Tijan Fund – Qaseem project (iv)	Kingdom of Saudi Arabia	100%					

i) The Group invested in a private real estate fund named Riyad Real Estate Development Fund – Jawharat AlRiyadh. The Group signed an agreement with Riyad Capital Company to manage the fund. The units were subscribed by transfer of a parcel of land, construction work in progress and advances to contractor to the fund with carrying value of **SR 2,796 million** at the time of transfer.

- ii) The Group invested in a private real estate fund named Riyad Real Estate Development Fund Jawharat Jeddah. The Group signed an agreement with Riyad Capital Company to manage the fund. The units were subscribed by transfer of a parcel of land, construction work in progress and advances to contractor to the fund with carrying value of SR 1,568 million at the time of transfer.
- iii) During the year 2024, the Group acquired 100% equity interests in these subsidiaries through common shareholding. The acquisition was executed without any consideration, as the transfer of ownership resulted from the common control of the entities involved.
- iv) The Group invested in a private real estate fund named Tijan Fund. The Group signed an agreement with GIB capital to manage the fund. The units were subscribed by transfer of a parcel of land, construction work in progress and advances to contractor to the fund with a carrying value of SR 783 million.

For the six-month period ended 30 June 2025

#### 2. STATEMENT OF COMPLIANCE

These interim condensed consolidated financial statements for the six months period ended 30 June 2025 have been prepared in accordance with International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") as endorsed in the Kingdom of Saudi Arabia. The Company has prepared the interim condensed consolidated financial statements on the basis that it will continue to operate as a going concern. The Directors consider that there are no material uncertainties that may cast significant doubt over this assumption. They have formed a judgement that there is a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future, and not less than 12 months from the end of the reporting period.

These interim condensed consolidated financial statements do not include all of the information and disclosures required in the annual financial statements and should be read in conjunction with the Group's annual consolidated financial statements as at and for the year ended 31 December 2024 ("last annual financial statements"). However, selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Group's financial position and financial performance since the last annual financial statements. The results shown in these interim condensed consolidated financial statements may not be indicative of the annual results of the Group's operations.

#### 3. BASIS OF MEASUREMENT

These interim condensed consolidated financial statements are prepared under the historical cost convention using accrual basis of accounting, except for the following material items in the interim condensed consolidated statement of financial position:

- Employees' defined benefit liabilities using projected unit credit method
- Investment properties at fair value
- Other investments at fair value

#### 4. FUNCTIONAL AND PRESENTATION CURRENCY

These interim condensed consolidated financial statements are presented in Saudi Riyal ("SR"), which is the functional currency of the Company. All values are rounded to the nearest Saudi Riyal, except when otherwise indicated.

#### 5. SIGNIFICANT ACCOUNTING ESTIMATES, ASSUMPTIONS, AND JUDGEMENTS

The preparation of these interim condensed consolidated financial statements in conformity with IAS 34 as endorsed in the Kingdom of Saudi Arabia, requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the interim condensed consolidated financial statements and the reported amounts of revenue and expenses during the reporting period.

The significant judgments and estimates used in the preparation of these interim condensed consolidated financial statements are consistent with those used in preparation of the Group's annual consolidated financial statements for the year ended 31 December 2024.

#### 6. MATERIAL ACCOUNTING POLICIES

The accounting policies applied in these interim condensed consolidated financial statements are the same as those applied in the latest annual consolidated financial statements as at and for the year ended 31 December 2024, except for the adoption of new standards effective as of 1 January 2025. The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective. One amendment applies for the first time in 2025 but does not have an impact on the interim condensed consolidated financial statements of the Group.

#### Lack of exchangeability - Amendments to IAS 21

The amendments to IAS 21 The Effects of Changes in Foreign Exchange Rates specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking. The amendments also require disclosure of information that enables users of its financial statements to understand how the currency not being exchangeable into the other currency affects, or is expected to affect, the entity's financial performance, financial position and cash flows. The amendments are effective for annual reporting periods beginning on or after 1 January 2025. When applying the amendments, an entity cannot restate comparative information. The amendments did not have a material impact on the Group's interim condensed consolidated financial statements.

For the six-month period ended 30 June 2025

#### 7. NEW STANDARDS, AMENDMENT TO STANDARDS AND INTERPRETATIONS

Following are the new standards and amendments to standards which are effective for annual periods beginning on or after 1 January 2025. The adoption of these standards and interpretations is not expected to have any material impact on the Group on the effective date, except IFRS 18, for which the Group is currently evaluating the impact of its adoption on the Group's interim condensed consolidated financial statements.

- Amendments to IFRS 10 and IAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture
- Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures
- IFRS 18, Presentation and Disclosure in Financial Statements

#### 8. INVESTMENT PROPERTIES

		30 June	31 December
		2025	2024
	Note	Unaudited	Audited
Investment properties	8A	28,579,526,396	27,190,984,975
Advance payment for projects under construction	8B	695,917,246	828,444,575
		29,275,443,642	28,019,429,550

#### A. Investment properties

	Note	30 June 2025 Unaudited	31 December 2024 Audited
At the beginning of the period / year		27,431,484,975	24,637,157,057
Additions during the period / year		1,156,784,899	2,131,777,930
Disposal during the period	<i>(i)</i>	(223,394,596)	
Impact of reassessment of lease		<del></del>	97,268,140
Net fair value gain on investment properties		325,093,398	565,281,848
At the end of the period / year		28,689,968,676	27,431,484,975
Presented in interim condensed consolidated statement of financial position as: Investment properties		28,579,526,396	27,190,984,975
Assets held for sale	(i)	110,442,280	240,500,000
Tibboto neta foi bate	(1)	28,689,968,676	27,431,484,975

- (i) The Group was committed to sell two parcels of land and a mall.
  - During the period ended 30 June 2025, the Group entered into an agreement to sell a parcel of land comprising multiple title deeds. As of the reporting date, the Group has transferred the majority of the title deeds and recognized the disposal, with net proceeds amounting to SR 55 million. A gain on disposal of SR 9.9 million has been recorded under other operating income in the condensed consolidated statement of profit or loss. The remaining title deeds are expected to be transferred before the end of the third quarter of 2025. Any resulting gain or loss from the subsequent transfer will be recognized in the financial period in which the transaction is completed.
  - During the year ended 31 December 2024, the Group entered into an agreement to sell a mall. During the period ended 30 June 2025, the Group transferred the title deed of the property and record the disposal with net proceeds of SR 200 million, resulting in a gain of SR 22 million, which has been recorded under other operating income in the condensed consolidated statement of profit or loss. Further, an early evacuation cost of SR 22 million was also recorded under other operating expenses.
  - During the year ended 31 December 2023, the Group entered into an agreement to sell a plot of land and are still in the process of completing the required pre-conditions to execute the sale. As the sale is considered highly probable, the carrying value of the land is classified as an asset held for sale under current assets.

For the six-month period ended 30 June 2025

#### 8. INVESTMENT PROPERTIES (CONTINUED)

#### A. Investment properties (continued)

On 15 May 2022, there was partial fire outbreak at the Mall of Dhahran in the Eastern Province of Kingdom of Saudi Arabia. The mall was closed for a short period and reopened its doors on 7 June 2022, with an exception to some damaged area that is currently under restoration. The impact of the fire outbreak has been factored in by the valuers in the fair value of the mall. Surveyors are in the process of assessing the extent of loss, following which the Group will file a claim for reimbursement with the insurers.

All leasehold interests meet the definition of an investment property and, accordingly, the Group has accounted for the right-of-use assets as part of investment property as allowed by IFRS 16. The lands are restricted to be used for commercial purposes in relation to the Group's businesses and the right to renew the lease is based on mutual agreements between the parties. If the respective leases are not renewed the land and buildings will be transferred to the lessors at the end of the lease term.

The carrying amount at the reporting date includes the fair value for following:

		30 June	31 December
		2025	2024
		Unaudited	Audited
Shopping malls on owned lands	<i>(i)</i>	12,513,939,611	12,593,408,177
Shopping malls on leasehold lands	<i>(i)</i>	7,038,650,523	7,191,815,802
Owned lands/buildings held as investment properties	(ii)	479,714,254	548,572,880
Projects under construction – Fair value	(i) (iii)	8,657,664,288	7,097,688,116
		28,689,968,676	27,431,484,975

- (i) Investment properties held for rental
- (ii) Investment properties for undetermined future use
- (iii) Projects under construction pertain to expenditure relating to malls which are in the course of construction at the end of the reporting period and these are expected to be completed within 2 to 5 years. During the period ended 30 June 2025, the Group capitalized finance costs amounting to SR 202 million (30 June 2024: SR 163.6 million).

#### Fair value of investment properties

#### Fair value hierarchy

The fair value measurement for investment property of SR 28,689 million (31 December 2024: SR 27,431 million) has been categorized as a level 3 fair value based on the significant unobservable inputs adopted by the valuer in the valuation technique used which are future retail rental payment terms; discount rates; capitalization rate (yields); forecasted occupancy; and cost to complete projects.

The fair value of investment properties as at the reporting dates for all properties, whether owned or leased, is determined by independent external valuers with appropriate qualifications and experience in the valuation of properties. Effective dates of the valuations are 31 December 2024 and 30 June 2025 and are prepared in accordance with Royal Institution of Chartered Surveyors ("RICS") Global Standards 2020 which comply with the international valuation standards and the RICS Professional Standards. The valuations have been performed by Colliers Saudi Arabia (License no. 1005248198, ValuStart (License no. 1210001039) and NATA Real Estate Appraisal Company (License no. 1210001567), which are accredited in Kingdom of Saudi Arabia. As per the CMA regulations for annual reporting, the Group has opted for the lower of the two valuations for the properties performed by the independent and competent valuers

Following table shows the valuation technique to measure fair value of investment properties:

Discounted cash	The gross fair value (net costs to complete), as applicable, is derived using DCF and is
flows	benchmarked against net initial yield.
Comparable	Properties held for future development are valued using comparable methodology which
transaction	involves analyzing other relevant market transactions.

For the six-month period ended 30 June 2025

#### 8. INVESTMENT PROPERTIES (CONTINUED)

#### A. Investment properties (continued)

#### Fair value of investment properties (continued)

Inter-relationship between key unobservable inputs and fair value measurement

#### 30 June 2025 (Unaudited)

Property	Fair value SR million	Valuation technique	Significant unobservable input	Range
		Discounted	Occupancy (%)	51% - 98%
Shopping Malls	19,553	cash flows	Future rent growth (%)	2.5%-5%
		cash nows	Discount rate (%)	8.5% - 18%
Danas anti-sa san dan		Discounted	Occupancy (%)	90%-95%
Properties under construction	8,658	cash flows	Future rent growth (%)	5%
construction		casii iiows	Discount rate (%)	11% - 15%
Owned land		Comparable	Average price (SR /sqm)	220 - 8,375
Owned land	480	transaction		220 - 0,375

The estimated fair value would increase (decrease) if the discount rates were lower/(higher) and/or the growth rates and occupancy% were higher/(lower).

#### 31 December 2024 (Audited)

Property	Fair value SR million	Valuation technique	Significant unobservable input	Range
Shopping Malls	19,785	Discounted	Occupancy (%) Future rent growth (%)	64% - 99% 2% - 4%
Shopping Mans	15,705	cash flows cash flows Discount rate (%)	• • • •	9% - 18%
			Occupancy (%)	90% - 95%
Projects under	7,098	Discounted	Future rent growth (%)	2%
construction	7,096	cash flows	Discount rate (%)	
				12% - 15%
Owned land	549	Comparable transaction	Average price (SR /sqm)	220-8,943

Reconciliation of fair value as per the valuer to accounting fair value

Accrued lease income at the reporting date, relating to the accounting for operating lease rentals on a straight -line basis as per IFRS 16 and lease liabilities have been adjusted from the fair valuation as per the valuer, in order to avoid double counting of assets and liabilities, as mentioned below:

	30 June 2025	31 December 2024
	Unaudited	Audited
Fair value of land and buildings as per the valuer	26,037,714,254	24,699,818,150
Less: Adjustment for accrued operating lease income	(199,074,196)	(205,977,986)
Add: carrying amount of lease liabilities	2,851,328,618	2,937,644,811
Total carrying amount of investment properties	28,689,968,676	27,431,484,975

Amounts recognized in the interim condensed consolidated profit or loss for investment properties that generated income.

	Three-month period ended		Six-month period ended	
	30 June 2025	<b>June 2025</b> 30 June 2024		30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Revenue from investment property Direct operating expenses on properties	582,616,442	586,546,270	1,173,250,146	1,172,302,651
that generated rental income	(93,236,315)	(101,054,712)	(172,123,835)	(199,771,559)

For the six-month period ended 30 June 2025

#### 8. INVESTMENT PROPERTIES (CONTINUED)

#### B. Advance payments for projects under construction

It represents advance payments to the contractor for the construction of shopping malls, which are under various stages of completion.

		Balances	
		30 June	31 December
		2025	2024
Name of related party	Relationship	Unaudited	Audited
Lynx Contracting Company F	Fellow Subsidiary	694,684,905	826,892,735
Others		1,232,341	1,551,840
		695,917,246	828,444,575

Lynx Contracting Company is a related party controlled by the controlling shareholders of the Group. With the approval of General Assembly of shareholders, the Group has signed a framework agreement with Lynx Contracting Company for the construction of projects and has engaged the Company for design and construction services for all of its current Projects under Construction. Business relationships with Lynx are only entered with after due tendering processes and cost verifications from third parties. As is market practice, advance payments are required by the contractor from time to time in relation to design work, mobilization, advance procurement of long lease items. Advances paid are commensurate with the associated contract values and repayment mechanisms are in place against progress billing.

#### 9. INVESTMENTS

FAS Lab Holding Company (Associate)

Khozam Mall Real Estate Development Company (Joint venture)

		30 June	31 December
		2025	2024
		Unaudited	Audited
Investment in equity accounted investees	9A	101,823,541	87,717,039
Investments at Fair value through profit for loss ("FVTPL")	9B	458,129,125	256,007,454
		559,952,666	343,724,493
A. Investment in equity accounted investees			
		30 June	31 December
		2025	2024
		Unaudited	Audited

i. This represents 50% equity investment in share capital of FAS Lab Holding Company, a Limited Liability Company incorporated in Kingdom of Saudi Arabia, which is engaged primarily in leading digital initiatives of the Group including but not limited to providing the malls visitors and shoppers with a specialized and advanced loyalty program, simplified and innovative consumer financing solutions and an e-commerce platform.

(i)

(ii)

101,573,541

101,823,541

250,000

	30 June 2025 Unaudited	31 December 2024 Audited
	Chaudicu	Audited
At the beginning of the period / year	87,467,039	78,384,195
Additions during the period / year	14,187,261	16,040,698
Share in results for the period / year	(495,957)	(7,089,208)
Share of other comprehensive income for the period / year	415,198	131,354
At the end of the period / year	101,573,541	87,467,039

87,467,039

87,717,039

250,000

For the six-month period ended 30 June 2025

#### 9. INVESTMENTS (CONTINUED)

#### A. Investment in equity accounted investees (continued)

Summarized financial statements – FAS Lab Holding Company

	30 June	31 December
	2025	2024
	Unaudited	Audited
Assets	294,406,339	303,931,484
Liabilities	(88,023,529)	(117,812,182)
Net Assets	206,382,810	186,119,302
Net assets attributable to owners of investee	165,589,184	148,242,259
Share of net assets (50%)	82,794,592	74,121,129
Adjustments – Due to additional contribution	18,778,949	13,345,910
Carrying amount of investee	101,573,541	87,467,039
	30 June	30 June
	2025	2024
	Unaudited	Unaudited
Revenue	205,222,276	232,155,983
Profit (loss) from continuing operations	46,345,687	(5,842,187)
Total comprehensive income (loss)	1,126,836	(5,152,380)
Loss for the period attributable to shareholders of the Company	(991,914)	(5,721,961)
Share of loss for the period	(495,957)	(3,302,175)

ii. This represents a 50% equity investment in the share capital of Khozam Mall Real Estate Development Company, a closed joint stock Company incorporated in the Kingdom of Saudi Arabia, which is engaged primarily in the construction of real estate projects. The Company was established during the year 2023 and is yet to commence commercial operations.

#### B. Investments at fair value through profit or loss ("FVTPL")

		30 June	31 December
		2025	2024
Name of entity		Unaudited	Audited
Al Jawhara Real Estate Fund	<i>(i)</i>	58,266	58,266
Al-Baraka Real Estate Fund	(ii)	200,000,000	
Other investment	(iii)	258,070,859	255,949,188
		458,129,125	256,007,454

- i. This represents an investment in 80,000 units (0.03%) (31 December 2024: same) of Al Jawhara Real Estate Fund (formerly known as Digital City Fund), purchased at a unit price of SR and valued at a unit price of SR 0.73 (31 December 2024: SR 0.73). No unrealized fair value loss has been recognized in the interim condensed consolidated statement of profit or loss (30 June 2024: nil).
- ii. This represents an investment in 20 million units (31 December 2024: none) of the Al-Baraka Real Estate Fund at a unit price of SR 10, amounting to SR 200 million. No unrealized fair value loss has been recognized in the interim condensed consolidated statement of profit or loss.
- iii. At 30 June 2025, one of the Group's subsidiaries, Riyadh Real Estate Development Fund, held 139,383 units (31 December 2024: 139,383 units) of Diversified Trade Fund at a unit price of SR 1,851 (31 December 2024: SR 1,836) for trading purposes.

For the six-month period ended 30 June 2025

#### 9. INVESTMENTS (CONTINUED)

#### B. Investments at fair value through profit or loss ("FVTPL") (continued)

	30 June	31 December	
	2025	2024	
	Unaudited	Audited	
At the beginning of the period / year	255,949,188	303,026,022	
Disposals during the period / year		(48,516,565)	
Fair value adjustment	2,121,671	1,439,731	
At the end of the period / year	258,070,859	255,949,188	
Proceeds		50,000,000	
Carrying amount		(48,516,565)	
Gain on disposal		1,483,435	
10. CASH AND CASH EQUIVALENTS			
	30 June	31 December	
	2025	2024	
	Unaudited	Audited	
Bank balances – current accounts	237,421,769	253,157,011	
Bank balances – time deposits		416,250,000	
Cash in hand	975,000	935,000	
	238,396,769	670,342,011	

#### 11. RELATED PARTY TRANSACTIONS AND BALANCES

For the purpose of these interim condensed consolidated financial statements, a party is considered related to the Group if the Group has the ability, directly or indirectly, to control or exercise significant influence over the party in financial and operating decisions, or vice versa. A party is also considered related if both the Group and the party are subject to common control or if the Group can be directly or indirectly influenced by another party. Related parties may include both individuals and entities. Balances and transactions between the Company and its subsidiaries, which are related parties within the Group, have been eliminated on consolidation.

#### Key management personnel compensation

The remunerations of directors and other key management personnel ("KMP") during the three-month and six-month periods ended 30 June are as follows:

	Three-month period ended		Six-month period ended	
	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Board and committees' expenses, rewards and allowances	1,199,739	1,401,250	2,409,477	2,941,503
End of service benefits Salaries and short-term benefits	360,696 6,737,925	423,630 7,576,872	1,026,036 13,006,350	861,951 16,795,244
Total key management compensation	7,098,621	8,000,502	14,032,386	17,657,195

For the six-month period ended 30 June 2025

#### 11. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

#### Related party transactions and balances

	30 June	31 December
	2025	2024
	Unaudited	Audited
Amounts due from related parties – current portion	723,832,301	408,420,267
Amounts due from related parties – non-current portion	77,422,098	234,967,548
Amounts due from related parties  Amounts due from related parties	801,254,399	643,387,815
Amounts due to related parties	384,558,528	234,743,486
Breakdown of amounts due from related parties are presented below:		
	30 June 2025	31 December 2024
	Unaudited	Audited
Amounts due from related parties – gross Modification loss on related parties' receivables - net (refer to note	950,321,440	771,881,877
*	(10.200.200)	(2( 515 050)
below)	(10,380,200)	(36,515,958)
Less: Impairment loss on amounts due from related parties	(138,686,841)	(91,978,104)
Amounts due from related parties – net	801,254,399	643,387,815

During the year ended 31 December 2024, the Group has restructured the balances due from related parties. As per the restructure agreement the amounts are receivable over a period of three years, hence, the balances are measured at the present value of the contractual amounts by using the average incremental borrowing rate consequently. During the period, the Group has recorded finance income of SR 26.14 million (30 June 2024: nil) recognized in the interim condensed consolidated statement of profit or loss.

For the six-month period ended 30 June 2025

#### 11. RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)

#### Related party transactions and balances (continued)

During the period, the Group transacted with its related parties. The terms of those transactions are approved by the management/Board of Directors in the ordinary course of business. The significant transactions and the related amounts are as follows:

Transactions during the period

Services

Rental income and

Name of related party	<b>Business status</b>	other fees / services	received	Total	Due from	Due to
		6-month	ended 30 June 202	25	As of 30 June 20	25 (unaudited)
Transactions with ultimate parent						
Saudi FAS Holding Company	Closed Joint Stock Company	329,980		329,980	6,847,284	
Transactions with fellow subsidiaries						
Fawaz Abdulaziz Al Hokair Company and its subsidiaries	Joint Stock Company	140,408,280		140,408,280	615,206,852	
Abdul Mohsin Al Hokair Group for Tourism and Development						
and its subsidiaries	Joint Stock Company	13,440,248		13,440,248	42,271,799	
Salman & Sons Holding Co and its associates	Limited Liability Company	11,247,414		11,247,414	87,427,729	
Majd Al Amal Co. Limited and its associates	Limited Liability Company	5,074,885		5,074,885	26,799,201	
Tadaris Alnajd Security Company	Limited Liability Company		(19,233,292)	(19,233,292)	14,450,942	
Ezdihar Holding Co and its subsidiaries	Limited Liability Company	17,579,457		17,579,457	128,806,795	
Lynx Contracting Company	Limited Liability Company		(925,691,510)	(925,691,510)		(366,742,227)
Others, net	Limited Liability Companies	3,524,040	(15,017,873)	(11,493,833)	28,510,838	(17,816,301)
		191,604,304	(959,942,675)	(768,338,371)	950,321,440	(384,558,528)
		6-month	ended 30 June 202	4	As of 31 December	2024 (Audited)
Transactions with ultimate parent						
Saudi FAS Holding Company	Closed Joint Stock Company	1,646,294		1,646,294	6,447,086	
Transactions with fellow subsidiaries						
Fawaz Abdulaziz Al Hokair Company and its subsidiaries	Joint Stock Company	166,342,983		166,342,983	487,541,807	
Abdul Mohsin Al Hokair Group for Tourism and Development						
and its subsidiaries	Joint Stock Company	14,522,029		14,522,029	34,876,385	
Salman & Sons Holding Co and its associates	Limited Liability Company	20,301,362		20,301,362	72,774,205	
Majd Al Amal Co. Limited and its associates	Limited Liability Company	9,355,980		9,355,980	28,376,076	
Tadaris Alnajd Security Company	Limited Liability Company		(26,124,183)	(26,124,183)	8,950,560	
Ezdihar Holding Co and its subsidiaries	Limited Liability Company	25,464,589		25,464,589	107,539,059	
Lynx Contracting Company	Limited Liability Company		(632,395,655)	(632,395,655)		(231,906,096)
Others, net	Limited Liability Companies	5,656,046	(6,961,392)	(1,305,346)	25,376,699	(2,837,390)
		243,289,283	(665,481,230)	(422,191,947)	771,881,877	(234,743,486)

**Outstanding balances** 

For the six-month period ended 30 June 2025

#### 12. DIVIDENDS DISTRIBUTION

In its meeting held on 5 Muharram 1447H (corresponding to 30 June 2025), the Ordinary General Assembly of the Company has authorised the Board of Directors to distribute interim dividends on a quarterly or semi-annual basis for the year ending 31 December 2025.

#### 30 June 2025

On 10 Ramadan 1446H (corresponding to 10 March 2025), the Board of Directors resolved to distribute an interim dividend for the third quarter of the year ended 31 December 2024 amounting to SR 0.375 per share aggregating to SR 178,125,000. The dividend was paid on 6 April 2025.

On 13 Thul-Qi'dah 1446H (corresponding to 11 May 2025), the Board of Directors resolved to distribute dividends for the fourth quarter of the year ended 31 December 2024 amounting to SR 0.375 per share aggregating to SR 178,125,000. The amount was paid subsequent to the reporting date.

#### 30 June 2024

On 15 Ramadan 1445H (corresponding to 25 March 2024), the Board of Directors resolved to distribute an interim dividend for the second half of the year ended 31 December 2023 amounting to SR 0.75 per share aggregating to SR 356,250,000. The dividend was paid on 16 April 2024.

On 8 Thul-Qi'dah 1445H (corresponding to 16 May 2024), the Board of Directors resolved to distribute dividends for the first quarter of the year ending 31 December 2024 amounting to SR 0.375 per share aggregating to SR 178,125,000. The dividend was paid on 18 July 2024.

#### 13. LOANS AND BORROWINGS

		30 June	31 December
		2025	2024
		Unaudited	Audited
Islamic facilities with banks			
Facility 1	(i)	5,185,417,575	5,182,390,278
Facility 2	(ii)	1,389,217,342	1,080,545,719
Sukuks	(iii)	5,912,788,985	5,909,373,095
		12,487,423,902	12,172,309,092
Loans and Borrowings - Current liabilities		53,443,985	34,709,205
Loans and Borrowings – Non-current liabilities		12,433,979,917	12,137,599,887
		12,487,423,902	12,172,309,092

Information about the Group's exposure to interest rate, foreign currency and liquidity risks is included in note 19.

#### A. Terms and repayment

#### (i) Facility 1

During the year ended 31 December 2024, the Group has entered into various long-term Islamic facilities amounting to SR 4.2 billion (equivalent USD 1,120 million), with an additional accordion for SR 1.05 billion, with a syndicate of banks (local and international banks). The facilities include two term Murabha tranches (maturing in 12 years) and revolving Murabha facility (maturing in 5 years). These term Murabha facilities and revolving murabaha facility are fully utilized as at reporting date.

The long-term loan is repayable in unequal quarterly instalments and is subject to commission rates based on SIBOR/SOFR plus an agreed commission rate. The pricing applicable to the facilities are linked to sustainability targets i.e. reducing carbon emissions, increasing grid connectivity, and enhancing female representation in leadership roles.

The facilities are secured by security over land and buildings of several malls with carrying amount of SR 7.9 billion.

#### (ii) Facility 2

During the period ended 30 June 2025, the Group has drawn-down SR 54 million (year ended 31 December 2024: SR 521 million) from the facilities. The facility is non-recourse to the Company.

For the six-month period ended 30 June 2025

#### 13. LOANS AND BORROWINGS (CONTINUED)

#### (ii) Facility 2 (continued)

In 2024, a subsidiary of the Group has entered into a long-term facility arrangement amounting to SR 350 million from National Development Fund. The facility is non-recourse to the Company.

In 2023, a subsidiary of the Group has entered into a long-term Islamic facility arrangement amounting to SR 1,000 million with a local bank. The facility is non-recourse to the Company.

In 2022, a subsidiary of the Group has entered into a long-term Islamic facility arrangement amounting to SR 800 million with a local bank. The long-term loan is repayable in unequal semi-annual instalments and is subject to commission rates based on SIBOR plus an agreed commission rate. The facilities are secured by Lands.

The above facility agreements contain covenants, which among other things, require certain financial ratios to be maintained. As at 30 June 2025, there has not been any non-compliance observed for any of the covenants and the Group is expecting to meet the future covenants as well.

#### (iii) Sukuk

During the year ended 31 December 2024, the Company issued Shari'ah compliant Sukuk amounting to **USD 710 million** (equivalent SR 2,662.5 million), maturing in 2029 with annual yield of 9.5% payable semi-annually. The proceeds from the issuance have been used to refinance the Company's 2019 Sukuk issue. Sukuk Certificates are subject to early redemption at the option of the Company as per specified conditions mentioned in the Sukuk Certificate. During the year ended 31 December 2024, the Sukuk issued in 2019 has been early redeemed.

On 7 April 2021, Arabian Centres Sukuk II Limited (a special purpose company established for the purpose of issuing Sukuk) issued a Five- and half-year International USD denominated Shari'ah compliant Sukuk "Sukuk II Certificates" amounting to USD 650 million (equivalent SR 2,437.5 million), at a par value of USD 0.2 million each, annual yield of 5.625% payable semi-annually. On 28 July 2021, the Company issued additional Sukuk II certificates amounting to USD 225 million (equivalent SR 843.75 million), at a premium of 4.75%. Sukuk Certificates may be subject to early redemption at the option of the Company as per specified conditions mentioned in the Sukuk Certificate.

#### B. Reconciliation of carrying amount

#### 30 June 2025 (Unaudited)

		Islamic facility with banks			
	_	Facility 1	Facility 2	Sukuks	Total
At the beginning of the period		5,249,999,921	1,092,747,346	5,943,750,000	12,286,497,267
Proceeds received during the period			307,596,623		307,596,623
	(i)	5,249,999,921	1,400,343,969	5,943,750,000	12,594,093,890
Un-amortized transaction costs	(ii)	(64,582,346)	(11,126,627)	(36,832,889)	(112,541,862)
Deferred Sukuk premium/Discount, net	(iii)			5,871,874	5,871,874
At the end of the period		5,185,417,575	1,389,217,342	5,912,788,985	12,487,423,902

#### 31 December 2024 (Audited)

		Islamic facility with banks			
		Facility 1	Facility 2	Sukuks	Total
At the beginning of the year		3,327,471,876	571,659,696	5,156,200,000	9,055,331,572
Proceeds received during the year		5,249,999,921	521,087,650	2,662,500,000	8,433,587,571
Repayments made during the year		(3,327,471,876)		(1,874,950,000)	(5,202,421,876)
	(i)	5,249,999,921	1,092,747,346	5,943,750,000	12,286,497,267
Un-amortized transaction costs	(ii)	(67,609,643)	(12,201,627)	(43,402,048)	(123,213,318)
Deferred Sukuk premium/discount, net	(iii)			9,025,143	9,025,143
At the end of the year		5,182,390,278	1,080,545,719	5,909,373,095	12,172,309,092

For the six-month period ended 30 June 2025

#### 13. LOANS AND BORROWINGS (CONTINUED)

#### B. Reconciliation of carrying amount (continued)

i. Below is the repayment schedule of the principal portion of outstanding long-term loans:

	Islamic facility		
	with banks	Sukuks	Total
30 June 2025 – Unaudited			
Within one year	53,443,985		53,443,985
Between two to five years	1,209,807,548	5,943,750,000	7,153,557,548
More than five years	5,387,092,357		5,387,092,357
	6,650,343,890	5,943,750,000	12,594,093,890

	Islamic facility with banks	Sukuks	Total
31 December 2024 – Audited	WILL DESIRED	Suluity	1000
Within one year	34,709,205		34,709,205
Between two to five years	1,132,215,599	5,943,750,000	7,075,965,599
More than five years	5,175,822,463		5,175,822,463
-	6,342,747,267	5,943,750,000	12,286,497,267

#### ii. Un-amortized transaction costs movement is as follows:

	Islamic facility with banks			
	Facility 1	Facility 2	Sukuks	Total
At 31 December 2023 – Audited	40,910,564	13,601,627	34,263,790	88,775,981
Arrangement fees paid	72,590,177		32,070,639	104,660,816
Amortization for the year	(43,689,240)		(20,753,576)	(64,442,816)
Capitalized arrangement fees	(2,201,858)	(1,400,000)	(2,178,805)	(5,780,663)
At 31 December 2024 (Audited)	67,609,643	12,201,627	43,402,048	123,213,318
Arrangement fees paid	-		1,244,265	1,244,265
Amortization for the period	(2,128,377)		(6,766,358)	(8,894,735)
Capitalized arrangement fees	(898,920)	(1,075,000)	(1,047,066)	(3,020,986)
At 30 June 2025 (Unaudited)	64,582,346	11,126,627	36,832,889	112,541,862

#### iii. Deferred Sukuks premium/discount, net

This represents the premium/discount received on further issuance of Sukuk II & III and is amortized over the life of the instrument using the effective interest rate at the date of initial recognition of the instrument. Movement is as follows:

	Deferred Discount	Deferred Premium	Total
At 31 December 2023 – Audited		20,148,566	20,148,566
Additions during the year	(4,125,000)		(4,125,000)
Amortization for the year	297,917	(7,296,340)	(6,998,423)
At 31 December 2024 - Audited	(3,827,083)	12,852,226	9,025,143
Amortization for the period	460,879	(3,614,148)	(3,153,269)
At 30 June 2025- Unaudited	(3,366,204)	9,238,078	5,871,874

For the six-month period ended 30 June 2025

#### 14. REVENUE

	Three-month period ended		Six-month period ended	
	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Income from leases				
Rental income	527,289,923	536,418,308	1,054,026,658	1,073,190,121
Turnover rent	18,825,129	17,078,495	43,029,128	37,700,705
Rental income from contracts with customers				
Service and management fee income Commission income on provisions for	35,620,854	32,023,945	74,257,965	59,361,191
utilities, net	880,536	1,025,522	1,936,395	2,050,634
	582,612,442	586,546,270	1,173,250,146	1,172,302,651

Rental income includes fixed service and management fee income related to utilities, maintenance, cleaning and security charges of Malls' premises as a part of rent for each of the tenants for the period ended 30 June 2025 amount to SR121.6 million (30 June 2024: SR 121.5 million).

#### Group as a lessor:

The Group has entered into operating leases on its investment properties portfolio consisting of various buildings. These leases have terms between 1 to 5 years. Lease include clauses to enable upward revision of the rental charge depending on the lease agreements. Future minimum rentals receivable under non-cancellable operating leases as at the end of the reporting periods are as follows:

	Six-month period ended	Six-month period ended
	30 June 2025 Unaudited	30 June 2024 Unaudited
Within one year	1,487,493,063	1,418,583,135
After one year but not more than five years  More than five years	1,596,485,788 362,877,334	1,639,067,247 313,277,522
•	3,446,856,185	3,370,927,904

#### 15. OTHER OPERATING INCOME

	Three-month period ended		Six-month period ended	
	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Gain on sale of investment properties (note 8A)	9,928,088		31,928,088	<del></del>
Foreign exchange gain	23,418	2,266,347	52,625	2,266,347
Others	1,414,735	2,236,193	4,412,802	3,751,842
	11,366,241	4,502,540	36,393,515	6,018,189

For the six-month period ended 30 June 2025

#### 16. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the profit attributable to the ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the financial period as all the Company's shares are ordinary shares. Diluted earnings per share is calculated by adjusting the basic earnings per share for the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

	Three-month period ended		Six-month period ended	
	30 June 2025	30 June 2024	30 June 2025	30 June 2024
	Unaudited	Unaudited	Unaudited	Unaudited
Profit attributable to ordinary shareholders Weighted average number of ordinary shares	472,903,889 474,951,522	353,111,611 474,949,086	689,820,269 474,951,522	531,451,154 474,949,086
Basic and diluted earnings per share	1.00	0.74	1.45	1.12

#### 17. OPERATING SEGMENTS

The Group's activities and business lines used as a basis for the financial reporting are consistent with the internal reporting process and information reviewed by Chief Executive Officer, who is the Chief operating decision maker ("CODM"). Management considers the operations of the Group as a whole as one operating segment as all subsidiaries engage in similar business activities.

The Group's revenue, gross profit, investment properties, total assets and total liabilities pertaining to the Group's operations as a whole are presented in the interim condensed consolidated financial statements.

All of the Group's operations are conducted in KSA. Hence, geographical information is not applicable in this case. Revenue from top five customers represent 24.5% of the total revenue of the Group.

#### 18. ZAKAT

Movement in zakat provision during the period were as follows:

	30 June	31 December
	2025	2024
	Unaudited	Audited
At the beginning of the period / year	76,360,657	68,384,195
Charge for the period / year	22,333,333	44,000,000
Payments during the period / year	(9,147,767)	(36,023,538)
At the end of the period / year	89,546,223	76,360,657

#### Status of zakat assessment

The Group submitted zakat return upto the year ended 31 December 2024 and obtained provisional zakat certificate from to Zakat, Tax and Customs Authority ("ZATCA"). The Company received final zakat assessments until the year ended 31 December 2022. Zakat return for the years ended 31 December 2023 and 31 December 2024 is still under review by ZATCA.

Until the year ended 31 March 2019, the majority shareholder, FAS Real Estate Company Limited, prepared and submitted combined zakat returns for its wholly owned subsidiaries, including Arabian Centres Company. The majority shareholder received final assessment order for zakat until the year ended 31 March 2016.

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT

#### A. Accounting classification and fair values

Financial instruments have been categorized as follows:

		30 June	31 December
		2025	2024
		Unaudited	Audited
Financial assets			
Investments at fair value through profit or loss ("FVTPL")	9	258,070,859	255,949,188
Other financial assets		65,280,328	44,313,130
Amounts due from related parties	11	801,254,399	643,387,815
Accounts receivable		534,179,607	482,886,879
Accrued revenue		199,074,196	205,977,986
Cash and cash equivalents	10	238,396,769	670,342,011
		2,096,256,158	2,302,857,009
		30 June	31 December
		2025	2024
		Unaudited	Audited
Financial liabilities			
Loans and borrowings	13	12,487,423,902	12,172,309,092
Lease liabilities		3,086,327,921	3,130,322,427
Accounts payable		308,026,270	180,634,812
Tenants' security deposits		88,663,805	105,755,795
Amount due to related parties	11	384,558,528	234,743,486
Other liabilities		352,353,469	363,943,714
		16,707,353,895	16,187,709,326

Carrying amounts of Accounts payable is considered to be a reasonable approximation of their fair values, due to their short-term nature.

Following table presents the Group's financial instruments measured at fair value at 30 June 2025 and 31 December 2024. There were no transfers between Level 1 and Level 3 fair value measurements during the period. The fair value increase on financial instruments categorised within Level 1 of SR 2.12 million during the six-month period ended 30 June 2025 was recorded in the interim condensed consolidated statement of profit or loss:

_		30 June	2025 - Unau	ıdited	
_	Carrying _	Fair value			
Financial assets	amount	Level 1	Level 2	Level 3	Total
Investment at FVTPL					
Al Jawhara Real Estate Fund	58,266			58,266	58,266
Other Investments					
Riyadh SR Diversified Trade Fund	258,070,859	258,070,859			258,070,859
Al-Barakah Fund	200,000,000			200,000,0000	200,000,000
		31 Decei	mber 2024-A	udited	
_	Carrying		Fair	value	
Financial assets	amount	Level 1	Level 2	Level 3	Total
Investment at FVTPL					
Al Jawhara Real Estate Fund	58,266			58,266	58,266
Other Investments					
Riyadh SR Diversified Trade Fund	255,949,188	255,949,188			255,949,188

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT (CONTINUED)

#### B. Financial risk management

The Group has exposure to the following risk arising from financial instruments:

- Credit risk
- Liquidity risk
- Market risk (including commission rate risk, real estate risk and currency risk)
- Capital management risk

The Group's principal financial liabilities are loans and borrowings. The main purpose of the Group's loans and borrowings is to finance the acquisition and development of the Group's investment properties portfolio. The Group has accounts receivable, amounts due to and from related parties, lease liability, accounts payable and cash and bank balances that arise directly from its operations.

#### i. Credit risk

Credit risk is the risk that counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risks from its leasing activities, including deposits with banks and financial institutions.

Credit risk is managed by requiring tenants to pay rentals in advance. The credit quality of the tenant is assessed based on an extensive credit rating scorecard at the time of entering into a lease agreement. Outstanding tenants' receivables are regularly monitored. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial asset.

Bank balances and deposits are held with local banks with sound external credit ratings.

#### Accounts Receivable

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. However, management also considers the factors that may influence the credit risk of its customer base, including the default risk associated with the industry and sector in which customers operate.

Each entity within the group has established a credit policy under which each new customer is analyzed individually for creditworthiness before the entity's standard payment and delivery terms and conditions are offered. The review includes financial statements, industry information and in some cases bank references. Credits to each customer are reviewed periodically. The Group limits its exposure to credit risk by offering credit terms which are typically not longer than three months on average.

In monitoring customer credit risk, customers are grouped according to their credit characteristics, trading history with the Group and existence of previous financial difficulties.

Loss rates are based on actual historic credit loss experience. These rates are multiplied by scalar factors to reflect differences between economic conditions during the year over which the historic data has been collected, current conditions and the Group's view of economic conditions over the expected lives of the receivables. Scalar factors are based on actual and forecast gross domestic product growth.

The following table provides information about the exposure to credit risk and ECLs for accounts receivable from customers after adjusting with Loss given Default ("LGD") ratio as at 30 June 2025 and 31 December 2024.

	30 June 2025 - Unaudited			
	Gross carrying amount	Weighted- average loss	Loss allowance (%)	
0–90 days	96,765,072	9,804,375	10%	
91–180 days	96,299,885	17,879,568	19%	
181–270 days	86,019,251	22,987,130	27%	
271–360 days	68,950,834	22,167,710	32%	
More than 360 days	636,356,039	377,372,691	59%	
	984,391,081	450,211,474		

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT (CONTINUED)

#### B. Financial risk management (continued)

#### i. Credit risk (continued)

	31 December 2024 - Audited			
	Gross carrying amount	Weighted- average loss	Loss allowance (%)	
0–90 days	84,375,756	10,810,219	12%	
91–180 days	91,644,631	20,124,491	22%	
181–270 days	71,444,907	20,180,788	28%	
271–360 days	69,059,028	22,532,176	33%	
More than 360 days	590,118,127	350,107,896	59%	
	906,642,449	423,755,570		

#### Due from related parties

An impairment analysis is performed at each reporting date on an individual basis for the major related parties. The maximum exposure to credit risk at the reporting date is the carrying value of the amounts due from related parties. The Group does not hold collateral as a security. This assessment is undertaken each financial year through examining the financial position of the related parties and the market in which the related parties operate. The Group evaluates the risk with respect to due from related parties as low, as the majority of the related parties are owned by the same shareholders.

#### Financial instruments and cash deposit

Credit risk from balances with banks and financial institutions is managed by Company's treasury in accordance with the Group's policy. Cash is substantially placed with national banks with sound credit ratings ranging BBB+ and above or in money market instruments from reputable managers associated with leading domestic banks. The Group does not consider itself exposed to a concentration of credit risk with respect to banks due to their strong financial background.

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT (CONTINUED)

#### B. Financial risk management (continued)

#### ii. 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's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The management believes that the Group is not exposed to significant risks in relation to liquidity and maintains different lines of credit. At reporting date, the Group was in a net current assets position amounting to SR 468.28 million (31 December 2024: SR 1,272 million).

Below table summarizes the maturity profile of the Group's financial liabilities based on contractual undiscounted payments:

Contractual maturities of financial	Comming om our	Less than 6	Between 6 and 12	Between 1 and 2	Between 2 and 5	Over 5 veers	Total
liabilities:	Carrying amount	months	months	years	years	Over 5 years	Total
30 June 2025-Unaudited							
Accounts payable	308,026,270	308,026,270					308,026,270
Other non-current liabilities	8,482,864			7,055,659	1,427,205		8,482,864
Other liabilities	432,533,410	417,294,343	15,239,067				432,533,410
Due to related parties	384,558,528	384,558,528					384,558,528
Lease liabilities	3,086,327,921	355,035,542	185,009,839	298,298,710	781,330,766	3,711,829,919	5,331,504,776
Loans and borrowings	12,487,423,902	420,989,605	482,134,562	4,076,031,051	5,126,908,795	5,387,092,436	15,493,156,449
	16,187,709,326	1,885,904,288	682,383,468	4,381,385,420	5,909,666,766	9,098,922,355	21,958,262,297
31 December 2024-Audited							
Accounts payable	180,634,812	180,634,812					180,634,812
Other non-current liabilities	22,464,724			17,240,970	5,223,754		22,464,724
Other liabilities	447,234,785	437,930,162	9,304,623				447,234,785
Due to related parties	234,743,486	234,743,486					234,743,486
Lease liabilities	3,130,322,427	365,791,038	135,883,976	332,874,763	788,303,550	3,844,040,921	5,466,894,248
Loans and borrowings	12,172,309,092	1,208,079,447	419,629,501	4,140,448,470	5,383,698,309	4,425,822,542	15,577,678,269
	16,723,659,688	2,427,178,945	564,818,100	4,490,564,203	6,177,225,613	8,269,863,463	21,929,650,324

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT (CONTINUED)

#### B. Financial risk management (continued)

#### iii. Market risk

Market risk is the risk that changes in market prices, such as currency rates and interest rates that will affect the Group's profit or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

#### Commission rate risk

Commission rate risk is the risk that the value of financial instruments will fluctuate due to changes in the market commission rates. The Group has no significant commission bearing long-term assets, but has commission bearing liabilities at 30 June 2025 and 31 December 2024. The Group manages its exposure to commission rate risk by continuously monitoring movements in commission rates.

The following table demonstrates the sensitivity of the Group to a reasonably possible change, with all other variables held constant, of the Groups profit before zakat (through the impact on floating rate borrowings):

	Six-month	Six-month
	period ended	period ended
Gain (loss) through the interim condensed consolidated	<b>30 June 2025</b>	30 June 2024
statement of profit or loss	Unaudited	Unaudited
Floating rate debt:		
SIBOR +100bps	(33,251,719)	(25,701,421)
SIBOR -100bps	33,251,719	25,701,421

#### Real estate risk

The Group has identified the following risks associated with the real estate portfolio:

- The cost of the development projects may increase if there are delays in the planning process. The Group uses advisors who are experts in the specific planning requirements in the project's location in order to reduce the risks that may arise in the planning process.
- A major tenant may become insolvent causing a significant loss of rental income and a reduction in the value of the associated property. To reduce this risk, the Group reviews the financial status of all prospective tenants and decides on the appropriate level of security required via rental deposits or guarantees.

#### Currency risk

Currency risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates. Currency risk arises from recognized assets and liabilities which are denominated in currency that is not Group's functional currency. The Group has certain US Dollar denominated financial liabilities which are not exposed to significant currency risk as Group's functional currency is pegged to US Dollar.

#### iv. Capital management risk

The Board's policy is to maintain an efficient capital base as to maintain investor, creditor and market confidence and to sustain future development of its business. The Board of Directors monitor the return on capital employed and the level of dividends to ordinary shareholders.

The Group's objectives when managing capital are:

- to safeguard the entity's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, and
- to provide an adequate return to shareholders

The Group monitors capital using a ratio of 'net debt' to 'equity'. Net debt is calculated as total liabilities less cash and cash equivalents and short-term investments held for trading. The Group's net debt to equity ratio at 30 June 2025 was as follows.

For the six-month period ended 30 June 2025

#### 19. FINANCIAL INSTRUMENTS - FAIR VALUES AND RISK MANAGEMENT (CONTINUED)

#### B. Financial risk management (continued)

#### iv. Capital management risk (continued)

	30 June	31 December
	2025	2024
	Unaudited	Audited
Total liabilities	17,354,481,133	16,624,509,056
Cash and cash equivalents	(238,396,769)	(670,342,011)
Other investments	(258,070,859)	(255,949,188)
Net debt	16,858,013,505	15,698,217,857
Total equity	15,166,702,513	14,828,036,823
Net debt to equity	1.11	1.06

#### 20. COMMITMENTS AND CONTINGENCIES

		30 June	31 December
		2025	2024
		Unaudited	Audited
Commitments for projects under construction Outstanding bank guarantees	(i)	4,634,290,019 53,350,000	4,376,754,571 11,164,208

<sup>(</sup>i) These commitments pertain to construction of shopping malls across the Kingdom of Saudi Arabia.

#### 21. SUMMARIZED FINANCIAL INFORMATION OF MATERIAL SUBSIDIARIES

Following are the summarized financial statements of material subsidiaries consolidated within the Group's interim condensed consolidated financial statements:

	Al-Qasseem Company for Entertainment and Commercial Projects Owned by Abdulmohsin Alhokair	Riyadh Real Estate Development Funds	Riyadh Real Estate Development Funds	
30 June 2025 - Unaudited	and Company	Jawharat Jeddah	Jawharat Riyadh	Tijan Fund
Assets				
Investment properties	151,029,350	2,802,380,342	3,838,107,325	404,981,837
Cash and cash equivalents		19,131,653	58,886,075	36,433
Other assets	28,011,667	88,140,780	420,643,993	
	179,041,017	2,909,652,774	4,317,637,394	405,018,270
Liabilities				
Loans and borrowings		495,565,104	893,652,238	
Lease liabilities	55,353,030			
Other liabilities	17,515,290	20,697,717	17,964,161	5,656,523
	72,868,320	516,262,822	911,616,399	5,656,523
Net assets	106,172,697	2,393,389,953	3,406,020,995	399,398,180
31 December 2024 - Audited				
Assets				
Investment properties	153,678,756	2,783,011,705	3,848,078,294	
Cash and cash equivalents		27,615,276	88,418,919	
Other assets	21,890,234	170,635,320	413,800,940	
	175,568,990	2,981,262,301	4,350,298,153	

For the six-month period ended 30 June 2025

#### 21. SUMMARIZED FINANCIAL INFORMATION OF MATERIAL SUBSIDIARIES (CONTINUED)

	Al-Qasseem Company for Entertainment and Commercial Projects Owned by Abdulmohsin Alhokair and Company	Riyadh Real Estate Development Funds Jawharat Jeddah	Riyadh Real Estate Development Funds Jawharat Riyadh	Tijan Fun
Liabilities				
Loans and borrowings		458,970,644	621,575,075	-
Lease liabilities	54,041,050			-
Other liabilities	10,836,574	34,071,378	24,869,622	
	64,877,624	493,042,022	646,444,697	
Net assets	110,691,366	2,488,220,279	3,703,853,456	-
Non-controlling interest	42,329,490			-
Six-month period ended 30 .	June 2025-Unaudited			
Statement of profit or loss				
Revenue	28,026,334			
Gross profit	22,488,683			
Profit (loss) for the period	15,016,794	(8,156,363)	(4,963,729)	(5,263,551)
Six-month period ended 30 Ju	ne 2024-Unaudited			
Statement of profit or loss				
Revenue	23,521,938			
Gross profit	16,627,401			
Profit (loss) for the period	16,010,332	(5,160,353)	(7,607,659)	
* *				

#### 22. EVENTS AFTER THE REPORTING DATE

Management believes that no significant subsequent event since the six-month period ended 30 June 2025, that would have a material impact on the financial position of the Company as reflected in these condensed consolidate interim financial statements.

#### 23. APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

These interim condensed consolidated financial statements were approved by the Board of Directors for issuance on 11 Safar 1447H (corresponding to 05 August 2025).