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Additional online reporting

The integrated report is the group's primary reporting medium and is supplemented by additional reports and information which is also available online at www.clicksgroup.co.za.

Financial reporting

- Annual financial statements 2024
- Five-year financial review
- Annual results 2024
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Governance

• Corporate governance and King IV report 2024

Annual general meeting

- Notice to shareholders
- Form of proxy

Sustainability

- Sustainability report 2024
- Social and ethics committee report 2024

Annual financial statements

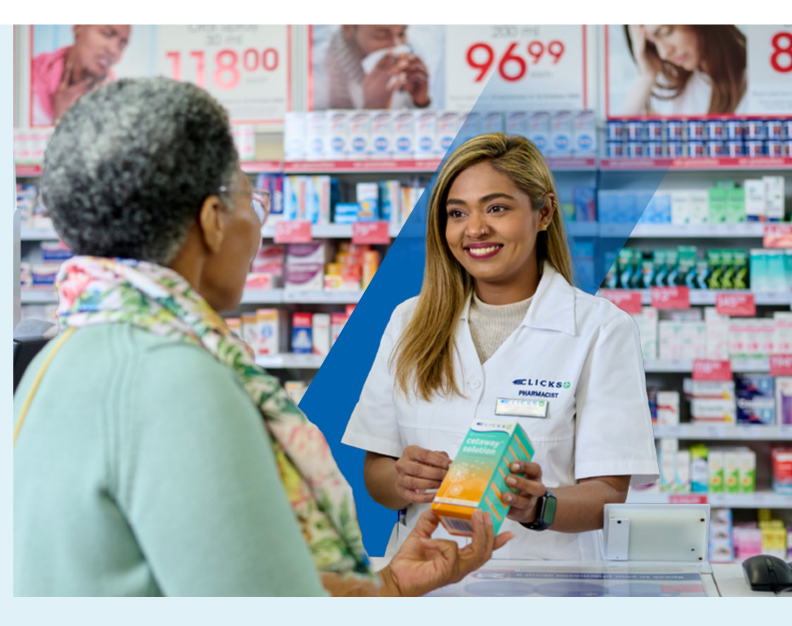
For the year ended 31 August 2024

These are the annual financial statements of the group and the company for the year ended 31 August 2024.

They have been prepared under the supervision of the chief financial officer, GD Traill (CA).

Report navigation





As a leader in the healthcare market Clicks Group is committed to increasing access to affordable healthcare for all South Africans. Clicks is the country's leading health, wellness and beauty retailer and foremost pharmacy chain, with an expanding network of 936 stores and 720 pharmacies supported by a growing digital presence. UPD is the country's leading full-range pharmaceutical wholesaler, providing the distribution capability for the group's healthcare strategy.

MCLICKS !









Directors' responsibility statement

The directors are responsible for the preparation and fair presentation of the annual financial statements and group annual financial statements of Clicks Group Limited,

comprising the statements of financial position at 31 August 2024; the statements of comprehensive income; changes in equity and cash flows for the year then ended; and the notes to the financial statements which include a summary of significant accounting policies and other explanatory notes, in accordance with IFRS® Accounting Standards and the requirements of the Companies Act of South Africa and including the audit and risk committee report on page 4. In addition, the directors are responsible for preparing the directors' report.

The directors are also responsible for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and for maintaining adequate accounting records and an effective system of risk management.

The directors have made an assessment of the ability of the company and the group to continue as going concerns and have no reason to believe that the businesses will not be going concerns in the year ahead. The financial statements have accordingly been prepared on this basis.

The auditor is responsible for reporting on whether the financial statements are fairly presented in accordance with the applicable financial reporting framework.

Approval of annual financial statements

The consolidated and separate annual financial statements of Clicks Group Limited, as identified in the first paragraph, were approved by the board of directors on 12 November 2024 and signed by:



DM Nurek Independent non-executive chairman BD Engelbrecht Chief executive officer

Bywest

GD Traill
Chief financial
officer

Cape Town 12 November 2024

Certificate by the company secretary

I certify that Clicks Group Limited has filed all Clicks Group returns and notices as required by a public company in terms of section 88(2)e of the Companies Act No. 71 of 2008, as amended, and that such returns and notices are, to the best of my knowledge and belief, true, correct and up to date.

A.

A Barnard
Company secretary

Cape Town
12 November 2024

Directors' responsibility

The chief executive officer and the chief financial officer hereby confirm, in accordance with the JSE Listings Requirements Section 3.84(k) that -

- a) the annual financial statements set out on pages 9 to 48, fairly present in all material respects the financial position, financial performance and cash flows of the group in terms of IFRS;
- b) to the best of our knowledge and belief, no facts have been omitted or untrue statements made that would make the annual financial statements false or misleading;
- c) internal financial controls have been put in place to ensure that material information relating to the group and its consolidated subsidiaries have been provided to effectively prepare the financial statements of the group;
- d) the internal financial controls are adequate and effective and can be relied upon in compiling the annual financial statements, having fulfilled our role and function as executive directors with primary responsibility for implementation and execution of controls;

- e) where we are not satisfied, we have disclosed to the audit committee and the auditors any deficiencies in design and operational effectiveness of the internal financial controls and, where required, have taken steps to remedy the deficiencies; and
- f) we are not aware of any fraud involving directors.

Byromet

BD Engelbrecht Chief executive officer **GD Traill**Chief financial officer

Cape Town 12 November 2024

Directors' report

Nature of business

The company is an investment holding company listed in the Food and Drug Retailers sector of the JSE Limited. Its subsidiaries house South Africa's leading health and beauty retailer and its leading pharmaceutical distributor and wholesaler, amongst other businesses. The company operates in southern Africa.

Group financial results

The results of operations for the year are set out in the consolidated statement of comprehensive income on page 9. The profit attributable to ordinary shareholders for the year is R2 837.1 million (2023: R2 537.5 million).

Share capital

During the year under review the company had the following movements in share capital:

241 160 799	Ordinary shares issued at 31 August 2023
(3 098 334)	Repurchase and cancellation of shares: September 2023 – August 2024
238 062 465	Ordinary shares issued at 31 August 2024

Dividends to shareholders

Interim

The directors approved an interim dividend of 210.0 cents per ordinary share (2023: 185.0 cents per ordinary share).

Final

The directors have approved a final ordinary dividend of 566.0 cents per ordinary share (2023: 494.0 cents per ordinary share).

The source of such dividends will be from distributable reserves. The dividend will be payable on 27 January 2025 to shareholders registered on 24 January 2025.

Events after the financial year-end

The following significant event took place between the end of the financial year and the date of this report:

- the declaration of the final dividend; and
- the appointment of Annalize Barnard as company secretary, following the resignation of Matthew Welz from this position.

Directors and secretary

The names of the directors in office at the date of this report are:

Independent non-executive directors

David Nurek (chairman)
Richard Inskip
Nomgando Matyumza
Penelope Osiris (née Moumakwa)
Sango Ntsaluba
Mfundiso Njeke
Christine Ramon

Executive directors

Chief executive officer: Bertina Engelbrecht Chief financial officer: Gordon Traill The company secretary's details are set out on page 51.

Retirement and re-election of directors

David Nurek leaves the board with the company's thanks at the end of the annual general meeting (AGM) in January 2025.

Sango Ntsaluba and Dr Penelope Osiris (née Moumakwa) retire on the third anniversary of their election and are recommended to shareholders for re-election to the board.

Directors' interest in shares

Sango Ntsaluba – on-market purchase of 127 shares on 23 October 2023.

Gordon Traill – on-market purchase of 3 320 shares on 4 December 2023 by a subsidiary for the benefit of the director in terms of the company's Minimum Shareholding Requirement policy.

David Nurek – on-market sale of 9 000 shares on 8 February 2024 by an associate.

Gordon Traill – on-market purchase of 2 810 shares on 7 August 2024.

Incentive schemes

Information relating to the incentive schemes is set out on pages 34 and 35.

Special resolutions

Special resolutions passed at the annual general meeting held on 1 February 2024:

Special Resolution No. 1:

General authority to repurchase shares

Special Resolution No. 2:

Approval of directors' fees

Special Resolution No. 3:

General approval to provide financial assistance

Subsidiary companies

The names of the company's main subsidiaries and financial information relating thereto appear on page 48.



Audit and risk committee report

The Clicks Group audit and risk committee is a formal statutory committee in terms of the Companies Act and sub-committee of the board. The committee functions within documented terms of reference and complies with relevant legislation, regulation and governance codes. This report of the audit and risk committee is presented to shareholders in compliance with the requirements of the Companies Act and the revised King IV Code of Governance for South Africa (King IV).

Role of the committee

The audit and risk committee (the committee) has an independent role with accountability to both the board and to shareholders.

The committee's responsibilities include the statutory duties prescribed by the Companies Act, activities recommended by King IV as well as additional responsibilities assigned by the board.

The responsibilities of the committee are as follows:

Integrated reporting

- Review the annual financial statements, interim report, preliminary results announcement and summarised integrated information and ensure compliance with IFRS® Accounting Standards;
- Consider the frequency of interim reports and whether interim results should be assured;
- Review and approve the appropriateness of accounting and tax policies, disclosure policies and the effectiveness of internal financial controls;
- Perform an oversight role on the group's integrated reporting and consider factors and risks that could impact on the integrity of the integrated report;
- Review sustainability disclosure in the integrated report and ensure it does not conflict with financial information:
- Consider external assurance of material sustainability issues; and
- Recommend the integrated report for approval by the board.

Combined assurance

- Ensure the combined assurance model addresses all significant risks facing the group; and
- Monitor the relationship between external and internal assurance providers and the group.

Finance function

- Consider the expertise and experience of the chief financial officer; and
- Consider the expertise, experience and resources of the group's finance function.

Internal audit

- Oversee the functioning of the internal audit department and approve the appointment and performance assessment of the group head of internal audit;
- Approve the annual internal audit plan; and
- Ensure the internal audit function is subject to independent quality review as appropriate.

Risk management

- Ensure the group has an effective policy and plan for risk management;
- Oversee the development and annual review of the risk management policy and plan;
- Monitor implementation of the risk management policy and plan;
- Make recommendations to the board on levels of risk tolerance and risk appetite;
- Ensure risk management is integrated into business operations;

- Ensure risk management assessments are conducted on a continuous basis;
- Ensure frameworks and methodologies are implemented to increase the possibility of anticipating unpredictable risks;
- Ensure that management considers and implements appropriate risk responses;
- Express the committee's opinion in the effectiveness of the system and process of risk management; and
- Ensure risk management reporting in the integrated annual report is comprehensive and relevant.

External audit

- Nominate the external auditor for appointment by shareholders;
- Approve the terms of engagement and remuneration of the auditor;
- Ensure the appointment of the auditor complies with relevant legislation;
- Monitor and report on the independence of the external auditor;
- Define a policy for non-audit services which the auditor may provide and approve non-audit service contracts;
- Review the quality and effectiveness of the external audit process; and
- Ensure a process is in place for the committee to be informed of any reportable irregularities identified by the external auditor.

Composition of the committee

The committee comprised five independent non-executive directors during the period. These directors include suitably skilled directors having recent and relevant financial experience.

The committee is elected by shareholders at the annual general meeting.

The following directors served on the committee during the period under review:

Independent non-executive	0 10 11
director	Qualifications
Mfundiso Njeke	B Com, M Compt, CA (SA), H Dip Tax
Sango Ntsaluba	B Com, B Compt (Hons), H Dip Tax Law, M Com Development Finance, CA (SA)
Nomgando Matyumza	B Com, B Compt (Hons), CA (SA), LLB
Richard Inskip	B Com
Christine Ramon	B Compt, B Compt (Hons), CA (SA), Senior Executive Programme (Harvard)

At the 2025 annual general meeting, Mr Inskip, Ms Matyumza, Mr Ntsaluba and Ms Ramon will be recommended to shareholders for election to the audit and risk committee. Mr Njeke will be an invitee.

Biographical details of the committee members appear on pages 29 and 30 of the integrated annual report, with supplementary information contained in the annexures to the notice of annual general meeting.

Fees paid to the committee members for 2024 and the proposed fees for 2025 are disclosed in the remuneration report on the website.

The executive directors, group head of internal audit and senior management attend meetings at the invitation of the committee, together with the external auditor.

The committee also meets separately with the external and internal auditors, without members of executive management being present.

The effectiveness of the committee is assessed as part of the annual board and committee self-evaluation process.

Audit and risk committee report continued

Internal audit

The internal audit function provides information to assist in the establishment and maintenance of an effective system of internal control to manage the risks associated with the business. The role of internal audit is contained in the internal audit charter. The charter is reviewed annually and is aligned with the recommendations of King IV.

Internal audit facilitates the combined assurance process and is responsible for the following:

- evaluating governance processes, including ethics;
- assessing the effectiveness of the risk methodology and internal financial controls; and
- evaluating business processes and associated controls in accordance with the annual audit plan and combined assurance model.

The internal audit function is established by the board and its responsibilities are determined by the committee. Administratively the group head of internal audit reports to the chief financial officer who, in turn, reports to the chief executive officer. The group head of internal audit has direct and unrestricted access to the chairman of the committee. The group head of internal audit is appointed and removed by the committee, which also determines and recommends remuneration for the position.

The chairman of the committee meets with the group head of internal audit on a regular basis.

Internal control

Systems of internal control are designed to manage, rather than eliminate, the risk of failure to achieve business objectives and to provide reasonable, but not absolute, assurance against misstatement or loss.

While the board is responsible for the internal control systems and for reviewing their effectiveness, responsibility for their actual implementation and maintenance rests with executive management. The systems of internal control are based on

established organisational structures, together with written policies and procedures, and provide for suitably qualified employees, segregation of duties, clearly defined lines of authority and accountability. They also include cost and budgeting controls, and comprehensive management reporting.

Internal financial controls

The committee has considered the results of the formal documented review of the company's system of internal financial controls and risk management, including the design, implementation and effectiveness of the internal financial controls, conducted by the internal audit function during the 2024 financial year. The committee has also assessed information and explanations given by management and discussions with the external auditor on the results of the audit. Through this process no material matter has come to the attention of the committee or the board that has caused the directors to believe that the company's system of internal controls and risk management is not effective and that the internal financial controls do not form a sound basis for the preparation of reliable financial statements.

External audit

The committee appraised the independence, expertise, and objectivity of KPMG Inc. (KPMG) as the external auditor, as well as approving the terms of engagement and the fees paid to KPMG.

The external auditor has unrestricted access to the group's records and management. The auditor furnishes a written report to the committee on significant findings arising from the annual audit and is able to raise matters of concern directly with the chairman of the committee.

The group has received confirmation from KPMG that the partners and staff responsible for the audit comply with all legal and professional requirements with regards to rotation and independence. The committee is satisfied

that KPMG is independent of the company and complies with the JSE Listings Requirements.

The audit partner in charge of the audit is Ivan Engels. KPMG has completed its first year as the group's external auditors for the 2024 financial year.

The committee members are satisfied with the quality of work produced by the external auditors and are not aware of any adverse quality indicators.

The committee has undertaken work to give effect to the group's policy of audit firm rotation. The board recommended KPMG for appointment as the group's auditor at the January 2024 AGM and the appointment of Ivan Engels as audit partner, to perform the audit for the 2024 financial year, replacing EY who had completed 10 years as the group's auditor.

Policy on non-audit services

Non-audit services provided by the external auditor may not exceed 25% of the total auditor's remuneration. These services should exclude any work which may be subject to external audit and which could compromise the auditor's independence. All non-audit services undertaken during the year were approved in accordance with this policy.

During the year KPMG will receive fees of R1.3 million (Ernst & Young Inc. (EY): 2023 R1.2 million) for non-audit services, equating to 10.8% (EY 2023: 11.9%) of the total audit remuneration. These services related mainly to agreed-upon procedures for third-party confirmation, advisory services and the assurance (ISAE3402) of the systems related to distribution services provided by UPD to third parties.

KPMG satisfied the committee that appropriate safeguards have been adopted to maintain the independence of the external auditor when providing non-audit services.

Activities of the committee

The committee met four times during the financial year and attendance at the meetings is detailed in the corporate governance report in the integrated annual report on page 33. Members of the committee, the external auditor and the group head of internal audit may request a non-scheduled meeting if they consider this necessary. The chairman of the committee will determine if such a meeting should be convened.

Minutes of the meetings of the committee, except those recording private meetings with the external and internal auditors, are circulated to all directors and supplemented by an update from the committee chairman at each board meeting. Matters requiring action or improvement are identified and appropriate recommendations made to the board.

The chairman of the committee attends all statutory shareholder meetings to answer any questions on the committee's activities.

The committee performed the following activities relating to the audit function during the year under review, with certain of these duties being required in terms of the Companies Act:

- recommended to the board and shareholders the appointment of the external auditors, approved their terms of engagement and remuneration, and monitored their independence, objectivity and effectiveness;
- determined the nature and extent of any nonaudit services which the external auditor may provide to the group and preapproved any proposed contracts with the external auditors;
- reviewed the group's internal financial control and financial risk management systems;
- monitored and reviewed the effectiveness of the group's internal audit functions;

Audit and risk committee report continued

- reviewed and recommended to the board for approval the integrated annual report and annual financial statements; and
- evaluated the effectiveness of the committee.

An overview of the risk management process and function is set out in the corporate governance report available on the Clicks Group website.

Evaluation of chief financial officer and finance function

The committee is satisfied that the expertise and experience of the chief financial officer is appropriate to meet the responsibilities of the position. This is based on the qualifications, levels of experience, continuing professional education and the board's assessment of the financial knowledge of the chief financial officer.

The committee is also satisfied as to the appropriateness, expertise and adequacy of resources of the finance function and the experience of senior members of management responsible for the finance function.

Approval of the audit and risk committee report

The committee confirms that it has functioned in accordance with its terms of reference for the 2024 financial year and that its report to shareholders has been approved by the board.



Mfundiso Njeke

Chairman: Audit and risk committee

12 November 2024



Independent auditor's report

To the shareholders of Clicks Group Limited

Report on the audit of the consolidated and separate financial statements

Opinion

We have audited the consolidated and separate financial statements of Clicks Group Limited (the group and company) set out on pages 9 to 48, which comprise the consolidated statement of financial position at 31 August 2024, consolidated statement of comprehensive income, consolidated statement of changes in equity, consolidated statement of cash flows for the year then ended, notes to the consolidated statement of cash flows, segmental analysis, accounting policies, notes to the financial statements, company statement of financial position at 31 August 2024, company statement of comprehensive income, company statement of changes in equity, company statement of cash flows for the year then ended, notes to the company statement of cash flows and interest in subsidiary companies.

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of Clicks Group Limited at 31 August 2024, and its consolidated and separate financial performance and consolidated and separate cash flows for the year then ended in accordance with IFRS® Accounting Standards and the Financial Pronouncements as issued by the Financial Reporting Standards Council and SAICA Financial Reporting Guides as issued by the Accounting Practices Committee (collectively "JSE Listings Requirements"), and the requirements of the Companies Act of South Africa.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditina

(ISAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated and separate financial statements section of our report. We are independent of the group and company in accordance with the Independent Regulatory Board for Auditors' Code of Professional Conduct for Registered Auditors (IRBA Code) and other independence requirements applicable to performing audits of financial statements in South Africa. We have fulfilled our other ethical responsibilities in accordance with the IRBA Code and in accordance with other ethical requirements applicable to performing audits in South Africa. The IRBA Code is consistent with the corresponding sections of the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards). We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated and separate financial statements of the current period. These matters were addressed in the context of our audit of the consolidated and separate financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

The key audit matter set out below relates to our audit of the consolidated financial statements. We have determined that there are no key audit matters to communicate in respect of the separate financial statements.

Inventory valuation and supplier contracts

Refer to the Significant accounting estimates and judgements - Allowance for net realisable value of inventories, Rebates received from vendors and the accounting policy for revenue with reference to advertising income and notes 1 - Revenue and 17 - Inventories to the consolidated financial statements.

Kev audit matter

At 31 August 2024 the group held inventory at a carrying value of R7 063 million.

In accordance with IAS 2 – Inventories (IAS 2), the group holds inventory at the lower of cost or net realisable value.

The group sells a wide range of pharmaceutical, health and beauty products and other merchandise. This increases the risk that, as demands change, inventories may need to be sold at a discount below their recorded cost.

In arriving at the carrying value of inventory at the lower of cost or net realisable value, management has identified slow moving, obsolete and damaged inventories and made adjustments to the carrying value of these items, the calculation of which requires certain estimates and assumptions.

These judgements include projected likely future sales and estimated selling costs, using factors existing at the reporting date.

The valuation of inventory is also impacted by rebates received from suppliers, which are off-set against the cost of inventory or recognised as a reduction in cost of sales. Other contracts with suppliers give rise to amounts recognised as "advertising and other income".

As a result of the significant audit effort required to assess the judgements made by management with regard to the inputs used to arrive at the net realisable value of inventory and the complexity involved in determining the classification of income and rebates received from suppliers, inventory valuation and classification of supplier contracts were considered a key audit matter in our audit of the consolidated financial statements.

How the matter was addressed in our audit

Our procedures included the following to assess the valuation of inventory:

- We gained an understanding of the process followed by management to estimate the inventory provisions, and tested the design and implementation as well as operating effectiveness of certain key controls related to the recognition of the provisions.
- We assessed management's application of the inventory provision methodology and principles in line with IAS 2 Inventories.
- We analysed the group's obsolescence provision as a percentage
 of the total inventory on hand and compared this to prior years to
 assess whether this was reasonable and in line with expectations
 based on current and expected future market conditions.
- We evaluated, on a sample basis, the integrity of management's
 calculations for determining the provision by agreeing the inputs
 used to the inventory system, including performing mathematical
 accuracy checks of the formulas used within the calculations and
 challenged management's assumptions with reference to the
 triggers in relation to their obsolescence provision.

Our procedures included the following to assess the classification of income from suppliers:

- We evaluated management's classification of different supplier income streams and checked whether they were accounted for appropriately and inspected, on a sample basis, supporting documentation with suppliers to determine whether the income was correctly classified between inventory rebates and advertising and other income.
- We tested management's applied supplier rebate accounting and other costs and evaluated that this was in line with IAS 2 – Inventories.

We evaluated the appropriateness of the disclosures included in the consolidated financial statements against the requirements of IAS 2.

Other matter

The consolidated and separate financial statements of the group and company as at and for the year ended 31 August 2023, were audited by another auditor who expressed an unmodified opinion on those consolidated and separate financial statements on 9 November 2023.

Independent auditor's report continued

Other information

The directors are responsible for the other information. The other information comprises the information included in the document titled "Clicks Group Limited Annual financial statements 2024", which includes the Certificate by the company secretary, the Directors' report and the Audit and risk committee report and, as required by the Companies Act of South Africa, which we obtained prior to the date of this report, and the 2024 Integrated annual report, which is expected to be made available to us after that date. The other information does not include the consolidated and separate financial statements and our auditor's report thereon.

Our opinion on the consolidated and separate financial statements does not cover the other information and we do not express and will not express an audit opinion or any form of assurance conclusion thereon.

In connection with our audit of the consolidated and separate 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 and separate 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. We have nothing to report in this regard.

Responsibilities of the directors for the consolidated and separate financial statements

The directors are responsible for the preparation and fair presentation of the consolidated and separate financial statements in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board (IFRS Accounting Standards) and the Financial pronouncements as issued by the Financial Reporting Standards Council and SAICA Financial Reporting Guides as issued by the Accounting

Practices Committee (collectively "JSE Listings Requirements") and the requirements of the Companies Act of South Africa, and for such internal control as the directors determine is necessary to enable the preparation of consolidated and separate financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated and separate financial statements, the directors are responsible for assessing the group's and 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 and/or company or to cease operations, or have no realistic alternative but to do so.

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

Our objectives are to obtain reasonable assurance about whether the consolidated and separate 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 and separate financial statements.

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

 Identify and assess the risks of material misstatement of the consolidated and separate 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's and company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' 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's and 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 and separate 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/or company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 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.

We communicate with the directors 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 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.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the consolidated and separate financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

In terms of the IRBA Rule published in Government Gazette Number 39475 dated 4 December 2015, we report that KPMG Inc. has been the auditor of Clicks Group Limited for one year.

KPMG Anc.

KPMG Inc.
Registered Auditor

Per IM Engels Chartered Accountant (SA) Registered Auditor Director

12 November 2024

The Halyard 4 Christiaan Barnard Street Cape Town 8000

Consolidated statement of comprehensive income

for the year ended 31 August

	202	
Note	s R'00	0 R'000
Revenue	1 48 609 80	44 560 532
Turnover	45 437 64	41 621 681
Cost of merchandise sold	(34 805 22	(32 307 830)
Gross profit	10 632 41	9 9 313 851
Other income	3 082 30	2 846 623
Total income	13 714 72	12 160 474
Expenses	(9 542 86	(8 537 435)
Depreciation and amortisation	2 (1 681 32	(1 460 574)
Occupancy costs	3 (212 50	(189 309)
Employment costs	4 (4 907 02	(4 393 494)
Other costs .	5 (2 729 74	(2 485 393)
Impairment allowance - IFRS 9 ECL	8 (12 27	(4) (8 665)
Trading profit	4 171 85	3 623 039
Loss on disposal of property, plant and equipment	(5 41	5) (7 381)
Profit on disposal of business	18	- 0
Profit before financing costs	4 166 61	3 615 658
Net financing expense	6 (265 17	(139 352)
Financial income 1, 0	6 89 86	92 228
Financial expense	(355 03	(231 580)
Profit before earnings from associates	3 901 44	3 476 306
Share of loss of associates	3 (7 63	(5 201)
Profit before taxation	3 893 80	3 471 105
Income tax expense	7 (1 056 75	(933 577)
Profit for the year	2 837 05	2 537 528
Other comprehensive income:		
Items that will not be subsequently reclassified to profit or loss, net of tax		
Remeasurement of post-employment benefit obligations	7 07	(159)
Items that may be subsequently reclassified to profit or loss, net of tax		
Exchange differences on translation of foreign subsidiaries 2:	2 (8 32	(6) 6 353
Cash flow hedges	21 26	
Cost of hedging reserve	(19 82	
		<u> </u>
Other comprehensive income for the year, net of tax	2 927 25	
Total comprehensive income for the year	2 837 25	
9-1	1 190.	
Diluted earnings per share (cents)	1 190.	.3 1 042.3

Consolidated statement of financial position

at 31 August

	Notes	2024 R′000	2023 R′000
	Notes	K 000	R 000
ASSETS			7.001.100
Non-current assets	_ [7 930 394	7 201 109
Property, plant and equipment	9	2 845 032	2 643 136
Right-of-use assets	25	3 505 081	2 999 297
Intangible assets	10	946 363	968 207
Goodwill	11	209 114	204 829
Deferred tax assets	12	85 157	70 423
Investment in associates	13	17 436	21 214
Loans receivable	14	141 436	130 597
Financial assets at fair value through profit or loss	15	180 775	163 406
Current assets		12 886 747	11 833 745
Inventories	17	7 063 280	6 309 809
Trade and other receivables	18	3 057 282	3 019 488
Income tax receivable		1 831	_
Loans receivable	14	29 960	28 030
Cash and cash equivalents		2 704 961	2 455 176
Derivative financial assets	16	29 433	21 242
Total assets		20 817 141	19 034 854
EQUITY AND LIABILITIES			
Equity		6 285 539	5 964 814
Share capital	19	2 381	2 412
Share premium	19	1 064 953	1 064 953
Cash flow hedge reserve	20	(8 532)	(2 984)
Cost of hedging reserve		(4 950)	(6 166)
Foreign currency translation reserve	22	(8 833)	(507)
Distributable reserve		5 240 520	4 907 106
Non-current liabilities		2 702 036	2 270 392
Lease liabilities	25	2 536 701	2 152 485
Deferred tax liabilities	12	14 480	_
Employee benefits	24	150 855	117 907
Current liabilities		11 829 566	10 799 648
Trade and other payables	26	10 030 903	9 268 898
Lease liabilities	25	1 249 585	1 086 440
Employee benefits	24	386 633	295 942
Income tax payable	2-7	146 085	146 735
Derivative financial liabilities	16	16 360	1 633
Total equity and liabilities		20 817 141	19 034 854

Consolidated statement of changes in equity

for the year ended 31 August

R'000 Balance at 1 September 2022 Transactions with owners, recorded directly in equity	Number of shares (Note 19) '000	Share capital (Note 19) R'000	Share premium (Note 19)	Cash flow hedge reserve	Cost of	currency translation		
Balance at 1 September 2022	of shares (Note 19) '000	capital (Note 19)	premium					
Balance at 1 September 2022	′000	(Note 19)			hedging	reserve	Distributable	Total
Balance at 1 September 2022		R'000		(Note 20)	reserve	(Note 22)	reserve	equity
			R′000	R'000	R'000	R'000	R′000	R'000
Transactions with owners, recorded directly in equity	243 970	2 440	1 064 953	7 234	(4 983)	(6 860)	4 636 023	5 698 807
Dividends declared to shareholders (refer note 27)	-	-	-	-	-	-	(1 562 794)	(1 562 794)
Shares repurchased and cancelled	(2 809)	(28)	-	-	-	_	(703 492)	(703 520)
Total transactions with owners	(2 809)	(28)	-	-	-	_	(2 266 286)	(2 266 314)
Total comprehensive income for the year	-	-	-	53 226	(17 846)	6 353	2 537 369	2 579 102
Profit for the year	-	-	-	-	-	-	2 537 528	2 537 528
Remeasurement of post-employment benefit obligations	-	-	-	-	-	-	(159)	(159)
Cash flow hedge reserve	-	-	-	53 226	-	-	-	53 226
Cost of hedging reserve	-	-	-	-	(17 846)	-	-	(17 846)
Exchange differences on translation of foreign subsidiaries	-	-	-	-	-	6 353	_	6 353
Transfer of reserves to inventories	-	-	-	(63 444)	16 663	-	-	(46 781)
Balance at 31 August 2023	241 161	2 412	1 064 953	(2 984)	(6 166)	(507)	4 907 106	5 964 814
Transactions with owners, recorded directly in equity								
Dividends declared to shareholders (refer note 27)	-	-	-	-	-	-	(1 675 960)	(1 675 960)
Shares repurchased and cancelled	(3 099)	(31)	-	-	-	-	(834 759)	(834 790)
Total transactions with owners	(3 099)	(31)	-	-	-	-	(2 510 719)	(2 510 750)
Total comprehensive income for the year	-	-	-	21 267	(19 824)	(8 326)	2 844 133	2 837 250
Profit for the year	-	-	-	-	-	-	2 837 057	2 837 057
Remeasurement of post-employment benefit obligations	-	-	-	-	-	-	7 076	7 076
Cash flow hedge reserve	-	-	-	21 267	-	-	-	21 267
Cost of hedging reserve	-	-	_	-	(19 824)	-	-	(19 824)
Exchange differences on translation of foreign subsidiaries	-	-	-	-	-	(8 326)	-	(8 326)
Transfer of reserves to inventories	-	-	-	(26 815)	21 040	-	-	(5 775)
Balance at 31 August 2024	238 062	2 381	1 064 953	(8 532)	(4 950)	(8 833)	5 240 520	6 285 539

Consolidated statement of cash flows

for the year ended 31 August

The statement of cash flows has been prepared by applying the indirect method.

	Notes	R'000	R'000
Cash effects from operating activities			
Profit before working capital changes		5 901 873	5 190 836
Working capital changes		99 357	672 811
Cash generated by operations		6 001 230	5 863 647
Interest received	6	89 229	92 228
Interest paid		(340 206)	(218 946)
Taxation paid		(1 068 149)	(968 671)
Settlement of derivative financial asset used to hedge the long-term incentive scheme		-	104 609
Cash inflow from operating activities before dividends paid		4 682 104	4 872 867
Dividends paid to shareholders	27	(1 675 960)	(1 562 794)
Net cash effects from operating activities		3 006 144	3 310 073
Cash effects from investing activities			
Investment in property, plant and equipment and intangible assets to maintain operations		(337 022)	(356 542)
Investment in property, plant and equipment and intangible assets to expand operations		(553 838)	(573 462)
Proceeds from disposal of property, plant and equipment and intangible assets		3 736	13 972
Acquisition of investments		(7 389)	(241 008)
Disposal of investments		(1 079)	_
Investment in associate		(5 975)	(14 193)
Loan advanced to associate		(30 000)	_
Repayment of loan by associate		_	4 717
Other loans receivable advanced		_	(44 418)
Other loans receivable repaid		17 668	-
Net cash effects from investing activities		(913 899)	(1 210 934)
Cash effects from financing activities			
Shares repurchased		(834 790)	(703 520)
Repayment of lease liabilities		(1 007 670)	(954 996)
Net cash effects from financing activities		(1 842 460)	(1 658 516)
Not increase in each and each equivalents		249 785	440 402
Net increase in cash and cash equivalents Cash and cash equivalents at the beginning of the year.			440 623 2 014 553
Cash and cash equivalents at the beginning of the year		2 455 176	2 014 553
Cash and cash equivalents at the end of the year		2 704 961	2 455 176

2024

2023

Notes to the consolidated statement of cash flows

for the year ended 31 August

	2024	2023
	R'000	R'000
Cash flow information		
Profit before working capital changes		
Profit before taxation	3 893 808	3 471 105
Adjustment for:		
Non-cash flow items:	1 737 478	1 572 998
Depreciation and amortisation	1 742 293	1 519 026
Release of cash flow hedge to profit or loss	2 981	64 620
Fair value adjustments on financial assets at fair value through profit or loss	(17 369)	(18 354)
Profit on disposal of business	(180)	-
Net loss of associates	9 753	7 706
Items presented elsewhere in the consolidated statement of cash flows:	5 415	7 381
Loss on disposal of property, plant and equipment	5 415	7 381
Net financing expense	265 172	139 352
	5 901 873	5 190 836
Working capital changes		
Increase in inventories	(755 849)	(127 165)
(Increase)/decrease in trade and other receivables	(54 530)	50 357
Increase in trade and other payables	790 574	833 028
Increase/(decrease) in employee benefits	119 162	(83 409)
	99 357	672 811
Tax paid		
Income tax payable at the beginning of the year	(146 735)	(190 063)
Income tax - at acquisition	-	(1 703)
Normal tax charged to profit or loss	(1 065 668)	(923 640)
Income tax payable at the end of the year	144 254	146 735
	(1 068 149)	(968 671)
Cash and cash equivalents at the end of the year		
Current accounts	392 823	210 691
Short-term deposits	112 138	20 795
Money market fund*	2 200 000	2 223 690
	2 704 961	2 455 176

^{*} Low-risk corporate money market fund convertible into cash within one business day and held for short-term requirements.

	2024 R'000	2023 R'000
Acquisition of investment in subsidiaries		
The group acquired an interest in H. Mallach and Associates Proprietary Limited		
(trading as M-Kem) during the prior financial year. The cash paid to obtain control was as follows:		
Total purchase price paid in cash	_	50 000
Less: Cash of H. Mallach and Associates Proprietary Limited	_	(8 789)
Cash paid to obtain control net of cash acquired	-	41 211
The group acquired an interest in 180 Degrees Marketing Proprietary Limited during the prior financial year. The cash paid to obtain control was as follows:		
Total purchase price paid in cash	_	120 000
Less: Cash of 180 Degrees Marketing Proprietary Limited	_	(5 441)
Cash paid to obtain control net of cash acquired	-	114 559
The group acquired an interest in Sorbet Group Proprietary Limited during the prior financial year. The cash paid to obtain control was as follows:		
Total purchase price paid in cash	-	105 000
Less: Cash of Sorbet Group Proprietary Limited	-	(19 762)
Cash paid to obtain control net of cash acquired	-	85 238
Sorbet Group Proprietary Limited acquired corporate stores during the current financial year. The cash paid was as follows:		
Total purchase price paid in cash	7 389	_
Less: Cash of corporate stores	_	_
Cash paid to obtain control net of cash acquired	7 389	
The group disposed of Unicorn Pharmaceuticals Proprietary Limited during the current financial year. The cash disposed of was as follows:		
Cash of Unicorn Pharmaceuticals Proprietary Limited	1 079	



Segmental analysis

for the year ended 31 August

	Retail (No	ote 34)	Distribution ((Note 34)	Intragroup elir	mination	Total opera	ıtions
	31 August	31 August	31 August	31 August	31 August	31 August	31 August	31 August
R'000	2024	2023	2024	2023	2024	2023	2024	2023
Statement of financial position								
Property, plant and equipment	2 486 154	2 287 344	358 878	355 792	_	_	2 845 032	2 643 136
Right-of-use assets	3 473 435	2 952 146	31 646	47 151	_	_	3 505 081	2 999 297
Intangible assets	760 710	780 895	185 653	187 312	_	-	946 363	968 207
Goodwill	112 837	108 552	96 277	96 277	_	-	209 114	204 829
Inventories	5 244 745	4 655 780	1 999 675	1 805 492	(181 140)	(151 463)	7 063 280	6 309 809
Trade and other receivables	705 625	661 561	3 265 654	3 302 648	(913 997)	(944 721)	3 057 282	3 019 488
Cash and cash equivalents	2 659 663	2 437 424	45 298	17 752	_	_	2 704 961	2 455 176
Other assets	960 541	892 395	4 239 574	3 591 485	(4 714 087)	(4 048 968)	486 028	434 912
Total assets	16 403 710	14 776 097	10 222 655	9 403 909	(5 809 224)	(5 145 152)	20 817 141	19 034 854
Lease liabilities	3 758 394	3 193 914	27 892	45 011	-	-	3 786 286	3 238 925
Employee benefits - non-current	139 201	108 432	11 654	9 475	_	_	150 855	117 907
Trade and other payables	6 435 703	5 915 107	4 516 082	4 305 397	(920 882)	(951 606)	10 030 903	9 268 898
Employee benefits - current	349 957	283 504	36 676	12 438	(,20002)	(701 000)	386 633	295 942
Other liabilities	4 384 279	3 690 602	504 805	504 806	(4 712 159)	(4 047 040)	176 925	148 368
Total liabilities	15 067 534	13 191 559	5 097 109	4 877 127	(5 633 041)	(4 998 646)	14 531 602	13 070 040
Net assets	1 336 176	1 584 538	5 125 546	4 526 782	(176 183)	(146 506)	6 285 539	5 964 814
Statement of comprehensive income	1 000 170	1 004 000	0 120 040	4 020 702	(170 100)	(140 000)	0 200 007	0 704 014
Turnover	35 438 490	31 724 875	17 749 616	17 175 276	(7 750 466)	(7 278 470)	45 437 640	41 621 681
Gross profit	10 383 574	9 146 149	265 293	186 996	(16 448)	(19 294)	10 632 419	9 313 851
Other income	1 880 774	1 689 904	1 503 110	1 413 337	(301 582)	(256 618)	3 082 302	2 846 623
Total income	12 264 348	10 836 053	1 768 403	1 600 333	(318 030)	(275 912)	13 714 721	12 160 474
Expenses	(8 636 237)	(7 676 923)	(1 194 984)	(1 112 827)	288 352	252 315	(9 542 869)	(8 537 435)
<u>'</u>					200 332	202 310		
Depreciation and amortisation	(1 606 430) (210 203)	(1 413 734) (187 099)	(74 890) (3 977)	(46 840) (3 871)	1 675		(1 681 320) (212 505)	(1 460 574) (189 309)
Occupancy costs	(4 529 412)	(4 034 839)				1 661		
Employment costs Other pasts			(377 640)	(358 655)	30	050.454	(4 907 022)	(4 393 494)
Other costs	(2 287 718)	(2 036 618)	(728 677)	(699 429)	286 647	250 654	(2 729 748)	(2 485 393)
Impairment allowance - IFRS 9 ECL	(2 474) 3 628 111	(4 633) 3 159 130	(9 800) 573 419	(4 032) 487 506	(29 678)	(23 597)	(12 274) 4 171 852	(8 665) 3 623 039
Trading profit/(loss)	3 020 111	3 109 100	5/3 419	467 300	(29 0/0)	(23 397)	4 1/1 032	3 023 039
Ratios								
Increase in turnover %		7.9	3.3	1.5	6.5	8.0	9.2	5.1
Selling price inflation %		7.0	3.0	1.0	-	-	5.2	4.9
Comparable stores turnover growth %	8.4	3.5	-	-	-	-	8.4	3.5
Gross profit margin %	29.3	28.8	1.5	1.1	-	-	23.4	22.4
Total income margin %	34.6	34.2	10.0	9.3	-	-	30.2	29.2
Operating expenses as a percentage of turnover %	24.4	24.2	6.7	6.5	-	-	21.0	20.5
Increase in operating expenses %	12.5	11.4	7.4	13.4	-	-	11.8	11.6
Increase/(decrease) in trading profit %	14.8	3.2	17.6	(18.3)	-	-	15.1	(0.7)
Trading profit margin %		10.0	3.2	2.8	-	-	9.2	8.7
Inventory days	76	75	42	39	-	-	74	71
Trade debtor days	3	4	50	53	-	-	31	34
Trade creditor days	58	61	72	72	-	-	70	71
Number of stores	1 002	950	-	-	-	-	1 002	950
as at 31 August 2022/2023	950	898	-	-	-	-	950	898
opened/acquired (1)	61	59	-	-	-	-	61	59
closed/disposed	(9)	(7)	_	_	_	_	(9)	(7)
Number of pharmacies	720	711	-	_	-	-	720	711
as at 31 August 2022/2023	711	673	-	-	-	-	711	673
new/converted	12	45	_	-	_	-	12	45
closed	(3)	(7)	_	_	_	_	(3)	(7)
Total leased area m²	557 648	528 788	_	_	_	_	557 648	528 788
Weighted retail trading area m²	448 255	425 440	_	_	_	_	448 255	425 440
Weighted annual sales per m ²		73 200	_	_	_	_	77 666	73 200
Number of permanent employees	19 129	17 865	492	582	_	_	19 621	18 447
The state of the s	17 127	1, 555	7/=				17 021	

The intragroup turnover elimination for the year comprises R7 416.9 million (2023: R6 959.0 million) of sales from Distribution to Retail and R333.5 million (2023: R319.5 million) of sales from Retail to Distribution.

(1) - Opened/acquired stores excludes 186 Sorbet franchise stores, but includes 9 corporate stores.

Accounting policies

Clicks Group Limited is a company domiciled in South Africa. The consolidated financial statements as at and for the year ended 31 August 2024 comprise the company, its subsidiaries and associates (collectively referred to as "the group").

Basis of preparation

The consolidated financial statements for the group and for the company are prepared in accordance with the framework concepts and the measurement and recognition requirements of IFRS® Accounting Standards and the Financial Pronouncements as issued by the Financial Reporting Standards Council and SAICA Financial Reporting guides as issued by the Accounting Practices Committee (collectively "JSE Listing Requirements") and the South African Companies Act.

The financial statements are presented in South African Rands (Rands), rounded to the nearest thousand. They are prepared on the basis that the group and the company are going concerns, using the historical cost basis of measurement, except for certain financial instruments which have been measured at fair value. The accounting policies set out below have been applied consistently in all material respects to all periods presented in these consolidated financial statements.

The preparation of financial statements in accordance with IFRS® Accounting Standards requires management to make estimates, judgements and assumptions that affect the accounting policies and the reported amounts of assets, liabilities, income and expenses. Such estimates and assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances. Actual results may differ from these estimates. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of assets or liabilities affected in future periods. Estimates and the underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised.

Significant accounting estimates and judgements

Estimates and judgements that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are outlined below and disclosed in the relevant notes to the financial statements.

Allowance for net realisable value of inventories

The group evaluates its inventory to ensure that it is carried at the lower of cost or net realisable value. Provision is made against slow moving, obsolete and damaged inventories. Damaged inventories are identified and written down through the inventory counting procedures conducted within each business. Allowance for slow moving and obsolete inventories is assessed by each business as part of their ongoing financial reporting. Obsolescence is assessed based on comparison of the level of inventory holding to the projected likely future sales less selling costs using factors existing at the reporting date. Refer to note 17 for further detail.

Rebates received from vendors

The group enters into agreements with many of its vendors providing for inventory purchase rebates based upon achievement of specified volumes of purchases, with many of these agreements applying to the calendar year. For certain agreements, the rebates increase as a proportion of purchases as higher quantities or values of purchases are made relative to the prior period. The group accrues the receipt of vendor rebates as part of its cost of sales for products sold, taking into consideration the cumulative purchases of inventory to date. Rebates are accrued monthly, with an extensive reassessment of the rebates earned being performed at the reporting date. Consequently, the rebates actually received may vary from that accrued in the financial statements.

Impairment of financial assets

At the reporting date the group recognises a loss allowance for financial assets.

Trade receivables: The loss allowances for financial assets recognised by the group at the reporting date are based on the assumptions about risk of default and expected loss rates. The group uses judgement in making these assumptions. These assumptions are based on the group's history, existing market conditions, as well as forward-looking information at the end of each reporting period.

The group uses a provision matrix to calculate expected credit losses (ECLs) for trade receivables. The provision rates are based on days past due for groupings of various customer segments that have similar loss patterns (by product type and revenue stream, i.e. pharmacy, wholesale and rebate debtors).

The provision matrix is initially based on the group's historical observed default rates. The group will calibrate the matrix to adjust the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e. pharmaceutical regulations) are expected to deteriorate over the next year which can lead to an increased number of defaults in pharmacy debtors, the historical default rates are adjusted. At every reporting date the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The group's historical credit loss experience and forecast of economic conditions may also not be representative of customers' actual default in the future. The information about the ECLs on the group's trade receivables is disclosed in note 18.

The determination of recoverability is established using the ECL model. Refer to note 18 for further detail.

Impairment of non-financial assets

Goodwill and intangible assets with an indefinite useful life are tested for impairment at least annually.

Intangible assets with a finite useful life and property, plant and equipment are considered for impairment when an indication of possible impairment exists. In determining fair value less costs of disposal, recent market transactions are taken into account. If no such transactions can be identified an appropriate valuation model is used.

Intangible assets with an indefinite useful life:

The group assesses intangible assets with an indefinite useful life for impairment annually or whenever there is an indication of potential impairment. The group evaluates the carrying value of intangible assets with an indefinite useful life by comparing their recoverable amount to their carrying amounts. The recoverable amount is determined based on the higher of the asset's fair value less costs to sell or its value in use. Fair value is determined using appropriate valuation techniques. Value in use is calculated by discounting estimated future cash flows generated by the asset.

Details of the assumptions used in the intangible assets' impairment test are detailed in note 10.

Goodwill: Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated.

The value-in-use calculation requires the directors to estimate the future cash flows expected to arise from the cash-generating unit and a suitable pre-tax discount rate that is reflective of the cash-generating unit's risk profile, in order to calculate the value in use. Details of the assumptions used in the impairment test are detailed in note 11.

Assessment of useful lives and residual values of property, plant and equipment and right-of-use assets: Assessments of estimated useful lives and residual values are performed annually after considering factors such as technological innovation, maintenance programmes, relevant market information and management consideration. In assessing residual values, the group considers the remaining life of the asset, its projected disposal value and future market conditions. The group assesses the right-of-use assets for impairment upon identification of any impairment indicators.

Income tax

The group is subject to income tax in numerous jurisdictions. Significant judgement is required in determining the provision for tax as there are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The group recognises liabilities for anticipated tax issues based on estimates of the taxes that are likely to become due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made. Refer to note 7 for further detail.

Deferred tax

The group recognises the net future tax benefit related to deferred income tax assets to the extent that it is probable that the deductible temporary differences will reverse in the foreseeable future. Assessing the recoverability of deferred income tax assets requires the group to make significant estimates related to expectations of future taxable income. Estimates of future taxable income are based on forecast cash flows from operations and the application of existing tax laws in each jurisdiction. To the extent that future cash flows and taxable income differ significantly from estimates, the ability of the group to realise the net deferred tax assets recorded at the end of the reporting

period could be impacted. The group assesses how uncertain tax positions affect the determination of income tax and deferred income tax. The group also considers whether tax authorities will accept certain tax treatments, determines the probabilities of the acceptance and the impact on income tax and deferred income tax. Refer to note 12 for further detail.

Employee benefits liabilities

Post-retirement defined benefits are provided for certain existing and former employees. Actuarial valuations are performed to assess the financial position of the relevant funds and are based on assumptions which include mortality rates, healthcare inflation, the expected long-term rate of return on investments, the discount rate and current market conditions. Additionally, the group operates a long-term incentive scheme, which involves significant estimates. Valuation of the scheme is based on performance metrics, expected payout rates and other relevant assumptions. Refer to note 24 for further detail, including the valuation methodology, key assumptions and any sensitivity analysis conducted.

Measurement of share-based payments

The cumulative expense recognised in terms of the group's share-based payment scheme reflects the extent, in the opinion of management, to which the vesting period has expired and the number of rights to options granted that will ultimately vest. At the end of each reporting date the unvested rights are adjusted by the number forfeited during the period to reflect the actual number of instruments outstanding. Management is of the opinion that this represents the most accurate estimate of the number of instruments that will ultimately vest. The fair value attached to share options granted is valued using the Monte Carlo option pricing model. The key assumptions used in the calculation include estimates of the group's expected share price volatility, dividend yield, riskfree interest rate and forfeiture rate.

Clicks ClubCard customer loyalty scheme

The ClubCard points earned by customers provide them with a material right to obtain a credit in future, which results in a performance obligation on the group to fulfil. The transaction price is allocated to the product and the points on a relative standalone selling price basis. When estimating the standalone selling price of the loyalty points, the group considers the likelihood that the customer will redeem the points. The redemption rate is based on historical experience, which is subject to uncertainty.

Insurance cell captive

The group has determined that it does not have control over its insurance cell captive as the assets and liabilities are considered to belong to the insurer and not the investee. The cell captive has therefore not been consolidated and, as the group is exposed to financial risk rather than insurance risk, the group has accounted for its investment as a financial asset at fair value through profit or loss in accordance with IFRS 9.

Measurement of financial instruments

The fair value of financial instruments that are not traded in an active market and are material to the group, is determined by using valuation techniques outlined in note 29, which may include the use of external independent valuators to value these unquoted financial instruments.

Valuation of lease liabilities and right-of-use assets

The application of IFRS 16 requires the group to make judgements and estimates that affect the valuation of lease liabilities and the valuation of right-of-use assets. These include determining contracts in the scope of IFRS 16, determining the lease term and determining the interest rate used for discounting future cash flows.

The group generally enters into property leases with renewal options. The lease term determined

by the group generally comprises non-cancellable periods of lease contracts, periods covered by an option to extend the lease if the group is reasonably certain to exercise that option and periods covered by an option to terminate the lease if the group is reasonably certain not to exercise that option. The same term is applied as economic useful life of right-of-use assets.

The group applies judgement in evaluating whether it is reasonably certain or not to exercise the option to renew or terminate the lease. It considers all relevant factors that create an economic incentive to exercise either the renewal or termination.

The group has concluded that at the inception of the lease, there are significant uncertainties as to whether the group may exercise the extension options. Therefore, renewal periods for property leases are generally not included as part of the lease term as these are not reasonably certain to be exercised at the commencement date.

After the commencement date the group will reassess the lease term upon the occurrence of a significant event or change in circumstances that are within the control of the group and affect whether the group is reasonably certain or not to exercise an option not previously included in its determination of the lease term. The group will also reassess its estimation of the non-cancellable period for any lease terminating within 12 months. Any change to the non-cancellable period will be considered a change in estimate and will be applied prospectively. The carrying amount of the lease liability is adjusted to reflect the payments to be made over the revised term, which are discounted at the revised discount rate. An equivalent adjustment is made to the carrying value of the right-of-use asset, with the revised carrying amount being depreciated over the remaining (revised) lease term.

The group cannot readily determine the interest rate implicit in the lease, therefore it uses its incremental borrowing rate (IBR) to measure lease liabilities. The IBR is the rate of interest that

the group would have to pay to borrow, over a similar term and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the group could borrow at, which requires estimation when no observable rates are available.

The group uses a portfolio approach when determining the discount rate as lease terms are similar and are concluded under similar economic conditions. The majority of leases are concluded in South Africa and are negotiated at a group level. The group estimates the IBR using observable inputs (such as the Johannesburg Interbank Average Rate (JIBAR)) and adjusts it with certain entity-specific estimates such as a credit spread applicable to the lease term and a group-specific discount, taking into account the group's credit rating observed in the period when the lease contract commences or is modified.

Basis of consolidation

The group financial statements include the financial statements of the company and subsidiaries that it controls. Control is achieved when the group 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.

The group considers all relevant facts and circumstances in assessing whether it has the power over an investee and reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control. The financial results of subsidiaries are included in the consolidated financial statements from the date that control was obtained and, where applicable, up to the date that control ceased. All intragroup transactions and balances, including any unrealised gains and losses arising from intragroup transactions, are eliminated on consolidation. Unrealised losses are eliminated in the same way as unrealised gains but only to the

extent that there is no evidence of impairment. The financial statements of the subsidiaries are prepared for the same reporting period as the parent company using consistent accounting policies. The company carries its investments in subsidiaries at cost less accumulated impairment.

Fair value measurement

The group measures financial instruments, such as derivatives and certain investments at fair value, at each reporting date. The fair values of financial instruments measured at amortised cost are disclosed should it be determined that the carrying value of these instruments does not reasonably approximate their fair value at each reporting date. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- in the principal market for the asset or liability; or
- in the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. The group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair

value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input (other than quoted prices included in level 1) that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the financial statements on a recurring basis, the group determines whether transfers have occurred between the levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period. For the purpose of fair value disclosures, the group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Goodwill

Goodwill is initially measured at cost, being the excess of the consideration transferred over the group's net identifiable assets acquired and liabilities assumed.

If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognised in profit or loss. After initial recognition goodwill is measured at cost less any accumulated impairment losses.

Contingent consideration

In accordance with IFRS 3 – Business Combinations, the group recognises and accounts for a

contingent consideration arising from business combinations. The group's contingent consideration represents obligations that arise from the group's commitment to transfer additional assets to the acquiree upon the occurrence of specified future events. The group's contingent consideration is initially recognised at fair value at the acquisition date as part of the purchase consideration. Subsequent changes in the fair value of the contingent consideration are recognised in profit or loss. The group periodically reassesses the fair value of the contingent consideration, taking into account any new information and developments that may affect the probability of the contingency's outcome. Any adjustments resulting from these reassessments are recorded in the financial statements in the reporting period in which they occur.

Investment in associates

An associate is an entity in which the group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control of those policies. The group's interests in its associates are accounted for using the equity method. On initial recognition the investment in associates is recognised at cost and subsequently the carrying amount is increased or decreased to recognise the group's share of the net assets of the associates after the date of acquisition. Goodwill relating to the associates is included in the carrying amount of the investment and is neither amortised nor individually tested for impairment.

The group's share of the associates' profit or loss is recognised in profit or loss, outside of trading profit and represents profit or loss after tax of the associates. Where there has been a change recognised directly in other comprehensive income or equity of the associates, the group recognises its share of any changes and discloses this, where applicable, in the group statement of other comprehensive income or group statement of changes in equity. Distributions received from

the associates reduce the carrying amount of the investment. Unrealised gains and losses resulting from transactions between the group and the associates are eliminated to the extent of the group's interest in the associates. After application of the equity method the group determines whether it is necessary to recognise any additional impairment loss with respect to its net investment in the associates. The group determines at each reporting date whether there is objective evidence that the investment in associates is impaired. If there is such evidence the group calculates the amount of impairment as the difference between the recoverable amount of the investment and its carrying value and then recognises the loss in profit or loss. Where the group's interest in associates is reduced but the equity method continues to be applied, the group reclassifies to profit or loss the proportion of the gain or loss previously recognised in other comprehensive income (where appropriate) relative to that reduction in ownership interest. The use of the equity method should cease from the date that significant influence is lost. The company carries its investments in associates at cost less accumulated impairment in its separate financial statements.

Foreign currency

Functional and presentation currency

All items in the financial statements of the group's subsidiaries are measured using the currency of the primary economic environment in which the subsidiary operates (the functional currency). The group's consolidated financial statements are presented in Rands, which is the company's functional and the group's presentation currency.

Foreign currency transactions and balances

Transactions in foreign currencies are translated to the respective functional currencies of group entities at rates of exchange ruling at the transaction date. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated to the functional currency at the rates of exchange ruling at that date.

The foreign currency gain or loss on monetary items is the difference between amortised cost in the functional currency at the beginning of the period, adjusted for the effective interest and payments during the period. 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 assets and liabilities denominated in foreign currencies that are measured at fair value are translated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign exchange differences arising on translation are recognised in profit or loss.

Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated to Rands at exchange rates at the reporting date. The income and expenses of foreign operations are translated to Rands at the average exchange rates for the period. Gains and losses on translation are recognised in other comprehensive income and presented within equity in the foreign currency translation reserve (FCTR). When a foreign operation is disposed of, in part or in full, the related amount in the FCTR is transferred to profit or loss.

Financial instruments

Initial recognition and measurement

The group recognises a financial asset or financial liability when it becomes a party to the contractual provisions of the instrument.

Financial assets

A financial asset is classified, at initial recognition, and subsequently measured at amortised cost, fair value through other comprehensive income (OCI) or fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the group's business model for managing them.

The group initially measures a financial asset at its fair value plus transaction costs, in the case of a financial asset not at fair value through profit or loss. Trade receivables that do not contain a significant financing component or for which the group has applied the practical expedient are measured at the transaction price determined under IFRS 15.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are "solely payments of principal and interest (SPPI)" on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The group's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the marketplace (regular way trades) are recognised on the trade date, i.e. the date that the group commits to purchase or sell the asset.

Financial liabilities

Classification of financial liabilities

A financial liability is classified, at initial recognition, in either of the following categories:

Financial liability at fair value through profit or loss

Financial liabilities classified at fair value through profit or loss are initially recognised at fair value and any gains or losses arising on remeasurement are recognised in profit or loss; or

Financial liabilities at amortised costs

Financial liabilities classified at amortised cost are recognised at fair value plus transaction costs in the case of a financial liability not recognised at fair value through profit or loss.

Subsequent measurement

For purposes of subsequent measurement, the group's financial assets are classified into the following categories:

- financial assets at amortised cost (debt instruments); and
- financial assets at fair value through profit or loss.

Financial assets at amortised cost (debt instruments)

This category is the most relevant to the group.

The group measures financial assets at amortised cost if both of the following conditions are met:

- the financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- the contractual terms of the financial asset give rise on specified dates to cash flows that are SPPIs on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

The group's financial assets at amortised cost includes trade receivables, cash and cash equivalents and loans receivable.

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments.

Financial assets with cash flows that are not SPPIs are classified and measured at fair value through profit or loss, irrespective of the business model.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments, investments in collective investment schemes and the insurance cell captive.

Cash and cash equivalents

Cash and cash equivalents are categorised as a financial asset at amortised cost and, subsequent to initial recognition, are measured at amortised cost.

For the purpose of the statement of cash flows, cash and cash equivalents comprise cash on hand, deposits held on call with banks and investments in money market instruments, net of bank overdrafts, all of which are available for use by the group, unless otherwise stated.

Interest-bearing borrowings

Interest-bearing borrowings are financial liabilities with fixed or determinable payments. Subsequent to initial recognition these financial instruments are measured at amortised cost, with any difference between cost and redemption value being recognised in profit or loss over the period of the borrowings on an effective interest basis.

Trade and other payables

Subsequent to initial recognition trade and other payables are measured at amortised cost.

Derivative financial instruments and hedging activities

The group uses derivative financial instruments to hedge its exposure to foreign exchange risks arising from operational activities, as well as market risk arising on cash-settled share-based compensation schemes and employee benefits. In accordance with its treasury policy, the group does not hold or issue derivative financial instruments for trading purposes. Subsequent to initial recognition derivatives are measured at fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument and, if so, the nature of the item being hedged. Where a derivative financial instrument is used to hedge the variability in cash flows that is attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction or the foreign currency risk in a firm commitment, the hedge is classified as a cash flow hedge.

Hedge relationships are formally documented and designated at inception. The documentation includes identification of the hedged item and the hedging instrument and details the risk that is being hedged and the way in which effectiveness will be assessed at inception and during the period of the hedge. If the hedge is not highly effective in off-setting changes in fair values or cash flows attributable to the hedged risk, consistent with the documented risk management strategy, hedge accounting is discontinued.

Cash flow hedges

Where a derivative financial instrument is designated as a hedge of the variability in cash flows of a recognised asset or liability or a highly probable forecast transaction, the effective portion of the gain or loss on the hedging instrument is recognised in OCI. The ineffective portion is recognised in profit or loss.

When the forecast transaction results in the recognition of a financial asset or financial liability the cumulative gain or loss is reclassified from OCI in the same period in which the hedged forecast cash flows/hedged item affect profit or loss. Otherwise,

the cumulative gain or loss is removed from OCI and recognised in profit or loss at the same time as the hedged transaction. When the forecast transaction that is hedged results in the recognition of a non-financial asset (for example, inventory or property, plant and equipment) the gains and losses previously deferred in equity are transferred from equity and included in the initial measurement of the cost of the asset. The deferred amounts are ultimately recognised in cost of goods sold in the case of inventory or in depreciation in the case of property, plant and equipment. Hedge accounting is discontinued if the hedge no longer meets the criteria for hedge accounting; if the hedging instrument expires or is sold, terminated or exercised; if the forecast transaction is no longer expected to occur; or if hedge designation is revoked. On the discontinuance of hedge accounting (except where a forecast transaction is no longer expected to occur), the cumulative unrealised gain or loss recognised in OCI is recognised in profit or loss when the forecast transaction occurs and affects profit or loss. Where a forecast transaction is no longer expected to occur the cumulative unrealised gain or loss is recognised immediately in profit or loss.

The group designates the spot element of forward contracts as a hedge instrument. As such, the hedging relationship of the hedge instruments to the hedged risk components is equal but opposite. Hedge effectiveness testing is based on the hypothetical derivative method and compares the changes in the fair value of the hedging instruments against the changes in fair value of the hedged items. Hedge ineffectiveness arises from differences in the timing of the cash flows of the hedged items and the hedging instruments, as well as changes to the forecasted amount of cash flows of hedged items and hedging instruments. The forward element is recognised directly in a separate cost of hedging reserve under equity. The forward contracts hedge foreign currency risk relating to inventory purchases. Upon recognition of the inventory the amount accumulated in

the cost of hedging reserve is removed from the reserve and recognised directly in the initial cost of inventory. This does not constitute a reclassification adjustment and will therefore be transferred directly out of equity and not through OCI.

Derivatives not qualifying for hedge accounting

Certain derivative instruments do not qualify for hedge accounting. Such derivatives are classified as at fair value through profit or loss and changes in the fair value of any derivative instruments that do not qualify for hedge accounting are recognised immediately in profit or loss.

Derecognition

Financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised 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 or control of the financial asset are transferred. Where the group has transferred its rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the group's continuing involvement in the asset. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the group could be required to repay.

Financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expires. Where an existing financial liability is replaced by another from the same

lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

Offset

Financial assets and financial liabilities are off-set and the net amount reported in the statement of financial position when the group has a legally enforceable right to set off the recognised amounts and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Property, plant and equipment

Recognition and measurement

Items of property, plant and equipment, including owner-occupied buildings, are stated at historical cost less accumulated depreciation and accumulated impairment losses. Land is stated at cost less impairment losses. Cost includes expenditure that is directly attributable to the acquisition of the asset. Installation and other costs, which comprise materials and direct labour costs necessarily incurred in order to acquire property, plant and equipment, are also included in cost. When parts of property, plant and equipment have different useful lives they are accounted for as separate items (major components) of property, plant and equipment. Borrowing costs are capitalised in line with the accounting policy outlined under financial expenses. Gains or losses on the disposal of property, plant and equipment, comprising the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss.

Subsequent costs

Subsequent expenditure relating to an item of property, plant and equipment is capitalised when it is probable that future economic benefits embodied within the item will flow to the group and its cost can be measured reliably. All other

subsequent expenditure is recognised as an expense in the period in which it is incurred.

Depreciation

Depreciation is recognised in profit or loss on a straight-line basis over the estimated useful life of each part of the asset in order to reduce the cost of the asset to its residual value. Residual value is the amount that an entity could receive for the asset at the reporting date if the asset were already of the age and the condition that it will be in when the entity expects to dispose of it. Residual value does not include expected future inflation. Land is not depreciated.

The estimated useful lives for the current and comparative periods are as follows:

Buildings	50 years
Computer equipment	3 to 7 years
Equipment	3 to 10 years
Furniture and fittings	5 to 10 years
Motor vehicles	5 years

Depreciation methods, useful lives and residual values are reviewed at each reporting date.

Leases

Initial recognition and measurement

The group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as lessee

The group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The election for short-term leases are made by class of the underlying asset to which the right of use relates. The election for leases where the underlying asset is of low value is made on a lease-by-lease basis. The group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

The group recognises lease payments in respect of leases of low-value assets and short-term leases that have a lease term of 12 months or less as an expense on a straight-line basis over the lease term.

A right-of-use asset and a lease liability are recognised at the commencement date of the contract for all leases conveying the right to control the use of an identified asset for a period of time.

The right-of-use assets are initially measured at cost, which comprises:

- the amount of the initial measurement of the lease liability;
- any lease payments made at or before the commencement date, less any lease incentives; and
- any initial direct cost incurred by the group.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date. These include:

- fixed payments, less any lease incentive receivables;
- variable lease payments that depend on a rate, initially measured using the rate as at the commencement date;
- the exercise price of a purchase option if the group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the group exercising an option to terminate the lease.

The lease payments exclude variable elements which are dependent on external factors such as sales volume. Variable payments not included in the initial measurement of the lease liability are recognised directly in profit or loss in the period in which the event or condition that triggers payment occurs.

In calculating the present value of lease payments, the group uses its incremental borrowing rate at the lease commencement date since the interest rate implicit in the lease is not readily determinable.

After the commencement date the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g. changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

The lease term determined by the group comprises:

- non-cancellable periods of lease contracts;
- periods covered by an option to extend the lease if the group is reasonably certain to exercise that option at the inception of the lease; and
- periods covered by an option to terminate the lease if the group is reasonably certain not to exercise that option at the inception of the lease.

Subsequent measurement

After the commencement date the right-of-use assets are measured at cost less any accumulated depreciation, any accumulated impairment losses and adjusted for any remeasurement of the lease liability.

Right-of-use assets are depreciated on a straightline basis over the shorter of the lease term and the estimated useful lives of the assets.

The lease liability is measured by increasing the carrying value to reflect interest on the lease liability, reducing the carrying amount to reflect lease payments made and remeasuring the carrying amount to reflect any lease modifications.

Intangible assets (other than goodwill)

Intangible assets (other than goodwill) are initially recognised at cost if acquired externally, or at fair value if acquired as part of a business combination. Expenditure on internally generated development activity is capitalised if the product or process is technically and commercially feasible, the group has sufficient resources to

complete development, the group has intention to complete and use or sell it, it is probable that future economic benefits relating to the asset will flow to the group and the cost can be measured reliably. The expenditure capitalised includes the cost of materials, direct labour and an appropriate proportion of overheads. Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the associated intangible asset. Other research and development expenditure is recognised in profit or loss as an expense when incurred. No value is attached to internally developed and maintained trademarks or brand names. Expenditure incurred to maintain trademarks and brand names is recognised in profit or loss as incurred. Intangible assets which have finite useful lives are measured at cost less accumulated amortisation and accumulated impairment. Intangible assets that are assessed as having a finite useful life are amortised over their useful lives on a straight-line basis from the date they become available for use and are tested for impairment if indications exist that they may be impaired. Intangible assets with indefinite useful lives are not amortised and are tested annually for impairment. The estimated useful lives of intangible assets for the current and comparative periods are as follows:

Capitalised software
development and purchased
computer software 3 to 10 years
Contractual rights 5 years
Trademarks Indefinite useful life
Other trademarks 10 to 20 years

Amortisation methods, residual values and remaining useful lives of intangible assets with finite useful lives are reassessed annually.

Inventories

Merchandise for resale is valued on the weighted average cost basis and is stated at the lower of cost and net realisable value. The cost of inventories

comprises all costs of purchase, conversion and other costs incurred in bringing the inventories to their present location and condition, and is stated net of purchase incentives.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs to complete and sell the product. The cost of merchandise sold includes normal shrinkage, wastage and inventory losses. Obsolete, redundant and slow-moving inventories are identified on a regular basis and are written down to their net realisable value. The carrying amount of inventory is recognised as an expense in the period in which the related revenue is recognised.

Impairment of assets

Non-financial assets

The carrying amounts of the group's non-financial assets other than inventories (see accounting policy note for inventories) and deferred tax assets (see accounting policy note for deferred tax), are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated. For goodwill and intangible assets that have an indefinite useful life and intangible assets that are not yet available for use, the recoverable amount is estimated at each reporting date. Whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount, an impairment loss is recognised in profit or loss. As goodwill is not capable of generating cash flows independently of other assets, in assessing the recoverable amount of goodwill, it is allocated to cash-generating units on a reasonable and consistent basis. Where appropriate, corporate assets are also allocated to cash-generating units on a reasonable and consistent basis. The recoverable amount of

allocated to cash-generating units on a reasonable and consistent basis. The recoverable amount of the cash-generating unit (including an allocation of goodwill and corporate assets) is assessed with reference to the future cash flows of the cash-generating unit. Where an impairment is identified

for a cash-generating unit, the impairment is applied first to the goodwill allocated to the cash-generating unit and then to other assets on a pro rata basis comprising the cash-generating unit, provided that each identifiable asset is not reduced to below its recoverable amount.

Recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and its value in use. Recoverable amounts are estimated for individual assets or, if an asset does not generate largely independent cash flows, for a cashgenerating unit. A cash-generating unit is the smallest collection of assets capable of generating cash flows independent of other assets or other cash-generating units. The fair value less costs of disposal is the amount obtainable from the sale of an asset or cash-generating unit in an orderly transaction between market participants at the measurement date. Value in use is the present value of estimated future cash flows expected to arise from the continuing use of an asset or cashgenerating unit and from its disposal at the end of its useful life. The estimated future cash flows are discounted using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Reversal of impairment losses

Impairment losses recognised in prior years are assessed at each reporting date for any indicators that the losses have decreased or no longer exist. Reversal of impairment losses recognised in prior years are recorded when there is an indication that the impairment losses recognised for the asset no longer exist or have decreased, either as a result of an event occurring after the impairment loss was recognised or if there has been a change in the estimates used to calculate the recoverable amount.

An impairment loss is reversed only to the extent that the carrying amount of the affected asset is not increased to an amount higher than the carrying amount that would have been determined, net of

depreciation or amortisation, had no impairment loss been recognised in prior years. The reversal is recorded as income in profit or loss. An impairment loss in respect of goodwill is never reversed.

Financial assets

The group applies the expected credit loss (ECL) model for recognition of the loss allowance on financial instruments at amortised cost. The ECL represents a probability-weighted estimate of credit losses over the expected useful life of the financial instrument. Credit losses are defined as the difference between all contractual cash flows that are due to the group in accordance with the contract and all the cash flows that the group expects to receive. The ECL is calculated as the present value of these expected cash shortfalls, discounted at the financial asset's original effective interest rate if discounting is material. The carrying amount of the asset is reduced through the use of an allowance account and the loss is recognised in profit or loss for financial assets at amortised cost.

The group applies the simplified approach for ECLs on trade receivables. The simplified approach uses the lifetime ECLs for each class of receivables.

A loss rate for each class of receivables is established, based on past losses for retail and distribution debtors. The loss rate is adjusted for forward-looking information, reflecting reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions. This rate is applied to each class of receivables to calculate the allowance.

The group established the following macroeconomic factors to influence its forward-looking assessment:

- Retail: The group identified pharmacy/medical regulations, inflation and foreign currency movements as items considered when the loss rates were determined.
- Distribution: The group identified inflation, interest rates and petrol prices as items considered when the loss rates were determined.

The macroeconomic factors considered are those factors which might influence the ability of the counterparty to settle their debt and cause the group not to recover the debt.

The group applies the general approach for establishing the allowance in terms of the ECL model for loans and other receivables. ECLs are recognised in two stages. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12 months (a 12-month ECL). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL). The group determines whether the credit risk of a financial instrument has increased significantly since initial recognition by considering reasonable and supportable information that is available without undue cost or effort. This information includes both quantitative and qualitative factors. Refer note 29 for further detail.

Share capital

Share capital

Ordinary share capital represents the value of ordinary shares issued.

Share premium

Share premium represents the excess consideration received by the company over the par value of ordinary shares issued and the accumulated IFRS 2 share-based payment expense relating to the employee share ownership scheme and is classified as equity.

Share repurchases

Ordinary shares in Clicks Group Limited have been acquired by the group in terms of an approved share repurchase programme. Immediately after the repurchases an instruction letter is sent to

the JSE to cancel these shares. The cost of these shares is deducted from distributable reserves, the share capital is reduced with the issued ordinary share value and the number of shares is deducted from both the number of shares in issue and the weighted average number of shares.

Employee benefits

Short-term employee benefits

The cost of all short-term employee benefits is recognised as an expense during the period in which the employee renders the related service. Accruals for employee entitlements to wages, salaries, bonuses and annual leave represent the amount which the group has a present obligation to pay as a result of employees' services provided up to the reporting date.

The accruals have been calculated at undiscounted amounts based on current wage and salary rates.

Other long-term employee benefits

Liabilities for long-term employee benefits, other than pension plans, which are not expected to be settled within 12 months, are discounted to present value using the market yields at the reporting date on government bonds with maturity dates that most closely match the terms of maturity of the group's related liabilities.

Defined contribution retirement funds

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. The group operates a retirement scheme comprising a number of defined contribution funds in South Africa, the assets of which are held in separate trustee administered funds. The retirement schemes are funded by payments from employees and the relevant group entity. Contributions to these funds are recognised as an expense in profit or loss as incurred.

Prepaid contributions are recognised as an asset to the extent that a cash refund or reduction in future payments are available.

Post-retirement medical aid benefits – defined benefit plans

A defined benefit plan is a post-employment benefit plan other than a defined contribution plan.

The group's obligation to provide post-retirement medical aid benefits to certain employees is calculated by estimating the amount of future benefit that qualifying employees have earned in return for their service in the current and prior periods. This benefit is discounted to determine its present value using a discount rate based on the market yields at the reporting date on government bonds with maturity dates that most closely match the terms of maturity of the group's obligation.

The calculation is performed by a qualified actuary using the projected unit credit method.

Current service costs represents the increase in the defined benefit plan resulting from employee services in the current year and is recognised in profit or loss as employee services are rendered. Past service costs are recognised in profit or loss at the earlier of the date of the plan amendment or curtailment, and the date that the group recognises restructuring-related costs. The group recognises actuarial gains or losses from defined benefit plans immediately in OCI.

Cash-settled share-based compensation benefits

The group grants cash-settled appreciation rights to management in terms of a long-term incentive scheme. The value of these appreciation rights are linked to the total shareholder return (capital gain plus dividends) over the vesting period. The cost of cash-settled transactions is measured initially at fair value at the grant date, further details of which are given in note 24.1 This fair value is expensed over the period until the vesting date with recognition of a corresponding liability. The liability is remeasured

to fair value at each reporting date up to and including the settlement date, with changes in fair value recognised in employee benefits expense (see note 4).

Cash-settled earnings-based compensation benefits

The group grants cash-settled appreciation rights to management in terms of a long-term incentive scheme. The value of these appreciation rights are linked to the performance of diluted headline earnings per shares (HEPS). The liability, which is not expected to be settled within 12 months, is discounted to present value using market yields at the reporting date on government bonds with maturity dates that most closely match the terms of maturity of the group's related liabilities. Any difference between projected performance and actual performance is recognised through an actuarial gain or loss based on the projected unit credit method which is recognised immediately in profit or loss.

Financial guarantees

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value and subsequently at the higher of:

- the amount determined in accordance with the ECL model under IFRS 9 – Financial Instruments;
 and
- the amount initially recognised less, where appropriate, the cumulative amount of income recognised in accordance with the principles of IFRS 15 - Revenue from Contracts with Customers.

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Revenue

Revenue from contracts with customers

Revenue from contracts with customers is recognised upon the satisfaction of a performance obligation, when control of all goods and services are transferred to the customer and is measured at the consideration to which the group is entitled.

Turnover

Revenue from sale of retail and wholesale goods are recognised at the point when goods are transferred to the customer. The revenue is measured at the amount to which the group expects to be entitled to with regards to the sale and is therefore the consideration less any rebates, discounts and deferred revenue.

Distribution and logistics fee income

Distribution and logistics fee income are recognised at the point when the goods are delivered to the client, on delivery of the service and are measured at the consideration receivable less rebates and discounts.

Advertising income

Where advertising income represents payment for a distinct service (as in co-operative agreements), income received is recognised at the point when the performance obligation in terms of the contract is satisfied, when the service is provided to the customer. Advertising income is measured at the amount as entitled by the group in terms of the contract with the customer.

Variable consideration/deferred revenue Right of return

Customers have the right to return goods purchased from the group, within the time frame as set out in the group's returns policy. The group uses the expected value method to estimate the goods that will not be returned since this method best predicts the amount of variable consideration to which the group will be entitled. For goods that are expected

to be returned, instead of revenue, the group recognises a refund liability. A right of return asset (and corresponding adjustment to cost of sales) is also recognised for the right to recover products from a customer.

Loyalty cards

The group operates a loyalty scheme through Clicks ClubCard. The card allows customers to accumulate ClubCard points that entitle them, subject to certain criteria, to vouchers that may be used in-store.

The loyalty points give rise to a performance obligation as they provide a material right to the customer to claim a future credit. A portion of the transaction price is allocated to the loyalty points awarded to customers based on relative standalone selling price and recognised as a contract liability until the points are redeemed. Revenue is recognised upon redemption of the points by the customer.

When estimating the standalone selling price of the loyalty points, the group considers the likelihood that the customer will redeem the points. The group updates its estimates of the points that will be redeemed and any adjustments to the contract liability balance are charged against revenue.

Gift cards/vouchers

Customers have the option of buying gift cards and vouchers at all retail stores. The vouchers may be used in-store. On purchase, the fair value (cash value) of the vouchers is recognised as a liability and is recognised as revenue on redemption of the gift cards/vouchers by the customers.

Assets and liabilities arising from revenue from contracts with customers

Right of return assets

The sale of certain goods provides the customer with a right to return the asset in terms of the group's returns policy. The right of return provides the group

with a probable right to receive return assets. These assets are recognised as part of inventory and are measured at the cost of assets sold that will, in all probability, be returned to the group.

Refund liabilities

The customer's right to return certain goods sold provides the group with a probable obligation to refund the customer with the consideration received. The refund liability is recognised as part of trade and other payables and is recognised at the consideration received for the sale of the goods, including VAT.

Financial income

Financial income comprises interest income and dividend income. Interest income is recognised in profit or loss on a time proportion basis, taking account of the principal outstanding and the effective interest rate over the period to maturity when it is probable that such income will accrue to the group.

Dividend income is recognised when the right to receive payment is established. In the statement of cash flows the group classifies interest received as operating activities and dividends received from subsidiaries as investing activities.

Financial expenses

Financial expenses comprise interest payable on lease liabilities, interest payable on borrowings calculated using the effective interest method and unwinding of the discount on provisions and long-term employee benefits. Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. In the statement of cash flows the group classifies interest paid as operating activities.

Income tax

Income tax expense on the profit or loss for the year comprises current and deferred tax. Income tax is recognised in profit or loss except to the extent that it relates to items recognised in OCI or directly in equity in which case the tax is recognised in OCI or in equity, respectively. Current tax is the expected tax payable on the taxable profit for the current year using tax rates enacted or substantively enacted at the reporting date and any adjustment to tax payable in respect of previous years.

Deferred tax

Deferred tax is recognised for all temporary differences between the tax value of an asset or liability and the carrying amount for financial reporting purposes, except for the initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit, and differences relating to investments in subsidiaries and jointly controlled entities, to the extent that they will probably not reverse in the foreseeable future. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted at the reporting date. Deferred tax assets and liabilities are off-set if there is a legally enforceable right to off-set current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously. Deferred tax assets are recognised for all deductible temporary differences and tax losses to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Dividends withholding tax

Dividends withholding tax is levied on the beneficial owner of the shares instead of the group. The tax is withheld by the group and paid over to the South African Revenue Service (SARS) on the beneficiaries' behalf. The resultant tax expense and liability has been transferred to the shareholder and is no longer accounted for as part of the tax charge for the group. Amounts not yet paid over to SARS are included in trade and other payables and the measurement of the dividend amount is not impacted by the withholding tax. In the statement of cash flows the group classifies dividends paid as operating activities.

Segment reporting

The group has adopted the "management approach" to reporting segment information, basing this on the group's internal management reporting data used internally by the chief operating decision-maker (CODM). An operating segment is defined as a component of an entity that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity) whose operating results are regularly reviewed by the entity's CODM to make decisions about resources to be allocated to the segment and assess its performance and for which discrete financial information is available. The group has identified its Retail and Distribution segments as reporting segments.

Earnings per share

The group presents basic and diluted earnings per share (EPS) for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to the ordinary shareholders by the weighted average number of ordinary shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the dilutive effects

of all dilutive potential ordinary shares. Headline earnings circular is taken into account when calculating EPS.

Recent accounting developments

Standards, amendments and interpretations issued but not yet effective and under review as to their effect on the group

The International Accounting Standards Board (IASB) and the International Financial Reporting Interpretations Committee (IFRIC) have issued several standards, amendments and interpretations, with an effective date after the date of these financial statements, which management believes could impact the group in future periods.

Supplier finance arrangements

The IASB has issued new requirements which calls for more transparency regarding the impact of supplier finance arrangements on the financial statements. The amendments introduce two new disclosure objectives – one in IAS 7 and another in IFRS 7 as follows:

- assess the impact of supplier finance arrangements on the group's liabilities and cash flows; and
- assess and understand the impact of supplier finance arrangements on the group's exposure to liquidity risk and how the group might be affected if the arrangements were no longer available.

The above amendments are effective for periods beginning on or after 1 January 2024. The group has elected not to early adopt this amendment.

Financial instruments classification and measurement

Amendments made to IFRS 9 and IFRS 7 will clarify how financial assets and financial liabilities are recognised and derecognised at settlement date, except for regular purchases or sales of financial assets and financial liabilities that meet the new exception. The new exception allows early derecognition of certain financial liabilities settled via electronic payments systems.

Presentation and disclosure in financial statements

IFRS 18 introduces a more structured income statement with three distinct categories of income and expenses, requiring the presentation of an "trading profit" subtotal. It mandates detailed disclosures of management's performance measures, integrating non-GAAP measures into audited financial statements. Investors will

benefit from greater consistency of presentation in the income and cash flow statements and more disaggregated information. The enhanced disaggregation guidance will ensure better insight into the financial performance of the group.

The above amendments are effective for periods beginning on or after 1 January 2027. The group has elected not to early adopt this amendment.



Notes to the annual financial statements

for the year ended 31 August

	Group	
	2024 R'000	2023 R′000
Revenue		
Revenue from contracts with customers		
Goods sold to customers	45 437 640	41 621 681
Other income	3 082 302	2 846 623
Distribution and logistics fees	1 349 266	1 283 509
Advertising and other income	1 733 036	1 563 114
Total revenue from contracts with customers	48 519 942	44 468 304
Financial income	89 866	92 228
Total revenue	48 609 808	44 560 532
Retail turnover can be further disaggregated between the following retail categories:		
Pharmacy	9 745 692	8 951 799
Front shop health	8 951 836	8 083 648
Beauty and personal care	11 369 375	9 808 75
General merchandise	5 371 587	4 880 67
Total Retail turnover ¹	35 438 490	31 724 87
Distribution turnover can be further disaggregated between the following categories:		
Fine wholesale	13 205 444	13 268 057
Clicks	7 414 243	6 943 52
Private hospitals	4 958 817	5 260 01
Independent pharmacies and other	832 384	1 064 52
Bulk wholesale	4 544 172	3 907 21
Total Distribution turnover ¹	17 749 616	17 175 27
Intergroup elimination	(7 750 466)	(7 278 47
Total group turnover	45 437 640	41 621 68
¹ Revenue has been further disaggregated to provide enhanced disclosure.		
Depreciation and amortisation		
Depreciation of property, plant and equipment (see note 9)	563 232	507 69
Depreciation of right-of-use assets (see note 25)	1 049 269	920 28
Amortisation of intangible assets (see note 10)	129 793	91 05
Total depreciation and amortisation	1 742 294	1 519 02
Depreciation included in cost of merchandise sold	(60 974)	(58 45
Depreciation and amortisation included in expenses	1 681 320	1 460 57

	Group		
	2024 R'000	2023 R'000	
Occupancy costs			
Turnover rental expense	48 651	46 554	
Other rental expenses ¹	163 854	142 755	
Total occupancy cost	212 505	189 309	

Other rental expenses include expenses paid to landlords related to property leases not qualifying for IFRS 16 recognition, other than the turnover rental expense, which is sengrately disclosed

Employment costs		
Directors' emoluments (excluding incentives, see note 4.1)	24 732	23 309
Non-executive fees	7 083	6 426
Executive	17 649	16 883
Salary	16 207	15 666
Other benefits	1 442	1 217
Long-term incentive scheme – TSR (see note 24)	45 786	(19 038)
Release of gain on cash flow hedge to profit or loss	2 981	64 620
Long-term incentive scheme – HEPS (see note 24)	35 729	33 655
Long-term incentive scheme – ROIC (see note 24)	10 869	-
Staff salaries and wages	4 473 546	4 041 922
Contributions to defined contribution plans	250 150	220 963
Leave pay costs (see note 24)	26 862	19 186
Bonuses (see note 24)	242 304	198 071
Post-retirement medical aid benefit (see note 24)	702	736
Total employment costs	5 113 661	4 583 424
Employment costs included in cost of merchandise sold and inventories	(206 639)	(189 930)
Employment costs included in expenses	4 907 022	4 393 494
For further detail of directors' emoluments refer to the Remuneration report available on the group's website. Included in total employment costs are the following aggregate amounts		
(including directors' emoluments) relating to transactions with key		
management personnel:	90 702	92 502
Short-term employee benefits	36 118	33 851
Post-employment benefits	2 959	2 639
Short-term incentive scheme	18 122	14 797
Long-term incentive scheme	33 503	9 786
Retirement benefits	_	31 429
Non-executive directors' fees	7 083	6 426
	97 785	98 928

Employment costs (continued)

4.1 Directors' remuneration

Executive directors' remuneration

Director (R'000)	Salary	Pension fund	Other benefits	Total annual guaran- teed pay	RONA short- term incentive	Perfor- mance based long- term incentive ¹	Total variable pay	Total
2024								
Bertina Engelbrecht	10 223	653	_	10 876	6 573	15 654	22 227	33 103
Gordon Traill	5 984	789	-	6 773	3 411	3 594	7 005	13 778
Total	16 207	1 442	-	17 649	9 984	19 248	29 232	46 881
2023								
Bertina Engelbrecht	9 465	604	-	10 069	5 679	3 670	9 349	19 418
Gordon Traill ³	3 710	489	-	4 199	1 974	2 002	3 976	8 175
Michael Fleming ²	2 491	124	-	2 615	1 230	-	1 230	3 845
Total	15 666	1 217	-	16 883	8 883	5 672	14 555	31 438

Payments relating to the performance for the year ended 31 August are paid in November. The expense is provided for over the three-year vesting period and two-year retention period (2023: three-year vesting period) in the relevant financial year.

The total number of ordinary shares in issue is 238 062 465 (2023: 241 160 799). Percentage of issued share capital held by directors is 0.1% (2023: 0.1%).

Non-executive directors' remuneration

	2024 directors' fees			2023 directors' fees		
Director (R'000)	Holding company	Subsidiary company	Total	Holding company	Subsidiary company	Total
David Nurek	1 846	_	1 846	1 665	-	1 665
Fatima Abrahams ^{1, 2}	-	_	-	297	70	367
John Bester ³	250	_	250	615	_	615
Martin Rosen ⁴	-	_	-	204	-	204
Mfundiso Njeke ⁵	1 045	_	1 045	947	_	947
Penelope Osiris (née Moumakwa) ⁶	568	189	757	516	108	624
Sango Ntsaluba	932	_	932	828	_	828
Richard Inskip ⁷	630	_	630	77	_	77
Nomgando Matyumza ⁸	884	_	884	744	_	744
Christine Ramon ⁹	739	_	739	355	-	355
Total	6 894	189	7 083	6 248	178	6 426
Total directors' remuneration						
Executive directors			46 881			31 438
Non-executive directors			7 083			6 426
Total directors' remuneration			53 964			37 864

The fees paid to Professor Abrahams include fees for her appointment as director of Clicks Retailers Proprietary Limited and New Clicks South Africa Proprietary Limited.

Michael Fleming resigned on 31 December 2022 and received payment consisting of a long service award and of incentive amounts in respect of long-term incentive schemes, in the amount of R31.4 million which payment constituted part of the lump sum payable to him, on his retirement.
 Gordon Traill was appointed as CFO 1 January 2023. The remuneration disclosed is as of date of appointment.

Retired as a non-executive director 26 January 2023.

Retired as a non-executive director 1 February 2024.

Retired as a non-executive director 26 January 2023.

Appointed as lead independent director effective 1 February 2024.

⁶ The fees paid to Penelope Osiris (née Moumakwa) include fees for her appointment as director of Clicks Retailers Proprietary Limited and ${\it New Clicks South Africa Proprietary Limited}.$

Appointed as a non-executive director effective 1 July 2023.

Appointed as a non-executive director effective 1 September 2022.

Appointed as a non-executive director effective 7 February 2023.

	Gr	Group	
	2024 R'000	2023 R'000	
Other costs			
Other operating costs include:3			
Fees paid for outside services			
Technical services	56 079	29 548	
Foreign exchange losses/(gains) - realised	2 089	(576	
Water and electricity ¹	368 724	351 190	
Advertising expenses	417 637	381 210	
Transport fees	254 148	258 722	
Data fees	261 194	260 976	
Commissions expense	214 322	189 239	
Auditors' remuneration	13 045	11 081	
Financial statements audit	11 748	9 900	
Other assurance work ²	1 100	682	
Non-audit services	197	499	
Water and electricity costs includes generator fuel costs. Relates to ISAE 3402 reasonable assurance work for distribution business. Other costs have been further disaggregated to provide enhanced disclosure.			
Net financing expense			
Recognised in profit or loss:			
Interest income on bank deposits and investments	68 490	75 331	
Other interest income	21 376	16 897	
Financial income	89 866	92 228	
Interest expense on financial liabilities measured at amortised cost	340 206	218 946	
Cash interest expense	58 181	16 410	
Lease liability interest expense (see note 25)	282 025	202 536	
Other interest expense (see note 24.2)	14 832	12 634	
Financial expense	355 038	231 580	
Net financing expense	265 172	139 352	

	Gro	oup	Comp	any
	2024 R′000	2023 R'000	2024 R′000	2023 R'000
Income tax expense				
South African normal tax				
Current tax				
Current year	1 042 258	902 292	569	502
Capital gains tax	3 773	-	_	-
Prior-year overprovision	(12 211)	(11 500)	_	-
Deferred tax				
Current year	(23 231)	6 134	_	-
Prior-year (overprovision)/underprovision	(4 080)	453	_	-
Foreign tax				
Current tax				
Current year	9 848	20 438	_	-
Withholding tax	22 000	12 410	3 500	-
Deferred tax				
Current year	17 540	2 914	_	-
Change in foreign tax rate	865	-	_	-
Prior-year (overprovision)/underprovision	(11)	436	-	-
Income tax expense per statement of				
comprehensive income	1 056 751	933 577	4 069	502
Deferred tax - current year	1 016	(4 276)	-	
Cash flow hedge recognised in other	7.044	19 687		
comprehensive income	7 866		-	-
Cash flow hedge recognised in equity	(9 918)	(23 466)	-	-
Remeasurement of post-employment benefit obligations	2 618	(59)	_	_
Cost of hedging reserve	450	(438)		
		` '		
Total income tax charge	1 057 767	929 301	4 069	502
Reconciliation of rate of tax	%	%	%	%
Standard rate – South Africa	27.00	27.00	27.00	27.00
Adjusted for:				
Disallowable expenditure*	0.34	0.43	-	-
Exempt income and allowances**	(0.50)	(0.55)	(26.98)	(26.98
Foreign tax rate variations	(0.02)	(0.03)	-	-
Foreign withholding tax	0.56	0.36	0.14	-
Prior-year net overprovision	(0.41)	(0.31)	-	-
Capital gains tax	0.10	-	-	-
Change in foreign tax rate	0.02	-	-	-
Share of loss in associate	0.05	-	_	
Effective tax rate	27.14	26.90	0.16	0.02

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Four of the subsidiaries of the group has an estimated tax loss of R53.4 million (2023: R99.4 million) available for set-off against future taxable income of that subsidiary. A deferred tax asset of R16.5 million (2023: R27.0 million) has been recognised in respect of the total estimated tax loss (see note 12).

Disallowable expenditure consists of expenses not in the production of income and expenditure of a capital nature, which includes legal fees, consulting fees, share-related expenses and donations.
 ** Exempt income and allowances consists of tax-free allowances received such as the employment tax incentive and the learnership tax allowance.



8 Earnings per share

The calculation of basic and headline earnings per share at 31 August 2024 was based on profit for the year attributable to ordinary shareholders of Clicks Group Limited of R2 837.1 million (2023: R2 537.5 million) and headline earnings of R2 844.6 million (2023: R2 542.9 million) divided by the weighted average number of ordinary shares as follows:

Group

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	2024 R'000	2023 R'000
Reconciliation of headline earnings		
Profit attributable to equity holders of the parent	2 837 057	2 537 528
Adjusted for:	7 541	5 388
Loss on disposal of property, plant and equipment	5 415	7 381
Profit on disposal of business	(180)	-
Total tax effect of adjustments	2 306	(1 993)
Headline earnings	2 844 598	2 542 916
	0004	0000
	2024 cents	2023 cents
Earnings per share	1 190.3	1 042.3
Headline earnings per share	1 193.5	1 044.5
Diluted earnings per share	1 190.3	1 042.3
Diluted headline earnings per share	1 193.5	1 044.5
	2024 ′000	2023 ′000
Reconciliation of shares in issue to weighted average number of shares in issue		
Total number of shares in issue at the beginning of the year	241 161	243 970
Shares purchased and cancelled during the year weighted for the period held	(2 815)	(510)
	238 346	243 460
Weighted average number of shares in issue for the year	200 040	240 400
Reconciliation of weighted average number of shares to weighted average diluted number of shares in issue	230 340	240 400
Reconciliation of weighted average number of shares to weighted	238 346	243 460

	20	024	2	023	
		Accumulated depreciation		Accumulated depreciation	
		and impairment		and impairment	
	Cost R'000	losses R'000	Cost R'000	losses R'000	
Property, plant and equipment					
Land	25 809	_	25 809	_	
Buildings	618 233	(91 184)	606 465	(84 224)	
Computer equipment	839 216	(524 484)	743 757	(459 660)	
Equipment	725 485	(356 942)	614 746	(297 168)	
Furniture and fittings	3 443 408	(1 870 830)	3 141 112	(1 684 314)	
Motor vehicles	69 641	(33 320)	65 086	(28 473)	
	5 721 792	(2 876 760)	5 196 975	(2 553 839)	

Group

All group property is owner-occupied.

The carrying amount of the group's property, plant and equipment is reconciled as follows:

	Land R'000	Buildings R'000	Computer equipment R'000	Equipment R'000	Furniture and fittings R'000	Motor vehicles R'000	Total R'000
Carrying amount at							
1 September 2022	25 809	504 687	231 266	249 240	1 346 390	17 570	2 374 962
Additions	_	20 637	140 175	124 503	475 845	23 159	784 319
Additions due to acquisitions of							
subsidiaries	_	864	1 070	730	1 141	772	4 577
Disposals	_	-	(706)	(177)	(11 586)	(562)	(13 031)
Depreciation	-	(3 947)	(87 708)	(56 718)	(354 992)	(4 326)	(507 691)
Carrying amount at							
31 August 2023	25 809	522 241	284 097	317 578	1 456 798	36 613	2 643 136
Additions	-	12 364	131 938	121 782	500 621	5 867	772 572
Additions due to							
acquisitions	-	-	42	456	3 333	-	3 831
Disposals	-	(596)	(406)	(3 309)	(6 666)	(298)	(11 275)
Depreciation	-	(6 960)	(100 939)	(67 964)	(381 508)	(5 861)	(563 232)
Carrying amount at							
31 August 2024	25 809	527 049	314 732	368 543	1 572 578	36 321	2 845 032

		G	roup		
	2	024	2023		
	,	Accumulated amortisation and impairment		Accumulated amortisation and impairment	
	Cost R'000	losses R'000	Cost R'000	losses R'000	
Intangible assets					
Clicks trademark (see note 10.1)	272 000	_	272 000	-	
Link trademark	6 000	(6 000)	6 000	(6 000)	
Other trademarks	85 694	(6 999)	85 831	(1 118)	
Purchased and capitalised computer software development	1 109 366	(520 881)	1 000 599	(406 304)	
Contractual rights	27 939	(20 756)	57 825	(40 626)	
	1 500 999	(554 636)	1 422 255	(454 048)	

The carrying amount of the group's intangible assets is reconciled as follows:

			Purchased		
			and		
			capitalised		
	Clicks	Contractual	software	Other	
	trademark	rights	development	trademarks	Total
	R'000	R'000	R'000	R'000	R′000
Carrying amount at 1 September 2022	272 000	5 234	443 749	5	720 988
Additions	-	1 522	144 163	_	145 685
Additions due to acquisitions					
of subsidiaries	_	15 730	100 466	84 713	200 909
Amortisation	-	(5 287)	(85 761)	(5)	(91 053)
Disposals	_	_	(8 322)	_	(8 322)
Carrying amount at 31 August 2023	272 000	17 199	594 295	84 713	968 207
Additions	-	7 448	110 839	-	118 287
Amortisation	-	(7 126)	(116 649)	(6 018)	(129 793)
Disposals	-	(10 338)	-	_	(10 338)
Carrying amount at 31 August 2024	272 000	7 183	588 485	78 695	946 363

Assessment of impairment of intangible assets

10.1 The Clicks trademark is part of the Clicks cash-generating unit and is considered to have an indefinite useful life. There is no apparent legal or other restriction to the use of the trademark or risk of technical or other obsolescence. Given the strategic importance of the trademark to the future sustainability of the group, the group's intention is to continue to use the trademark indefinitely. The directors consider that there is no foreseeable limit to the period over which this asset is expected to generate cash inflows for the group and, on this basis, the directors have concluded that the indefinite useful life assumption is appropriate.

In accordance with the group's accounting policy, an impairment test was performed on the carrying values of intangible assets with indefinite useful lives at year-end. The recoverable amount was determined based on the value in use.

Budgeted operating cash flows for the related business units were projected and discounted at the group's weighted average pre-tax cost of capital. The impairment calculations performed indicated that the trademarks were not impaired.

The following key assumptions were made in determining the value in use:

- A forecast horizon of three years was used. The forecast horizon comprises the three-year plan drafted in the last quarter of the 2024 financial year, whereafter a perpetuity growth rate of 7.0% (2023: 7.0%) is used.
- ii) The values assigned to the three-year plan revenue and cost growth assumptions reflect current trends, anticipated market developments and management's experience.
- iii) The key assumptions for the recoverable amount are the long-term growth rate and the discount rate. The long-term growth rate used is purely for the impairment testing of intangible assets under IAS 36 Impairment of Assets and does not reflect long-term planning assumptions used by the group for investment proposals or for any other assessments.
- iv) A discount rate of 11.4% (2023: 10.7%) per annum, being the group's pre-tax weighted average cost of capital, was used. The group's pre-tax weighted average cost of capital is deemed appropriate as, together with the Distribution business, both businesses largely operate within South Africa and are subject to similar market risks.

Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amounts to exceed their recoverable amounts.

	Group		
	2024 R′000	2023 R'000	
Goodwill			
Balance at the beginning of the year	204 829	102 806	
Acquired in business acquisition	4 285	102 023	
Balance at the end of the year	209 114	204 829	
Goodwill comprises: United Pharmaceutical Distributors Proprietary Limited (UPD) (see note 11.1)	96 277	96 277	
Amalgamated Pharmacy Group Proprietary Limited (Amalgamated Pharmacy Group) (see note 11.2)	6 529	6 529	
Sorbet Holdings Proprietary Limited (see note 11.3)	18 662	14 377	
180 Degrees Marketing Proprietary Limited (see note 11.2)	66 589	66 589	
H. Mallach and Associates Proprietary Limited (see note 11.2)	21 057	21 057	

Assessment of impairment of goodwill

11.1 Budgeted operating cash flows for the UPD business unit were projected and discounted at the group's weighted average pre-tax cost of capital. The impairment calculations performed indicated that goodwill was not impaired.

The following key assumptions were made in determining the value in use of the UPD cashgenerating unit:

- i) A forecast horizon of three years was used. The forecast horizon comprises the three-year plan drafted in the last quarter of the 2024 financial year, whereafter a perpetuity growth rate of 6.5% (2023: 6.5%) is used.
- ii) The values assigned to the three-year plan revenue and cost growth assumptions reflect current trends, anticipated market developments and management's experience.
- iii) The key assumptions for the recoverable amount are the long-term growth rate and the discount rate. The long-term growth rate used is purely for the impairment testing of goodwill under IAS 36 Impairment of Assets and does not reflect long-term planning assumptions used by the group for investment proposals or for any other assessments.
- iv) A discount rate of 11.4% (2023: 10.7%) per annum, being the group's pre-tax weighted average cost of capital, was used. The group's pre-tax weighted average cost of capital is deemed appropriate as, together with the Clicks business, both businesses largely operate within South Africa and are subject to similar market risks.

Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amounts to exceed their recoverable amounts.

11.2 Due to the synergies that arose on acquisition, goodwill relating to the purchase of the pharmacy business from Amalgamated Pharmacy Group and 180 Degrees Marketing Proprietary Limited has been attributed to the Clicks business as a cash-generating unit, which represents the lowest level within the group at which goodwill is monitored for internal management purposes.

Due to the synergies that arose on acquisition, goodwill relating to the purchase of the 24-hour pharmacy business has been attributed to H. Mallach and Associates Proprietary Limited as a cash-generating unit, which represents the lowest level within the group at which goodwill is monitored for internal management purposes.

Applying IAS 36, goodwill relating to the above acquisitions has been tested for impairment at the same level as the Clicks business unit.

Budgeted operating cash flows for the related business units were projected and discounted at the group's weighted average pre-tax cost of capital. The impairment calculations performed indicated that goodwill was not impaired.

The following key assumptions were made in determining the value in use:

- A forecast horizon of three years was used. The forecast horizon comprises the three-year plan drafted in the last quarter of the 2024 financial year, whereafter a perpetuity growth rate of 7.0% (2023: 7.0%) is used.
- ii) The values assigned to the three-year plan revenue and cost growth assumptions reflect current trends, anticipated market developments and management's experience.
- iii) The key assumptions for the recoverable amount are the long-term growth rate and the discount rate. The long-term growth rate used is purely for the impairment testing of goodwill under IAS 36 Impairment of Assets and does not reflect long-term planning assumptions used by the group for investment proposals or for any other assessments.
- iv) A discount rate of 11.4% (2023: 10.7%) per annum, being the group's pre-tax weighted average cost of capital, was used. The group's pre-tax weighted average cost of capital is deemed appropriate as, together with the Clicks business, both businesses largely operate within South Africa and are subject to similar market risks.

Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amounts to exceed their recoverable amounts.

The tests performed on all cash-generating units did not indicate any impairment as at year-end.



11 Goodwill (continued)

11.3 Due to the synergies that arose on acquisition, goodwill relating to the purchase of the salon beauty franchise has been attributed to Sorbet Holdings Proprietary Limited as a cash-generating unit, which represents the lowest level within the group at which goodwill is monitored for internal management purposes.

Applying IAS 36, goodwill relating to the above acquisition has been tested for impairment at the same level as the Sorbet business unit.

Budgeted operating cash flows for the related business units were projected and discounted at the group's weighted average pre-tax cost of capital.

The impairment calculations performed indicated that goodwill was not impaired.

The following key assumptions were made in determining the value in use:

- i) A forecast horizon of three years was used. The forecast horizon comprises the three-year plan drafted in the last quarter of the 2024 financial year, whereafter a perpetuity growth rate of 7.0% (2023: 7.0%) is used.
- ii) The values assigned to the three-year plan revenue and cost growth assumptions reflect current trends, anticipated market developments and management's experience.
- iii) The key assumptions for the recoverable amount are the long-term growth rate and the discount rate. The long-term growth rate used is purely for the impairment testing of goodwill under IAS 36 Impairment of Assets and does not reflect long-term planning assumptions used by the group for investment proposals or for any other assessments.
- iv) A discount rate of 11.4% (2023: 10.7%) per annum, being the group's pre-tax weighted average cost of capital, was used. The group's pre-tax weighted average cost of capital is deemed appropriate as the business largely operates within South Africa and is subject to similar market risks.

Management believes that any reasonably possible change in any of these assumptions would not cause the carrying amounts to exceed their recoverable amounts.

The tests performed on all cash-generating units did not indicate any impairment as at year-end.

	Gro	oup	Com	npany
	2024 R'000	2023 R'000	2024 R'000	2023 R'000
Deferred tax assets/(liabilities)				
Deferred tax assets	85 157	70 423	-	_
Deferred tax liabilities	(14 480)	_	_	-
	70 677	70 423	_	-
Balance at the beginning of the year	70 423	86 810	-	_
Deferred tax on acquisition of subsidiaries	-	(10 726)	-	_
Deferred tax on disposal of subsidiary	(7 647)	_	-	_
Current deferred tax charge to profit or loss (see note 7)	8 917	(9 937)	-	_
Current deferred tax (debit)/credit to other comprehensive income and equity (see note 7)	(1 016)	4 276	_	_
Balance at the end of the year	70 677	70 423	-	-
Arising as a result of:				
Capital gains tax	(46 392)	(46 392)	-	-
Derivative financial assets and liabilities	(9 672)	(12 253)	-	-
Employee obligations	119 522	91 637	-	-
Income and expense accrual	161 657	174 332	-	-
Inventories	50 032	42 396	-	-
Lease liabilities	100 849	87 312	-	_
Prepayments	(37 457)	(29 945)	-	_
Property, plant and equipment and intangble assets	(211 063)	(160 219)	-	_
Tax losses	16 653	26 977	-	_
Trademarks	(73 452)	(103 422)	-	
Balance at the end of the year	70 677	70 423	-	_

The capital gains deferred tax liability arises on the revaluation of a forward purchase of shares by the company in a subsidiary company.

Derivative financial assets and liabilities include a credit of R2.1 million (2023: R3.8 million) recognised in other comprehensive income and equity.

In respect of the deferred tax asset recognised by four (2023: three) subsidiary companies, the directors consider that sufficient future taxable income will be generated by the subsidiary companies to utilise the deferred tax assets recognised.

14

Notes to the annual financial statements continued

13 Investment in associates

The group acquired a 22.67% economic interest in Mistragystix Proprietary Limited (Mistragystix) in the 2021 financial year for R13 million, paid on signing of the contract.

An additional investment was made during the 2024 financial year to the value of R6.0 million (2023: R21.7 million). The increase in the investment is proportionate to the shareholding, therefore the shareholding percentage remained the same.

The group's interest in Mistragystix is accounted for using the equity method in the consolidated financial statements.

The following amounts represent the group's interest in the associates:

	Gr	Group	
	2024 R'000	2023 R'000	
Group's carrying amount of the investments	17 436	21 214	
Group's proportionate share of loss for the year	(7 637)	(5 201)	
Dividends received from the associate	_	1 137	

	Gro	Group	
	2024 R'000	2023 R'000	
Loans receivable			
AfroBotanics Proprietary Limited	_	200	
Mistragystix Proprietary Limited (see note 14.1)	126 000	99 000	
Abbott Laboratories SA Proprietary Limited (see note 14.2)	15 436	31 397	
Non-current loans receivable	141 436	130 597	
Mistragystix Proprietary Limited (see note 14.1)	14 000	11 000	
Abbott Laboratories SA Proprietary Limited (see note 14.2)	15 960	17 030	
Current loans receivable	29 960	28 030	
Total loans receivable	171 396	158 627	

- 14.1 The loan carries interest at three-month JIBAR plus 5.36% and is fully repayable by 31 August 2027. The loan is secured by a pledge and cession of the shareholders of Mistragystix Proprietary Limited's shares and underlying company assets (including moveable assets and stock) in favour of K2021423995 (South Africa) Proprietary Limited, a subsidiary of Clicks Group Limited.
- **14.2** The loan is unsecured and interest free and is repayable in monthly instalments of R1.5 million. The loan will be fully repaid on 14 August 2026.

15 Financial assets at fair value through profit or loss

	Group	
	2024 R′000	2023 R'000
Investment in Guardrisk Insurance Company Limited (Cell number 171) (see note 15.1)	14 688	10 913
Collective investment scheme funds (see note 15.2)	166 087	152 493
Total financial assets at fair value through profit or loss	180 775	163 406

- **15.1** The investment in Guardrisk Insurance Company Limited is the net investment in the group's insurance cell captive which is not deemed to be in the group's control in accordance with IFRS 10 Consolidated Financial Statements.
- **15.2** The New Clicks Foundation Trust invests in collective investment schemes.

16 Derivative financial instruments

	Group			
	2024		2023	
	Assets R'000	Liabilities R'000	Assets R'000	Liabilities R'000
Equity derivative hedge – current	29 433	_	7 973	-
Forward exchange contracts - current	-	(16 360)	13 269	(1 633)
	29 433	(16 360)	21 242	(1 633)

Equity derivative hedge

European call options have been purchased to hedge the cash-settled share-based payment obligation relating to tranche 16 of the total shareholder return long-term incentive scheme (refer to note 24.1).

The expiration date of this hedging instrument and the vesting dates of the hedged items coincide on 31 August 2024. Refer to note 20 detailing the equity derivative hedge's impact on profit or loss and other comprehensive income.

The fair value of these equity derivative hedges are calculated using a Monte Carlo option pricing model with reference to the closing share price, 180-day historical volatility, the 12-month trailing dividend yield and the risk-free rate.

Forward exchange contracts

For currency derivatives, fair values are calculated using standard market calculation conventions with reference to the relevant closing market spot rates, forward foreign exchange and interest rates. The notional principal amounts of the outstanding forward foreign exchange contracts at 31 August 2024 was R780 million (2023: R678 million). Refer to note 20 detailing the foreign exchange hedging impact on profit or loss and other comprehensive income.

Inventories

	Gr	roup
	2024 R'000	2023 R'000
Inventories comprise:		
Goods for resale	6 650 232	5 962 649
Right of return asset	16 942	19 117
Goods in transit	396 106	328 043
Total inventories	7 063 280	6 309 809
Inventories stated at net realisable value ¹	43 482	72 323
Cost of inventories recognised as cost of sales	34 805 221	32 307 830
The group's inventory balances is stated net of impairment allowances. The analysis of impairment allowances are as follows:		
Balance at the beginning of the year ²	108 284	158 497
Inventory allowance raised during the year	64 880	23 221
Inventory allowance derecognised on sale of goods	(69 115)	(73 434)
Balance at the end of the year ²	104 049	108 284

The value of inventories stated at net realisable value is determined based on management's best estimate of the likely selling price at which the inventories in question could be sold in the ordinary course of business less the directly attributable selling costs.
 The comparative amounts of the analysis of impairment allowances have been restated to provide enhanced disclosure.

18 Trade and other receivables

Trade and other receivables comprise:

nade and other receivables comprise.		
	Gr	oup
	2024	2023
	R′000	R′000
Trade receivables	1 993 790	2 072 261
Less: impairment of trade receivables	(23 292)	(22 263)
Trade receivables - net	1 970 498	2 049 998
Prepayments	195 203	152 993
Income accruals	416 950	392 240
Logistics fees and other receivables	474 631	424 257
Total trade and other receivables	3 057 282	3 019 488
The carrying amount of trade and other receivables approximates their fair value. Trade and other receivables are predominantly non-interest bearing. Refer to note 29.4 for the credit risk management of trade and other receivables. Impairment losses are recorded in the allowance account until the group is satisfied that the amount is irrecoverable and is written off against the financial asset directly. Impairment losses have been included in the statement of comprehensive income. The movement in the allowance for impairment loss in respect of trade receivables during the year was as follows:		
Balance at 1 September	22 263	41 715
Impairment provision raised/(reversed)	2 287	(13 683)
Impairment loss utilised	(1 258)	(5 769)
Balance at 31 August	23 292	22 263
The impairment allowance can be reconciled as follows:	(0.007)	10 / 00
Trade receivables expected credit loss (recognised)/reversed	(2 287)	13 683
Other receivables impairment allowance	(9 987)	(22 348)
	(12 274)	(8 665)

19 Share capital and share premium

	Group and Company	
	2024 R'000	2023 R′000
Authorised - group and company		
600 million (2023: 600 million) ordinary shares of one cent each	6 000	6 000
Issued ordinary shares - group and company		
238.062 million (2023: 241.161 million) ordinary shares of one cent each	2 381	2 412
Share premium - group	1 064 953	1 064 953
Share premium - company	3 301 189	3 301 189

The company and the group have different values for share premium due to the issue of ordinary shares at the 30-day volume-weighted average price (VWAP) on 2 February 2018 which was settled by The Clicks Group Employee Share Ownership Trust, a subsidiary of the group. Other differences arose in previous years, being preliminary expenses written off against share premium related to the acquisition of certain businesses in 1996 and the cancellation of shares at a holding company level at market value while on consolidation the cancellation was carried out at cost.

	Group and Company	
Ordinary shares	Total 2024 `000	Total 2023 '000
Reconciliation of total number of shares in issue to net number of shares in issue		
Total number of shares in issue at the end of the year	238 062	241 161
Net number of shares in issue at the end of the year	238 062	241 161

During the year the group repurchased and cancelled 3 098 334 Clicks Group Limited ordinary shares.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the company.

20 Cash flow hedge reserve

The cash flow hedge reserve represents the effective portion of fair value gains or losses in respect of cash flow hedges.

	Group	
	2024 R'000	2023 R'000
Reconciliation of cash flow hedging reserve		
Balance at the beginning of year	(2 984)	7 234
Movement relating to forward exchange contracts	(23 322)	(3 634)
Total gain for the year recognised in other comprehensive income	3 493	59 810
Gains reclassified to inventories directly from the statement of changes in equity	(26 815)	(63 444)
Movement relating to the equity derivative hedge	17 774	(6 584)
Total profit/(loss) for the year in other comprehensive income	14 989	(54 646)
Losses reclassified to employment cost in other comprehensive income	2 785	48 062
Balance at the end of the year	(8 532)	(2 984)

Refer to note 16 - Derivative financial instruments for further information.

21 Cost of hedging reserve

The cost of hedging reserve represents the cumulative gains or losses associated with the time value of options and forward points on derivatives used for hedging.

22 Foreign currency translation reserve

Group	
2024 R'000	2023 R′000
(8 833)	(507)
(8 833)	(507)
(507)	(6 860)
(8 326)	6 353
(8 833)	(507)
	2024 R'000 (8 833) (8 833) (507) (8 326)

23 Distributable reserves

The reserves represent retained earnings available for distribution to shareholders, subject to the provisions of the Companies Act No. 71 of 2008 and any other applicable regulations.

	Gro	Group	
	2024 R'000	2023 R'000	
Employee benefits			
Long-term incentive schemes	93 706	54 949	
Post-retirement medical obligations	57 149	62 958	
Total long-term employee benefits	150 855	117 907	
Accounted for as follows:			
Long-term employee benefits recognised in terms of IFRS 2 – Share-based Payments (see note 24.1)	37 772	14 835	
Long-term employee benefits recognised in terms of IAS 19 -			
Employee Benefits (see note 24.2)	113 083	103 072	
Total long-term employee benefits	150 855	117 907	

and the second second				
Long-term emplo	yee benefits recognis	sed in terms of IFRS	2 - Snare-basea Po	vments

	Long-term		
	incentive		
	scheme -		
	TSR		
	(Note 24.1)		
Long-term cash-settled share-based payment liability	R′000		
Balance at 1 September 2022	36 643		
Expense from cash-settled share-based payment			
Reclassification to short-term benefits	(2 770)		
Balance at 31 August 2023	14 835		
Release from cash-settled share-based payment	45 786		
Reclassification to short-term benefits	(22 849)		
Balance at 31 August 2024	37 772		

24.1 Long-term incentive scheme – total shareholder return (TSR)

During 2024 the group replaced the TSR element of its long-term incentive scheme with a return on invested capital model to align the interests of executives with those of shareholders by including both an earnings performance metric as well as efficient management of the group's capital.

Tranches 16 and 17 are the only tranches in issue with options where the TSR performance measure applies. The group has 0.7 million cash-settled appreciation rights issued to management.

The value of these appreciation rights are linked to the TSR (capital gain plus dividends) over a three-year, four-year and five-year vesting period. These appreciation rights are classified as cash-settled share-based payment benefits and the liability has been valued using the Monte Carlo option pricing model by an independent, external valuator.

The September 2020 (tranche 15) options were forfeited without settlement as the growth hurdles were not met.

The contractual life of the September 2021 (tranche 16) options outstanding at year-end was one year. The contractual life of the September 2022 (tranche 17) options outstanding at year-end was two years for 60% of the tranche, three years for 20% and four years for the remaining 20%.

24 Employee benefits (continued)

24.1 Long-term incentive scheme - total shareholder return (TSR) (continued)

Details of share option allocations - 2024

		Balance				Balance
		at the	Granted	Delivered	Forfeited	at the
	Option	beginning	during	during	during	end of
	price	of the year	the year	the year ¹	the year	the year
September 2020 options	_	246 587	_	_	(246 587)	_
September 2021 options	R18.79	345 655	-	_	(15 948)	329 707
September 2022 options	R83.86	408 755	-	-	(8 418)	400 337

¹ The exercise date VWAP was R358.27.

The assumptions used in estimating the fair value at year-end are listed below:

	Share price at grant date	Risk- free rate (%)	Expected dividend yield (%)	volatility	Expected forfeiture rate (%)
September 2021 options three-year vesting period	R288.97	7.62	1.80	26.13	4.00
September 2022 options three-year vesting period	R298.29	7.95	2.35	20.69	4.00

Details of share option allocations - 2023

	Option price	Balance at the beginning of the year	Granted during the year	Delivered during the year ¹	Forfeited during the year	Balance at the end of the year
September 2019 options	-	372 561	-	(372 561)	_	_
September 2020 options	-	307 474	-	(38 805)	(22 082)	246 587
September 2021 options	R18.79	402 332	-	(16 923)	(39 754)	345 655
September 2022 options	R83.86	-	408 755	-	-	408 755

¹ The exercise date VWAP was R278.87.



24 Employee benefits (continued)

The assumptions used in estimating the fair value at year-end are listed below:

	Share price at grant date	Risk-free rate (%)	dividend	Expected volatility (%)	forfeiture
September 2020 options – three-year vesting period	R237.77	7.62	1.80	26.13	4.00
September 2021 options – three-year vesting period	R288.97	7.62	1.80	26.13	4.00
September 2022 options – three-year vesting period	R298.29	7.95	2.35	20.69	4.00

The risk-free rate is derived from the zero coupon curve published by the Bond Exchange of South Africa.

The dividend yield is the 12-month trailing yield (nominal annual and compounded annuity).

The implied volatility is the 180-day historic volatility of the share price.

The expected exercise rate is based on the historic trend of option forfeitures and excludes options already exercised or forfeited.

24.2 Long-term employee benefits recognised in terms of IAS 19 - Employee Benefits

	Long-term incentive scheme -	incentive scheme -	Post- retirement medical	
	HEPS (Note 24.3)		obligations (Note 24.5)	Total
Long-term employee benefits	R'000	R'000	R'000	R'000
Balance at 1 September 2022	34 367	-	58 844	93 211
Current service cost	38 806	-	736	39 542
Benefit payments	-	-	(3 212)	(3 212)
Interest expense	6 262	-	6 372	12 634
Actuarial gain recognised in profit or loss	(5 151)	-	_	(5 151)
Actuarial gain recognised in other comprehensive income				
- financial assumptions	-	-	(942)	(942)
Actuarial gain recognised in other comprehensive income				
- demographical assumptions	-	-	1 160	1 160
Reclassification to short-term employee benefits	(34 170)	-		(34 170)
Balance at 31 August 2023	40 114	-	62 958	103 072
Current service cost	40 738	11 413	702	52 853
Benefit payments	-	-	(3 758)	(3 758)
Interest expense	6 979	913	6 940	14 832
Actuarial gain recognised in profit or loss	(5 009)	(544)	-	(5 553)
Actuarial gain recognised in other comprehensive income				
- financial assumptions	-	-	(1 153)	(1 153)
Actuarial loss recognised in other comprehensive income				
 demographical assumptions 	-	-	(8 540)	(8 540)
Reclassification to short-term employee benefits	(38 670)	-	-	(38 670)
Balance at 31 August 2024	44 152	11 782	57 149	113 083

24.3 Long-term incentive scheme - headline earnings per share (HEPS)

During 2024 the group issued 0.8 million (2023: 1.1 million) cash-settled appreciation rights to management. The value of these appreciation rights are linked to the performance of diluted HEPS over a three-year period. The amount to be provided in the current year is over a three-year projection for tranche 16 and is based on a three-year measurement of 60%, a four-year measurement of 20% and a five-year measurement of 20% of diluted HEPS for tranches 17 and 18.

Any difference between projected performance and actual performance is recognised through an actuarial (gain)/loss based on the projected unit credit method which is taken to profit or loss.

The exercise price of each appreciation right was determined as R125.34 (2023: R115.67) per right (base value). In order to determine the amount to be provided a fixed factor of 12 is applied to the HEPS at the end of the three-year period. The differential between the factor multiplied by HEPS and the base value is the amount that will be paid out per right.

Should employees leave during the vesting period the rights will be forfeited.

24.4 Long-term incentive scheme - return on invested capital (ROIC)

During 2024 the group issued an allocation of R52.4 million cash-settled ROIC incentives to management. The participant's settlement value is linked to the performance of ROIC over a three-year period, combined with a four-year and five-year retention-related vesting period. The amount provided in the current year is based on a three-year measurement of 60%, a four-year measurement of 20% and a five-year measurement of 20% of ROIC.

Any difference between projected performance and actual performance is recognised through an actuarial (gain)/loss based on the projected unit credit method which is taken to profit or loss.

Should employees leave during the vesting period the rights will be forfeited.

24.5 Post-retirement medical obligations

The group subsidises a portion of the medical aid contributions of certain retired employees.

An actuarial valuation of the Clicks post-retirement medical aid scheme has determined that the unfunded liability in respect of pensioner post-retirement medical benefits amounts to R57.1 million (2023: R63.0 million). Provision has been made for the full unfunded liability.

The principal actuarial assumptions at the last valuation date (31 August 2024) are:

- i) a discount rate of 11.8% (2023: 12.5%) per annum;
- ii) general increases to medical aid contributions of 7.8% (2023: 8.4%);
- iii) a retirement age of 65 (2023: 65);
- iv) husbands are on average four (2023: four) years older than their spouses;
- v) mortality of pensioners determined in accordance with PA90 ultimate tables; and
- vi) mortality of in-service members determined in accordance with SA 85-90 (Light) ultimate table.

24 Employee benefits (continued)

24.5 Post-retirement medical obligations (continued)

The post-retirement medical aid provision is sensitive to assumptions around medical aid inflation, discount rate, retirement age and life expectancy. A change in any of these factors would have a significant impact on the amount to be provided (expense/(income) to other comprehensive income):

	2024 R'000	2023 R'000
- Medical aid inflation increases by 1% per annum over assumptions made	6 791	7 255
- Medical aid inflation decreases by 1% per annum over assumptions made	(5 816)	(6 223)
- Discount rate increases by 1% per annum over assumptions made	(5 493)	(6 009)
- Discount rate decreases by 1% per annum over assumptions made	6 492	7 104
- Retirement age decreases by two years	4 664	4 344
- Life expectancy of male pensioners increases by one year	414	924
- Life expectancy of male pensioners decreases by one year	(404)	(906)
- Life expectancy of female pensioners increases by one year	863	630
- Life expectancy of female pensioners decreases by one year	(856)	(1 261)
The following undiscounted payments are expected contributions in future years from post-retirement medical obligations.		
Within 12 months	3 263	3 758
Between 2 and 5 years	15 405	17 691
Between 5 and 10 years	29 875	33 888
Between 10 and 20 years	108 534	128 061
Between 20 and 30 years	129 133	165 926
Between 30 and 40 years	87 812	123 051
Beyond 40 years	29 102	46 323
Total expected payments	403 124	518 698

The average duration of the post-retirement medical obligations at year-end is 11.6 years (2023: 13.0 years).

24 Employee benefits (continued)

24.5 Post-retirement medical obligations (continued)

Amounts for the current and previous four periods are as follows:

		Post-retirement medical obligations						
		2024 R'000	2023 R'000	2022 R'000	2021 R'000	2020 R'000		
Defined benefit obligation		57 149	62 958	58 844	56 454	52 931		
Short-term employee benefits	Long-term incentive scheme – TSR (Note 24.1) R'000	incentive scheme – HEPS	Leave pay accrual (Note 24.6) R'000	Bonus accrual (Note 24.7) R'000	Overtime accrual (Note 24.8) R'000	Total R'000		
Balance at 1 September 2022	76 545	34 654	93 116	141 090	9 147	354 552		



24 Employee benefits (continued)

- **24.6** The leave pay accrual is based on actual leave days by an employee multiplied by the employee's current total daily cost to company.
- **24.7** The bonus accrual includes a guaranteed thirteenth cheque and an incentive bonus based on the business or group's performance. The bonus is provided for all employees who qualify in respect of the expected cash payment.
- 24.8 The overtime accrual is in respect of overtime worked in August 2024 which is paid in September 2024.

24.9 Pension and provident funds

Three funds, which are registered and governed in terms of the Pension Funds Act, No. 24 of 1956, are operated by the group.

These funds are:

- the Clicks Group Retirement Fund;
- the Clicks Group Negotiated Pension Fund; and
- the Clicks Group Negotiated Provident Fund.

All permanent full-time staff members in South Africa, Lesotho and Eswatini are obliged to join one of the funds. Employees in Namibia are members of the Namflex Umbrella Pension Fund and those in Botswana are members of the Sentlhaga Pension Fund.

The funds are all defined contribution schemes and the group carries no liability in relation to these funds. All funds provide death and disability cover, while the negotiated funds also include a funeral benefit. Combined membership across the funds was 18 951 (2023: 17 671) at year-end.

24.10 Medical aid funds

Membership of one of the Discovery Health Medical Aid Scheme benefit options is actively encouraged.

At year-end 15 456 (2023: 14 186) South African employees were principal members of a medical aid scheme, of which 15 414 (2023: 14 142) were principal members of a Discovery Health medical aid scheme and 42 (2023: 44) were principal members of various other medical aid schemes.

At year-end three (2023: three) Botswana employees were principal members with BOMaid, 21 (2023: 19) Namibian employees were principal members of Namibia Health Plan and 20 (2023: 21) Eswatini employees were principal members of Oracle Health.

At year-end 79.6% (2023: 77.9%) of the permanent full-time employees were members of a medical aid scheme. Increasing the health benefits available to employees will be a focus area for the group in the years ahead.

Employee and company contributions to the above funds are included in employment costs detailed in note 4.

25 Leases

The group enters into lease agreements for all of its retail stores, its distribution administration building and other equipment items. The group accounts for its leases of retail stores and its distribution administration buildings in terms of IFRS 16 and applies the "short-term leases" and "low-value items" exemptions to its equipment leases, assessed by class of underlying asset and on a lease-by-lease basis, respectively. Leases of the group's retail stores have an average lease term of five years (2023: five years), although leases could be negotiated with varying terms. Several of these lease contracts include renewal options. The group assesses on a contract-by-contract basis whether it's probable that these options will be entered into and whether the options should be capitalised to the lease term 12 months prior to the option being exercisable. The group discounts future lease payments at the group's average incremental borrowing rate on inception of the lease, which was 9.6% at 31 August 2024 (8.7% at 31 August 2023). The group entered into lease contracts for stores which have not opened yet, amounting to R107.8 million (2023: R54.2 million).

Reconciliation of right-of-use assets

	Total R'000
As at 1 September 2022	2 827 826
Additions	1 020 399
New stores	257 930
Business acquisitions	109 666
Renewals	652 803
Depreciation	(920 282)
Remeasurements, modifications and terminations	71 354
As at 31 August 2023	2 999 297
Additions	1 499 886
New stores	327 246
Renewals	1 172 640
Depreciation	(1 049 269)
Remeasurements, modifications and terminations	55 167
As at 31 August 2024	3 505 081
Reconciliation of lease liabilities As at 1 September 2022	3 099 884
Additions	1 022 683
New stores	257 930
Business acquisitions	111 950
Renewals	652 803
Interest	202 536
Payments	(1 157 532)
Remeasurements, modifications and terminations	71 354
As at 31 August 2023	3 238 925
Additions	1 499 886
New stores	327 246
Renewals	1 172 640
Interest	282 025
Payments	(1 289 695)
Remeasurements, modifications and terminations	55 145
As at 31 August 2024	3 786 286

25 Leases (continued)

	2024 R'000	2023 R'000
Non-current lease liabilities	2 536 701	2 152 485
Current lease liabilities	1 249 585	1 086 440
	3 786 286	3 238 925

The group's rental agreements include both fixed and variable payments. The fixed rental payments relate to base rentals that are paid to landlords based on the contractual obligation of the group.

The variable rental payments consist of both other lease-related costs not included in the lease liability, as well as turnover rentals, which represents lease payments calculated as a percentage of the turnover of the specific store. The percentage payable is determined as part of the rental agreement. Turnover rental averages 0.1% (2023: 0.1%) of turnover.

	2024 R'000	2023 R'000
Fixed rental payments reducing the lease liability	1 289 695	1 157 532
Rental payments as a result of short-term leases	21 708	23 190
Rental payments as a result of low-value assets	13 703	9 697
Variable lease payments not reducing the lease liability	199 990	180 786
Total cash outflow	1 525 096	1 371 205

Maturity of lease commitments

The group leases all its retail premises and certain of its pharmaceutical distribution centre sites.

The lease agreements provide for minimum payments together, in certain instances, with contingent rental payments determined on the basis of achieving a specified threshold turnover.

The leases are discounted at the group's average borrowing rate.

Future minimum lease payments under non-cancellable leases due:

	2024 R'000	2023 R'000
- Not later than one year	1 313 733	1 130 772
- Later than one year, not later than five years	3 091 296	2 477 780
- Later than five years	248 228	217 855
	4 653 257	3 826 407

	Group		
	2024 R'000	2023 R′000	
Trade and other payables			
The following are included in trade and other payables:			
Trade payables	7 636 203	7 216 445	
Loyalty programme deferred income (see note 26.1)	180 619	163 555	
Refund liability	23 709	31 892	
Non-trade payables and accruals (see note 26.2)	2 190 372	1 857 006	
	10 030 903	9 268 898	
The following are excluded from financial liabilities (see note 29.5), but included in trade and other payables:			
Loyalty programme deferred income (see note 26.1)	(180 619)	(163 555)	
Other deferred income (see note 26.3)	(243 466)	(202 751)	
Value-added tax	(378 557)	(277 576)	
Financial liabilities (see note 29.5)	9 228 261	8 625 016	

26.1 Loyalty programme deferred income

26

The deferred income relating to points is determined based on the value of unredeemed vouchers in issue, as well as the value of points on qualifying sales that have not been converted into vouchers.

Based on the historic redemption rate, it is assumed that 90% of all points in issue are ultimately redeemed.

Estimates are made based on historic trends regarding the value of points on qualifying sales that will ultimately convert into vouchers issued.

Revenue recognised during the current year which was included in the loyalty programme deferred income opening balance amounted to R164 million.

Revenue recognised during the current year which was included in the other deferred income opening balance amounted to R203 million.

- **26.2** Non-trade payables and accruals consist of expense and payroll accruals, value-added tax, unredeemed gift cards and income received in advance.
- **26.3** Relating to non-applicant marketing and distribution fees that United Pharma Marketing Proprietary Limited receives from the supplier.

		Group	
		2024 R′000	2023 R'000
27	Dividends to shareholders		
	Previous year final cash dividend out of distributable reserves – 494.0 cents per share paid 29 January 2024 (2023: 457.0 cents per share paid 30 January 2023 out of distributable reserves)	1 176 029	1 114 941
	A current-year interim cash dividend of 210.0 cents per share was paid 1 July 2024 out of distributable reserves (2023: 185.0 cents per share paid 3 July 2023 out of distributable reserves)	499 931	447 853
	Total dividends to shareholders	1 675 960	1 562 794

On 23 October 2024 the directors approved the final proposed dividend of 566.0 cents per share (R1 347.4 million).

The source of such a dividend will be from distributable reserves and paid in cash and will be recognised in the statement of changes in equity in 2025.

Dividend payout ratio

The dividend payout ratio is 65.0%.

For further details refer to the directors' report on page 3.

28 Financial risk management

The group's activities expose it to a variety of financial risks: market risk (including currency risk, price risk, interest rate risk), credit risk and liquidity risk.

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

The group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the group's financial performance. The group uses derivative financial instruments to hedge certain risk exposures.

The group treasury functions within the parameters of the treasury policy and reports to a sub-committee of management.

Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices, will affect the group's income or the value of its holdings of financial instruments.

The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return on risk.

The group buys derivatives to hedge economic exposures in the ordinary course of business to manage certain market risks.

Currency risk

The group is exposed to foreign exchange risk through its imports of merchandise. The currencies in which these transactions are primarily denominated are USD, EUR, GBP and CNY. The group's treasury risk management policy is to take out forward exchange contracts, to cover both committed and anticipated exposures.

The impact of a 10% strengthening or weakening of the currency against the USD, EUR, GBP and CNY with all other variables held constant is disclosed in note 29.2. The effect of this movement is based on the outstanding forward foreign exchange contracts held by the group at year-end.

Interest rate risk

The group has interest-bearing assets and liabilities in the form of call deposits, money market investments and short-term borrowings. Interest-bearing assets and liabilities have variable rates which are impacted by market factors and expose the group to cash flow interest rate risk.

There were no material interest rate sensitivities at year-end.

Price risk

The group's exposure to other price risk relates to fluctuations in the share price of the company as a result of the options that have been granted to employees in terms of the long-term incentive scheme (refer note 24.1). The group uses derivative financial instruments in the form of options to hedge exposure in respect of fluctuations in the share scheme obligation arising from movements in the company's share price. Sufficient options were purchased in order to settle the total expected future obligation. As a result of the hedging relationship, movements in the company share price will not have a material impact on either profit or loss or equity of the group.

Credit risk

Credit risk is the risk of financial loss to the group if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises primarily from the group's receivables. Credit risk is managed on a group basis. Credit risk arises from cash and cash equivalents, money market investments, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to Distribution and Retail customers, including outstanding receivables and committed transactions.

Trade and other receivables

The group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. In relation to the Retail business, trade receivables primarily relate to recoverables from vendors with which the group has a trading relationship and medical aids with respect to pharmacy recoverables, while in Distribution customers (excluding intercompany) are primarily hospitals and independent pharmacists.

In relation to the Distribution business, the risk management has been delegated to the management of the subsidiary business.

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Credit evaluations are performed on all customers.

Credit Guarantee Insurance Corporation of Africa Limited is utilised to cover the majority of wholesale customers with a credit balance over a predetermined amount.

Goods are sold subject to retention of title clauses in Distribution so that in the event of non-payment the group may have a secured claim.

The group establishes an allowance for impairment that represents its estimate of expected credit losses in respect of trade and other receivables.

The main components of this allowance are specific loss components that relate to individually significant exposures, and a collective loss component established for groups of similar assets in respect of losses that have been expected but not yet identified.

The collective loss allowance is determined based on historical data of payment statistics of similar financial assets and forward-looking information.

28 Financial risk management (continued)

Liquidity risk

Liquidity risk is the risk that the group will not be able to meet its financial obligations as they fall due.

The group's approach is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risk damage to the group's reputation. Due to the dynamic nature of the underlying businesses, group treasury maintains flexibility in funding by holding availability through credit lines. No significant concentrations of liquidity risk. At year-end the group's total uncommitted facilities available were R4 139 million and USD62 million (2023: R3 639 million and USD62 million). See note 29.5 for details for maturity analysis of the group's financial liabilities.

Capital risk management

The group's objectives when managing capital are to safeguard the group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders, and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the group may adjust the amount of dividends paid to shareholders, return capital to shareholders and issue new shares. The group's target of maintaining a ratio of shareholders' interest to total assets is in the range of 30% to 35%. This is obtained through achieving the group's earnings targets, management of working capital, share buy-backs and dividends.

In 2024 the shareholders' interest to total assets was 30.2% (2023: 31.3%).

29 Financial instruments

Market risk

29.1 Treasury risk management

The treasury committee meets on a regular basis to analyse currency and interest rate exposures and re-evaluate treasury management strategies.

29.2 Foreign exchange risk management

The group is exposed to foreign currency risk as it imports merchandise. This risk is mitigated by entering into forward exchange contracts. These contracts are matched with anticipated future cash flows in foreign currencies.

The group does not use forward exchange contracts for speculative purposes.

The group has measured these instruments at fair value (see note 16).

Exposure to currency risk - foreign exchange contracts

	31 August 2024				31 August 2023			
	,000 USD	O00)	EUR '000	,000 CNA	,000 DSD	O000 GBP	000°	,000 CNA
Forecast purchases and payables due at the end of the year	23 369	4 226	8 212	91 198	25 975	3 465	8 203	111 152
Forward exchange contracts subject to cash flow hedging	21 229	2 809	4 305	91 558	18 290	1 400	5 311	76 759
Net exposure	2 140	1 417	3 907	(360)	7 685	2 065	2 892	34 393

The following exchange rates applied during the year:

	Averd	age rate	Reporting date mid-spot rate	
	2024	2023	2024	2023
USD	18.66	18.07	17.75	18.71
GBP	23.53	22.02	23.38	23.80
EUR	20.16	19.18	19.66	20.43
CNY	2.58	2.56	2.51	2.58

Foreign exchange rate sensitivity analysis

The following table details the group's sensitivity to a 10% strengthening in the South African Rand against the relevant foreign currencies. 10% is the sensitivity rate used when reporting foreign currency risk internally to management personnel and represents management's assessment of a reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and their adjusted translation for a 10% change in foreign currency rates.

	USD	impact	GBP impact		EUR impact		CNY impact	
	2024 R'000	2023 R'000	2024 R'000	2023 R'000	2024 R'000	2023 R'000	2024 R'000	2023 R'000
Decrease in pre-tax other comprehensive income	(39 145)	(33 736)	(6 601)	(3 320)	(8 667)	(10 808)	(23 624)	(19 974)
Increase in profit before tax	3 799	14 383	3 312	4 916	7 682	5 909	(91)	8 890

For a 10% weakening of the South African Rand against the relevant currency, there would be an equal but opposite increase in equity.

29 Financial instruments (continued)

29.3 Fair values of financial instruments

The fair values of financial assets and liabilities, together with the carrying amounts shown in the statement of financial position, are as follows:

		31 Aug	gust 2024	31 August 2023		
		Carrying value R'000	Fair value R'000	Carrying value R'000	Fair value R'000	
Financial assets						
Trade receivables (see note 18) Logistics fees and other	Amortised cost	1 970 498	1 970 498	2 049 998	2 049 998	
receivables (see note 18)	Amortised cost	474 631	474 631	424 257	424 257	
Loans receivable (see note 14)	Amortised cost	171 396	171 396	158 627	158 627	
Financial assets at fair value through profit or loss (see note 15)	Financial assets at fair value through profit or loss	180 775	180 775	163 406	163 406	
Cash and cash equivalents	Amortised cost	2 704 961	2 704 961	2 455 176	2 455 176	
Equity derivative contracts designated as hedging instruments (see note 16)	Financial assets at fair value through OCI	29 433	29 433	7 973	7 973	
Forward exchange contracts designated as hedging instruments (see note 16)	Financial assets at fair value through OCI	_	-	13 269	13 269	
Financial liabilities						
Trade and other payables (see note 26)	Financial liabilities measured at amortised cost	9 228 261	9 228 261	8 625 016	8 625 016	
Forward exchange contracts designated as hedging instruments (see note 16)	Financial liabilities measured at fair value through			2.465	1.405	
	OCI	16 360	16 360	1 633	1 633	

Basis for determining fair values

The following summarises the significant methods and assumptions used in estimating the fair values of financial instruments reflected in the table above.

Derivatives

Fair values of currency and equity derivatives are calculated using standard market calculation conventions with reference to the relevant closing market spot rates, forward foreign exchange and share price.

Non-derivative financial assets and liabilities

Fair value is calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the reporting date except for the insurance cell captive where fair value is determined based on the net asset value at the reporting date.

The fair value of unit trusts are determined by reference to the quoted price in an active market.

The table below provides the valuation method of financial instruments carried at fair value. The different levels have been defined as follows:

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

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques. These valuation techniques maximise the use of observable market data where it is available and rely as little as possible on entity-specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2.

If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

Financial assets and financial liabilities measured at fair value

Group	Level 1 R'000	Level 2 R'000	Level 3 R'000	Total R'000
2024				
Financial assets				
Financial assets at fair value through profit or loss – Investment in Guardrisk Insurance Company Limited (see note 15)	_	14 688	_	14 688
Financial assets at fair value through profit or loss – collective investment schemes (see note 15)	166 087	_	_	166 087
Equity derivative contracts designated as hedging instruments (see note 16)	_	29 433	_	29 433
Total	166 087	44 121	-	210 208
Financial liabilities				
Forward exchange contracts designated as hedging instruments (see note 16)	_	(16 360)	_	(16 360)

29 Financial instruments (continued)

29.3 Fair values of financial instruments (continued)

Group	Level 1 R'000	Level 2 R'000	Level 3 R'000	Total R'000
2023				
Financial assets				
Financial assets at fair value through profit or loss – Investment in Guardrisk Insurance Company Limited (see note 15)	_	10 913	_	10 913
Financial assets at fair value through profit or loss – collective investment schemes (see note 15)	152 493	_	_	152 493
Equity derivative contracts designated as hedging instruments (see note 16)	-	7 973	-	7 973
Forward exchange contracts designated as hedging instruments (see note 16)	-	13 269	-	13 269
Total	152 493	32 155	_	184 648
Financial liabilities				
Forward exchange contracts designated as hedging instruments (see note 16)	-	(1 633)	-	(1 633)

There have been no transfers between levels 1, 2 and 3 during the period.

29.4 Financial instruments (continued)

29.4 Credit risk management

Credit risk refers to the risk that a counterparty may default on its contractual obligation resulting in financial loss to the group. The group is exposed to credit risk arising from cash equivalents, a money market investment, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to Distribution and Retail customers, including outstanding receivables and committed transactions. Management has a formal credit policy in place as a means of mitigating the risk of financial loss to the group.

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

	Carrying	Carrying amount		
	2024 R'000	2023 R′000		
Derivative financial assets (see note 16)	29 433	21 242		
Trade receivables (see note 18)	1 970 498	2 049 998		
Logistics fees and other receivables (see note 18)	474 631	424 257		
Cash and cash equivalents	2 704 961	2 455 176		
Loans receivable (see note 14)	171 396	158 627		
	5 350 919	5 109 300		

Trade receivables

The group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. Management has a credit policy in place and exposure to credit risk is monitored on an ongoing basis. Credit evaluations are performed on all customers who purchase from the group. The group uses the expected credit loss model whereby a provision matrix is performed on the simplified method to calculate the provision.

Trade receivables can be categorised into Distribution customers and Retail customers.

	Carryin	Carrying amount		
	2024 R'000	2023 R′000		
Retail customers	90 750	104 868		
Distribution customers	1 879 748	1 945 130		
	1 970 498	2 049 998		

29 Financial instruments (continued)

29.4 Credit risk management (continued)

Expected credit loss model

At each reporting date the group performs an impairment analysis using a provision matrix to determine the expected credit loss of trade receivables. The receivables balances are disaggregated according to similar characteristics and loss patterns, being pharmacy and wholesale debtors. The group used historical loss rates, adjusted for forward-looking information as per the group accounting policy to determine the loss rate as outlined below:

The group's trade receivables are stated net of impairment losses. An analysis of impairment losses are as follows:

	Retail		Distri	bution
	2024 R'000	2023 R′000	2024 R'000	2023 R'000
Balance at the beginning of the year	(8 990)	(25 353)	(13 273)	(16 362)
Impairment allowance (recognised)/reversed during the year	(38)	16 363	(2 249)	(2 680)
Trade receivables written off during the year as uncollectable	_	_	1 258	5 769
Balance at the end of the year	(9 028)	(8 990)	(14 264)	(13 273)

The creation of impairment losses have been included in note 18.

Amounts charged to the allowance account are generally written off to the financial asset when there is no expectation of recovery.

Retail customers

The ageing of trade receivables at the reporting date was:

			2024				2023	
		Estimated				Estimated		
		gross				gross		
		carrying				carrying	Expected	
	Loss	amount at	Expected		Loss	amount at	credit	
	rate	default	credit loss	Net	rate	default	loss	Net
	%	R'000	R'000	R'000	%	R'000	R'000	R'000
Not past due	9.0	99 778	(9 028)	90 750	7.9	113 858	(8 990)	104 868

Retail trade receivables mainly relate to receivables from medical aids with respect to pharmacy debtors.

Trade debtors are classified as past due when they have passed their payment date by one day.

29 Financial instruments (continued)

29.4 Credit risk management (continued)

Distribution customers

The ageing of trade receivables at the reporting date was:

			2024				2023	
		Estimated gross carrying				Estimated gross carrying		
	Loss	amount at	Expected		Loss	amount at		
	rate	default	credit loss	Net	rate		credit loss	Net
	%	R'000	R'000	R'000	%	R′000	R'000	R'000
Not past due	0.5	1 788 762	(8 226)	1 780 536	0.4	1 914 141	(7 541)	1 906 600
Past due 0 – 30 days	0.5	57 993	(273)	57 720	0.3	24 349	(64)	24 285
Past due more								
than 31 days	12.2	47 257	(5 765)	41 492	28.5	19 913	(5 668)	14 245
Total	0.8	1 894 012	(14 264)	1 879 748	0.7	1 958 403	(13 273)	1 945 130

Distribution customers are primarily hospitals and independent pharmacists. The Distribution business minimises its exposure to credit risk by insuring debtors with balances greater than a predetermined amount. There is an excess (which varies between hospitals and independent pharmacists) that is carried by the Distribution business with the balance being covered by Credit Guarantee Insurance Corporation of Africa Limited.

Insured debtors:

Gross	amount
2024 R′000	2023 R'000
1 894 012	1 958 403

The exposure to credit risk in respect of these debtors is managed through credit evaluations. Expected credit losses are immaterial.

Cash and cash equivalents

The group's banking facilities are with reputable institutions, all of which have a strong credit rating and expected credit losses are immaterial.

Other loan

Other loans are reviewed at least on an annual basis to assess their recoverability. The recoverability of the loans have been assessed and no impairments have been noted. Expected credit losses on loans are immaterial.



29 Financial instruments (continued)

29.5 Liquidity risk management

Liquidity and interest risk tables

The following tables detail the group's remaining contractual maturity for its financial liabilities, including interest payments and excluding the impact of netting agreements:

	Carrying	Contractual	Not later than one	Later than one year, not later than	Later than
	amount R'000	cash flows R'000	year R'000	five years R'000	five years R'000
2024					
Liabilities					
Derivative financial liabilities (see note 16)	16 360	16 360	16 360	_	_
Trade and other payables					
(see note 26)	9 228 261	9 228 261	9 228 261	-	-
Lease liabilities (see note 25)	3 786 286	4 653 257	1 313 733	3 091 296	248 228
	13 030 907	13 897 878	10 558 354	3 091 296	248 228
2023					
Liabilities					
Derivative financial liabilities	1 400	1 400	1 4 2 2		
(see note 16)	1 633	1 633	1 633	_	_
Trade and other payables (see note 26)	8 625 016	8 625 016	8 625 016	_	_
Lease liabilities (see note 25)	3 238 925	3 826 407	1 130 772	2 477 780	217 855
	11 865 574	12 453 056	9 757 421	2 477 780	217 855

30 Capital commitments

	Gr	Group		
	2024 R′000	2023 R'000		
Capital expenditure approved by the directors Contracted	102 054	142 032		
Not contracted	922 891	737 518		
	1 024 945	879 550		

Capital commitments relate to the group's investment in property, plant and equipment and intangible assets to maintain and expand operations.

The capital expenditure will be financed from internally generated funds and borrowings.

31 Financial guarantees

Group companies provide surety for other group companies to the value of R4 139 million and USD62 million (2023: R3 639 million and USD62 million) with respect to facilities held with various banks. At year-end these facilities had no drawings by group companies (2023: nil). The fair values of the financial guarantees are considered negligible.

32 Related party transactions

32.1 Group

Clicks Group Limited is the ultimate holding company of the group.

Transactions between group subsidiaries

During the year, in the ordinary course of business, certain companies within the group entered into transactions with one another. These intragroup transactions have been eliminated on consolidation. For a list of the group's subsidiaries, see page 48.

Related party transactions include:

- i) dividends paid and received from subsidiary companies and associates;
- ii) interest received from or paid to subsidiary companies;
- iii) loans to or from subsidiary companies;
- iv) sale of goods between subsidiary companies; and
- v) administration fees received from or paid to subsidiary companies.

Directors and key management

Certain non-executive directors are also non-executive directors of other public companies which transact with the group. The relevant directors do not believe that they have control, joint control or significant influence over the financial or operating policies of those companies.

Executive directors' employment contracts do not provide for a defined period of employment, but specify a notice period for the chief executive officer of 12 months and six months for the other executive directors. During this notice period all standard benefits accrue to the directors in question. Contracts do not provide for predetermined compensation on termination other than that accorded to employees in terms of the group's remuneration policies.

Employee benefits paid to directors and key management personnel are detailed in note 4.

Shares held by directors and their related entities

The audited percentage of shares held by directors of the company at year-end is disclosed on page 50.



32 Related party transactions (continued)

32.1 Group (continued)

	Group		
	2024 R'000	2023 R'000	
Transactions with Sorbet Brands Proprietary Limited			
Dividends received	_	1 137	
Management fee received	_	2 939	
Royalties paid	-	10 160	
Transactions with Mistragystix Proprietary Limited			
Interest income	17 505	14 185	
Loan receivable	140 000	110 000	

Other related parties

The group has identified The Clicks Helping Hand Trust as a related party because of the group's involvement in the charitable and developmental activities of the trust. The group has not consolidated the trust as it is not exposed to variable returns from them and any non-financial benefit is considered to be insignificant. The total net assets for the trust is R14 626 462 (2023: R17 539 630) and a net surplus of R2 913 167 (2023: R2 778 325). Donations to the trust during the year from subsidiary companies were:

	Gro	up
	2024 R'000	2023 R'000
The Clicks Helping Hand Trust	6 045	5 801

No financial benefits were derived by the group from this relationship.

Contributions to pension and provident fund

Contributions paid to pension and provident fund are included in note 4 and additional information in note 24.

32.2 Company

The company has the following related party transactions:

	Com	Company		
	2024 R'000	2023 R'000		
32.2.1 Dividends received				
New Clicks South Africa Proprietary Limited	2 450 000	2 620 000		
Clicks Group Eswatini Proprietary Liminted	35 000	_		
Total dividends received from related parties	2 485 000	2 620 000		
32.2.2 Loans by subsidiary companies				
New Clicks South Africa Proprietary Limited	3 087 763	3 147 710		
Clicks Centurion Proprietary Limited	9 000	9 000		
Clicks Group Eswatini Proprietary Limited	Clicks Group Eswatini Proprietary Limited 31 500			
	3 128 263	3 156 710		

A schedule of the loans and investments in related parties is included on page 48.

33 Borrowing powers

In terms of the memorandum of incorporation, the borrowing powers of the company are unlimited.

34 Operating segments

The group has identified two reportable segments, as described below.

For each of the operating brands, the group's chief decision-makers review internal management reports on a monthly basis. The following describes the operations in each of the group's reportable segments:

Retail

Retail comprises Clicks, a specialist health, beauty and homeware retailer; Sorbet, a franchising of hair and beauty salons; 180 Degrees Marketing, a software development company; and The Body Shop, which specialises in naturally inspired luxury toiletries, cosmetics, gifting and grooming, with stores in the Republic of South Africa, Namibia, Eswatini, Botswana and Lesotho. The revenue, assets and liabilities recognised in countries outside of South Africa are not significant in relation to those recognised locally.

Distribution

UPD is a national full-range pharmaceutical wholesaler and also provides distribution capability for the Clicks Group. UPD operates within the Republic of South Africa.

The information regarding the results of each reportable segment is included on page 13. Performance is measured based on segment trading profit, as included in the internal management reports that are reviewed by the group's chief operating decision-makers. 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. Inter-segment transactions are on an arm's length basis.

Major customers

There are no external customers that account for more than 10% of the group's revenue.

35 Events after reporting date

On 24 October 2024 a final gross cash dividend of 566.0 cents per share (R1 347.4 million) was declared out of distributable reserves.

Company statement of comprehensive income

for the year ended 31 August 2024

	Notes	2024 R'000	2023 R'000
Dividend income from subsidiary	32.2.1	2 485 000	2 620 000
Bank charges		(10)	(9)
Operating costs		(64)	(54)
Profit before financing cost		2 484 926	2 619 937
Financial income		2 180	1 868
Profit before taxation		2 487 106	2 621 805
Income tax expense	7	(4 069)	(502)
Profit for the year		2 483 037	2 621 303
Other comprehensive income for the year, net of tax		-	_
Total comprehensive income for the year		2 483 037	2 621 303

Company statement of financial position

at 31 August 2024

No		2024 R′000	2023 R'000
Assets			
Non-current assets			
Interest in subsidiary companies (see page 48)		3 753 013	3 781 460
Current assets		2 155	492
Cash and cash equivalents		2 155	492
Total assets		3 755 168	3 781 952
Equity		3 744 903	3 772 616
Share capital	19	2 381	2 412
Share premium	19	3 301 189	3 301 189
Distributable reserve		441 333	469 015
Current liabilities		10 265	9 336
Trade and other payables		2 268	1 275
Income tax payable		7 997	8 061
Total equity and liabilities		3 755 168	3 781 952

Company statement of changes in equity

for the year ended 31 August 2024

	Number of shares (Note 19) '000	Share capital (Note 19) R'000	Share premium (Note 19) R'000	Distributable reserve R'000	Total R'000
Balance at 1 September 2022	243 970	2 440	3 301 189	113 998	3 417 627
Total comprehensive income for the year	_	-	_	2 621 303	2 621 303
Shares repurchased and cancelled	(2 809)	(28)	_	(703 492)	(703 520)
Dividend declared to shareholders (see note 27)	_	-	-	(1 562 794)	(1 562 794)
Balance at 31 August 2023	241 161	2 412	3 301 189	469 015	3 772 616
Total comprehensive income for the year	-	-	_	2 483 037	2 483 037
Shares repurchased and cancelled	(3 099)	(31)	-	(834 759)	(834 790)
Dividend declared to shareholders (see note 27)	-	-	-	(1 675 960)	(1 675 960)
Balance at 31 August 2024	238 062	2 381	3 301 189	441 333	3 744 903

Company statement of cash flows

for the year ended 31 August 2024

	0004	Restated
	2024 R'000	2023 R'000
Cash effects of operating activities		
Loss before working capital changes	(74)	(63)
Working capital changes	993	(930)
Cash generated by operations	919	(993)
Interest received	2 180	1 868
Taxation paid	(4 133)	(434)
Cash (outflow)/inflow from operating activities before dividends paid	(1 034)	441
Dividends paid to shareholders	(1 675 960)	(1 562 794)
Net cash effects of operating activities	(1 676 994)	(1 562 353)
Cash effects of investing activities		
Loan from/(to) subsidiaries*	59 947	_
Dividends received from subsidiary*	2 453 500	2 265 124
Net cash effects of investing activities	2 513 447	2 265 124
Cash effects of financing activities		
Shares repurchased	(834 790)	(703 520)
Net cash effects of financing activities	(834 790)	(703 520)
Net movement in cash and cash equivalents	1 663	(749)
Cash and cash equivalents at the beginning of the year	492	1 241
Cash and cash equivalents at the end of the year	2 155	492

^{*} The 2023 cash flow statement has been restated. The line items impacted have been marked with an asterisk (*). As a result of the correction, loans to subsidiaries and dividends received from subsidiary both reduced by R354.9 million. The net cash effects of investing activities of R2 265.1 million remained unchanged. The restatement had no impact on the statements of comprehensive income or financial position of the company.

Notes to the company statement of cash flows

for the year ended 31 August 2024

	2024	2023
	R'000	R'000
Loss before working capital changes		
Profit before taxation	2 487 106	2 621 805
Adjustment for:		
Dividend received	(2 485 000)	(2 620 000)
Financial income	(2 180)	(1 868)
	(74)	(63)
Working capital changes		
Increase/(decrease) in trade and other payables	993	(930)
	993	(930)
Taxation paid		
Income tax payable at the beginning of the year	8 061	7 993
Current tax charge	4 069	502
Income tax payable at the end of the year	(7 997)	(8 061)
	4 133	434

Interest in subsidiary companies

at 31 August

			Ordinary issued		amounts written off	Amount owing by subsidiaries ²	
Nan	ne of company/entity and nature of business	Country of incorporation	share capital/ trust capital ¹	2024 R'000	2023 R′000	2024 R'000	2023 R'000
Dire	actly held						
i)	Trading						
	New Clicks South Africa Proprietary Limited	South Africa	R500	272 439	272 439	3 087 763	3 147 710
ii)	Property owning						
	Clicks Centurion Proprietary Limited	South Africa	R10	*	*	9 000	9 000
iii)	New Clicks Foundation Trust	South Africa	R5 000	-	-	-	-
Indi	rectly held						
i)	Trading						
	Clicks Group (Eswatini) Proprietary Limited	Eswatini	E2	-	-	31 500	_
	The Clicks Organisation (Botswana) Proprietary Limited	Botswana	BWP3 000	-	-	-	_
	Clicks Group (Namibia) Proprietary Limited	Namibia	N\$100	-	-	-	_
	Clicks Group (Lesotho) Proprietary Limited	Lesotho	M1 000	-	-	-	_
	Clicks Retailers Proprietary Limited	South Africa	R200	-	-	-	-
	Clicks Investments Proprietary Limited	South Africa	R16 685 175 000	-	-	-	-
	180 Degrees Services Proprietary Limited	South Africa	R120	-	-	-	-
	K2021423995 (South Africa) Proprietary Limited	South Africa	R100	-	-	-	-
	180 Degrees Marketing Proprietary Limited	South Africa	R100	-	-	-	-
	Sorbet Group Proprietary Limited	South Africa	R11 200 400	-	-	-	-
	H. Mallach and Associates Proprietary Limited (trading as M-Kem)	South Africa	R100	-	-	-	-
ii)	Name protection and dormant						
	Two companies (2023: two companies)			_	-	-	
				272 439	272 439	3 128 263	3 156 710
Sha	res at cost less amounts written off			272 439	272 439		
Amo	ounts owing by subsidiary companies			3 128 263	3 156 710		
Sha	re-based payments capitalised			352 311	352 311		
Inte	rest in subsidiaries			3 753 013	3 781 460		

All other loans are interest free, unsecured and repayable by agreement.

- Values less than R1 000.
 All directly and indirectly owned subsidiaries are wholly owned by group.
 There is no intention for the company to recall the loans in the next 12 months after the reporting date.

Analysis of shareholders

at 31 August 2024

	Number of shares	Percentage of shares
Public and non-public shareholders		
Public shareholders	237 897 466	99.9%
Non-public shareholders		
Shares held by directors	164 999	0.1%
Total non-public shareholders	164 999	0.1%
Total shareholders	238 062 465	100.0%

According to the company's register of shareholders, read in conjunction with the company's register of disclosure of beneficial interests made by registered shareholders acting in a nominee capacity, the following fund managers managed 3% or more of the issued share capital at 31 August 2024:

	August 2024 Percentage of shares	August 2023 Percentage of shares
Major fund managers managing 3% or more		
Public Investment Corporation (SA)	17.9%	16.8%
JPMorgan Asset Management (UK and US)	5.4%	6.1%
Ninety One Asset Management (SA)	5.1%	1.7%
BlackRock (US and UK)	4.8%	4.7%
GIC Asset Management (Singapore)	4.5%	5.6%
The Vanguard Group (US)	4.0%	4.0%
RBC Global Asset Management (UK)	3.8%	4.6%
Federated Hermes (UK)	3.4%	4.7%
Funds no longer managing 3% or more		
T Rowe Price (UK and US)	2.7%	4.9%





Analysis of shareholders continued

at 31 August 2024

	Number of shares	Percentage of shares
Major beneficial shareholders holding 3% or more		
Government Employees Pension Fund	44 375 917	18.6%
GIC Asset Management	10 785 419	4.5%
Classification of registered shareholdings		
Banks/Brokers	113 420 578	47.6%
Retirement funds	60 148 126	25.3%
Mutual funds	49 832 437	20.9%
Insurance companies	4 857 235	2.0%
Individuals	4 163 561	1.8%
Trusts	1 837 724	0.8%
Endowment funds	1 534 952	0.6%
Other	2 267 852	1.0%
	238 062 465	100.0%

	Number of holders	Percentage of holders	Number of shares	Percentage of shares
Distribution of registered shareholdings				
1 – 1 000	17 744	88.7%	2 505 157	1.1%
1 001 – 10 000	1 474	7.4%	4 596 332	1.9%
10 001 - 100 000	537	2.7%	17 116 809	7.2%
100 001 - 1 000 000	203	1.0%	57 863 496	24.3%
1 000 001 shares and over	39	0.2%	155 980 671	65.5%
	19 997	100.0%	238 062 465	100.0%

	2024				20	023		
	Direct beneficial shares	Indirect beneficial shares	Indirect non-beneficial shares	Total	Direct beneficial shares	Indirect beneficial shares	Indirect non-beneficial shares	Total
Directors' shareholdings	SHOIES	3HQIE3	sildles	ioidi	sildles	silales	sildies	Iolai
David Nurek	-	_	56 000	56 000	_	_	65 000	65 000
John Bester ¹	-	-	-	_	12 000	10 000	-	22 000
Bertina Engelbrecht	90 068	-	-	90 068	90 068	_	_	90 068
Sango Ntsaluba	492	_	-	492	365	_	-	365
Gordon Traill	15 119	3 320	-	18 439	12 309	_	-	12 309
Total	105 679	3 320	56 000	164 999	114 742	10 000	65 000	189 742

Retired as a non-executive director 1 February 2024.

The total number of ordinary shares in issue is 238 062 465 (2023: 241 160 799). Percentage of issued share capital held by directors is 0.07% (2023: 0.08%). Details of all dealings in Clicks Group shares by directors during the financial year are contained in the directors' report on page 3. There were no changes in directors' shareholding between the end of the financial year and the date of approval of the annual financial statements.



Corporate information

Clicks Group Limited

Incorporated in the Republic of South Africa Registration number 1996/000645/06 Income tax number 9061/745/71/8

JSE share code: CLS ISIN: ZAE000134854 ADR ticker symbol: CLCGY ADR CUSIP code: 18682W205

Registered address

Cnr Searle and Pontac Streets Cape Town 8001 Telephone: +27 (0)21 460 1911

Postal address

PO Box 5142 Cape Town 8000

Company secretary

Annalize Barnard, CA (SA) E-mail: companysecretary@clicksgroup.co.za

Auditors

KPMG Inc.

Principal bankers

FirstRand Bank Limited

JSE sponsor

Investec Bank Limited

Transfer secretaries

Computershare Investor Services Proprietary Limited Business address: Rosebank Towers, 15 Biermann Avenue, Rosebank 2196 Postal address: Private Bag X9000, Saxonwold 2132 Telephone: +27 (0)11 370 5000

Investor relations consultants

Tier 1 Investor Relations E-mail: ir@tier1ir.co.za

Shareholders' diary

Annual general meeting	30 January 2025
Preliminary results announcements	
Interim results to February 2025	on or about 17 April 2025
Final results to August 2025	on or about 23 October 2025
Publication of 2025 integrated report	November 2025
Ordinary share dividend	
2024 final dividend	
Last day to trade with dividend included	21 January 2025
Date of dividend payment	27 January 2025



