(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

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

INDEPENDENT AUDITOR'S REVIEW REPORT

(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED) For the three-month and six-month periods ended 30 June 2025

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KPMG Professional Services Company

Zahran Business Center Prince Sultan Street P. O. Box 55078 Jeddah 21534 Kingdom of Saudi Arabia Commercial Registration No 4030290792

Headquarters in Riyadh

شركة كي بي إم جي للاستشارات المهنية مساهمة مهنية

مركز زهران للأعمال شارع الأميرسلطان ص. ب. 55078 جده 21534 المملكة العربية السعودية سجل تجاري رقم 4030290792

المركز الرئيسى في الرياض

Independent auditor's report on review of condensed consolidated interim financial statements

To the Shareholders of Umm Al Qura for Development and Construction Company (A Saudi Joint Stock Company)

Introduction

We have reviewed the accompanying 30 June 2025 condensed consolidated interim financial statements of Umm Al Qura for Development and Construction Company (the "Company") and its subsidiaries (the "Group"), which comprises:

- the condensed consolidated statement of financial position as at 30 June 2025;
- the condensed consolidated statement of profit or loss and other comprehensive income for the threemonth and six-month periods ended 30 June 2025;
- the condensed consolidated statement of changes in equity for the six-month period ended 30 June 2025;
- the condensed consolidated statement of cash flows for the six-month period ended 30 June 2025; and
- the notes to the condensed consolidated interim financial statements.

Management is responsible for the preparation and presentation of these condensed consolidated interim financial statements in accordance with IAS 34, 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these condensed consolidated interim financial statements based on our review.

Scope of Review

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



Independent auditor's report on review of condensed consolidated interim financial statements

To the Shareholders of Umm Al Qura for Development and Construction Company (continued) (A Saudi Joint Stock Company)

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying 30 June 2025 condensed consolidated interim financial statements of Umm Al Qura for Development and Construction Company and its subsidiaries are not prepared, in all material respects, in accordance with IAS 34, 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia.

For KPMG Professional Services Company

Nasser Ahmed Al Shutairy License No. 454

Jeddah, 6 August 2025 Corresponding to 12 Safar 1447H

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2025

(Expressed in Saudi Arabian Riyals, unless otherwise stated)

Assets Investment properties Development properties – non-current portion Property and equipment Trade receivables – non-current portion Right-of-use assets Intangible assets Non-current assets	Notes 6 7 8 9	30 June 2025 (Unaudited) 20,901,851,035 212,697,829 583,561,628 1,165,003,685 9,732,786 7,179,158 22,880,026,121	31 December 2024 (Audited) 20,208,204,519 203,051,171 539,222,138 1,137,325,748 10,814,213 8,569,545 22,107,187,334
Development properties Trade receivables – current portion Advances and other receivables Investment at fair value through profit or loss Short term investment Cash and cash equivalent Current assets Total assets	7 9 10 11	835,402,751 1,637,285,888 327,816,481 409,114,466 307,097,656 3,516,717,242 26,396,743,363	869,036,684 959,939,887 287,915,469 7,803,490 315,000,000 513,357,637 2,953,053,167 25,060,240,501
Equity and liabilities Equity Share capital Share premium Retained earnings / (accumulated losses) Total equity	12 12.1	14,386,475,610 600,340,937 287,643,011 15,274,459,558	13,078,614,190 (108,692,762) 12,969,921,428
Liabilities Loans— non-current portion Lease liabilities Employees' benefits Retention payables Non-current liabilities	13	8,637,017,816 6,838,704 23,652,964 153,186,422 8,820,695,906	9,840,480,900 9,197,363 23,378,897 142,030,478 10,015,087,638
Loans – current portion Lease liabilities – current portion Accounts payable – compensation of lands Accounts payable Accrued expenses and other liabilities Zakat provision Current liabilities Total liabilities Total equity and liabilities	13 14 15 16 19	586,644,252 2,561,600 418,301,438 118,955,832 1,150,794,479 24,330,298 2,301,587,899 11,122,283,805 26,396,743,363	150,053,514 2,558,000 421,353,827 83,130,871 1,382,290,119 35,845,104 2,075,231,435 12,090,319,073 25,060,240,501

The accompanying notes from 1 to 25 form an integral part of these condensed consolidated interim financial statements.

Saeed Othman Alghamdi Chief Financial Officer

Yasser Abdulaziz Abu Ateel Chief Executive Officer Abdullah Saleh Kamel Chairman

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CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the three-month and six-month periods ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

	Notes		ree-month ed 30 June 2024 (Unaudited)	For the s period end 2025 (Unaudited)	
Revenue Cost of revenue Gross profit	5	669,183,740 (345,871,921) 323,311,819	576,317,458 (322,546,623) 253,770,835	1,171,164,717 (616,437,087) 554,727,630	760,747,589 (434,495,250) 326,252,339
Other operating income General and		12,061,678	12,610,638	36,565,737	21,964,115
administration expense		(73,634,787)	(39,955,265)	(120,033,322)	(84,092,706)
Selling and marketing expenses		(12,672,750)	(6,429,334)	(46,038,967)	(21,775,424)
Allowance for expected credit losses Operating profit	9	(138,968) 248,926,992	(2,299,694) 217,697,180	(527,291) 424,693,787	(3,260,011) 239,088,313
Financial income Financial charges Profit before Zakat		4,422,528 (6,317,464) 247,032,056	3,514,345 (9,675,884) 211,535,641	8,818,273 (15,945,491) 417,566,569	7,810,449 (19,316,696) 227,582,066
Zakat Profit for the period	19	(10,356,011) 236,676,045	(24,180,530) 187,355,111	(21,230,796) 396,335,773	(35,421,888)
Other comprehensive income Total comprehensive income for the period		236,676,045	187,355,111	396,335,773	192,160,178
Earnings per share Basic and diluted earnings per share (in SR per share)	17	0.16	0.14	0.29	0.15

The accompanying notes from 1 to 25 form an integral part of these condensed consolidated interim financial statements.

Saeed Othman Alghamdi Chief Financial Officer Yasser Abdulaziz Abu Ateek Chief Executive Officer Abdullah Saleh Kamel Chairman

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CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six-month period ended 30 June 2025

(Expressed in Saudi Arabian Riyals, unless otherwise stated)

	Share capital	Share premium	Retained earnings / (accumulated <u>losses)</u>	Total equity
Balance at 1 January 2024	13,078,614,190		(605,770,513)	12,472,843,677
Profit for the period			192,160,178	192,160,178
Other comprehensive income				
Total comprehensive income for the period Balance at 30 June 2024 (unaudited)	13,078,614,190		192,160,178 (413,610,335)	192,160,178 12,665,003,855
Balance at 1 January 2025	13,078,614,190		(108,692,762)	12,969,921,428
Profit for the period			396,335,773	396,335,773
Other comprehensive income				
Total comprehensive income for the period Increase in share capital and			396,335,773	396,335,773
share premium (note 12)	1,307,861,420	600,340,937		1,908,202,357
Balance at 30 June 2025 (unaudited)	14,386,475,610	600,340,937	287,643,011	15,274,459,558

The accompanying notes from 1 to 25 form an integral part of these condensed consolidated interim financial statements.

Saeed Othman Alghamdi Chief Financial Officer Yasser Abdulaziz Abu Ateek Chief Executive Officer Abdullah Saleh Kamel Chairman

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(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

		For the six-month		
		period ended 30 June		
		2025	2024	
	Notes	(Unaudited)	(Unaudited)	
Cash flows from operating activities				
Profit before Zakat		417,566,569	227,582,066	
Adjustments for the following items:				
Depreciation of properties and equipment	5	2,709,562	2,852,460	
Depreciation on right of use assets		1,081,427	1,105,069	
Amortization of intangibles		1,390,387	1,343,884	
Allowance for expected credit losses	9	527,291	3,260,011	
Financial charges		15,945,491	19,316,696	
Financial income		(8,818,273)	(7,810,449)	
Realized gain on investment at FVTPL		(2,203,251)		
Unrealized gain on investment at FVTPL		(3,030,215)		
Provision for employees' benefits		1,839,859	1,596,562	
1		427,008,847	249,246,299	
Change in current assets and liabilities:		127,000,017	217,210,277	
Trade receivables		(705,551,229)	(749,676,290)	
Advances and other receivables		(37,732,695)	(539,100)	
Development properties		533,233,967	395,304,758	
Accounts payable		35,824,961	(55,979,037)	
Accrued expenses and other liabilities		61,759,415	48,442,669	
Cash generated from / (used in) operating				
activities		314,543,266	(113,200,701)	
Employees' benefits paid		(1,565,792)	(150,250,751)	
Finance income received		12,359,110	9,418,411	
Zakat paid	19	(32,745,602)	(80,708,653)	
Net cash generated from / (used in) operating	17	(02), 10,002)	(00,700,000)	
activities		292,590,982	(184,641,200)	
activities			(101,011,200)	
Cash flows from investing activities				
Addition to property and equipment	5	(46,137,016)	(24, 151, 640)	
Addition to investment properties		(1,083,888,876)	(283, 147, 572)	
Proceeds from disposal of property and equipment		29,501	(===,=,=,=,=,=)	
Proceeds from short-term investments		315,000,000		
Retention payables		39,955,474	(4,273,448)	
Investment at fair value through profit or loss		(396,077,510)	(203,424)	
Accounts payable - compensation of lands	14	(3,052,389)	(29,154,760)	
Net cash (used in) investing activities	1 1	(1,174,170,816)	(340,930,844)	
int cash (used in) investing activities		(1,1/7,1/0,010)	(370,730,044)	

The accompanying notes from 1 to 25 form an integral part of these condensed consortated interim financial statements.

Saeed Othman Alghamdi Chief Financial Officer

Yasser Abdulaziz Abu Ateek Chief Executive Officer Abdullah Saleh Kamel Chairman

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CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (continued)

For the six-month period ended 30 June 2025

(Expressed in Saudi Arabian Riyals, unless otherwise stated)

		For the six-month	
		period ended 30 June	
		<u>2025</u>	<u>2024</u>
	<u>Notes</u>	(Unaudited)	(Unaudited)
Cash flows from financing activities			
Proceeds from loans		881,003,699	1,154,847,586
Proceeds from initial public offering	12	1,902,493,203	
Repayment of loans		(1,652,546,715)	
Repayment of lease liabilities		(2,561,600)	(2,558,000)
Payments of finance charges from loans		(453,068,734)	(250, 399, 868)
Net cash generated from financing activities		675,319,853	901,889,718
Net change in cash and cash equivalent Cash and cash equivalent at the beginning of the		(206,259,981)	376,317,674
period		513,357,637	538,512,311
Cash and cash equivalent at the end of the period	11	307,097,656	914,829,985
Major non-cash supplemental information: Transfer to development properties Capitalization of borrowing cost on investment properties		509,246,692 361,431,197	400,293,911

The accompanying notes from 1 to 25 form an integral part of these condensed consolidated interim financial statements.

Saeed Othman Alghamdi Chief Financial Officer

Yasser Abduraziz Abu Ateek Chief Executive Officer Abdullah Saleh Kamel Chairman

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(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

1. GENERAL INFORMATION

Umm Al Qura for Development and Construction Company (the "Company") is Saudi Joint Stock Company registered in the Kingdom of Saudi Arabia under Commercial Registration number 4031225409 issued on 28 Rabie Al-Thani 1433H (corresponding to 21 March 2012). The Ministerial Resolution No. 163/S dated 27 Rabea Al-Thani 1433H (corresponding to 20 March 2012).

The Company's Head Office is located at the following address:

Makkah Al-Mukarramah, Al-Rusaifa District P. O. Box 2391 Postal code 24232 Kingdom of Saudi Arabia

The Company is engaged in real estate activities represented in purchasing, selling and dividing of lands and real estate, off-plan sales activities, management and leasing of owned or leased (non-residential) properties, in addition to the construction field of public works of residential buildings and non-residential buildings such as schools, hospitals, hotels, etc., and the construction of roads, streets, sidewalks, road supplies, and the construction of bridges and tunnels.

On 21 Shawwal 1445H (corresponding to 30 April 2024), the Extraordinary General Assembly approved the increase of the authorized share capital from SR 13,078,614,190 divided into 1,307,861,419 ordinary shares with a nominal value of SR 10 per share to SR 14,386,475,610 divided into 1,438,647,561 ordinary shares with a nominal value of SR 10 per share through the issuance of 130,786,142 new ordinary shares (representing 9.09% of the Company's share capital after the increase) for subscription through an initial public offer (IPO) on the Saudi Stock Exchange Market ("Tadawul") in the Kingdom of Saudi Arabia. On 24 March 2025 trading commenced under the symbol 4325 and ISIN code SA169G7I3IH8.

On 24 March 2025, the Company completed its Initial Public Offering ("IPO"), where its new ordinary shares paid and were listed on the Saudi Stock Exchange ("Tadawul") accordingly the Company has been categorised as a Saudi Joint Stock Company. The Company is currently under process, to update its status in the by-laws from closed joint stock company to public joint stock company.

These condensed consolidated interim financial statements include the results, assets and liabilities of the Company's branch in Jeddah under Commercial Registration No. 4030397803 dated 23 Rabi' Awal 1442H (corresponding to 9 November 2020).

These condensed consolidated interim financial statements include the financial statements of Umm Al Qura for Development and Construction Company (the "Company") and its subsidiaries (collectively referred to as the "Group"). The subsidiaries comprise the following:

Name of subsidiary fund	Country of incorporation	Principal <u>business</u>	Effective holding percentage	
			30 June <u>2025</u>	31 December <u>2024</u>
Alinma Makkah for Development Fund I	Kingdom of Saudi Arabia	Real estate investments	100%	100%
Alinma Makkah for Development Fund II	Kingdom of Saudi Arabia	Real estate investments	100%	100%

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

1. GENERAL INFORMATION (continued)

During the year ended 31 December 2023, the Group established Masar Front Company Limited in partnership with Kaden Investment Company to develop and manage Masar Front under Commercial Registration No. 4031276869, with an ownership percentage of 50% for each partner. On 1 December 2024, the shareholders decided to dissolve the Masar Front Company Limited, and the dissolution process is still underway.

2. BASIS OF PREPARATION

2.1 Statement of compliance

These condensed consolidated interim financial statements of the Group for the period ended 30 June 2025 have been prepared in accordance with International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") as endorsed in the Kingdom of Saudi Arabia ("KSA") and other standards and pronouncements that are issued by the Saudi Organization for Chartered and Professional Accountants ("SOCPA").

These condensed consolidated interim financial statements do not include all the information and disclosures required for complete set of annual consolidated financial statements and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2024 (last annual consolidated financial statements). Accounting policies and selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Group's financial position and performance since the last annual consolidated financial statements. In addition, results for the interim period ended 30 June 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

The condensed consolidated interim financial statements are prepared under the historical cost convention using the accrual basis of accounting and going concern concept, unless otherwise stated, except for employees' benefits which are recognized at the present value of future obligations using the projected unit credit method, and investment which are measured at fair value through profit or loss.

2.3 Functional and presentational currency

The condensed consolidated interim financial statements are presented in Saudi Arabian Riyals (SR) which is the presentational and functional currency of all the entities in the Group. All amounts have been rounded off to the nearest Riyals, unless otherwise stated.

2.4 Use of judgment and estimates

The preparation of the condensed consolidated interim financial statements requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, revenues, expenses and the associated disclosures and disclosure of contingent liabilities. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the assets or liabilities affected in future periods. Actual results may differ from these estimates. The estimates and related assumptions are reviewed on an ongoing basis. Revisions to estimates are recognized prospectively.

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025

(Expressed in Saudi Arabian Riyals, unless otherwise stated)

2. BASIS OF PREPARATION (continued)

2.4 Use of judgment and estimates (continued)

The significant judgments 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 last annual consolidated financial statements.

3. MATERIAL ACCOUNTING POLICIES

The accounting policies applied in the preparation of these condensed consolidated interim 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, except if mentioned otherwise.

4. NEW STANDARDS, INTERPETATON AND AMENDMENTS

4.1 New standards, amendment to standards and interpretations;

The following table lists the recent changes to the Accounting Standards that are required to be applied for the annual period beginning on 1 January 2025. The adoption of the following amendments to the existing standards had no significant impact on the condensed consolidated interim financial statements of the Group:

Standard / Interpretation	Description	Effective date
IAS 21	Lack of Exchangeability – Amendments to IAS 21	1 January 2025

4.2 Standards issued but not yet effective

The standards, interpretations, and amendments issued, but not yet effective up to the date of issuance of the condensed consolidated interim financial statements, are disclosed below. The Group intends to adopt these standards, where applicable, when they become effective, and the Group is currently analyzing the impacts of these forthcoming pronouncements.

Standard / Interpretation	Description	Effective date
IFRS 9 and IFRS 7	Amendments to the Classification and Measurement of Financial Instruments – Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures	1 January 2026
IFRS 1, IFRS 7, IFRS 9, IFRS 10 & IAS 7	Annual Improvements to IFRS Accounting Standards – Volume 11	1 January 2026
IFRS 18	IFRS 18 Presentation and Disclosure in Financial Statements	1 January 2027
IFRS 19	IFRS 19 Subsidiaries without Public Accountability: Disclosures	1 January 2027
IFRS 10 and IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28)	Available for optional adoption / effective date deferred indefinitely

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

5. REVENUE

	30 June <u>2025</u> (Unaudited)	30 June <u>2024</u> (Unaudited)
Revenue by nature		
Income from sale of lands (note 5.1) Income from lease of lands	1,164,867,807 6,296,910 1,171,164,717	756,187,758 4,559,831 760,747,589

5.1 During the period ended 30 June 2025, the Group sold plots of land for a total contract amount of SR 1,164.87 million (2024: SR 875.20 million recorded at present value of SR 756.19 million), and a cost of SR 616.44 million (2024: SR 434.50 million) (note 7.3). The income is recognized at point in time amounting to SR 1,164.87 million (2024: SR 756.19 million).

6. INVESTMENT PROPERTIES

6.1 The movement in investment properties during the period ended 30 June is analyzed as under:

	2025 (Unaudited)		
	Capital work		
	Lands	<u>in progress</u>	<u>Total</u>
Balance as at 1 January Additions during the period (note 6.3 and 6.5) Transfer to development properties (note 6.4) Transfer to property and equipment	8,753,984,685 820,744 (228,085,602) (433,010)	11,454,219,834 1,203,014,001 (281,161,090) (508,527)	20,208,204,519 1,203,834,745 (509,246,692) (941,537)
Balance as at 30 June	8,526,286,817	12,375,564,218	20,901,851,035
		2024 (Unaudited)	
		Capital work	
	<u>Lands</u>	in progress	<u>Total</u>
Balance as at 1 January Additions during the period (note 6.3 and 6.5) Transfer to development properties (note 6.4) Balance as at 30 June	9,580,349,885 6,300,060 (191,507,806) 9,395,142,139	11,112,434,221 589,565,414 (208,786,105) 11,493,213,530	20,692,784,106 595,865,474 (400,293,911) 20,888,355,669

6.2 The Royal Decree No. 44133 dated 18 March 2021 (corresponding to 5 Shaban 1442H) was issued directing the Ministry of Justice to issue title deeds for the entire King Abdulaziz Road project in Makkah Al-Mukarramah in favor of the Group. Accordingly, four comprehensive title deeds for the project were issued in favor of the Group on 18 Shaban 1442H (corresponding to 31 March 2021) and the subdivision of the four comprehensive title deeds into individual title deeds for the land plots within the project, as per the approved master plan has been completed. The project lands are held for a currently undetermined future use, as the specific distribution of the project lands has not yet been completed. Therefore, all the project plots are classified as investment properties (except if specified below). The project lands include lands mortgaged in favor of a commercial bank against long-term loans (note 13).

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

6. INVESTMENT PROPERTIES (continued)

- 6.3 As at 30 June 2025, the additions represent the increase in the value of the project lands, which mainly represents an additional compensation value in the amount of SR 0.82 million (2024: SR 6.3 million) for the real estate owners according to a decision of the General Court in Makkah Al-Mukarramah.
- 6.4 During the period ended 30 June 2025, the Group transferred cost of plots of land to development properties at a total value of SR 509 million (2024: SR 400 million).
- 6.5 The capital work in progress represents the works of demolition, rock excavation and infrastructure, in addition to the costs of engineering consultancy and project designs. During the period ended 30 June 2025, an amount of SR 361 million (2024: SR 313 million) was capitalized as cost of borrowing for the construction of investment properties included in capital work in progress.
- 6.6 As at 30 June 2025, the infrastructure works are still under construction and are expected to be completed in the year ending 2025.

7. DEVELOPMENT PROPERTIES

The development properties that are being developed for the purpose of selling as land plots, which have been designated by management for future sale in the ordinary course of the Group's business.

7.1 The movement in development properties during the period ended 30 June is analysed as follows:

	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)
Balance as at 1 January	1,072,087,855	212,209,142
Additions during the period (note 7.2)	44,361,721	4,989,153
Transfer from investment properties (note 6.4)	509,246,692	400,293,911
Sold during the period (note 7.3)	(577,595,688)	(400,293,911)
Balance as at 30 June	1,048,100,580	217,198,295
Development properties – non-current portion	212,697,829	
Development properties – current portion	835,402,751	217,198,295

- 7.2 As at 30 June 2025, the additions represent the additional cost incurred on the project lands, representing an increase in capital work in progress amounting to SR 44.36 million (30 June 2024: SR 4.99 million).
- 7.3 During the period ended 30 June 2025, the Group sold several plots of lands from development properties. Such plots had a total cost of SR 616.44 million (30 June 2024: SR 434.50 million), which represent an actual cost of SR 577.60 million (30 June 2024: SR 400.29 million) in addition to estimated cost which is yet to be incurred at a value of SR 38.84 million (30 June 2024: SR 34.26 million).

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

For the six-month period ended 30 June 2025 (Expressed in Saudi Arabian Riyals, unless otherwise stated)

8. PROPERTY AND EQUIPMENT

During the six month period ended 30 June 2025, the Group acquired assets with a cost of SR 46.14 million (30 June 2024: SR 24.15 million). Further, depreciation charge for the period amounted to SR 2.71 million (30 June 2024: SR 2.85 million).

9. TRADE RECEIVABLES

	30 June	31 December
	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Audited)
Trade receivables (note 9.1)	2,810,129,114	2,104,577,885
Less: Allowance for expected credit losses (note 9.2)	(7,839,541)	(7,312,250)
Balance as at the end of the period/year	2,802,289,573	2,097,265,635
Trade receivables – non-current portion	1,165,003,685	1,137,325,748
Trade receivables – current portion	1,637,285,888	959,939,887

- 9.1 Trade receivables presented at its present value.
- 9.2 Following is the movement of allowance for expected credit losses:

	30 June	30 June
	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)
Balance at beginning of the period	7,312,250	3,190,238
Charge for the period	527,291	3,260,011
Balance at end of the period	7,839,541	6,450,249

10. ADVANCES AND OTHER RECEIVABLES

Advances and other receivables consist of the following:

30 June	31 December
<u>2025</u>	<u>2024</u>
(Unaudited)	(Audited)
218,152,437	150,086,363
102,334,823	129,792,568
7,099,246	3,832,654
229,975	4,203,884
327,816,481	287,915,469
	2025 (Unaudited) 218,152,437 102,334,823 7,099,246 229,975

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NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS (UNAUDITED)

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11. CASH AND CASH EQUIVALENT

Cash and cash equivalent consist of the following:

	30 June 2025 (Unaudited)	31 December 2024 (Audited)
Cast at bank	227,097,656	348,857,637
Short-term deposits (note 11.1)	80,000,000	479,500,000
	307,097,656	828,357,637
Term deposits with original maturity of more than 90 days		(315,000,000)
	307,097,656	513,357,637

- 11.1 The amount represents term deposits with commercial banks, compliant with Islamic Sharia principles, and commission yield at prevailing market rates.
- 11.2 According to Ijarah financing agreement with a commercial bank, the Group opens sub accounts under the name of "restricted accounts", in which the proceeds of the public subscription are deposited, in addition to the proceeds of revenue, and the balances of these accounts are not pledged and the Group is allowed to use such proceeds for its operational, capital or financing needs.

12. SHARE CAPITAL

On 21 Shawwal 1445H (corresponding to 30 April 2024), the Extraordinary General Assembly approved the increase of the authorized share capital from SR 13,078,614,190 divided into 1,307,861,419 ordinary shares with a nominal value of SR 10 per share to SR 14,386,475,610 divided into 1,438,647,561 ordinary shares with a nominal value of SR 10 per share through the issuance of 130,786,142 new ordinary shares (representing 9.09% of the Company's share capital after the increase) for subscription through an initial public offer (IPO) on the Saudi Stock Exchange Market ("Tadawul") in Kingdom of Saudi Arabia.

The authorized, issued and fully paid-up capital of the Company as at 30 June 2025 consists of 1,438,647,561 shares (31 December 2024: 1,307,861,419 shares) the value of each share is SR 10, part of which is in kind and part is cash:

	30 June	31 December
	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Audited)
Value of issued shares	14,386,475,610	13,078,614,190

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12. SHARE CAPITAL (continued)

12.1 On 23 December 2024, the Company received approval from the Capital Market Authority "CMA" to float 130,786,142 shares on Tadawul i.e. 9.09% of the total authorised share capital post increase as mentioned above. These shares were offered at SR 15 per share upon completion of the book building process on 20 February 2025 resulting in total proceeds of SR 1,961.79 million. The net proceeds after deducting the successful listing costs, related to financial institutions' advisory and underwriting charges, of SR 53.59 million amounted to SR 1,908.20 million. The net proceeds is allocated to share capital and share premium as follows:

	<u></u>
Share capital (130,786,142 shares at SR 10 per share)	1,307,861,420
Share premium	600,340,937

SR

13. LOANS

	30 June	31 December
	<u> 2025</u>	<u>2024</u>
	(Unaudited)	(Audited)
Liabilities under Musharaka agreements then Ijara		
agreements (note 13.1)	6,098,402,389	7,351,445,457
Liabilities under Tawarroq agreements (note 13.2)	3,149,083,567	2,667,583,515
Structuring and arrangement fees (note 13.3)	(23,823,888)	(28,494,558)
	9,223,662,068	9,990,534,414
Loans – non-current portion	8,637,017,816	9,840,480,900
Loans – current portion	586,644,252	150,053,514

13.1 At 13 October 2019, the Group renewed the financing agreement concluded on 23 September 2012 with a commercial bank to finance the purchase of certain lands in Masar Destination project and the costs of developing the infrastructure of the project lands. The new credit limit of the financing agreement amounted to SR 4,500 million out of which SR 400 million represents short term credit facility unutilized by the Group and SR 4,100 million utilized by the Group as at the reporting date. The financing agreement concluded with the bank includes a long-term Ijara financing with a credit limit not exceeding SR 4,100 million, to finance the compensation of lands, real estate in the project area and infrastructure. During the year ended 31 December 2013, the Group withdrew an amount of SR 2,600 million to compensate lands in the project and issue checks for this purpose. The financing is to be paid in one installment on 3 July 2026, and the financing charges are paid annually. The Group has secured all the guarantees required by the agreement, including the mortgage of the project lands, the value of which has been paid through the bank in favor of the bank or its representative.

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13. LOANS (continued)

During the year ended 31 December 2017, the Group withdrew an amount of SR 1,500 million in order to finance the infrastructure development work of the project lands. The full amount of this financing was repaid in one payment on 27 March 2025. In addition to the above, on 25 February 2020, (corresponding to 1 Rajab 1441H), the Group entered into a Musharaka financing contract and then a carry-over lease in the amount of SR 6,500 million with the Bank to finance the development of investment properties. Financing charges are paid annually, and financing is secured from real estate ownership deeds and mortgaged to the Bank. As at 30 June 2025, the Group has withdrawn an additional amount of SR 253.5 million (31 December 2024: SR 378.8 million).

As disclosed in Company's prospectus for the Initial Public Offering (the "IPO") that majority of the IPO proceeds will be used for financing the costs associated with Real Estate compensation, Infrastructure, Masar Destination Activation and Project Financing and operating expenses, which include the refinancing of existing bank facilities as needed and in line with optimal cash and liquidity management. As such, the Company announced that it had used an amount of SR 1,500 million from the net offering proceeds to repay a portion of its existing credit facilities obtained from commercial bank for which the settled credit limits are to be reinstated and made available for withdrawal to gradually finance project-related commitments as they come due.

13.2 During the year ended on 31 December 2023, an agreement was concluded with a commercial bank to obtain long-term Tawarroq financing for a period of seven years, with a credit limit not exceeding SR 2,900 million, for the purpose of financing the infrastructure development works on the project lands and / or purchasing lands. The Group withdrew an installment of SR 2,093 million up till the period ended 30 June 2025 (31 December 2024: SR 2,067 million). The principal is due to be repaid in 4 equal annual installments, the first installment of which is due on 29 February 2028. Finance charges are paid annually.

During the year ended 31 December 2024, an agreement was concluded with a commercial bank to obtain long-term Tawarroq financing for a period of 4 years, with a credit limit not exceeding SR 800 million. Subsequently, during the period ended 30 June 2025, the agreement was amended to increase the credit limit to SR 1,300 million. As of 30 June 2025, the Group had withdrawn SR 826 million under the original facility (31 December 2024: SR 600 million) and the principal installment of the financing loan amounting to SR 150 million was repaid during the period (31 December 2024: nil). The principal is repayable in four equal annual installments, while finance charges are payable annually. Additionally, an amount of SR 380 million was withdrawn under the additional facility of SR 500 million during the period to finance working capital, which is due for repayment within one year.

13.3 The Group bears a structuring and arrangement fee for each financing installment drawn. These fees are amortized using the prevailing rate over the financing period. These fees are capitalized on the development of the project lands during the development period, as the financing is used to purchase lands and real estate in the project area and to finance infrastructure works.

The Group bears the fees for credit studies expenses that are deducted from the first operation of the facilities utilization according to the agreement. These fees are amortized using the rate prevailing over the financing period. These fees are capitalized on the development of the project lands during the development period, as the financing was used to finance the infrastructure works.

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Payables to properties' owners (14.1)

14. ACCOUNTS PAYABLE - COMPENSATION OF LANDS

30 June	31 December
<u>2025</u>	<u>2024</u>
(Unaudited)	(Audited)
418.301.438	421,353,827
	<u>2025</u>

The Royal Decree No. 44133 dated 18 March 2021 (corresponding to 5 Shaban 1442H) was issued directing the Ministry of Justice to issue comprehensive title deeds for the entire King Abdulaziz Road project in Makkah in favor of the Group with the total areas allocated to streets and services, and to treat the properties separated from private ownership, and the properties that do not have title deeds which are (1056 properties) and register the corresponding shares in the name of the State Properties General Authority. The properties that have title deeds (98 properties) and their owners are not existent, the corresponding shares are registered in the name of the not existent owners under the supervision of the General Authority for The Guardianship of Trust Funds for Minors and their Counterparts, and these shares are handed over to the Authority to exercise its powers in accordance with its regulations. In addition to the properties under procedure which the Group is completing the procedures of transferring its ownership. As at 30 June 2025 the transfer of ownership for (44 properties) to the Group was completed (31 December 2024: 44 properties) out of a total of (166

During the year ended 31 December 2024, the Group was able to sort and issue all the deeds, with a total of 222 individual deeds for the project plots of land from the comprehensive title deeds. During the period ended 30 June 2025, the project plan was updated, resulting in a total of (220 individual titled plots) being subdivided and issued.

During the year ended 31 December 2022, the Group was informed that there are two properties (the unknown owner of which is supposed to register the corresponding shares in the name of absent persons under the supervision of the General Commission For The Guardianship of Trust Funds for Minors and Their Counterparts in accordance with the supreme order) that were expropriated and compensated by a committee of development of the spaces surrounding the Holy Mosque of Mecca (Al Haram), and the ownership of the property and the compensation mechanism are currently being considered. Accordingly, these two properties were excluded from the properties of the absent persons referred to in the supreme order.

14.1 As at 30 June 2025, the payable for land purchase amounted to SR 418.30 million (31 December 2024: SR 421.35 million), where the net settlement for the project property owners amounted to SR 3.05 million (31 December 2024: SR 39.20 million).

15. ACCOUNTS PAYABLE

properties) under process.

	30 June	31 December
	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Audited)
Payable to project contractors	115,495,776	81,906,573
Others	3,460,056	1,224,298
	118,955,832	83,130,871

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16. ACCRUED EXPENSES AND OTHER LIABILITIES

Accrued expenses and other liabilities comprise of the following:

	30 June 2025	31 December 2024
	(Unaudited)	(Audited)
Accrued financial charges	412,553,259	493,122,516
Costs against sold lands (note 7.3)	295,097,305	267,425,506
Retention payables - current portion	185,211,127	156,411,597
Unbilled completed development works	82,599,298	324,084,626
Litigation and claims	60,402,465	60,402,465
Accrued employees' expenses and bonuses	52,750,728	48,102,863
Management fee payable to manager of investment funds	29,000,000	29,000,000
Deferred revenue	23,516,423	
Remunerations and meeting allowances (note 18)	4,149,178	2,800,000
Others	5,514,696	940,546
	1,150,794,479	1,382,290,119

17. EARNINGS PER SHARE

Basic earnings per share for the period has been calculated by dividing the profit for the period attributable to the equity holders of the Company by the weighted average number of ordinary shares outstanding during the period.

Diluted earnings per share is calculated by dividing the profit attributable to the equity holders of the Company by the weighted average number of ordinary shares outstanding during the period plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares. Since the Company does not have any convertible shares, therefore, the basic earnings per share equals the diluted earnings per share. Moreover, no separate earnings per share calculation from continuing operations has been presented since there were no discontinued operations during the period.

The basic and diluted earnings per share calculation is given below:

	30 June	30 June
	<u>2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)
Profit attributable to equity holders of the Company	396,335,773	192,160,178
Weighted average number of ordinary shares	1,379,396,381	1,307,861,419
Basic and diluted earnings (in SR per share)	0.29	0.15

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18. TRANSACTIONS WITH RELATED PARTIES

The Group, in the normal course of business, enters into transactions with other entities that fall within the definition of a related party contained in International Accounting Standard 24. Related parties represent directors, and key management personnel of the Group and entities controlled, jointly controlled, or significantly influenced by such parties. The transactions with related parties are made at approved contractual terms.

The Group has entered into a renewable credit facility with Alinma Bank to finance the purchase of certain lands in Masar Destination project (note 13).

In the ordinary course of its activities, the funds deal with related parties, and the transactions of the related parties are in accordance with the terms and conditions of the funds. All related party transactions are approved by the respective Funds' Board of Directors (BOD), and the related parties include the BOD, the Fund Manager, Alinma Bank (the fund manager's parent company) and their related entities.

A summary of the significant transactions and balances with related parties in the normal course of Funds' business, as shown in the condensed consolidated interim financial statements lists, as follows:

Related party name	Relationship	Nature of <u>transaction</u>	Amounts of for the per 30 June 2025 (Unaudited)		Closing I 30 June 2025 (Unaudited)	31 December 2024 (Audited)
Alinma Investment Company	Fund Manager	Administration & management fees	29,000,000	29,000,000	29,000,000	29,000,000
Alinma Bank	Parent Company of Fund Manager	Loans Accrued financial charges	253,527,256 133,538,779	382,747,921 93,522,933	3,477,747,348 42,470,981	3,224,220,092 174,915,644
Abdullah Kamel Humanitarian Foundation (note 18.2)	Common Shareholder	Collection of receivable		34,056,989		
The General Authority for Awqaf (note 18.2)	Shareholder	Payment of payable		68,164,300		
BOD and affiliate committees	BOD members & affiliate committees	Remuneration and meeting fees	2,878,582	2,569,864	4,149,178	2,800,000

^{18.1} As at 30 June 2025, the closing balance of loans amounting to SR 3.48 billion (31 December 2024: SR 3.22 billion) represents the outstanding loans obtained from Alinma Bank by the subsidiaries of the Group only and does not include the outstanding loans obtained by the Parent Company.

^{18.2} The parties are classified as related parties in accordance with the local Company Law issued by the Ministry of Commerce.

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19. ZAKAT

	30 June <u>2025</u> (Unaudited)	30 June 2024 (Unaudited)
Charge for the period	21,230,796	35,421,888
Movement in Zakat provision during the period is as follows	s:	
	30 June <u>2025</u> (Unaudited)	30 June 2024 (Unaudited)

Paid during the period
Balance at end of the period
Balance at end of the period

19.1 The Company has finalized its Zakat status for the years ended 31 December 2014 to 2018. It has also filed its Zakat returns for the years ended 31 December 2010 to 2024, and obtained the related

35,845,104

21,230,796

80,642,326

35,421,888

also filed its Zakat returns for the years ended 31 December 2019 to 2024, and obtained the related Zakat certificate for 2024, the Company has also finalized its Zakat status for the year 2023. As of 30 June 2025, ZATCA has not issued any Zakat assessments for open years.

20. FINANCIAL RISK MANAGEMENT

Balance at beginning of period

Charge for the period

The Group generally has exposure to the financial risks, credit risk, liquidity risk, market risk and capital management. Generally, the Group's objectives, policies and processes for managing risk are the same as those disclosed in its consolidated financial statements for the year ended 31 December 2024.

21. FAIR VALUE OF ASSETS AND LIABILITIES

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 in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects its non-performance risk.

A number of the Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

When measuring the fair value of an asset or liability, the Group uses observable market 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.
- Level 2: Inputs other than quoted prices included 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).

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21. FAIR VALUE OF ASSETS AND LIABILITIES (continued)

If the inputs used to measure the fair value of an asset or liability falls into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest input level that is significant to the entire measurement.

The Group recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred. There were no transfers between levels of the fair value hierarchy during the period ended 30 June 2025 and for the year ended 31 December 2024. Additionally, there were no changes in the valuation techniques.

The fair values of financial instruments are not materially different from their carrying values.

	Level 1	Level 2	Level 3	Total
 30 June 2025 (Unaudited) Investments at FVTPL Investment at fair value through profit or loss 	409,114,466			409,114,466
 31 December 2024 (Audited) Investments at FVTPL Investment at fair value through profit or loss 	7,803,490			7,803,490

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, where the carrying amount is a reasonable approximation of fair value.

30 June 2025 (Unaudited)	Carrying amount			
Description:	Amortised cost	Fair value through profit or <u>loss</u>	Fair value through other comprehensive <u>income</u>	<u>Total</u>
Financial assets not measured				
at fair value				
Trade receivables	2,802,289,573			2,802,289,573
Other receivables	7,329,221			7,329,221
Cash and cash equivalent	307,097,656			307,097,656
Financial liabilities not				
measured at fair value				
Loans	9,223,662,068			9,223,662,068
Retention payables – non-current portion	153,186,422			153,186,422
Accounts payable -				
compensation of lands	418,301,438			418,301,438
Accounts payable	118,955,832			118,955,832
Accrued expenses and other				
liabilities	1,150,794,479			1,150,794,479
Lease liabilities	9,400,304			9,400,304

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21. FAIR VALUE OF ASSETS AND LIABILITIES (continued)

31 December 2024 (Audited)	Carrying amount			
		Fair value	Fair value	
		through	through other	
	Amortised	profit or	comprehensive	
Description:	cost	<u>loss</u>	<u>income</u>	<u>Total</u>
Financial assets not measured at				
fair value				
Trade receivables	2,097,265,635			2,097,265,635
Other receivables	8,036,538			8,036,538
Cash and cash equivalent	513,357,637			513,357,637
Financial liabilities not measured				
at fair value				
Loans	9,990,534,414			9,990,534,414
Retention payables – non-current portion	142,030,478			142,030,478
Accounts payable -				
compensation of lands	421,353,827			421,353,827
Accounts payable	83,130,871			83,130,871
Accrued expenses and other liabilities	1,382,290,119			1,382,290,119
Lease liabilities	11,755,363			11,755,363

22. CONTINGENCIES AND COMMITMENTS

As at 30 June 2025 commitments for capital work in progress amounts to SR 3,727 million (31 December 2024: SR 4,167 million).

23. SEGMENTAL INFORMATION

The Group has one reportable segment, as described below, which is the Group's strategic business unit. The strategic business unit offers one main product i.e. income from sale of lands. The Group's Board of Directors and Chief Executive Officer (CEO) monitor the results of the Group's operations for the purpose of making decisions about resource allocation and performance assessment. They are collectively the Chief Operating Decision Makers (CODM) for the Group.

The Group operates in one main business segment.

Geographical distribution of revenue:

	30 June	30 June
Sale of lands	<u> 2025</u>	<u>2024</u>
	(Unaudited)	(Unaudited)
Kingdom of Saudi Arabia	1,164,867,807	756,187,758
Total	1,164,867,807	756,187,758

During the period ended 30 June 2025 land sales consists of sales made to four customers representing 99% of the total revenue of the Group amounting to SR 1,171 million (2024: two customers representing 99% of the total revenue of the Group amounting to SR 761 million). Each of these customers individually represent more than 10% of the Group's total revenue from sale of lands.

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24. SUBSEQUENT EVENTS

On 8 July 2025, the Group signed a sale agreement for two plots of land located in the Masar Destination project in Makkah, amounting to SAR 253.05 million. The carrying amount of these plots of land as at 30 June 2025 amounted to SAR 132.40 million. And on 27 July 2025, the Group signed sale agreements for five plots of land in Masar Destination, Makkah, amounting to SR 628.46 million. The carrying amount of these plots of land as at 30 June 2025 amounted to SR 341.81 million. There were no other material events as of the period ended 30 June 2025 until the date of approval of these condensed consolidated interim financial statements, for issuance by the Board of Directors, which may necessitate any amendment or disclosure in these condensed consolidated interim financial statements.

25. APPROVAL OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The condensed consolidated interim financial statements were approved and authorized for issue by the Board of Directors on 30 July 2025 (corresponding to 5 Safar 1447H).