(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

## (A Saudi Joint Stock Company)

# INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

## For the three -month and six-month period ended 30 June 2025

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# INDEPENDENT AUDITOR'S REVIEW REPORT ON THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

To the Shareholders of Al Moammar Information Systems Company (A Saudi Joint Stock Company)

#### Introduction

We have reviewed the accompanying interim condensed consolidated statement of financial position of Al Moammar Information Systems Company - A Saudi Joint Stock Company - ("the Company" or "the Parent Company") and its subsidiaries (together "the Group") as at 30 June 2025 and the related interim condensed consolidated statement of profit or loss and other comprehensive income for the three-month and six-month periods then ended, and the interim condensed consolidated statements of changes in shareholder's equity and cash flows for the six-month period then ended, and other 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") that is 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", that is endorsed in the Kingdom of Saudi Arabia. A review of interim condensed consolidated financial statements 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 in accordance with IAS 34 that is endorsed in the Kingdom of Saudi Arabia.

## **Emphasis of matter**

We draw attention to note 21(b) to the accompanying interim condensed consolidated financial statements, that discloses the fact that comparative information was derived from the audited interim consolidated financial statements for the three-month and the six-month periods ended 30 June 2024. These audited interim consolidated financial statements were published on Tadawul on 5 August 2025. Our review conclusion is not modified in respect of this matter.

For Dr. Mohamed Al-Amri & Co.

Ahmed Al-Jumah

Certified Public Accountants

Registration No. 621

Riyadh, on 14 August 2025 (G) Corresponding to: Safar 20, 1447 (H)



(A Saudi Joint Stock Company)

## INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2025

		30 June 2025 <u>⊬</u>	31 December 2024 يال
	<u>Note</u>	عة (Unaudited)	(Restated)
ASSETS	<u>Note</u>	(Unaudited)	(Restated)
Non-current assets			
Property and equipment	4	33,060,303	34,515,351
Intangible assets	5	16,517,332	13,486,057
Equity-accounted investees	6	22,916,250	18,896,002
Investments classified at Fair Value through			
Loss (FVTPL)	7	140,106,273	166,425,417
Contract assets	8	125,844,623	75,465,013
Contract costs		12,257,003	9,906,866
Trade and other receivables	9	164,269,209	145,931,698
Total non-current assets		514,970,993	464,626,404
Current assets			
Contract assets	8	1,235,228,550	973,728,421
Contract costs		177,230,947	283,335,697
Trade and other receivables	9	517,889,396	549,869,807
Prepayments and other assets		128,471,699	117,193,936
Inventories	10	6,235,839 75,151,274	7,284,934 179,061,534
Cash and cash equivalents  Total current assets	10	2,140,207,705	2,110,474,329
TOTAL ASSETS		2,655,178,698	2,575,100,733
TOTAL ASSETS		2,033,176,096	2,373,100,733
SHAREHOLDERS' EQUITY AND LIA Shareholders' equity	BILITIES		
Share capital		300,000,000	300,000,000
Other reserves		10,041,176	11,308,259
Retained earnings		79,545,337	109,417,253
Total shareholders' equity		389,586,513	420,725,512
Liabilities			
Non-current liabilities			
Employee benefits	13	27,897,248	24,415,195
Total non-current liabilities		27,897,248	24,415,195
Current liabilities			
Loans and borrowings	14	997,770,611	878,471,184
Trade payables and other liabilities		1,028,862,602	1,009,341,271
Contract liabilities	1.5	208,656,353	236,236,714
Provision for Zakat	15	2,405,371	5,910,857
Total current liabilities Total liabilities		2,237,694,937	2,129,960,026
	,	2,265,592,185 2,655,178,698	2,154,375,221 2,575,100,733
Total shareholders' equity and liabilities		2,033,1/0,090	/ 2,373,100,733
-05	C	//	
Throbias Abdyllob Al Manager	D. A. C.	- Vanima Mal	ad Assums Caffa
Ibrahim Abdullah Al Moammar	Dr. Abdullah Alehamdi	Karım Monam	ed Awny Gaffar
Vice Chairman, Board of Directors	Chief Executive Officer	Chief Fina	ncial Officer

The acompanying notes from 1 to 22 form an integral part of interim condensed consolidated financial statements

(A Saudi Joint Stock Company)

# INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPERHENSIVE INCOME

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

		For the three-month period ended 30 June		For the six-m ended 3	-
		2025	2024	2025	2024
		丰	韭	韭	菲
	<u>Notes</u>	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Revenue	16	304,228,429	350,546,251	709,832,204	684,053,113
Cost of revenue		(237,508,627)	(272,430,534)	(561,186,292)	(551,995,704)
Gross profit		66,719,802	78,115,717	148,645,912	132,057,409
General and administration expenses		(31,329,861)	(27,516,520)	(72,612,677)	(51,694,500)
Selling and marketing expenses		(4,607,371)	(4,314,520)	(10,253,613)	(8,446,835)
Reversal / (allowance) for expected credit losses against trade receivables and contract assets	8,9	3,389,137	(6,737,297)	(6,861,087)	(2,467,972)
Income from operations		34,171,707	39,547,380	58,918,535	69,448,102
Other income		705,693	1,099,945	1,156,126	2,170,695
Share of profit of equity-accounted investees	6	3,640,092	2,901,374	4,020,248	3,477,995
Finance cost	14	(20,326,001)	(27,739,120)	(38,346,887)	(42,923,627)
Gain on disposal of shares in equity- accounted investees		-	-	-	57,532,443
Gain on fair value in investments at FVTPL, net	7	14,115,478	16,340,023	39,961,923	16,340,023
Finance income	,	1,037,401	2,090,213	2,781,681	3,722,182
Income before zakat		33,344,370	34,239,815	68,491,626	109,767,813
Zakat	15	(1,063,542)	(2,500,000)	(2,363,542)	(4,938,675)
Net income for the period		32,280,828	31,739,815	66,128,084	104,829,138
Other comprehensive income Item that will not be reclassified to profit or loss:					
Remeasurements (loss) / gain on employees' defined benefit obligations	13	(1,611,730)	52,310	(1,267,083)	(632,753)
Other comprehensive (loss) / income	15	(1,611,730)	52,310	(1,267,083)	(632,753)
Total comprehensive income for the period		30,669,098	31,792,125	64,861,001	104,196,385
Earnings per share: Basic and diluted earnings per share of net income for the period	17	1.08	1.06	2.20	3.49

Ibrahim Abdullah Al Moammar Vice Chairman, Board of Directors

Dr. Abdullah Admaindi Chief Executive Officer Karim Mohamed Awny Gaffar
Chief Financial Officer

The acompanying notes from 1 to 22 form an integral part of interim condensed consolidated financial statement

(A Saudi Joint Stock Company)

## INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDER'S EQUITY

For the six-month period ended 30 June 2025

	Share capital <u></u> 上	Other reserves <u>#</u>	Treasury shares reserve 上	Retained earnings / (accumulated losses)	Total shareholders' equity <u></u> 上
As at 1 January 2024 (Audited)	300,000,000	9,748,399	(12,447,944)	(10,412,333)	286,888,122
Net income for the period (Restated) Other comprehensive loss for the period Total comprehensive income for the period (Restated) Loss on disposal of treasury shares (note 11) Return from disposal of treasury shares As at 30 June 2024 (Restated)	300,000,000	(632,753) (632,753) - - - 9,115,646	- - - 12,447,944 -	104,829,138 - 104,829,138 (1,557,666) - 92,859,139	104,829,138 (632,753) 104,196,385 (1,557,666) 12,447,944 401,974,785
As at 1 January 2025 (as previously reported) Restatement adjustment (note 21) As at 1 January 2025 (Restated)	300,000,000	11,308,259 ————————————————————————————————————		112,080,824 (2,663,571) 109,417,253	423,389,083 (2,663,571) 420,725,512
Net income for the period Other comprehensive loss for the period Total comprehensive income for the period Dividends (note 12) As at 30 June 2025 (Unaudited)	300,000,000	(1,267,083) (1,267,083) ————————————————————————————————————	- - - - -	66,128,084 66,128,084 (96,000,000) 79,545,337	66,128,084 (1,267,083) 64,861,001 (96,000,000) 389,586,513
Ibrahim Abdullah Al Moammar Vice Chairman, Board of Directors	<u></u>	itaa AlGhamdi ecutive Officer		Iohamed Awny Gaffar f Financial Officer	

The acompanying notes from 1 to 22 form an integral part of interim condensed consolidated financial statements

(A Saudi Joint Stock Company)

## INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six-month period ended 30 June 2025

1 of the Six-month period chae	<u>u 50 t une</u>	30 June	30 June
		2025	2024
		(Unaudited)	(Unaudited)
Operating activities	Notes	<u>H</u>	业
Net income for the period		66,128,084	104,829,138
Adjustments for		, -,	. , ,
Depreciation of property and equipment	4	1,675,352	1,834,481
Amortization of intangible assets	5	1,987,345	714,314
Share of profit of equity- accounted investee	6	(4,020,248)	(3,477,995)
Allowance of expected credit losses on trade receivables and			
contract assets	8,9	6,861,087	2,467,972
Non-cash consideration for investment in Saudi Data Centres			
Fund		-	(74,466,746)
Employee benefits charge	13	4,617,596	4,308,344
Gain from disposal of shares in equity accounted investees		-	(57,532,443)
Gain on fair value in investments at FVTPL, net		(39,961,923)	(16,340,023)
Finance costs		38,346,887	42,923,627
Finance income	1.5	(2,781,681)	(3,722,182)
Zakat expense	15	2,363,542	4,938,675
		75,216,041	6,477,162
Changes in working capital:			
Contract asset		(316,764,177)	(277,251,977)
Contract costs		103,754,613	12,230,148
Trade and other receivables		11,577,988	49,095,619
Prepayments and other assets		(11,277,763)	(63,268,823)
Inventories		1,049,095	(3,113,348)
Trade and other payables		19,521,331	127,893,001
Contract liabilities		(27,580,361)	(48,620,488)
Net cash used in operations		(144,503,233)	(196,558,706)
Employee benefits paid	1.5	(2,402,626)	(3,597,666)
Zakat paid	15	(5,869,028)	(10,648,455)
Net cash used in operating activities		(152,774,887)	(210,804,827)
Investing activities			
Acquisition of property and equipment	4	(220,304)	(191,524)
Acquisition of intangible assets	5	(5,018,620)	-
Finance income		2,781,681	(116.041.250)
Investments at FVTPL		-	(116,041,258)
Proceeds on disposal of investment at FVTPL		66,369,330	- 61 425 550
Sale proceeds from disposal of equity accountant investee		63,912,087	61,435,559 (54,797,223)
Net cash from investing activities		03,912,087	(34,797,223)
Financing activities		0.4.2.40.2.4.4	0011000
Proceeds from loan and borrowings	14	913,485,231	836,199,853
Repayment of loans and borrowings	14	(795,065,279)	(517,901,891)
Finance costs paid		(37,467,412)	(28,148,046)
Payment of lease liabilities - interest		-	(153,399)
Loss on treasury shares Sale of treasury shares		-	(1,557,666) 12,447,944
Dividend paid	12	(96,000,000)	12,447,944
Net cash from Financing activities	12	(15,047,460)	300,886,795
Net decrease in cash and cash equivalents		(103,910,260)	35,284,745
Cash and cash equivalents at the beginning of period		179,061,534	162,665,473
Cash and cash equivalents at the end of period	10	75,151,274	197,950,218
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Urahim Abdullah Al Moammar Vice Chairman, Board of Directors Dr. Abdullah Archandi Chief Executive Officer Karim Mohamed Awny Gaffar
Chief Financial Officer

The acompanying notes from 1 to 22 form an integral part of interim condensed consolidated financial statement

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

#### 1. CORPORATE INFORMATION

Al Moammar Information Systems Company (the "Company") is a Saudi Joint Stock Company registered in Riyadh, Kingdom of Saudi Arabia ("KSA") under Commercial registration number 1010063470 dated 10 Muharram 1407H (corresponding to 15 September 1986).

The registered office of the Company is located at the following address:

Head Office and Central Region:

6330 Al Thumamah Rd - Al Sahafa Dist.

Unit No 1, 3296

Riyadh 13315, Kingdom of Saudi Arabia

The Company is registered in KSA with the following branches as at 30 June 2025:

Commercial registration number	Commercial registration date	<u>Location</u>
4030097824	8 Rabi Awal 1414H	Jeddah
1010432047	12 Jumad Thani 1436H	Riyadh
2051011413	17 Rabi Awal 1407H	Al Khobar
4030288661	4 Rajab 1437H	Jeddah

The Company is engaged in providing information technology solutions services which includes operating systems, system analysis, software design and programming, software maintenance, web design, setting up the primary structure for web hosting, data processing services and related activities.

In 2021, the Group incorporated a wholly owned subsidiary "Excellence Medical Systems Company" (a single shareholder company) under commercial registration number 1010707294 with a paid-up capital of \$\mu 1,000,000\$. The primary business of this wholly owned subsidiary is to engage in providing supplies and maintenance of medical devices, laboratory products, operate tele-care and telemedicine centers and canteens or cafeterias in hospitals and storage of hazardous medical waste.

During December 2021, the Group incorporated a wholly owned subsidiary "Excellence Application Solutions Company" (a single shareholder company) under commercial registration number 1010764928 with a paid-up share capital of # 65,000,000. The primary business of this wholly owned subsidiary is to engage with clients to nurture bold ideas and build innovative technology solutions by offering its expertise derived from its employees with long experience in managing such businesses, technical strength in the development of technologies and digital integration. The Company engages in developing leading-edge platforms and products such as buy now pay later, marketplace and open banking solutions. During 2023, the subsidiary received permit approval from the Saudi Central Bank ("SAMA") to carry out the Buy Now Pay Later ("BNPL") activities in KSA under the name of MIS pay. The subsidiary has commenced its operations in 2024.

During April 2023, the Group incorporated a wholly owned subsidiary "Excellence Solution for Information technology Company" (a single shareholder company) under commercial registration number 1010875044 with the share capital of  $\sharp$  100,000. The primary business of this wholly owned subsidiary is to engage in providing information and telecommunication solutions services, software deployment, other communication activities, computer programming activities, computer consulting expertise and facilities management activities, data processing, web hosting and related activities. However, the subsidiary has not commenced its operations before the date of issuance of these interim condensed consolidated financial statements.

During April 2023, the Group incorporated a wholly owned subsidiary "Integrated Excellence Information Technology Company" (a single shareholder company) under commercial registration number 1010878145 with the share capital of  $$\pm$100,000$ . The primary business of this wholly owned subsidiary is to engage to build a one-stop home solution and living needs by solving all the cumbersome purchasing tasks. However, the subsidiary has not commenced its operations before the date of issuance of these interim condensed consolidated financial statements.

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 1. CORPORATE INFORMATION (continued)

The interim condensed consolidated financial statements include the financial information of the branches of the Company and the above-mentioned subsidiaries (together referred to as "the Group")

These interim condensed consolidated financial statements were approved by the Board of Directors on 9 August 2025 corresponding to 15 Safar, 1447 (H).

#### 2. BASIS OF PREPARATION

## 2.1 Statement of compliance

These interim condensed consolidated financial statements comprise the financial information of the Group and have been prepared in accordance with IAS 34 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements issued by Saudi Organization for Chartered and Professional Accountants.

The interim condensed consolidated financial statements do not include all the information and disclosures required for complete annual consolidated financial statements and should be read in conjunction with Group's annual consolidated financial statements for the year ended 31 December 2024. Certain comparative figures in these interim condensed consolidated financial statements have been restated/reclassified wherever necessary for better presentation and disclosure, as mentioned in note 21.

These interim condensed consolidated financial statements have been prepared on a historical cost using accrual basis, except for equity-accounted investees which are measured using equity method, measurement of employee benefits that are measured at present value using project credit method and investments classified at FVTPL. The carrying amounts of financial assets and liabilities are a reasonable approximation of their fair values. These interim condensed consolidated financial statements are prepared on a going concern basis. 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 Group has adequate resources to continue in operational existence for the foreseeable future, and not less than 12 months from the date of approval of these interim condensed consolidated financial statements.

## 2.2 Functional and presentation currency

These interim condensed consolidated financial statements are presented in Saudi Riyal ("\pm") which is the functional currency of the Company. The Group has used the Saudi Riyal as presentation currency.

## 2.3 Material accounting policies information

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in preparing the Group's annual consolidated financial statements 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.

## 2.4 New standards, interpretations and amendments adopted by the Group

Following standards, interpretations or amendments are effective from the current year and are adopted by the Group, however, these do not have a material impact on the interim condensed consolidated financial statements for the period.

Standard, interpretation or amendment	Description	Effective date
IAS 21	Amendment – Lack of Exchangeability	1 January 2025

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 2. BASIS OF PREPARATION (continued)

# 2.5 New standards, interpretations and amendments not yet effective and not early adopted by the Group

There are a number of standards, amendments to standards, and interpretations which have been issued by the International Accounting Standards Board ("IASB") that are effective in future accounting periods that the Group has decided not to adopt early.

Standard, interpretation or		
amendments	Description	Effective date
	Amendments regarding the classification and	1 January 2026
IFRS 9 and IFRS 7	measurement of financial instruments	·
Annual Improvements	Amendments/Annual improvements in IFRS 1, IFRS	1 January 2026
to IFRS Accounting	7, IFRS 9, IFRS 10, IAS 7	
IFRS 18	Presentation and Disclosures in Financial Statements	1 January 2027
	Disclosures – Subsidiaries without Public	
IFRS 19	Accountability	1 January 2027

The Group is currently assessing the impact of these new accounting standards, interpretations and amendments. The Group does not expect any standard issued by IASB, amendments or interpretations that are yet to be effective, to have a material impact on these interim condensed consolidated financial statements of the Group.

## 3. SIGNIFICANT ACCOUNTING ESTIMATES AND ASSUMPTIONS

The preparation of the Group's interim condensed consolidated financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

The significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the Group's annual consolidated financial statements for the year ended 31 December 2024.

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 4. PROPERTY AND EQUIPMENT

The movement in the property and equipment is as follows:

	30 June 2025 ⊭	31 December 2024
	(Unaudited)	(Audited)
Balance at the beginning of the period/year	34,515,351	37,506,419
Additions during the period/year	220,304	664,617
Depreciation during the period/year	(1,675,352)	(3,655,685)
Balance at the closing of the period/year	33,060,303	34,515,351

## 5. INTANGIBLE ASSETS

The movement in the intangible assets is as follows:

	30 June 2025 <u>↓</u>	31 December 2024 پالو
	(Unaudited)	(Audited)
Balance at the beginning of the period/year Additions during the period/year Depreciation during the period/year Balance at the closing of the period/year	13,486,057 5,018,620 (1,987,345) 16,517,332	3,868,853 13,403,617 (3,786,413) 13,486,057

## 6. EQUITY-ACCOUNTED INVESTEES

		_	% hol	lding
Name of associates	Principal activities	Place of incorporation and principal place of business	30 June 2025	31 December 2024
Edarat Group SAL	Technology based solutions	Lebanon	50%	50%
Edarat Telecommunication and Information Technology	Development, installation and maintenance of computer hardware and	Kingdom of Saudi Arabia	30%	30%
Company Phoenicia Tech Worldwide Inc. – BVI	software Technology based solutions	British Virgin Island	50%	50%

The Group has significant influence but does not have control or joint control over the financial and operating policies of these equity accounted investees.

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# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 6. EQUITY-ACCOUNTED INVESTEES (continued)

The movement in investment in associates was as follows:

		Edarat		
		Telecommunicati		
		on &	Phoenicia	
	Edarat	Information	Tech	
	Group	Technology	Worldwide	
	SAL	Company *	Inc.	Total
At 1 January 2024 (Audited)	268,352	15,612,464	4,305	15,885,121
Share of (loss) / profit	(236,861)	7,155,163	(4,305)	6,913,997
Disposal of investment	<u> </u>	(3,903,116)	<u> </u>	(3,903,116)
At 31 December 2024 (Audited)	31,491	18,864,511		18,896,002
Share of profit	-	4,020,248	-	4,020,248
At 30 June 2025 (Unaudited)	31,491	22,884,759		22,916,250

<sup>\*</sup>During the year ended 31 December 2024, the Company sold 126,000 shares out of total held shares aggregate to 504,000 shares having carrying value of £ 3,903,116 at a sale proceeds of £ 61,435,559 resulting in gain on disposal of shares amounting to £ 57,532,443. During the period ended 30 June 2025, the associate issued 100% bonus shares to the existing shareholders after the required shareholder and regulatory approvals.

As at 30 June 2025, the fair value of the investment in the associate based on the quoted market price at the Nomu (parallel market) amounted to  $\pm 365,904,000$  (31 December 2024:  $\pm 260,079,120$ ).

## 7. INVESTMENTS CLASSIFIED AT FVTPL

The investments classified at fair value through profit and loss include:

	30 June	31 December
	2025	2024
	韭	业
	(Unaudited)	(Unaudited)
		(Restated)
Vision Bank (A)	12,950,000	14,250,000
International companies specialized in the field of artificial intelligence (A.I) (B)	-	37,780,790
X. AI Corp. (C)	3,793,720	3,793,720
Saudi Data Centre Fund (D)	123,362,553	110,600,907
	140,106,273	166,425,417

A) The Group has an investment in Vision Bank Limited (the Bank), which was initially accounted for at the cost of acquisition of \$\pm\$ 25,003,596. The Group has chosen to account for the investment at fair value through profit or loss. The Bank has obtained regulatory licenses from relevant authorities and is currently in pre-operation phase including development of its IT infrastructure and recruitment and training of staff. The Bank has yet to commence operations. During the six-month period ended 30 June 2025, there was a decrease in the fair value of the investment by \$\pm\$ 1,300,000 (year ended 31 December 2024: \$\pm\$ 9,500,000).

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 7. INVESTMENTS CLASSIFIED AT FVTPL (continued)

B) The Board of Directors in their meeting held on to 29 Jumada Al-Ula 1445H (corresponding to 10 January 2024) resolved to allocate \$\mu\$40,000,000 to establish an investment portfolio via self-financing to invest in international companies specialized in the field of artificial intelligence (A.I). On 21 January 2024, the Group placed and invested the funds in two major and leading international companies based in the United States of America in the field of AI. The Group had accounted for the investment in these companies at the cost of acquisitions of \$\mu\$ 37,780,790 which per management approximate fair values. The Group has chosen to account for the investment at fair value through profit or loss.

During the six-month period ended 30 June 2025, both the investments with fair values of  $\pm 19,020,790$  and  $\pm 18,760,000$  at 31 December 2024 was disposed off and the Group realized a fair value gain of  $\pm 12,541,276$  and  $\pm 16,047,264$ .

- C) During the year ended 31 December 2024, the Group had additionally invested to the minimum subscription packet value (SPV) amounting to USD 1,000,000 in one of the AI company based outside the Kingdom of Saudi Arabia.
- D) As at 30 June 2025, Group had obtained a total of 8,507,762 (31 December 2024: 8,507,762 (restated)) units in the Saudi Data Centre Fund 1 (the "Fund") with nominal value of \$\mu 10\$ each amounting in total \$\mu 85,077,620\$. The Group is expected to receive 10% of the fee for completed works relating to data centers design and construction contract in-kind units of the Fund's up to 10% of the Fund's total equity. During the six-month period ended 30 June 2025, there is an increase in fair value of investment by \$\mu 12,673,383\$ (year ended 31 December 2024 (restated): \$\mu 22,340,024). These units are classified as investment at fair value through profit and loss.

#### Q CONTRACT ASSETS

8. CONTRACT ASSETS		
	30 June	31 December
	2025	2024
	韭	韭
	(Unaudited)	(Unaudited)
	,	(Restated)
Unbilled receivables*	1,438,896,352	1,122,132,174
Less: allowance for expected credit loss on contract assets	(77,823,178)	(72,938,740)
•	1,361,073,173	1,049,193,434
	20.7	21.5
	30 June	31 December
	2025	2024
	韭	韭
	(Unaudited)	(Unaudited)
Classification of contract assets		(Restated)
Unbilled receivables, non-current	125,844,623	75,465,013
Unbilled receivables, current	1,235,228,550	973,728,421
	1,361,073,173	1,049,193,434

<sup>\*</sup> Unbilled receivables primarily relate to the Group's right to consideration for goods and services delivered but not billed at the reporting date. The same is transferred to trade receivables when the rights become unconditional. This usually occurs when the Group issues an invoice to the customer. The contractual terms of invoicing are primarily on a milestone basis.

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

#### 9. TRADE AND OTHER RECEIVABLES

	30 June 2025 (Unaudited)	31 December 2024 (Unaudited) (Restated)
Trade receivables - external Less: allowance for expected credit loss on trade receivables	707,913,300 (55,577,304)	734,731,760 (53,600,655)
Trade receivables – Related parties (Note 18) Other receivables	1,686,473 28,136,136	681,131,105
Classification of trade receivable	30 June 2025	695,801,505 31 December 2024
	型 集 (Unaudited)	业 (Unaudited) (Restated)
Trade receivables - non-current Trade and other receivables – current	164,269,209 517,889,396 682,158,605	145,931,698 549,869,807 695,801,505
10. CASH AND CASH EQUIVALENTS	· · ·	
	30 June 2025 ⅓ (Unaudited)	31 December 2024
Cash at bank - current accounts Cash at bank - deposits* Cash in hand	36,263,688 38,501,834 385,752 75,151,274	65,701,522 112,565,396 794,616 179,061,534

<sup>\*</sup> The average rate on bank deposits is 4.48% (31 December 2024: 5.50% (audited)) with an original maturity of three months or less.

## 11. TREASURY SHARES

During the year 2023, the Company entered into market making arrangement with Al Rajhi Capital to provide continuous buying and selling of the Company shares in order to support Company's liquidity in shares trading. As at 30 June 2025, the Company held Nil (31 December 2024: Nil) of its own shares. During the period ended 30 June 2024, the Company recorded a loss of 

1,557,666 on disposal of treasury shares.

Further, the Board of Directors in their meeting held on 26 Rabie Al-Thani 1445H (corresponding to 11 October 2023) recommended to purchase 300,000 of Company's own shares which will be held as treasury shares. These purchases of the shares are subject to approval and consent of the Extraordinary General Assembly to proceed with the other institutional formality. The regulatory procedures required to enforce purchase of treasury shares were not completed as of the reporting date.

(A Saudi Joint Stock Company)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

#### 12. DIVIDENDS

On 28 March 2025 corresponding to 28 Ramadan 1446H, the Board of Directors of the Company resolved to distribute cash dividends amounting to  $\pm 3.2$  per share aggregating to  $\pm 96,000,000$ . These cash dividends were paid on 23 April 2025.

#### 13. EMPLOYEE BENEFITS

The Group has a post-employment defined benefit plan. The benefits are required by Saudi Labor Law. These benefits are based on employees' final salaries and allowances and their cumulative years of service, as stated in the laws of Saudi Arabia. The following table summarizes the components of the net benefit expense recognized in the interim condensed consolidated statement of profit or loss and other comprehensive income and amounts recognized in the interim condensed consolidated statement of financial position.

At 30 June 2025, the weighted average duration of the defined benefit obligation was 5 years (31 December 2024: 5 years).

The following table represents the movement in the defined benefit obligations for the period/year:

	30 June	31 December
	2025	2024
	韭	韭
	(Unaudited)	(Audited)
Balance at 1 January	24,415,195	24,697,800
Included in profit or loss		
Current service cost	3,997,530	6,785,637
Interest cost	620,066	1,151,671
	4,617,596	7,937,308
Included in other compensation income		
Re-measurements:		
Change in demographic assumption	(65,142)	(2,557)
Change in financial assumption	506,361	(894,037)
Experience loss / (gain)	825,864	(663,266)
	1,267,083	(1,559,860)
Other		
Benefit paid	(2,402,626)	(6,660,053)
Balance at the end of the period / year	27,897,248	24,415,195

## 14. LOANS AND BORROWINGS

The Group has obtained loans from various local commercial banks and other financial institutions to meet the working capital requirements. These loans are subject to certain financial covenants and are secured by promissory notes and assignment of certain contract proceeds and carry commission charges at prevailing market commission rates. Certain covenants breaches are noted as at 30 June 2025. Breaches of covenants as per bank procedures are tested on an annual basis upon receipt of annual audited financial statements.

	30 June 2025 -⊬	31 December 2024
	(Unaudited)	(Audited)
Murabaha facilities Conventional facilities	941,589,965 56,180,646 997,770,611	832,450,095 46,021,089 878,471,184

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# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 14. LOANS AND BORROWINGS (continued)

Movements in loans and borrowings are shown below:

	30 June 2025 ∮≟	31 December 2024
	(Unaudited)	(Audited)
Opening balance	878,471,184	619,294,498
Additions during the period/year	913,485,231	1,703,426,349
Repayment made during the period/year	(795,065,279)	(1,453,139,103)
Finance cost during the period/year	38,346,887	83,473,651
Finance cost paid during the period/year	(37,467,412)	(74,584,211)
Closing balance	997,770,611	878,471,184

## 15.PROVISION FOR ZAKAT

The Zakat charge for the six-month period ended 30 June 2025 amounts to  $\frac{1}{2}$  2,363,542 (unaudited) (30 June 2024:  $\frac{1}{2}$  4,938,675 (audited)).

Movements in Zakat provision during the period/year.

	30 June	31 December
	2025	2024
	韭	业
	(Unaudited)	(Audited)
Opening balance	5,910,857	9,697,857
Charged for the period/year	2,363,542	6,861,456
Paid during the period/year	(5,869,028)	(10,648,456)
Closing balance	2,405,371	5,910,857

The Group has finalized its Zakat and withholding tax assessment with the ZATCA up to the year 2016 and obtained the final Zakat and withholding tax clearance, no objections were raised for these years. Furthermore, the Group has filed the Zakat returns for the years 2017 to 2024, as well as withholding tax returns for the same years, and received the final tax certificate. However, the final assessment has yet to be issued, as those years are still under ZATCA review.

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# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 16. REVENUE

The Group revenue is derived from contracts with customers:

## Disaggregation of revenue

Set out below is the disaggregation of Group's revenue from contracts by type of goods or services, timing of revenue recognition, type of customers and types of principals or agent:

Timing of revenue recognition	For the three- end 30-J	led	For the six-month period ended 30-June			
	2025	2024	2025	2024		
	业	非	五025 北	业		
	_		_			
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Product transferred at a point in time	113,073,182	113,292,250	245,370,680	183,548,315		
Services transferred overtime	191,155,247	237,254,001	464,461,524	500,504,798		
	304,228,429	350,546,251	709,832,204	684,053,113		
Type of customers	For the three-	led	For the six-month period ended			
	30-J		30-Ju			
	2025	2024	2025	2024		
	韭	非	韭	韭		
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Government & government -						
controlled entities	130,681,027	155,100,464	292,273,745	297,767,018		
Private	173,547,402	195,445,787	417,558,459	386,286,095		
	304,228,429	350,546,251	709,832,204	684,053,113		
Product or service	For the three-	-	For the six-month period			
	end		ende			
	30-J		30-Ju			
	2025	2024	2025	2024		
	非	韭	土	业		
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Equipment and hardware	209,305,856	252,472,870	507,796,650	511,251,937		
Software licenses	8,848,583	17,142,195	19,954,994	26,993,342		
Maintenance services	86,073,990	80,931,186	182,080,560	145,807,834		
	304,228,429	350,546,251	709,832,204	684,053,113		
Revenue, type principal or	For the three-	month period	For the six-mo	onth period		
agent	end		ende			
	30-J		30-Ju			
	2025	2024	2025	2024		
	菲 菲		菲	丰		
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Revenue derived from principal	286,326,937	325,389,436	668,374,124	643,745,135		
Revenue derived from agent	17,901,492	25,156,815	41,458,080	40,307,978		
	304,228,429	350,546,251	709,832,204	684,053,113		

(A Saudi Joint Stock Company)

## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 17. EARNINGS PER SHARE

Basic earnings per share are calculated based on the weighted average number of outstanding shares during the period. 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 diluted potential ordinary shares.

There has been no item of dilution affecting the weighted average number of ordinary shares.

	For three-month	n period ended	For six-month period ended 30 June			
	30 J	une				
	2025	2024	2025	2024		
	业	非	菲	菲		
	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
Net income for the period	32,280,828	31,739,815	66,128,084	104,829,138		
Weighted average number of						
ordinary shares used as the						
denominator in calculating basic						
and diluted earnings per share	30,000,000	30,000,000	30,000,000	30,000,000		
Basic and diluted earnings per						
share	1.08	1.06	2.20	3.49		

## 18. RELATED PARTY TRANSACTIONS AND BALANCES

During the period ended 30 June 2025, the Group entered transaction with its related parties. The terms of those transactions are approved by the management/Board of Directors in the ordinary course of business. The transactions during the period are as follows:

business. The transactions during the period are as follows:		
• •	30 June	30 June
	2025	2024
	业	韭
	(Unaudited)	(Audited)
Transactions with Associate		
Edarat Telecommunication and Information Technology Compan	ıy	
Revenue	1,668,654	105,435
Purchases	14,993,721	11,745,523
The remuneration of key management personnel for the period is	as follows:	
	30 June	30 June
	2025	2024
	业	非
	(Unaudited)	(Audited)
Salaries and short-term benefits	5,919,500	3,782,000
Employee benefits	191,333	188,750
	6,110,833	3,970,750

Key management personnel are those persons who have authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any Director (whether executive or otherwise) of that entity.

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## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 18. RELATED PARTY TRANSACTIONS AND BALANCES (continued)

The following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties at the report of the following balance was outstanding with related parties.	oporting date: 30 June 2025 星 (Unaudited)	31 December 2024  (Audited)
Edarat Telecommunication and Information Technology Company	11,853,378	29,154,145
- -	11,853,378	29,154,145
Due from related parties: (note 9)	30 June 2025 ⅓ (Unaudited)	31 December 2024  (Audited)
Edarat Telecommunication and Information Technology Company	1,686,473	-
<u>-</u>	1,686,473	

## 19. SEGMENT INFORMATION

The Group operates solely in KSA and has no geographical segment. For management purposes, the Group is organized into business units based on service provided and has the following reportable segments:

## **Business Service Management Unit**

Business Service Management unit provides software in areas of business service management, data center monitoring and optimization, in addition to contract center related solutions, as per requirements.

#### Solutions Unit

Solutions is a business unit that plan, design, establish and equip modern geographic information system ("GIS") centers, providing business with necessary infrastructure. It aids in building geographic data, training client teams, configuring GIS tools and building end-user applications.

#### Systems Unit

The system unit provides technological and business expertise to turn possibilities into real business solutions.

## Information Technology Security Unit

Information technology Security provides a broad portfolio of industry-best solutions, which help customers develop, deploy, fulfil and maintain optimum security. It is a unit that meets all customer requirements for their information security cycle.

## Networking Unit

The business unit's main responsibility is to build efficient and cost-effective networks and communication solutions based on technologies from various leading Information Communication Technology ("ICT").

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## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 19. SEGMENT INFORMATION (continued)

## Operation and Maintenance Unit

Operation and Maintenance Unit is the Management Operation and Maintenance Project Unit that apply project management support for tasks where the application of knowledge, skills, and techniques to successfully implement IT infrastructure is necessary.

## Data Center Unit

The Data center division is mainly involved in designing, development, execution (on a turnkey basis) and operations of data centers.

## **Subsidiaries**

Subsidiaries segment represents the two companies wholly owned by Al Moammar Information Systems Co. "Excellence Medical Systems Company" & "Excellence Application Solutions Company".

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## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 19. SEGMENT INFORMATION (continued)

Management monitors the operational results of the operating segments separately for making decisions about resource allocation and performance assessment. Consistent with the Group's internal reporting process, business segments have been approved by Board of Directors in respect of the Group's activities.

The segment information from operations of these segments is provided below:

			Segn	nents				Data				
As at 30 June 2025 (unaudited)	Business service management Unit #	Solutions Unit ⊭	Systems Unit 业	Information Technology Security Unit #	Networking Unit ⊭	Operation and maintenance Unit ⊭	Data Center Unit ⅓	Centre Facility Managem ent Unit	Data Centre ELV Unit Unit ⅓	Non- segment remaining items Unit	Subsidiaries ⅓	Total 北
Total assets	110,755,266	378,371,443	230,760,841	190,092,751	680,652,990	270,756,164	578,508,289	18,017,048	13,437,544	119,970,898	63,855,464	2,655,178,698
Total liabilities	35,117,579	686,262,000	162,629,459	177,381,864	504,413,481	219,866,598	380,590,373	15,644,903	11,229,056	-	72,456,872	2,265,592,185
For the period ended 30 June 2025 (Unaudited) Revenue Timings of revenue Sale of goods at point in time Sale of services over year of time Type of customers	3,199,913 952,148	10,155,710 5,086,066	23,525,437 1,113,941	22,713,325 5,792,781	152,972,384 46,596,558	14,430,245 110,711,193	- 289,000,414	-	9,317,190 2,455,317	-	9,056,476 2,753,106	245,370,680 464,461,524
Government & government -controlled entities Private	2,520,680 1,631,380	10,001,372 5,240,405	9,859,639 14,779,739	18,943,082 9,563,024	124,802,448 74,766,494	120,643,284 4,498,154	289,000,414	<u>-</u>	1,707,947 10,064,560	- -	3,795,293 8,014,289	292,273,745 417,558,459
Principal or agent revenue Principal revenue Agent revenue	952,148 3,199,913	5,385,616 9,856,160	20,798,517 3,840,861	16,516,530 11,989,576	190,325,959 9,242,983	121,935,473 3,205,965	289,000,414	-	11,649,885 122,622	- -	11,809,582	668,374,124 41,458,080
Income before Zakat	76,146	(572,022)	1,500,050	5,822,940	14,936,612	(5,809,931)	36,775,882	-	1,174,324	32,464,912	(17,877,287)	68,491,626

# (A Saudi Joint Stock Company) NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 19. SEGMENT INFORMATION (continued)

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Se	$\sigma$	m	eı	nı	IS.

			Segr	nents				D =4 =				
	Business service management	Solutions	Systems	Information Technology Security	Networking	Operation and maintenance	Data Center	Data Centre Facility Manageme nt	Data Centre ELV Unit	Non- segment remaining items		Total
	Unit ±	Unit ¥	Unit ₄ <u>L</u>	Unit ¥₌	Unit ⊭	Unit ¥	Unit ⊭	Unit ¥	Unit ₄ <u>L</u>	Unit ⊭	Subsidiaries ⅓	(Restated)
As at 31 December 2024 (Restated)	<i>7</i> 2	Æ	Æ	æ.	Æ	<i>5</i> 5	æ.	<i>5</i> <u>5</u>	Æ	Æ	Æ	岩
Total assets Total liabilities	123,734,096 102,615,735	478,742,078 540,524,610	216,277,530 125,059,357	198,842,116 173,890,747	573,279,596 497,285,966	218,710,080 141,357,590	447,078,963 483,315,577	-	-	270,094,661 37,880,056	48,341,613 52,445,583	2,575,100,733 2,154,375,221
For the six-month period endo 30 June 2024 (Audited) Revenue Timings of revenue	ed											
Sale of goods at point in time	6,557,192	8,946,271	54,864,217	26,797,781	72,180,740	10,971,010	_	-	-	_	3,231,104	183,548,315
Sale of services over year of time  Type of customers	417,670	7,915,560	8,636,323	8,052,958	50,057,524	119,149,618	302,353,381	-	-	-	3,921,764	500,504,798
Government & government -controlled entities Private	5,253,182 1,721,680	13,885,533 2,976,298	39,103,869 24,396,671	22,886,956 11,963,782	83,004,192 39,234,073	129,429,329 691,298	302,353,381	- -	- -	- -	4,203,957 2,948,912	297,767,018 386,286,095
Principal or agent revenue												
Principal revenue Agent revenue	417,670 6,557,192	8,185,147 8,676,685	62,115,622 1,384,919	26,165,751 8,684,988	113,035,588 9,202,676	128,206,141 1,919,240	302,353,381	-	-	-	3,265,835 3,882,278	643,745,135 40,307,978
Income before Zakat	2,722,882	1,952,920	827,237	2,765,110	10,154,299	13,034,787	67,176,877	-	-	19,818,019	(8,684,318)	109,767,813

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## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

#### 20. COMMITMENTS AND CONTINGENT LIABILITIES

The Group had the following contingent liabilities as at the reporting date:

## **Contingent liabilities**

	30 June 2025	31 December 2024
	业	业
	(Unaudited)	(Audited)
Letters of credit	95,434,540	184,128,470
Letter of guarantees	518,713,383	658,163,856

## 21. RESTATEMENT AND RECLASSIFICATIONS

**21(a)** During the period, management has restated/reclassified certain account balances in the consolidated financial statements as at and for the year ended 31 December 2024. Summary of the adjustments in the consolidated statement of financial position is presented below.

	31 December 2024		31 December 2024
Consolidated statement of financial position at 31 December 2024	As previously reported	Restatement	Restated
Investment classified as FVTPL (a)	177,967,563	(11,542,146)	166,425,417
Trade and other receivables (a)	686,922,930	8,878,575	695,801,505
Retained earnings (a)	(112,080,824)	2,663,571	(109,417,253)
Contract assets (b)	1,060,567,223	(11,373,789)	1,049,193,434
Contract costs (b)	281,868,774	11,373,789	293,242,563
	·	-	

- (a) Certain units in Saudi Data Centre Fund to which the Group became entitled in respect of services rendered in prior periods were incorrectly initially recognized as issued units and recorded under investments at FVTPL, rather than being recorded as trade receivables. The related fair value gain that had been recognized on these units was also reversed and appropriately adjusted against retained earnings at 31 December 2024.
- (b) Design and mobilization phase costs incurred under the facility management agreement for Saudi Data Centre Fund were incorrectly classified as contract assets, whereas they should have been recognized as contract costs.
- 21(b) On 10 October 2024, the Company issued audited interim consolidated financial statements for the three-month and the six-month periods ended 30 June 2024 after the issuance for same periods reviewed interim condensed consolidated financial statements. As per the audited interim consolidated financial statements for the periods ended 30 June 2024, the previously issued reviewed interim condensed consolidated financial statements for the periods ended 30 June 2024 were restated due to recording an additional ½ 10.9 million of finance cost. As a result, net income decreased by ½ 10.9 million and accrued expenses at 30 June 2024 increased by the same amount. The audited net income for the six-month period ended 30 June 2024 is ½ 104.8 million, compared to the ½ 115.7 million that was announced on 11 August 2024. The financial information for the three-month period ended 30 June 2024 presented in the interim consolidated statement of profit or loss and other comprehensive income of the audited interim consolidated financial statements for the period ended 30 June 2024 was reviewed only and accordingly is referred to as unaudited.

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## NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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

## 21. RESTATEMENT AND RECLASSIFICATIONS (continued)

**21(b)** The announcement of this change was published on Tadawul on 14 October 2024, in accordance with the Company's commitment to transparency and providing information that assists investors and the public in making informed investment decisions.

In these interim condensed consolidated financial statements, the comparative information for the three-month and six-month periods ended 30 June 2024 presented in the interim condensed consolidated statement of profit or loss and other comprehensive income as well as for the six-month period ended 30 June 2024 presented in the interim condensed consolidated statements of changes in equity and cash flows were derived from the audited interim consolidated financial statements for the period ended 30 June 2024. In addition, certain comparative information in the interim condensed consolidated statement of cash flows was reclassified to conform with the current period presentation.

## 22. SUBSEQUENT EVENTS

There are no events that has occurred subsequent to the reporting date and including the date of the approval of the consolidated financial statements which require adjustments to, or additional disclosures, in these interim condensed consolidated financial statements.