

ATH Group FY25 Financial Results

ATH Achieves Record Revenue and Significant Growth in FY2025

ATH reported financial results for the financial year ending 2025, with revenue rising 10.30% to \$1.032 billion from \$935 million last year.

Group operating profit increased by \$54 million, reaching \$112 million at year-end, compared to \$58 million in FY24.

The increase is indicative of enhanced operational efficiency and market expansion. Robust performance in Papua New Guinea, Fiji, and Vanuatu significantly contributed to these strong results, while other markets also delivered positive outcomes.

Key Highlights:

- **Revenue Growth:** The overall revenue growth is driven primarily by improved performance in the data segment, consumer markets as well as growth in the enterprise business segment in Fiji, PNG and other markets.
- **Data Revenue Dominance:** Data revenue continues to play a pivotal role in our revenue structure, reflecting the growing demand for mobile and internet services in the region.
- Infrastructure Investments: The group has made significant infrastructure investments
 of over \$120 million, mainly directed towards preparations for the upcoming 5G
 network, ensuring that we remain at the forefront of technological advancements.
- Net Profit After Tax: Our net profit after tax has improved significantly, showing a 138% increase closing at \$21m compared to \$9m in FY24.
- Net Assets: For FY2025, net assets closed at \$605 million, reflecting the robust financial health of the company.
- **Fintech Growth:** The Fintech segment continues to expand, with new strategies aimed at enhancing opportunities with MPaisa, MTala and MVatu in Fiji, Samoa and Vanuatu, respectively as well as other upcoming mobile money platforms throughout the region.

Mr. Attar Singh, the Chairman of the Board, said that the improved results were significantly influenced by the operations across the region. The positive performance in various product segments, including Vanuatu despite earthquake impacts, further contributed to our success. He added that the group operates in a highly capital-intensive sector and continuous demand of data in the region stretches our resources and requires extensive planning to meet our customer demands.

ATH is excited about the future prospects as we continue to innovate and adapt to the evolving market landscape. We remain committed to delivering value to our shareholders and stakeholders.

(Ends)

Chairperson/Divector

Attar Singh

Director Peter Chan

19 September 2025

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES

FINANCIAL STATEMENTS

FOR THE YEAR ENDED 30 JUNE 2025

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2025

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DIRECTORS' REPORT

In accordance with a resolution of the board of directors, the directors herewith submit the consolidated statement of financial position of Amalgamated Telecom Holdings Limited ("the Holding Company") and its subsidiary companies ("the Group", individually referred to as "group entities", see note 32 for investments in subsidiaries) as at 30 June 2025, the related consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended and report as follows:

Directors

The following were directors of the Holding Company at any time during the financial year and up to the date of this report:

Mr Attar Singh - Chairman- Appointed on 10 July 2024 Mr Daksesh Patel - Resigned on 29 November 2024 Mr Joweli Taoi - Demised on 21 February 2025 Mrs Tanya Waqanika - Appointed on 10 July 2024 Mr Peter Chan Mr Vilash Chand Mr Viliame Vodonaivalu Mr. Sikeli Tuinamuana - Appointed on 9 June 2025

Principal Activities

The principal activity of the Group during the year were the provision of telecommunications services. The principal activities of the operating subsidiary companies were as follows:

Entity	Principal Activities
Telecom Fiji Pte Limited	Telecommunication, Information and Communications Technology (ICT) and data services, post and pre-paid telephony services, sale of telephone equipment, sale of office and computer equipment, provision of internet related services and selling of prepaid transactions cards.
Vodafone Fiji Pte Limited including its subsidiaries, Datec (Fiji) Pte Limited and its subsidiary, Datec Australia Pty Limited, Datec New Zealand Limited, Digitec ICT Limited (PNG), Etech ICT Pte Limited (Singapore), Etech ICT Pty Limited (Australia) and Digital Financial Services Pte Limited (DFS)	Cellular mobile telecommunication services, cloud services, e-transport, other ancillary services on mobile platform and sale of computer hardware and software, ICT services, M-paisa services, equipment rental, provision of technical support and other related services provided within the technology industry.
Fiji International Telecommunications Pte Limited (FINTEL)	International telecommunications facilities and provision of Internet related services.
Amalgamated Telecom Holdings (Kiribati) Limited	Telecommunications and ICT services in the Republic of Kiribati.
Telecom Vanuatu Limited	Telecommunication services in the Republic of Vanuatu.
Amalgamated Bluesky Telecom Holdings LLC and its subsidiary companies including AST Telecom LLC, American Samoa Entertainment Inc., Bluesky Samoa Limited, Telecom Cook Islands Limited, TCNZ Cook Islands Limited, Teleraro Limited, Bluesky Pacific Holdings Limited, Bluesky Cook Islands Investment Limited, Bluesky Holding New Zealand Limited and Teleraro Management Limited	Equity investments, provision of mobile wireless (GSM) and broadband internet services, provision of telecommunication services which includes local and international telecommunications services, sale of telephone equipment, compilation and publishing of telephone directory, provision of internet connection and internet related services, operation of a mobile and fixed line telecommunications network and provision of cable services and internet.
eLandia Technologies, LLC and its subsidiary companies including American Samoa Hawaii Cable LLC and Samoa American Samoa Cable Limited	Equity investments, operation of an undersea fibre optic cable system and the sale of broadband capacity.
ATH Global Pte Limited ATH and its subsidiary companies including International Venture Pte Limited and Digitec Communications Limited (PNG)	Equity investments and telecommunication services.

There were no significant changes in the nature of principal activities of the Group during the financial year.

DIRECTORS' REPORT [CONT'D]

Results

The consolidated profit after income tax attributable to the members of the Holding Company for the year ended 30 June 2025 was \$21,301,000 (2024: \$17,097,000).

Dividends

Dividends of \$16,751,000 was proposed by the Holding Company, approved by the board of directors, subject to its ratification by shareholders, for the year ended 30 June 2025 (2024: \$14,358,000).

Basis of Accounting - Going Concern

The financial statements of the Group have been prepared on a going concern basis. The directors consider the application of the going concern principle to be appropriate in the preparation of these consolidated financial statements as the directors believe that the Group has adequate funds to meet its liabilities as and when they fall due over the next twelve months.

Bad Debts and Allowance for Expected Credit Loss

Prior to the completion of the financial statements of the Group, the directors took reasonable steps to ascertain that action had been taken in relation to writing off of bad debts and the making of allowance for expected credit loss. In the opinion of the directors, adequate allowance has been made for expected credit loss.

As at the date of this report, the directors are not aware of any circumstances, which would render the amount written off for bad debts, or the allowance for expected credit loss in the Group, inadequate to any substantial extent.

Current and Non-Current Assets

Prior to the completion of the financial statements of the Group, the directors took reasonable steps to ascertain whether any current and non-current assets were unlikely to realise in the ordinary course of business their values as shown in the accounting records of the Group. Where necessary, these assets have been written down or adequate allowance has been made to bring the values of such assets to an amount that they might be expected to realise.

As at the date of this report, the directors are not aware of any circumstances, which would render the values attributed to current and non-current assets in the Group's financial statements misleading.

Unusual Transactions

In the opinion of the directors, the results of the operations of the Group during the financial year were not substantially affected by any item, transaction or event of a material unusual nature, nor has there arisen between the end of the financial year and the date of this report, any item, transaction or event of a material unusual nature, likely in the opinion of the directors, to affect substantially the results of the operations of the Group in the current financial year.

Events Subsequent to Balance Date

a) Subsequent to year-end, subsidiary entity ICT Holding Limited commenced the process to amalgamate with its subsidiary, Digitec ICT Limited, which is 49% owned by ICT Holding Limited and 51% owned by Vodafone Fiji Pte Limited. The decision to proceed with the amalgamation was approved after the reporting date, with preparatory steps initiated accordingly. In July 2025, the Internal Revenue Commission (IRC) granted clearance for stamp duty exemption in relation to the proposed amalgamation. Lodgements with the relevant regulatory authorities are yet to be submitted, and completion of the amalgamation is expected in the next financial year. This internal restructuring is part of a strategic initiative to simplify the corporate structure and improve operational efficiency.

DIRECTORS' REPORT [CONT'D]

Events Subsequent to Balance Date [CONT'D]

b) Subsequent to year-end, the Holding Company and Vanuatu National Provident Fund have agreed on the Term Sheet for the conversion of the loan to Telecom Vanuatu Limited by Vanuatu National Provident Fund in prior years to equity via the sale of 14% stake by Holding Company to Vanuatu National Provident Fund in exchange for novation of the VT800 million loan to Holding Company. The parties are finalizing the draft agreement as of the date of this report.

Apart from the above, no other matters or circumstances have arisen since the end of the financial year which would require adjustment to, or disclosure in, the consolidated financial statements of the Group.

Other Circumstances

As at the date of this report:

- (i) no charge on the assets of any company in the Group has been given since the end of the financial year to secure the liabilities of any other person;
- (ii) no contingent liabilities have arisen since the end of the financial year for which any company in the Group could become liable; and
- (iii) no contingent liabilities or other liabilities of any company in the Group have become or are likely to become enforceable within the period of twelve months after the end of the financial year which, in the opinion of the directors, will or may substantially affect the ability of the Group to meet its obligations as and when they fall due.

As at the date of this report, the directors are not aware of any circumstances that have arisen, not otherwise dealt with in this report or the Group's financial statements which would make adherence to the existing method of valuation of assets or liabilities of the Group misleading or inappropriate.

Directors' Benefits

Since the end of the previous financial year, no director has received or become entitled to receive a benefit (other than benefits disclosed in the financial statements and / or those included in the aggregate amount of emoluments received or due and receivable by directors shown in the consolidated financial statements or received as the fixed salary of a full-time employee of any company in the Group or of a related corporation) by reason of a contract made by any company in the Group or by a related corporation with the director or with a company of which the director is a member, or with a company in which the director has a substantial financial interest.

For and on behalf of the board and in accordance with a resolution of the board of directors.

Dated this 19 day of September 2025.

Director

Director

DIRECTORS' DECLARATION

This declaration by directors is required by the Companies Act, 2015.

The directors of the Holding Company have made a resolution that declares:

- a) In the opinion of the directors, the consolidated financial statements of the Group for the year ended 30 June 2025:
 - comply with International Financial Reporting Standards and give a true and fair view of the financial position of the Group as at 30 June 2025 and of the performance and cash flows of the Group for the year ended 30 June 2025;
 - ii. have been prepared in accordance with the Companies Act, 2015;
- The directors have received independence declaration by auditors as required by Section 395 of the Companies Act, 2015; and
- c) At the date of this declaration, in the opinion of the directors, there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable.

For and on behalf of the board and in accordance with a resolution of the board of directors.

Dated this 19 day of September 2025.

Director

Petr Ola



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AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES

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AUDITOR'S INDEPENDENCE DECLARATION TO THE DIRECTORS

As Auditor for the audit of Amalgamated Telecom Holdings Limited and subsidiary companies for the financial year ended 30 June 2025, I declare to the best of my knowledge and belief, there have been:

- (a) no contraventions of the auditor independence requirements of the Companies Act, 2015 in relation to the audit; and
- (b) no contraventions of any applicable code of professional conduct in relation to the audit.

Wathsala Suraweera

Partner Suva, Fiji

BDO

CHARTERED ACCOUNTANTS

19 September 2025



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INDEPENDENT AUDITOR'S REPORT

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To the Shareholders of Amalgamated Telecom Holdings Limited

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the consolidated financial statements of Amalgamated Telecom Holdings Limited and subsidiary companies (the Group), which comprise:

- the consolidated statement of financial position as at 30 June 2025;
- the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended; and
- notes to the consolidated financial statements, including a summary of material accounting policies.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the financial position of the Group as at 30 June 2025, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

Basis for Opinion

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

Key Audit Matters

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

Key Audit Matters (Cont'd)

KEY AUDIT MATTER

HOW OUR AUDIT ADDRESSED THE MATTER

Impairment Assessments of Non - Financial Assets

a) Impairment Assessment of Goodwill

The Group's goodwill is recognised in a number of Cash Generating Units (CGUs). We focused on this area due to:

- the size of the goodwill balance (\$136 million as at 30 June 2025);
- the Group's assessment of the 'Value In Use' of the CGUs involves significant judgements about the future results of the relevant CGU's and the discount rates applied to future cash flow forecasts; and
- the Group incurs significant capital investments annually and the capital expenditure forecasts also involves significant estimation and judgement process.

The Group performed an impairment assessment of the goodwill by:

- calculating the Value In Use for each CGU using a discounted cash flow model. These models used cash flows (revenues, expenses and capital expenditure) for each CGU for five years, with a terminal growth rate applied to the fifth year. These cash flows were then discounted to net present value using each CGU's Weighted Average Cost of Capital (WACC); and
- comparing the resulting Value In Use of each CGU to their respective book values.

Refer to note 15(a) of the financial statements for details of the Group's impairment test and assumptions.

Given the complexities involved in Goodwill impairment assessment process, we got our internal valuation experts involved to assist our in assessing this matter.

We performed detailed procedures for all the CGUs which included the following, amongst others:

- Reviewed and assessed the methodology used by the Group and its appropriateness for conducting goodwill impairment tests.
- Evaluated each CGU's cash flow forecasts, capital expenditure forecasts and the process by which they were developed, including considering the mathematical accuracy of the underlying calculations.
- Compared them to the latest Board-approved budgets.
- Compared current year (2025) actual results with the prior year (2024) forecast to consider whether any forecasts included assumptions that, with hindsight, had been optimistic.
- Evaluated the Group's key assumptions for growth rates in the forecasts by comparing them to historical results and economic and industry forecasts.
- Involved internal valuation experts to recalculate management's discount rates based on the Group and its industry.
 - Valuation specialists were also involved in assessing the Value In Use model for valuation methodology, including the treatment of assumptions for capital expenditure, working capital, terminal value and the Net Present Value calculations.
- Performed sensitivity analysis on all CGUs in two main areas being the discount rate and terminal growth rate assumptions.
 - For the CGUs with a higher risk of impairment we performed a range of sensitivity analyses including discount rate, terminal growth rate assumptions and revenue growth.
- Reviewed events and transactions occurring after the reporting date that may indicate changes in the recoverable amounts of CGUs.
- Assessed the Group's disclosures of the quantitative and qualitative considerations in relation to the valuation of goodwill, by comparing these disclosures to our understanding of the matter and against the requirements of the accounting standards.

Key Audit Matters (Cont'd)

KEY AUDIT MATTER

HOW OUR AUDIT ADDRESSED THE MATTER

1. Impairment Assessments of Non - Financial Assets

b) Impairment Assessment of Property, Plant and Equipment

Property, Plant and Equipment (PPE) is considered to be one of the most significant balances in the financial statements of the Group given the size of the balance being \$999 million as at 30 June 2025.

Furthermore, complexities are involved in capitalization and impairment assessment process of property, plant and equipment, in particular due to evolving changes in technology in telecommunications industry.

Significant investments are also made by the Group annually in enhancing the infrastructure networks in various subsidiary entities.

Given the evolving changes in technology in telecommunications industry and significant investments made in capital assets of the Group over time, we have considered assessment of impairment of property, plant and equipment as a key audit aspect for the audit hence, considered it as a key audit matter.

We performed the following procedures in relation to impairment assessment of property, plant and equipment amongst others:

- Reviewed the Group's policies and procedures for testing property, plant and equipment for impairment and processes related to the identification and assessment of impaired property, plant and equipment.
- Ensured that the Group's impairment assessment process complies with relevant accounting standards.
- Reviewed the criteria used by the Group to identify potential impairment indicators (e.g., significant decline in market value, physical damage, changes in technology, upgrade into new technology or market conditions).
- Assessed whether the Group's process for identifying impairment indicators is consistent with accounting standards and industry practices.
- Checked for any signs of impairment based on internal indicators and external indicators affecting the telecommunications industry and assessments carried out by the management evaluating the indicators and conclusions reached.

2. Revenue Recognition

Revenue recognition of the Group is relatively complex as the Group is predominantly involved in telecommunications industry and its various telecommunication products and revenue streams requires large volume of data processing with the significant volumes of transactions.

The audit focused on evaluating the adequacy and appropriateness of the Group's revenue recognition policies, testing the accuracy of revenue calculations, and ensuring compliance with the relevant accounting standards.

Our procedures included amongst others:

 With the assistance of our IT specialists, evaluated the design and implementation of internal controls related to revenue recognition and tested the operating effectiveness of these controls.

This specifically included the evaluation of general IT Control environment of the Group and its effectiveness for our reliance.

 Reviewed the Group's revenue recognition policies and procedures and evaluated whether these policies aligned with the relevant accounting standards.

Key Audit Matters (Cont'd)

2. Revenue Recognition (Cont'd)

- Assessed the Group's practices for recognizing revenue from various sources (e.g., pre-paid services, post-paid services, subscription fees, equipment sales, and bundled services).
- Obtained and reviewed a sample of customer contracts, in particular for new products and plans introduced during the year including bundled service agreements and long-term contracts etc.
- Identified the performance obligations in different contracts and products and assessed the terms and conditions to determine how they impact revenue recognition.
- Tested the complete reconciliations between the Group's billing systems and the general ledger. This involved analyzing and reconciling journal entries recorded in both the billing system and the general ledger.
- Selected a sample of revenue transactions for detailed testing and verified the accuracy of revenue entries by tracing them to supporting documentation such as contracts, billings, and receipts.
 - Confirmed that revenue is recognized in accordance with the contract terms and accounting policies.
- Performed analytical procedures on prepaid revenue such as developing an expectation for monthly prepaid revenue during the financial year by applying the ratio of prepaid revenue to cash collected from top-ups in previous comparable periods to the cash collected from top-ups in the current year.
- Performed cut-off testing to verify that revenue is recorded in the correct period. For example, checked transactions occurring near the year-end to ensure deferred revenue are recognized appropriately.
- Reviewed the revenue-related disclosures in the financial statements to ensure they meet the requirements of the applicable accounting standards.
 - Verified that the disclosures include information on significant judgments, estimates, and changes in revenue recognition practices.

Other Information

The management and directors are responsible for the other information. The other information comprises of the information included in the directors' report but does not include the consolidated financial statements and the auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during 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 Management and Those Charged with Governance for the Consolidated Financial Statements

The management and directors are responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS Accounting Standards as issued by the IASB and the Companies Act, 2015, and for such internal control as the management and directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the management and directors are responsible for assessing the Group'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 management and directors either intend to liquidate the companies in the Group or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements (Cont'd)

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Report on Other Legal and Regulatory Requirements

In our opinion, the consolidated financial statements have been prepared in accordance with the requirements of the Companies Act, 2015 in all material respects, and;

- a) we have been given all information, explanations and assistance necessary for the conduct of the audit; and
- b) the Group has kept financial records sufficient to enable the consolidated financial statements to be prepared and audited.

BDO

CHARTERED ACCOUNTANTS

Wathsala Suraweera

Partner Suva, Fiji

19 September 2025

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 JUNE 2025

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	Note	2025 \$'000	2024 \$'000
Revenue Direct costs	6 7 _	1,032,378 (378,812)	935,954 (361,042)
Gross profit		653,566	574,912
Other income Impairment loss on trade receivables and contract	8	20,632	15,555
assets recognised, net Marketing and promotion expenses Other expenses	20(c) 11	(840) (21,302) (539,367)	(2,732) (20,434) (509,009)
Operating profit	'' _	112,689	58,292
Finance income Finance costs	10 10	2,983 (88,143)	11,676 (66,808)
Net finance costs	_	(85,160)	(55,132)
Profit before income tax		27,529	3,160
Income tax (expense) / benefit	12(a) _	(5,598)	6,042
Profit for the year		21,931	9,202
Other comprehensive income			
Items that are or may be reclassified subsequently to profit or loss			
Foreign operations - foreign currency translation differences		(10,129)	(7,824)
Other comprehensive expense, net of tax	_	(10,129)	(7,824)
Total comprehensive income	_	11,802	1,378

The above consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes.

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES Page 14 CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME [CONT'D] FOR THE YEAR ENDED 30 JUNE 2025

	Note	2025 \$'000	2024 \$'000
Profit attributable to: Equity holders of the Holding Company Non-controlling interests		21,301 630	17,097 (7,895)
		21,931	9,202
Total comprehensive income attributable to: Equity holders of the Holding Company Non-controlling interests		11,308 494	8,643 (7,265)
		11,802	1,378
Earnings per share - Basic and diluted earnings per share (cents per share)	13	4.45	3.57

The above consolidated statement of profit or loss and other comprehensive income should be read in conjunction with the accompanying notes.

	At	tributable to equ	ity holders	of the Holdir	ng Company				
	Foreign currency Share translation Merger			5 ,			Non- controlling Total		
	capital \$'000	reserve \$'000	reserve \$'000	reserve \$'000	earnings \$'000	Total \$'000	interests \$'000	equity \$'000	
Balance as at 1 July 2023	220,570	6,512	(2,417)	(32,767)	254,328	446,226	232,164	678,390	
Total comprehensive income									
Profit for the year	-	-	-	-	17,097	17,097	(7,895)	9,202	
Other comprehensive expense	-	(8,454)	-	-	-	(8,454)	630	(7,824)	
Total comprehensive income / (expense)	-	(8,454)	-	-	17,097	8,643	(7,265)	1,378	
Contributions and distributions to									
owners									
Dividends (Note 27)	-	-	-	-	(14,358)	(14,358)	(28,407)	(42,765)	
Investment transfers (Note 32(h))	-	-	27	-	-	27	25	52	
Total contributions and distributions to owners	-	-	27	-	(14,358)	(14,331)	(28,382)	(42,713)	
Balance as at 30 June 2024	220,570	(1,942)	(2,390)	(32,767)	257,067	440,538	196,517	637,055	

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES CONSOLIDATED STATEMENT OF CHANGES IN EQUITY [CONT'D] FOR THE YEAR ENDED 30 JUNE 2025

	Α	ttributable to equ	ity holders	of the Hold	ing Company			
	F	oreign currency		Other			Non-	
	Share	translation	Merger	equity	Retained		controlling	Total
	capital \$'000	reserve \$'000	reserve \$'000	reserve \$'000	earnings \$'000	Total \$'000	interests \$'000	equity \$'000
Balance as at 1 July 2024	220,570	(1,942)	(2,390)	(32,767)	257,067	440,538	196,517	637,055
Total comprehensive income								
Profit for the year	-	-	-	-	21,301	21,301	630	21,931
Transfer from retained earnings	-	21,515	-	-	(21,515)	-	-	-
Other comprehensive expense	<u> </u>	(9,993)	-	-	-	(9,993)	(136)	(10,129)
Total comprehensive income / (expense)	<u> </u>	11,522	-	<u>-</u>	(214)	11,308	494	11,802
Contributions and distributions to owners								
Dividends (Note 27)	<u> </u>	-	-	-	(16,751)	(16,751)	(26,311)	(43,062)
Total contributions and distributions to owners		-	-	-	(16,751)	(16,751)	(26,311)	(43,062)
Balance as at 30 June 2025	220,570	9,580	(2,390)	(32,767)	240,102	435,095	170,700	605,795

The above consolidated statement of changes in equity should be read in conjunction with the accompanying notes.

	Note	2025 \$'000	2024 \$'000
Assets			
Non-current assets	42/ L)	422.000	444 (40
Deferred tax assets Property, plant and equipment	12(b) 14	133,809 998,997	111,648 1,060,265
Intangible assets	15	174,746	180,165
Right of use assets and lease receivables	16(a)	150,553	160,441
Trade and other receivables and contract assets	20	3,155	3,651
Equity investment securities	_	2,760	2,715
Total non-current assets	_	1,464,020	1,518,885
Current assets			
Inventories	18	83,690	88,058
Debt investment securities	19	15,667	11,831
Trade and other receivables and contract assets	20	221,809	223,939
M-PAiSA trust account - restricted cash	21 21	114,239 95,740	89,571 99,433
Cash and cash equivalents		95,740	77,433
Total current assets		531,145	512,832
Total assets	_	1,995,165	2,031,717
Shareholders' equity and liabilities			
Shareholders' equity			
Share capital	22	220,570	220,570
Foreign currency translation reserve	23	9,580	(1,942)
Merger reserve	32(b)	(2,390)	(2,390)
Other equity reserve	32(c)(d)(e)	(32,767)	(32,767)
Retained earnings	_	240,102	257,067
Equity attributable to the owners of the Holding Company		435,095	440,538
Equity attributable to non-controlling interests	17	170,700	196,517
Total shareholders' equity		605,795	637,055
Liabilities			
Non-current liabilities Deferred tax liabilities	12 <i>(</i> b)	10 112	24 042
Lease liabilities	12(b)	19,112 83,621	21,963 96,931
Borrowings	16(b) 24	545,031	587,322
Provisions	25	1,920	725
Deferred income - Federal grant	28	36,523	42,364
Trade and other payables	26	6,020	6,770
Total non - current liabilities		692,227	756,075

The above consolidated statement of financial position should be read in conjunction with the accompanying notes.

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES CONSOLIDATED STATEMENT OF FINANCIAL POSITION [CONT'D] AS AT 30 JUNE 2025

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	Note	2025 \$'000	2024 \$'000
Current liabilities		7 000	7 000
E-value in circulation	3.24	114,239	89,571
Current tax liability	12(c)	19,322	20,712
Lease liabilities	16(b)	23,634	12,772
Borrowings	24	114,540	104,883
Provisions	25	9,396	7,466
Trade and other payables	26	345,335	332,611
Deferred income - Federal grant	28	6,540	6,435
Put liability	32(f)	64,137	64,137
Total current liabilities		697,143	638,587
Total liabilities		1,389,370	1,394,662
Total shareholders' equity and liabilities		1,995,165	2,031,717

For and on behalf of the board and in accordance with a resolution of the board of directors.

Director

Director

	2025 \$'000	2024 \$'000
Cash flows from operating activities		
Receipts from customers and others	1,058,469	983,011
Payments to suppliers and employees	(741,674)	(744,131)
Cash generated from operating activities	316,795	238,880
Interest received	2,983	779
Interest paid	(53,476)	(54,330)
Income taxes paid	(35,515)	(35,727)
Net cash from operating activities	230,787	149,602
Cash flows from investing activities		
Acquisition of property, plant and equipment	(123,155)	(245,551)
Acquisition of intangible assets	(4,677)	(1,144)
Dividends received	-	156
Proceeds from sale of property, plant and equipment	-	2,383
Payment for debt investment securities	(3,836)	(5,254)
Net cash used in investing activities	(131,668)	(249,410)
Cash flows from financing activities		
Dividends paid to equity holders of the Holding Company	(14,164)	(24,766)
Dividends paid to non-controlling interests	(18,336)	(8,324)
Repayment of borrowings	(52,243)	(77,848)
Proceeds from borrowings	-	92,588
Payment of lease liabilities	(24,078)	(14,130)
Net cash used in financing activities	(108,821)	(32,480)
Net change in cash and cash equivalents	(9,702)	(132,288)
Cash and cash equivalents at the beginning of the financial		
year	66,130	200,651
Effect of movements in exchange rates on cash held	(2,724)	(2,233)
Cash and cash equivalents at the end of the financial year		
(Note 21)	53,704	66,130

The above consolidated statement of cash flows should be read in conjunction with the accompanying notes.

NOTE 1. GENERAL INFORMATION

a) Reporting entity

Amalgamated Telecom Holdings Limited (the Holding Company) is a limited liability company incorporated and domiciled in Fiji. The Holding Company is listed on the South Pacific Stock Exchange. The Holding Company's registered office and principal place of business is at Harbour Front Building, Rodwell Road, Suva.

b) Consolidated financial statements

The consolidated financial statements for the year ended 30 June 2025 comprise the Holding Company and its subsidiaries (together referred to as "the Group", individually referred to as "group entities").

c) Parent company

The Holding Company's parent company is Fiji National Provident Fund (FNPF), a defined contribution superannuation fund domiciled in Fiji.

d) Principal activities

The principal activity of the Group during the year were the provision of telecommunications services. The principal activities of the operating subsidiary companies were as follows:

Entity	Principal Activities
Telecom Fiji Pte Limited	Telecommunication, ICT and data services, post and pre-paid telephony services, sale of telephone equipment, sale of office and computer equipment, provision of internet related services and selling of prepaid transactions cards.
Vodafone Fiji Pte Limited including its subsidiaries, Datec (Fiji) Pte Limited and its subsidiary, Datec Australia Pty Limited, Datec New Zealand Limited, Digitec ICT Limited (PNG), Etech ICT Pte Limited (Singapore), Etech ICT Pty Limited (Australia) and Digital Financial Services Pte Limited (DFS)	Cellular mobile telecommunication services, cloud services, e- transport, other ancillary services on mobile platform and sale of computer hardware and software, ICT services, M-paisa, equipment rental, provision of technical support and other related services provided within the technology industry.
Fiji International Telecommunications Pte Limited (FINTEL)	International telecommunications facilities and provision of Internet related services.
Amalgamated Telecom Holdings (Kiribati) Limited	Telecommunications and ICT services in the Republic of Kiribati.
Telecom Vanuatu Limited	Telecommunication services in the Republic of Vanuatu.
Amalgamated Bluesky Telecom Holdings LLC and its subsidiary companies including AST Telecom LLC, American Samoa Entertainment Inc., Bluesky Samoa Limited, Telecom Cook Islands Limited, TCNZ Cook Islands Limited, Teleraro Limited, Bluesky Pacific Holdings Limited, Bluesky Cook Islands Investment Limited, Bluesky Holding New Zealand Limited and Teleraro Management Limited	Equity investments, provision of mobile wireless (GSM) and broadband internet services, provision of telecommunication services which includes local and international telecommunications services, sale of telephone equipment, compilation and publishing of telephone directory, provision of internet connection and internet related services, operation of a mobile and fixed line telecommunications network and provision of cable services and internet.
eLandia Technologies, LLC and its subsidiary companies including American Samoa Hawaii Cable LLC and Samoa American Samoa Cable Limited	Equity investments, operation of an undersea fibre optic cable system and the sale of broadband capacity.
ATH Global Pte Limited and its subsidiary companies, ATH International Venture Pte Limited and Digitec Communications Limited (PNG)	Equity investments and telecommunication services.

There were no significant changes in the nature of principal activities of the Group during the financial year.

NOTE 2. BASIS OF PREPARATION

a) Basis of preparation

The consolidated financial statements of the Group have been prepared on the historical cost basis except for equity investment securities, which are measured on a fair value basis.

Historical cost is based on the fair values of the consideration given in exchange for assets.

In the application of IFRS, management is required to make judgments, estimates and assumptions about carrying values of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstance, the results of which form the basis of making the judgments. Actual results may differ from these estimates.

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

Judgments made by management in the application of IFRS that have significant effects on the financial statements and estimates with a significant risk of material adjustments in the future periods are disclosed, where applicable, in the relevant notes to the financial statements.

Accounting policies are selected and applied in a manner which ensures that the resulting financial information satisfies the concepts of relevance and reliability, thereby ensuring that the substance of the underlying transactions or other events is reported

The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are critical to the consolidated financial statements are disclosed in note 5.

b) Statement of compliance

The consolidated financial statements of the Group have been prepared in accordance with International Financial Reporting Standards (IFRSs) as issued by the International Accounting Standards Board and in compliance with the requirements of the Companies Act, 2015.

c) Changes in Accounting Policies

New Standards, interpretations and amendments effective during the year

The following amendments are effective for the period beginning on or after 1 January 2024:

(i) Supplier Finance Arrangements (Amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures).

On 25 May 2023, the IASB issued Supplier Finance Arrangements, which amended IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures.

The amendments require entities to provide certain specific disclosures (qualitative and quantitative) related to supplier finance arrangements. The amendments also provide guidance on characteristics of supplier finance arrangements.

(ii) Lease Liability in a Sale and Leaseback (Amendment to IFRS 16 Leases);

On 22 September 2022, the IASB issued amendments to IFRS 16 - Lease Liability in a Sale and Leaseback (the Amendments).

Prior to the Amendments, IFRS 16 did not contain specific measurement requirements for lease liabilities that may contain variable lease payments arising in a sale and leaseback transaction. In applying the subsequent measurement requirements of lease liabilities to a sale and leaseback transaction, the Amendments require a seller-lessee to determine 'lease payments' or 'revised lease payments' in a way that the seller-lessee would not recognise any amount of the gain or loss that relates to the right of use retained by the seller-lessee.

These amendments had no effect on the consolidated financial statements of the Group.

NOTE 2. BASIS OF PREPARATION (CONT'D)

c) Changes in Accounting Policies (Cont'd)

New Standards, interpretations and amendments effective during the year (Cont'd)

(iii) Classification of Liabilities as Current or Non-current and Non-current Liabilities with Covenants (Amendments to IAS 1 Presentation of Financial Statements);

The IASB issued amendments to IAS 1 in January 2020 Classification of Liabilities as Current or Non-current and subsequently, in October 2022 Non-current Liabilities with Covenants.

The amendments clarify the following:

- An entity's right to defer settlement of a liability for at least twelve months after the reporting period must have substance and must exist at the end of the reporting period.
- If an entity's right to defer settlement of a liability is subject to covenants, such covenants affect whether that right exists at the end of the reporting period only if the entity is required to comply with the covenant on or before the end of the reporting period.
- The classification of a liability as current or non-current is unaffected by the likelihood that the entity will exercise its right to defer settlement.
- In case of a liability that can be settled, at the option of the counterparty, by the transfer of the entity's own equity instruments, such settlement terms do not affect the classification of the liability as current or non-current only if the option is classified as an equity instrument.

These amendments have no significant effect on the measurement of any items in the consolidated financial statements of the Group.

New standards, interpretations and amendments not yet effective

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

The following amendments are effective for the period beginning on or after 1 January 2025:

• Lack of Exchangeability (Amendment to IAS 21 The Effects of Changes in Foreign Exchange Rates).

The following standards are effective for the period beginning on or after 1 January 2026:

• Amendments to the Classification and Measurement of Financial Instruments (Amendments to IFRS 9 Financial Instruments and IFRS 7).

The following standards are effective in Fiji for the period beginning on or after 1 January 2026:

- IFRS S1 General requirements for disclosure of sustainability-related financial information. This standard includes the core framework for the disclosure of material information about sustainability-related risks and opportunities across an entity's value chain.
- IFRS S2 Climate-related disclosures. This standard sets out requirements for entities to disclose information about climate-related risks and opportunities.

NOTE 2. BASIS OF PREPARATION (CONT'D)

c) Changes in Accounting Policies (Cont'd)

New standards, interpretations and amendments not yet effective (cont'd)

The following standard is effective for the period beginning on or after 1 January 2027:

IFRS 18 Presentation and Disclosure in Financial Statements.

IFRS 18 Presentation and Disclosure in Financial Statements, which was issued by the IASB in April 2024 supersedes IAS 1 and will result in major consequential amendments to IFRS Accounting Standards including IAS 8 Basis of Preparation of Financial Statements (renamed from Accounting Policies, Changes in Accounting Estimates and Errors). Even though IFRS 18 will not have any effect on the recognition and measurement of items in the financial statements, it is expected to have a significant effect on the presentation and disclosure of certain items. These changes include categorisation and sub-totals in the statement of profit or loss, aggregation/disaggregation and labelling of information, and disclosure of management-defined performance measures.

The Group is currently assessing the impact of these new accounting standards and amendments and will adopt as applicable.

d) Basis of consolidation

i. Business combinations

The Group accounts for business combinations using the acquisition method when control is transferred to the Group (see 2(d) (ii)). The consideration transferred in the acquisition is generally measured at fair value, as are the identifiable net assets acquired. Any goodwill that arises is tested annually for impairment (see 3.8). Any gain on a bargain purchase is recognised in profit or loss immediately. Transaction costs are expensed as incurred, except if related to the issue of debt or equity securities.

The consideration transferred does not include amounts related to the settlement of pre-existing relationships. Such amounts are generally recognised in profit or loss.

Any contingent consideration is measured at fair value at the date of acquisition. If an obligation to pay contingent consideration that meets the definition of a financial instrument is classified as equity, then it is not remeasured and settlement is accounted for within equity. Otherwise, other contingent consideration is remeasured at fair value at each reporting date and subsequent changes in the fair value of the contingent consideration are recognised in profit or loss.

ii. Subsidiaries

Subsidiaries are entities controlled by the Group. The Group 'controls' an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control commences until the date on which control ceases.

iii. Non-controlling interests (NCI)

NCI are measured initially at their proportionate share of the acquiree's identifiable net assets at the date of acquisition. Changes in the Group's interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

NOTE 2. BASIS OF PREPARATION (CONT'D)

d) Basis of consolidation (Cont'd)

iv. Common Control Acquisition

A business combination involving entities or businesses under common control is a business combination in which all of the combining entities or businesses are ultimately controlled by the same party or parties both before and after the business combination, and that control is not transitory. A transaction deemed to be a transaction under common control consequently falls outside the scope of IFRS 3 *Business Combinations*. The Groups accounting policy for the acquiring entity is to account for the transaction at book values as reflected in the financial statements of the selling entity. The difference between the fair value of the consideration given and the carrying value of the assets and liabilities acquired is recognised as a merger reserve in the consolidated financial statements

v. Loss of control

When the Group loses control over a subsidiary, it derecognises the assets and liabilities of the subsidiary, and any related NCI and other components of equity. Any resulting gain or loss is recognised in profit or loss. Any interest retained in the former subsidiary is measured at fair value when control is lost.

vi. Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income and expenses arising from intra-group transactions, are eliminated. Unrealised gains arising from transactions with equity accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

e) Functional and presentation currency

The consolidated financial statements are presented in Fiji dollars, which is the Holding Company's functional currency. All amounts have been rounded to the nearest thousand, unless otherwise indicated.

f) Going Concern

The financial statements of the Group have been prepared on a going concern basis. The directors consider the application of the going concern principle to be appropriate in the preparation of these consolidated financial statements as the directors believe that the Group has adequate funds to meet its liabilities as and when they fall due over the next twelve months.

NOTE 3. SUMMARY OF MATERIAL ACCOUNTING POLICIES

The principal accounting policies adopted in the preparation of the consolidated financial statements are set out below. These policies have been consistently applied to all the periods presented, unless otherwise stated.

3.1 Revenue recognition

Revenue is measured based on the consideration specified in a contract with a customer and excludes amounts collected on behalf of third parties. The Group recognises revenue when it transfers control over a product or service to a customer. The following is a description of principal activities from which the Group generates its revenue.

The Group principally generates revenue from providing mobile telecommunication services, such as access to the network, airtime usage, messaging and internet services, sale of mobile devices, retailing of computer hardware and software, technical support services, equipment rental and other related services provided within the technology industry. Products and services may be sold separately or in bundled packages. The typical length of a contract for bundled packages is 24 months.

3.1 Revenue recognition (Cont'd)

Revenue recognition with respect to the Group's specific business activities are as follows:

Products and services	Nature, timing of satisfaction of performance obligations and significant payment terms
Fixed line and mobile telecommunication services	Revenue for voice and video calls, messaging and mobile data provided to customers is recognised as services are performed, with unearned revenue from services to be provided in future periods deferred.
	Revenue from prepaid products and fixed monthly charges billed in advance is deferred and recognised as revenue once the related service has been provided.
	Revenue from interconnect fees is recognised at the time the services are performed.
	This is included within call revenue, data network and internet revenue in note 6(B).
M-PAiSA	M-PAiSA is a service allowing customers to transfer money using a mobile phone. This service was provided by the subsidiary company, Vodafone Fiji Pte Limited until 31 March 2025 and afterwards by the subsidiary company Digital Financial Services Pte Limited. A similar service is provided by the subsidiary company, Bluesky Samoa Limited, that enables customers to send and receive money anywhere in Samoa.
	E-value in circulation represents the outstanding value of money in the customers M-PAiSA account as at year end. M-PAiSA trust account is the equivalent value of cash held by the subsidiary companies, Digital Financial Services Pte Limited and Bluesky Samoa Limited.
	Revenue from this service is earned from transfers and withdrawal transactions performed by customers. A fee that is generated depending on the funds being transacted is applied on all transactions which cumulatively are reported as M-PAiSA transaction commission revenue. Commission revenue is recognised at the time the transfer or withdrawal transactions are performed by the customers.
	M-PAiSA services also allow customers to receive inward remittances on their mobile phones. Revenue from International Money Transfer (IMT) services are earned as a transaction-based commission from IMT partners.
	M-Paisa customers are also able to perform online transactions via Mastercard, a montly access fee is levied to customers while prescribed transaction processing fee is also charged which forms part of Mastercard revenue.
	This is included within other sales and services in note 6(B).
Sale of computer hardware, software, mobile devices and terminals	Sales of computer hardware and software which are not part of any bundled package are recognised when a group entity has delivered products to the customer and there is no unfulfilled obligation that could affect the customer's acceptance of the products.
Cerminals	Sales of devices and terminals which are not part of any bundled package are recognised when a group entity sells them to the customer. Revenue is recognised at the point the devices and terminals are dispatched from the warehouse to the customer or sold at a Group's retail outlet.
	For bundled packages, the Group accounts for individual products and services separately if they are distinct - i.e. if a product or service is separately identifiable from other items in the bundled package and if a customer can benefit from it. The consideration is allocated between separate products and services in a bundle based on relative their stand-alone selling prices. The stand-alone selling prices are determined based on the list prices at which the Group sells the mobile devices, and telecommunication services separately.
	This is included within 'computer hardware, software and technical support services revenue' and 'equipment and ancillaries revenue' in note 6(B).

3.1 Revenue recognition (Cont'd)

Products and services	Nature, timing of satisfaction of performance obligations and significant payment terms		
Sale of technical support services	Revenue from technical support and software development services is generally recognised based on the performance obligations completed to date. The Group measures progress towards complete satisfaction of the performance obligation based on surveys of performance completed to date.		
Published and on-line directories	Published directories Revenue is recognised upon dispatch of the directories for distribution. Monies collected in advance are deferred. Online directories		
	Revenue from contracts in relation to online directory is recognised over the term of the contract.		
	This is included within directory revenue in Note 6(B).		
Sale of broadband capacity	Revenue from sale of broadband capacity is recognised over time by measuring the progress toward complete satisfaction of performance obligation to deliver the services. The Group measures progress towards complete satisfaction of the performance obligation based on time elapsed.		
	This is included within data network and internet revenue in note 6(B).		
Subscription revenue	Revenue from subscription television services is initially deferred and is recognised over time as revenue in the period(s) that the related services is provided to subscribers. The Group measures progress towards complete satisfaction of the performance obligation based on time elapsed.		
	This is included within data network and internet revenue in note 6(B).		
E Transport	E transport revenue relates to commission revenue which is based on a percentage of the bus revenue from the bus operators. Revenue is recognised as services are provided to the bus operators.		
	The Group also charges for any telemetry and equipment insurance to the bus operators.		

3.2 Borrowing and Borrowing costs

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the statement of profit or loss over the period of the borrowings using the effective interest method.

Borrowings are classified as current liabilities unless the group has an unconditional right to defer settlement of the liability for at least 12 months after the balance date.

Borrowing Costs

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 be made ready for their intended use or sale, are added to the cost of those assets, until such time as those assets are substantially ready for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

3.3 Dividend distribution

Dividend distribution to the Holding Company's shareholders is recognised as a liability in the consolidated financial statements in the period in which the dividend is declared by the Holding Company's directors.

Dividend distribution to the non-controlling shareholders of subsidiary companies is recognised as a liability in the consolidated financial statements in the period in which the dividend is declared by the relevant subsidiary companies' directors.

3.4 Property, plant and equipment

Items of property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Group. If significant parts of an item of property, plant and equipment have different useful lives, then they are accounted for as separate items (major components) of property, plant and equipment.

Depreciation is calculated to write off the cost of items of property, plant and equipment less their estimated residual values using the straight-line method over their estimated useful lives and is generally recognised in profit or loss. Freehold land is not depreciated.

The annual depreciation rates are as follows:

-	Leasehold land	Lease term
-	Leasehold buildings and improvements	3% - 20%
-	Telecommunications equipment and plant	
	 Exchange plant and telecommunications 	
	infrastructure	5% - 33%
	 Subscriber equipment 	5% - 33%
	 Trunk network plant 	5% - 10%
	 Plant and machinery 	10% - 25%
	 Equipment rental 	10% - 25%
-	Motor vehicles	20% - 25%
-	Furniture, fittings and office equipment	10% - 25%
-	Computer equipment	10% - 33%

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

Where estimated useful lives or recoverable values have diminished due to technological change or market conditions, depreciation is accelerated. The asset's residual values and useful lives are reviewed, and adjusted if appropriate, at each balance date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

An item of property, plant and equipment is derecognised upon replacement, disposal or when no future economic benefits are expected from its use. Any gains or losses arising on de-recognition of the assets are included in profit or loss in the year the assets are derecognised.

Capital work in progress principally relates to costs and expenses incurred for capital works in the nature of property, plant and equipment. Capital work in progress is stated at historical cost and is not depreciated.

3.5 Leases

At inception of a contract, the Group assesses whether a contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group uses the definition of a lease in IFRS 16.

As a lessee

At commencement or on modification of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of its relative standalone prices.

The Group recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or the cost of the right-of-use asset reflects that the Group will exercise a purchase option. In that case the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate.

The Group determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee; and
- the exercise price under a purchase option that the Group is reasonably certain to exercise, lease
 payments in an optional renewal period if the Group is reasonably certain to exercise an extension
 option, and penalties for early termination of a lease unless the Group is reasonably certain not
 to terminate early.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment.

When the lease liability is re-measured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

3.5 Leases (Cont'd)

Short-term leases and leases of low-value assets

The Group has elected not to recognise right-of-use assets and lease liabilities for leases of low-value assets and short-term leases. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

IRU network capacity

The subsidiary company, Telecom Fiji Pte Limited, acquired indefeasible rights to use (IRU) network capacity in Southern Cross Cables. As a result, the subsidiary company entered into an agreement with Optus Networks Pty Limited to lease IRU network capacity for IP Transit and STM-1 and STM-4 via Australia and USA links. The subsidiary company has also been entering into an agreement with Optus Network Pty Limited annually for IP Transit.

The subsidiary company, Fiji International Telecommunications Pte Limited, has acquired Indefeasible Rights of Use (IRU) network capacity in the Southern Cross Cables. As a result, the subsidiary company have entered into multiple agreements with Southern Cross Cables Limited to lease IRU network capacity.

The amount recorded under right of use assets represents consideration prepaid to acquire IRU network capacities. The IRU network capacities are amortised over their estimated economic useful lives, as follows:

- IP Transit 33% -100% - STM-1 6% - 7% - STM-4 6% - 7% - SX NXT 5%

The estimated economic useful lives of the IRU network capacities are reviewed, and adjusted if appropriate, at each balance date.

As a lessor

At inception or on modification of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of their relative standalone prices.

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease.

To classify each lease, the Group makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease. As part of this assessment, the Group considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sub-lease separately. It assesses the lease classification of a sub-lease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Group applies the exemption described above, then it classifies the sub-lease as an operating lease.

3.5 Leases (Cont'd)

As a lessor (cont'd)

If an arrangement contains lease and non-lease components, the Group applies IFRS 15 to allocate the consideration in the contract.

The Group recognises lease payments received under operating leases as income on a straight-line basis over the lease term as part of 'revenue'.

3.6 Intangible assets and goodwill

i. Recognition and measurement

a) Goodwill

Goodwill arising on the acquisition of subsidiaries is measured at cost less accumulated impairment losses.

b) Other intangible assets

Other intangible assets, including customer relationships and contracts, that are acquired by the Group and have finite useful lives are measured at cost less accumulated amortisation and any accumulated impairment losses.

Brands that are acquired in a business combination and have finite useful lives are measured at cost less accumulated amortisation and any accumulated impairment losses. Brands that are acquired in a business combination and have indefinite useful lives are measured at cost less accumulated impairment losses.

Acquired computer software licences are capitalised on the basis of the costs incurred to acquire and bring to use the specific software. Spectrum licences are capitalised on the basis of the costs incurred to acquire the licences. The licences are capable of being used as at the date of purchase, but cannot be used until the associated network assets necessary are available for use.

ii. Subsequent expenditure

Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognised in profit or loss as incurred.

iii. Amortisation

Amortisation is calculated to write off the cost of intangible assets less their estimated residual values using the straight-line method over their estimated useful lives, and is generally recognised in profit or loss. Goodwill is not amortised.

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

- computer software: 2-5 years
- spectrum licences: shorter of remaining licence rights and estimated economic useful lives
- customer relationships and contracts: 5 years
- brand: 15 months

Amortisation methods, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

3.6 Intangible assets and goodwill (Cont'd)

iv. Impairment of goodwill

Goodwill is tested annually for impairment and carried at cost less accumulated impairment losses. Impairment losses on goodwill are not reversed. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold. Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose.

3.7 Foreign currency

i. Foreign currency transactions

Transactions in foreign currencies are translated into the respective functional currencies of Group companies at the exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary assets and liabilities that are measured at fair value in a foreign currency are translated into the functional currency at the exchange rate when the fair value was determined. Non-monetary items that are measured based on historical cost in a foreign currency are translated at the exchange rate at the date of the transaction. Foreign currency differences are generally recognised in profit or loss and presented within finance costs.

ii. Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated into Fiji dollar at the exchange rates at the reporting date. The revenue and expenses of foreign operations are translated into Fiji dollar at the average of buying and selling rates ruling during the year.

Foreign currency differences are recognised in OCI and accumulated in the translation reserve, except to the extent that the translation difference is allocated to NCI.

When a foreign operation is disposed off in its entirety or partially such that control or significant influence is lost, the cumulative amount in the translation reserve related to that foreign operation is reclassified to profit or loss as part of the gain or loss on disposal. If the Group disposes off part of its interest in a subsidiary but retains control, then the relevant proportion of the cumulative amount is reattributed to NCI. When the Group disposes of only part of an associate while retaining significant influence, the relevant proportion of the cumulative amount is reclassified to profit or loss.

3.8 Impairment of non-financial assets

At each reporting date, the Group reviews the carrying amounts of its non-financial assets (other than inventories, contract assets and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. Goodwill is tested annually for impairment.

For impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGUs. Goodwill arising from a business combination is allocated to CGUs or groups of CGUs that are expected to benefit from the synergies of the combination.

3.8 Impairment of non-financial assets (Cont'd)

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU.

An impairment loss is recognised if the carrying amount of an asset or CGU exceeds its recoverable amount.

Impairment losses are recognised in profit or loss. They are allocated first to reduce the carrying amount of any goodwill allocated to the CGU, and then to reduce the carrying amounts of the other assets in the CGU on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. For other assets, an impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

3.9 Government grants

Government grants are initially recognised in the statement of financial position as deferred income at fair value if there is reasonable assurance that they will be received and the Group will comply with the conditions attached with the grant. Grants that compensate the Group for expenses incurred are recognised in profit or loss on a systematic basis in the periods in which the expenses are recognised. Grants that compensate the Group for the cost of an asset are recognised in profit or loss as other income on a systematic basis over the useful life of the asset.

3.10 Income tax

Income tax expense comprises current and deferred tax. It is recognised in profit or loss except to the extent that it relates to a business combination, or items recognised directly in equity or in OCI. The Group has determined that interest and penalties related to income taxes, including uncertain tax treatments, do not meet the definition of income taxes, and therefore accounted for them under IAS 37 Provisions, Contingent Liabilities and Contingent Assets.

i. Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax also includes any tax arising from dividends. Current tax assets and liabilities are offset only if certain criteria are met.

ii. Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
- taxable temporary differences arising on the initial recognition of goodwill.

3.10 Income tax (Cont'd)

Deferred tax assets are recognised for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on the reversal of relevant taxable temporary differences. If the amount of taxable temporary differences is insufficient to recognise a deferred tax asset in full, then future taxable profits, adjusted for reversals of existing temporary differences, are considered, based on the business plans for individual subsidiaries in the Group. 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; such reductions are reversed when the probability of future taxable profits improves.

Unrecognised deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the reporting date, and reflects uncertainty related to income taxes, if any.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. Deferred tax assets and liabilities are offset only if certain criteria are met.

3.11 Value Added Tax (VAT) / Goods Service Tax

Revenues, expenses, assets and liabilities are recognised net of the amount of Value Added Tax (VAT) / Goods Service Tax (GST), except:

- (a) where the amount of VAT / GST incurred is not recoverable from the taxation authority, it is recognised as part of the cost of acquisition of an asset or as part of an item of expense; or
- (b) for receivables and payables which are recognised inclusive of VAT / GST.

The amount of VAT / GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables.

The VAT / GST component of cash flows arising from operating and investing activities which is recoverable from or payable to, the taxation authority is classified as part of operating cash flows.

3.12 Share capital

Incremental costs directly attributable to the issue of ordinary shares are recognised as a deduction from equity. Income tax relating to transaction costs of an equity transaction is accounted for in accordance with IAS 12 (see Note 3.10).

3.13 Inventories

Inventories comprise of merchandise, computer hardware, spares, accessories and other consumables, and are measured at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated cost of selling.

The cost incurred in acquiring the inventories and bringing them to their existing location and condition are accounted using the following formulae:

- i) Merchandise and other consumables first-in-first-out basis.
- ii) Computer hardware, spares, accessories and other consumables weighted average basis.

Inventory obsolescence is considered as part of determining the net realisable value, based on reviews of inventories.

3.14 Financial instruments

i) Recognition and initial measurement

Trade receivables and debt securities issued are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Group becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

ii) Classification and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured at: amortised cost; FVOCI - debt investment; FVOCI - equity investment; or FVTPL. The Group measures term deposits at amortised cost.

Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

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

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

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis. The Group has not elected to present subsequent changes in the investment's fair value in OCI.

All financial assets not classified as measured at amortised cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

3.14 Financial instruments (Cont'd)

ii) Classification and subsequent measurement (cont'd)

Financial assets: Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- The stated policies and objectives for the portfolio and the operation of those policies in practice. These include whether management's strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realising cash flows through the sale of the assets;
- How the performance of the portfolio is evaluated and reported to the Group's management;
- The risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- How managers of the business are compensated e.g. whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- The frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Group's continuing recognition of the assets.

Financial assets that are held for trading or are managed and whose performance is evaluated on a fair value basis are measured at FVTPL.

Financial assets: Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Group considers:

- Contingent events that would change the amount or timing of cash flows;
- Terms that may adjust the contractual coupon rate, including variable rate features;
- Prepayment and extension features; and
- Terms that limit the Group's claim to cash flows from specified assets (e.g. non-recourse features).

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract.

3.14 Financial instruments (Cont'd)

ii) Classification and subsequent measurement (cont'd)

Financial assets: Subsequent measurement and gains and losses

Financial assets at amortised cost

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.

Equity investments at FVOCI

These assets are subsequently measured at fair value. Dividends are recognised as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognised in OCI and are never reclassified to profit or loss.

Financial assets at FVTPL

These assets are subsequently measured at fair value. Net gains and losses, including any interest or dividend income, are recognised in profit or loss.

Debt investments at FVOCI

These assets are subsequently measured at fair value. Interest income calculated using the effective interest method, foreign exchange gains and losses and impairment are recognised in profit or loss. Other net gains and losses are recognised in OCI. On derecognition, gains and losses accumulated in OCI are reclassified to profit or loss.

Financial liabilities: Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortised cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held for trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVPTL are measured at fair value and net gains and losses including any interest expense, are recognised in profit or loss. Other financial liabilities are subsequently measured at amortised cost using effective interest method. Interest expense and foreign exchange gains and losses are recognised in profit or loss. Any gain or loss on derecognition is also recognised in profit or loss.

iii) Derecognition

Financial assets

The Group derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group enters into transactions whereby it transfers assets recognised in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets. In these cases, the transferred assets are not derecognised.

3.14 Financial instruments (Cont'd)

iii) Derecognition (cont'd)

Financial liabilities

The Group derecognises a financial liability when its contractual obligations are discharged or cancelled, or expire. The Group also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in profit or loss.

iv) Modifications of financial assets

If the terms of a financial asset are modified, the Group evaluates whether the cash flows of the modified asset are substantially different. If the cash flows are substantially different, then the contractual rights to cash flows from the original financial asset are deemed to have expired. In this case, the original financial asset is derecognised and a new financial asset is recognised at fair value.

If the cash flows of the modified asset carried at amortised cost are not substantially different, then the modification does not result in derecognition of the financial asset. In this case, the Group recalculates the gross carrying amount of the financial asset and recognises the amount arising from adjusting the gross carrying amount as a modification gain or loss in profit or loss. If such a modification is carried out because of financial difficulties of the borrower, then the gain or loss is presented together with impairment losses. In other cases, it is presented as interest income (refer note 3.16).

v) Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

3.15 Impairment of non-derivative financial assets

The Group recognises loss allowances for ECLs on financial assets measured at amortised cost and contract assets.

The Group measures loss allowances at an amount equal to lifetime ECL, except for the following, which are measured as 12-month ECL:

- debt securities that are determined to have low credit risk at the reporting date; and
- other debt securities, bank balances, receivable from related parties and other receivables for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument) has not increased significantly since initial recognition.

Loss allowances for trade receivables (including lease receivables) and contract assets are always measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment, including forward-looking information.

3.15 Impairment of non-derivative financial assets (Cont'd)

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Group considers a financial asset to be in default when:

- the debtor is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or
- the financial asset is more than 90 days past due.

The Group considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'. The Group considers this to be Baa3 or higher per Moody's or BBB- or higher per Standards and Poor's.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Group expects to receive).

ECLs are discounted at the effective interest rate of the financial asset.

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the debtor;
- a breach of contract such as a default or being more than 90 days past due;
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- it is probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for a security because of financial difficulties.

Presentation of allowance for ECL in the statement of financial position

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the asset.

3.15 Impairment of non-derivative financial assets (Cont'd)

Write-off

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery of amounts due.

3.16 Finance income and finance costs

The Group's finance income and finance costs include:

- bank and loan administration charges
- Interest expense on borrowings
- the foreign currency gain or loss on financial assets and financial liabilities
- impairment losses (and reversals) on investments in debt securities carried at amortised cost
- interest expense on lease liabilities

Interest income or expense is recognised using the effective interest method. The 'effective interest rate' is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument to:

- the gross carrying amount of the financial asset; or
- the amortised cost of the financial liability.

In calculating interest income and expense, the effective interest rate is applied to the gross carrying amount of the asset (when the asset is not credit-impaired) or to the amortised cost of the liability. However, for financial assets that have become credit-impaired subsequent to initial recognition, interest income is calculated by applying the effective interest rate to the amortised cost of the financial asset. If the asset is no longer credit-impaired, then the calculation of interest income reverts to the gross basis.

3.17 Fair value measurement

'Fair value' is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects its non-performance risk.

When one is available, the Group measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as 'active' if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

If there is no quoted price in an active market, then the Group uses valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

If an asset or a liability measured at fair value has a bid price and an ask price, then the Group measures assets and long positions at a bid price and liabilities and short positions at an ask price.

3.17 Fair value measurement (Cont'd)

The best evidence of the fair value of a financial instrument on initial recognition is normally the transaction price - i.e. the fair value of the consideration given or received. If the Group determines that the fair value on initial recognition differs from the transaction price and the fair value is evidenced neither by a quoted price in an active market for an identical asset or liability nor based on a valuation technique for which any unobservable inputs are judged to be insignificant in relation to the measurement, then the financial instrument is initially measured at fair value, adjusted to defer the difference between the fair value on initial recognition and the transaction price. Subsequently, that difference is recognised in profit or loss on an appropriate basis over the life of the instrument but no later than when the valuation is wholly supported by observable market data or the transaction is closed out.

3.18 Cash and cash equivalents

For the purpose of statements of cash flows, cash and cash equivalents include cash on hand, cash at banks; short term deposits with banks and bank overdrafts. M-PAiSA trust account is not part of the cash management and therefore it is excluded. Bank overdrafts are included within borrowings and disclosed as current liabilities in the statement of financial position.

3.19 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at reporting date, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that recovery will be received and the amount of the receivable can be measured reliably.

3.20 Employee entitlements

Wages and salaries

Liabilities for wages and salaries expected to be settled within 12 months of the balance date are accrued up to the balance date.

Annual leave and sick leave

Liability for annual leave is recognized in the provision for employee entitlements. Liabilities for annual leave are expected to be settled within 12 months of the balance date and are measured at their nominal values using the remuneration rate expected to apply at the time of settlement.

Liabilities for non-accumulating sick leave are recognised when the leave is taken and measured at the rates prevailing at that time.

Long service leave and retirement benefits

Liability for long service leave is recognised in the provision for employee entitlements and measured at the present value of expected future payments to be made in respect of services provided by employees up to the balance date. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the balance date on government bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

3.20 Employee entitlements (Cont'd)

Long service leave and retirement benefits (cont'd)

Liability for retirement benefits is recognised in the provision for employee entitlements and measured at the present value of expected future payments to be made in respect of services provided by employees up to the balance date. Consideration is given to expected future wage and salary levels, periods of service and probability of pay-out. Expected future payments are discounted using market yields at the balance date on government bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

Bonus plans

The Group pays bonuses to employees based on the achievement of individual objectives by the employees and performance of the respective subsidiary companies. The Group recognises a provision where contractually obliged or where there is a past practice, subject to performance evaluation.

Termination benefits

The Group recognises termination benefits when it is demonstrably committed to either terminating the employment of current employees according to a formal plan without the possibility of withdrawal or providing termination benefits as a result for an offer made for redundancy. Benefits falling due more than 12 months after the balance date are disclosed at present value.

Defined contribution plans

Obligations for contributions to defined contribution plans are expensed as the related service is provided.

3.21 Segment reporting

Operating Segments

An operating segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different from those of other operating segments.

For reporting purposes, the Group considers itself to be operating predominantly in the telecommunications industry and revenue from other sources are not material.

The Group has disclosed three reportable segments as follows:

- Fixed line telecommunications ("Fixed Line Telecom") segment includes all fixed line telecommunication services including the sale or lease of telecommunications related office equipment, accessories and services including prepaid telephony and card services;
- Mobile telecommunications ("Mobile Telecom") segment includes all mobile telecommunication services including the sale of associated equipment, accessories and services;
- Other segment comprises of provisions of international public and dedicated telecommunications, data and internet services, sale of computer hardware and software, provision of technical support services and directory services.

The accounting policies adopted for segment reporting are the same accounting policies adopted for preparing and presenting consolidated financial statements of the Group.

3.21 Segment reporting (Cont'd)

Geographical segment

A geographical segment constitutes the provision of products or services within a particular economic environment that are subject to risks and return that are different from those of segments operating in other economic environments.

The Holding Company and five subsidiary companies operate in Fiji while its other subsidiary companies operate in Kiribati, Vanuatu, American Samoa, Samoa, Cook Islands, New Zealand, United States of America (non-operating), Papua New Guinea, Singapore and Australia.

The segment reporting has been disclosed under note 33.

3.22 Expenditure recognition

Expenses are recognised in the profit or loss on the basis of a direct association between the cost incurred and the earning of specific items of income. All expenditure incurred in the running of the business and in maintaining the property, plant and equipment in a state of operational service has been charged to the statement of profit or loss.

For the purpose of presentation of the statement of profit or loss and other comprehensive income, the "function of expenses" method has been adopted, on the basis that it fairly presents the elements of the Group's performance.

3.23 Contract Assets / Liabilities

The contract assets primarily relate to the Group's rights to consideration for goods supplied / services rendered but not billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional.

The contract liabilities primarily relates to unfulfilled performance obligations under a contract for services with customers.

Revenue under mobile contracts is recognised when customers source the hardware from the Group.

3.24 M-Paisa Trust Account and Evalue in circulation

The M-Paisa Trust Account is established to hold funds deposited by M-Paisa users, ensuring that user funds are segregated from the operational funds of the Group.

E-value represents the electronic money held by users, agents, and merchants within the M-Paisa system. It is the digital equivalent of cash, used for mobile money transactions.

3.25 Trade and other payable

Trade and other payable are recognized when the group becomes obliged to make future payments resulting from the receipt of goods and services.

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

3.26 Earning per share

Basic earnings per share - is calculated by dividing the profit for the year of the Group by the weighted average number of ordinary shares in issue during the year.

Diluted earnings per share - is calculated on the same basis as above as the Group does not have any convertible instruments, options, warrants or ordinary shares that will be issued upon the satisfaction of specified conditions.

3.27 Comparative figures

Where necessary, comparative figures have been adjusted to conform to changes in presentation in the current year to facilitate comparison and achieve consistency in disclosures.

NOTE 4. FINANCIAL RISK MANAGEMENT

4.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (foreign exchange risk and interest rate risk), credit risk and liquidity risk. 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. Risk management is carried out by executive management. Executive management identifies, evaluates and monitors financial risks in close co-operation with the operating units.

a) Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates and interest rate, will affect the Group's income or the value of its holdings of financial instruments. The objective of market risk management is to control market risk exposures within acceptable parameters while optimising the return on risk.

Unfavourable changes to duty and tax regulations may expose the Group to a decline in revenue. The Group operates in a number of countries and changes to respective government's policies therefore affect the economic situation and ultimately the revenue of the Group. To address this, the Group reviews its pricing and product range regularly and responds appropriately to these changes.

i) Foreign exchange risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Group largely procures most of its telecommunication equipment and supplies from overseas and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the US dollar. Foreign exchange risk arises from future commercial transactions and recognised assets and liabilities.

Management has set up a policy that requires the Group companies to manage its foreign exchange risk against their functional currency. Foreign exchange risk arises when future commercial transactions or recognised assets and liabilities are denominated in a currency other than the functional currency of the respective Group companies. For significant settlements, the Group companies seek quotations from recognised banks and use the most favourable exchange rate for settlement purposes.

As at year end, financial liabilities (trade and other payables) denominated in foreign currencies are significant and hence changes in the US dollar by 10% (increase or decrease) are expected to have a significant impact on the net profit currently reflected in the Group's financial statements. The carrying amount of the Group's significant foreign currency denominated monetary liabilities at the end of the reporting period are as follows:

	2025	2024
	F\$'000	F\$'000
USD	331,278	277,203

As at year end, there were no material financial assets denominated in foreign currencies. The following significant exchange rate against FJD was applied during the year:

	Reporting of	late spot rate
	2025	2024
USD	0.442	0.448

4.1 Financial risk factors (Cont'd)

a) Market risk (cont'd)

i) Foreign exchange risk (cont'd)

A reasonably possible strengthening (weakening) of the US dollar against the Fiji dollar at 30 June would have affected the measurement of financial instruments denominated in a foreign currency and affected the pre-tax profit or loss and equity balance by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant. A sensitivity rate of 10% is used when reporting foreign currency risk internally to key management personnel which also represents management's assessment of the reasonably possible change in foreign exchange rates.

	Profit or (loss)	Profit or (loss) / Equity	
	Strengthen F\$'000	Weaken F\$'000	
30 June 2024 USD	(27,720)	27,720	
30 June 2025 USD	(33,128)	33,128	

ii) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Interest rate risks are managed closely by the directors and management within the approved policy parameters. For re-investment and additional borrowings, the Group negotiates an appropriate interest rate with banks and other lenders and invests with or borrows from banks or other financial institutions which offers the best overall commercial terms, including the interest rate.

The Group has interest-bearing assets in the form of debt investment securities and advances to related entities. Generally, these are at fixed interest rates, hence, there are no uncertainties related to interest rate cash flows during the period of investment.

Furthermore, the subsidiary companies, Digitec Communication Limited have significant interest-bearing borrowings from Fiji National Provident Fund. Digitec Communication Limited's loan is at a fixed interest rate and the term of the loan is 6 years. Also, the subsidiary company, Vodafone Fiji Pte Limited have significant interest-bearing borrowings from Fiji National Provident Fund at variable interest rates.

The Holding Company has significant borrowings from Australia and New Zealand Banking Group Limited in respect to acquisition of subsidiary companies, Telecom Vanuatu Limited and the Bluesky Group for which repayments are based on notional term of 13-15 years and are at variable interest rate.

Also, the subsidiary company, Telecom Vanuatu Limited, has significant interest-bearing borrowings from ANZ Bank (Vanuatu) Limited and Vanuatu National Provident Fund at variable interest rates.

The subsidiary companies, Bluesky SamoaTel Investments Limited and Bluesky Samoa Limited, have significant interest-bearing borrowings from ANZ Bank (Samoa) Limited at variable interest rates.

Furthermore, in the prior financial year, the subsidiary company, Digitec Communications Limited consolidated its borrowings and entered into a syndicated loan facility with BSP and Kina Securities Limited. These facilities are at variable interest rates.

4.1 Financial risk factors (cont'd)

a) Market risk (cont'd)

ii) Interest rate risk (cont'd)

At the reporting date the profile of the Group's variable interest bearing financial instruments was as follows:

	2025 \$'000	2024 \$'000
Bank overdraft Borrowings	42,039 472,037	33,303 536,353
	514,076	569,656

Sensitivity analysis

A 100 basis points (bp) increase in interest rates at the reporting date would have decreased the profit or loss by amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant. The analysis is performed on the same basis for 2024.

	Profit or loss before tax \$'000 (FJD)
30 June 2025 Variable rate instruments	5,140
30 June 2024 Variable rate instruments	5,696

b) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties as a means of mitigating the risk of financial loss from defaults. The Group's exposure and the credit ratings of its counterparties, where available, are continuously monitored. Credit exposure is controlled by counterparty limits that are reviewed and approved by management on a regular basis.

Trade receivables consist of a large number of customers, spread across geographical areas. Ongoing credit evaluations are performed on the financial condition of trade receivables.

The Group does not have any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The carrying amount of financial assets and contract assets represent the maximum credit exposure.

Refer note 20(c) for details of impairment losses on financial assets and contract assets recognised in profit or loss.

Trade receivables and contract assets

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. However, management also considers the factors that may influence the credit risk of its customer base, including the default risk associated with the country in which customers operate.

4.1 Financial risk factors (cont'd)

b) Credit risk (cont'd)

Trade receivables and contract assets

At 30 June, the exposure to credit risk for gross trade receivables and contract assets by geographic region was as follows:

	2025	2024
	\$'000	\$'000
Fiji	88,050	85,223
Samoa	13,392	13,076
Papua New Guinea	35,010	22,427
Vanuatu	9,564	6,499
American Samoa	6,581	6,307
Singapore	41	615
Cook Islands	2,926	3,239
Kiribati	1,800	2,110
Australia	27	12
	157,391	139,508

Expected credit loss assessment

The Group uses an allowance matrix to measure the ECLs of trade receivables and contract assets from individual customers, which comprise a large number of small balances.

Loss rates are calculated using a 'roll rate' method based on the probability of a receivable progressing through successive stages of delinquency to write-off. Roll rates are calculated separately for exposures in different segments based on the following common credit risk characteristics - geographic region.

The following table provides information about the Group's exposure to credit risk and ECLs for trade receivables and contract assets from individual customers as at 30 June 2025 and 30 June 2024.

	Weighted average loss rate	Gross Carrying amount \$'000	Loss allowance \$'000	Net carrying amount \$'000	Credit Impaired
30 June 2025					
Current (not past due)	0.1%	59,748	71	59,677	No
1- 30 days past due	4.2%	24,026	1,008	23,018	No
31 - 60 days past due	10.4%	8,665	904	7,761	No
61 - 90 days past due	35.8%	10,617	3,805	6,812	No
More than 90 days past due	41.3%	33,345	13,780	19,565	Yes
		136,401	19,568	116,833	
Debtors specifically assessed		20,990	7,329	13,661	Yes
		157,391	26,897	130,494	
30 June 2024					
Current (not past due)	1.3%	60,355	784	59,571	No
1- 30 days past due	4.8%	19,337	928	18,409	No
31 - 60 days past due	11.5%	10,442	1,201	9,241	No
61 - 90 days past due	40.4%	15,241	6,157	9,084	No
More than 90 days past due	43.2%	20,616	8,906	11,710	Yes
		125,991	17,976	108,015	
Debtors specifically assessed		13,517	8,852	4,665	Yes
•		139,508	26,828	112,680	

4.1 Financial risk factors (cont'd)

b) Credit risk (cont'd)

Trade receivables and contract assets (cont'd)

Loss rates are based on actual credit loss experience over the past two years.

The Group performs a qualitative assessment to measure the ECLs for other receivables, advances and related party receivables. The factors considered by the Group includes whether there are evidence to support that there has been a significant increase in credit risk, whether there any impact on time value of money, how and when the Group will require repayment from the counter party and whether any indicators of default exist. Movement for allowance of impairment is included in note 20(c).

Cash and cash equivalents

The Group held cash and cash equivalents of \$95,740,000 at 30 June 2025 (30 June 2024: \$99,433,000). The cash and cash equivalents are primarily held with banks, which are rated B to AA-based on Standards and Poor's (S&P) ratings.

Impairment on cash and cash equivalents has been measured on the 12-month expected loss basis and reflects the short maturities of the exposures. The Group uses a similar approach for assessment of ECLs for cash and cash equivalents to those used for debt securities. The Group did not recognise an impairment allowance against cash and cash equivalents as at 30 June 2025 (30 June 2024: \$nil).

Debt investment securities

The Group held debt investment securities of \$15,667,000 at 30 June 2025 (30 June 2024: \$11,831,000). The debt investment securities are held with banks and credit institutions. Debt investment securities held with banks are primarily rated B to AA-, based on S&P ratings. In relation to debt investment securities held with credit institutions the Group monitors changes in credit risk by reviewing available press and regulatory information.

Impairment on debt investment securities held with banks and credit institutions has been measured on the 12-month expected loss basis and reflects the short maturities of the exposures. The Group did not recognise an impairment allowance against debt investment securities as at 30 June 2025 (30 June 2024: \$nil).

c) Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting obligations for its liabilities. Prudent liquidity risk management requires maintaining sufficient cash and marketable securities to ensure availability of funding. Proper management of the Group's liquidity position is essential in order to ensure that adequate funds are available to meet the Group's ongoing financial obligations.

The Group's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation. The Group monitors liquidity through rolling forecasts of the Group's cash flow position and maintaining adequate funding arrangements. Also, a reasonable portion of revenue is billed and collected in advance or generally within 30 days of invoice. The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include contractual interest payments.

4.1 Financial risk factors (cont'd)

c) Liquidity risk (cont'd)

-,q, (Contractual Undiscounted Cashflows					
_	On demand \$'000	Less than 1 year \$'000	Between 1 and 2 years \$'000	Between 3 and 5 years \$'000	Over 5 years \$'000	Total \$'000
Financial liabilities						
30 June 2025						
Trade and other payables	-	345,335	5,120	-	900	351,355
Put liability	-	64,137	-	-	-	64,137
Lease liabilities	-	24,960	24,960	43,349	77,368	170,637
Borrowings	42,036	83,755	65,078	135,552	434,068	760,489
	42,036	518,187	95,158	178,901	512,336	1,346,618
30 June 2024						
Trade and other payables	_	332,611	5,870	_	900	339,381
Put liability	_	64,137	-	_	-	64,137
Lease liabilities	-	20,782	20,782	42,380	82,937	166,881
Borrowings	33,303	102,010	68,970	143,381	524,595	872,259
_	33,303	519,540	95,622	185,761	608,432	1,442,658
Financial assets 30 June 2025						
Debt investment securities	-	16,533	-	-	-	16,533
Trade and other receivables	-	221,809	3,155	-	-	224,964
Cash and cash equivalents	95,740	-	-	-	-	95,740
=	95,740	238,342	3,155	-	-	337,237
30 June 2024						
Debt investment securities	-	11,831	-	-	-	11,831
Trade and other receivables	-	223,939	3,651	-	-	227,590
Cash and cash equivalents	99,433	-	-	-	-	99,433
	99,433	235,770	3,651	-	-	338,854

4.2 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, issue new shares and/or sell assets to reduce debt. The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including 'current and non-current borrowings' as shown in the statement of financial position) less cash and cash equivalents. Total capital is calculated as 'equity' as shown in the statement of financial position plus net debt.

The gearing ratios at 30 June 2025 and 30 June 2024 were as follows:

	30 June 2025	30 June 2024
	\$'000	\$'000
Total borrowings	659,571	692,205
Less: Cash and cash equivalents	(95,740)	(99,433)
Net debt	563,831	592,772
Total equity	605,795	637,055
Total capital (Total equity plus Net debt)	1,169,626	1,229,827
Gearing ratio (Net debt / Total capital x 100)	48%	48%
Debt to equity ratio % (Net debt / Total equity)	93%	93%

Other risks

a) Operational risk

Operational risk is the risk of loss arising from systems failure, human error, and fraud. When controls fail to perform, operational risks can cause damage to reputation, have legal or regulatory implications, or lead to financial crisis. The Group cannot eliminate all operational risk, but through a control framework and by monitoring and responding to potential risks, the Group is able to manage this risks. Controls include effective segregation of duties, access, authorisation and reconciliation procedures, staff education and assessment procedures.

b) Regulatory risk

The Group's profitability can be significantly impacted by regulatory agencies which govern the telecommunication sector. Specifically, retail and wholesale prices are regulated by Fijian Competition and Consumer Commission and the Group's operating environment is regulated by Telecommunications Authority of Fiji, Communications Commission of Kiribati, Telecommunications and Radio Communications Regulator of Vanuatu, National Information and Communications Technology Authority of Papua New Guinea, Office of the Regulator of Samoa, Government of the Cook Islands, Federal Communication Commission (FCC) of USA, the Governor of American Samoa, Infocomm Media Development Authority of Singapore and Australian Communications and Media Authority of Australia. Also, the salaries and wages payable to workers are subject to the Wages Regulations.

The Group actively monitors and engages with regulatory developments in all its operating jurisdictions to ensure compliance and to anticipate changes that may affect its operations and profitability. Key measures undertaken are proactive engagement with regulators, dedicated regulatory compliance teams, pricing and cost management strategies, monitoring labour law changes and internal training and awareness.

NOTE 5. USE OF JUDGEMENTS AND ESTIMATES

In preparing these consolidated financial statements, management has made judgements and estimates that affect the application of the Group's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively.

Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties at 30 June 2025 that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities in the next financial year is included in the following notes:

- Note 15(a) Impairment test of goodwill: key assumptions underlying recoverable amounts.
- Notes 3.15 and 4.1(b) Measurement of ECL allowance for trade receivables and contract assets: key assumptions in determining the roll rate.
- Note 3.10 and 12 Recognition of deferred tax assets on carry forward tax losses.
- Note 3.8 Impairment of non-financial assets.
- Note 3.13 Impairment of inventories.
- Note 3.4 Useful lives and residual values of property, plant and equipment.
- Note 3.5 Estimating the incremental borrowing rates for discounting future lease payments.
- Note 3.19 Provisions

NOTE 5. USE OF JUDGEMENTS AND ESTIMATES (CONT'D)

Assumptions and estimation uncertainties (Cont'd)

i. Measurement of fair values

Total revenue

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

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

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement. The Group recognises transfers between levels of the fair value hierarchy at the end of the reporting year during which the change has occurred.

NOTE 6. REVENUE	2025 \$'000	2024 \$'000
A. Revenue streams		
Revenue from ordinary activities are as follows:		
Revenue from contracts with customers Other revenue	1,027,746	931,635
- Equipment and lease circuit rental	4,632	4,319
Total revenue	1,032,378	935,954
B. Disaggregation of revenue from contracts with customers		
In the following table, revenue from contracts with customers is a and service lines.	disaggregated by ma	jor products
Major products/service lines Call revenue Computer hardware, software and technical support services	237,674	190,218
revenue Data network and internet revenue Directory revenue Equipment and ancillaries revenue Other sales and services	60,720 503,489 27 131,549 94,287	70,007 472,546 506 130,832 67,526

1,027,746

931,635

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS [CONT'D] FOR THE YEAR ENDED 30 JUNE 2025

NOTE 6. REVENUE (CONT'D)

C. Contract balances

The following table provides information about gross receivables, contract assets and contract liabilities from contracts with customers.

	2025	2024
	\$'000	\$'000
Receivables, included in 'trade and other receivables and		
contract assets'	154,054	135,295
Contract assets, included in 'trade and other receivables and		
contract assets'	6,870	7,445
Contract liabilities, included in 'trade and other payables'	33,620	31,594

The contract assets primarily relate to the Group's rights to consideration for mobile handsets provided to customers but not billed at the reporting date and Group's right to consideration for work completed but not yet billed at the reporting date. The contract assets are transferred to receivables when the rights become unconditional. This usually occurs when the Group issues an invoice to the customer.

The contract liabilities primarily relate to advance consideration received from customers under the mobile contracts and from prepaid products and fixed monthly charges billed in advance. Revenue under mobile contracts are recognised when customers source the hardware from the Group. Revenue from prepaid products and fixed monthly charges billed in advance is recognised as revenue either once the related service has been provided or when the product date has expired, whichever occurs earlier.

The amount of \$31,594,000 included in contract liabilities at 30 June 2024 has been recognised as revenue for the year ended 30 June 2025 (30 June 2024: \$38,748,000).

No information is provided about remaining performance obligations at 30 June 2025 that have an original expected duration of one year or less or where the Group recognises revenue based on the amount it has a right to invoice, as allowed by IFRS 15.

The Group recognises the incremental costs of obtaining contracts as an expense when incurred if the amortisation period of the assets that the Group otherwise would have recognised is one year or less, as allowed by IFRS 15.

NOTE 7. DIRECT COSTS

Airtime and PSTN charges	92,432	103,275
Computer hardware, software and technical support services	73,466	63,064
Directory production costs	-	40
Equipment and ancillary costs	92,008	108,426
Satellite/Bandwidth charges	120,921	85,759
Stock obsolescence	(15)	478
Total direct costs	378,812	361,042

Direct costs represent the specific costs that the Group considers in pricing its products and services disclosed under note 6(B).

NOTE 8. OTHER INCOME

Amortisation of deferred grant	6,486	2,761
Gain on sale of property, plant and equipment	1,384	1,199
Insurance proceeds Universal service fund	428 2.216	- 2,189
Other miscellaneous income	10,118	9,406
Total other income	20,632	15,555

NOTE 9. PERSONNEL COSTS	2025 \$'000	2024 \$'000
Wages and salaries, including leave pay and other benefits Superannuation contributions	95,030 6,387	89,554 6,092
Other personnel costs	12,121	14,897
Total personnel costs	113,538	110,543
NOTE 10. NET FINANCE COSTS		
Interest income under the effective interest method on: - Debt investment securities	866	1,044
Total interest income arising from financial assets measured at amortised cost	866	1,044
Net realised foreign exchange gain Net unrealised foreign exchange gain	2,117	2,161 8,471
Finance income - other	2,117	10,632
Total finance income	2,983	11,676
Financial liabilities measured at amortised cost - interest expense on:		
- Lease liabilities	(7,321)	(7,776)
- Borrowings, including bank overdraft	(34,308)	(34,905)
- Advance from related parties	(13,231)	(11,751)
Net unrealised foreign exchange loss	(33,283)	(12,376)
Total finance costs	(88,143)	(66,808)
Net finance costs recognised in profit or loss	(85,160)	(55,132)
NOTE 11. OTHER EXPENSES		
Auditor's remuneration:		
Audit fees - group auditor	873	887
- other auditors	219	196
Other services - group auditor / other auditors Consultancy and contractors food	198	144
Consultancy and contractors fees Directors' remuneration - fees and allowances	1,162 902	1,376 1,245
Electricity	47,284	36,380
Insurance	15,819	14,872
Legal and professional fees	1,430	1,862
Licence and support service fees	30,914	27,404
Computer software support charges	22,079	24,178
Rent and rates	51,651	52,134
Repairs and maintenance Travelling and transportation	9,524 7,773	15,566 8,339
Personnel costs (note 9)	113,538	110,543
Depreciation of property, plant and equipment (note 14)	170,776	145,753
Depreciation of right of use assets (note 16)	27,545	18,267
Amortisation of intangible assets (note 15)	9,113	10,983
Other miscellaneous expenses	28,567	38,880
Total other expenses	539,367	509,009

NOTE 12. INCOME TAX	2025 \$'000	2024 \$'000
a) Income tax benefit / (expense)		
Profit before income tax	27,529	3,160
Prima facie income tax thereon at domestic rates applicable to profits / (losses) of respective entities in different countries Impact of change in tax rates Tax effect of: Non-deductible expenses Tax concessions and incentives	3,550 - 4,260 (2,731)	(5,136) 956 3,949 (5,427)
Deferred tax benefit on tax losses derecognised Over provision of income tax in prior year	614 (95)	367 (751)
Income tax (expense) / benefit	5,598	(6,042)
Income tax benefit comprises movements in: Current tax liability Deferred tax assets/liabilities Over provision in prior year Income tax (expense) / benefit	35,777 (30,084) (95) 5,598	37,467 (42,758) (751) (6,042)
b) Deferred tax assets / deferred tax liabilities	3,370	(0,012)
Further income tax benefit / (expense) at domestic tax rates for respective entities in different countries are as follows:		
Allowance for expected credit loss Employee entitlements Allowance for stock obsolescence Difference in carrying value of right of use assets and lease	9,096 2,255 1,545	8,389 1,593 1,527
liabilities for accounting and income tax purpose Carried forward tax losses Others	5,506 112,065 (1,232)	3,208 93,077 1,189
Unrealised foreign exchange loss Difference in carrying value of property, plant, equipment, computer software, IRU network capacity, customer relationship and contracts, brand and spectrum licences for	4,574	2,688
accounting and income tax purpose	(19,112)	(21,986)
<u>.</u>	114,697	89,685
This is represented by:		
Deferred tax asset Deferred tax liability	133,809 (19,112)	111,648 (21,963)
	114,697	89,685
c) Current tax liability		
Balance at beginning of year Tax liability for the year Income tax paid Tax deducted at source - Resident Interest Withholding Tax Effect of movements in exchange rates Others Over provision in prior year	20,712 35,777 (35,414) (101) (609) (566) (477)	21,343 37,467 (35,715) (12) (896) 462 (1,937)
Balance at end of year	19,322	20,712

NOTE 12. INCOME TAX (CONT'D)

d) Unrecognised deferred tax assets by Holding Company

In accordance with the provision of the Fiji Income Tax Act, and effective from January 2019, tax losses are allowed to be carried forward for 8 years.

Deferred tax assets amounting to around \$5,976,000 (2024: \$5,116,000) on carried forward tax losses amounting to around \$23,902,000 (2024: \$20,464,000) have not been brought to account as its realisation is not considered to be probable. The deferred tax assets will only be realised if:

- i. the Holding Company derives future assessable income of a nature and of an amount sufficient to enable the benefits from the deductions for the losses to be realised;
- ii. the Holding Company continue to comply with the conditions for deductibility imposed by the law; and
- iii. no change in tax legislation adversely affect the Holding Company in realising the benefit from the deductions for the losses.

NOTE 13.	EARNINGS PER SHARE	2025 \$'000	2024 \$'000
Basic and dilu	ted earnings per share		
	n of basic and diluted earnings per share has been ordinary shareholders and weighted-average number		
Profit attributa	able to equity holders of the Holding Company	21,301	17,097
Weighted aver	age number of ordinary shares	478,590	478,590
Basic and dilu	ted earnings per share (cents per share)	4.45	3.57

NOTE 14. PROPERTY, PLANT AND EQUIPMENT

	Leasehold land and buildings \$'000	Telecommu- nications equipment and plant \$'000	Computer equipment \$'000	Furniture, fittings and office equipment \$'000	Motor vehicles \$'000	Capital equipment \$'000	Capital work in progress \$'000	Total \$'000
Year ended 30 June 2025								
Opening net book amount	40,993	832,477	14,615	15,377	11,438	10,687	134,678	1,060,265
Additions	283	833	637	613	2,004	(765)	128,545	132,150
Effect of movements in exchange rates	717	(20,350)	(2)	(201)	(163)	-	(1,156)	(21,155)
Disposals	(21)	(493)	(161)	(230)	(60)	-	(412)	(1,377)
Transfers	1,451	152,638	7,830	3,247	6,886	-	(172,162)	(110)
Depreciation	(4,228)	(150,515)	(7,553)	(3,401)	(5,079)	-	-	(170,776)
Closing net book amount	39,195	814,590	15,366	15,405	15,026	9,922	89,493	998,997
At 30 June 2025								
Cost Accumulated depreciation and	104,861	2,253,924	104,433	97,817	39,167	10,012	89,493	2,699,707
impairment allowance	(65,666)	(1,439,334)	(89,067)	(82,412)	(24,141)	(90)	<u>-</u>	(1,700,710)
Net book amount	39,195	814,590	15,366	15,405	15,026	9,922	89,493	998,997

NOTE 14. PROPERTY, PLANT AND EQUIPMENT (CONT'D)

	7	elecommun		Furniture,				
	Leasehold	-ications		fittings and				
	land and	equipment	Computer	office	Motor	Capital	Capital work	
	buildings	and plant	equipment	equipment	vehicles	equipment	in progress	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Year ended 30 June 2024								
Opening net book amount	40,694	627,277	18,692	9,939	10,839	11,156	255,966	974,563
Additions	1,288	1,337	483	915	1,672	(470)	279,174	284,399
Effect of movements in exchange rates	2,798	(23,161)	8	2,169	(1,181)	(2,207)	(22,606)	(44,180)
Disposals	(28)	(305)	(25)	(233)	(11)	-	(2,024)	(2,626)
Transfers	258	353,970	3,017	5,554	4,687	2,208	(375,832)	(6,138)
Depreciation	(4,017)	(126,641)	(7,560)	(2,967)	(4,568)	-	-	(145,753)
Closing net book amount	40,993	832,477	14,615	15,377	11,438	10,687	134,678	1,060,265
At 30 June 2024								
Cost	102,300	2,122,036	101,652	96,113	35,442	10,776	134,678	2,602,997
Accumulated depreciation and								
impairment allowance	(61,307)	(1,289,559)	(87,037)	(80,736)	(24,004)	(89)	-	(1,542,732)
Net book amount	40,993	832,477	14,615	15,377	11,438	10,687	134,678	1,060,265

- a) Borrowing costs directly attributable to the acquisition and construction of qualifying assets amounting to \$Nil (2024: \$4.11 million (PGK 7.1 million)) has been capitalized during the year.
- b) All properties, plant and equipment of the Holding Company and subsidiary companies, Amalgamated Telecom Holdings (Kiribati) Limited, Telecom Vanuatu Limited and Digitec Communications Limited have been pledged to ANZ Banking Group Limited (Fiji), ANZ Bank (Kiribati) Limited, ANZ Bank (Vanuatu) Limited, BSP Financial Group Limited and Kina Securities Limited, respectively as security in accordance with the security arrangements for term loan facilities. Furthermore, land and buildings located at Bluesky Headquarters at Maluafou, Samoa are subject to a first charge against Bluesky Samoa Limited's bank loans with ANZ Bank (Samoa) Limited.
- c) Following the earthquake on 17 December 2024, that struck Vanuatu, a detailed engineering assessments were carried out by the building engineers on two of the subsidiary company, Telecom Vanuatu Limited's affected properties. Following detailed engineering assessments, no major structural damage was identified and both buildings have been scoped for precautionary repair works to ensure continued safety and compliance.

The earthquake also resulted in temporary disruptions to telecommunications services, but the subsidiary company, Telecom Vanuatu Limited's infrastructure remained largely intact. Based on management and directors assessment, as at the date of this financial statements, there is no indication of any material adverse impact on the subsidiary company, Telecom Vanuatu Limited's operations or on the recoverable amount of its assets. Accordingly, no impairment loss has been recognised.

NOTE 15. INTANGIBLE ASSETS	2025 \$'000	2024 \$'000
Goodwill (a)	136,121	135,698
Computer software (b)	19,025	18,974
Spectrum licences (c)	11,773	14,315
Brand (d)	7,827	7,827
Customer relationship and contracts (e)	-	3,351
Total intangible assets, net	174,746	180,165
a) Goodwill Gross carrying amounts: Goodwill on acquisition of: Datec (Fiji) Pte Limited and Subsidiary Companies (i) Telecom Vanuatu Limited (ii) Bluesky Group (iii) Digitec Group (iv)	3,401 5,711 114,055 23,954 147,121	3,401 5,711 114,055 23,531 146,698
Accumulated impairment: Opening balance Impairment loss Closing balance	11,000 - 11,000	11,000
Net book amount	136,121	135,698

i) On 29 May 2015, subsidiary company, Vodafone Fiji Pte Limited acquired 100% shareholding in Datec (Fiji) Pte Limited and its Subsidiary Company. Goodwill of \$3,401,000 was recognised as the excess of the consideration transferred over the fair value of net assets acquired at acquisition-date. The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$50,888,000 (2024: \$45,561,000). The key assumptions used in the estimation of value in use were as follows:

	2025	2024
Discount rate	12.0%	10.8%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	9.0%	9.0%

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated sales volume and price growth for the next five years.

Management has identified that a reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.

a) Goodwill (cont'd)

ii) On 27 March 2017, the Holding Company acquired 100% shareholding in Telecom Vanuatu Limited. Goodwill of \$5,711,000 (accumulated impairment losses of \$2,500,000) was recognised as the excess of the consideration transferred over the fair value of net assets acquired at acquisition-date.

The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$101,232,000 (2024: \$121,574,000). The key assumptions used in the estimation of value in use were as follows:

	2025	2024
Discount rate	13.0%	11.5%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	6.0%	8.0%

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated subscriber base for the next five years.

Management has identified that a reasonably possible change in the key assumptions could cause the carrying amount to exceed the recoverable amount.

- iii) On 1 January 2019, the Holding Company acquired 100% membership in AST Telecom LLC and 100% shareholding in eLandia Technologies Inc. Goodwill of \$114,055,000 was recognised as the excess of the consideration transferred over the fair value of net assets acquired at acquisition-date. The goodwill was allocated to the operating companies within the Group as follows:
 - a. American Samoa Telecom LLC \$31,279,000

The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$145,887,000 (2024: \$122,055,000).

The key assumptions used in the estimation of value in use were as follows:

	2025	2024
Discount rate	11.4%	11.4%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	7.0%	6.0%

a) Goodwill (Cont'd)

a. American Samoa Telecom LLC - \$31,279,000 (cont'd)

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated subscriber base for the next five years.

Management has identified that a reasonably possible change in the key assumptions could cause the carrying amount to exceed the recoverable amount.

b. Bluesky Samoa Limited - \$18,886,000 (accumulated impairment losses of \$8,500,000)

The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$96,273,000 (2024: \$107,219,000).

The key assumptions used in the estimation of value in use were as follows:

	2025	2024
Discount rate	12.0%	11.1%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	4.0%	10.0%

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated subscriber base for the next five years.

Management has identified that a reasonably possible change in the key assumptions would cause the carrying amount to exceed the recoverable amount.

a) Goodwill (Cont'd)

c. Telecom Cook Islands Limited - \$23,970,000

The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$114,842,000 (2024: \$116,882,000). The key assumptions used in the estimation of value in use were as follows:

	2025	2024
Discount rate	12.0%	11.2%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	7.0%	13.0%

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated subscriber base for the next five years.

Management has identified that a reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.

d. Vodafone Fiji Pte Limited - \$39,920,000

The recoverable amount of this CGU was based on its value in use, determined by discounting the future cash flows to be generated from the continuing use of the CGU. The carrying amount of the CGU was determined to be lower than its recoverable amount of \$657,209,000 (2024: \$1,151,292,000). The key assumptions used in the estimation of value in use were as follows:

	2025	2024
		_
Discount rate	12.0%	10.8%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	3.0%	3.0%

a) Goodwill (Cont'd)

d. Vodafone Fiji Pte Limited - \$39,920,000 (cont'd)

Five years of cash flows were included in the discounted cash flow model. A long-term growth rate into perpetuity has been determined as the nominal gross domestic product (GDP) rates for the country in which the CGU operates.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience, adjusted for the anticipated revenue growth. Revenue growth was projected taking into account the average growth levels experienced over the past five years and the estimated subscriber base for the next five years.

Management has identified that a reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.

iv) On 1 January 2019, ATH International Venture Pte Limited acquired 70% shareholding in Etech ICT Pty Limited of Australia, Etech ICT Pte Limited of Singapore and Digitec Communication Limited (collectively Digitec group) of Papua New Guinea. Goodwill of \$23,954,000 (2024: \$23,531,000) was recognised as the excess of the consideration transferred over the fair value of net assets acquired at acquisition-date. The entire goodwill was allocated to Digitec Communications Limited.

The recoverable amount of this CGU was based on fair value less costs of disposal, estimated using discounted cash flows. The fair value measurement was categorised as a Level 3 fair value based on the inputs in the valuation technique used (see Note 5(i)). The key assumptions used in the estimation of the recoverable amount are set out below. The values assigned to the key assumptions represent management's assessment of future trends in the industry and have been based on historical data from both external and internal sources.

	2025	2024
Discount rate	13.0%	15.4%
Terminal value growth rate	2.0%	2.0%
Budgeted EBITDA growth rate (average of next five years)	17.0%	21.0%

The cash flow projections included specific estimates for five years and a terminal growth rate thereafter. The terminal growth rate was determined based on management's estimate of the long-term compound annual EBITDA growth rate, consistent with the assumptions that a market participant would make.

Budgeted EBITDA was based on expectations of future outcomes taking into account past experience and different market analysis, adjusted for the anticipated revenue growth. Revenue growth was projected talking into account the past experience of the Group, the business plan of Digitec Communications Limited, and the estimated subscriber base for the next five years.

The estimated recoverable amount of the CGU exceeded its carrying amount by approximately \$992,072,000 (2024: \$492,485,000).

Management has identified that a reasonably possible change in the key assumptions would not cause the carrying amount to exceed the recoverable amount.

NOTE 15. INTANGIBLE ASSETS (CONT'D)	2025 \$'000	2024 \$'000
b) Computer software		
Gross carrying amount: Balance at beginning of year Additions Transfer from PPE Transfer from work in progress Disposal Effect of movement in exchange rates	74,824 4,677 79 112 - (856)	57,931 1,144 16,068 1,050 (540) (829)
Balance at end of year	78,836	74,824
Accumulated amortisation: Balance at beginning of year Amortisation Transfer from PPE Effect of movement in exchange rates Balance at end of year	55,850 3,111 - 850 59,811	42,166 2,984 10,980 (280) 55,850
Net book amount	19,025	18,974
c) Spectrum licences		
Gross carrying amount: Balance at beginning of year Effect of movements in exchange rates	29,267 197	29,110 157
Balance at end of year	29,464	29,267
Accumulated amortisation: Balance at beginning of year Effect of movements in exchange rates Amortisation	14,952 87 2,652	12,093 342 2,517
Balance at end of year	17,691	14,952
Net book amount	11,773	14,315

Spectrum licences include licenses acquired by the subsidiary companies, Telecom Fiji Pte Limited and Vodafone Fiji Pte Limited on 2 September 2013 from Department of Communications. Spectrum licences also include licence acquired by the subsidiary companies, Amalgamated Telecom Holdings (Kiribati) Limited on 27 May 2016 from Communications Commission of Kiribati and Digitec Communications Limited on 19 December 2018 from National Information and Communications Technology Authority.

The licences of Telecom Fiji Pte Limited and Vodafone Fiji Pte Limited had an initial 5-year term starting from 2 September 2013, then extending to further 10 years' conditional on compliance with implementation requirements. The purchase consideration has been capitalised to intangible assets.

The licence of Amalgamated Telecom Holdings (Kiribati) Limited had an initial 15-year term starting from 27 May 2016, then extending to further 5 years' conditional on compliance with implementation requirements. The purchase consideration has been capitalised to intangible assets.

The licence of Digitec Communications Limited is for a 10-year term starting from 18 December 2018.

NOTE 15.	INTANGIBLE ASSETS (CONT'D)	2025 \$'000	2024 \$'000
d) Brand			
Gross carryin Balance at be	g amount: ginning of year	15,407	15,407
Balance at en	nd of year	15,407	15,407
	amortisation: ginning of year	7,580	7,580
Balance at en	nd of year	7,580	7,580
Net book amo	punt	7,827	7,827

The carrying amount as at period end relates to the value of the Digitec brand attributable to Digitec ICT Limited of \$1,400,000 and the value of the Bluesky brand attributable to American Samoa Telecom LLC of \$6,427,000. The Group has assessed that these brand values have an indefinite useful life as the brands are mature and contribute significant value to the businesses and its abandonment would represent an unrealistic decision given the market in which the businesses operate, the industry in which the brands are being used and the nature of services that the entities provide. Impairment of brand has been tested together with impairment of goodwill (see Note 15(a)).

e) Customer relationship and contracts

Gross carrying amount: Balance at beginning of year Effect of movements in exchange rates	35,850	35,849 1
Balance at end of year	35,850	35,850
Accumulated amortisation: Balance at beginning of year Amortisation Effect of movements in exchange rates	32,499 3,350 1	26,987 5,482 30
Balance at end of year	35,850	32,499
Net book amount		3,351

NOTE 16. LEASES

Information about leases for which the Group is a lessee is presented below.

A. Right of use assets

i) Property leases

The Group leases land and building. Information about leases for which the Group is a lessee is presented below:

Balance at beginning of year	89,682	70,017
Additions	22,627	29,300
Effect of movement in exchange rates	(991)	(2,257)
Remeasurement and modifications	(3,233)	4,133
Disposals	(26)	(276)
Depreciation charge for the year	(22,886)	(11,235)
Balance at end of year	85,173	89,682

NOTE 16. LEASES (CONT'D)	2025 \$'000	2024 \$'000
A. Right of use assets (Cont'd)		
ii) IRU Network Capacity		
Balance at beginning of year Effect of movements in exchange rates Depreciation charge for the year	57,406 667 (4,659)	64,700 (262) (7,032)
Balance at end of year (a)	53,414	57,406
iii) Finance lease receivable (b)	11,966	13,353
Total right of use assets	150,553	160,441

- (a) Indefeasible Right of Use ("IRU") capacity relates to the lease of IRU network capacities by subsidiary companies, Telecom Fiji Pte Limited, Fiji International Telecommunications Pte Limited and American Samoa Holdings Limited. The IRU network capacity purchase consideration or lease consideration has been capitalised and is amortised over its estimated economic useful life.
- (b) Finance lease receivable is in respect to sub lease of FNPF land to Oneweb Network Access Holdings Limited.

B. Lease liabilities

Lease liabilities included in the statement of financial position

Current IRU network capacity Property leases	268 23,366	197 12,575
Total current lease liabilities	23,634	12,772
Non-current	,	
IRU network capacity Property leases	6,216 77,405	6,388 90,543
Total non-current lease liabilities	83,621	96,931
Total lease liabilities	107,255	109,703
Amounts recognised in profit or loss Interest on lease liabilities Expenses relating to short-term leases and variable lease	7,321	7,776
payments	37,994	38,219
	45,315	45,995
Amounts recognised in the statement of cash flows Cash outflow for leases, net	24,078	14,130
Maturity analysis - contractual undiscounted cash flows		
Less than one year	24,960	20,782
One to five years	68,309	63,162
More than five years	77,368	82,937
Total undiscounted lease liabilities	170,637	166,881

Real estate leases

The Group leases various premises, base stations, land and buildings for its office premises, tower sites and access roads. These range over periods from one to ninety-nine years. Some leases include an option to renew the lease for an additional period after the end of the contract term. Some leases provide for additional rental payments that are based on changes in local price indices.

NOTE 16. LEASES (CONT'D)

Extension options

Some leases contain extension options exercisable by the Group before the end of the non-cancellable contract period. Where practicable, the Group seeks to include extension options in new leases to provide operational flexibility. The extension options held are exercisable only by the Group and not by the lessors. The Group assesses at lease commencement whether it is reasonably certain to exercise the extension options. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control.

NOTE 17. NON-CONTROLLING INTEREST

The following table summarises the information relating to each of the Group's subsidiaries that has material NCI, before any intra-group eliminations.

		Bluesky	ATH Global	Intra-group	
30 June 2025	Vodafone Group	Group	Group	eliminations	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
NCI Percentage*	49.0%	*	54.8%		
Non-current assets	326,430	226,299	617,919		
Current assets	310,340	71,580	88,170		
Non- current liabilities	68,343	88,813	391,920		
Current liabilities	399,813	47,727	159,476		
Net assets	168,614	161,339	154,693		
Net assets attributable to NCI	82,621	62,676	84,772	(59,368)	170,700
Revenue	518,680	120,774	253,041		
Profit / (loss)	54,725	12,125	(68,012)		
OCI	(2,210)	(3,145)	(6,252)		
Total comprehensive income	52,515	8,979	(74,264)		
Profit / (loss) allocated to NCI	26,815	2,630	(28,815)		630
OCI allocated to NCI	(1,582)	7,140	(7,002)		(136)
Cash flows from operating activities	114,628	30,527	43,288		
Cash flows from investment activities	(56,243)	(20,807)	(53,395)		
Cash flows from financing activities		(==,===,	(,,		
(dividends to NCI: \$18,336,000)	(71,074)	(10,290)	8,330		
Net increase/(decrease) in cash and cash		•			
equivalents	(12,689)	(570)	(1,777)		

	Vodafone	Bluesky	ATH Global	Intra-group	
30 June 2024	Group	Group	Group	eliminations	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
NCI Percentage*	49.0%	*	54.1%		
Non-current assets	340,067	221,760	666,659		
Current assets	263,607	81,264	98,459		
Non- current liabilities	(110,741)	(97,386)	(382,513)		
Current liabilities	(326,834)	(48,932)	(334,118)		
Net assets	166,099	156,706	48,487		
Net assets attributable to NCI	81,389	62,364	26,256	26,508	196,517
Revenue	480,385	123,396	171,799		
Profit / (loss)	50,574	9,695	(92,228)		
OCI	880	6,792	(14,204)		
Total comprehensive income	51,454	16,487	(106,432)		
Profit / (loss) allocated to NCI	24,781	5,862	(38,538)		(7,895)
OCI allocated to NCI	431	6,363	(6,164)		630
Cash flows from operating activities	119,221	57,610	(93,163)		
Cash flows from investment activities	(64,599)	(34,414)	(102,379)		
Cash flows from financing activities	, , ,	, ,	, , ,		
(dividends to NCI: \$8,324,000)	(68,161)	(23,370)	93,490		
Net increase/(decrease) in cash and cash	•	,			
equivalents	(13,539)	(174)	(102,052)		

^{*} Refer note 32 for percentage ownership in the Bluesky Group.

NOTE 18. INVENTORIES	2025 \$'000	2024 \$'000
Merchandise and consumables Less: allowance for stock obsolescence	84,393 (7,093)	93,555 (9,613)
	77,300	83,942
Goods in transit	6,390	4,116
Total inventories, net	83,690	88,058

In 2025, inventories of \$92,008,000 (2024: \$108,426,000) were recognised as an expense during the year and included in "direct costs".

NOTE 19. DEBT INVESTMENT SECURITIES

Current

Term deposits	15,667	11,831
Total debt investment securities	15,667	11,831

- (a) The carrying amount of debt investment securities are considered to be a reasonable approximation of fair value.
- (b) Term deposits held with financial institutions attract interest rates in the range of 0.05% to 3.00% per annum (2024: 0.10% to 4.95% per annum) and will mature within 12 months from balance date.

NOTE 20. TRADE AND OTHER RECEIVABLES AND CONTRACT ASSETS

Non-current		
Advance to Amalgamated Telecom Nominees Limited (Note 31(h))	1,981	2,482
Refundable deposits and others	1,174	1,169
Total non-current trade and other receivables and contract assets	3,155	3,651
Total non-current trade and other receivables and contract assets	3,133	3,031
Current		
Trade receivables	150,521	132,063
Contract assets	6,870	7,445
Less: allowance for expected credit losses	(26,897)	(26,828)
Trade receivables and contract assets, net	130,494	112,680
Receivable from related parties (Note 31(g))	412	732
Federal grant (b)	9,863	17,988
GST / VAT receivable	40,141	50,168
Other receivables and advances	15,884	18,291
Prepayments	25,015	24,080
Total current trade and other receivables and contract assets	221,809	223,939

NOTE 20. TRADE AND OTHER RECEIVABLES AND CONTRACT ASSETS (CONT'D)

(a) The carrying amount of trade and other receivables and contract assets are considered to be a reasonable approximation of fair value.

Trade receivables principally comprise amounts outstanding for sale of telephones, office equipment and computer equipment and rendering of telecommunication, data and internet related services. Trade receivables are non-interest bearing and are generally settled on 15 - 60 day terms. The Group applies the IFRS 9 simplified approach to measuring expected credit losses using a lifetime expected credit loss provision for trade receivables and contract assets. To measure expected credit losses on a collective basis, trade receivables and contract assets are grouped based on similar credit risk and aging. The contract assets have similar risk characteristics to the trade receivables for similar types of contracts. The expected loss rates are based on the Group's historical credit losses experienced over the three year period prior to the period end. The historical loss rates are then adjusted for current and forward-looking information on macroeconomic factors affecting the Group's customers. The Group has identified the gross domestic product (GDP), unemployment rate and inflation rate as the key macroeconomic factors in the countries where the Group operates.

- (b) Over the course of the year, the subsidiary company, AST Telecom LLC has incurred costs for 2 projects, the RIP & Replacement Project (RIP) and the upgrade to a 5G network (5G), both of which are financed by the US Federal Government. The sanctioned funding for the RIP project stands at US\$19.75 million, with US\$15.40 million already received as at 30 June 2025, and for the 5G project, the allocation is US\$3.35 million as of 30 June 2025, with US\$3.35 million received. The figures disclosed above represent the outstanding balance to be received from the US Federal Government.
- (c) Movements in the allowance for expected credit loss of trade and other receivables and contract assets, including contract assets, are as follows:

	2025	2024
	\$'000	\$'000
Balance at beginning of the year	26,828	29,726
Net re-measurement of loss allowance	840	2,732
Effect of movement in exchange rates	(459)	(1,809)
Bad debts written off against provision	(312)	(3,821)
Balance at end of the year	26,897	26,828

The Group generally obtains security deposits for all new land line and internet connections. Apart from these, it does not hold any collateral as security. The lifetime expected loss provision for trade receivables and contract assets, include the provision matrix.

NOTE 21. NOTES TO THE STATEMENT OF CASH FLOWS

Cash and cash equivalents as shown in the consolidated statement of cash flows is reconciled to the related items on the consolidated statement of financial position as follows:

M-PAiSA trust account - restricted cash Cash on hand and at bank Bank overdraft	114,239 95,740 (42,036)	89,571 99,433 (33,303)
Cash and cash equivalents in the consolidated statement of financial position Less: Restricted cash	167,943 (114,239)	155,701 (89,571)
Cash and cash equivalents in the consolidated statement of cash flows	53,704	66,130

Cash and cash equivalents in the consolidated statement of financial position included restricted cash relating to the provision of M-PAiSA services in Fiji and Samoa.

Refer note 32 for details of non-cash investing and financing transactions.

AMALGAMATED TELECOM HOLDINGS LIMITED AND SUBSIDIARY COMPANIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONT'D] FOR THE YEAR ENDED 30 JUNE 2025

NOTE 21. NOTES TO THE STATEMENT OF CASH FLOWS (CONT'D)

Financing facilities

Financing facilities available to the Group includes bank overdrafts. Financing facilities in the form of bank overdrafts of \$53,666,000 were available to the Group as at 30 June 2025 (30 June 2024: \$51,525,000) of which \$42,036,000 (30 June 2024: \$33,303,000) was utilised. See also note 24.

NOTE 22.	SHARE CAPITAL	\$'000	\$'000
Issued and Pai	id Up Capital		
	at 30 June 2025: 478,590,099 (30 June 2024: ordinary shares	220,570	220,570

All issued shares are fully paid.

NOTE 23. FOREIGN CURRENCY TRANSLATION RESERVE

The foreign currency translation reserve relates to foreign currency translation as at year end on consolidation of subsidiary companies operating in foreign jurisdictions whose financial statements and transactions are denominated in a currency other than the presentation currency of the Group. During the year \$21,515,000 has been transferred from retained earnings to foreign currency translation reserve representing the translation differences upon conversion of debts to equity.

transtation reserve representing the transtation differences upon conversion of debts to equity.			
NOTE 24. BORROWINGS			
Non-current			
Term loan - Fiji National Provident Fund (a)(i)	6,048	20,343	
Term loan - Fiji National Provident Fund (a)(ii)	27,421	39,471	
Term loan - Fiji National Provident Fund (a)(iii)	145,496	122,549	
Term loan - Bank of Cook Islands (e)	781	-	
Term loan - ANZ Banking Group Limited - Fiji (c)	103,206	108,311	
Term loan - Bank of South Pacific - Samoa (h)(c)	6,981	9,510	
Lease facility - Westpac Banking Corporation (g)	140	157	
Term loan - Bank of South Pacific (h)(a)	13,877	21,459	
Term loan - Bank of South Pacific - Samoa (h)(b)	15,961	13,035	
Term loan - Bank of South Pacific (h)(d)	3,611	4,499	
Term loan - Bank of South Pacific and Kina bank (i)	197,787	215,192	
Term loan - Home Finance Company Limited (j)	23,722	32,796	
Total non-current borrowings	545,031	587,322	
Current			
Term loan - Fiji National Provident Fund (a)(i)	14,227	13,681	
Term loan - Fiji National Provident Fund (a)(ii)	11,937	11,392	
Term loan - ANZ Bank (Vanuatu) Limited (b)	-	1,349	
Term loan - ANZ Banking Group Limited - Fiji (c)	10,737	10,390	
Term loan - Bank of South Pacific - Samoa (h)(c)	1,964	651	
Term loan - Vanuatu National Provident Fund (f)	16,035	15,898	
Lease facility - Westpac Banking Corporation (g)	106	76	
Term loan - Bank of South Pacific (h)(d)	1,779	1,744	
Term loan - Bank of South Pacific (h)(a)	6,434	6,830	
Term loan - Bank of South Pacific - Samoa (h)(b)	3,366	3,311	
Term loan - Bank of Cook Island (e)	222	· -	
Term loan - Home Finance Company Limited (j)	3,849	3,306	
Term loan - Bank of South Pacific and Kina bank (i)	1,849	2,952	
Bank overdraft - ANZ Banking Group Limited - Fiji (c)	· -	7,026	
Bank overdraft - Bank of South Pacific - PNG (i)	16,644	17,710	
Bank overdraft - Bank of South Pacific - Samoa (h)(c)	239	285	
Bank overdraft - ANZ Bank (Kiribati) Limited (k)	318	_	
Bank overdraft - Westpac Banking Corporation (g)	24,834	8,282	
Total current borrowings	114,540	104,883	
•			
Total borrowings	659,571	692,205	

NOTE 24. BORROWINGS (CONT'D)

The Group did not have any defaults of principal or interest or other breaches with respect to its borrowings during the years ended 30 June 2025 and 30 June 2024.

(a) Term loan - Fiji National Provident Fund

- (i) During 2019 financial year, the subsidiary company, Vodafone Fiji Pte Limited entered into a loan agreement with FNPF for \$80m. The loan is at an interest rate of 3.50% (2024: 4.00%) per annum. Total term of the loan is 7 years.
- (ii) During 2022 financial year, the subsidiary company, Vodafone Fiji Pte Limited entered into a loan agreement with FNPF for \$60m. The loan is at an interest rate of 3.80% (2024: 4.30%) per annum. Total term of the loan is 7 years.

A corporate guarantee has been provided by the subsidiary company for the loan.

(iii) During the last financial year, the subsidiary company, Digitec Communications Limited entered into a loan agreement with FNPF for USD 55m (FJD 145.50 million). The loan is at an interest rate of 7.25% (2024: 7.25%) per annum. Total term of the loan is 6 years.

(b) Term loan - ANZ Bank (Vanuatu) Limited

The term loan from ANZ Bank (Vanuatu) Limited was subject to a variable interest rate, which was 5.25% (2024: 5.25%) per annum. Total term of the loan was for 7 years. This loan was fully paid off during the financial year ended 30 June 2025.

The term loan was secured by registered equitable mortgage debenture over the assets of the subsidiary company, Telecom Vanuatu Limited.

(c) Term loan - ANZ Banking Group Limited - Fiji

In the prior years, the Holding Company obtained loans from ANZ Banking Group Limited (ANZ) to finance acquisition of Telecom Vanuatu Limited and Amper SA interest in certain subsidiaries of Bluesky Group. In addition, the Holding Company had a bank overdraft facility of \$10 million in 2024 financial year.

The loan facilities from ANZ Banking Group Limited (ANZ) are secured and subject to variable interest rates. The bank overdraft and term loans are secured by the following:

- i) First registered mortgage debentures over all assets and undertakings including uncalled capital and unpaid premiums of the Holding Company.
- ii) Authority to appropriate and set off term deposit held with ANZ.
- iii) Deed of priority between ANZ, BSP Financial Group Limited (BSP) and the company giving first priority of FJD 200,000,000 to ANZ and second priority to ANZ.

Details of outstanding term loans are as follows:

Borrowing for acquisition of Amper SA interest in certain subsidiaries of Bluesky Group

The term loans amounting to USD 45 million (FJD 105 million) (2024: USD 46 million (FJD 107 million)) at year-end were obtained for the purpose of funding the transaction to acquire Amper SA's interest in certain subsidiaries of the Bluesky Group.

The loans are payable at yearly repayments of USD 7.38 million (2024: USD 7.29million) based on notional terms of between 13 - 15 years and at variable interest rate, which was 7.31% (2024: 8.51%) per annum.

NOTE 24. BORROWINGS (CONT'D)

(c) Term loan - ANZ Banking Group Limited - Fiji (Cont'd)

Borrowing for assisting the refinance of debt initially granted to AST LLC

The term loan amounting to USD 4 million (FJD 9 million) (2024: USD 5 million (FJD 12 million)) at year-end was obtained for the purpose of funding the refinancing of debt initially granted for AST LLC.

The loans are payable at yearly repayments of USD 1.2 million based on notional terms of 5 years.

(d) Bank overdraft - Bred Bank (Vanuatu) Limited

The subsidiary company, Telecom Vanuatu Limited, has a revolving bank overdraft facility of VUV 270 million (FJD 5.4 million) (2024: VUV 270 million (FJD 5.4 million)) at an interest rate of 6.75% (2024: 6.75%) per annum (available, but not used).

A corporate guarantee has been provided by the Holding Company for the bank overdraft.

(e) Term loan - Bank of Cook Islands

The subsidiary company, Telecom Cook Islands Limited (t/a Vodafone Cook Islands), obtained a loan of NZD 726k (FJD 1.0m) in the current financial year at an interest rate of 6%. The loan is secured by a registered first fixed and floating charge over all the assets of the subsidiary company, Telecom Cook Islands Limited.

(f) Term loan - Vanuatu National Provident Fund

The subsidiary company, Telecom Vanuatu Limited, has an equity convertible loan from Vanuatu National Provident Fund at a variable interest rate, which was 6% (2024: 6%) per annum at balance date. The conversion feature has expired as of 30 June 2024. A corporate guarantee has been provided by the Holding Company for the loan.

(g) Bank overdraft and Finance lease - Westpac Banking Corporation

During the year, the subsidiary company, Vodafone Fiji Pte Limited's bank overdraft facility has increased to \$30 million (2024: \$20 million) at a variable interest rate, which was 3.10% (2024: 4.35%) per annum at balance date, with Westpac Banking Corporation which is secured by a registered first fixed and floating charge over all the assets of the subsidiary company, Vodafone Fiji Pte Limited and subject to maintaining certain financial covenants.

The subsidiary company, Datec (Fiji) Pte Limited, has a standard finance lease facility at an interest rate of 4.5% (2024: 4.5%) per annum.

In addition, Datec (Fiji) Pte Limited has a bank overdraft facility of FJD 1 million with Westpac Banking Corporation which is secured by the following:

- (a) Registered first fixed and floating charge over all the assets of the subsidiary company.
- (b) Undertakings including uncalled and called but unpaid capital of the subsidiary company.
- (c) Letter of support from the subsidiary company, Vodafone Fiji Pte Limited.
- (d) Standard lease schedule over the subsidiary company's motor vehicles.

NOTE 24. BORROWINGS (CONT'D)

(h) Term loan - Bank of South Pacific

(a) During 2023 financial year, the subsidiary company, Digitec ICT Limited, entered into a loan agreement with BSP for \$37.4 million. The loan is at an interest rate of 10.60% per annum minus a margin of 3.6% per annum. Total term of the loan is 5 years.

The loan is secured by:

- a) General security interest agreement dated 9 December 2022 over the whole of the Subsidiary company assets and undertakings of Digitec ICT Limited, Etech ICT Pty Ltd (Australia) and Etech ICT Pte Ltd (Singapore) including called but unpaid and uncalled capital.
- b) Charge over shares of Digitec ICT Limited.
- Deed of subordination dated 9 December 2022 of loans to Digitec Communications Limited.
- d) Limited guarantee and indemnity by the subsidiary company Vodafone Fiji Pte Limited.
- (b) The subsidiary company, Bluesky SamoaTel Investments Limited, has a term loan with BSP Bank (Samoa) Limited at a variable interest rate, which was 6% (2024: 7.25%) per annum at balance date. Total term of the loan is 7 years. The term loan is secured by the following:
 - (i) First registered mortgage debenture, being a fixed and floating charge, over all present and future assets, undertakings and unpaid or uncalled capital of Bluesky SamoaTel Investments Limited.
- (c) The subsidiary company, Bluesky Samoa Limited, has a bank overdraft facility of WST 1 million (FJD 808k) (2024: WST 1 million (FJD 831k)) at an interest rate of 7% (2024: 7%) per annum and term loan at a variable interest rate, which was 5.6% (2024: 5.6%) per annum at balance date. Total term of the loan is 7 years. The term loan and bank overdraft facility is secured by the following:
 - (i) First registered mortgage over leasehold Bluesky Headquarters at Maluafou.
 - (ii) First registered General Security Interest Agreement over all its current and future assets, including its undertakings and paid and unpaid capital.
 - (iii) Negative Pledge Between company and bank.

(d) Borrowing for acquisition of Telecom Vanuatu Limited

The term loan amounting to FJD 5.39 million (30 June 2024: FJD 6.24 million) at year end was obtained for the acquisition of Telecom Vanuatu Ltd t/a Vodafone Vanuatu.

The loan is payable at monthly repayments of FJD 161,279 based on notional term of 7 years and at variable interest rate of 3.50% per annum.

The loan is secured by second Registered general Security Interest Agreement given by the Holding Company over all its rights, property, and undertakings; of whatever kind and wherever situated. Whether present or after acquired. It includes the Holding Company's capital (called or uncalled and paid or unpaid). ANZ to hold first priority limited to FJD 200,000,000 and an amount to cover all accrued interests in BSP.

NOTE 24. BORROWINGS (CONT'D)

(i) Term loan - Bank of South Pacific and Kina Securities Limited and FNPF

During the last financial year, the subsidiary company Digitec Communications Limited entered into a syndicated loan facility with BSP Financial Group Limited, Kina Securities Limited and Fiji National Provident Fund. The syndicated loan facility is consisting of a term facility (PGK223 million), a USD term facility (USD55 million), a working capital facility (PGK137 million) and an overdraft facility (PGK30 million). The syndicated loan facility currently attracts interest with principal repayment to commence in November 2025 until maturity date in August 2029.

The syndicated loan facility is secured by a floating charge over all revolving assets and fixed charge over all other secured properties of the subsidiary company.

(j) Term loan - Home Finance Company Limited (HFC)

During the prior financial year, the subsidiary company, FINTEL, obtained a loan for a term of 11 years at 3.25% (2024: 3.25%) interest per annum, for the acquisition of IRU on the new Southern Cross Next Cable. The loan is interest payment only for the first 24 months and principal and interest repayments of FJD 320,754 commences thereafter.

On 2 September 2024, the subsidiary company made a lump sum payment of \$6,000,000 in relation to borrowings with Home Finance company Limited.

The loan is secured by first registered general security agreement over all assets and undertakings (including uncalled and unpaid premiums) of the subsidiary company.

(k) Bank overdraft - ANZ Bank (Kiribati) Limited

The subsidiary company, Amalgamated Telecom Holdings (Kiribati) Limited's has obtained a bank overdraft during the year at a variable interest rate, which is 4.5% per annum at balance date. Furthermore, during the year the subsidiary company obtained bank loan facility which was drawn subsequent to balance date. The bank overdraft and bank loan facilities are secured by the following:

- (i) Registered first fixed and floating charge over all the present and future assets, undertakings (including goodwill) and unpaid or uncalled capital of the security provider of the subsidiary company.
- (ii) Registered second fixed and floating charge over all the present and future assets, undertakings (including goodwill) and unpaid or uncalled capital of the security provider of the subsidiary company.
- (iii) A corporate guarantee and Indemnity limited to the amount of AUD 19.8m has been provided by the Holding Company.
- (iv) Subordination Deed between the Holding Company, subsidiary company and bank.

(I) Other Bank Facilities

- (i) The subsidiary company, Telecom Fiji Pte Limited, has an indemnity guarantee and visa business credit card facilities with ANZ Banking Group Limited Fiji. These facilities are secured by letter of charge over term deposit funds.
- (ii) The subsidiary company, Vodafone Fiji Pte Limited has a Flexible Options Finance Facility of \$30m with Westpac Banking Corporation. The facility is available by way of Business Overdraft and Documentary of Import Letters of Credit. The interest rate on the facility is variable depending on the facilities being used. The term of the loan is repayable on demand and is subject to review. The Bank Overdraft and Flexible Options Finance Facility is secured by registered first fixed and floating charge over all the subsidiary company's, Vodafone Fiji Pte Limited assets and undertakings including called and uncalled but unpaid capital of the subsidiary company, Vodafone Fiji Pte Limited.

NOTE 24. BORROWINGS (CONT'D)

Current

Employee entitlements

(m) Reconciliation of movement of liabilities to cash flows from financing activities

		Losso	
	Borrowings	Lease liabilities	Total
	(\$'000)	(\$'000)	(\$'000)
Balance at 1 July 2024	658,902	109,703	768,605
Changes from financing cash flows	030,702	107,703	700,003
Proceeds from borrowings	_	-	_
Repayment of borrowings	(52,243)	_	(52,243)
Payment of lease liabilities	(32,2 .3)	(24,078)	(24,078)
Total changes from financing cash flows	(52,243)	(24,078)	(76,321)
Total olimiges it out this indicate the same that the same	(==,= :=)	(= :, = : -)	(1 0,021)
The effect of changes in foreign exchange rates	(1,808)	2,262	454
Other changes - liability related			
New leases	-	22,627	22,627
Disposal	-	(26)	(26)
Re-measurement and modification	-	(3,233)	(3,233)
Interest expense	46,544	7,321	53,865
Interest paid	(33,859)	(7,321)	(41,180)
Total liability related other changes	12,685	19,368	32,053
Balance at 30 June 2025	617,536	107,255	724,791
		Lease	
	Borrowings	liabilities	Total
	(\$'000)	(\$'000)	(\$'000)
Balance at 1 July 2023	649,595	84,012	733,607
Changes from financing cash flows	02 500		02 500
Proceeds from borrowings	92,588	-	92,588
Repayment of borrowings	(72,848)	(14 120)	(72,848)
Payment of lease liabilities Total changes from financing cash flows	10.740	(14,130)	(14,130)
Total Changes from financing cash flows	19,740	(14,130)	5,610
The effect of changes in foreign exchange rates	(10,462)	(2,864)	(13,326)
Other changes - liability related			
New leases	-	44,474	44,474
Disposal	-	(5,899)	(5,899)
Re-measurement and modification	-	4,133	4,133
Interest expense	46,560	7,776	54,336
Interest paid	(46,531)	(7,799)	(54,330)
Total liability related other changes	29	42,685	42,714
Balance at 30 June 2024	658,902	109,703	768,605
	,	,	,
		2025	2024
NOTE 25. PROVISIONS		\$'000	\$'000
11012 23. 11011310113		, 000	\$ 000
Non-current			
Retirement benefits		1,017	198
Provision for severance		791	527
Long service leave		112	-
-			
		1,920	725
		.,	

9,396

7,466

NOTE 26. TRADE AND OTHER PAYABLES	2025 \$'000	2024 \$'000
Non-current	- + + + + + + + + + + + + + + + + + + +	
Subscriber deposits Rent deposit	5,120 900	5,870 900
Total non-current trade and other payables	6,020	6,770
Current		
Trade payables and accruals (a) Owing to related parties (Note 31(g)) Dividend payable	257,145 151 48,802	256,010 60 39,091
Security deposits Contract liabilities	306,098 5,617 33,620	295,161 5,856 31,594
Total current trade and other payables	345,335	332,611
Total trade and other payables	351,355	339,381

⁽a) Trade payables principally comprise amounts outstanding for trade purchases and on-going costs. Trade payables are non-interest bearing and are normally settled on a 30 - 60-day term.

NOTE 27. DIVIDENDS

Ordinary shares

Dividend (\$0.035 per share (2024: \$0.030)	16,751	14,358
Total dividends	16,751	14,358

During the year dividends declared by group entities and payable to non-controlling interests was \$26,311,000 (2024: \$28,407,000).

NOTE 28. DEFERRED INCOME

Federal Grant

Opening balance Grants received during the year Other additions Effect of exchange movements Amortisation of deferred income for the year	48,799 - - 750 (6,486)	3,736 29,808 17,988 28 (2,761)
At 30 June	43,063	48,799
Current Non-Current	6,540 36,523	6,435 42,364
	43,063	48,799

NOTE 29.	CONTINGENT LIABILITIES	2025 \$'000	2024 \$'000
Following is a	summary of estimated contingent liabilities:	*	*
Bank and per of credit	formance guarantees and letter	7,664	6,175

a) Legal claims

Various claims have been brought against certain subsidiary companies. The directors have obtained legal advice on these claims and are confident that no significant liability other than those that have been brought to account or have been disclosed will eventuate.

The subsidiary company, Telecom Cook Islands Limited, has been advised of potential claims from some landowners for overdue rent reviews. The lease is held by the Cook Islands Government Property Corporation and the subsidiary company occupies the land under a joint venture agreement between the shareholders of the subsidiary company. A deed of variation of the lease dated 2 October 2007 was prepared by Cook Islands Investment Corporation which included the settlement for overdue rent reviews. However, the legal counsel for the landowners have claimed that the deed is unlawful. The legitimacy of this claim is still being determined, including if successful, whether the subsidiary company would be liable for any potential liability.

Another landowner is also pursuing compensation for occupation of land from the subsidiary company, Telecom Cook Islands Limited. The details of the claim are not clear. There is no formal lease agreement but rental has been paid in accordance with a written agreement with certain family members.

It is not clear if there will be a further liability resulting from these claims, nor any expected amounts beyond that already paid.

b) Other contingent liabilities

- i) The subsidiary company, Vodafone Fiji Pte Limited, has provided letter of support to its subsidiary company, Datec (Fiji) Pte Limited, for the bank overdraft facility with Westpac Banking Corporation.
- ii) The Holding Company has given a limited guarantee to Bred Bank (Vanuatu) Limited for the bank overdraft and term loan facilities obtained by the subsidiary company, Telecom Vanuatu Limited, to the amount of VUV 659,000,000.
- iii) The Holding Company has given a guarantee to Vanuatu National Provident Fund for the term loan obtained by the subsidiary company, Telecom Vanuatu Limited, to the amount payable pursuant to the Deed of Loan between Vanuatu National Provident Fund and the subsidiary company.
- iv) The Holding Company has given a financial guarantee to BSP Bank (PNG) for the term loan obtained by its subsidiary company, Digitec Communication Limited, to the amount payable pursuant to the Equity Commitment between BSP(PNG) and the subsidiary company.
- v) The subsidiary company, Vodafone Fiji Pte Limited, has provided a limited guarantee and indemnity to its subsidiary company, Digitec ICT Limited, for a business loan facility with Bank of South Pacific Financial Group Limited in PNG.
- vi) The Holding Company has given a guarantee to ZTE Corporation for the vendor finance obtained by its subsidiary company, Vodafone Papua New Guinea, to the amount of USD27,325,000 plus interest and other expenses relating to the facility.

		2025	2024
NOTE 30.	COMMITMENTS	\$'000	\$'000

a) Capital commitments

Capital expenditure commitments as at balance date are as follows:

Property, plant and equipment 170,667 212,022

Capital expenditure commitments primarily relate to various capital investment projects, programs and initiatives approved by the board of directors of the Holding Company and the subsidiary companies.

b) Operating expense commitment

The Group has entered into line rental agreements with various line rental service providers. The arrangement includes variable lease payments based on an index or rate. The Group also has a number of short term leases, for which no right of use assets and liabilities have been recognised. Refer note 16(B) for rental payments for the year ended 30 June 2025 in respect to the above.

c) Sponsorship agreement with Fiji Rugby Football Union Trust Board

In 2023 financial year, the subsidiary company, Vodafone Fiji Pte Limited entered into a sponsorship agreement with Fiji Rugby Football Union Trust Board.

As per the terms of the agreement, Fiji Rugby Football Union Trust Board has granted sponsorship rights in respect to certain properties under the control of FRU, including Kaji Rugby Competition, Vanua Championship, Deans Competition and Fijiana Fifteens Team on an exclusive basis to the subsidiary company. The subsidiary company has agreed to the acquisition of such sponsorship rights to be solely for the subsidiary company which include corporate entities for sponsorship in cash of \$1.8 million VIP per year and sponsorship in kind for a period of 5 years.

d) Sponsorship agreement with Fiji National Rugby League Limited

In the current financial year, the subsidiary company, Vodafone Fiji Pte Limited renewed its sponsorship agreement with Fiji National Rugby League Limited which has expired and was initially entered into in 2023.

As per the terms of the agreement, Fiji National Rugby League (FNRL) has granted sponsorship rights in respect to its events, including the Fiji Bati team, Vodafone Cup Tournament, and Fiji Secondary Schools Rugby League Competition rugby events on an exclusive basis to the subsidiary company. The subsidiary company has agreed to the acquisition of such sponsorship rights to be solely for the Holding Company for sponsorship in cash of \$700 thousand VIP per year and sponsorship in kind for a period of 2 years.

e) Licence fees

Certain subsidiaries within the Group are committed to pay licence fees to the Government of Fiji, the Government of Kiribati (for Amalgamated Telecom Holdings (Kiribati) Limited), the Government of Vanuatu (for Telecom Vanuatu Limited), the Government of PNG (Digitec ICT limited) and Office of the Regulator (for Bluesky Samoa Limited) based on the audited annual gross revenue which arises directly from the provision of services under the respective licence.

Certain subsidiaries in Fiji are also required to pay Universal Service Levies to the Government of Fiji based on the audited annual gross revenue which arises directly from the provision of services under the respective licence in the current year and such annual gross revenue are calculated net of settlements charges to other licensees paying Universal Service levies in Fiji.

NOTE 30. COMMITMENTS (CONT'D)

f) Operating lease income

The Group earns rental income from colocations and equipment and lease circuit rental. The Group has classified these leases as operating leases, because they do not transfer substantially all of the risks and rewards incidental to the ownership of the assets.

Rental income recognised by the Group during the financial year ended 30 June 2025 was \$3,296,000 (June 2024: \$2,426,000). The following table sets out a maturity analysis of lease payments, showing the undiscounted lease payments to be received after the reporting date:

	2025 \$'000	2024 \$'000
Less than one year	1,512	1,573

NOTE 31. RELATED PARTIES

a) Parent entity

The ultimate parent company is Fiji National Provident Fund (FNPF), a defined contribution superannuation fund domiciled in Fiji.

b) Directors

The names of persons who were directors of the Holding Company at any time during the financial year are as follows:

Mr Attar Singh - Chairman- Appointed on 10 July 2024 Mr Daksesh Patel - Resigned on 29 November 2024 Mr Joweli Taoi - Demised on 21 February 2025 Mrs Tanya Waqanika - Appointed on 10 July 2024 Mr Peter Chan Mr Vilash Chand Mr Viliame Vodonaivalu Mr. Sikeli Tuinamuana - Appointed on 9 June 2025

Directors' remuneration is disclosed under Note 11.

c) Government related entity

The Government of Fiji has significant influence over the Group through its shareholding of 15.25% in the Holding Company and also through its influence over the parent company, Fiji National Provident Fund, through the FNPF Act 2011 under which FNPF has been constituted. The Group has transactions with the Government, and other government-related entities, including but not limited to sales and purchases of goods and ancillary materials, rendering and receiving services, lease of assets, and use of public utilities.

d) Sale of goods and services

Interest income (Amalgamated Telecom Nominees Limited) Sale of hardware, software and services (FNPF)	27 1,306	29 1,270
e) Purchases of goods and services		
Interest expenses and fees (FNPF) Operating lease (FNPF)	13,231 2,682	11,751 2,159

		2025	2024
NOTE 31.	RELATED PARTIES (CONT'D)	\$'000	\$'000

f) Key management personnel compensation

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entities of the Group, directly or indirectly, including any director (whether executive or otherwise) of those entities. The aggregate compensation to key management personnel are as follows:

Salaries and other short-term employee benefits	20,469	21,532
g) Year-end balances arising from sales/purchases of goods and services		
Receivable from related parties (Note 20): - Ultimate parent entity	412	732
Payable to related parties (Note 26): - Ultimate parent entity	151	60
h) Loans and advances to related parties		
Advances to other related entity - Amalgamated Telecom Nominees Limited (Note 20)	1,981	2,482
i) Borrowings from ultimate parent entity		
Term loans (Note 24)	205,129	207,436

Refer Note 24 for terms underlying the borrowings from ultimate parent entity.

j) Guarantees

Refer Note 29(b) for provision of guarantees to related parties.

k) Commitments

Refer Note 29(b) for provision of letter of support to related parties.

NOTE 32. SUBSIDIARY COMPANIES

a) The financial statements of the Group incorporate the assets, liabilities and results of the following subsidiary companies. The basis of consolidation is discussed under note 2 (d).

	Principal place	Equity	holding
	of business	2025	2024
Telecom Fiji Pte Limited	Fiji	100%	100%
Fiji International Telecommunications Pte Limited	Fiji	100%	100%
Vodafone Fiji Pte Limited	Fiji	51%	51%
Datec (Fiji) Pte Limited	Fiji	51%	51%
Datec Australia Pty Limited	Australia	51%	51%
Datec New Zealand Limited	New Zealand	51%	51%
Digital Financial Services Pte Limited	Fiji	51%	51%
Fiji Directories Pte Limited	Fiji	100%	100%
Amalgamated Telecom Holdings (Kiribati) Limited	Kiribati	100%	100%

NOTE 32. SUBSIDIARY COMPANIES (CONT'D)

a) The financial statements of the Group incorporate the assets, liabilities and results of the following subsidiary companies. The basis of consolidation is discussed under note 2 (d). (Cont'd)

	Principal place Equity holding		holding
	of business	2025	2024
Telecom Vanuatu Limited	Vanuatu	100%	100%
ATH Global Pte Limited	Singapore	100%	100%
ATH International Venture Pte Limited	Singapore	45.2%	45.9%
Digitec Communications Limited	PNG	45.2%	45.9%
Digitec ICT Limited	PNG	51%	51%
Etech ICT Pty Limited	Australia	51%	51%
Etech ICT Pte Limited	Singapore	51 %	51%
eLandia Technologies, LLC	ÜSA	100%	100%
American Samoa Hawaii Cable LLC	American Samoa	66.7%	66.7%
Samoa American Samoa Cable	American Samoa	66.7%	66.7%
Amalgamated Bluesky Telecom Holdings LLC	USA	100%	100%
AST Telecom LLC	American Samoa	100%	100%
American Samoa Entertainment	American Samoa	100%	100%
Bluesky SamoaTel Investments	Samoa	98.0%	98.0%
Bluesky Samoa Limited	Samoa	73.5%	73.5%
Bluesky Pacific Holdings Limited	Samoa	90.7%	90.7%
Bluesky Holding New Zealand Limited	New Zealand	90.7%	90.7%
Bluesky Cook Islands Investment Limited	Cook Islands	90.7%	90.7%
Teleraro Management Limited	Cook Islands	90.7%	90.7%
Teleraro Limited	Cook Islands	81.7%	81.7%
TCNZ Cook Islands Limited	Cook Islands	81.7%	81.7%
Telecom Cook Islands Limited	Cook Islands	49.0%	49.0%

All the subsidiaries have the same balance date as the parent entity.

Although the Holding Company has less than half of the shareholding in Telecom Cook Islands Limited, ATH International Venture Pte Limited, Digitec Communications Limited, management has determined that the Holding Company controls Telecom Cook Islands Limited, ATH International Venture Pte Limited, Digitec Communications Limited. This is on the basis that the Holding Company appoints the majority of the directors for Telecom Cook Islands Limited, ATH International Venture Pte Limited and Digitec Communications Limited and has the majority voting rights through these director appointments.

b) On 1 April 2020, Vodafone Fiji Pte Limited acquired 70% shareholding in Digitec ICT Limited, Etech ICT Pte Limited and Etech ICT Pty Limited from Digitec Communication Limited and ATH International Venture Pte Limited. The transaction was accounted for as a common control transaction as at the time of this transaction Vodafone Fiji Pte Limited, Digitec Communication Limited and ATH International Venture Pte Limited were controlled by the same shareholder, the Holding Company. As the Holding Company was not a party to the common control transaction, these consolidated financial statements were not affected by the transaction. However, on the same day (i.e. 1 April 2020), following transfer of control, Vodafone Fiji Pte Limited disposed 19% interest in Digitec ICT Limited, Etech ICT Pte Limited and Etech ICT Pty Limited decreasing the Groups ownership interest from 70% to 26%. This change in ownership interest has been accounted for as an equity transaction, the effects of which are presented in the merger reserve.

During the prior financial period, the subsidiary company, Vodafone Fiji Pte Limited, acquired the remaining 49% shares in Digitec ICT Limited, Etech ICT Pte Limited and Etech ICT Pty Limited, increasing the Groups ownership interest from 26% to 51%. This change in ownership interest has been accounted for as an equity transaction, the effects of which are presented in the merger reserve.

c) In May 2021 the Holding Company acquired 30.34% minority shareholding in Bluesky Pacific Holding Limited. This acquisition of non-controlling interest has been accounted for as an equity transaction, the effects of which are presented in the other equity reserve.

NOTE 32. SUBSIDIARY COMPANIES (CONT'D)

- d) In financial year 2023, the Holding Company acquired 92 shares (0.8% minority shareholding) in Bluesky SamoaTel Investments Limited, which increased Group ownership interest to 98%. This acquisition of non-controlling interest has been accounted for as an equity transaction, the effects of which are presented in the other equity reserve. In financial year 2024, the Holding Company acquired 7,228 shares in Bluesky SamoaTel Investments Limited (72.28% shareholding) from AST Telecom, LLC (subsidiary company). As a result of this, direct ownership interest of Holding Company in Bluesky SamoaTel Investments Limited has increased to 98%.
- e) In August 2022, ATH International Venture Pte Limited issued 214,170,000 additional shares to ATH Global Pte Limited, Fiji National Provident Fund, Vodafone Fiji Pte Limited, Asian Development Bank, Austel, Samoa National Provident Fund and Unit Trust of Samoa for a consideration of USD 200,163,000 (of which USD 78,086,000 and USD 44,084,000 was received from ATH Global Pte Limited and Vodafone Fiji Pte Limited, respectively. In the prior year, a further 5,000,000 shares were issued to Fijian Holding Investment Limited, and in the current year, an additional 3,000,000 shares were issued to the same investor. This resulted in a decrease in the Groups ownership interest from 45.85% to 45.19%. This change in ownership interest has been accounted for as an equity transaction, the effects (difference between share of net assets and consideration paid) of which are presented in the other equity reserve.
- f) ATH International Venture Pte Limited issued a put option to Asian Development Bank which entitles Asian Development Bank to require Vodafone Fiji Pte Limited to purchase its shares in ATH International Venture Pte Ltd on the occurrence of certain events. Asian Development Bank may exercise the put option if a trigger event has occurred any time from the Subscription Completion Date (August 2022) up to and including the expiry of the Put Exercise period and/or in all other cases at any time during the Put Exercise Period. The Group has recognised a liability for the present value of the exercise price of the option as the Group has an obligation to deliver cash or another financial asset if Asian Development Bank exercise the option. To account for the debit side of this transaction, the contract has been accounted for as an anticipated acquisition of the underlying non-controlling interest, i.e., as if the put option has already been exercised by Asian Development Bank. Consequently, the underlying interest legally attributable to Asian Development Bank has been presented as already owned by the Group, both in the statement of financial position and in the statement of profit or loss and other comprehensive income. Subsequent to initial recognition the Group recognises changes in the carrying amount of the put liability within equity, specifically in the other equity reserve.

During the current reporting period, there has not been a significant change in the carrying amount of the put liability. The underlying factors influencing the put liability has not significantly varied, hence the insignificant movement in the carrying amount has not been brought to account.

- g) In August 2022, at the time of issue of additional shares in ATH International Venture Pte Limited (see note 32(e)), ATH International Venture Pte Limited acquired the remaining 30% interest in Digitec Communications Limited from Austel and in exchange offered Austel 10% shareholding in ATH International Venture Pte Limited. This change in ownership interest has been accounted for as an equity transaction, the effects (difference between share of net assets and consideration paid) of which are presented in the other equity reserve.
- h) In prior year, the assets, and operations of the Fiji Directories Pte Limited (FDL) were merged to Datec (Fiji) Pte Limited (subsidiary of Vodafone Pte Limited). The decision to merge the operation of FDL was made as part of the ATH's strategic review of its investment portfolio.
- i) During the financial year, as part of the corporate re-organisation of Mobile Money Wallet business segment, the operations and related assets and liabilities relating to M-PAiSA services were transferred from Vodafone Fiji Pte Limited to Digital Financial Services Pte Limited on a going concern basis. The Digital Financial Services Pte Limited was formally registered on 13th July 2023, however operations commenced on 1st April 2025.

NOTE 33. SEGMENT REPORTING

A. Basis for segmentation

The Group has the following three strategic divisions, which are its reportable segments. These divisions offer different products and services and are managed separately because they require different technology and marketing strategies. The following summary describes the operations of each reportable segment:

Reportable segments	Operations				
Fixed Line Telecom	Provision of telecommunication services over fixed line telecommunications network and sale of telephone equipment				
Mobile Telecom	Provision of telecommunication services over mobile telecommunications network and sale of telephone equipment				
ICT	Provision of ICT services, cloud services, sale of computer hardware and software, and provision of technical support and other related services provided within the technology industry.				

The Group's Chief Executive Officer reviews the internal management reports of each division at least monthly.

B. Information about reportable segments

Information related to each reportable segment is set out below. Segment profit / (loss) before tax is used to measure performance because management believes that this information is the most relevant in evaluating the results of the respective segments relative to other entities that operate in the same industries.

 a) Operating Segments

,	Fixed Line	Mobile			Eliminati	
	Telecom	Telecom	ICT	Other	on	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
30 June 2025	•					
External revenues	93,448	769,478	119,862	49,590	-	1,032,378
Inter-segment revenue	26,503	64,198	-	60,160	(150,861)	-
Other income	4,417	11,079	1,661	3,475	-	20,632
Segment revenue & other income	124,368	844,755	121,523	113,225	(150,861)	1,053,010
Segment profit before tax	23,012	8,237	38,282	26,130	(68,132)	27,529
Finance income	762	2,422	50	2,486	(2,737)	2,983
Finance cost	1,367	60,452	1,818	13,836	10,670	88,143
Depreciation and amortisation	23,476	168,753	2,740	8,848	3,617	207,434
Other material non-cash items:						
Reversal of impairment losses on						
trade receivables and contract						
assets	264	(594)	544	626	-	840
_						
Segment assets	253,667	1,382,124	83,157	1,038,071	(761,854)	1,995,165
Capital expenditure	21,795	104,241	1,315	4,799	-	132,150
6	07, 400	4 005 4 47	40.200	245 024	(407 547)	4 200 270
Segment liabilities	86,408	1,005,147	40,298	365,034	(107,517)	1,389,370

NOTE 33. SEGMENT REPORTING (CONT'D)

B. Information about reportable segments (Cont'd)

a) Operating Segments (cont'd)

	Fixed Line Telecom \$'000	Mobile Telecom \$'000	ICT \$'000	Other \$'000	Elimination \$'000	Total \$'000
30 June 2024		-	-	-	-	
External revenues	99,363	695,031	102,707	38,853	-	935,954
Inter-segment revenue	25,701	36,788	8,611	55,279	(126,379)	-
Other income	3,389	4,936	1,528	5,702	-	15,555
Segment revenue	128,453	736,755	112,846	99,834	(126,379)	951,509
_						
Segment profit (loss) before tax	27,248	(38,038)	56,146	3,503	(45,699)	3,160
Finance income	1,045	1,890	504	2,149	6,088	11,676
Finance cost	1,232	50,256	2,430	15,492	(2,602)	66,808
Depreciation and amortisation	21,364	136,812	3,163	8,370	5,294	175,003
Other material non-cash items:						
Impairment losses on trade						
receivables and contract assets	242	1,933	132	425	-	2,732
Impairment losses on non-						
financial assets	-	-	-	2,531	(2,531)	-
Segment assets	248,924	1,526,485	84,291	917,827	(745,810)	2,031,717
Capital expenditure	18,896	254,027	2,255	9,221	-	284,399
Segment liabilities	82,468	1,077,236	42,705	454,228	(261,975)	1,394,662

b) Geographical segments

The geographic information analyses the Group's revenue and non-current assets by the Holding Company's country of domicile and other countries. In presenting the geographic information, segment revenue has been based on the geographic location of customers and segment assets were based on the geographic location of the assets.

_	Fiji \$'000	Outside Fiji \$'000	Elimination \$'000	Total \$'000
30 June 2025				
External revenues Inter-segment revenue Other income	511,665 105,737 7,582	520,713 45,124 13,050	(150,861) -	1,032,378 - 20,632
Segment revenue & other income	624,984	578,887	(150,861)	1,053,010
Segment profit (loss) before tax Finance income Finance cost Depreciation and amortisation Other material non-cash items: Impairment losses / (reversal) of impairment loss on trade receivables and contract assets	150,801 4,363 19,463 86,003	(55,140) 1,357 58,010 117,814	(68,132) (2,737) 10,670 3,617	27,529 2,983 88,143 207,434
Segment assets Capital expenditure	1,576,789 83,821	1,180,230 48,329	(761,854) -	1,995,165 132,150
Segment liabilities	719,732	777,155	(107,517)	1,389,370

NOTE 33. SEGMENT REPORTING (CONT'D)

B. Information about reportable segments (Cont'd)

b) Geographical segments (cont'd)

	Fiji	Outside Fiji	Elimination	Total
	\$'000	\$'000	\$'000	\$'000
30 June 2024				
External revenues	485,573	450,381	-	935,954
Inter-segment revenue	106,572	19,807	(126, 379)	-
Other income	4,024	11,531	-	15,555
Segment revenue	596,169	481,719	(126,379)	951,509
Segment profit (loss) before tax Finance income Finance cost Depreciation and amortisation Other material non-cash items: Impairment losses on trade receivables and contract assets Impairment losses on non-financial assets	137,663 3,447 23,136 79,025 2,457 2,531	(88,804) 2,141 46,274 90,684 275	(45,699) 6,088 (2,602) 5,294	3,160 11,676 66,808 175,003
Segment assets Capital expenditure	1,523,643 84,854	1,253,884 199,545	(745,810) -	2,031,717 284,399
Segment liabilities	697,373	959,264	(261,975)	1,394,662

c) Geographic information

The geographic information analyses the Group's non-current assets by the Holdings Company's country of domicile and other countries. In presenting the geographic information, segment assets were based on the geographic location of the assets.

	2025 \$'000	2024 \$'000
Non-current assets Fiji	457,251	461,249
All foreign countries		
Papua New Guinea	527,166	598,658
American Samoa	78,454	70,406
Samoa	64,926	67,270
Vanuatu	56,371	56,375
Cook Islands	26,062	25,436
Kiribati	22,918	25,418
Others	-	1,561
Elimination	94,303	98,149
	1,327,451	1,404,522

Non-current assets exclude financial investments and deferred tax assets.

NOTE 34. CONTINGENT CONSIDERATION PAYABLE

In 2019, the Holding Company had completed the acquisition of the Digitec group, an ICT provider in PNG, Singapore and Australia. At the same time a Shareholders Deed was entered between the Holding Company, Austel Investment Pty Limited ('Austel') and Digitec Communications Limited.

NOTE 34. CONTINGENT CONSIDERATION PAYABLE (CONT'D)

At the commencement of the Shareholders Deed, the Holding Company was the majority shareholder and Austel was the minority shareholder in Digitec Communications Limited. The Shareholders Deed was intended to document the arrangements between the Holding Company and Austel during the initial network roll-out.

Based on the Shareholders Deed, the Holding Company and Austel's share of the equity contribution to the network cost was to be in proportion to its shareholding in Digitec Communications Limited and both parties had acknowledged and agreed that Austel's equity contribution was to be USD 18m consisting of:

- USD 8m being met by application of deferred payment from sale of Digitec Communications Limited by Austel to the Holding Company; and
- the notional value to be ascribed to the licences owned by Digitec Communications Limited and necessary to utilise for the telecommunications business. The licences were provisionally valued at USD 10m but were to be adjusted depending on the actual cost of the network roll out.

The Group determined that the fair value of this arrangement was \$13,770,355 (i.e. USD 7m). The Group has determined that \$13,770,355 represents contingent consideration under IFRS 3 *Business Combination*. Accordingly, an additional goodwill of \$13,770,355 has been recognised and allocated to Digitec Communications Limited. The contra has been recognised as contingent consideration payable as the shareholding in Digitec Communications Limited is yet to be formalised.

In 2022, interest expense of USD220,000 was recognised as a result of unwinding of discount in relation to the contingent consideration payable.

The above transaction was formalised during the fifteen month period ended 30 June 2023 and the contingent payable was converted into equity.

In August 2022, at the time of issue of additional shares in ATH International Venture Pte Limited (see note 32(e)), additional funding was made by all shareholders but one shareholder, Austel, which maintains its proportion of interest.

This transaction between ATH International Venture Pte Limited and its shareholders has been accounted for as an equity transaction, the effects of which are presented in the other equity reserve.

NOTE 35. EVENTS SUBSEQUENT TO BALANCE DATE

- a) Subsequent to year-end, subsidiary entity ICT Holding Limited commenced the process to amalgamate with its subsidiary, Digitec ICT Limited, which is 49% owned by ICT Holding Limited and 51% owned by Vodafone Fiji Pte Limited. The decision to proceed with the amalgamation was approved after the reporting date, with preparatory steps initiated accordingly. In July 2025, the Internal Revenue Commission (IRC) granted clearance for stamp duty exemption in relation to the proposed amalgamation. Lodgements with the relevant regulatory authorities are yet to be submitted, and completion of the amalgamation is expected in the next financial year. This internal restructuring is part of a strategic initiative to simplify the corporate structure and improve operational efficiency.
- b) Subsequent to year-end, the Holding Company and Vanuatu National Provident Fund have agreed on the Term Sheet for the conversion of the loan to Telcom Vanuatu Limited by Vanuatu National Provident Fund in prior years to equity via the sale of 14% stake by Holding Company to Vanuatu National Provident Fund in exchange for novation of the VT800 million loan to Holding Company. The parties are finalizing the draft agreement as of the date of this report.

NOTE 35. EVENTS SUBSEQUENT TO BALANCE DATE (CONT'D)

Apart from the above, no other matters or circumstances have arisen since the end of the financial year which would require adjustment to, or disclose in, the consolidated financial statements of the Group.

NOTE 36. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved by the board of directors and authorised for issue on 19 September 2025.