مجموعة تداول السعودية Saudi Tadawul Group

Q3 2025

SAUDI TADAWUL GROUP HOLDING COMPANY

(A Saudi Joint Stock Company)

Condensed Consolidated Interim Financial Statements

For the three-month and nine-month periods ended 30 September 2025

and the Independent Auditor's review report



CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the three-month and nine-month periods ended 30 September 2025

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CONDENSED CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION

As at 30 September 2025

(Saudi Arabian Riyals)

		30 September 2025	31 December 2024
	Notes	(Unaudited)	(Audited)
ASSETS	110100	(Onadared)	(Addited)
Non-current assets			
Property and equipment		392,936,577	367,403,422
Intangible assets and goodwill	5	421,175,851	422,084,596
Equity accounted investments	6	549,493,518	551,253,325
Right-of-use assets	7	199,640,464	169,012,940
Investments	8	269,631,677	172,392,867
Total non-current assets	_	1,832,878,087	1,682,147,150
Current assets	-		
Investments	8	411,328,459	1,202,311,545
Accounts receivable	9	107,209,683	98,911,703
Advances, prepayments and other assets	10	87,766,845	162,140,153
Clearing participant financial assets	11	4,428,924,647	4,409,323,509
Time deposits	12	2,239,935,963	1,234,207,295
Cash and cash equivalents	13	107,194,754	352,183,946
Total current assets	-	7,382,360,351	7,459,078,151
Total assets	7	9,215,238,438	9,141,225,301
EQUITY AND LIABILITIES	-		
Equity			
Share capital	1	1,200,000,000	1,200,000,000
Other reserve	W• //	(1,537,867)	(145,347,581)
Retained earnings		2,148,880,856	2,437,084,746
Equity attributable to ordinary shareholders of the parent company	_	3,347,342,989	3,491,737,165
Non-controlling interest		1,032,440	3,471,737,103
Total equity	_	3,348,375,429	3,491,737,165
Non-current liabilities		3,340,373,427	3,471,737,103
Lease liabilities	14	165,496,375	100 222 407
Employees' end-of-service benefits	15	120,221,312	108,233,697
Non-controlling interest put option	16	120,221,312	101,309,489
		44 770 445	187,332,006
Derivative liability	17	46,778,615	44,074,800
Borrowings	18	312,975,000	150,066,667
Accounts payable	20	36,985,954	40 400 000
Deferred revenue	22 _	12,266,248	12,682,832
Total non-current liabilities	-	694,723,504	603,699,491
Current liabilities		F/ 70F 0FF	40.000.077
Lease liabilities	14	56,725,355	48,803,277
Borrowings	18	114,849,522	41,815,801
Clearing participant financial liabilities	19	4,405,870,944	4,382,226,111
Accounts payable	20	54,340,188	52,425,296
Balance due to Capital Market Authority (CMA)	21	57,833,091	58,445,702
Deferred revenue	22	96,674,743	44,104,576
Accrued expenses and other current liabilities	23	337,785,375	352,219,121
Zakat provision	24 _	48,060,287	65,748,761
Total current liabilities	_	5,172,139,505	5,045,788,645
Total liabilities		5,866,863,009	5,649,488,136
Total equity and liabilities	(* 		

The accompanying notes from (1) through (40) form an integral part of these condensed consolidated interim financial statements.

Group Chief Financial Officer

Group Chief Executive Officer





CONDENSED CONSOLIDATED INTERIM STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

		For the throperiod ended 3		For the nin	
	<u>Notes</u>	2025 (Unaudited)	2024 (Unaudited)	2025 (Unaudited)	2024 (Unaudited)
Operating revenue Operating costs	25 26	317,796,216 (153,641,369)	359,141,330 (146,933,447)	964,891,582 (434,208,415)	1,100,233,339 (408,088,003)
Gross profit		164,154,847	212,207,883	530,683,167	692,145,336
General and administrative expenses Reversal / (allowance) for expected credit losses	27 28	(103,013,280) 1,859,386	(91,786,829)	(279,802,193)	(230,657,558)
Operating profit	-	63,000,953	3,174,573	(2,168,767)	461,541,397
Investment income	29	47,862,539	40,224,504	132,080,805	111,915,571
Share of results of equity accounted investments	6	560,429	(4,834,074)	(1,759,807)	(21,334,760)
Finance costs	30	(11,944,227)	(3,980,883)	(31,879,007)	(6,746,242)
Changes in the fair value of a derivative liability	17	(131,031)	(3,080,993)	(2,703,815)	(3,080,993)
Other (expense) / income, net	-	(84,049)	1,993,560	2,871,655	2,382,731
Non-operating profit		36,263,661	30,322,114	98,609,831	83,136,307
Profit before zakat for the period		99,264,614	153,917,741	347,322,038	544,677,704
Zakat expense	24	(16,568,279)	(13,245,657)	(48,042,236)	(43,827,612)
Profit for the period		82,696,335	140,672,084	299,279,802	500,850,092
Profit for the period is attributable to:					
Ordinary shareholders of the parent company		82,661,587	140,350,071	299,418,379	505,702,479
Non-controlling interests		34,748	322,013	(138,577)	(4,852,387)
		82,696,335	140,672,084	299,279,802	500,850,092
Other comprehensive loss Items that may be reclassified to profit or loss: Exchange differences on translation of foreign					
operations Items that will not be reclassified to profit or loss: Actuarial remeasurement of employees' end-of-		(1,128,220)	-	(1,128,220)	-1
service benefits	15 _	(4,800,982)	(2,753,723)	(10,780,125)	(5,495,823)
Other comprehensive loss for the period Total comprehensive income for the period	-	(5,929,202) 76,767,133	(2,753,723)	(11,908,345)	(5,495,823) 495,354,269
Total comprehensive income for the period is attributable to: Ordinary shareholders of the parent company	-	76,732,385	137,596,348	287,510,034	500,206,656
Non-controlling interest	100	34,748	322,013	(138,577)	(4,852,387)
	_	76,767,133	137,918,361	287,371,457	495,354,269
Basic and diluted earnings per share attributable to ordinary shareholders of the parent company		0.69	1.17	2.50	4.21

The accompanying notes from (1) through (40) form an integral part of these condensed consolidated interim financial statements.

Group Chief Financial Officer

Group Chief Executive Officer



SAUDI TADAWUL GROUP HOLDING COMPANY

(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY

For the nine-month period ended 30 September 2025 (Saudi Arabian Riyals)

Equity attributable to the ordinary shareholders of the parent company

	Share capital	Other reserve	Retained earnings	Sub-total	Non-controlling interests	Total equity
Balance as at 31 December 2024 (Audited)	1,200,000,000	(145,347,581)	2,437,084,746	3,491,737,165		3,491,737,165
Net profit / (loss) for the period			299,418,379	299,418,379	(138,577)	299,279,802
Other comprehensive loss for the period		(1,128,220)	(10,780,125)	(11,908,345)	The second section of	(11,908,345)
Total comprehensive income / (loss) for the period	77 101.	(1,128,220)	288,638,254	287,510,034	(138,577)	287,371,457
Dividends (Note 38)		-	(402,000,000)	(402,000,000)		(402,000,000)
Non-controlling interest put option (Note 16)	5 - 324 - 5 1 , 6	(28,897,440)	20 00 mm = 1	(28,897,440)	164,247	(28,733,193)
Acquisition of non-controlling interest (Note 1)	M * * * * * *	173,835,374	(174,842,144)	(1,006,770)	1,006,770	-
Balance as at 30 September 2025 (Unaudited)	1,200,000,000	(1,537,867)	2,148,880,856	3,347,342,989	1,032,440	3,348,375,429
Balance as at 31 December 2023 (restated)	1,200,000,000	(132,872,639)	2,090,363,953	3,157,491,314		3,157,491,314
Net profit / loss) for the period	85.	55	505,702,479	505,702,479	(4,852,387)	500,850,092
Other comprehensive loss for the period		2	(5,495,823)	(5,495,823)	-	(5,495,823)
Total comprehensive income / (loss) for the period	t = .	-	500,206,656	500,206,656	(4,852,387)	495,354,269
Dividends (Note 38)		.	(276,000,000)	(276,000,000)		(276,000,000)
Non-controlling interest put option (Note 16)	(æ	(13,735,470)	=	(13,735,470)	4,852,387	(8,883,083)
Balance as at 30 September 2024 (Unaudited)	1,200,000,000	(146,608,109)	2,314,570,609	3,367,962,500	-	3,367,962,500
			S			

The accompanying notes from (1) through (40) form an integral part of these condensed consolidated interim financial statements.

Group Chief Financial Officer

Group Chief Executive Officer

SAUDI TADAWUL GROUP HOLDING COMPANY



(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS

For the nine-month period ended 30 September 2025

(Saudi Arabian Riyals)

		For the nine-m	onth period
	<u>Notes</u>	ended 30 Se	ptember
		2025	2024
		(Unaudited)	(Unaudited)
Cash flows from operating activities			
Profit before zakat for the period		347,322,038	544,677,704
Adjustments to reconcile profit before zakat for the period to net cash			
generated from operating activities:			
Share of results of equity accounted investments	6	1,759,807	21,334,760
Provision for employees' end-of-service benefits	15	13,397,477	11,084,133
Changes in the fair value of a derivative liability	17	2,703,815	3,080,993
Depreciation and amortization	26,27	80,318,542	61,353,189
Allowance / (reversal) for expected credit losses	28	2,168,767	(53,619)
Commission income	25,29	(179,510,220)	(134,543,470)
Realised gain on sale of investments, net	29	(14,358,738)	(5,607,103)
Unrealised gain on investments, net	29	(7,270,490)	(52,671,216)
Dividend income	29	(1,813,120)	(1,875,185)
Finance costs	30	28,072,334	3,506,871
Changes in operating assets and liabilities:			
Accounts receivable		(10,460,222)	(6,766,311)
Advances, prepayments and other assets		74,373,308	(15,906,390)
Accounts payable		(3,085,108)	639,181,431
Balance due to Capital Market Authority (CMA)		(612,611)	(22,630,924)
Deferred revenue		52,153,583	75,568,891
Accrued expenses and other current liabilities		(14,433,746)	(17,438,750)
Clearing participant financial assets		(19,601,138)	(814,220,113)
Clearing participant financial liabilities		23,644,833	804,253,012
Net cash generated from operations		374,769,111	1,092,327,903
Employees' end-of-service benefits paid	15	(5,265,779)	(10,575,818)
Zakat paid		(63,742,224)	(64,193,845)
Commission income received from SAMA bills and deposits		70,871,763	82,781,403
Net cash flows from operating activities		376,632,871	1,100,339,643
Cash flows from investing activities	-		
Purchase of investments		(1,295,729,056)	(1,684,175,720)
Proceeds from disposal of investments		2,014,482,741	344,114,381
Investments in time deposits with original maturities more than three			
months		(1,005,728,668)	-
Commission income received on investment at amortized cost		15,023,574	15,372,176
Dividend income received			263,788
Commission received on time deposits		92,041,297	38,082,524
Investment in equity accounted investment			(106,887,391)
Purchase of intangible assets and property and equipment		(66,452,796)	(119,076,038)
Purchase consideration for acquisition		(175,500,000)	
Net cash flows used in investing activities	-	(421,862,908)	(1,512,306,280)





CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS (CONTINUED)

For the nine-month period ended 30 September 2025 (Saudi Arabian Riyals)

	<u>Notes</u>	For the nine-more ended 30 Sep	
		2025	2024
		(Unaudited)	(Unaudited)
Cash flows from financing activities			
Finance costs paid		(18,548,433)	(2,178,580)
Principal repayment of lease liabilities		(12,330,647)	(2,749,299)
Repayment of borrowings		(71,630,075)	(13,328,355)
Proceeds from borrowings		304,750,000	119,500,000
Dividends paid		(402,000,000)	(276,000,000)
Net cash flows used in financing activities		(199,759,155)	(174,756,234)
Net decrease in cash and cash equivalents		(244,989,192)	(586,722,871)
Cash and cash equivalents at beginning of the period		352,183,946	2,050,614,074
Cash and cash equivalents at end of the period	13	107,194,754	1,463,891,203
Non-cash transactions:			
Remeasurement of employees' end-of-service benefits	15	10,780,125	5,495,823
Depreciation of right of use assets capitalized	7.1	16,396,263	32,167,056
Finance cost on lease liabilities capitalized	14.1	3,471,157	8,774,349

The accompanying notes from (1) through (40) form an integral part of these condensed consolidated interim financial statements.

Group Chief Financial Officer

Group Chief Executive Officer



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

1. GENERAL

Saudi Tadawul Group Holding Company (formerly "Saudi Stock Exchange Company") (the "Company", "Parent") is a Saudi joint stock company registered in the Kingdom of Saudi Arabia under Commercial Registration number 1010241733 (unified identification number 7001537906) dated 2/12/1428 H (corresponding to 12 December 2007). The Company was established by the Royal Decree no. M/15 dated 01/03/1428 H (corresponding to 20 March 2007) and the Ministry of Commerce resolution no. 320/k dated 1/12/1428 H (corresponding to 11 December 2007).

The Company was wholly owned by the Government of the Kingdom of Saudi Arabia (the "Government") as ultimate controlling party through the Public Investment Fund ("PIF"). On 8 December, 2021 the Company completed its Initial Public Offering ("IPO") and its ordinary shares were listed on the Saudi Stock Exchange. In connection with the IPO, the Government through PIF sold 30% of their stake representing 36 million ordinary shares. On 13 November 2022, PIF sold an additional 10% of their stake representing 12 million ordinary shares. Accordingly, PIF now holds 60% (31 December 2024: 60%) of the share capital. As at 30 September 2025, the authorized, issued and fully paid-up share capital of the Company is SAR 1,200 million (31 December 2024: SAR 1,200 million) divided into 120 million shares (31 December 2024: 120 million shares) of SAR 10 each.

The Company's main activities are managing and supporting subsidiaries or participating in the management of other companies in which it owns shares, investing its funds in shares and other securities owning real estate and other properties in connection with its businesses, granting loans, guarantees and financing to its subsidiaries, and owning and leasing industrial property rights to its subsidiaries or other companies.

On 7 May 2023, 51% shareholding in Direct Financial Network Company ("DFN") was acquired by the Group through one of its subsidiary, Tadawul Advanced Solutions Company ("Wamid") refer note 1.1. On 15 December 2024, the Group announced a development regarding the acquisition through one of its wholly owned subsidiary, Wamid which already held 51% shares in Direct Financial Network Company (DirectFN Limited), by announcing the acquisition of 49% of the entire remaining shares in Direct Financial Network Company (DirectFN Limited) for a value of SAR 220,500,000 in accordance with the terms of agreement. On 3 February 2025 (corresponding to Shaban 4th, 1446 AH) the Group announced the completion of the regulatory requirements of the transaction and hence the acquisition was completed and its impact is reflected in the condensed consolidated interim financial statements.

The Group has established a new wholly owned subsidiary (a Limited Liability Company) called "Tadawul Investment Holding Company" ("TIH") with authorised share capital of SAR 35 million registered in the Kingdom of Saudi Arabia under Commercial Registration number 1010980736 dated 25/7/1445 H (corresponding to 6 February 2024). TIH's objective is to fully hold investment in another subsidiaries, including in the new wholly owned subsidiary (a Limited Liability Company) called "Tadawul First Investment Company" ("TFIC") with the authorized share capital of SAR 25 million registered in the Kingdom of Saudi Arabia under Commercial Registration number 1009014645 dated 8/10/1445 H (corresponding to 17 April 2024). TFIC is used as investment vehicle to own Group's upcoming planned investments in associates and joint ventures.

On 26 June 2024 (corresponding to 20 Dhu Al-Hijjah 1445 AH), Group through one of its subsidiary (TFIC) acquired 32.6% shareholding of Gulf Mercantile Exchange Limited (GME) (formerly called Dubai Mercantile Exchange – DME), a company incorporated in Bermuda on 21 April 2005. GME provides an electronic financial market to facilitate trading, clearing and settlement of a range of energy financial instruments. It also provides a set of ancillary services similar to those of other financial exchanges to help promote the market's development. Refer note 1 and 6.3.

The Group's main activities through dedicated subsidiaries and equity accounted investments (given in note 1.1 and 1.2) is to provide a listing service, create and manage the mechanisms of trading of securities, providing depository and registration services for securities ownership, clearing of securities trades, dissemination of securities information, provide financial technology solutions and financial content and innovative capital market solutions and products for stakeholders and engage in any related other activity to achieve the objectives as defined in the Capital Market Law.

For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

1. GENERAL (CONTINUED)

These consolidated financial statements comprise of the financial statements of the Company and its subsidiaries (collectively referred to as "the Group").

The Company's registered office address is as follows:

Tadawul Tower, building no. 3229 Financial Boulevard (KAFD) Riyadh 13519 Kingdom of Saudi Arabia

1.1 Details of the Company's subsidiaries:

Name of subsidiaries	Country of incorporation and legal status	Commercial registration dated	Business activities	Effective of September 2025	wnership December 2024	Paid up share capital
Securities Depository Center Company ("Edaa")	Kingdom of Saudi Arabia, Closed Saudi Joint Stock Company	27/11/1437 H (corresponding to 30 August 2016 G)	Depository and registration of securities	100%	100%	400,000,000
Securities Clearing Center Company ("Muqassa")	Kingdom of Saudi Arabia, Closed Saudi Joint Stock Company	02/06/1439 H (corresponding to 18 February 2018 G)	Clearing services of securities	100%	100%	600,000,000
Saudi Exchange Company ("Exchange")	Kingdom of Saudi Arabia, Closed Saudi Joint Stock Company	17/08/1442 H (corresponding to 31 March 2021G)	Listing and trading of securities, market information dissemination	100%	100%	600,000,000
Tadawul Advance Solution Company ("Wamid")	Kingdom of Saudi Arabia, Closed Saudi Joint Stock Company	11/02/1442 H (corresponding to 28 September 2020 G)	Financial technology solutions, innovative capital market solutions for stakeholders	100%	100%	75,000,000
Tadawul Investment Holding Company ("TIH")	Kingdom of Saudi Arabia, Limited Liability Company	25/07/1445 H (corresponding to 6 February 2024 G)	Holding company for other subsidiaries to be used for planned investments in associates and joint ventures	100%	100%	35,000,000
Tadawul First Investment Company ("TFIC") wholly owned by TIH	Kingdom of Saudi Arabia, Limited Liability Company	8/10/1445 H (corresponding to 17 April 2024)	Investment vehicle for the Group's investment in GME Limited.	100%	100%	25,000,000
Direct Financial Network Company (DFN) owned by Wamid	Kingdom of Saudi Arabia, Saudi Limited Liability Company	16/09/1426 H (corresponding to 19 October 2005)	Develops financial technology and financial content for stakeholders	100%	51%	500,000

DFN has following subsidiaries that are involved in developing financial technology and financial content for stakeholders:

Name of subsidiaries	Country of incorporation	Effective ownership	Effective ownership
		2025	2024
Direct Financial Network ME Dubai Multi Commodities Center	United Arab Emirates	100%	100%
DirectFN Fintech Company for wholesale of computer hardware and software	Kuwait	100%	-
DFN Technology (Private) Limited	Sri Lanka	99%	99%
DFN Technology Pakistan (Private) Limited	Pakistan	99%	99%
Fintech Labs (Private) Limited	Sri Lanka	49%	49%

For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

1. GENERAL (CONTINUED)

1.2 Details of the Company's equity accounted investments:

Name of companies	Country of incorporation and	Commercial	Ducinosa activitios		direct and	Paid up
	legal status	registration dated		September 2025	December 2024	share capital
Tadawul Real Estate Company ("TREC")	Kingdom of Saudi Arabia, Limited Liability Company	22/02/1433 H (corresponding to 17 January 2012 G)	Buying, selling, renting, managing and operating real estate facilities	33.12%	33.12%	1,280,000,000
Regional Voluntary Carbon Market Company ("RVCMC")	Kingdom of Saudi Arabia, Closed Joint Stock Company	28/03/1444 H (corresponding to 24 October 2022 G)	Active market and Auction for Carbon Credits	20%	20%	400,000,000
Gulf Mercantile Exchange Limited ("GME") formerly called Dubai Mercantile Exchange (DME)	Bermuda, Limited Liability Company	12/3/1426 H (corresponding to 21 April 2005 G)	Electronic financial market to facilitate trading, clearing and settlement of a range of energy financial instruments	32.6%	32.6%	328,006,200

BASIS OF PREPARATION

2.1 Statement of compliance

These condensed consolidated interim financial statements for the period ended 30 September 2025 have been prepared in compliance with International Accounting Standard ("IAS") 34 "Interim Financial Reporting" as endorsed in the Kingdom of Saudi Arabia, other standards and pronouncements issued by the Saudi Organization for Chartered and Professional Accountants ("SOCPA") and in compliance with the provisions of the Regulations for Companies in the Kingdom of Saudi Arabia and the by-laws of the Company. The accounting policies in these condensed consolidated interim financial statements are consistent with those in the Group's annual consolidated financial statements for the year ended 31 December 2024 except for the adoption of new standards and amendments to standards effective 1 January 2025 listed in Note 4.

These condensed consolidated interim financial statements do not include all information and disclosures required for a complete set of financial statements and should be read in conjunction with the Group's last annual consolidated financial statements for the year ended 31 December 2024. In addition, results for the nine-month periods ended 30 September 2025 are not necessarily indicative of the results that may be expected for the financial year ending 31 December 2025.

2.2 Basis of measurement

These condensed consolidated interim financial statements have been prepared on a historical cost basis except for financial assets measured at fair value through profit or loss and put option liabilities.

2.3 Functional and presentation currency

These condensed consolidated interim financial statements are presented in Saudi Arabian Riyals ("SAR"), which is the functional and presentational currency of the Group. All amounts have been rounded to the nearest SAR.

2.4 Critical accounting estimates and judgments

In preparing these condensed consolidated interim financial statements, management has made judgements and estimates that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

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 described in the Group's last annual consolidated financial statements for the year ended 31 December 2024 except for valuation of derivative of put option liabilities (refer Note 36).



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

3. BASIS OF CONSOLIDATION

These condensed consolidated interim financial statements comprise the financial statements of Saudi Tadawul Group Holding Company and its subsidiaries (collectively referred to as "the Group"). Control is achieved when the Group is exposed to or has rights to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Group controls an investee if and only if the Group has:

- power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee);
- exposure, or rights, to variable returns from its involvement with the investee; and
- the ability to use its power over the investee to affect its returns.

Generally, there is a presumption that a majority of voting rights result in control. To support this presumption and when the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- the contractual arrangement with the other vote holders of the investee;
- rights arising from other contractual arrangements; and
- the Group's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the period are included in the condensed consolidated interim financial statements from the date the Group obtains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income (OCI) are attributed to the equity holders of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. When necessary, adjustments are made to the condensed consolidated interim financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it derecognises the related assets (including goodwill), liabilities, non-controlling interest and other components of equity while any resultant gain or loss is recognised in the consolidated statement of income. Any investment retained is recognised at fair value.



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

4. NEW STANDARDS AND AMENDMENTS ISSUED

New standards and amendments issued

Standards and amendments adopted as of 1 January 2025

The accounting policies adopted in the preparation of the consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2024, and 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. The International Accounting Standards Board (IASB) has issued following accounting standards, amendments, which were effective from periods on or after January 1, 2025. The management has assessed that the amendments have no significant impact on the Group's financial statements.

- Amendments to IAS 21 – Lack of exchangeability: Sale or contribution of Assets between an Investor and its Associate or Joint Ventures.

Standards and amendments issued and not yet effective

The new and amended standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Group's consolidated financial statements are disclosed below. The Group intends to adopt these new and amended standards and interpretations, if applicable, when they become effective and not expected to have material impact on the Group.

Effective for annual financial periods beginning on or after	Standard, amendment or interpretation	Summary of requirements
1 January 2026	Annual Improvements to IFRS Accounting Standards	Clarification and amendments relating to various IFRSs under annual improvement program.
1 January 2027	IFRS 18 Presentation and Disclosure in Financial Statements	New requirements on presentation within the statement of profit or loss, including specified totals and subtotals. It also requires disclosure of management-defined performance measures and includes new requirements for aggregation and disaggregation of financial information based on the identified 'roles' of the primary financial statements (PFS) and the notes. The Group is currently working to identify all impacts the amendments will have on the primary consolidated financial statements and notes to the consolidated financial statements.
1 January 2027	IFRS 19 - Subsidiaries without Public Accountability: Disclosures	In May 2024, the Board issued IFRS 19 Subsidiaries without Public Accountability: Disclosures (IFRS 19), which allows eligible entities to elect to apply reduced disclosure requirements while still applying the recognition, measurement and presentation requirements in other IFRS accounting standards. Unless otherwise specified, eligible entities that elect to apply IFRS 19 will not need to apply the disclosure requirements in other IFRS accounting standards.
1 January 2026	Amendments to IFRS 9 and IFRS 7 - Classification and Measurement of Financial Instruments	Clarifies derecognition of financial liabilities on "Settlement date" and settled through electronic payment system before settlement date with certain conditions, clarifies contractual cash flows characteristic linked with environmental, social and governance (ESG) features ,clarifies treatment of non-recourse assets and contractually linked instruments, require additional disclosures financial assets and liabilities with contractual terms that reference a contingent event (including those that are ESG-linked), and equity instruments classified at fair value through other comprehensive income.
Effective date deferred indefinitely	Amendments to IFRS 10 and IAS 28 - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	Sale or contribution of Assets between an Investor and its Associate or Joint Ventures.



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5. INTANGIBLE ASSETS AND GOODWILL

Intangible assets, net, comprise of the following components as of period / year end:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Software		241,817,006	238,835,309
Capital work-in-progress (CWIP) - Software		73,624,145	75,213,656
Brand		10,487,641	11,229,547
Customer relationship		29,729,696	31,288,721
Goodwill	5.1	65,517,363	65,517,363
Total		421,175,851	422,084,596

5.1 The Group performs its annual impairment test on 31 December and when circumstances indicate that the carrying value of goodwill may be impaired. The Group's impairment test for goodwill was based on value-in-use calculations. The key assumptions used to determine the recoverable amount for the cash generating units were disclosed in the last annual consolidated financial statements for the year ended 31 December 2024. During the period, the management has not identified any impairment indicators with respect to CGU to which goodwill is associated.

6. EQUITY ACCOUNTED INVESTMENTS

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Investment in Tadawul Real Estate Company ("TREC")	6.1	356,259,534	346,012,633
Investment in Regional Voluntary Carbon Company ("RVCMC")	6.2	43,778,595	53,781,083
Investment in Gulf Mercantile Exchange Limited ("GME")	6.3	149,455,389	151,459,609
Total		549,493,518	551,253,325

6.1 Investment in TREC

This represents the Group's share of investment in TREC, a company incorporated in the Kingdom of Saudi Arabia. As at 30 September 2025, the Group owns 33.12% (31 December 2024: 33.12%) of the share capital of TREC. The main activities of this associate is to develop a commercial office tower in King Abdullah Financial District, Riyadh, where the Group is headquartered. The Group has recognized its share of results for the nine-month period ended 30 September 2025, based on available draft of TREC financial statements at the time of issuance of the Group's condensed consolidated interim financial statement.

The movement in carrying value of investment is as follows:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Balance as at 1 January		346,012,633	359,701,941
Share of results, net	33.1	10,246,901	(13,689,308)
Balance at end of the period / year	,	356,259,534	346,012,633

The following table summarizes the financial information of the associate as included in the management accounts:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Summarized statement of financial position		
Total current assets	241,365,232	191,153,617
Total non-current assets	2,247,899,155	2,280,165,052
Total current liabilities	(154,189,191)	(162,669,648)
Total non-current liabilities	(1,205,127,791)	(1,204,923,106)
Net assets (100%)	1,129,947,405	1,103,725,915
Group's share in equity – 33.12%	374,238,581	365,554,023
Cumulative equity accounting adjustments	(17,979,047)	(19,541,390)
Group's carrying amount of the investment	356,259,534	346,012,633



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

6. EQUITY ACCOUNTED INVESTMENTS (CONTINUED)

6.1 Investment in TREC (continued)

	For the nine-month	For the year
	period ended	ended
	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Summarized statement of profit or loss and other comprehensive income		
Total revenue	161,554,683	216,792,211
Net profit/(loss) and total comprehensive income / (loss) for the period / year	26,258,148	(8,195,094)

6.2 Investment in RVCMC

This represents the Group's share of investment in RVCMC, a company incorporated in the Kingdom of Saudi Arabia on 25 October 2022. The main activities of this associate include offering guidance and resourcing to support businesses and industries in the region as they play their part in the global transition to net zero, ensuring that carbon credit purchases go above and beyond meaningful emission reductions in value chains. The RVCMC's capital amounts to SAR 500 million (paid up capital of SAR 2025:400 million ,2024; SAR 400 million), where PIF holds 80% stake and the Company holds 20% stake. RVCMC is headquartered in Riyadh, Kingdom of Saudi Arabia.

The Group has recognized its share of results for the nine-month period ended 30 September 2025, based on available draft financial statements of RVCM at the time of issuance of the Group's condensed consolidated interim financial statement.

The movement in carrying value of investment is as follows:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Balance as at 1 January		53,781,083	23,837,805
Investment made during the period / year		-	45,000,000
Share of results	33.1	(10,002,488)	(15,056,722)
Balance at end of the period / year		43,778,595	53,781,083

The following table summarizes the financial information of the associate as included in the management accounts:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Summarized statement of financial position		
Total assets	284,044,857	390,930,854
Total liabilities	(65,151,881)	(122,025,441)
Net assets (100%)	218,892,976	268,905,413
Group's share in equity – 20%	43,778,595	53,781,083
	For the nine-month	For the year
	period ended	ended
	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Summarized statement of profit or loss and other comprehensive income		
Total revenue	13,834,442	105,596,535
Net loss and total comprehensive loss for the period / year	(38,108,470)	(69,481,183)



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(Saudi Arabian Riyals)

6. EQUITY ACCOUNTED INVESTMENTS (CONTINUED)

6.3 Investment in GME

This represents the Group investment in GME, a company incorporated in Bermuda on 21 April 2005. The main activities of this joint venture includes providing an electronic financial market to facilitate trading, clearing and settlement of a range of energy financial instruments. It also provides a set of ancillary services similar to those of other financial exchanges to help promote the market's development. The GME's paid up capital of SAR 328 million where the Company holds 32.6% stake and majorly owned by New York Mercantile Exchange Inc. (NYMEX), a corporation incorporated in Delaware, United States of America; Eagle Commodities Limited, a limited liability company incorporated in Jersey and Tatweer Dubai LLC, a limited liability Company incorporated in Dubai, United Arab Emirates. GME is headquartered in Bermuda.

The Group has recognized its share of results for the period ended 30 September 2025 from the acquisition date as mentioned above based on available draft of GME's financial statements at the time of issuance of the Group's condensed consolidated interim financial statement.

The movement in carrying value of investment is as follows:

			From 26 June
		30 September	to 31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Balance as at 1 January		151,459,609	-
Investment made on 26 June 2024		-	106,887,391
Derivative liability	17	-	45,549,626
Share of results, net	33.1	(2,004,220)	(977,408)
Balance at end of the period / year		149,455,389	151,459,609

The following table summarizes the financial information of GME as included in the management accounts:

The following table summarizes the financial information of GME as included in	tne management accour	IIS:
		From 26 June
		to 31
	30 September	December
	2025	2024
<u>Note</u>	(Unaudited)	(Audited)
Summarized statement of financial position		
Total assets including newly identified intangible assets	171,167,274	169,616,269
Total liabilities	(13,412,783)	(5,713,864)
Net assets (100%)	157,754,491	163,902,405
Group's share in equity – 32.6%	51,427,964	53,432,184
Derivative liability 17	45,549,626	45,549,626
Goodwill	52,477,799	52,477,799
Group's carrying amount of the investment	149,455,389	151,459,609
	For the nine-month	
	period ended	From 26 June
	30 September	to 31 December
	2025	2024
	(Unaudited)	(Audited)
Summarized statement of profit or loss and other comprehensive income		
Total revenue	19,474,545	13,549,010
Net profit and total comprehensive income for the period / year	2,064,595	2,476,816
Impact of amortisation of identified intangible assets at acquisition	(2,677,278)	(1,784,850)
Group's share of result, net of adjustment	(2,004,220)	(977,408)



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

7. RIGHT-OF-USE ASSETS

	30 September	31 December
	2025	2024
<u>Notes</u>	(Unaudited)	(Audited)
	169,012,940	217,360,938
14	68,763,229	1,688,562
7.1	(38,135,705)	(50,036,560)
	199,640,464	169,012,940
	For the nine-month	For the year
		ended
	•	
	•	31 December
		2024
<u>Note</u>	(Unaudited)	(Audited)
	5,768,507	4,185,839
	15,970,935	2,961,313
7.2	16,396,263	42,889,408
	14 7.1	2025 Notes (Unaudited) 169,012,940 68,763,229 7.1 (38,135,705) 199,640,464 For the nine-month period ended 30 September 2025 Note (Unaudited) 5,768,507 15,970,935

On 1 March 2023, the Group signed a lease agreement for its new head quarter with TREC (an associate company). Initial lease term is for five years and is renewable subject to terms and conditions of the agreement. The Group is performing fit-out works at the office premises to bring it to condition for its intended use. Consequently, the depreciation and finance cost are considered by the Group as cost directly attributable in bringing the office premises in condition necessary to be capable of operating in the manner as intended by Group's management. During the period ended 30 September 2025, the office premises is considered to be ready for its intended use by the management.

8. INVESTMENTS

Investment securities portfolios are summarized as follows:

	30 September	31 December
	2025	2024
<u>Notes</u>	(Unaudited)	(Audited)
Non-current		
Investments at amortized cost 8.1	269,631,677	172,392,867
	269,631,677	172,392,867
Current		
Investments at amortized cost 8.1	-	218,684,858
Investments at FVTPL 8.2	411,328,459	983,626,687
	411,328,459	1,202,311,545

For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

8. INVESTMENTS (CONTINUED)

8.1 Investments at amortized cost:

This represents investment in Sukuks issued by counterparties in the Kingdom of Saudi Arabia having sound credit ratings. The Sukuks carry an average commission rate of 5.25% per annum as of 30 September 2025 (2024: 4.06%). The details of these investments are as follow:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Bank Albilad (Credit rating A3)	55,904,982	55,934,646
Saudi Government Sukuk (2022-03-15 - Credit rating A1)	61,508,329	61,985,793
Saudi Government Sukuk (2020-02-15 - Credit rating A1)	54,140,809	54,472,428
Saudi Government Sukuk (2018-07-07 - Credit rating A1)	-	218,686,018
ANB AT1 Sukuk Issuance 1 (2025-02-03- Credit Rating A3)	30,299,667	-
SAB AT1 Sukuk – 2025 (2025-07-25 – Credit rating A1)	67,785,575	-
Impairment loss on investments at amortized cost (Note 8.1.1)	(7,685)	(1,160)
Total	269,631,677	391,077,725

8.1.1 The movement of the expected credit losses on investments held at amortized cost is summarized as follows:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Balance as at 1 January	1,160	1,652
Charge / (reversal) for the period / year (Note 28)	6,525	(492)
Balance at the end of the period /year	7,685	1,160

Below is the break-up of investment at amortized cost:

30 September 2025

<u>Description</u>	Maturity date	Face value	<u>Classification</u>
Bank Albilad SAR Denominated Tier 2	15 April 2031	55,000,000	Non-current asset
Saudi Government SAR Sukuk (2022-03-15)	17 March 2037	68,400,000	Non-current asset
Saudi Government SAR Sukuk (2020-02-15)	24 February 2035	61,561,000	Non-current asset
ANB AT1 Sukuk Issuance 1 (2025-02-03)	3 February 2030	30,000,000	Non-current asset
SAB AT1 Sukuk – 2025 (2025-07-25)	24 July 2030	67,000,000	Non-current asset

31 December 2024

Description	Maturity date	Face value	<u>Classification</u>
Bank Albilad SAR Denominated Tier 2	15 April 2031	55,000,000	Non-current asset
Saudi Government SAR Sukuk (2022-03-15)	17 March 2037	68,400,000	Non-current asset
Saudi Government SAR Sukuk (2020-02-15)	24 February 2035	61,561,000	Non-current asset
Saudi Government SAR Sukuk (2018-07-07)	25 July 2025	219,110,000	Current asset

8.2 Investments at fair value through profit or loss ("FVTPL")

This represents investments in units of mutual funds registered in the Kingdom of Saudi Arabia. The cost and fair value of investments held at FVTPL are as follows:

	30 September 2025 (Unaudited)		31 December 202	24 (Audited)
	Cost	<u>Fair value</u>	Cost	<u>Fair value</u>
Money market funds	395,994,045	411,328,459	934,975,047	983,626,687



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9. **ACCOUNTS RECEIVABLE**

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Trade receivables			
- Related parties	33.2	30,905,329	22,026,854
- Others		103,973,710	102,391,963
Sub-total	35.3	134,879,039	124,418,817
Less: allowance for expected credit losses	9.1	(27,669,356)	(25,507,114)
Total		107,209,683	98,911,703

Receivable balances are non-commission bearing and have payment terms ranging from immediate to thirty days.

9.1 The movement in the allowance for expected credit losses is summarized as follows:

		30 September	31 December
		2025	2024
<u> </u>	<i>lotes</i>	(Unaudited)	(Audited)
Balance as at 1 January		25,507,114	42,366,363
Arbitration ruling		-	(20,275,820)
Charge for the period / year	28	2,162,242	3,416,571
Balance at end of the period / year	35.3	27,669,356	25,507,114

10. ADVANCES, PREPAYMENTS AND OTHER ASSETS

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Advance against purchase of property	10.1	-	77,500,000
Prepaid insurance expenses		11,467,165	9,270,844
Advances to vendor		31,005,674	20,893,732
Value added tax (VAT), net		-	11,122,442
Receivable from ZATCA	10.2	12,538,103	14,526,589
Accrued operational revenue		17,474,420	10,832,124
Advance to employees		9,605,325	7,104,899
Security deposit		4,493,760	4,493,760
Other receivables	10.3	1,182,398	6,395,763
Total		87,766,845	162,140,153

- This represented an advance paid to Saudi Central Bank (SAMA) as partial payment for purchasing part of a property in King 10.1 Abdullah Financial District, Riyadh, Kingdom of Saudi Arabia. During the period ended 30 September 2025, with mutual consent of both parties, the agreement was cancelled and the advance payment was refunded to the Group by SAMA.
- 10.2 Receivable from ZATCA relates to Zakat paid on eligible investments as per the ministerial resolution 2218 dated 7/07/1440H (corresponding to 14/03/2019) in Government sukuks. The Group has filed the refund claim for amount settled in 2023 and awaits its settlement.
- 10.3 Other receivable balances are non-commission bearing and have payment terms ranging from immediate to ninety days.



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CLEARING PARTICIPANT FINANCIAL ASSETS 11.

		30 September	31 December
		2025	2024
Financial assets at amortized cost:	<u>Notes</u>	(Unaudited)	(Audited)
	•		
Deposits with SAMA	11.1	831,153,852	1,010,696,139
Investment in SAMA Bills	11.2	3,597,770,795	3,398,627,370
		4,428,924,647	4,409,323,509

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11.1 Deposits with SAMA:

This represents cash collateral received from clearing participants in the form of initial margin, variation margin and default funds for the equity and derivatives markets. Commission is earned on such deposits at the prevailing market rates offered by SAMA and clearing members' share of the commission earned is added to their collateral accounts. These funds are not available for use in the operations of the Group.

		30 Septe	2025 2024
Deposits with SAMA - relating to Eq	uities markets	766,91	1,696 942,834,576
Deposits with SAMA - relating to De	rivatives markets	64,24	2,156 67,861,563
		831,15	3,852 1,010,696,139
11.2 Investment in SAMA Bills:			
		30 Septe	ember 31 December
			2025 2024
	<u>/</u>	<i>Vote</i> (Unaud	lited) (Audited)
Investment in SAMA Bills	1	<i>1.2.1</i> 3,597,770	3,398,627,370

11.2.1 These represent investment in SAMA Bills from deposits received from clearing participants in the form of initial margin, variation margin and default funds for the equity and derivatives markets. Commission is earned on such Bills at the prevailing market rates offered by SAMA and clearing members' share of the commission earned is added to their collateral accounts. These funds are not available for use in the operations of the Group.

As of each reporting date, all deposits with SAMA and SAMA Bills are assessed to have low credit risk as these are placed / issued by Government sovereign financial institutions and there has been no history of default with any of the Group's deposit and investments in bills. Therefore, the probability of default based on forward looking factors and any loss given defaults are considered to be negligible.

12. TIME DEPOSITS

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Time deposits with original maturities more than three months and		
less than a year at the date of acquisition	2,239,935,963	1,234,207,295

12.1 Commission is also earned on these time deposits as per the prevailing market rates. These time deposits are sharia compliant.



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(Saudi Arabian Riyals)

13. CASH AND CASH EQUIVALENTS

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Cash at banks	13.1	80,185,250	69,741,121
Deposit with SAMA	13.2	16,500,000	16,500,000
Time deposits with original maturities equal to or less than three			
months from the date of acquisition	13.3	10,509,504	265,942,825
		107,194,754	352,183,946

- 13.1 Commission is earned on cash at bank at the prevailing market rates.
- 13.2 Commission is earned on deposit with SAMA at the prevailing market rates offered by SAMA with original maturity of less than three months. These funds are not available for use in the operations of the Group.
- 13.3 These time deposits are placed with financial institutions in the Kingdom of Saudi Arabia with original maturities of less than three months. Commission is also earned on these time deposits as per the prevailing market rates. These time deposits are sharia compliant.

14. LEASE LIABILITIES

This represents amount of lease liabilities for the rented offices of the Group. Set out below are carrying amount of lease liabilities and the movements during the period / year:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Balance as at 1 January		157,036,974	202,256,755
Additions		68,763,229	1,688,562
Finance cost	14.1	8,752,174	11,518,116
Payment		(12,330,647)	(58,426,459)
Balance at the end of period / year		222,221,730	157,036,974
Non-current		165,496,375	108,233,697
Current		56,725,355	48,803,277
Total		222,221,730	157,036,974
	-		

14.1 Finance cost is allocated as follows:

		For the nine-month	For the year
		period ended	ended
		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Finance cost directly capitalized in capital work-in-progress			
under property and equipment	7.2	3,471,157	11,518,116
Finance cost expense	30	5,281,017	
Total		8,752,174	11,518,116



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(Saudi Arabian Riyals)

15. **EMPLOYEES' END-**OF-SERVICE BENEFITS

The movement in employees' end-of-service benefits is as follows:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Balance as at 1 January		101,309,489	98,708,089
Current service cost		9,590,804	10,264,530
Finance cost	30	3,806,673	4,521,655
Amount recognised in profit or loss		13,397,477	14,786,185
Re-measurement loss / (gain) recognized in other comprehensive			
income		10,780,125	(1,328,072)
Benefits paid during the period / year		(5,265,779)	(10,856,713)
Balance at end of the period / year		120,221,312	101,309,489

16. NON-CONTROLLING INTEREST PUT OPTION

The Group, through its subsidiary Wamid, acquired 51% of issued share capital of the DFN carrying full voting rights on 7 May 2023. The shareholders' agreement and put option agreement grants non-controlling interest equity holders in DFN an irrevocable and unconditional right to exercise their put options in respect of the non-controlling interest held in DFN (49% of issued share capital) for cash consideration of SAR 220.5 million by issuing a put notice.

During the period ended 30 September 2025, these non-controlling put options were cancelled as remaining 49% of DFN shares were acquired by the Group and non-controlling interest originating from DFN subsidiaries have been recorded (refer note 1 for details).

The movement in the financial liability during the period / year is as follows:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Balance as at 1 January	187,332,006	175,363,779
Change in non-controlling interest put option liability	1,050,825	11,968,227
Cancellation of non-controlling interest put options	(188,382,831)	
Balance at the end of the period / year	-	187,332,006

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17. DERIVATIVE LIABILITY

The Group, through its subsidiary TIH, acquired 32.6% of issued share capital of GME on 26 June 2024. The shareholders' agreement grants certain existing equity holders in GME an irrevocable and unconditional right to exercise their put options in respect of their interest held in GME (a total of 59.8% of issued share capital among three parties) for the fair value of their respective share by issuing a put notice within the put option exercise period. The share of the respective shareholders post the acquisition and their respective exercise periods are as follows:

Party	Shareholding	Exercise period
New York Mercantile Exchange ("NYMEX")	32.6%	Between 4 th and 10 th anniversary of the transaction date
Eagle Commodities Limited ("ECL")	23.1%	Between 10 th and 15 th anniversary of the transaction date
Tatweer Dubai LLC ("Tatweer")	4.1%	Between 4 th and 10 th anniversary of the transaction date

The Group recognized the aforementioned put option liabilities and recorded these at fair value amounting to SAR 45.5 million against an addition to the value of the investment in GME. At each reporting date, the change in the fair value of the non-current liabilities resulting from the put options is recognized in profit or loss.

The Group also entered into a call option agreement which provides the Group right to purchase additional 18.4% shareholding in GME from its existing other shareholders at fair value in between 4th anniversary to 10th anniversary which has no value at reporting date.

The movement in the put options derivative liability during the period / year is as follows:

		30 September	31 December
		2025	2024
	<u>Note</u>	(Unaudited)	(Audited)
Balance as at 1 January		44,074,800	-
Put options issued on 26 June 2024	6.3	-	45,549,626
Change in fair value during the period / year		2,703,815	(1,474,826)
Balance at the end of the period / year		46,778,615	44,074,800

18. BORROWINGS

The balances, commission rate and repayment terms are as follows:

			30 September	31 December
			2025	2024
	Borrower	Maturity	(Unaudited)	(Audited)
NON - CURRENT				
Islamic financing (18.1)	Saudi Tadawul Group Holding Company	2028	312,975,000	137,566,667
Islamic financings (18.2)	DFN	2026	-	12,500,000
			312,975,000	150,066,667
CURRENT				
Islamic financing (18.1)	Saudi Tadawul Group Holding Company	Current portion	98,722,705	39,616,215
Islamic financings (18.2)	DFN	Current portion	16,000,000	-
Islamic financings (18.3)	DFN	2025	126,817	2,199,586
			114,849,522	41,815,801
		-		

- 18.1 The Company has obtained Islamic Sharia-compliant banking facility with total facility limit of SR 500 million for 5 years with quarterly repayments from a local bank at commission rate of SIBOR 3 month plus a margin.
- 18.2 DFN has renewed Al-Tawarroq financing from a local bank at commission rate of SAIBOR+2% repayable in 2026 (2024: SAIBOR+2%). Loans outstanding as at 30 September 2025 being withdrawn before the renewal are repayable in the current year. Further, the Group has an existing Al-Tawarroq financing from a local bank at commission rate of SAIBOR+2.25% and repayable in 2028 which is not yet utilized.
- 18.3 Consists of two facilities namely, "term loan" that carries commission rate of 14% per annum (2024: 14%) and also another Islamic financing that carries commission rates ranging from 6.59% to 9.35% per annum (2024: 6.59% to 9.35%). These are secured against the personal and corporate guarantees of certain related parties and real estate properties of related parties.



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19. CLEARING PARTICIPANT FINANCIAL LIABILITIES

		30 September	31 December
		2025	2024
Financial liabilities at amortized cost:	<u>Notes</u>	(Unaudited)	(Audited)
Collateral from clearing members	19.1	4,398,062,822	4,374,408,370
Members' contribution to clearing house funds	19.2	7,808,122	7,817,741
		4,405,870,944	4,382,226,111

- The deposits from clearing participants represents amounts received from clearing participants as collateral in lieu of initial margin, variation margin and default funds for the equity and derivatives markets. These deposits are subject to commission, a portion of which is shared and included in the clearing participant financial assets.
- 19.2 This represents a prefunded default arrangement that is composed of assets contributed by clearing members that may be used by the Group in certain circumstances to cover the losses or liquidity pressure resulting from participant defaults.

20. **ACCOUNTS PAYABLE**

			30 September	31 December
			2025	2024
		<u>Note</u>	(Unaudited)	(Audited)
Trade payables:				
Others	Current		30,997,957	25,855,681
Related parties	Current	33.2	23,342,231	26,569,615
			54,340,188	52,425,296
Purchase consideration payable for acquisition	Non-current		36,985,954	-
Total			91,326,142	52,425,296

Payables are non-commission bearing and are settled on terms ranging from immediate to sixty days.

21. BALANCE DUE TO CAPITAL MARKET AUTHORITY (CMA)

The Group acts as a collection agent on behalf of CMA where their trading commission share is collected and transferred to them on an agreed mechanism. Such portion is not recognized as Group's revenue. Also includes unpaid CMA fees balance.

22. **DEFERRED REVENUE**

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Balance as at 1 January	56,787,408	42,775,929
Invoiced during the period / year	368,766,198	325,349,409
Recognised as revenue during the period / year	(316,612,615)	(311,337,930)
Balance at end of the period / year	108,940,991	56,787,408
Non-current	12,266,248	12,682,832
Current	96,674,743	44,104,576
Total	108,940,991	56,787,408

Deferred revenue includes balances pertaining to related parties amounting to SAR 9,297,492 (31 December 2024: SAR 4,852,761) (Note 33.2).



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23. ACCRUED EXPENSES AND OTHER CURRENT LIABILITIES

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
Accrued employee expenses		144,531,813	169,447,394
Payable for General Organization for Social Insurance		2,760,383	2,623,882
Value added tax (VAT), net		4,108,726	-
Board of Directors remuneration payable	33.2	9,863,586	12,913,028
Accrued supplier expenses:			
- Related party	33.2	6,532,429	5,655,158
- Others		169,988,438	161,579,659
Total		337,785,375	352,219,121

Other payables and statutory dues are non-commission bearing and are settled on terms ranging from immediate to sixty days.

24. **ZAKAT PROVISION**

Zakat is assessed at 2.5% of the Zakat base based on the lunar year which will be adjusted for the Gregorian fiscal year. The key elements of zakat base primarily include equity components, provisions, net adjustments to the income, in addition to liabilities as adjusted for zakat purposes reduced by non-current assets.

The movements in zakat provision are as follows:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Balance as at 1 January	65,748,761	64,221,598
Provision for Zakat for the period / year		
- Current period / year	48,042,236	59,861,129
- Prior year over provision	-	(27,753)
Zakat expense for the period / year	48,042,236	59,833,376
- Recoverable from ZATCA	-	5,887,632
- Adjustment to recoverable from ZATCA	(1,988,486)	-
	46,053,750	65,721,008
Zakat paid during the period / year	(63,742,224)	(64,193,845)
Balance at end of the period / year	48,060,287	65,748,761

The Group has already filed and paid its consolidated Zakat return for the Company and its wholly owned subsidiaries with ZATCA for years 2020 till 2024. The Group is subject to Zakat in accordance with the Zakat regulations. The Company has received final assessments from ZATCA for the years from 2021 till 2023 with no additional zakat liability. The zakat returns for years 2020 and 2024 are still under review by ZATCA.



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(Saudi Arabian Riyals)

25. **OPERATING REVENUE**

	For the three-month period ended 30 September		For the nin	
	2025	2024	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Revenue recognized over-time				
Post trade services	47,804,851	47,104,154	145,803,514	137,696,124
Data and technology services	70,288,613	57,315,758	189,233,435	154,175,204
Listing services	26,822,637	26,334,437	79,838,947	72,445,280
Membership fees	2,924,574	2,151,388	8,213,369	5,524,538
Derivatives services	340,362	358,528	892,226	1,205,784
Commission income on SAMA Bills, net	20,622,771	25,732,486	67,158,116	75,085,764
Commission income on SAMA deposits, net	1,177,378	1,978,720	3,713,647	7,695,639
	169,981,186	160,975,471	494,853,254	453,828,333
Revenue recognized at point-in-time				
Post trade services	86,307,880	114,193,473	268,472,583	369,442,344
Trading services	57,629,663	82,035,189	184,308,116	268,511,159
Data and technology services	26,800	34,448	356,100	221,450
Listing services	3,625,087	1,756,490	16,298,060	7,954,090
Derivatives services	600	3,109	3,869	12,163
Membership fees	225,000	143,150	599,600	263,800
	147,815,030	198,165,859	470,038,328	646,405,006
Revenue from contracts with customers	317,796,216	359,141,330	964,891,582	1,100,233,339

The Group acts as a collection agent on behalf of CMA where their trading commission share is collected and transferred to them on an agreed mechanism. Such portion is not recognized as Group's revenue.

26. **OPERATING COSTS**

		For the three-month		For the nir	ne-month
	<u>Note</u>	period ended	30 September	period ended 3	30 September
		<u>2025</u>	<u>2024</u>	<u>2025</u>	<u>2024</u>
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Salaries and related benefits		62,336,282	68,290,117	181,408,834	180,833,045
CMA fees	26.1	32,500,000	32,500,000	97,500,000	97,500,000
Technology and network		36,461,680	24,530,596	90,721,070	67,120,460
Depreciation and amortization		17,635,995	18,680,973	52,592,846	53,684,063
Accommodation and utilities		3,088,577	1,100,921	8,253,701	5,319,731
Others		1,618,835	1,830,840	3,731,964	3,630,704
Total		153,641,369	146,933,447	434,208,415	408,088,003

This represents fees payable to the CMA in accordance with the details of the Market Institutions Deputy letter no. (17/268/6) dated 26.1 18 January 2017 which includes notification of CMA Board resolution.



NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

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27. GENERAL AND ADMINISTRATIVE EXPENSES

	For the three-month period ended 30 September		For the nine-month period ended 30 September	
	<u>2025</u>	2024	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Salaries and related benefits	60,938,718	64,644,557	176,767,417	160,662,042
Marketing and public relations	8,316,500	6,029,494	22,480,064	16,780,037
Technology and network	5,920,318	3,986,664	17,326,186	12,974,154
Consultancy	3,575,900	10,021,896	11,455,291	14,195,489
Depreciation and amortization	14,060,720	1,938,802	27,725,696	7,669,126
Board of Directors' remuneration	5,428,386	3,026,250	11,929,386	8,046,766
Accommodation and utilities	3,392,933	744,210	8,032,334	7,038,938
Others	1,379,805	1,394,956	4,085,819	3,291,006
Total	103,013,280	91,786,829	279,802,193	230,657,558

28. (REVERSAL) / ALLOWANCE FOR EXPECTED CREDIT LOSSES

		For the th	ree-month	For the nine-month		
	Notes	period ended 30 September		period ended 30 September		
		<u>2025</u> <u>2024</u>		<u>2025</u>	2024	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
Allowance / (reversal) on						
investments at amortized cost	8.1	5,911	208	6,525	(485)	
(Reversal) / allowance on accounts						
receivable	9.1	(1,865,297)	(3,174,781)	2,162,242	(53,134)	
Total		(1,859,386)	(3,174,573)	2,168,767	(53,619)	

29. INVESTMENT INCOME

	For the thi	ree-month	For the nine	e-month	
	period ended	30 September	period ended 30 September		
	<u>2025</u> <u>2024</u>		<u>2025</u>	<u>2024</u>	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
Commission income on time deposits	33,382,465	11,583,291	92,041,297	38,082,524	
Commission income on investments at					
amortized cost	7,909,009	4,703,398	16,597,160	13,679,543	
Realised gain on sale investments, net	2,044,580	3,970,066	14,358,738	5,607,103	
Unrealised gain on investments, net	4,119,556	19,089,144	7,270,490	52,671,216	
Dividend income	406,929	878,605	1,813,120	1,875,185	
Total	47,862,539	40,224,504	132,080,805	111,915,571	

30. FINANCE COSTS

		For the th	ree-month	For the nine-month		
		period ended	30 September	period ended 30 September		
		2025	<u>2024</u>	<u>2025</u>	2024	
	<u>Notes</u>	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
Finance cost on borrowings		7,456,433	2,901,093	21,370,562	3,506,871	
Finance cost on employees' end-						
of-service benefits liabilities	15	1,268,889	1,079,790	3,806,673	3,239,371	
Finance cost on lease liabilities	14	2,679,590	-	5,281,017	-	
Finance cost on purchase						
consideration payable	20	539,315	<u>-</u>	1,420,755		
Total		11,944,227	3,980,883	31,879,007	6,746,242	

For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

31. BASIC AND DILUTED EARNINGS PER SHARE

Basic and diluted earnings per share is computed by dividing profit attributable to the ordinary shareholders of the parent company by the weighted average outstanding number of shares for the period ended 30 September 2025, totaling 120 million shares (30 September 2024: 120 million shares).

	For the t	hree-month	For the nine-month		
	period ended	l 30 September	period ended 30 September		
	<u>2025</u> <u>2024</u>		<u>2025</u>	2024	
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
Profit for the period	82,661,587	140,350,071	299,418,379	505,702,479	
Weighted average outstanding number of					
shares	120,000,000	120,000,000	120,000,000	120,000,000	
Earnings per share	0.69	1.17	2.50	4.21	

32. CONTINGENCIES AND COMMITMENTS

Commitments

Commitments represent the value not yet executed supply contracts of assets and services to the Group as follows:

	30 September 2025 (Unaudited)	31 December 2024 (Audited)
Capital expenditure commitments	67,514,815	57,421,744
Operating expenditure commitments	88,141,074	49,145,906
	155,655,889	106,567,650
<u>Contingencies</u>	30 September 2025 (Unaudited)	31 December 2024 (Audited)
Letters of guarantee	1,147,940	1,147,940

The Group, in its ordinary course of business, is subject to proceedings, lawsuits and other claims, which are being defended. The ultimate results of these matters cannot be determined with certainty. However, the management believes that the results of these matters are not expected to have any material impact on the Group's financial position or on the results of its operations as reflected in these consolidated financial statements.

For the nine-month



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33. TRANSACTIONS WITH RELATED PARTIES

During the ordinary course of business, the Company enters into transaction with its related parties. These related parties include:

- A) Ultimate controlling party PIF as explained in Note 1;
- B) Other related parties that include entities which have either common directors with the Company's Board of Directors (BOD) and / or owned by Parent and / or have common directors with the BOD of Parent;
- C) Equity accounted companies, refer Note 1.2 for details; and
- D) Key Management that includes the Company's BOD and key executives
- 33.1 Following are the total amount of transactions that have been entered into during the period / year with the related parties:

		roi the fille-month		
	period ended 30 September			
		<u>2025</u>	<u>2024</u>	
	<u>Notes</u>	(Unaudited)	(Unaudited)	
PIF				
Operating revenue from services rendered		6,541,215	4,260,000	
Other related parties				
Operating revenue from services rendered		252,237,366	330,908,354	
Commission income		5,032,352	7,539,724	
Purchase of services (internet, utilities and others)		17,550,068	12,414,276	
Disposals / additions of investments at FVTPL , net		62,143,522	(158,564,381)	
Equity accounted investments				
Depreciation on right-of-use assets		32,167,056	32,167,056	
Finance cost on lease liabilities		6,843,800	8,774,349	
TREC – Share of results	6.1	10,246,901	(7,516,053)	
RVCMC – Share of results	6.2	(10,002,488)	(13,361,954)	
GME – Share of results	6.3	(2,004,220)	(456,753)	
Key management personnel compensation				
Salaries and other short-term benefits		20,811,891	21,660,348	
Post-employment benefits		1,216,182	1,742,118	
Board of Directors' remuneration	27	11,929,386	8,046,766	

Operating revenue from services rendered by the Group to the related parties included services of post trade, trading, listing, data and technology services, derivative and membership at agreed terms.

33.2 Following are the outstanding balances arising from related party transactions:

		30 September	31 December
		2025	2024
	<u>Notes</u>	(Unaudited)	(Audited)
PIF			
Accounts receivable	9	3,079	60,579
Deferred revenue	22	-	4,185,000
Other related parties			
Investments held at FVTPL	8.2	346,862,989	185,396,324
Accounts receivables	9	30,851,261	21,782,858
Less: ECL allowance	9.1	(561,920)	(161,725)
Accounts receivable, net		30,289,341	21,621,133
Accounts payable, deferred revenue and accrued expenses	20,22,23	39,172,152	37,077,534
Cash and cash equivalents	13	68,826,277	77,306,930
Clearing participant financial liabilities	19	439,782,037	583,168,812
Equity accounted investments			
Right-of-use assets - TREC		135,816,458	167,983,514
Lease liabilities - TREC		163,880,775	157,036,974
Accounts receivable - TREC	9	50,989	183,417
Key management personnel			
Board of Directors remuneration payable	23	9,863,586	12,913,028

Outstanding balances at period / year end arise in normal course of business. These balances are unsecured, commission free and are recoverable / payable on terms ranging from immediate to thirty days.



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34. SEGMENT INFORMATION

The Group operates solely in the Kingdom of Saudi Arabia. For management purposes, the Group is organized into business segments based on services provided. The reportable segments of the Group are:

Capital markets

The activities of this segment include trading commission for securities and derivative markets, admission fees from initial listing and further capital raises, annual fees charged for securities traded on the Group's markets and fees from secondary market services.

Post-trade

The activities of this segment include registration of investment portfolios in the filing and settlement system, register and file its ownership, transfer, settlement, clearing and safekeeping its ownership, registering any restriction of ownership on the file securities, and associate with members of the market and settlement agents to filing and settlement system. Furthermore, linking and managing records of securities issuers, organizing general assemblies for issuers including remote voting service for such assemblies, providing reports, notifications and information in addition to providing any other service relating to its activities according to financial market regulations.

Data and technology services

The activities of this segment are to grow the business of Data and Technology Services which includes offering high-quality real-time trading data, reference data, market indices, financial information to the financial community, financial technology solutions, research & development in the field of engineering & technology and innovative capital market solutions for stakeholders. In addition, this segment also develops financial technology and financial content for stakeholders to utilize as data and technology services.

Corporate

Corporate manages future corporate development and controls all treasury related functions. This also includes managing strategy for business development including mergers and acquisitions, legal, finance, zakat and taxation, operations, information technology, human resources and customer relations management.



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34. SEGMENT INFORMATION (CONTINUED)

34.1 Financial information relating to operating segments:

For nine-months period ended

		Data and			
		technology			
30 September 2025 (Unaudited)	Capital markets	services	Post- trade	Corporate	Total
Segment revenue	288,359,112	189,589,535	486,942,935	-	964,891,582
Segment costs excluding					
depreciation and amortization	(147,082,106)	(129,082,066)	(289,401,467)	(70,295,194)	(635,860,833)
Depreciation and amortization	(8,645,113)	(14,086,109)	(16,675,574)	(40,911,746)	(80,318,542)
Investment income	-	-	-	132,080,805	132,080,805
Share of results of equity					
accounted investments	-	-	-	(1,759,807)	(1,759,807)
Finance costs	-	-	-	(31,879,007)	(31,879,007)
Changes in the fair value of a					
derivative liability	-	-	-	(2,703,815)	(2,703,815)
Other income, net	-	-	-	2,871,655	2,871,655
Profit before Zakat	132,631,893	46,421,360	180,865,894	(12,597,109)	347,322,038
Zakat expense	-	-	-	(48,042,236)	(48,042,236)
Profit after Zakat	132,631,893	46,421,360	180,865,894	(60,639,345)	299,279,802
Net profit for the period is attributable to:					
Ordinary shareholders of the					
parent company	132,631,893	46,559,937	180,865,894	(60,639,345)	299,418,379
Non-controlling interest	-	(138,577)	-	-	(138,577)
<u> </u>	132,631,893	46,421,360	180,865,894	(60,639,345)	299,279,802

		Data and			
		technology			
30 September 2024 (Unaudited)	Capital markets	services	Post- trade	Corporate	Total
Segment revenue	354,189,217	154,396,654	591,647,468	-	1,100,233,339
Segment cost excluding					
depreciation and amortization	(134,522,438)	(103,236,701)	(264,730,258)	(74,849,356)	(577,338,753)
Depreciation and amortization	(9,642,090)	(11,646,853)	(16,763,047)	(23,301,199)	(61,353,189)
Investment income	-	-	-	111,915,571	111,915,571
Share of results of equity					
accounted investments	-	-	-	(21,334,760)	(21,334,760)
Finance costs	-	-	-	(6,746,242)	(6,746,242)
Changes in the fair value of a					
derivative liability	-	-	-	(3,080,993)	(3,080,993)
Other income, net	-	-	-	2,382,731	2,382,731
Segment profit before Zakat	210,024,689	39,513,100	310,154,163	(15,014,248)	544,677,704
Zakat expense	-	-	-	(43,827,612)	(43,827,612)
Segment profit after Zakat	210,024,689	39,513,100	310,154,163	(58,841,860)	500,850,092
Net profit for the period is attributable to:					
Ordinary shareholders of the					
parent company	210,024,689	44,365,487	310,154,163	(58,841,860)	505,702,479
Non-controlling interest	-	(4,852,387)	-	-	(4,852,387)
	210,024,689	39,513,100	310,154,163	(58,841,860)	500,850,092



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34. SEGMENT INFORMATION (CONTINUED)

34.1 Financial information relating to operating segments (continued):

For three-months period ended:

30 September 2025 (Unaudited)	Capital markets	Data and technology services	Post- trade	Corporate	Total
oo ooptombor 2020 (emadantoa)	- Suprium markots	30, 1,003	1 001 11 000	oor por ato	rotar
Segment revenue	90,901,629	70,315,413	156,579,174	-	317,796,216
Segment costs excluding					
depreciation and amortization	(50,640,714)	(49,201,550)	(97,188,851)	(26,067,433)	(223,098,548)
Depreciation and amortization	(2,956,926)	(4,808,697)	(5,747,065)	(18,184,027)	(31,696,715)
Investment income	-	-	-	47,862,539	47,862,539
Share of results of equity					
accounted investments	-	-	-	560,429	560,429
Finance costs	-	-	-	(11,944,227)	(11,944,227)
Changes in the fair value of a					
derivative liability	-	-	-	(131,031)	(131,031)
Other income, net	-	_	_	(84,049)	(84,049)
Profit before Zakat	37,303,989	16,305,166	53,643,258	(7,987,799)	99,264,614
Zakat expense	-	-	-	(16,568,279)	(16,568,279)
Profit after Zakat	37,303,989	16,305,166	53,643,258	(24,556,078)	82,696,335
Net profit for the period is attributable to:	21,7552,155	,		(= 1,2 = 2, = 1,	
Ordinary shareholders of the					
parent company	37,303,989	16,270,418	53,643,258	(24,556,078)	82,661,587
Non-controlling interest	-	34,748	-	-	34,748
	37,303,989	16,305,166	53,643,258	(24,556,078)	82,696,335
30 September 2024 (Unaudited)	Capital markets	Data and technology services	Post- trade	Corporate	Total
			1 001 11440		
				·	
Segment revenue	112,164,732	57,350,206	189,626,392	-	359,141,330
Segment cost excluding		57,350,206	189,626,392	-	
Segment cost excluding depreciation and amortization	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002)	(214,925,928)
Segment cost excluding depreciation and amortization Depreciation and amortization		57,350,206	189,626,392	(30,227,002) (7,840,889)	(214,925,928) (20,619,775)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002)	(214,925,928)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504	(214,925,928) (20,619,775) 40,224,504
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504 (4,834,074)	(214,925,928) (20,619,775) 40,224,504 (4,834,074)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504	(214,925,928) (20,619,775) 40,224,504
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net	(51,530,513) (3,242,736) - - - -	57,350,206 (37,696,755) (4,167,716)	189,626,392 (95,471,658) (5,368,434) - - -	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat	(51,530,513)	57,350,206 (37,696,755)	189,626,392 (95,471,658)	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense	(51,530,513) (3,242,736) - - - - 57,391,483	57,350,206 (37,696,755) (4,167,716) 15,485,735	189,626,392 (95,471,658) (5,368,434) - - - - - 88,786,300	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777) (13,245,657)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 153,917,741 (13,245,657)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense Segment profit after Zakat	(51,530,513) (3,242,736) - - - -	57,350,206 (37,696,755) (4,167,716)	189,626,392 (95,471,658) (5,368,434) - - -	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense Segment profit after Zakat Net profit for the period is attributable to:	(51,530,513) (3,242,736) - - - - 57,391,483	57,350,206 (37,696,755) (4,167,716) 15,485,735	189,626,392 (95,471,658) (5,368,434) - - - - - 88,786,300	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777) (13,245,657)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 153,917,741 (13,245,657)
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense Segment profit after Zakat Net profit for the period is attributable to: Ordinary shareholders of the	(51,530,513) (3,242,736) - - - - - 57,391,483 - 57,391,483	57,350,206 (37,696,755) (4,167,716) 15,485,735 - 15,485,735	189,626,392 (95,471,658) (5,368,434) - - - - - - - - - - - - - - - - - - -	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777) (13,245,657) (20,991,434)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 153,917,741 (13,245,657) 140,672,084
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense Segment profit after Zakat Net profit for the period is attributable to: Ordinary shareholders of the parent company	(51,530,513) (3,242,736) - - - - 57,391,483	57,350,206 (37,696,755) (4,167,716) 15,485,735 - 15,485,735	189,626,392 (95,471,658) (5,368,434) - - - - - 88,786,300	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777) (13,245,657)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 153,917,741 (13,245,657) 140,672,084
Segment cost excluding depreciation and amortization Depreciation and amortization Investment income Share of results of equity accounted investments Finance costs Changes in the fair value of a derivative liability Other income, net Segment profit before Zakat Zakat expense Segment profit after Zakat Net profit for the period is attributable to: Ordinary shareholders of the	(51,530,513) (3,242,736) - - - - - 57,391,483 - 57,391,483	57,350,206 (37,696,755) (4,167,716) 15,485,735 - 15,485,735	189,626,392 (95,471,658) (5,368,434) - - - - - - - - - - - - - - - - - - -	(30,227,002) (7,840,889) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 (7,745,777) (13,245,657) (20,991,434)	(214,925,928) (20,619,775) 40,224,504 (4,834,074) (3,980,883) (3,080,993) 1,993,560 153,917,741 (13,245,657) 140,672,084



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(Saudi Arabian Riyals)

SEGMENT INFORMATION (CONTINUED) 34.

34.2 Operating revenue by operating segments For nine-months period ended:

To Time-months period crided.	Data and technology					
30 September 2025 (Unaudited)	Capital markets	services	Post- trade	Total		
oo ooptombol 2020 (onadatted)	- Capital Markets	301 11003	1 03t trade	10141		
Revenue recognised at a point-in-time						
Trading services	184,308,116	-	-	184,308,116		
Data & technology Services	· · ·	356,100	-	356,100		
Post trade services	-	-	268,472,583	268,472,583		
Listing services	16,298,060	-		16,298,060		
Derivatives services	222	-	3,647	3,869		
Membership fees	599,600	-	-	599,600		
Revenue recognised over-time						
Data and technology services	-	189,233,435	-	189,233,435		
Post trade services	-	-	145,803,514	145,803,514		
Listing services	79,838,947	-	-	79,838,947		
Derivatives services	676,372	-	215,854	892,226		
Membership fees	6,637,795	-	1,575,574	8,213,369		
Commission income on SAMA Bills, net	-	-	67,158,116	67,158,116		
Commission income on SAMA deposits, net	-	-	3,713,647	3,713,647		
Consolidated revenue	288,359,112	189,589,535	486,942,935	964,891,582		
	Capital Da	ta and technology				
30 September 2024 (Unaudited)	Capital Da markets	ta and technology services	Post- trade	Total		
			Post- trade	Total		
Revenue recognised at a point-in-time	markets		Post- trade	Total 268,511,159		
			Post- trade - -			
Revenue recognised at a point-in-time Trading services	markets	services	Post- trade 369,442,344	268,511,159		
Revenue recognised at a point-in-time Trading services Data & Technology Services	markets	services	-	268,511,159 221,450		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services	268,511,159 -	services	-	268,511,159 221,450 369,442,344		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services	268,511,159 - - - 7,954,090	services	- - 369,442,344 -	268,511,159 221,450 369,442,344 7,954,090		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services	268,511,159 7,954,090 5,761	services	- - 369,442,344 -	268,511,159 221,450 369,442,344 7,954,090 12,163		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees	268,511,159 7,954,090 5,761	services	- - 369,442,344 -	268,511,159 221,450 369,442,344 7,954,090 12,163		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time	268,511,159 7,954,090 5,761	221,450 - - - -	- - 369,442,344 -	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time Data and technology services	268,511,159 7,954,090 5,761	221,450 - - - -	- - 369,442,344 - 6,402 -	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time Data and technology services Post trade services	7,954,090 5,761 263,800	221,450 - - - -	- - 369,442,344 - 6,402 -	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800 154,175,204 137,696,124		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time Data and technology services Post trade services Listing services Derivatives services Membership fees	72,445,280	221,450 - - - -	- 369,442,344 - 6,402 - 137,696,124	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800 154,175,204 137,696,124 72,445,280		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time Data and technology services Post trade services Listing services Derivatives services Derivatives services	72,445,280 1,038,277	221,450 - - - -	- 369,442,344 - 6,402 - - 137,696,124 - 167,507	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800 154,175,204 137,696,124 72,445,280 1,205,784		
Revenue recognised at a point-in-time Trading services Data & Technology Services Post trade services Listing services Derivatives services Membership fees Revenue recognised over-time Data and technology services Post trade services Listing services Derivatives services Membership fees	72,445,280 1,038,277	221,450 - - - -	- 369,442,344 - 6,402 - 137,696,124 - 167,507 1,553,688	268,511,159 221,450 369,442,344 7,954,090 12,163 263,800 154,175,204 137,696,124 72,445,280 1,205,784 5,524,538		



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(Saudi Arabian Riyals)

34. SEGMENT INFORMATION (CONTINUED)

34.2 Operating revenue by operating segments (continued): For three-months period ended:

	Da	ita and technology		
30 September 2025 (Unaudited)	Capital markets	services	Post- trade	Total
Revenue recognised at a point-in-time				
Trading services	57,629,663	-	-	57,629,663
Data & technology Services	-	26,800	-	26,800
Post trade services	-	-	86,307,880	86,307,880
Listing services	3,625,087	-	-	3,625,087
Derivatives services	-	-	600	600
Membership fees	225,000	-	-	225,000
Revenue recognised over-time				
Data and technology services	-	70,288,613	=	70,288,613
Post trade services	-	-	47,804,851	47,804,851
Listing services	26,822,637	-	-	26,822,637
Derivatives services	215,242	-	125,120	340,362
Membership fees	2,384,000	-	540,574	2,924,574
Commission income on SAMA Bills, net	-	-	20,622,771	20,622,771
Commission income on SAMA deposits, net	-	-	1,177,378	1,177,378
Consolidated revenue	90,901,629	70,315,413	156,579,174	317,796,216

30 September 2024 (Unaudited)	Capital markets	Data and technology services	Post- trade	Total
Revenue recognised at a point-in-time				
Trading services	82,035,189	-	-	82,035,189
Data & Technology Services	-	34,448	-	34,448
Post trade services	-	-	114,193,473	114,193,473
Listing services	1,756,490	-	-	1,756,490
Derivatives services	1,554	-	1,555	3,109
Membership fees	143,150	-	-	143,150
Revenue recognised over-time				
Data and technology services	-	57,315,758	-	57,315,758
Post trade services	-	-	47,104,154	47,104,154
Listing services	26,334,437	-	-	26,334,437
Derivatives services	306,212	-	52,316	358,528
Membership fees	1,587,700	-	563,688	2,151,388
Commission income on SAMA Bills, net	-	-	25,732,486	25,732,486
Commission income on SAMA deposits, net	-	-	1,978,720	1,978,720
Consolidated revenue	112,164,732	57,350,206	189,626,392	359,141,330



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Group has exposure to the following risks from its activities and use of financial instruments:

- Market risk;
- Credit risk;
- Operational risk management; and
- Liquidity risk.

This note presents information about the Group's exposure to each of the above risks and the Group's objectives, policies and processes for measuring and managing these risks. Furthermore, quantitative disclosures are included throughout these consolidated financial statements.

Enterprise Risk Management Framework

The Board of Directors (Board) has the overall responsibility for the establishment and oversight of the Group's Enterprise Risk Management (ERM) Framework. The Board is responsible for approving the Group's ERM policy. Furthermore, the Board Governance, Risk and Compliance Committee is responsible for overseeing the effective implementation of the ERM policy.

The Group's ERM policy is established to identify and analyze risks faced by the Group, to set appropriate risk limits & controls, and to monitor risks & adherence to limits. The ERM Policy and Framework are reviewed regularly to reflect changes in market conditions and the Group's activities. The Group, aims to develop a constructive risk culture in which all employees proactively engage and understand their roles and obligations.

The main components of the Group's ERM Framework are risk governance, risk appetite & tolerance, risk management process, Risk Universe, risk culture, risk management tools and relevant policies and procedures. The framework governs the processes required to identify, evaluate and prioritize the key risks that could impact the Group and the execution of its strategy.

To ensure an integrated and consistent approach across the risk management process of the Group, risk appetite & tolerance limits are defined as per the Risk Universe, which classifies risks into structured categories for effective risk management. This risk classification directly influences the particular configuration of the risk appetite and other ERM Framework elements such as the ERM Policy and procedures.

Risk management structure

A cohesive organisational structure is established within the Group in order to identify, assess, monitor and control risks.

Board of Directors

The objective of risk governance is the centralised oversight of the Board of Directors providing direction and the necessary approvals of strategies and policies in order to achieve defined corporate goals.

Senior management

Senior management is responsible for the day to day operations in respect of achieving the strategic goals within the Group's pre-defined risk appetite. All business functions link their risk assessment methodology in line with the Risk Universe and core statements. In addition, all the policies and procedures of the business functions should be aligned with all the tolerance levels stated in Risk Appetite Statement.

The risks faced by the Group and the way these risks are mitigated by management are summarised below:

35.1 Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate, because of changes in market prices, whether those changes are caused by factors specific to the individual financial instrument or its issuer or factors affecting all similar financial instruments traded in the market. The Group limits market risk by maintaining a diversified portfolio and by monitoring the developments in financial markets. Market risk reflects price risk, currency risk and commission rate risk.

Price risk

Price risk is the risk that the value of financial instruments will fluctuate due to changes in market prices (other than risk arising from commission rate and foreign currency). The Group believes price risk does not arise for the Group based on the investment portfolio held.



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(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

35.1 Market risk (continued)

Currency risk

Currency risk is the risk that the value of financial instruments will fluctuate due to changes in foreign exchange rates. The Group is subject to fluctuations in foreign exchange rates in the normal course of its business. The Group is not exposed to any significant currency risk and it did not undertake significant transactions in currencies other than Saudi Arabian Riyals or USD.

Commission rate risk

Commission risk is the exposure to multiple risks related to the impact of changes in commission rates in the market on the Group's financial position and cash flows. The Group monitors the fluctuations in commission rates and believes that the impact of the risk is on certain financial instruments held by the Group.

A 1% change in the commission rates, with all other variables held constant, would impact the condensed consolidated statement of profit or loss and other comprehensive income as set out below:

	For the thr	ee-month	For the nine-month period ended 30 September		
	period ended 3	30 September			
	2025	<u>2024</u>	2025	<u>2024</u>	
Effect on profit for the period (+/-)	12,789,912	12,616,055	38,369,737	37,848,165	

35.2 Credit risk

Credit risk is the risk of a financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Group's accounts receivables from customers, cash at banks, time deposits and investment in debt securities.

The below schedule shows the maximum limit for exposure to credit risk of the consolidated statement of financial position elements:

	30 September	31 December
	2025	2024
	(Unaudited)	(Audited)
Cash and cash equivalents	107,194,754	352,183,946
Investments at amortized cost	269,631,677	391,077,725
Investments at fair value through profit or loss	411,328,459	983,626,687
Clearing participant financial assets	4,428,924,647	4,409,323,509
Accounts receivable	107,209,683	98,911,703
Other receivables	1,182,398	6,395,763
Accrued operational revenue	17,474,420	10,832,124
Advance to employees	9,605,325	7,104,899
Security deposit	4,493,760	4,493,760
Total	5,357,045,123	6,263,950,116

Cash and cash equivalents

The Group keeps its surplus funds with banks having sound credit ratings. Currently the surplus funds are kept with banks that have ratings as follows:



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(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

35.2 Credit risk (continued)

Current accounts

	STANDARD & POOR Moody's		Fi	tch		
Bank name	Long term	Short term	Long term	Short term	Long term	Short term
SAB	-	-	A1	P-1	A-	F2
SNB	А	A-1	A3	P-1	A-	F2
BSF	A-	A-2	A1	P-1	-	-
SAIB	BBB+	A-2	A2	P-1	A-	F2
Emirates NBD	-	-	A1	P-1	-	-
Mashreq Bank	A	A-1	A3	P-1	-	-
United Bank Limited	-	-	C2	NP	-	-
ANB	A-	A-2	A1	P-1	A-	F2
AL Rajhi	A	A-1	A3	P-1	A-	F2

Time deposit

	STANDAI	RD & POOR	Mod	ody's	Fi	itch
Bank name	Long term	Short term	Long term	Short term	Long term	Short term
QNB	A+	A-1	A3	P-1	A+	F1
BJAZ	-	=	A3	P-1	A-	F2
Riyad	А	A-1	A1	P-1	Α-	F2

Investments at amortized cost

This represents investments in sukuks issued by counter parties operating in the Kingdom of Saudi Arabia having sound credit ratings as disclosed in note 8.

Accounts receivable

Accounts receivable are shown net of the allowance for expected credit losses. The Group applies the IFRS 9 simplified approach in measuring expected credit losses which uses a lifetime expected loss allowance. To measure the expected credit losses, account receivables have been grouped based on the days past due. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Accrued operational revenue

Accrued operating revenue represents earned revenue which is yet to be billed to customers. These are short-term in nature and no significant credit risk exists in the balance.

Advance to employees

This represents advances provided to employees on their request. Such advances are deducted from their monthly salaries. Therefore, no significant credit risk exists in the balance.

Other receivables

Other receivables represent receivables from low credit risk counterparties and are short-term in nature.



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(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

35.3 Concentration of credit risk

The following table provides information about the exposure to credit risk and expected credit losses for receivables as at 30 September 2025.

Weighted		
average	Gross carrying	Loss
oss rate %	<u>amount</u>	<u>allowance</u>
3.41	71,132,052	2,428,699
5.29	9,891,187	522,812
21.33	5,761,537	1,228,904
12.42	816,362	101,367
53.43	3,292,160	1,758,933
19.97	10,898,186	2,176,616
58.79	33,087,555	19,452,025
	134,879,039	27,669,356
	3.41 5.29 21.33 12.42 53.43 19.97	3.41 71,132,052 5.29 9,891,187 21.33 5,761,537 12.42 816,362 53.43 3,292,160 19.97 10,898,186 58.79 33,087,555

The following table provides information about the exposure to credit risk and expected credit losses for receivables as at 31 December 2024:

	Weighted		
	average	Gross carrying	Loss
	loss rate %	<u>amount</u>	<u>allowance</u>
0-30 days (not past due)	3.02	74,371,050	2,245,795
30-60 days	2.72	2,739,824	74,505
61-90 days	16.00	7,532,778	1,205,457
91-120 days	4.25	3,037,663	129,212
121-180 days	37.41	4,328,954	1,619,595
181-360 days	29.42	5,058,123	1,488,165
More than 360 days past due	68.53	27,350,425	18,744,385
		124,418,817	25,507,114

35.4 Operational Risk Management

The Group's objective is to manage operational risk arising from failure of internal and external processes, individuals, systems, or external events. These include issuer operations risks, member operations risks, market operations risks, human resources risks and physical asset risks. To balance the avoidance of financial losses and damage to the Group's reputation with overall cost-effectiveness and to avoid control procedures that restrict initiative and creativity.

In order to manage the Group's Clearing services activities risks, the Group through one of its subsidiaries (Muqassa) has an integrated and comprehensive risk management system and ensures that its risk management framework identifies, measures, monitors and manages the risks that it bears from Clearing Members as well as other key institutions. Group has as a low risk appetite for financial, liquidity, operational, market and credit concentration risk. This appetite helps drive the setting of conservative values when deciding on key measures such as the Default Fund Cover or Investment Duration. These risk management policies, procedures, systems and controls have been developed to adhere to the CMA's Securities Central Counterparties Regulation as well as align to both CPMI-IOSCO's Principles for Financial Market Infrastructures (PFMIs) and international best practices.

31 December 2024



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For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

35.5 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.

30 September 2025

The below schedule shows an analysis of financial assets and liabilities based on the contractual maturities:

	30 September 2025		31 December 2024					
	Carrying	Less than 12	More than 12		Carrying	Less than 12	More than 12	
	amount	months	months	Total	amount	months	months	Total
Financial assets at fair value:								
Investments	411,328,459	411,328,459	-	411,328,459	983,626,687	983,626,687	-	983,626,687
Financial assets at amortized cost:								
Investments	269,631,677	-	281,961,000	281,961,000	391,077,725	219,110,000	184,961,000	404,071,000
Cash and cash equivalents	107,194,754	107,194,754	-	107,194,754	352,183,946	352,183,946	=	352,183,946
Time deposits	2,239,935,963	2,239,935,963	-	2,239,935,963	=	1,234,207,295	-	1,234,207,295
Clearing participant financial assets	4,428,924,647	4,428,924,647	-	4,428,924,647	4,409,323,509	4,409,323,509	-	4,409,323,509
Account receivables	107,209,683	107,209,683	-	107,209,683	98,911,703	98,911,703	=	98,911,703
Accrued operational revenue	17,474,420	17,474,420	-	17,474,420	10,832,124	10,832,124	-	10,832,124
Advance to employees	9,605,325	9,605,325	-	9,605,325	7,104,899	7,104,899	=	7,104,899
Other receivables	1,182,398	1,182,398	-	1,182,398	6,395,763	6,395,763	-	6,395,763
Security deposit	4,493,760	4,493,760	-	4,493,760	4,493,760	4,493,760	-	4,493,760
Total financial assets	7,596,981,086	7,327,349,409	281,961,000	7,609,310,409	6,263,950,116	7,326,189,686	184,961,000	7,511,150,686
Financial liabilities at fair value								
Derivative liability	46,778,615	-	46,778,615	46,778,615	44,074,800	-	44,074,800	44,074,800
Financial liabilities at amortized cost								
Borrowings	427,824,522	148,577,986	320,739,675	469,317,661	191,882,468	63,053,347	172,142,929	235,196,276
Non-controlling interest put options	-	-	-	-	187,332,006	=	220,500,000	220,500,000
Clearing participant financial liabilities	4,405,870,944	4,405,870,944	-	4,405,870,944	4,382,226,111	4,382,226,111	=	4,382,226,111
Lease liabilities	222,221,730	65,580,071	165,496,375	231,076,446	157,036,974	57,066,071	108,233,697	165,299,768
Accounts payable	91,326,142	54,340,188	40,000,000	94,340,188	52,425,296	52,425,296	=	52,425,296
Balance due to Capital Market Authority	57,833,091	57,833,091	-	57,833,091	58,445,702	58,445,702	-	58,445,702
Accrued expenses and other current liabilities	337,785,375	337,785,375	-	337,785,375	352,219,121	352,219,121	-	352,219,121
Total financial liabilities	5,589,640,419	5,069,987,655	573,014,665	5,643,002,320	5,425,642,478	4,965,435,648	544,951,426	5,510,387,074
Net financial assets	2,007,340,667	2,257,361,754	(291,053,665)	1,966,308,089	838,307,638	2,360,754,038	(359,990,426)	2,000,763,612



For the three-month and nine-month periods ended 30 September 2025

(Saudi Arabian Riyals)

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

35.6 Changes in liabilities arising from financing activities

	1 January	Cash flows	Finance costs	New financing	30 September
<u>2025</u>					
Lease liabilities	157,036,974	(12,330,647)	8,752,174	68,763,229	222,221,730
Borrowings	191,882,468	(90,178,508)	21,370,562	304,750,000	427,824,522
	348,919,442	(102,509,155)	30,122,736	373,513,229	650,046,252
	1 January	Cash flows	Finance cost	New financing	31 December
2024	1 January	Cash flows	Finance cost	New financing	31 December
2024 Lease liabilities	1 January 202,256,755	Cash flows (58,426,459)	Finance cost 11,518,116	New financing	31 December 157,036,974
					
Lease liabilities	202,256,755	(58,426,459)	11,518,116	1,688,562	157,036,974

35.7 Capital management

The primary objective of the Company's capital management is to ensure that it maintains healthy capital ratios in order to support its business and maximise shareholders' value.

The Company manages its capital structure and makes adjustments to it in light of changes in economic conditions. Equity comprises capital and other reserve and retained earnings and non-controlling interest, and is measured at SAR 3,348,375,429 as at 30 September 2025 (31 December 2024: SAR 3,491,737,165).

36. FAIR VALUE OF FINANCIAL INSTRUMENTS

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Underlying the definition of fair value is the presumption that the Group is a going concern and there is no intention or requirement to curtail materially the scale of its operations or to undertake a transaction on adverse terms.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

When measuring the fair value, the Group uses market observable data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities that can be accessed at the measurement date
- Level 2: Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. The fair value of all other / remaining financial assets and financial liabilities not mentioned below approximates to their carrying values.



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(Saudi Arabian Riyals)

36. FAIR VALUE OF FINANCIAL INSTRUMENTS (CONTINUED)

Investments at FVTPL classified as level 2 include units of mutual funds, the fair value of which is determined based on the latest reported net assets value ("NAV") as at the date of consolidated statement of financial position.

30 September 2025 (Unaudited)

	Carrying				
	Value	Level 1	Level 2	Level 3	Total fair value
Investments – at FVTPL					
Money market funds	411,328,459	-	411,328,459	-	411,328,459
Derivative liability (Note 17)	46,778,615	-	-	46,778,615	46,778,615

31 December 2024 (Audited)

	Carrying		Fair value		Total fair
	Value	Level 1	Level 2	Level 3	value
Investments – at FVTPL					
Money market funds	983,626,687	-	983,626,687	-	983,626,687
Derivative liability (Note 17)	44,074,800	<u>-</u> _		44,074,800	44,074,800
Non-controlling interest put					
option	187,332,006	-	187,332,006		187,332,006

There were no transfers between level 1 and level 2 fair value measurements, and no transfers into or out of level 3 fair value measurements as of 30 September 2025 (31 December 2024: Nil).

Derivative liability – significant assumptions and inputs used:

Particular	Inputs used
Risk-free rate	3.29% - 4.15%
Expected share price volatility	30.87% - 31.99%
Dividend yield	0.00%
Equity price per share	\$0.92 - \$1.05

Sensitivity analysis on derivative liability:

The sensitivity is as a result of the subjective nature of the unobservable input, namely the volatility and the potential movements in the risk-free rates. The impact of change in 10% volatility would result in change in fair value of the put options as follows:

Sensitivity analysis	-10%	Base case	+10%
Total	27,822,844	46,778,615	64,998,684

SAUDI TADAWUL GROUP HOLDING COMPANY

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

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37. SUBSEQUENT EVENTS

There are no events subsequent to the period which requires disclosure in these condensed consolidated interim financial statements.

38. DIVIDENDS

The Board of Directors of the Company in their meeting on 27 February 2025 recommended to the General Assembly which approved the distribution of dividends on 7 May 2025 to the shareholders for the fiscal year ended 31 December 2024 with a total amount of SAR 402 million, equivalent to SAR 3.35 per share representing 33.5% of the share par value.

The Board of Directors of the Company in their meeting on 9 March 2024 recommended to the General Assembly which approved the distribution of dividends on 25 April 2024 to the shareholders for the fiscal year ended 31 December 2023 with a total amount of SAR 276 million, equivalent to SAR 2.30 per share representing 23% of the share par value.

39. RECLASSIFICATIONS

Certain comparative figures have been reclassified to conform to the current period presentation.

40. APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS

The condensed consolidated interim financial statements have been approved by the Board of Directors on 3 Jumada Al-Ula 1447H corresponding to 25 October 2025.