

ANNOUNCEMENT

5 December 2024

Audited Annual Report and Accounts 2024

The Board of Pyne Gould Corporation Limited (the "**Company**") is pleased to publish the results of the Company.

The Annual Report and Consolidated Financial Statements for the Year Ended 30 June 2024 are attached to this announcement.

Enquiries in relation to this announcement should be addressed to: CAREY OLSEN CORPORATE FINANCE LIMITED Listing Agent Tel: (0) 1534 888 900 Pyne Gould Corporation Limited

ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS For the year ended 30 June 2024

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PYNE GOULD CORPORATION LIMITED COMPANY REPORT

Managing Director's Report

The 2024 financial year continued to present a challenging operating environment for PGC and its subsidiaries (together "the Group") with ongoing inflationary pressure on costs and the impact cost of living pressure and sustained higher interest rates has had on retail demand for residential property. Supply chain pressure also continued in both Australia and New Zealand placing both upwards pressure on costs and causing delays with delivery of completed stock.

Revenue for the year was GBP 54.631m, 4.73% higher than GBP 52.161m in 2023.

Gross profit of GBP 19.918m was flat in absolute terms (2023 GBP 19.914m) and slightly down in percentage terms reflecting ongoing cost escalation for delivery of pre-sold stock where cost increases are unable to be passed on.

RCL continues to maintain a very strong pre-sale book with approximately 320 lots equating to approximately AUD 160m in place as at 30 June 2024. Incremental sales releases have continued to occur (and be absorbed by the market) largely replacing the prior year pre-sales as stock has been delivered.

Supply chain shortages and tightness of contractor availability continue to present challenges for the timing of stock delivery. RCL remains focussed on actively working to deliver its current pre-sales as expediently as possible and will continue to release stock subject to market conditions. The first stage of the recently acquired Sunbury site was released during September 2024 with steady sales being achieved. Incremental sales releases are ongoing at Hanley's Farm and continue to be quickly absorbed. We expect this project to be fully pre-sold during the course of the 2025 financial year.

Residential property market conditions have remained soft in Australia reflecting the impact of cost of living pressure and sustained higher interest rates impacting purchaser borrowing capacity. During the September quarter there was a notable improvement in inquiry levels and we expect to see sales volumes in Australia building during the current financial year. The market in Queenstown has continued to remain strong with high levels of demand and sales releases being quickly absorbed.

Overall the Group remains in a strong position with its pre-sale book mitigating the impact of market volatility in activity levels noting the expectation for an improving market outlook in Australia over the 2025 financial year.

Whilst retail debt markets remain tight and settlements are taking longer to complete, purchaser defaults remain at nominal levels with almost all purchasers completing.

The acquisition adjacent site to the Sunbury project in Melbourne within the RCL business is another exciting development for the Group. The acquisition provides the ability to reconfigure the balance of the existing site as well, enabling delivery of readily developable stock in a catchment where strong market acceptance has been evidenced. It also provides flexibility with the product mix offered. Roll out of turn key freestanding housing has commenced at this site with positive market feedback and take up of the product. Pleasingly the first stage of the newly acquired site was released to market during September within a few months of acquiring the site.

Progress continues to be made in achieving planning outcomes for the Homestead Bay site in Queenstown. The recent announcement of inclusion of this project in the New Zealand Governments priority project list is considered a positive step in being able to secure planning approvals

The carrying value of the investment in the Brazilian iron ore project is comprised of a royalty entitlement and an equity component. The royalty carrying value is unchanged from prior year, and is expected to start generating cashflow returns this year. The equity component has been written down as it is expected that substantive additional capital will be raised in the near term on a discounted basis.

Managing Director's Report (continued)

RCL

TFLP's largest investment remains 100% of land developer and home builder RCL. RCL has a series of substantial residential land development projects located across Australia (Victoria, New South Wales and Queensland) and New Zealand (Queenstown).

RCL's approach is to effectively manage its portfolio through the successful, timely and efficient re-zoning, construction, development and sale of each project.

RCL's largest active project is Hanley's Farm in Queenstown where it is developing in excess of 1,700 sites. This project continues to progress well and as at balance sheet date approximately 1,549 sites had been sold in a series of progressive releases, with approximately 1,250 sites completed and settled.

Market conditions in Queenstown remain robust, with sales releases continuing to be quickly absorbed. Ongoing sales releases have occurred during the course of the financial year on a progressive basis. We expect this project to be fully pre-sold during the course of the current financial year. RCL remains focused on delivering the existing pre-sold stock as expediently as possible.

As outlined above, the recent announcement that the Homestead Bay project has been included in the New Zealand Governments fast track approval process is considered a very positive development and an important step towards gaining planning approvals on an expedited basis. RCL expects this project to deliver materially more yield than the existing Hanley's Farm project which has been overwhelmingly successful and well supported in the market.

RCL is working to achieve planning approvals to enable marketing and construction activity to commence on this site to align with the wind down of the Hanley's Farm project.

In the Australian portfolio RCL continues to focus on delivery of its own built form product (turn-key apartments and free standing housing) providing incremental margin and enhancing absolute returns from the existing sites within the portfolio. The introduction of turn key free standing housing has been well received by the market and is considered a positive step in continuing to value add to the existing projects. Turn key product also opens up fresh sales demand to purchasers who are only interested in completed product. There appears to be more readily available finance for purchasers of completed product vs buy and build which is also increasing demand for turn key solutions.

The introduction of completed product into the New Zealand portfolio continues to be explored.

RCL continues to look for further restocking opportunities in Australia in tandem with progressing planning outcomes across a number of sites.

KCR Investment

KCR operates in the private rented residential market in London and surrounds. KCR also owns and operates a portfolio of retirement living accommodation.

KCR is continuing with the transition of its business and whilst not yet generating positive operating cashflow, good progress continues to be made, with revenue growth of 14% being achieved for the 2024 financial year.

KCR near-term strategy remains to -

- Improve the rental revenue from its existing properties;
- Progressively upgrade the overall portfolio quality;
- Explore the development opportunity within the portfolio; and
- Focus on controlling and reducing costs.

KCR's primary focus is to achieve an operational cash-neutral position by a combination of improving returns from its existing assets and active management to reduce the fixed cost base.

Since the Torchlight investment in KCR in August 2019 in what is essentially the same property portfolio, KCR has delivered compound revenue growth of 15% p.a. whilst consistently reducing operating costs over the same period. The reduction in costs has been achieved in an inflationary environment that has impacted all aspects of the business reflecting strong management focus on controlling costs during the period. Whilst the business continues to be cash negative, the burn rate has reduced to the lowest in KCR's history.

Negative impact of fair value movements following a deterioration in UK property market conditions largely reversed prior year valuation gains, impacting both the profit and loss and the balance sheet. Property remains a cyclical investment and with the improved financial performance from the underlying portfolio, a tightening in yields is likely to have a positive impact on future property valuations

Managing Director's Report (continued)

KCR Investment (continued)

Overall, the work that KCR has completed over the last couple of years to improve the quality of the portfolio is being reflected via the improved rental income now being generated. This along with the control of costs continues to take KCR towards its short term goal of achieving a cash neutral position. KCR is part way through its transition process to create a stable platform that can be successfully scaled up.

We look forward to KCR continuing to improve its underlying operating performance.

Final Comment

After the distribution of Heartland to PGC shareholders in 2011 PGC had one core strategy, to build Torchlight into a substantial and sustainable business, and unlock that value by returning it to shareholders once it achieved scale.

We also warned that it would take at least a decade to achieve this, Torchlight Fund has reached the quality and scale to become a sustainable long-run business of significant size. The General Partner has communicated with the Limited Partners on the intention to consolidate assets inside Torchlight Real Estate Group "TREG" (a wholly owned subsidiary of the Partnership) and complete an in-specie distribution of shares in this entity to the Limited Partners.

Following completion of the in specie distribution to Limited Partners, we intend to complete a strategic review of what PGC does with the shares it receives in TREG. This review will include exploring options for listing Torchlight Group in its own right and then distributing these shares to PGC shareholders in the same manner Heartland Bank was distributed. Heartland was in-specie distributed to shareholders in 2011 (value at the time approximately AUD 188 million) and has gone on to grow substantially in value, establishing itself as one of New Zealand's largest listed companies with banking licences in Australia and New Zealand.

The distribution of TREG shares to Limited Partners creates an opportunity for PGC to consider how to best optimise shareholder value once Torchlight completes its in-specie distribution.

Capital management remains an ongoing focus for the Board. PGC shares trade at a considerable discount to the underlying value of Group assets and buying them back continues to offer attractive returns for shareholders and is consistent with our value creation strategy.

Fundamentals for TFLP and its core underlying principal investments remain sound and we believe they are well placed to deliver substantial growth in the coming years.

Successfully completing the restructure of TFLP, enabling the Group to continue to participate in the underlying assets it holds, remains the primary near-term focus.

George Kerr Managing Director 5 December 2024

Directors' Report

PGC recorded a Net Loss attributable to security holders of £2.96 million for the year to 30 June 2024 (30 June 2023 Net Profit of £1.98 million).

After unfavourable foreign currency movements in foreign currency translation, PGC recorded a Total Comprehensive Loss of £3.94 million prior to adjustment for non-controlling interests.

Total Comprehensive Income attributable to PGC shareholders was £3.40 million (30 June 2023 Total Comprehensive Income £0.91 million).

Net assets attributable to security holders decreased to £17.61 million (30 June 2023 £21.34 million). Deterioration in Net Assets attributable to shareholders was primarily the result of the impact of the increased financing costs associated with the Homestead Bay and Sunbury acquisitions, both of which are expected to create value as they are developed.

Net assets per share was 16.5% lower, falling from 11.11 pence per share as at 30 June 2023 to 9.27 pence per share as at 30 June 2024 (after allowing for non-controlling interests and other comprehensive income).

Whilst increased financing costs associated with acquisitions during both the 2023 and 2024 financial years has negatively impacted both the profit and loss and balance sheet, this has delivered a substantive re-stocking of the RCL land bank and sees the Group well placed to be able to continue to deliver stock to market. Revenue and profits generated as these acquisitions are developed is expected to more than offset the near-term negative impact.

Operating Performance

On a consolidated basis (before allowing for non-controlling interests), the result for the 2024 financial year was a Loss after tax of £3.39 million. This compares with a Profit after tax of £1.88 million for the prior year.

After allowing for foreign exchange translation movements, the consolidated Total Comprehensive Loss for the 2024 financial year was £3.94 million. This compares with consolidated Total Comprehensive Income of £0.49 million for the 2023 financial year.

Following adjustment for non-controlling interests, the Total Comprehensive Loss attributable to PGC shareholders was £3.43 million (compared to Total Comprehensive Income of £0.91 million for the prior year).

As outlined above the deterioration in overall performance was largely driven by the increased financing costs associated with the acquisitions completed over the 2023 and 2024 financial years.

Gross margin will continue to fluctuate depending on the sales mix in any given year. Built-form product, whilst lower margin overall, continues to be an important part of the sales mix and remains a core group focus. There is also considerable margin variation across the various stages of the existing projects with settlement mix of these stages also impacting the gross margin.

Activity levels across the RCL portfolio have remained strong over the course of the 2024 financial year and are reflected in the pre-sale book of approximately AUD 160 million as at balance date.

Delivery of this stock is expected to underpin strong operational performance from the RCL business during the 2024 financial year.

Market conditions remain robust in Queenstown (New Zealand) however continue to be soft in Australia, albeit inquiry and sales levels are improving and outlook for Australia is expected to improve over the next 12 months. The high level of pre-sales provides a robust buffer against ongoing market volatility. There are material constraints on resources (both labour and materials) across all markets RCL operates in which is likely to continue to result in delays in delivering pre-sold stock.

Directors' Report (continued)

Statement of Financial Position

At 30 June 2024, PGC had a strong surplus in Net Current Assets of £66.91 million (compared to a deficit of £32.27 million last year). Improvement in Net Current Assets has been driven by the successful refinancing of the Group debt facilities which matured in January 2024 and were reflected as a current liability in the prior period. The refinance of the maturing debt facilities provided both an extension in tenor and an increase in funding to support the Sunbury acquisition.

Total Group Assets held were £188.70 million (compared to £173.20 million in the prior financial year) with total equity of £24.85 million (compared to £29.10 million in the prior financial year). Increase in total group assets predominantly reflects the acquisition of the Sunbury site in Melbourne (Australia). The reduction in equity was predominantly driven by the increased financing costs associated with the acquisitions completed over the last couple years which negatively impacted both the profit and loss and the balance sheet.

After allowing for non-controlling interests of £7.27 million (down from £7.76 million in the prior year), net equity attributable to security holders fell to £17.61 million (down from £21.34 million).

Long-Term Focus

The core strategy of building a long-term sustainable business from distressed assets remains unchanged.

We still have challenges ahead but progress continues to be made to deliver value to our shareholders. The acquisitions made within the RCL portfolio over the last couple of years have provided a substantive re-stocking within the business and we look forward to progressing planning outcomes at Homestead Bay.

The primary near-term focus remains on completing the restructuring of TFLP to enable ongoing participation in the underlying assets by the Company.

Limited Partners are aware of the intention to consolidate all remaining assets inside Torchlight Real Estate Group "TREG" (a wholly owned subsidiary of the Partnership) and complete an in specie distribution of shares in this entity to the Limited Partners. All regulatory approvals required to enable the restructure (including registration of TREG with the Cayman Island Monetary Authority and UK Panel Approval for the transfer of the KCR shareholding) have now been obtained. The General Partner is working through final steps to enable this to be implemented.

Work in respect of optimising value from the remaining non-core assets is ongoing.

The largest remaining non-core asset is the residential project located within the Bethlehem suburb of Tauranga City and we continue to progress options for unlocking value from this site.

Share Buyback

Capital management remains an ongoing focus for the Board and we expect to continue to allocate capital to facilitate buyback of shares.

During the year 2,177,000 shares were bought back at a price of NZD 0.29 (13.8p) (prior year: 2,000,000 shares were bought back at an average price of NZD 0.29 (14.5p)) which was value accretive for shareholders.

PGC shares trade at a considerable discount to the market value of the underlying assets and buying them back is consistent with our value creation strategy.

For and on behalf of the Directors

Russell Naylor Director 5 December 2024

PYNE GOULD CORPORATION LIMITED BOARD OF DIRECTORS

GEORGE KERR B Com

Non-Independent Director

George is an investor with a successful record in Australasia and the United Kingdom spanning more than 30 years.

George was appointed to the Board of PGC in August 2008 and has been the Group's Managing Director since April 2012. He is also chairman of PGC's Torchlight Group.

RUSSELL NAYLOR

Non-Independent Director

Russell Naylor has an extensive background in banking and finance and is the principal of Naylor Partners, a boutique Sydney-based Corporate Advisory business. Russell is an Executive Director and Investment Committee Member of Torchlight and is a resident of Australia.

Russell was appointed to the PGC Board on 14 February 2012 and is a member of the Audit and Risk Committee.

NOEL KIRKWOOD BAgri. Com

Non-Independent Director

In 2010 Noel joined Real Estate Credit Limited, a PGC subsidiary, where his skills were employed to unlock value from the assets held in the former MARAC bad bank. Noel holds a B. Agr. Com (Economics) from Lincoln University. A New Zealand resident with over 30 years' experience in banking and finance, he has held senior credit and lending roles covering rural, business and property transactions and has extensive experience in the work out of distressed property assets.

Noel Kirkwood was appointed to the PGC Board on 27 August 2014.

MICHELLE SMITH M. Com (Hons), ICAEW

Independent Director

Michelle Smith is a Chartered Accountant with over 30 years' experience in Investment Banking and Asset Management in Europe.

Michelle was the COO and founding partner of Affirmative Investment Management Partners Limited, a boutique fixed income impact investment management company, based in London.

She trained as a chartered accountant with Ernst & Young, London and worked with Goldman Sachs in London for over 12 years. She has expertise in operational risk, compliance and regulatory risk, processes and controls across complex product lines in a highly control conscious and regulated environment.

Michelle has served as a non-executive director on several boards since 2007, ranging from Fund Management and Insurance to Retail Banking, Mining and Biofuels.

Michelle was appointed to the PGC Board on 4 November 2014 and is Chair of the Audit and Risk Committee.

PAUL DUDLEY BSc (Hons), FCA

Independent Director

Paul Dudley is a Fellow of the Chartered Institute of Accountants of England and Wales and is a Member of the UK's Chartered Institute of Securities and Investment. He is a director of Aer Ventures, a corporate advisory business that is authorised and regulated by the UK's Financial Conduct Authority. Paul has acted as a corporate finance adviser on numerous flotations and fundraisings and provided advice on takeovers and other transactions in the private and public arenas.

Earlier in his career, Paul was seconded to the listing department of the London Stock Exchange, and he also worked at a venture capital investment firm, where he advised on investment in emerging growth companies. He began his career at PricewaterhouseCoopers.

Paul is an Independent Director of PGC, based in the United Kingdom.

Paul was appointed to the PGC Board on 23 May 2016 and is a member of the Audit and Risk Committee.

PYNE GOULD CORPORATION LIMITED DIRECTORS' RESPONSIBILITY STATEMENT

The Directors are responsible for preparing the Annual Report and the Consolidated Financial Statements in accordance with applicable laws and regulations.

The Companies (Guernsey) Law, 2008 requires the directors to prepare consolidated financial statements for each financial year. Under that law, they have elected to prepare consolidated financial statements in accordance with IFRS Accounting standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and applicable law.

The consolidated financial statements are required by law to give a true and fair view of the state of affairs of the Group and of the profit or loss of the Group for that period.

In preparing these Consolidated Financial Statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- notify its shareholders in writing about the use of disclosure exemptions, if any, of IFRS as issued by the IASB used in the preparation of consolidated financial statements;
- state whether applicable IFRS as issued by the IASB have been followed subject to any material departures disclosed in the consolidated financial statements; and
- prepare the consolidated financial statements on a going concern basis unless it is inappropriate to presume that the Group will continue in business.

The Directors are responsible for keeping proper accounting records, which disclose with reasonable accuracy at any time the financial position of the Group and enable them to ensure that the consolidated financial statements comply with The Companies (Guernsey) Law, 2008. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets

So far as the Directors are aware, there is no relevant audit information of which the Company's auditor is unaware, having taken all the steps the Directors ought to have taken to make themselves aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

The Board of Directors of Pyne Gould Corporation Limited authorised the Consolidated Financial Statements set out on pages 13 to 58 for issue on 5 December 2024.

For and on behalf of the Board

Russell Naylor Director

George Kerr Managing Director

INDEPENDENT AUDITOR'S REPORT

To the members of Pyne Gould Corporation Limited

Opinion

We have audited the consolidated financial statements of Pyne Gould Corporation Limited (the "Company") and its subsidiaries (the "Group") for the year ended 30 June 2024, which comprise the Consolidated Statement of Comprehensive Income, the Consolidated Statement of Changes in Equity, the Consolidated Statement of Financial Position, the Consolidated Statement of Cash Flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information.

In our opinion, the consolidated financial statements:

- give a true and fair view of the financial position of the Group as at 30 June 2024, and of its financial performance and its cashflows for the year then ended;
- are in accordance with IFRS Accounting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"); and
- comply with the Companies (Guernsey) Law, 2008.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and applicable law. Our responsibilities under those standards are further described in the 'Auditor's responsibilities for the audit of the consolidated financial statements' section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code), together with the ethical requirements that are relevant to our audit of the consolidated financial statements in Guernsey, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion

Other information in the Annual Report

The directors are responsible for the other information. The other information comprises the information included in the Annual Report, other than the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements, or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

Responsibilities of the directors for the consolidated financial statements

As explained more fully in the Statement of Directors' Responsibilities set out on page 9, the directors are responsible for the preparation of the consolidated financial statements which give a true and fair view in accordance with IFRS Accounting Standards as issued by the IASB and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the consolidated financial statements

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

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

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

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

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

The engagement partner of the audit resulting in this independent auditor's report is Wynand Pretorius.

Use of our report

This report is made solely to the Company's members, as a body, in accordance with section 262 of the Companies (Guernsey) Law, 2008. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters in relation to which the Companies (Guernsey) Law, 2008 requires us to report to you if, in our opinion:

- proper accounting records have not been kept by the Company; or
- the Group's consolidated financial statements are not in agreement with the accounting records; or
- we have not obtained all the information and explanations, which to the best of our knowledge and belief, are necessary for the purposes of our audit.

Grant Thornton Limited Chartered Accountants St Peter Port Guernsey

Date: 5 December 2024

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 30 June 2024

		2024	2023
	Note	£000	£000
Revenue from land development and resale		E4 624	E0 464
Cost of land development sales		54,631	52,161 (32,247)
Gross profit from land development and resale		(34,713) 19,918	<u>(32,247)</u> 19,914
Other revenue	5	4,385	3,605
Selling and administration expenses	6	(12,019)	(11,872)
Investment (losses)/gains	5	(3,174)	5,037
Foreign exchange (losses)/gains		(134)	151
Operating Profit		8,976	16,835
Interest revenue	4	1,297	697
Interest expense	4	(19,497)	(13,930)
Net interest expense		(18,200)	(13,233)
(Loss)/profit before income tax		(9,224)	3,602
Income tax credit/(charge)	8	5,837	(1,723)
(Loss)/profit for the year after tax		(3,387)	1,879
Foreign currency adjustment on translation to presentation currency		(557)	(1,390)
Total comprehensive (loss)/income for the year		(3,944)	489
(Loss)/profit attributable to:			
Owners of the Company		(2,964)	1,982
Non-controlling interests	7,19	(423)	(103)
(Loss)/profit for the year		(3,387)	1,879
Total comprehensive (loss)/income attributable to:			
Owners of the Company		(3,428)	907
Non-controlling interests	7,19	(516)	(418)
Total comprehensive (loss)/income for the year		(3,944)	489
Earnings per share		Pence	Pence
Basic and diluted (loss)/earnings per share	12	(1.55)	1.02
Basic and diluted (loss)/earnings per share – continuing operations	12	(1.55)	1.02

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 30 June 2024

2023	Share Capital (see note 13) £000	Foreign Currency Translation Reserve £000	Accumulated Losses £000	Non-controlling interests acquisition reserve £000	Non- controlling interests (see note 19) £000	Total Equity £000
Balance at 1 July 2022	150,097	22,933	(141,290)	(9,350)	8,749	31,139
Total comprehensive income for the year						
Profit/(loss) for the year	-	-	1,982	-	(103)	1,879
Other comprehensive loss						
Foreign currency adjustment on translation to presentation currency	-	(1,075)	-	-	(315)	(1,390)
Total comprehensive income/(loss) for the year	-	(1,075)	1,982	-	(418)	489
Redemptions of non-controlling interests	-	-	-	(1,667)	(574)	(2,241)
Transactions with owners						
Share buy-backs	(290)	-	-	-	-	(290)
Total transactions with owners	(290)	-	-	-	-	(290)
Balance at 30 June 2023	149,807	21,858	(139,308)	(11,017)	7,757	29,097

Attributable to owners of the Company

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 30 June 2024

2024	Share Capital (see note 13)	Foreign Currency Translation Reserve	Accumulated Losses	Non-controlling interests acquisition reserve	Non- controlling interests (see note 19)	Total Equity
	(See note 13) £000	£000	£000	£000	£000	£000
Balance at 1 July 2023	149,807	21,858	(139,308)	(11,017)	7,757	29,097
Total comprehensive loss for the year						
Loss for the year	-	-	(2,964)	-	(423)	(3,387)
Other comprehensive loss						
Foreign currency adjustment on translation to presentation currency	-	(464)	-	-	(93)	(557)
Total comprehensive loss for the year	-	(464)	(2,964)	-	(516)	(3,944)
Transactions with owners						
Share buy-back	(301)	-	-	-	-	(301)
Total transactions with owners	(301)	-	-	-	-	(301)
Balance at 30 June 2024	149,506	21,394	(142,272)	(11,017)	7,241	24,852

Attributable to owners of the Company

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 June 2024

AS at 30 June 2024		2024	2023
	Note	£000	£000
ASSETS			
Current assets			
Cash in bank		12,697	13,640
Finance receivables	14	1,159	1,936
Trade and other receivables	10	2,135 994	1,335
Loans and receivables at amortised cost Inventories	18 15	994 54,775	993 43,599
Prepayments	15	1,845	43,599
Total current assets		73,605	62,910
		75,005	02,910
Non-current assets			
Inventories	15	80,397	71,245
Investment properties	16	27,318	27,952
Investments – Fair value through profit or loss	17	1,740	4,545
Advances to related parties	22	4,663	4,161
Property, plant and equipment	0	2,644	2,388
Deferred tax asset	9	7,943	-
Total non-current assets		124,705	110,291
Total assets		198,310	173,201
EQUITY AND LIABILITIES			
LIABILITIES			
Current liabilities			
Trade and other payables	21	6,691	3,633
Borrowings	20	-	91,543
Total current liabilities		6,691	95,176
Non-current liabilities			
Borrowings	20	166,767	47,921
Deferred tax liability	9	-	1,007
Total non-current liabilities		166,767	48,928
Total liabilities		173,458	144,104
EQUITY			
Share capital	13	149,506	149,807
Foreign currency translation reserve		21,394	21,858
Accumulated losses		(142,272)	(139,308)
Non-controlling interests acquisition reserve		(11,017)	(11,017)
Total equity – attributable to the owners of the Company		17,611	21,340
Non-controlling interests	19	7,241	7,757
Total equity		24,852	29,097
Total equity and liabilities		198,310	173,201
Net assets per share (pence)	12	9.27	11.11

The Board of Directors of Pyne Gould Corporation Limited approved and authorised for issue the Consolidated Financial Statements set out on pages 13 to 54 for issue on 5 December 2024.

Russell Naylor Director

George Kerr Managing Director

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 30 June 2024

For the year ended 30 June 2024		2024	2023
	Note	£000	£000
Cash flows from operating activities			
Interest received		897	322
Rental revenue	5	1,697	1,376
Proceeds from sale of inventories		54,631	52,211
Fees and other revenue received		2,688	2,229
Total cash flows from operating activities		59,913	56,138
Payments to suppliers and employees		(13,071)	(9,834)
Acquisition costs of inventories		(22,962)	(35,634)
Development costs of inventories		(28,430)	(27,648)
Total cash flows used in operating activities		(64,463)	(73,116)
Net cash flows used in operating activities	10	(4,550)	(16,978)
Cash flows from investing activities			
Proceeds from settlement of finance receivables		1,107	40
Total cash flows from investing activities		1,107	40
Acquisition of property, plant and equipment		(2,013)	(1,029)
Settlement of redemption of non-controlling interests		-	(2,241)
Increase in advances to other related parties	22	(106)	(106)
Total cash flows used in investing activities		(2,119)	(3,376)
Net cash flows used in investing activities		(1,012)	(3,336)
Cash flows from financing activities			
Increase in borrowings	11	18,908	40,617
Total cash flows from financing activities		18,908	40,617
Share buy-backs	13	(301)	(291)
Decrease in borrowings	11	(12,089)	(12,742)
Interest paid		(585)	(548)
Total cash flows used in financing activities		(12,975)	(13,581)
Net cash flows from financing activities		5,933	27,036
Net increase in cash in bank		371	6,722
Foreign currency adjustment on translation of cash			
balances to presentation currency		(1,314)	(357)
Opening cash in bank		13,640	7,275
Closing cash in bank		12,697	13,640
Represented by:		40.007	40.040
Cash in bank		12,697	13,640
		12,697	13,640

Notes to the Consolidated Financial Statements

For the year ended 30 June 2024

1. Reporting Entity

Pyne Gould Corporation Limited is a Guernsey-domiciled company. The Consolidated Financial Statements comprise Pyne Gould Corporation Limited ("the Company") and its subsidiaries (see note 8) (together "the Group").

Entities within the Group variously offer financial and asset management services, engage in real estate development and construction, and invest in financial and real estate assets.

The Company is also listed on the Official List of The International Stock Exchange ("TISE") as of 21 November 2018. The registered office address of the Company is 1 Royal Plaza, Royal Avenue, St Peter Port, Guernsey, GY1 2HL.

2. Basis of Preparation

(a) Statement of compliance

These Consolidated Financial Statements, including comparative figures, are in compliance with IFRS Accounting standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

As a Guernsey domiciled company, the Consolidated Financial Statements also comply with the legal and regulatory requirements of The Companies (Guernsey) Law, 2008, and have been prepared under the assumption that the Group operates as a going concern.

(b) Basis of measurement

The Consolidated Financial Statements have been prepared on the basis of historical cost, except for inventories held for sale recorded at the lower of cost or fair value less costs to sell, loans and receivables carried at amortised cost and investment properties and financial assets at fair value through profit or loss.

(c) Functional currency

The Board of Directors ("Board" or "Directors") considers New Zealand dollars ("NZD") to be the functional currency of the Company, as it is the currency in which capital is raised and returned. In addition, all equity related transactions (including dividends) are settled in NZD. Whilst the Group's operations are conducted in multiple currencies, historically the functional currency has been NZD and for this financial year the Directors' have determined the underlying transactions, events and conditions have not changed from the historic functional currency position of NZD. For further details on the functional currency, see note 2(e)(ii).

(d) Presentation currency

Due to the migration of the Company from New Zealand to Guernsey in 2014, the listing on TISE and the intention, in due course, to list on the London Stock Exchange, although the process to list on the London Stock Exchange has not started, the Board agreed the presentation currency of these Consolidated Financial Statements should be British Pound Sterling ("GBP" or "£"). The figures in the Consolidated Financial Statements and related notes have been translated from NZD and from Australian Dollars ("AUD") using the procedures outlined below:

- Assets and liabilities have been translated into GBP using the closing rates of exchange applicable at the relevant reporting date. As at 30 June 2024 the rates applied were NZD1.00 to GBP0.481270 and AUD1.00 to GBP0.527317 (30 June 2023: NZD1.00 to GBP0.481073, AUD1.00 to GBP0.523522);
- Revenue and expenses, including any other comprehensive income, have been translated into GBP at average rates of exchange for the relevant accounting year. For the year ended 30 June 2024 the average rates applied were NZD1.00 to GBP0.481743 and AUD1.00 to GBP0.522208 (30 June 2023: NZD1.00 to GBP0.507712 and AUD1.00 to GBP0.555235);
- Movements in share capital and share premium are translated into GBP at the rates applicable at the dates of the transactions; and
- All differences arising on the above translations have been taken to the foreign currency translation reserve.

All resulting exchange differences are recognised under other comprehensive income and presented as a separate component of equity ("Foreign Currency Translation Reserve").

Unless otherwise indicated, amounts are rounded to the nearest thousand.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

2. Basis of Preparation (continued)

(e) Accounting judgements and major sources of estimation uncertainty

In the application of the Group's accounting policies, the Directors are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical accounting judgements and estimation uncertainty

The following are the key accounting judgements and sources of estimation uncertainty at 30 June 2024 that have significant risk of resulting in material adjustment to the carrying amounts of assets and liabilities within the next financial year:

Critical judgements in applying accounting policies:

(i) Going Concern

The financial statements have been prepared on a going concern basis. During the year, the Group successfully closed a refinancing of the facilities that matured in January 2024. The refinancing resulted in both an extension in term and an increase in funding to support the Sunbury acquisition.

As a result, the Directors have a reasonable expectation that the Group has sufficient resources to continue in operational existence for at least 12 months from the date of approval of the Consolidated Financial Statements, and therefore these Consolidated Financial Statements are presented on a going concern basis.

In reaching this conclusion, the Directors have considered the risks that could impact the Group's liquidity over the next 12 months from the date of approval of the Consolidated Financial Statements and are of the opinion that it remains appropriate to prepare these Consolidated Financial Statements on a going concern basis. The expected realisable value of inventories is materially in excess of the current cost carrying value.

Torchlight Fund LP

The life of the Partnership expired 31 May 2022 and has not been further extended. TFLP's audited financial statements for the year ended 31 March 2023 and 31 March 2024 were prepared on a basis other than going concern. The General Partner has communicated with the Limited Partners on the intention to consolidate all remaining assets inside Torchlight Real Estate Group "TREG" (a wholly owned subsidiary of the Partnership) and complete an in-specie distribution of shares in this entity to the Limited Partners. In June 2022 and June 2023, the Group facilitated non-pro rata exits for a number of limited partners. All regulatory approvals required to enable the restructure (including registration of TREG with the Cayman Island Monetary Authority) have now been obtained. Kroll is in the process of completing an updated valuation in respect of the investment in RCL as at 30 June 2024. Following receipt of the updated valuation the General Partner will provide an update to Limited Partners on implementation of the proposed restructure.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

2. Basis of Preparation (continued)

(e) Accounting judgements and major sources of estimation uncertainty (continued)

Critical judgements in applying accounting policies (continued):

(ii) Functional currency

The Board of Directors considers NZD as the functional currency of the Company, as NZD is the currency in which capital is raised, dividends are declared and paid, capital returned and ultimately the currency that would be returned if the Company was wound up. In addition, the Company has no bank facility debt and is wholly funded through equity. All equity related transactions (including dividends) are settled in NZD.

The Directors have also considered the currencies in which the underlying assets are denominated. The Company has exposure to a number of currencies through its underlying assets, principally NZD and AUD. However, the majority of the Company's expenditure during the current financial year has remained in NZD.

Whilst the Company's operations are conducted in multiple currencies, historically the functional currency has been NZD and for this financial year the Directors' have determined the underlying transactions, events and conditions have not changed from the historic functional currency position of NZD.

(iii) Investment in KCR Residential REIT plc ("KCR") TFLP owns a 55.4% stake in KCR, and accordingly, the Board determined that the Group has control over KCR, which is therefore classified as a subsidiary. There have been no changes in the current year.

(iv) Assets held for sale

The decision has been made to restructure and continue the Group's participation in RCL and therefore the Group's investment in RCL is not classified as a disposal group held for sale in these Consolidated Financial Statements.

Key sources of estimation uncertainty

(i) Inventories

Inventories are stated at the lower of cost or net realisable value, which have been determined using forecast feasibility estimates. These forecast feasibility estimates require the application of estimations around sales volume rates, development costs, selling prices and financing costs over the life of each project. The basis for which inventories are carried in the Consolidated Financial Statements is disclosed above, whilst the carrying values of inventories are disclosed in note 16.

(ii) Investments - Fair value through profit or loss (FVTPL) – Level 3

The key source of estimation uncertainty when estimating the fair value of level 3 investments are the unobservable inputs and assumptions used when determining fair value. The use of different inputs or methodologies could lead to different measurement of fair value however, the Group believes that its estimates of fair value are appropriate (see note 24).

(iii) Investment properties

The fair values of the Group's investment properties are based on current prices in an active market for similar properties in the same location and condition. Current prices are based on estimates of the amount for which a property could be exchanged between a willing buyer and willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion. Valuations of the investment properties held in RCL are based on a market comparable approach taking into account a hypothetical development model, direct sales comparisons and discounted cashflows. Valuations of the investment properties held in KCR are calculated on an income capitalisation and/or capital value per square foot basis.

(iv) Deferred tax

The Group makes estimates in relation to the recognition of deferred tax assets in respect of its unutilised tax losses. For details see note 3(k).

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies

The accounting policies applied in the preparation of these Consolidated Financial Statements are set out below. These policies have been consistently applied to all the years, unless otherwise stated.

(a) Basis of consolidation

The Consolidated Financial Statements comprise the operating results, cash flows and assets and liabilities of the Company and its subsidiaries (the "Group") for the year ended 30 June 2024. Subsidiaries are all entities over which the Company exercises control. Subsidiaries are fully consolidated from the date on which control is transferred to the Company. They are deconsolidated from the date that control ceases.

Control is achieved when the Company is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if, and only if, the Company 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

• The ability to use its power over the investee to affect its returns

Generally, there is a presumption that a majority of voting rights results 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 Company considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement(s) with the other vote holders of the investee
- · Rights arising from other contractual arrangements
- The Company's voting rights and potential voting rights

The Company 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 Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Assets, liabilities, income and expenses of a subsidiary acquired or disposed of during the year are included in the Consolidated Financial Statements from the date the Group gains control until the date the Company ceases to control the subsidiary.

Profit or loss and each component of OCI are attributed to the equity holders of the parent of the Company 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 financial statements of subsidiaries to bring their accounting policies in line with the Company'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 Company 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 profit or loss. Any investment retained is recognised at fair value.

Profit or loss and other comprehensive income of subsidiaries acquired or disposed of during the year are recognised from the effective date of acquisition, or up to the effective date of disposal, as applicable. The Group attributes profit or loss and total comprehensive income or loss of subsidiaries between the owners of the Company and the non-controlling interests based on their respective ownership interests.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(a) Basis of consolidation (continued)

Investment in subsidiaries

The Company has an investment in TFLP, which is accounted for as a subsidiary. The investment is held through the Company's subsidiary Torchlight Group Limited.

Following the non-pro-rata redemption of certain limited partners' interests in May 2023 and June 2023, as at 30 June 2024, the Company's limited partnership interest in TFLP is 84.6% (30 June 2023: 84.6%). In accordance with the TFLP limited partnership agreement, substantive control over TFLP is deemed to be established when a single investor holds greater than 34% of the limited partnership interests in TFLP (see note 8).

The non-controlling interests in TFLP are measured at their proportionate share of TFLP's net assets.

TFLP has an investment in KCR Residential REIT plc, which, amounts to 55.4% of the issued share capital of KCR (30 June 2023: 55.4%).

New accounting standards effective and adopted

The following relevant amended standard has been applied in these Consolidated Financial Statements:

- IAS 1 (amended), "Disclosures of Accounting Policies (Amendments to IAS 1 and Practice Statement 2), effective for accounting periods commencing on or after 1 January 2023;
- IAS 8 (amended), "Accounting Policies, Changes in Accounting Estimates and Errors" (amendments regarding the definition of accounting estimates), effective for accounting periods commencing on or after 1 January 2023; and
- IAS 12 (amended), "Income Taxes" (amendments regarding deferred tax on leases and decommissioning obligations), effective for accounting periods commencing on or after 1 January 2023.

In the opinion of the Directors, the adoption of these amended standards has had no material impact on the Consolidated Financial Statements of the Group.

New, revised and amended standards applicable to future reporting periods

At the date of approval of these Consolidated Financial Statements, the following relevant new or amended standards and interpretations, which may be applicable to the Group's operations but have not been applied in these Financial Statements, were in issue but not yet effective:

- IAS 1 (amended), "Presentation of Financial Statements" (amendments regarding the classification of liabilities and the disclosure of accounting policies), effective for accounting periods commencing on or after 1 January 2024;
- IAS 1 (amended), "Non-current liabilities with Covenants" (effective for accounting periods commencing on or after 1 January 2024);
- IFRS 7 (amended), 'Financial Instruments: Disclosures' (effective for accounting periods commencing on or after 1 January 2026);
- IFRS 9 (amended), 'Financial Instruments' (effective for accounting periods commencing on or after 1 January 2026); and
- IFRS 18, 'Presentation and Disclosures in Financial Statements' (effective for accounting periods commencing on or after 1 January 2027).

In addition, the International Sustainability Standards Board (ISSB) published the following Sustainability Disclosure Standards in June 2023, effective for accounting periods commencing on or after 1 January 2024:

- · IFRS S1, 'General Requirements for Disclosure of Sustainability-related Financial Information'; and
- IFRS S2, 'Climate-related Disclosures'

IFRS S1 sets out overall requirements with the objective to require an entity to disclose information about its sustainability-related risks and opportunities.

IFRS S2 sets out the requirements for identifying, measuring and disclosing information about climate-related risks and opportunities.

The purpose of both standards is to provide information that is useful to primary users of general purpose financial reports in making decisions relating to providing resources to the entity.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(b) Current versus non-current classification

The Group presents assets and liabilities in the Consolidated Statement of Financial Position based on current/non-current classification. An asset is current when it is:

- Expected to be realised or intended to be sold or consumed in the normal operating cycle; or
- Held primarily for the purpose of trading; or
- Expected to be realised within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current.

A liability is current when:

- It is expected to be settled in the normal operating cycle; or
- It is held primarily for the purpose of trading; or
- It is due to be settled within twelve months after the reporting date; or
- There is no unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

The Group classifies all other liabilities as non-current. Deferred tax assets and liabilities are classified as non-current assets and liabilities.

(c) Interest

Interest revenue and interest expense are recognised in profit or loss within the Consolidated Statement of Comprehensive Income using the effective interest method. The effective interest rate is established on initial recognition of the financial assets and liabilities and is not revised subsequently. The calculation of the effective interest rate includes all yield related fees and commissions paid or received that are an integral part of the effective interest rate.

(d) Employee benefit

Salaries and annual leave

Liabilities for wages and salaries, including non-monetary benefits and annual leave expected to be settled wholly within 12 months of the reporting date are recognised in other payables in respect of employees' services up to the reporting date and are measured at the amounts expected to be paid when the liabilities are settled. The liability for annual leave is recognised in the provision for employee benefits.

(e) Revenue

Revenue arises mainly from land development and resale. The Group also generates revenue from golf and other operations and from dividends on investments.

To determine whether to recognise revenue, the Group follows a 5-step process:

- 1. Identifying the contract with a customer
- 2. Identifying the performance obligations
- 3. Determining the transaction price
- 4. Allocating the transaction price to the performance obligations
- 5. Recognising revenue when/as performance obligations are satisfied. Performance obligations may be satisfied at a point in time (typically for the sale of goods) or over a period of time (typically for the sale of services).

(i) Revenue from land development and resale

Revenue from land development and resale is recognised at a point in time when the Group satisfies performance obligations by transferring the developed property to the buyer.

(ii) Golf and other revenue

Revenue from golf and other operations is recognised at a point in time when the Group satisfies performance obligations by transferring the promised services to its customers.

(iii) Dividend income

Dividend income from investments is recognised when the shareholders' rights to receive payment has been established, normally the ex-dividend date.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(f) Foreign currencies

Foreign currency assets and liabilities are translated into New Zealand dollars, the Company's functional currency, at the rate of exchange ruling at the end of the reporting date. Transactions in foreign currency are translated at the rate of exchange ruling at the date of the transaction. Currency gains and losses are included in the profit or loss within the Consolidated Statement of Comprehensive Income.

The results of operation and financial position of subsidiaries that have a functional currency different from the Group's presentation currency are translated into the presentation currency as follows:

- Monetary assets and liabilities denominated in foreign currencies are translated at the presentation currency spot rates of exchange at the reporting date. Differences arising on settlement or translation of monetary items are recognised in profit or loss in the Consolidated Statement of Comprehensive Income.
- Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising from translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in Other Comprehensive Income ("OCI") or profit or loss are also recognised in OCI or profit or loss, respectively); and
- Income and expenses are translated at average exchange rates.

All resulting exchange differences are recognised under other comprehensive income and presented as a separate component of equity ("Foreign Currency Translation Reserve").

(g) Assets held for sale

Assets are classified as held-for-sale if it is highly probable that they will be recovered primarily through sale rather than through continuing use. Such assets are generally measured at the lower of their carrying amount and fair value less costs to sell. On subsequent remeasurement of a disposal group, the carrying amounts of assets and liabilities included in the disposal group classified as held for sale, shall be remeasured in accordance with applicable IFRSs as set out here before the fair value less costs to sell of the disposal group is remeasured. Impairment losses on initial classification as held-for-sale and subsequent gains and losses on remeasurement are recognised in profit or loss.

(h) Investment properties

Investment properties comprise properties owned by the Group which are held for capital appreciation, rental income or both. Investment properties are initially measured at cost, including expenditure that is directly attributable to the acquisition of the asset. Investment properties are revalued on acquisition by independent external valuers and then by the directors or independent valuers annually thereafter. Acquisitions and disposals are recognised on completion. Any gain or loss arising from a change in fair value is recognised in profit or loss.

Further details of the investment property valuation methodology are contained in note 24.

Subsequent expenditure is capitalised only when it is probable that the future economic benefits associated with the expenditure will flow to the Group. Ongoing repairs and maintenance are expensed as incurred.

(i) Plant and equipment

Plant and equipment are recorded at cost less accumulated depreciation and impairment. Subsequent costs are capitalised if it is probable that future economic benefits will flow to the Group and the costs can be measured reliably.

Plant and equipment are depreciated on a straight-line basis, at rates which will write off cost less estimated residual values over their estimated economic lives as follows:

Plant and equipment

1 - 25 years

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(j) Leasing

The Group applies IFRS 16 Leases. Lessees, with certain exceptions for short term or low value leases, are required to recognise all leased assets on their Statement of Financial Position as 'right-of-use assets' with a corresponding lease liability.

The Group has a small number of operating leases concerning office premises and plant and equipment. IFRS 16 provides an exemption for short term operating leases and leases of low value. The Group has taken advantage of the exemptions rather than establishing a right to use asset.

The costs of leases of low value items and those with a short term at inception are recognised as incurred.

(k) Tax

The Company is exempt from Guernsey income tax and is charged an annual exemption fee of £1,600 (30 June 2023: £1,200). In respect of income tax arising in other jurisdictions, the income tax credit or expense for the year comprises current and deferred tax. Income tax credit or expense is recognised in profit or loss within the Consolidated Statement of Comprehensive Income, except to the extent that it relates to items recognised in other comprehensive income or directly in equity, in which case it is recognised in other comprehensive income or in equity.

Current tax is the expected tax payable in countries where the Company's subsidiaries operate and generate taxable income for the period, using tax rates enacted or substantively enacted at the reporting date, and any adjustment to tax payable in respect of previous periods.

Deferred tax is provided using the balance sheet method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- When the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and interest in joint arrangements, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; or
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and
 interest in joint arrangements, deferred tax assets are recognised only to the extent that it is probable that
 the temporary differences will reverse in the foreseeable future and taxable profit will be available against
 which the temporary differences can be utilised.

(I) Inventories

Land held for resale

Land held for resale is stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale. Land held for resale includes the cost of acquisition and development costs incurred during development.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(m) Financial assets and liabilities

Classification

The Group classifies its financial assets and financial liabilities into categories in accordance with IFRS 9.

Financial assets

On initial recognition, the Group classifies financial assets as measured at amortised cost or at fair value through profit or loss ("FVTPL").

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal or interest ("SPPI").

All other financial assets of the Group are measured at FVTPL.

Cash and cash equivalents

Cash and cash equivalents consist of cash and liquid assets used in the day-to-day cash management of the Group, including call deposits with original maturities of three months or less where there is an insignificant risk of changes in value. Cash and cash equivalents are carried at amortised cost in the Consolidated Statement of Financial Position.

Investments in loans and receivables

Investments in loans and receivables are financial assets with fixed or determinable payments that are not quoted in an active market. Such assets are recognised initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest method, less any impairment losses.

Finance receivables

Finance receivables are initially recognised at fair value plus incremental direct transaction costs and are subsequently measured at amortised cost using the effective interest method, less any allowance for impairment.

Investments - Fair value through profit or loss (FVTPL)

Investments at FVTPL include financial assets that are either classified as held for trading or that meet certain conditions and are designated at FVTPL upon initial recognition.

Assets in this category are measured at fair value, with gains or losses recognised in profit or loss in the Consolidated Statement of Comprehensive Income. The fair values of financial assets in this category are determined by reference to active market transactions or using a valuation technique where no active market exists.

Financial liabilities

Financial liabilities are classified as measured at amortised cost or FVTPL.

A financial liability is classified at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognised in profit or loss.

The Group classifies non-derivative financial liabilities as financial liabilities at amortised cost. Such financial liabilities are recognised initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, these financial liabilities are measured at amortised cost using the effective interest method.

Financial liabilities at amortised cost comprise borrowings, trade and other payables and advances from other entities.

Borrowings

Bank borrowings are initially recognised at fair value including incremental direct transaction costs. They are subsequently measured at amortised cost using the effective interest method.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(m) Financial assets and liabilities

Offsetting

Financial assets and liabilities are offset, and the net amount presented in the Consolidated Statement of Financial Position when, and only when, the Group has a legal right to offset the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

Recognition

The Group initially recognises finance receivables, deposits, debt securities issued and subordinated liabilities on the date that they are originated. All other financial assets and liabilities (including assets and liabilities designated at fair value through profit or loss) are initially recognised on the trade date at which the Group becomes a party to the contractual provisions of the instrument.

Derecognition

The Group derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

The Group derecognises a financial liability when its contractual obligations are discharged, are cancelled or expire.

(n) Impaired financial assets and past due assets

The Group's financial assets at amortised cost are subject to impairment based on the Group's assessment of credit losses incurred and expected credit losses.

The Group provides for expected credit losses over the life of the asset where there has been a significant increase in credit risk since recognition of the asset.

Past due but not impaired assets are any assets which have not been operated by the counterparty within their key terms but are not considered to be impaired by the Group.

Bad debts are written off against individual or collective valuation allowances. Amounts required to bring the provisions to their assessed levels are recognised in profit or loss within the Consolidated Statement of Comprehensive Income. Any future recoveries of amounts provided for are taken to profit or loss within the Consolidated Statement of Consolidated Statement of Comprehensive Income.

For further information about credit impairment provisioning refer to note 25.

(o) Impairment of non-financial assets

At each reporting date, the Group assesses whether there is any indication that a non-financial asset may be permanently impaired. If any indication exists, the Group estimates the asset's recoverable amount, which is the higher of an asset's fair value less costs of disposal and its value in use. When the carrying amount of an asset exceeds its recoverable amount, the asset is considered permanently impaired and is written down to its recoverable amount. Any such impairment is recognised in profit or loss in the Consolidated Statement of Comprehensive Income.

(p) Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. The expense relating to a provision is recognised profit or loss in the Consolidated Statement of Comprehensive Income.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

3. Material Accounting Policies (continued)

(q) Goods and services tax (GST)

GST for New Zealand subsidiaries

Upon the Company's re-domicile to Guernsey, its operating activities were no longer subject to GST. As at 30 June 2024, only two wholly-owned subsidiaries remained registered for GST in New Zealand.

All items in the Consolidated Financial Statements are stated exclusive of recoverable GST, except for receivables and payables, which are stated on a GST-inclusive basis. The net amount of GST recoverable from, or payable to, New Zealand Inland Revenue, is included as part of receivables or payables in the Consolidated Statement of Financial Position. Commitments and contingencies are disclosed exclusive of GST.

GST for Australian subsidiaries

Revenues, expenses and assets are recognised net of the amount of GST, except where the amount of GST incurred is not recoverable from the Australian Taxation Office. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of an item of the expense.

Receivables and payables in the Consolidated Statement of Financial Position are shown inclusive of GST. The net amount of GST recoverable from, or payable to, the Australian Taxation Office is included as part of receivables or payables in the Consolidated Statement of Financial Position.

(r) Statement of cash flows

The Consolidated Statement of Cash Flows has been prepared using the direct method modified by the netting of certain permitted cash flows, in order to provide more meaningful disclosure. Cash and cash equivalents consists of cash and liquid assets convertible to cash within 90 days and used in the day to day cash management of the Group.

(s) Segment reporting

The Chief Operating Decision Maker, which is the Board, is of the opinion that the Group is engaged in three reportable segments, of which one segment relates to the Parent Company's activities which are that of an investment company and two segments through its investment in its Subsidiary (Torchlight), being investments in residential land subdivision and property development in Australia and New Zealand and acquiring, developing and managing residential property predominantly for letting to third parties on long and short leases in the United Kingdom. The financial information used by the Chief Operating Decision Maker to manage the Group presents the business in three segments. Segment information is measured on the same basis as that used in the preparation of the Group's Consolidated Financial Statements.

Other than the Subsidiary, which is a Cayman fund, the Company holds no non-current assets in any geographical areas other than Guernsey. The Subsidiary owns non-current assets in New Zealand, Australia, the United Kingdom and the Cayman Islands.

For detail segment analysis refer to note 27.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

4. Net interest expense

5.

·····	2024	2023
	£000	£000
Interest revenue		
Finance receivables	888	321
Advances to related parties	409	376
Total interest revenue	1,297	697
Interest expense		
Borrowings	(19,497)	(13,930)
Total interest expense	(19,497)	(13,930)
Net interest expense	(18,200)	(13,233)
Investment (losses)/gains and other revenue		
	2024	2023
	£000	£000
Investment (losses)/gains		
(Losses)/gain on revaluation of investment properties (note 16) Gain/(loss) on disposal of investment at fair value through profit	(679)	2,042
or loss (note 17) Movement in fair value of investments at fair value through	316	(41)
profit or loss (note 17)	(2,811)	3,036
	(3,174)	5,037
Other revenue		
Golf revenue	2,114	2,009
Miscellaneous revenue	574	220
Rental revenue	1,697	1,376
Total other revenue	4,385	3,605

Golf revenue and expenses have been generated from the operations of a golf course within the Group's subsidiary RCL Pacific Dunes Golf Operations Pty Ltd.

Selling and administration expenses 6.

	2024 £000	2023 £000
Directors' fees	120	120
Personnel expenses*	3,506	3,201
Legal and consultancy fees	2,946	2,598
Audit fees	382	265
Golf expenses	1,186	1,181
Property expenses	849	996
Depreciation	732	574
Other operating expenses**	2,298	2,937
Selling and administration expenses	12,019	11,872

* Personnel expenses have been incurred within the RCL Group and KCR (2023: RCL Group and KCR). ** Other operating expenses include administration, listing and regulatory costs and other overhead expenditure. There are no other individual (or aggregated) significant expenses for further disaggregation.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

7. Significant controlled entities

Significant subsidiaries	Principal	Nature of business	2024	202
	place of business		% held	% hel
MARAC Financial Services Limited (MFSL)	New Zealand	Investment holding	100%	100
MARAC Investments Limited	New Zealand	Property and commercial financing	100%	1009
Torchlight Securities Limited ²	New Zealand	Asset management	100%	100
Torchlight Fund No.2 LP	New Zealand	Investment holding entity	100%	100
Torchlight (GP) 2 Limited	New Zealand	Non-trading company	100%	100
Real Estate Credit Limited	New Zealand	Property asset management	100%	100
Property Assets Limited	New Zealand	Property asset management	100%	100
and House Limited	New Zealand	Property asset management	100%	100
Forchlight Group	Cayman Islands	Holding company	100%	100
orchlight GP Limited	Cayman Islands	Asset management	100%	100
orchlight Fund LP ¹	Cayman Islands	Investment holding entity	84.6%	84.6
Real Estate Southern Holdings Limited ¹	New Zealand	Property Investment	84.6%	84.6
Henley Downs Village Investments Limited ¹	New Zealand	Property Investment	84.6%	84.6
orchlight Real Estate Group ¹	Cayman Islands	Bare Trustee	84.6%	84.6
RCL Real Estate Holdings ¹	Cayman Islands	Bare Trustee	84.6%	84.6
RCL Real Estate Pty Ltd ¹	Australia	Holding Company	84.6%	84.6
RCL Queenstown Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL PRM Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
The Modular Concrete Construction Company Pty Ltd (formerly RCL Sanctuary Lakes Pty Ltd ¹)	Australia	Property Investment	84.6%	84.6
Sanctuary Land Developments Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
ΓMC3 Pty Ltd (formerly RCL Links Pty Ltd ¹)	Australia	Property Investment	84.6%	84.6
RCL Grandvue Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Haywards Bay Pty Ltd ^{1,2}	Australia	Property Investment	84.6%	84.6
RCL Port Stephens Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Pacific Dunes Golf Operations Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Forster Pty Ltd ^{1,2}	Australia	Property Investment	84.6%	84.6
RCL St Albans Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Merimbula Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Renaissance Rise Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Real Estate Australia Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Sunbury Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Gwandalan Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Nords Pty Ltd ¹	Australia	Property Investment	84.6%	84.6
RCL Henley Downs Limited ¹	New Zealand	Property Investment	84.6%	84.6
RCL Homestead Bay Limited ¹	New Zealand	Property Investment	84.6%	84.6
RCL Jack's Point Limited ¹	New Zealand	Property Investment	84.6%	84.6
lack's Point Village Terraces Limited ¹	New Zealand	Property Investment	84.6%	84.6
KCR Residential REIT plc ¹ Collectively Torchlight Fund LP and its subsidiaries Jormant entity	United Kingdom	Property Investment	46.9%	46.9

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

7. Significant controlled entities (continued)

All Group subsidiaries have 30 June as their year end, with the exception of Torchlight Fund LP and Real Estate Southern Holdings Limited which, for historical reasons, have a year end of 31 March. These Consolidated Financial Statements incorporate the adjusted results of these two entities for the year ended 30 June 2024. Groups of companies referred to throughout these Consolidated Financial Statements as Torchlight Group, RCL Group and Property Group are as follows:

Torchlight Group*

MARAC Financial Services Limited Torchlight Securities Limited Torchlight Fund No.2 LP Torchlight (GP) 2 Limited Torchlight Group and its subsidiaries:

Torchlight GP Limited Torchlight Fund LP Henley Downs Village Investments Limited Torchlight Real Estate Group

RCL Group*

RCL Real Estate Holdings RCL Real Estate Pty Ltd RCL Queenstown Pty Ltd RCL PRM Pty Ltd The Modular Concrete Construction Company Pty Ltd (formerly RCL Sanctuary Lakes Pty Ltd) Sanctuary Land Developments Pty Ltd TMC3 Pty Ltd (formerly RCL Links Pty Ltd) RCL Grandvue Pty Ltd RCL Haywards Bay Pty Ltd RCL Port Stephens Pty Ltd RCL Pacific Dunes Golf Operations Pty Ltd RCL Forster Pty Ltd RCL Merimbula Pty Ltd RCL Renaissance Rise Pty Ltd RCL Real Estate Australia Pty Ltd **RCL Henley Downs Limited** RCL Sunbury Pty Ltd RCL Jack's Point Limited RCL St Albans Pty Ltd **RCL Homestead Bay Limited** RCL Gwandalan Pty Ltd RCL Nords Pty Ltd Jack's Point Village Terraces Limited Real Estate Southern Holdings Limited

Property Group

Real Estate Credit Limited Property Assets Limited Land House Limited MARAC Investments Ltd

*Torchlight segment within note 27 includes both the Torchlight Group and RCL Group of companies.

Torchlight Fund LP (TFLP) and its subsidiaries

At 30 June 2024, the Company, through a subsidiary, had an ownership through direct limited partnership interests in TFLP of 84.6% (30 June 2023: 84.6%). In accordance with the TFLP limited partnership agreement, substantive control over TFLP is deemed to be established when a single investor holds greater than 34% of the limited partnership interests in TFLP. As a result, the Company is deemed to have control over TFLP. The Company, through a separate subsidiary, receives remuneration from TFLP in the form of management fees, but the Company has no ability to access or use the assets of TFLP to settle liabilities of the Company or its other subsidiaries.

The life of the Partnership expired on 31 May 2022 and has not been further extended.

The General Partner has deemed it appropriate to adopt a basis other than going concern in preparing the financial statements given the fact they believe that the exit plan communicated to Limited Partners to house all remaining partnership assets within Torchlight Real Estate Group (a wholly owned subsidiary of the Partnership) and then complete an in specie distribution of these shares to Limited Partners will be completed within the next 12 months. Following completion of the in specie distribution it is then intended to wind up the Limited Partnership which is also expected to occur within the next 12 months.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

7. Significant controlled entities (continued)

Torchlight Fund LP (TFLP) and its subsidiaries (continued)

At 30 June 2024, the Company's investment in TFLP includes material non-controlling interests ("NCI"):

Proportion of ownership interests and voting rights held by the NCI	Accumulated NCI c/fwd	Total comprehensive (loss)/ income allocated to NCI	Redemption of TFLP NCI	Accumulated NCI
		£000	£000	£000
15.4% ¹	7,757	(516)	-	7,241
15.4% ¹	8,749	(418)	(574)	7,757
	ownership interests and voting rights held by the NCI 15.4% ¹	ownership interests and voting rightsAccumulated NCI c/fwdheld by the NCIc/fwd15.4%17,757	ownership interests and voting rightsTotal comprehensive (loss)/ income allocated to NCIheld by the NCIc/fwdcloss)/ income allocated to NCI15.4%17,757(516)	ownership interests and voting rightsTotal Accumulated NCI c/fwdTotal comprehensive (loss)/ income allocated to NCIRedemption of TFLP NCI£000£000£00015.4%17,757(516)

¹ The proportion of ownership interests and voting rights held by the NCI in KCR is 53% (2023:53.0%)

Summarised financial information for TFLP, before intra-Group eliminations, is set out below:

Summarised Statement of Financial Position

	2024 £000	2023 £000
Current		
Cash in bank	12,649	13,456
Other current assets (excluding cash)	177,267	147,637
Total current assets	189,916	161,093
Other current liabilities (including trade payables)	(173,217)	(143,815)
Total current liabilities	(173,217)	(143,815)
Net assets	16,699	17,278
Equity attributable to owners	9,458	9,521
Non-controlling interests	7,241	7,757

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

7. Significant controlled entities (continued)

Torchlight Fund LP (TFLP) and its subsidiaries (continued)

Summarised Statement of Comprehensive Income

Summarised Statement of Comprehensive income	2024 £000	2023 £000
Net external revenue (see note 27(a))	22,405	29,240
Profit for the year attributable to owners	452	(145)
Loss for the year attributable to NCI	(423)	(103)
Profit/(loss) for the year	29	(248)
Total comprehensive loss for the year attributable to owners	(61)	(458)
Total comprehensive loss for the year attributable to NCI	(516)	(418)
Total comprehensive loss for the year	(577)	(876)

No dividends were paid to the NCI during the financial year ended 30 June 2024 (30 June 2023: £nil).

Summarised statement of changes in equity

Summarised statement of changes in equity	Group interests £000	Non- controlling interests £000	Total £000
Balance at 1 July 2023	9,521	7,757	17,278
Profit/(loss) for the year	452	(423)	29
Foreign currency adjustment on translation to presentation currency	(515)	(93)	(608)
Balance at 30 June 2024	9,458	7,241	16,699
Summarised cash flows			
		2024 £000	2023 £000
Net cash applied to operating activities		(11,890)	(5,133)
Net cash from/(applied to) investing activities		1,793	(9,944)
Net cash from financing activities		5,383	23,403
Foreign currency adjustment on translation to presentation currency		3,957	(413)
Net cash inflow		(757)	7,913

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

8. Tax

	2024 £000	2023 £000
Current tax (charge)/credit		
Current year	(3,695)	(1,521)
Deferred tax (charge)/credit	9,532	(202)
Total tax (charge)/credit	5,837	(1,723)
Attributable to:		· · · ·
Continuing operations	5,837	(1,723)
Reconciliation of effective tax rate		
Taxable profits before tax	3,387	1,879
Total taxable profits	3,387	1,879
Prima facie tax (charge)/credit at 30%, 28% and 0%*	(5,230)	(1,397)
Less tax effect of items not taxable/deductible	68	216
Unused tax losses/(profits) and tax offsets not recognised as deferred tax assets	10,999	(542)
Total tax (charge)/credit	5,837	(1,723)

*30% applicable Australian tax rate, 28% applicable New Zealand tax rate, 0% Guernsey tax rate and 0% Cayman Islands tax rate for the financial year ends 30 June 2024 and 30 June 2023.

The above tax computations relate to the subsidiaries which are subject to tax reporting in Australia and New Zealand. As a Guernsey Company, the Company is exempt from Guernsey income tax and is charged an annual exemption fee of £1,600. There is no tax chargeable relating to any items included in other comprehensive income.

9. Deferred tax

	1 July 2023 £000	Recognised in profit or loss £000	Foreign exchange gain/(loss) on translation £000	30 June 2024 £000
Deferred tax liabilities Deferred tax assets	1,265 (258)	(323) (8,547)	6 (86)	948 (8,891)
Net deferred tax liability/(asset)	1,007	(8,870)	(80)	(7,943)
	1 July 2022 £000	Recognised in profit or loss £000	Foreign exchange gain/(loss) on translation £000	30 June 2023 £000
Deferred tax liabilities Deferred tax assets	1,312 (297)	58 17	(105) 22	1,265 (258)
Net deferred tax liability	1,015	75	(83)	1,007

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

9. Deferred tax (continued)

The following deferred tax assets are only available against future taxable profits in New Zealand.

	2024 £000	2023 £000
The following deferred tax assets have not been recognised as at 30 June:		
Tax losses (subject to meeting shareholder continuity requirements)	3,392	3,358
Deductible temporary differences	407	425
Total unrecognised deferred tax assets	3,799	3,783
he following deferred tax assets are only available against future taxable profits in	n Australia.	
	2024	2023
	£000	£000
The following deferred tax assets have not been recognised as at 30 June:		
Tax losses (subject to meeting shareholder continuity requirements)	4,927	10,167
Total unrecognised deferred tax assets	4,927	10,167
he Company is exempt from Guernsey income tax.		
The Group has not recognised any deferred tax assets arising from unrealised tax lo rading results, and therefore the ability to be able to utilise the losses.	osses due to uncert	ainty of futur
New Zealand imputation credit account		
	2024	2022
	2024 £000	2023 £000
Balance at end of the reporting period available for use in subsequent reporting periods	-	
		2023
reporting periods	- ctivities 2024 £000	2023 £000
reporting periods	2024	
reporting periods Reconciliation of (Ioss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items:	2024 £000 (3,387)	£000
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets	2024 £000 (3,387) 732	£000 1,879 574
reporting periods Reconciliation of (Ioss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties	2024 £000 (3,387) 732 679	£000 1,879 574 (2,042
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments	2024 £000 (3,387) 732 679 2,811	£00 1,87 57 (2,04 (3,036
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments	2024 £000 (3,387) 732 679 2,811 (316)	£000 1,87 574 (2,042 (3,036 4
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense	2024 £000 (3,387) 732 679 2,811	£00 1,87 57 (2,042 (3,036 4 13,38
reporting periods Reconciliation of (Ioss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue	2024 £000 (3,387) 732 679 2,811 (316) 18,912	£000 1,879 (2,042 (3,036 4 13,383 (375
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319	£000 1,879 (2,042 (3,036 4 13,383 (379 39
reporting periods Reconciliation of (Ioss)/profit after tax to net cash flows from operating a (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue	2024 £000 (3,387) 732 679 2,811 (316) 18,912	£000 1,879 (2,042 (3,036 4 13,383 (375 39
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319	£000 1,879 574 (2,042 (3,036 47 13,383 (375 397 2,257
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss Other non-cash items Total non-cash items Add/(less) movements in working capital items:	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319 (5,300) 17,837	£000 1,879 574 (2,042 (3,036 4 13,383 (375 39 2,25 11,199
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss Other non-cash items Total non-cash items Add/(less) movements in working capital items: Trade and other receivables	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319 (5,300) 17,837 (1,238)	£000 1,879 574 (2,042 (3,036 4 13,383 (375 397 2,257 11,199 2,21
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss Other non-cash items Total non-cash items Add/(less) movements in working capital items: Trade and other receivables Trade and other payables	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319 (5,300) 17,837 (1,238) (1,082)	£000 1,879 574 (2,042 (3,036 4 13,383 (375 397 2,257 11,199 2,21 (1,283)
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss Other non-cash items Total non-cash items Add/(less) movements in working capital items: Trade and other receivables	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319 (5,300) 17,837 (1,238)	£000
reporting periods Reconciliation of (loss)/profit after tax to net cash flows from operating at (Loss)/profit for the year Add/(less) non-cash items: Depreciation and amortisation of non-current assets Unrealised loss/(gain) on investment properties Unrealised loss/(gain) on investments Realised (gain)/loss on investments Interest expense Interest revenue Foreign exchange loss Other non-cash items Total non-cash items Add/(less) movements in working capital items: Trade and other receivables Trade and other payables	2024 £000 (3,387) 732 679 2,811 (316) 18,912 - 319 (5,300) 17,837 (1,238) (1,082)	£000 1,879 574 (2,042 (3,036 4 13,383 (375 397 2,257 11,199 2,21 (1,283)

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

11. Reconciliation of liabilities arising from financing activities

The changes in the Group's liabilities arising from financing activities can be classified as follows:

Opening balance	Long-term borrowings £000 47,921	2024 Short-term borrowings £000 91,543	Total £000 139,464	Long-term borrowings £000 106,743	2023 Short-term borrowings £000 -	Total £000 106,743
Cash flows: Repayment Proceeds	- 630	(12,089) 18,279	(12,089) 18,908	(12,742) 40,617	-	(12,742) 40,617
Non-cash: Capitalised interest Transfer between long-term and short-term borrowings Translation difference	- 111,014 7,202	13,281 (111,014)	13,281 - 7,202	9,544 (91,543) (4,698)	- 91,543	9,544 - (4,698)
Closing balance	166,767	-	166,767	(4,098) 47,921	91,543	(4,098) 139,464

12. Earnings per share attributable to owners of the Company

Basic and diluted earnings per share is calculated by dividing the net profit after tax by the weighted average number of ordinary shares in issue during the year.

	2024	2023
(Loss)/profit after tax attributable to owners of the Company (£000) (Loss)/profit after tax attributable to owners of the Company – continuing	(2,964)	1,982
operations (£000)	(2,964)	1,982
Weighted average number of ordinary shares in issue (000)	191,549	193,549
Basic and diluted (loss)/earnings attributable to owners of the Company (pence per share)	(1.55p)	1.02p
	(1.55p) (1.55p)	<u>1.02p</u>
(pence per share) Basic and diluted (loss)/earnings attributable to owners of the Company	<u>_</u>	

* Net assets per share are calculated by dividing the net tangible assets by the shares in issue at year end.

13. Share capital and reserves

Authorised Capital

The Company has the power to issue an unlimited number of shares of no par value which may be issued as redeemable shares or otherwise. The Company only has New Zealand Dollar non-redeemable ordinary shares, authorised, in issue and fully paid at the date of this report.

	2024 shares 000s	2023 shares 000s
Number of issued shares		
Opening balance	192,100	194,100
Share buy-backs	(2,177)	(2,000)
Closing balance	189,923	192,100

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

13. Share capital and reserves (continued)

The shares have equal voting rights and rights to dividends and distributions and do not have a par value.

2024	2023
£000	£000
149,807	150,097
(301)	(290)
149,506	149,807
	£000 149,807 (301)

Foreign currency translation reserve

The foreign currency translation reserve comprises accumulated exchange differences arising on the conversion of the Group's operations denominated in New Zealand Dollars and Australian Dollars to British Pound Sterling.

Non-controlling interests ("NCI") reserve

NCI reserve represents the accumulated profits attributable to the NCIs.

Non-controlling interests acquisition reserve

NCI acquisition reserve represents the gains and losses recognised in transactions between the Group and NCIs.

14. Finance receivables

	2024 £000	2023 £000
Gross finance receivables	1,159	1,936
Total finance receivables	1,159	1,936

Finance receivables are loans with various terms and interest rates.

15. Inventories

	2024	2023
Land held for resale	£000	£000
Current assets		
Cost of acquisition	32,018	22,210
Development costs	23,378	22,009
Less: impairment	(621)	(620)
	54,775	43,599
Non-current assets		
Cost of acquisition	69,089	61,228
Development costs	10,283	10,017
Reclassification from property, plant and equipment	1,025	-
	80,397	71,245
Total inventories	135,172	114,844

The majority of the Group's inventories are held in the Torchlight Group segment of the business through the RCL Australian and New Zealand registered subsidiaries. These inventories consist of residential land subdivisions and property development in the geographical areas of Australia and New Zealand. In accordance with note 3(I), inventories are held at the lower of cost and net realisable value. All RCL inventories are held at cost. At 30 June 2024, these inventories are pledged as security to a third party corporate debt facility as detailed further in note 21. The remaining inventories were held in the Property Group segment of the business through Land House Limited ("LHL"). No security is held over these.

During the year, NZD 55.1 million (£26.5 million) and AUD 15.6 million (£8.2 million) of inventories in respect of the RCL subsidiaries (30 June 2023: NZD 62.5 million (£31.7 million) of inventories in respect of the RCL subsidiaries and NZD 1.0 million £0.5 million) of inventories in respect of RESHL) have been recognised as expenses in the Consolidated Statement of Comprehensive Income. No write-down of inventories to fair value less costs to sell was recognised as an expense during the year (30 June 2023: NII).

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

16. Investment properties

	2024 £000	2023 £000
Opening balance	27,952	24,605
Additions in KCR	-	398
Transfers from inventories relating to Henley Downs	-	1,004
Revaluation	(679)	2,042
Foreign exchange on translation	45	(97)
Total investment properties	27,318	27,952

Investment properties were valued by the Directors with reference to professionally qualified independent external valuers at or within three months of 30 June 2024, and at acquisition were recorded at the values that were attributed to the properties at the acquisition date. The Directors have further considered the values as at 30 June 2024 and concluded that the valuations determined as at 30 June 2024 remain appropriate.

Investment Properties comprises leasehold properties valued at £2.2 million and freehold properties valued at £25.1 million (30 June 2023: leasehold properties £2.1 million and freehold properties £25.8 million).

As at 30 June 2024, the majority of the Group's investment properties were held through the Group's investment in KCR.

For further details of the methods and assumptions used to estimate the fair value of the investment properties see note 24.

17. Fair value through profit or loss (FVTPL)

	2024 £000	2023 £000
Non-current assets		
4B Mining Corp – Royalty	1,345	1,344
4B Mining Corp – Equity	395	3,201
Total Investments – Fair value through profit or loss	1,740	4,545

On 21 October 2021, the Group, through its subsidiary Torchlight Group Limited, acquired an investment in 4B Mining Corp ("4B"), a company incorporated in Canada, for a total consideration of US\$2.35 million (£1.8 million).

The investment comprises a holding in the common shares of 4B and a 1% royalty interest in the gross revenue of a project to be pursued by Mineracao Piramide Participacoes Ltda, a Brazilian subsidiary of 4B. The investment is classified as an investment at fair value through profit or loss. The equity component of the investment has been valued by the Directors at 30 June 2024 with reference to expected pricing of an additional capital raising, reflecting the dilutive impact of additional capital raising and the risks associated with an unlisted investment, liquidity and the Group's minority position. Given the range of outcomes for existing equity and the uncertainty around pricing, timing and quantum of potential additional capital raises, the Directors have written down the equity value to reflect these uncertainties. The royalty interest was valued by Directors with reference to a third party valuation provided by Leadenhall Valuation Services Pty Limited, which was prepared using the discounted cash flow methodology. Carrying value for the 1% royalty maintained in line with prior year at the midpoint of the 30 June 2023 independent valuation provided by Leadenhall of US\$1.7 million (£1.3 million). The current Group holdings is 4.9%.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

18. Investments - Loans and receivables at amortised cost

	2024 £000	2023 £000
Current assets	2000	2000
Loans receivable - gross	2,166	2,165
Impairment of loans receivable	(2,166)	(2,165)
Other receivables	994	993
Total current loans and receivables at amortised cost	994	993
Non-current assets		
Loans receivable - gross	33,275	33,035
Impairment of loans receivable	(33,275)	(33,035)
Total non-current loans and receivables at amortised cost	-	-
Total loans and receivables at amortised cost	994	993

The following table shows a reconciliation of the balances of impairment on loans during the year:

	2024 £000	2023 £000
Balance brought forward Foreign exchange on translation	35,200 241	38,134 (2,934)
Balance carried forward	35,441	35,200

Loans receivable

The non-current loans receivable have been impaired based on expected recoveries from underlying projects. These loans have been valued and assessed for impairment based on discounted cash flow (DCF) analyses of the underlying projects. The discount rates applied within these DCF analyses range from 9% to 20%.

During the year, the Group did not recognise any impairment in respect of expected credit losses (30 June 2023: no impairment) in relation to a group of three related loans, being the full remaining amount of the net loan balances.

Other receivables

Other receivables comprises NZD2.1 million (£1.0 million) (30 June 2023: NZD1.9 million (£1.0 million)) paid as a deposit towards 50% of development costs on the initial exercise of call options in respect of 34 (30 June 2023: 34) residential lots in a subdivision situated in East Wanaka, New Zealand.

The ageing analysis of the loans and receivables is as follows:

		20	24	
	£000	£000	£000	£000
		Past due and	Past due and	
	Not yet due	impaired	not impaired	Total
Not yet due	994	-	-	994
Total	994	-	-	994
		20		
		20	23	
	£000	20. £000	23 £000	£000
	£000			£000
	£000 Not yet due	£000	£000	£000 Total
Not yet due		£000 Past due and	£000 Past due and	

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

19. Non-controlling interest

The Group's allocations/transactions with non-controlling interests ("NCI") can be summarised as follows:

2024

		2024 £000
NCI brought forward at 30 June 2023		7,757
NCI's share of losses for the year		(423)
Foreign currency adjustment on translation to presentation currency		(93)
NCI carried forward at 30 June 2024		7,241
		2023
		£000
NCI brought forward at 30 June 2022		8,749
NCI's share of losses for the year		(103)
Foreign currency adjustment on translation to presentation currency Redemption of TFLP non-controlling interests		(315) (574)
NCI carried forward at 30 June 2023		7,757
20. Borrowings		
	2024 £000	2023 £000
Current	2000	2000
Bank and third party corporate debt facilities – secured	-	91,543
Non-current		
Bank and third party corporate debt facilities – secured	166,767	47,921
Total borrowings	166,767	139,464

The AUD borrowing facility within the RCL Group was refinanced in January 2024, when the facility was increased to AUD 159.5 million (£84.1 million) and extended to June 2026. Interest is payable on the facility at 13.75%.

The NZD borrowing facility was refinanced at the same time, with the facility being decreased to NZD 53.7 million (£25.8 million) and extended to June 2026.

A further NZD borrowing facility was entered into in May 2023 to support the acquisition of the Homestead Bay project. The facility has an initial term of 5 years. Interest is payable on the facility at 14%.

These facilities are cross-collateralised, secured on the RCL Group's inventories (see note 16).

KCR borrowing

The KCR borrowings comprise four separate facilities with three separate lenders (two banks and one third party corporate lender). The expiries of the facilities range between June 2029 and February 2045, and interest is chargeable at rates between 3.5% and 6.15% per annum, payable monthly.

Each facility is secured on a specific investment property within the KCR portfolio.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

21. Trade and other payables

	2024 £000	2023 £000
Current		
Trade payables	2,557	1,860
Other payables	4,135	1,773
	6,691	3,633

Trade and other payables are short-term in nature. The net carrying value of trade and other payables is considered a reasonable approximation of fair value at the end of each reporting period.

22. Related party transactions

(a) Transactions with related parties

Parent and its associated entity

Chase Nominees Limited ("Chase")

Chase is the parent of PGC, holding 54.99% of the Company's shares as at 30 June 2024 (30 June 2023: 54.37%). Entities associated with George Kerr are the ultimate beneficial owners of the shares held by Chase, which is acting as custodian.

Australasian Equity Partners (GP) No. 1 Limited ("AEP GP")

AEP GP is the general partner of Australasian Equity Partners Fund No.1 LP ("AEP LP"), of which George Kerr is the ultimate controlling party. During the year, AEP GP charged Torchlight Group Limited, a subsidiary of the Company, administration fees of £Nil during the year ended 30 June 2024 (30 June 2023: £Nil). At 30 June 2024, there was no balance payable to AEP GP (30 June 2023: £Nil).

During the year ended 30 June 2024, the Group made additional unsecured loan advances of £106,000 (30 June 2023: £106,000) to AEP GP. At 30 June 2024, the amount receivable from AEP GP was £4.7 million (30 June 2023: £4.2 million). These amounts are repayable by AEP GP on demand, or by the loan expiry date of 30 November 2026, whichever is the earlier. General advances accrue interest at 9% per annum. Total interest recognised during the year was £399,000 (30 June 2023: £374,000).

(b) Transactions with key management personnel

Key management personnel, being Directors of the Group and staff reporting directly to the Managing Director transacted with the Group during the year as follows:

	2024 £000	2023 £000
Directors' fees payable to non-executive Directors Consultancy fees payable to executive Directors	120 1,101	120 939
Total	1,221	1,059

Directors' fees of £10,000 were outstanding at 30 June 2024 (30 June 2023: £10,000). Consultancy fees of £29,000 were outstanding at 30 June 2024 (30 June 2023: £28,000).

Other personnel compensation payable during the year was as follows:

	2024 £000	2023 £000
RCL Group short-term employee benefits KCR short-term employee benefits	3,081 425	2,736 465
Total	3,506	3,201

There were no employee benefits outstanding at 30 June 2024 or 30 June 2023.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

23. Fair value

The following methods and assumptions were used to estimate the fair value of each class of asset and financial liability.

Fair value measurement of financial instruments

Finance receivables

The fair values of the Group's finance receivables are considered equivalent to their carrying value due to their short-term nature.

Loans and receivables

Loans and receivables are measured at amortised cost. For purposes of fair value disclosures, the carrying amount of short-term loans and receivables approximates fair value. For long term loans and receivables, fair value is determined based on discounted cash flows using the current market interest rate of a similar instrument and based on this the amortised cost approximates the fair value.

Borrowings

Borrowings are measured at amortised cost. For purposes of fair value disclosures, the carrying amount of shortterm borrowings approximates fair value. For long term borrowings, fair value is determined based on discounted cash flows using the current market interest rate of a similar instrument and based on this the amortised cost approximates the fair value.

Investments - Fair value through profit or loss

Unlisted investments

Unlisted investments are measured at their fair value as determined by use of appropriate valuation methodologies, for example discounted cash flow analysis, multiple of earnings or comparable transactions.

Investment property

Investment properties are initially measured at cost, including expenditure that is directly attributable to the acquisition of the asset. Investment properties are revalued on acquisition by independent external valuers and then by the Directors or independent valuers annually thereafter. Acquisitions and disposals are recognised on completion. Any gain or loss arising from a change in fair value is recognised in profit or loss.

Notes to the Consolidated Financial Statements (continued) For the year ended 30 June 2024

23. Fair value (continued)

Fair Value Hierarchy

The following table provides an analysis of assets and liabilities that are measured subsequent to initial recognition at fair value grouped as follows:

a) Level 1: quoted prices (unadjusted) in active markets for identical assets and liabilities;

b) Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (as prices) or indirectly (derived from prices); and

c) Level 3: inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

There have been no transfers between levels of fair value hierarchy in the current year (2023: none).

	Note		2024		
		Level 1 £000	Level 2 £000	Level 3 £000	Total £000
Assets					
Investment properties	16	-	-	27,318	27,318
Unlisted investments	17	-	-	1,740	1,740
Total Assets		-	-	29,058	29,058
	Note		2023		
		Level 1	Level 2	Level 3	Total
		£000	£000	£000	£000
Assets					
Investment properties	16	-	-	27,952	27,952
Unlisted investments	17	-	-	4,545	4,545
Total Assets		•	-	32,497	32,497

Notes to the Consolidated Financial Statements (continued) For the year ended 30 June 2024

23. Fair value (continued)

Reconciliation of Level 3 fair value measurements of assets

2024	Investment properties £000	Unlisted investments £000	Total £000
Investments held at fair value	2000	2000	2000
Balance at the beginning of the year	27,952	4,545	32,497
Movement in fair value (notes 5,16,17)	(679)	(2,811)	(3,490)
Foreign exchange on translation	4 5 [′]	6	51
Balance at the end of the year	27,318	1,740	29,058

2023	Loans and receivables at fair value through profit or loss £000	Investment properties £000	Unlisted investments £000	Total £000
Investments held at fair value				
Balance at the beginning of the year	42	24,605	1,825	26,472
Acquisition	-	398	-	398
Transfers from inventories	-	1,004	-	1,004
Movement in fair value	(41)	2,042	3,036	5,037
Foreign exchange on translation	(1)	(97)	(316)	(414)
Balance at the end of the year	-	27,952	4,545	32,497

The Group's policy is to recognise transfers into and out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

Notes to the Consolidated Financial Statements (continued) For the year ended 30 June 2024

23. Fair value (continued)

Reconciliation of Level 3 fair value measurements of assets (continued)

Information about fair value measurements using significant unobservable inputs (Level 3)

Description	Fair value at 30 June 2024 £000	Fair value at 30 June 2023 £000	Valuation techniques	Unobservable inputs	Range of unobservable inputs	Relationship of unobservable inputs to fair value
Unlisted investments - 4B Mining Corp – Royalty	1,345	1,344	30 June 2024: Director valuation 30 June 2023: Third party valuation	Adopted gross yield Projected price of iron ore Projected total volume of lump iron ore produced Discount rate	USD78-USD155 19.5 million tonnes- 25.1 million tonnes 12.5%-14.5%	The fair value would increase/decrease if price of iron ore was higher/lower, and/or total volume of lump iron ore produced was higher/lower, and/or the discount rate was lower/higher.
Unlisted investments - 4B Mining Corp – Equity	395	3,201	30 June 2024: Director valuation 30 June 2023: Director valuation	Discount applied to price of last capital raise	30 June 2024: theoretical post capital raising discounted equity price 30 June 2023: 20% discount to last capital raise	If the discount applied was 10% higher/lower, the fair value would decrease/increase by £0.1 million (30 June 2023: £0.4 million)
Investment properties - KCR	25,156	25,835	 30 June 2024: Based on NPV of future cash flows and cash balance 30 June 2023: Income capitalisation and/or capital value on a per square foot basis 	Adopted gross yield Adopted rate per square foot	30 June 2024: 4.00% to 7.60%, £265 to £1,309 30 June 2024: 4.40% to 7.37%, £319 to £1,313	The fair value would increase/decrease if market rents were higher/lower, and/or rates per square foot were higher/lower, and/or capitalisation rates were lower/higher.

Notes to the Consolidated Financial Statements (continued) For the year ended 30 June 2024

23. Fair value (continued)

Reconciliation of Level 3 fair value measurements of assets (continued)

Information about fair value measurements using significant unobservable inputs (Level 3)

Description	Fair value at 30 June 2024 £000	Fair value at 30 June 2023 £000	Valuation techniques	Unobservable inputs	Range of unobservable inputs	Relationship of unobservable inputs to fair value
Investment properties – RCL	2,162	2,117	30 June 2024: Director valuation 30 June 2023: Third party valuation using market comparable approach	Hypothetical development model Direct sales comparisons Discounted cashflows	30 June 2024: 2.33% - 3.13% rental yields 30 June 2023: 3.19% rental yields	The fair value would increase/decrease if market rents were higher/lower, and/or comparable sales amounts were higher/lower, and/or the discount rate was lower/higher.
	29,058	32,497		•		·

Valuation process

Unlisted investments

As at 30 June 2024, the equity component of the unlisted investment has been valued by the Directors reflecting the risks and uncertainties associated with expected capital raising activity (30 June 2023: 20% discount to last capital raise price) risks associated with an unlisted investment, liquidity and the Group's minority position. The royalty interest has been maintained valued by Directors with reference to the 30 June 2023 valuation on the basis of a third party valuation provided by Leadenhall Valuation Services Pty Limited, which was prepared using the discounted cash flow methodology.

Investment properties

The fair values of the Group's investment properties are based on current prices in an active market for similar properties in the same location and condition. The current price is the estimated amount for which a property could be exchanged between a willing buyer and willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion.

Valuations are based on a market approach which provides an indicative value by comparing the property with other similar properties for which price information is available. Comparisons have been adjusted to reflect differences in age, size, condition, location and any other relevant factors.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

24. Financial risk management

The Group is committed to the management of operational and financial risk. The primary financial risks are credit, liquidity and market risk (comprising interest rate, foreign exchange and equity price risk). The Group's financial risk management strategy is set by the Directors. The Group has put in place management structures and information systems to manage the risks arising from financial instruments and has separated monitoring tasks where feasible.

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For the purposes of this note the financial instruments can be broken down as follows:

Categories of financial instruments

	2024 £000	2023 £000
Assets	2000	2000
Financial assets at fair value through profit or loss		
Investments – Fair value through profit or loss	1,740	4,545
	1,740	4,545
Financial assets at amortised cost		
Investments – Loans and receivables at amortised cost	994	993
Cash and cash equivalents	12,697	13,640
Finance receivables	1,159	1,936
Trade and other receivables	2,135	1,335
Advances to related parties	4,663	4,161
	21,648	22,065
Liabilities		
Financial liabilities at amortised cost		
Borrowings	166,767	139,464
Trade and other payables	6,691	3,633
	173,458	143,097

Credit Risk

The credit risk associated with the Group's financial assets is best represented by the carrying value of the assets as disclosed above.

Credit risk management framework

Credit risk is the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. To manage this risk, the Directors approve all transactions that would subject the Group to significant credit risk.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

24. Financial risk management (continued)

Credit Risk (continued)

Reviewing and assessing credit risk

The credit risk management strategies ensure that:

- Credit origination meets agreed levels of credit quality at point of approval.
- Maximum total exposure to any one debtor is actively managed.
- Changes to credit risk are actively monitored with regular credit reviews.

Collateral requirements - finance receivables

The Group has partial or full collateral in place over some finance receivables. The collateral is usually by way of first charge over the asset financed and generally includes personal guarantees from borrowers and business owners.

Expected credit losses

Provisions for expected credit losses are made where events have occurred leading to an expectation of reduced future cash flows from certain receivables measured at amortised cost. Specific credit losses are recognised where events have occurred leading to an expectation of reduced future cash flows from certain receivables. Provisions have also been made for expected future credit losses on assets where appropriate.

Credit losses are recognised as the difference between the carrying value of the asset and the discounted value of management's best estimate of future cash repayments and proceeds from any security held (discounted at the loan's original effective interest rate). All relevant considerations that have a bearing on the expected future cash flows are taken into account, including the business prospects for the customer, the likely realisable value of collateral, the Group's position relative to other claimants, the reliability of customer information and the likely cost and duration of the work-out process. Subjective judgements are made in this process. Furthermore, judgement can change with time as new information becomes available or as work-out strategies evolve, resulting in revisions to the expected credit losses as individual decisions are taken. Estimating the timing and amount of future cash repayments and proceeds from the realisation of collateral are difficult and subjective judgements.

During the year, no credit losses were recognised (30 June 2023: no losses) against the Groups loans receivable.

The Group has no receivables which are past due at the end of each reporting period.

Maximum exposure to credit risk

The carrying amount of the Group's financial assets recorded in the Consolidated Financial Statements, net of impairment losses relating to financial assets at amortised cost, represents the Group's maximum exposure to credit risk without taking account of the value of any collateral obtained.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

24. Financial risk management (continued)

Liquidity risk

Liquidity risk is the risk that the Group may encounter difficulty in raising funds at short notice to meet its commitments.

The Group manages liquidity and funding risk by actively monitoring cash on a daily basis to ensure sufficient liquid resources are available to meet requirements. Various tranches of the Group's loan facilities mature in January 2024. Whilst no binding commitments are in place, an extension and increase in the facility have been discussed with the principal financier, who has indicated that additional funding will be provided and the facilities extended.

Cash flow forecasts are prepared regularly and corrective action taken where a shortfall in cash is expected.

Contractual liquidity profile of financial liabilities

2024	0-12 Months £000	1-2 Years £000	2-5 Years £000	5+ Years £000	Total £000
Financial liabilities					
Borrowings	673	160,000	70,206	13,364	244,243
Trade and other payables	6,691	-	-	-	6,691
Total financial liabilities	7,364	160,000	70,206	13,364	250,934
2023	0-12	1-2	2-5	5+	
	Months	Years	Years	Years	Total
	£000	£000	£000	£000	£000
Financial liabilities					
Borrowings	98,364	568	62,255	15,372	176,559
Trade and other payables	3,633	-	-	-	3,633
Total financial liabilities	101,997	568	62,255	15,372	180,192

Market risk

Interest rate risk

Interest rate risk is the risk that market interest rates will change and impact on the Group's financial results.

2024	WAIR* %	Floating rate financial instruments £000	Fixed rate financial instruments £000	Non-interest bearing financial instruments £000	Total £000
Assets	0.429/	10 607			40 607
Cash and cash equivalents Finance receivables	0.42%	12,697	-	- 1,159	12,697 1,159
Advances to related parties	9%	-	4,663	1,159	4,663
Investments – Loans and	370	-	4,003	-	4,005
receivables at amortised cost		-	_	994	994
Investments – Fair value through				004	554
profit or loss		-	-	1,740	1,740
Trade and other receivables		-	-	2,135	2,135
Total Assets	-	12,697	4,663	6,028	23,388
	-	,	,	,	,
Financial liabilities					
Borrowings – fixed rate	13.00%	-	166,767	-	166,767
Other financial liabilities		-	-	6,691	6,691
Total financial liabilities	-	-	166,767	6,691	173,458
	_				
Total interest sensitivity gap	_	12,697	(162,104)	(663)	(150,070)

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

24. Financial risk management (continued)

Market risk (continued)

Interest rate risk (continued)

WAIR* %	Floating rate financial instruments £000	Fixed rate financial instruments £000	bearing financial instruments £000	Total £000
0.29%	13,640	-	-	13,640
	-	-	1,936	1,936
9%	-	4,161	-	4,161
	-	-	993	993
	-	-	4,545	4,545
	-	-	1,335	1,335
-	13,640	4,161	8,809	26,610
7.80%	2,375	-	-	2,375
13.00%	-	137,089	-	137,089
	-	-	3,633	3,633
-	2,375	137,089	3,633	143,097
-	11,265	(132,928)	5,176	(116,487)
	% 0.29% 9% - - - 7.80%	financial instruments £000 0.29% 13,640 9% - - - 13,640 - 9% - - - 13,640 - 9% - - - - - 13,640 - - -	MAIR* % financial instruments £000 financial instruments £000 0.29% 13,640 - 9% - 4,161 - - - 9% - 4,161 - - - 13,640 4,161 - - - - 13,640 4,161 - - - - 13,640 4,161 - 7.80% 2,375 - 13.00% - - 2,375 137,089 - - - -	WAIR* % financial instruments £000 financial instruments £000 financial instruments £000 0.29% 13,640 -

*Weighted average interest rate

The sensitivity analysis below has been determined based on the Group's exposure to interest rates for interest bearing assets and liabilities (included in the interest rate exposure table above) at the year end date and the stipulated change taking place at the beginning of the financial year and held constant through the reporting period in the case of instruments that have floating rates.

As at 30 June 2024, an increase/decrease of 2% in interest rates on floating rate financial instruments (30 June 2023: increase/decrease of 2%), with all other variables held constant, would have resulted in an increase of \pounds 194,000/decrease of \pounds 7,000 in the Group's net asset value (30 June 2023: increase of \pounds 215,000/decrease of \pounds 8,000). The sensitivity rates of +/-2% are regarded as reasonable due to the current increasing rates of global interest rates.

Price risk

The Group is exposed to price risks arising from its unlisted equity investments. Information on the Group's unlisted equity investments is included in note 18.

Any movement in the price of the investment would not have a material impact on its fair value.

Foreign exchange risk

The Group's exposure to foreign currency risk arises from its financial instruments denominated in currencies other than its functional currency, principally Australian Dollar and British Pound Sterling. An increase/decrease of 10% in Australian Dollar and British Pound Sterling against the functional currency of New Zealand Dollar would have resulted in a £1.3 million decrease/increase in the Group's net asset value (30 June 2023: £1.8 million). The sensitivity rate of 10% is regarded as reasonable, as this is approximately the volatility of the Australian Dollar and British Pound Sterling against the New Zealand Dollar over the past 12 months.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

24. Financial risk management (continued)

Management of capital

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders, through the optimisation of the debt and equity balance.

For the purpose of the Group's capital management, capital includes issued capital and all other equity reserves attributable to equity holders of the Company. To maintain or adjust the capital structure, the Group may return capital to shareholders, issue new shares and may seek to increase or decrease its level of net debt. The primary objective of the Group's capital management is to maximise the shareholder value.

In order to achieve this objective, the Group's capital management, amongst other things, aims to ensure that it meets financial covenants attached to its borrowing facilities within the RCL Group. There have been no breaches of such financial covenants during the year. The Group has no significant borrowing facilities nor externally imposed capital requirements.

2023 £000

9,784

25. Contingent liabilities and commitments

Torchlight Fund LP and its subsidiaries

The Group had the following commitments within the RCL Group:	2024 £000
Contracted work to complete Expenditure contracted for at the reporting date but not recognised as liabilities	
Within one year	3,884

Torchlight Fund LP and its subsidiaries – Contingent assets

The Group has financial guarantees in respect of completion of development works and maintenance bonds to relevant authorities. The value of these guarantees at 30 June 2024 was £0.3 million (30 June 2023: £0.5 million).

26. Segmental analysis

The Group has three reportable segments, as described below, which are the Group's strategic divisions.

The following summary describes the operations in each of the Group's reportable segments for the current year:

direc resid Zeala	der of investment management services and a proprietary investor (both ly and in funds it manages). Torchlight is currently invested in RCL, a ential land subdivision and property development business in Australia and New nd, and in KCR, a business focused on the acquisition, development and gement of residential property in the United Kingdom.
direc	ly and in funds it manages). Torchlight is currently invested in RCL,
resid	antial land subdivision and property development business in Australia and Ne
Zeala	nd, and in KCR, a business focused on the acquisition, development ar

Property Group Management of the Group's property assets.

Parent Company Parent Company that holds investments in and advances to *l* from subsidiaries.

Information regarding the results of each reportable segment is shown below. Performance is measured based on segment profit/(loss) for the year, as included in the internal management reports that are reviewed by the Board, which is the Chief Operating Decision Maker ("CODM"). Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries.

The accounting policies of the reportable segments are the same as the Group's accounting policies described in note 3.

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

26. Segmental analysis (continued)

(a) Group's reportable segments

	Cont	inuing Operatio	ns		
2024	Torchlight Segment	Property Group	Parent Company	Inter-segment eliminations	Tota
	£000	£000	£000	£000	£000
External revenue					
Interest revenue	1,287	10	-	-	1,297
Other revenue	2,114	-	-	-	2,114
Other income	2,260	11	-	-	2,271
Gross revenue from land					
development and resale	54,631	-	-	-	54,63 ⁻
Cost of land development sales	(34,713)	-	-	-	(34,713
Net investment gains	(3,174)	-	-	-	(3,174
	22,405	21	-	-	22,42
Internal revenue					
Foreign exchange losses	(108)	-	(26)	-	(134
Total segment revenue	22,297	21	(26)	-	22,29
Expenses					
Selling and administration expenses	(11,455)	(125)	(439)	-	(12,019
Total operating expenses	(11,455)	(125)	(439)	-	(12,019
Interest expense	(19,497)	-	-	-	(19,497
Loss before tax	(8,655)	(104)	(465)	-	(9,224
Income tax charge	5,837	-	-		5,837
Loss after tax	(2,818)	(104)	(465)	-	(3,387
Non-controlling interests	423	-	-	-	423
Loss for the year attributable to owners of the Company	(2,395)	(104)	(465)	_	(2,964
	(2,555)	(104)	(+00)		(2,304
Total assets	239,813	1,817	58,748	(102,068)	198,31
- Total liabilities	199,918	11,306	123	(37,888)	173,45

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

26. Segmental analysis (continued)

(a) Group's reportable segments (continued)

	Conti	inuing Operation	าร		
2023	Torchlight Segment	Property Group	Parent Company	Inter-segment eliminations	Total
	£000	£000	£000	£000	£000
External revenue					
Interest revenue	696	1	-	-	697
Other revenue	2,009	-	-	-	2,009
Other income	1,584	12	-	-	1,596
Gross revenue from land development and resale	52,161	-	-	-	52,161
Cost of land development sales	(32,247)	-	-	-	(32,247)
Net investment gains	5,037	-	-	-	5,037
	29,240	13	-	-	29,253
Internal revenue	-, -	-			-,
Foreign exchange gains/(losses)	176	-	(25)	-	151
Total segment revenue	29,416	13	(25)	-	29,404
Expenses					
Selling and administration expenses	(11,302)	(139)	(431)	-	(11,872)
Total operating expenses	(11,302)	(139)	(431)	-	(11,872)
Interest expense	(13,930)	-	-		(11,570)
Profit/(loss) before tax	4,184	(126)	(456)	-	3,602
Income tax charge	(1,723)	-	-		(1,723)
Profit/(loss) after tax	2,461	(126)	(456)	-	1,879
Non-controlling interests	103	-	-	-	103
Profit/(loss) for the year attributable to owners of the					
Company	2,564	(126)	(456)	-	1,982
Total assets	214,566	1,939	59,231	(102,535)	173,201
Total liabilities	171,026	11,317	141	(38,380)	144,104

Notes to the Consolidated Financial Statements (continued)

For the year ended 30 June 2024

26. Segmental analysis (continued)

(b) Geographical information

The Company is domiciled in Guernsey. The Group has subsidiaries incorporated in four (30 June 2023: four) principal geographic areas: New Zealand, Australia, United Kingdom and the Cayman Islands (30 June 2023: New Zealand, Australia, United Kingdom and the Cayman Islands).

The Group's revenue from external customers from continuing operations and information about its segment non-current assets by geographical location (of the country of incorporation of the entity earning revenue or holding the asset) are detailed below:

	Revenue from External Customers		Non-Current A	ssets
	2024	2023	2024	2023
	£000	£000	£000	£000
New Zealand	46,662	41,411	52,419	21,874
Australia	11,403	13,101	32,616	53,673
United Kingdom	1,849	1,575	25,324	26,038
Cayman Islands	399	375	6,403	8,706
	60,313	56,462	116,762	110,291

27. Events after the reporting date

The following significant events have taken place subsequent to the end of the reporting period to the date that these financial statements were authorised for issue:

On 17 September 2024 Northlake Investments Limited (NIL) has given notice that due to expiry of the sunset period in the sale purchase agreements for the 34 lots not delivered under the 2019 and 2021 option exercises related to the east Wanaka development, NIL is exercising its right to void the sale purchase agreements (as separate titles have not yet been created prior to the sunset date). The Group intend to pursue a claim for breach of contract under the terms of the Option Deed.

There were no other material events subsequent to 30 June 2024 to the date when these Consolidated Financial Statements were authorised for issue.

STATUTORY DISCLOSURES

The following persons respectively held office as Directors of the Company and the Company's subsidiaries during the year ended 30 June 2024:

Pyne Gould Corporation Ltd

G Kerr R Naylor N Kirkwood M Smith P Dudley

Torchlight Group

G Kerr R Naylor

Torchlight GP Limited G Kerr R Naylor

Ferrero Investments Limited R Naylor

MARAC Financial Services Limited N Kirkwood

MARAC Investments Limited N Kirkwood

Torchlight (GP) 2 Limited G Kerr

Torchlight Management Limited G Kerr

Torchlight Securities Limited G Kerr

Henley Downs Village Investments Limited N Kirkwood

Torchlight Real Estate Group G Kerr R Naylor

RCL Real Estate Holdings R Naylor

RCL Real Estate Pty Ltd R Naylor

RCL Queenstown Pty Ltd R Naylor

The Modular Concrete Construction Company Ltd (formerly RCL Sanctuary Lakes Pty Ltd) R Naylor

Sanctuary Land Development Pty Ltd R Naylor

Real Estate Southern Holdings Limited R Naylor N Kirkwood

RCL Nords Pty Ltd R Naylor RCL Henley Downs Limited R Naylor N Kirkwood

RCL Jack's Point Limited R Naylor N Kirkwood

RCL Haywards Bay Pty Ltd R Naylor

RCL Port Stephens Pty Ltd R Naylor

RCL Pacific Dunes Golf Operations Pty Ltd R Naylor

RCL Forster Pty Ltd R Naylor

RCL St Albans Pty Ltd R Naylor

RCL Merimbula Pty Ltd R Naylor

RCL Renaissance Rise Pty Ltd R Naylor

Jack's Point Village Terraces Limited R Naylor N Kirkwood

RCL Sunbury Pty Ltd R Naylor

RCL Grandvue Pty Ltd R Naylor

RCL Real Estate Australia Pty Ltd R Naylor

NZ Real Estate Credit Limited N Kirkwood

RCL Real Estate Australia Pty Ltd R Naylor

TMC3 Pty Ltd (formerly RCL Links Pty Ltd) R Naylor

RCL Gwandalan Pty Ltd R Naylor

STATUTORY DISCLOSURES (CONTINUED)

RCL Homestead Bay Limited

R Naylor N Kirkwood

Disclosure of interests

There are no disclosures of interest given by the Directors

General disclosure

All Directors have provided a general notice that they may from time to time undertake personal business transactions with the Company, including utilising the Company's services. All such transactions are carried out in accordance with the Company's normal business criteria for those types of transactions. The Group obtains consulting services from Naylor Partners Pty Ltd, of which R Naylor is a director and shareholder, from Cassone Limited, of which Noel Kirkwood is a director and shareholder, and legal services from Burton Partners. These services are provided on normal commercial terms.

Information used by Directors

No notices were received from Directors of the Company requesting to disclose or use Company information received in their capacity as directors which would not otherwise have been available to them.

Indemnification and insurance of Directors and Officers

The Company has given indemnities to Directors and has arranged insurance for Directors and officers of the Company and its subsidiaries.

These indemnify and insure Directors and officers against liability and costs for actions undertaken by them in the course of their duties. The cost of the insurance premiums to the Company and its subsidiaries for the year was £79,000 (30 June 2023: £80,000)

Details of individual Directors' shareholdings are as follows:

	Number of shares held by Director	Number of shares held by associated entity
G Kerr		
Balance at 30 June 2024 and 30 June 2023	-	104,453,556
R Naylor		
Balance at 30 June 2024 and 30 June 2023	-	-
N Kirkwood		
Balance at 30 June 2024 and 30 June 2023	-	-
M Smith		
Balance at 30 June 2024 and 30 June 2023	-	-
P Dudley		
Balance at 30 June 2024 and 30 June 2023	-	-

Remuneration of Directors

The total remuneration received by each Director who held office in the Company and its subsidiary companies during the year ended 30 June 2024 was as follows:

Parent Company Directors			Remuneration
G Kerr*	Executive	Non-Independent	-
R Naylor*	Executive	Non-Independent	-
N Kirkwood*	Executive	Non-Independent	-
M Smith	Non-Executive	Independent	£60,000
P Dudley	Non-Executive	Independent	£60,000

*Executive Directors do not receive Directors' fees.

STATUTORY DISCLOSURES (CONTINUED)

Gender composition of Board		
Gender	30 June 2024 Number of Directors	30 June 2023 Number of Directors
Male	4	4
Female	1	1

SHAREHOLDER INFORMATION

Executive employees' remuneration

No employees of the Company and its subsidiary companies, who received remuneration, including non-cash benefits, have received in excess of NZD100,000 for the year ended 30 June 2024.

Donations

During the financial year ended 30 June 2024, the Company made no donations.

Substantial security holders

At 30 June 2024 only four shareholders held more than 5.00% (30 June 2023: four shareholders) of the issued capital of the Company. Chase Nominees Limited ("Chase"), acting as custodian, held 189,922,490 shares (55.99% of the issued capital) on behalf of entities associated with George Kerr; Pyne Holdings Limited held 28,594,252 shares (15.06% of the issued capital); ZZ New Zealand Control Account held 26,031,365 shares (13.70% of issued capital); and Sofiya Machulskaya held 23,436,372 shares (12.33% of the issued capital).

DIRECTORY

DIRECTORS

George Kerr Russell Naylor Noel Kirkwood Michelle Smith Paul Dudley

REGISTERED OFFICE

1 Royal Plaza Royal Avenue St Peter Port GUERNSEY GY1 2HL Website: www.pgc.co.nz

SOLICITORS

Burton Partners Level 3, 10 Viaduct Harbour Avenue PO Box 8889 Symonds Street Auckland NEW ZEALAND

Carey Olsen (Guernsey) LLP PO Box 98 Carey House Les Banques St Peter Port GUERNSEY GY1 4BZ

Conyers Dill & Pearman Boundary Hall, 2nd Floor Cricket Square P.O. Box 2681 Grand Cayman, KY1-1111 CAYMAN ISLANDS

COMPANY SECRETARY AND ACCOUNTANTS

Apex Group (Guernsey) Limited 1 Royal Plaza Royal Avenue St Peter Port GUERNSEY GY1 2HL

STATUTORY AUDITOR

Grant Thornton Limited St James Place St James Street St Peter Port GUERNSEY GY1 2NZ

BANKERS

Credit Suisse (Schweiz) AG Postfach 357 CH-6301 Zug SWITZERLAND

Bank of New Zealand 80 Queen Street, Auckland NEW ZEALAND

SHARE REGISTRAR

Link Market Services (Guernsey) Limited Mont Crevelt House Bulwer Avenue St Sampson GUERNSEY GY2 4LH