# REDINK RENTALS (RF) LTD

(Registration Number 2015/090404/06)

Annual Financial Statements for the Year Ended 28 February 2025



(Registration Number 2015/090404/06)
Annual Financial Statements
for the year ended 28 February 2025

## **Audited Financial Statements**

in compliance with the Companies Act of South Africa
Prepared by: Internally prepared by Claire Connellan CA(SA)
Reviewed by: Internally reviewed by Charlize Wiederkehr CA(SA)
Date published: 30 June 2025

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

# Index

	Page
General Information	2
Directors' Responsibilities and Approval	3 - 4
Certificate by the Company Secretary	5
Report of the Audit Committee	6 - 7
Directors' Report	8 - 10
Independent Auditor's Report	11 - 14
Statement of Financial Position	15
Statement of Profit or Loss and Other Comprehensive Income	16
Statement of Changes in Equity	17
Statement of Cash Flows	18
Summary of material accounting Policies	19 - 26
Notes to the Financial Statements	27 - 48

(Registration Number 2015/090404/06)

Annual Financial Statements for the year ended 28 February 2025

### **General Information**

**Country of Incorporation and Domicile**South Africa

Registration Number 2015/090404/06

Registration Date 16 March 2015

notes and the purchase of eligible assets.

Directors Kurt van Staden (Independent Non- Executive Director)

Gary Sayers (Independent Non- Executive Director)
Evelyn Deiner (Independent Non- Executive Director)

Paul Lutge (Executive Director)
Charlize Wiederkehr (Alternate)

Registered Office 1st Floor

32 Fricker Road

Illovo Gauteng 2196

Business Address Ground floor

Silver Stream Business Park 10 Muswell Road South

Bryanston 2021

Postal Address PO Box 55208

Northlands Gauteng 2116

Account Bank Nedbank Limited

**Tax Number** 9971746152

**Company Secretary** Quadridge Trust Services Proprietary Limited

1st Floor 32 Fricker Road

Illovo

Johannesburg

2196

Auditors RSM South Africa Incorporated

Michael Steenkamp

(Registration Number 2015/090404/06)

Annual Financial Statements for the year ended 28 February 2025

# **Directors' Responsibilities and Approval**

### Responsibility for the audited annual financial statements

The directors are required by the Companies Act of South Africa, to maintain adequate accounting records and are responsible for the content and integrity of the annual financial statements and related financial information included in this report. It is their responsibility to ensure that the annual financial statements fairly present the state of affairs of the company as at the end of the financial year and the results of its operations and cash flows for the year then ended, in conformity with IFRS® Accounting Standards as issued by the International Accounting Standards Board (IASB®), any financial pronouncements as issued by the Financial Reporting Standards Council, the Companies Act of South Africa, the JSE Debt and Specialist Securities Listing Requirements.

The financial statements are prepared in accordance with IFRS® Accounting Standards and are based upon appropriate accounting policies consistently applied and supported by reasonable and prudent judgements and estimates.

An external auditor has been engaged to express an independent opinion on the financial statements, and is therefore responsible for reporting on whether or not the Company's financial statements are fairly presented in accordance with the applicable accounting framework.

The financial statements have been audited by the independent auditing firm, RSM South Africa Incorporated, who has been given unrestricted access to all financial records and related data, including minutes of all meetings of the shareholder, the directors and committees of the directors. The directors believe that all representations made to the independent auditor during the audit were valid and appropriate. The external auditor's unqualified audit report is presented on pages 11 to 14.

### Going concern

The directors draw attention to the statement of changes in equity in the financial statements which indicates that the company incurred a net profit of R718,590 during the year ended 28 February 2025, and as of that date, the company's total liabilities exceeded its total assets by R807,777. These conditions would normally indicate the existence of uncertainty which could cast doubt about the company's ability to continue as a going concern.

However, the company is an insolvency remote special purpose vehicle ("SPV") structured to limit any potential event that could impact the company's ability to continue as a going concern (see note 25 for further detail). The directors believe that there is no reason that the company will not be a going concern in the year ahead. The financial statements are therefore prepared on a going concern basis.

### Internal controls and risk management

The directors are responsible for the systems of internal control. These controls are designed to provide reasonable, but not absolute assurance as to the reliability of the financial statements, and to adequately safeguard, verify and maintain accountability for assets, to record all liabilities, and to prevent and detect material misstatement and loss.

The company is an insolvency remote entity operating in accordance with the requirements of transaction documents, with no employees and no administrative infrastructure of its own. The company's affairs are managed by its appointed administrator, Redinc Capital Proprietary Limited (the "Administrator") in terms of an agreement (the "Administrator Agreement"). As such, the responsibility of ensuring that appropriate controls, procedures and systems are implemented and monitored by suitably trained personnel with an appropriate segregation of authority and duties have been outsourced. The directors are responsible for monitoring the Administrator, and nothing has come to the attention of the directors to indicate that any material breakdown in the functioning of these controls, procedures and systems has occurred during the year under review.

### **Corporate Governance**

The directors of the company support the Code of Governance Principles set out in the King IV report (the "Code") and recognise the need to conduct the affairs of the company with integrity and accountability. The company is an insolvency remote special purpose vehicle ("SPV") operating in accordance with the transaction documents, with no employees and no administrative infrastructure of its own. Accordingly, the principles contained in the King IV Code are applied to the extent that they are relevant to the company.

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

# **Directors' Responsibilities and Approval**

# Approval of the audited annual financial statements

The financial statements set out on pages 15 to 48 which have been prepared on the going concern basis, were approved by the directors and were signed on 23 June 2025 on their behalf by:

Kurt van staden (Independent Non- Executive Director)

Paul Lutge (Executive)Director

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

# **Certificate by the Company Secretary**

I hereby confirm, in my capacity as company secretary of Redink Rentals (RF) Ltd, that for the financial year ended 28 February 2025, the company has filed all required returns and notices in terms of the Companies Act of South Africa, with the Companies and Intellectual Property Commission and that all such returns and notices are to the best of my knowledge and belief true, correct and up to date.

Sinah Mangena

(for and on behalf of Quadridge Trust Services (Pty) Ltd)

**Company Secretary** 

23 June 2025

(Registration Number 2015/090404/06)

Annual Financial Statements for the year ended 28 February 2025

# **Report of the Audit Committee**

This report is provided by the audit committee for the financial year ended 28 February 2025.

### 1. Audit Committee Members and Attendance

The audit committee is independent and consists of three independent, non-executive directors.

Name of member	19 June 2024	24 February 2025	23 June 2025
Gary Sayers (chairman)	٧	٧	V
Evelyn Deiner	٧	٧	٧
Kurt van Staden	٧	٧	٧

The committee is satisfied that the members have the required knowledge and experience as set out in Section 94(5) of the Companies Act of South Africa and Regulation 42 of the Companies Regulations 2011.

#### 2. External auditor

The audit committee has nominated RSM South Africa Incorporated as the independent external auditor for the 2025 audit. The committee is satisfied that the external auditors were independent of the company as defined in section 90(2) of the Companies Act of South Africa. The committee has made the decision after taking into account the following:

- Reporting on the independence of the auditors RSM South Africa Incorporated;
- · Approving the external audit engagement terms;
- Assessing the nature and extent of non-audit services:
- Reviewing the annual financial statements to confirm compliance with IFRS® Accounting Standards, the Companies Act of South Africa and the JSE Debt and Specialist Securities Listing Requirements
- Reviewed the regulators latest assessments of the audit partner and the firm and confirmed their eligibility to audit a JSE debt listed entity.

## 3. Annual financial statements

Following the review of the financial statements, the audit committee recommended the financial statements for approval by the board.

### 4. Key Audit Matters

The audit committee has satisfied itself that the auditors have addressed the key audit matters, as raised in the Independent Auditors Report, sufficiently during the audit.

## Accounting practices and internal control

Based on the work of the company's assurance providers, nothing has come to the attention of the committee which indicates that the company's system of internal financial controls and accounting practices, in all material aspects, does not provide a basis for the preparation of reliable annual financial statements. The committee is satisfied that the company's financial statements are in compliance, in all material respects, with the requirements of the Companies Act of South Africa and IFRS® Accounting Standards and recommended the financial statements for approval by the board.

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

# **Report of the Audit Committee**

### 5. Internal audit

The company is a ring-fenced special purpose entity with no requirement for an internal audit function. Based on the work performed by the company's assurance providers nothing has come to the attention of the committee which indicates the existence of circumstances requiring the attention of an internal audit function

### 6. Experience and competence of finance function

The activities of the company are confined to those contemplated in its programme memorandum. The company is an insolvency remote special purpose vehicle operating in accordance with the transaction documents, with no employees and no administrative infrastructure of its own. Accordingly, the finance and administration functions are outsourced to service providers, as described in the programme memorandum of the company.

The Committee has satisfied itself that the service providers have the appropriate expertise and competence, and that the requisite level of experience is brought to bear in the production of the annual financial statements.

On behalf of the audit committee

Gary Sayers

Chairperson of the Audit Committee

23 June 2025

(Registration Number 2015/090404/06)

Annual Financial Statements for the year ended 28 February 2025

# **Directors' Report**

The directors present their report for the year ended 28 February 2025.

### 1. Nature of business

Redink Rentals (RF) Limited is an insolvency remote special purpose vehicle, with restricted operating activities as set out in its Memorandum of Incorporation ("MOI"), incorporated to purchase eligible assets with funds raised directly through the issuance of debt instruments. In addition, the entity can only operate in accordance with its programme and transaction documents, which can be obtained from www.redinkrentals.co.za.

### 2. Review of financial results and activities

The financial statements have been prepared in accordance with IFRS® Accounting Standards and the requirements of the Companies Act of South Africa.

Full details of the financial position, results of operations and cash flows of the company are set out in these financial statements.

### 3. Authorised and issued share capital

The company had the following shares in issue during the reporting periods presented below:

	2025		2024		
	R	Number of shares	R	Number of shares	
Authorised					
Ordinary share of no par value shares		1,000		1,000	
Preference shares of no par value		100		100	
Issued					
Ordinary share of no par value shares	100	100	100	100	
Preference shares of no par value	2,609,580	32	2,609,580	32	
	2,609,680	132	2,609,680	132	

### 4. Dividend

No dividend was declared or paid to the shareholder during the year.

### 5. Directors

The directors of the company during the year and up to the date of this report are as follows:

Kurt van Staden (Independent Non-Executive Director)

**Gary Sayers (Independent Non-Executive Director)** 

**Evelyn Deiner (Independent Non- Executive Director)** 

Paul Lutge (Executive Director)

Charlize Wiederkehr (Alternate)

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

## **Directors' Report**

### 6. Social and ethics committee

The company has been granted an exemption to appoint a social and ethics committee in terms of S72(5)(b) of the Companies Act of South Africa for a period of five years (effective 28 May 2029).

### 7. Secretary

The company's designated secretary is Quadridge Trust Services Proprietary Limited.

### 8. Holding company

The company's holding entity is Redink Rentals Owner Trust which holds 100% of the company's ordinary shares.

### 9. Independent Auditor

RSM South Africa Incorporated was the independent auditor for the year under review.

### 10. Managed by a third party

The company is managed by Redinc Capital Proprietary Limited pursuant to the terms and conditions of the Programme Agreement with the administration function outsourced to Redinc Capital Proprietary Limited in terms of the provisions of the Administration Agency Agreement.

### 11. Borrowing powers

The business and affairs of the company are managed by or under the direction of the Board, which has the authority to exercise all of the powers and perform all of the functions of the company, provided that any borrowing, guarantee, security or similar restrictions pertaining to its general ring-fencing, main purpose and business of the company as well as its general restrictions, limitations and qualifications per the MOI of the company are complied with. The Board may authorise the company to issue secured or unsecured debt instruments, as set out in section 43(2) of the Act, provided that, save as permitted, required or contemplated by any transaction document, such debt instrument shall not be issued with any special privileges and provided further that any borrowing, guarantee, security or similar restrictions pertaining to its general ring-fencing, main purpose and business of the company as well as its general restrictions, limitations and qualifications as prescribed in the MOI of the company are complied with.

## 12. Events after the reporting period

The directors are not aware of any material event which occurred after the reporting date and up to the date of this report requiring disclosure in or adjustment to the financial statements for the year ended 28 February 2025.

### 13. Going concern

The board of directors has satisfied itself that the company has the ability to continue as a going concern, given the nature of the entity being an insolvency remote ring-fenced special purpose entity with the credit risk of its transaction assets effectively being borne by transaction specific noteholders (See note 25).

(Registration Number 2015/090404/06)
Annual Financial Statements for the year ended 28 February 2025

# **Directors' Report**

# 14. Adherence to King IV Code of Corporate Governance

The company support the Code of Governance Principles set out in the King IV report, and will apply the principles contained in the King IV Code to the extent that they are relevant to the company.

### 15. Remuneration report

The company has no employees, and therefore a remuneration report has not been included.



RSM South Africa Inc.

2016/324649/21 Executive City Cross Street & Charmaine Ave President Ridge, Randburg 2194 PO Box 1734, Randburg 2125 Docex 51, Randburg T +27 11 329 6000 F +27 11 329 6100 www.rsmza.co.za

#### Independent Auditor's Report

To the shareholders of Redink Rentals (RF) Limited

#### Report on the audit of the financial statements

#### Opinion

We have audited the financial statements of Redink Rentals (RF) Limited (the company) set out on pages 15 to 48 which comprise the statement of financial position as at 28 February 2025, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including material accounting policy information.

In our opinion, the financial statements present fairly, in all material respects, the financial position of the company as at 28 February 2025, and its financial performance and cash flows for the year then ended in accordance with IFRS Accounting Standards as issued by the International Accounting Standards Board and the requirements of the Companies Act of South Africa.

#### Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). 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 company in accordance with the Independent Regulatory Board for Auditors' Code of Professional Conduct for Registered Auditors (IRBA Code) and other independence requirements applicable to performing audits of financial statements in South Africa. We have fulfilled our other ethical responsibilities, in accordance with the IRBA Code and in accordance with other ethical requirements applicable to performing audits in South Africa. The IRBA Code is consistent with the corresponding sections of the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards). We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

In terms of the IRBA Rule on Enhanced Auditor Reporting for the Audit of Financial Statements of Public Interest Entities, published in Government Gazette No. 49309 dated 15 September 2023 (EAR Rule), we report

### Final Materiality:

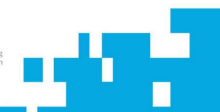
We define materiality as the magnitude of misstatement in the financial statements that makes it probable that the economic decisions of a reasonably knowledgeable person would be changed or influenced. We use materiality both in planning the nature and extent of our audit work and in evaluating the results of our work. Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

Final Materiality	R8 900 000 (2024: R19 800 000)
How we determined materiality	Based on our professional judgement, we determined materiality to be R8,9 million which represents 2% of total assets.
Rationale for determining materiality	A key judgement in determining materiality is the appropriate benchmark to select, based on our perception of the needs of the users of the financial statements. We chose total assets as the primary benchmark as it is the benchmark against which the performance of the company is measured by users, which are primarily the investors in listed debt notes issued by the company. The primary users will be interested to see the return generated by the entity for their investments, since the entity does not have trading revenue and it generates its income based purchase of assets and debt issuance in the JSE, thus the total assets of the entity was assessed as the appropriate benchmark.

# THE POWER OF BEING UNDERSTOOD ASSURANCE | TAX | CONSULTING

CEO PD Schulze Directors E Bergh, C D Betty, E Chapanduka, M G Q de Faria, M S Dolamo, A C Galloway, J Gondo, N C Hughes, J Jones, J Kitching, T R Mathebula, J P Mgiba, M M Ndlovu, R Rawoot, E K Ruiters, T P Singo, M Steenkamp, A D Young

RSM South Africa Inc. Registration No. 2016/324649/21, Practice No. 900435 is a member of the RSM network and trades as RSM. RSM is the trading name used by the members of the RSM network. Each member of the RSM network is an independent accounting and consulting firm which practices in its own right. The RSM network is not itself a separate legal entity in any jurisdiction.





#### Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matter described below to be the key audit matter to be communicated in our report.

In terms of the EAR Rule, we are required to report the outcome of audit procedures or key observations with respect to the key audit matters and these are included below.

#### **Key Audit Matter** How our audit addressed the key audit matter Our procedures with respect to the classification and measurement of loans and advances Classification and measurement of financial assets (loans and advances), including expected credit loss (ECL) assessment included, amongst others: (Notes 2.2.1, 2.2.2, 4 and 21.1 to the financial statements). - We obtained an understanding of the company's processes for classification of loans and advances and assessed the design and implementation of relevant controls over these The financial assets (loans and advances) balance represents a significant portion of the assets in the statement of financial position, and as indicated in note 5 to the financial statements, - We made use of our internal IFRS expertise to evaluate the classification of loans and comprises of loans and advances and other receivables. advances as follows: Loans and advances consist of purchased loans and facilities • We assessed the company's policy regarding the classification of loans and advances which meet the definition of financial assets and are measured and compared it to the requirements of IFRS 9 Financial Instruments to assess at amortised cost. compliance with the standard, and Other receivables comprise of other purchased assets which We assessed the company's business model for managing the loans and advances to meet the definition of financial assets and are measured at evaluate whether the loans and advances are accounted for as per IFRS requirements. The company's approach to measuring ECL is described in note Our procedures with respect to the ECL allowance included amongst others: 2.2.2 and note 21.1 to the financial statements. We obtained an understanding of the company's processes for measurement of loans The classification of loans and advances, its stage within the and advances and assessed the design and implementation of relevant controls over impairment model, defining what constitutes default and the these processes. estimation of ECL involved a significant degree of estimation We inspected the company's ECL allowance policy and compared it to the uncertainty and management judgement. Due to these reasons, requirements of IFRS 9 to assess compliance with the standard. together with the magnitude of the loans and advances balance, We made use of our internal IFRS expertise to evaluate the IFRS 9 assessment for loans we determined this to be a matter of most significance to the and advances to assess compliance with the standard. current year audit of the financial statements. We assessed the terms of the loans and advances to evaluate whether the appropriate impairment method was applied. • Through consideration of historical financial information of the company, our knowledge of the company and inquiries of management, we critically evaluated the appropriateness of management's definition of default and significant increase in credit risk, including their assessment of the profitability of default and loss given default, in order to consider whether their assessment appears reasonable. • We obtained underlying external evidence for a sample of transactions for the IFRS 9 assessment performed by management, consisting of legal agreements and underlying financial information underlying management's assessment. • We assessed the forward-looking assumptions applied by management in their ECL assessment by making use of our knowledge of the company and through inquiries of management. We assessed the adequacy of the disclosure against the requirements of IFRS Accounting

Standards as issued by the International Accounting Standards Board.





#### Other information

The directors are responsible for the other information. The other information comprises the information included in the document entitles "Annual Financial Statements or the year ended 28 February 2025" which includes the Directors' Report, the Report of the Audit Committee, and the Certificate by the company as required by the Companies Act of South Africa. The other information does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

#### Responsibilities of the directors for the financial statements

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

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

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

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

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

- Identify and assess the risks of material misstatement of the 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 company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the 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 company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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





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

#### Report on other legal and regulatory requirements

#### Audit Tenure:

In terms of the IRBA Rule published in Government Gazette Number 39475 dated 4 December 2015, we report that RSM South Africa Inc. has been the auditor of Redink Rentals (RF) Limited for three years.

### Disclosure of fee-related matters:

The total audit fees charged for the financial year ended 28 February 2025 amounted to R528 000. These fees relate solely to the statutory audit of the financial statements of the company. We provided permitted non-audit services to the company during the year, for which fees of R15 000 were charged. These services included agreed-upon procedures related to the Commercial Paper Regulations Review. The ratio of non-audit services fees to audit fees is 3%, which we consider to be within acceptable thresholds. We have evaluated the potential threats to independence arising from these services and implemented appropriate safeguards, including engagement quality reviews and oversight by the audit committee. We confirm that the level and nature of fees received did not compromise our independence. All services provided were pre-approved by the audit committee and complied with the IRBA Code of Professional Conduct.

DocuSigned by:

-0010CABAA9F24B2...

RSM South Africa Inc.

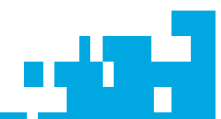
Michael Steenkamp

Chartered Accountant (SA)
Registered Auditor
Director
Executive City, Cross Street and Charmaine Avenue,

President Ridge, Randburg 2194
PO Box 1734, Randburg 2125

RSM South Africa Inc.

Date: 23 June 2025



(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Statement of Financial Position**

ures in R Notes		2025	2024	
Assets				
Cash and cash equivalents	8	4,867,745	4,892,297	
Trade and other receivables	4	642	327,436	
Unlisted investments	6	1	-	
Loans and advances	7	423,683,347	621,590,190	
Deferred tax assets	5	370,559	636,339	
Total assets		428,922,294	627,446,262	
Liabilities				
Trade and other payables	10	3,437,140	4,873,858	
Debt issued and other borrowed funds	11	426,292,931	624,098,771	
Total liabilities		429,730,071	628,972,629	
Equity				
Issued capital	9	100	100	
Accumulated loss		(807,877)	(1,526,467)	
Total equity		(807,777)	(1,526,367)	
Total equity and liabilities		428,922,294	627,446,262	

(Registration Number 2015/090404/06)

Annual Financial Statements for the year ended 28 February 2025

# **Statement of Profit or Loss and Other Comprehensive Income**

Figures in R	Notes	2025	2024
Interest received - loans and advances	12	73,915,480	174,771,003
Interest expense	13	(152,448,702)	(170,596,454)
Net Interest income	- -	(78,533,222)	4,174,549
Other income	14	3,718,511	2,118,359
Credit loss expense	21	-	(54,649,341)
Operating expenses		(8,925,195)	(5,349,216)
Impairment loss allowance	15	(201,271,051)	(480,732,509)
Remeasurement of cashflows on financial liabilities	11	285,995,326	528,682,542
	-	75,799,080	(12,048,524)
Profit / (loss) from operating activities	16	984,369	(5,755,616)
Profit / (loss) before tax	-	984,369	(5,755,616)
Income tax	17		
Deferred tax	-	(265,779)	1,554,015
Profit / (loss) for the year	-	718,590	(4,201,601)
-	-		

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Statement of Changes in Equity**

		Accumulated			
Figures in R		Issued capital	loss	Total	
Balance at 1 March 2023		100	2,675,134	2,675,234	
Changes in equity					
Loss for the year		-	(4,201,601)	(4,201,601)	
Total comprehensive income for the year			(4,201,601)	(4,201,601)	
Balance at 29 February 2024		100	(1,526,467)	(1,526,367)	
Balance at 1 March 2024		100	(1,526,467)	(1,526,367)	
Changes in equity					
Profit for the year		-	718,590	718,590	
Total comprehensive income for the year		-	718,590	718,590	
Balance at 28 February 2025		100	(807,877)	(807,777)	
	Notes	9			

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Statement of Cash Flows**

Figures in R	Notes	2025	2024
Net cash flows used in operations	19	(6,316,608)	(2,951,520)
Interest paid		(41,346,828)	(156,459,620)
Interest received		47,638,881	164,548,072
Net cash flows (used in) / from operating activities		(24,555)	5,136,932
Cash flows from investing activities			
Repayments of loans and advances		72,912,391	216,892,092
Acquisition of loans and advances		(50,000,000)	(55,000,000)
Cash flows from investing activities		22,912,391	161,892,092
Cash flows used in financing activities			
Proceeds from debt issued		50,000,000	858,505,010
Redemption of debt issued		(72,912,388)	(1,028,378,004)
Cash flows used in financing activities		(22,912,388)	(169,872,994)
Net decrease in cash and cash equivalents		(24,552)	(2,843,970)
Cash and cash equivalents at beginning of the year		4,892,297	7,736,267
Cash and cash equivalents at end of the year	8	4,867,745	4,892,297

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

# **Summary of material accounting Policies**

### 1. General information

Redink Rentals (RF) Limited is a special purpose vehicle, with restricted operating activities, as set out in its Memorandum of Incorporation. The company was incorporated to purchase eligible assets with funds raised directly through the issuance of debt instruments. In addition, the entity can only operate in accordance with its programme and transaction documents, which can be obtained from www.redinkrentals.co.za.

### 2. Summary of material accounting policies

### 2.1 Basis of preparation and measurement

### Statement of compliance

The financial statements of the company are prepared in accordance with IFRS® Accounting Standards as issued by the International Accounting Standards Board ("IASB"), any financial pronouncements as issued by the Financial Reporting Standards Council, the Companies Act of South Africa, the JSE Debt and Specilist Securities Listing Requirements and incorporate the principal accounting policies set out below

### Basis of measurement

The company's financial statements have been prepared on the historical cost basis.

### Functional and presentation currency

All monetary information and figures presented in these financial statements are stated in South African Rands (rounded to the nearest rand), as it is the currency of the economic environment in which the company operates.

### Segment Reporting

The company only has one segment, and thus no segment report is presented.

### Method of presentation

The company presents its assets and liabilities based on the assets and liabilities liquidity on the Statement of Financial Position. Reference to the current maturities of these financial assets and liabilities are disclosed in the statements of financial position notes and in the analysis of financial assets and liabilities.

### 2.2 Financial instruments

Financial assets and financial liabilities are recognised on the statement of financial position when the company becomes a party to the contractual terms of the instrument. Financial assets are derecognised when the contractual right to receive cash flows expire or the company substantially transfers the risks and rewards of ownership. Financial liabilities are derecognised when the contractual obligation is discharged, cancelled or expired.

The classification and measurement criteria applied by the company to its financial assets and liabilities is set out below.

### 2.2.1 Financial assets:

### Initial measurement

Financial assets comprise cash and cash equivalents, trade and other receivables and loans and advances. Financial assets are measured at fair value at initial recognition plus transaction costs directly attributable to acquisition of the asset.

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

## **Summary of material accounting Policies**

### Summary of material accounting policies continued...

Classification and subsequent measurement

All recognised financial assets that are within the scope of IFRS 9 are required to be subsequently measured at either amortised cost or fair value depending on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets.

### Amortised cost

Financial assets which meets both of the following criteria are measured at amortised cost:

- It is held within the company's business model whose objective is to hold assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

### Fair value though Profit and Loss

In accordance with IFRS 9, when a financial asset cannot be classified as measured at amortised cost or at fair value through other comprehensive income or an equity instrument measured at fair value through other comprehensive income, it is measured at fair value through profit or loss.

The company holds the following the categories of significant financial assets:

- Loans and advances consist of purchased loans and facilities and are measured at amortised cost; and
- Other receivables comprise other purchased assets which are measured at amortised cost.

The company holds no equity instruments, nor does it have financial assets which are measured at fair value through other comprehensive income or at fair value through profit or loss.

### 2.2.2 Impairment of financial assets

For financial assets carried at amortised cost, the company recognises loss allowances for expected credit losses.

Expected credit losses are measured through a loss allowance on an individual basis, using a forward looking expected credit loss model, at an amount equal to:

- 12-month expected credit losses ("12mECL"), i.e. expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date; or
- full lifetime expected credit losses ("LTECL"), i.e. lifetime expected credit losses that result from all possible default events over the life of the financial instrument.

At the end of each reporting period, the company performs an assessment of whether a financial asset's credit risk has increased significantly (see below section below "Significant increase in credit risk") since initial recognition, by considering the change in the risk of default occurring over the remaining life of the financial instrument.

From the above, financial assets are grouped into Stage 1, Stage 2 and Stage 3 as described below:

- Stage 1: For those where the credit risk has not increased significantly since initial recognition of the financial asset, twelve month expected credit losses along with gross interest income are recognised.
- Stage 2: For those for which credit risk has increased significantly, lifetime expected credit losses along with the gross interest income are recognised.
- Stage 3: For those that have subsequently become credit impaired (see below section "Default and credit-impaired"), lifetime expected credit losses along with the net interest income are recognised (see note 2.6).

Expected credit loss allowances are recognised in the Statement of Profit or Loss and Other Comprehensive Income, the calculation thereof being described here below.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Summary of material accounting Policies**

### Summary of material accounting policies continued...

### Calculation of expected credit losses

The expected credit losses are calculated based on a probability-weighted scenario to measure the expected cash shortfalls, discounted at the effective interest rate. A cash shortfall is the difference between the cash flows that are due to an entity in accordance with the contract and the cash flows that the entity expects to receive.

The mechanics of the expected credit loss calculations are outlined below and the key elements are, as follows:

- PD: The Probability of Default is an estimate of the likelihood of default over a given time horizon.
- EAD: The Exposure at Default is an estimate of the exposure at a future default date, taking into account expected changes in the exposure after the reporting date, including repayments of principal and interest, whether scheduled by contract or otherwise, and accrued interest from missed payments
- LGD: The Loss Given Default is an estimate of the loss arising in the case where a default occurs at a given time. It is based on the difference between the contractual cash flows due and those expected to be received, including from the realisation of any collateral or credit enhancements that are integral to the financial asset (see below section "Collateral and Credit Enhancements").

The mechanics of the expected credit loss method are summarised below:

- Stage 1: The 12mECL is calculated as the portion of LTECL that represent the expected credit loss that result from default events on a financial asset that are possible within the 12 months after the reporting date. The 12mECL allowance is based on the expectation of a default occurring in the 12 months following the reporting date. These expected 12-month default probabilities are applied to a forecast EAD and multiplied by the expected LGD and discounted at the original effective interest rate.
- Stage 2: When a financial asset has shown a significant increase in credit risk since origination (see below section below "Significant increase in credit risk"), an allowance for the LTECL is calculated. The mechanics are similar to those explained above, but PD's and LGD's are estimated over the lifetime of the instrument. The expected cash shortfalls are discounted at the original effective interest rate.
- Stage 3: For financial assets considered credit-impaired (see below section "Default and credit-impaired"), a LTECL is recognised for these financial assets. The method is similar to that for Stage 2 assets.

## Significant increase in credit risk

In order to determine whether a financial asset is subject to a twelve month expected credit loss or lifetime expected credit loss, requires an assessment of whether or not there has been a significant increase in credit risk (i.e. determining whether the risk of default on a financial instrument has increased significantly) since initial recognition of the financial asset.

It is during this process that the probability of default (see below section "Default and credit-impaired") of the associated assets is assessed.

In certain cases, the company may also consider events, as explained in the below section "Default and credit-impaired", that is considered as indications of a significant increase in credit risk as opposed to a default. The company does apply the practical expedient that financial assets with 'low' credit risk at the reporting date are deemed not to have had a significant increase in credit risk.

When determining whether the risk of default on a financial asset has increased significantly since initial recognition, the company takes into account both qualitative and quantitative indicators, including historical experience and forward-looking information which are readily attainable and available, without undue cost or effort, to assess the probability of default

Consequently all financial assets that are subject to impairment are monitored for significant increase in credit risk. If there has been a significant increase in credit risk the company will measure the loss allowance based on lifetime rather than 12-month expected credit loss.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

## **Summary of material accounting Policies**

### Summary of material accounting policies continued...

### Default and credit-impaired

For the puproses of calculating expected credit losses, the definition of default is a critical component in determining probability of default, which affects both the measurement of expected credit losses and the identification of a significant increase in credit risk.

Given the nature of the company's business, the assessment of default would be specific to a transaction. Hence, for purposes of assessing probability of default to determine the expected credit loss in relation to a transaction, default occurs broadly in the following instances:

### Quantitative:

- When an obligor has not fulfilled of its payment obligations when due. This being consistent with the company's internal transaction monitoring purposes and is broadly aligned to the contractual definitions of default in respect of each transaction; or
- •When the counterparty is past due for more than 90 days (i.e. the Company has not rebutted IFRS 9's 90 day presumption Qualitative:

As a part of a qualitative assessment of whether an exposure is credit-impaired (ie. Stage 3), there are several events that may indicate the unlikeliness of an obligor to meet its payment obligations when due. When such events occur, careful consideration is applied as to whether or not the event should result in treating the financial asset as defaulted and therefore assessed as Stage 3 (ie. credit impaired) for expected credit loss calculations or whether Stage 2 is appropriate. Such events include:

- An exposure is forborne or modified due to financial difficulties of the borrower.
- The borrower having past due liabilities to public creditors.
- A material decrease in the underlying collateral value where the recovery of the financial asset is expected from the realisation of the collateral.
- A material decrease in the borrower's turnover or the loss of a major customer, constituting a material adverse affect on the future financial position of the obligor.
- A covenant breach not waived.
- The obligor (or any legal entity within the obligors's group) filing for liquidation or business rescue proceedings.
- Obligor's (or any legal entity within the obligors's group) listed debt or equity suspended at the primary exchange because of rumours or facts about financial difficulties.

If the above events are not expected to be temporary in nature, such circumstances are deemed to be indicators of distress, and would lead to classifying a financial asset as credit-impaired Stage 3 (in default), rather than Stage 2.

### Collateral and Credit Enhancements

To mitigate the associated credit risks on its financial assets, and consequently its financial liabilities (see note 21.1.1 "Collateral and other credit enhancements", note 23 and 24), the company holds collateral as security in relation to its financial assets. The collateral comes in various forms, such as cash, securities, guarantees, equipment, receivables, inventories, other non-financial assets and credit enhancements. Collateral, unless repossessed, is not recorded on the company's statement of financial position. Cash flows expected from the realisation of collateral and credit enhancements which are considered integral to the contractual terms of a financial asset which is subject to expected credit losses, are included in the measurement of expected credit losses. On this basis, the fair value of collateral affects the calculation of expected credit losses. Collateral is generally assessed, at a minimum, at inception and re-assessed on a periodic basis.

To the extent possible, active market data is used for valuing financial assets held as collateral, if not, values are based on data provided by the service providers to the company.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

## **Summary of material accounting Policies**

### Summary of material accounting policies continued...

### Write-off policy

Financial assets are written off either partially or in their entirety only when the there is no reasonable expectation of recovering a financial asset in its entirety or a portion thereof. Write-offs will be considered once all resources of recovery have been exhausted or no further reasonable expectation of further material recoveries exists.

Generally this is the case when the Company determined that there would be no realistic prospect of recovering the monies owed. The assessment of when an exposure has no reasonable prospect of being recovered will be based on considering factors such as: the financial standing of the the underlying obligor, sureties/guarantors vs the outstanding exposure, the value of collateral in a forced sale scenario vs the outstanding exposure, as well as the nature and tenor of the legal processes required to pursue recovery, the costs associated with recovery in addition to the prospect of success of pursuing legal enforcement action.

This assessment is carried out on a transaction by transaction basis.

If the amount to be written of is greater than the accumulated loss allowance, the difference is first treated as an addition to the allowance that is then applied against the gross carrying amount. Any subsequent recoveries are credited to in the Statement of Profit or Loss and Other Comprehensive Income.

Financial assets that are written off could still be subject to legal enforcement activities in order to comply with the transaction's procedures for recovery of amounts due.

#### 2.2.3 Financial Liabilities

### Initial measurement

Financial liabilities comprise of debt issued, other borrowed funds and trade and other payables.

Financial liabilities are measured at fair value at initial recognition plus transaction costs directly attributable to the issuance of the financial liability in the case of financial liabilities not subsequently measured at fair value through profit or loss. For financial liabilities subsequently measured at fair value through profit or loss, transaction costs are recognised in profit or loss.

The company's redeemable preference shares are classified as other borrowed funds, as they are redeemable at the option of the holder after the final discharge date, and therefore do contain obligations to deliver cash at a specified point in time. Non-discretionary dividends thereon are recognised as interest expense in profit or loss when declared.

## Classification and subsequent measurement

### Amortised cost

After initial recognition, financial liabilities that are not measured at fair value through profit or loss are measured at amortised cost using the effective interest rate method. In addition, whenever an expected credit loss is raised against a financial asset, a cash flow adjustment equal to that expected credit loss raised on the financial asset, is raised against the financial liability, given the company's limited inherent exposure to credit losses, as a result of the limited recourse and non-petition provisions (see note 23 and 24) contained in the transaction documentation (i.e. the company's obligations is limited to the performance of the underlying assets).

### Fair value through profit or loss

The company does not have financial liabilities which is measured at fair value through profit or loss in accordance with IFRS 9.

# 2.3 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of ordinary shares, net of any tax effects, are recognised as a deduction from equity.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

## **Summary of material accounting Policies**

### Summary of material accounting policies continued...

#### 2.4 Taxation

The tax expense represents the sum of the current tax payable and deferred tax

The current tax payable is based on taxable profit for the year. Taxable profit differs from net profit as reported in the statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

### 2.5 Deferred tax

Deferred tax is recognised in respect of temporary differences between the carrying amount of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes.

Deferred taxation, and the effect on deferred taxation of any changes in taxation rates, is recognised in profit or loss for the period.

Deferred taxation liabilities are recognised for all taxable temporary differences, and deferred taxation assets are recognised for unused tax losses, unused tax credits, and all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised.

Deferred tax assets are reviewed at each reporting date and derecognised if it is no longer probable that the related tax benefits will be realised

Deferred tax assets and liabilities are measured using tax rates (and laws) enacted or substantively enacted at the reporting date and that are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities

# 2.6 Interest income and interest expense

Interest income and expense for all financial instruments are recognised in 'Net interest income' as 'Interest income' and 'Interest expense' in profit or loss using the effective interest method

The effective interest rate is the rate that exactly discounts estimated future cash flows of the financial instrument through the expected life of the financial instrument or, where appropriate, a shorter period, to the net carrying amount of the financial asset or financial liability. The future cash flows are estimated taking into account all the contractual terms of the instrument.

The calculation of the effective interest rate includes all fees and points paid or received between parties to the contract that are incremental and directly attributable to the specific lending arrangement, transaction costs, and all other premiums or discounts.

The interest income / interest expense is calculated by applying the effective interest rate to the gross carrying amount of financial assets (i.e. at the amortised cost of the financial asset before adjusting for any expected credit loss allowance), other than those considered credit-impaired, or to the amortised cost of financial liabilities

When a financial asset becomes credit-impaired (as set out in Note 2.2.2 (Default and credit-impaired) and is therefore regarded as 'Stage 3'), interest income is calculated by applying the effective interest rate to the net amortised cost (i.e. at the amortised cost of the financial asset after adjusting for any expected credit loss allowance) of the financial asset. If the financial asset cures and is no longer credit-impaired, interest income reverts to be calculated on a gross basis.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Summary of material accounting Policies**

### Summary of material accounting policies continued...

#### 2.7 Other income

The company receives fees for providing specific administrative tasks and services in relation to certain of its financial asset. Fee income is recognised at an amount that reflects the consideration to which the company expects to be entitled in exchange for providing the services.

The performance obligations, as well as the timing of their satisfaction, are identified, and determined, at the inception of the contract. Revenue contracts do not include multiple performance obligations. The nature of the revenue contracts result in a single performance obligation. Therefore, no significant judgements is required when allocating the transaction price to the performance obligation.

When the service is provided, consideration is invoiced and generally due immediately upon satisfaction of a service provided at a point in time or periodically during the contract period for a service provided over time (unless otherwise specified as per below).

The company's fee income is accounted for as follow:

- Income earned on the execution of a distinct performance obligation is recognised when the distinct performance obligation has been performed. Revenue is recognised at a point in time. This will be the case for any upfront fees, and once off charges in relation to underlying transaction execution
- Fees charged for servicing an asset are recognised in revenue as the performance obligation is provided, which in most instances occurs quarterly. Payment of these fees is normally due and received in advance.
- Income that forms an integral part of the effective interest rate of a financial instrument is recognised as an adjustment to the effective interest rate and recorded in interest income in terms of IFRS 9.

The company acts as the principal in its revenue arrangements, and not as an agent, therefore fee income is reported in the statement of comprehensive income

### 2.8 Use of estimates and key management assumptions

The company makes judgements, estimates and assumptions that affect the application of the company's accounting policies and reported income, expenses, assets and liabilities. Actual results may differ from these estimates. Estimates and underlying judgements are continually evaluated. Revisions to estimates are recognised prospectively.

### **Judgements**

Information about judgements made in applying accounting policies that have the most significant effects on the amounts recognised in the company's financial statements is included in the following notes

- Note 2.2.2: establishing the criteria for determining whether credit risk on a financial asset has increased significantly since initial recognition, determining the methodology for incorporating forward looking information into the measurement of expected credit losses and selection and approval of principals used to measure expected credit losses.
- Notes 2.2.1: classification of financial assets assessment of the business model within which the assets are held and assessment of whether contractual terms of the asset are solely payments of principal and interest on the principal outstanding.
- Note 6: Assessment of control under IFRS 10 determining whether the company controls an investee where it holds economic interests but lacks voting rights or decision-making power. This includes the company's judgement not to consolidate a borrower entity in which it holds 100% of the ordinary shares but has no ability to direct relevant activities, as detailed in Note 6. This conclusion was based on an evaluation of the share class structure, governance rights, and absence of power over relevant activities, in accordance with IFRS 10.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Summary of material accounting Policies**

Summary of material accounting policies continued...

### **Assumptions and estimation uncertainties**

Information about assumption and estimation uncertainties at the reporting date that have a significant risk of resulting in a material adjustment to the carrying amount of assets and liabilities within in the next financial year is included in the following notes:

- Notes 2.2.2: impairment of financial assets determination of inputs in the the expected credit loss measurement principals applied, including key assumption used in estimating recoverable cash flows and incorporation of forward-looking information.
- 3. New standards and interpretations

### New standards and interpretations not yet adopted

The following new or amended standards and interpretations have been issued but are not yet effective and have not been early adopted by the company:

- IFRS 18 Presentation and Disclosure in Financial Statements: Issued in April 2024, IFRS 18 introduces a revised structure for the statement of profit or loss and additional disclosure requirements for management-defined performance measures. The standard is effective for annual periods beginning on or after 1 January 2027. The company is currently evaluating the impact of the new standard but does not anticipate a material effect on its financial reporting.
- Amendments to IFRS 7 and IFRS 9 Supplier Finance Arrangements: Effective from 1 January 2025, these amendments introduce additional disclosures relating to supplier finance arrangements. The company has assessed the applicability of these amendments and concluded that they are not relevant to its operations.
- Amendments to IAS 21 Lack of Exchangeability: Effective ffrom 1 January 2025, these amendments provide guidance on the
  accounting treatment when exchangeability between currencies is lacking. The company does not expect these amendments to
  have any impact on its financial statements.

The company will continue to assess the potential impact of other new or amended standards as they become effective.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Notes to the Financial Statements**

Figures in R

### 4. Trade and other receivables

### Trade and other receivables comprise:

Trade receivables	-	314,001
Value added tax	642	13,435
	642	327,436

No impairment has been raised on trade receivables, all amounts are current.

### 5. Deferred tax

# 5.1 The analysis of deferred tax assets and deferred tax liabilities is as follows:

- Deferred tax asset to be recovered within 12 months 370,559 636,339

(Registration Number 2015/090404/06) Financial Statements for the year ended 28 February 2025

# **Notes to the Financial Statements**

Figures in R 2025 2024

Deferred tax continued...

### 5.2 Reconciliation of deferred tax movements

		Deferred tax -			Deferred tax -		
	Deferred tax -	capital	Deferred tax -	provision for	Deferred tax -		
	assessed loss	allowances	other receivables	doubtful debts	not recognised	Total	
Opening balance at 1 March 2024	52,610,543	13,439,415	-	79,212,983	(144,626,602)	636,339	
(Charged) / credited to profit or loss	44,551,980	-	-	32,400,990	(77,218,749)	(265,779)	
Closing balance at 28 February 2025	97,162,523	13,439,415	-	111,613,973	(221,845,351)	370,559	
Opening balance at 1 March 2023	395,784	12,284,672	(13,598,131)			(917,675)	
(Charged) / credited to profit or loss	52,214,759	1,154,743	13,598,131	79,212,983	(144,626,602)	1,554,014	
Closing balance at 29 February 2024	52,610,543	13,439,415		79,212,983	(144,626,602)	636,339	

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

### **Notes to the Financial Statements**

Figures in R			2025	2024
6. Unlisted investments				
Unlisted investments comprise the following balance	ces			
	No of shares	<u>%</u>		
Unlisted investments			1	-
Bridge Taxi Finance No 6 (RF) Proprietary Limited	10,000	100%		

During the financial year ended 28 February 2025, the company exercised its rights under a cession and pledge agreement following an event of default by a borrower entity ("the Borrowing Entity") under a revolving loan facility agreement ("loan" or "facility agreement"). This enforcement action resulted in the company taking ownership of 100% of the issued ordinary shares in the Borrowing Entity.

The Borrowing Entity is a ring-fenced, insolvency-remote special purpose vehicle incorporated in South Africa, established to acquire and hold instalment sale agreements for minibus taxi vehicles originated by a third-party servicer. The Borrowing Entity's operational and administrative functions were outsourced in full to external parties.

The company had funded its obligations under the facility agreement through the issuance of listed debt instruments ("notes"). In terms of the applicable pricing supplements, the company was restricted from exercising discretion under the facility agreement without prior consent of the noteholders.

The Borrowing Entity had two classes of shares in issue:

- Ordinary shares, which were transferred to the company upon enforcement. These shares entitle the holder to participate in the profits of the Borrowing Entity but do not confer voting rights, except on matters directly affecting the rights of this class of shares.
- Class A shares, held by an independent trust, which carry full voting rights and governance control over the Borrowing
   Entity but do not entitle the holder to share in the profits of the entity while any portion of the loan facility remains
   outstanding.

The company assessed whether it had control over the Borrowing Entity as defined in IFRS 10 Consolidated Financial Statements. Control exists when an investor:

- Has power over the investee (i.e., the ability to direct relevant activities);
- Is exposed, or has rights, to variable returns from its involvement; and
- Has the ability to use its power to affect its returns.

The company determined that while it had exposure to returns via the ordinary shares, it did not have power over the Borrowing Entity, as all voting rights and control of relevant activities were retained by the trust holding the Class A shares, and the exercising of any discretion under the facility agreement vests with the noteholders. As a result, the company concluded that it did not control the Borrowing Entity and has not consolidated it for the year ended 28 February 2025.

The investment in the Borrowing Entity's ordinary shares was recognised as a financial asset in accordance with IFRS 9 Financial Instruments, measured at fair value through profit or loss. As at 28 February 2025, the fair value of this investment was assessed as immaterial, given the status of enforcement and the impending wind-up of the Borrowing Entity (see note 22).

## 7. Loans and advances

### Loans and advances comprise the following balances

Gross loans and advances	1,112,658,488	1,109,294,280
Loans and advances	1,112,658,488	1,109,294,280
Credit loss allowance	(refer note 21.1.4 for further analysis ) (688,975,141)	(487,704,090)
Loans and advances	(688,975,141)	(487,704,090)

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

Notes	to the	Financial	Statements

Figures in R	2025	2024
Loans and advances continued		
Non-current assets	49,819,072	547,585,765
Current assets	373,864,275	74,004,425
	423,683,347	621,590,190
8. Cash and cash equivalents		
Cash and cash equivalents included in current assets:		
Other cash and cash equivalents	4,867,745	4,892,297
At year end bank balances earned interest at a rate of 6.55% (2024: 7.3%) per annum. There are no overdraft facilities on any of the bank accounts.		
9. Issued capital		
Authorised and issued share capital		
Authorised		
1000 Ordinary shares of no par value		1,000
Issued		
100 Ordinary shares of no par value		100
10. Trade and other payables		
Trade and other payables comprise:		
Transaction costs	902,408	855,697
Other programme costs	2,534,732	4,018,161
Total trade and other payables	3,437,140	4,873,858
Non-current liabilities	-	-
Current liabilities	3,437,140	4,873,858
	3,437,140	4,873,858
11. Debt issued and other borrowed funds		
11.1 Debt issued and other borrowed funds comprise:		
Debt issued	1,196,367,112	1,108,177,626
Other borrowed funds	2,609,580	2,609,580
	1,198,976,692	1,110,787,206
Remeasurement of cashflows on financial liabilities	(772,683,761)	(486,688,435)
	426,292,931	624,098,771

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

### **Notes to the Financial Statements**

Figures in R	2025	2024
Debt issued and other borrowed funds continued		
Non-current portion of debt issued and other borrowed funds	(720,255,101)	551,048,724
Current portion of debt issued and other borrowed		
funds	1,146,548,032	73,050,047
	426,292,931	624,098,771
11.2 Debt issued		

Basic terms of the debt issued and other borrowed

funds are as follows:

Class A floating rates notes	Scheduled Maturity Date	Spread 3M JIBAR	Carrying Amount	Carrying Amount
Senior, secured asset-backed notes of R 1 000 000 each.	2026/09/08	+ 275bps	27,910,734	39,107,959
Senior, secured asset-backed notes of R 1 000 000 each.	2024/06/07	+ 550bps	-	70,623,134
Senior, secured asset-backed notes of R 1 000 000 each.	2025/11/14	+ 435bps	180,822,142	180,940,710
Senior, secured asset-backed notes of R 1 000 000 each. *	2026/04/17	+ 650bps	408,377,222	358,888,112
Senior, secured asset-backed notes of R 1 000 000 each.	2029/11/14	+ 475bps	48,414,659	-
Class B floating rates notes				
Unsubordinated, secured asset-backed notes of R 1 000 000 each. *	2026/04/17	+ 785bps	530,842,355	458,617,711
			1,196,367,112	1,108,177,626

<sup>\*</sup> Credit impaired transaction asset - remeasurement of the financial liability was required as result of the expected credit loss to the related loan asset because the underlying security value is less than the carrying amount of the asset. (See note 21.1.4 - Analysis of credit loss allowances).

No other breaches occurred in respect of its secured borrowings during the reporting period.

The below table sets out the reconciliation of the movements of debt issued:

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

Notes to t	the F	inancial	Statements
------------	-------	----------	------------

	2025	2024
Debt issued and other borrowed funds continued		
Reconciliation:		
Opening balance	621,489,191	1,306,309,628
Cash flow items:	, ,	
Additions	50,000,000	858,505,010
Repayments	(72,912,388)	(1,028,378,004)
Interest paid	(41,346,828)	(156,459,620)
Non cash flow items:		
Settlement costs	-	(2)
Remeasurement of cash flows on financial liabilities	(285,995,326)	(528,682,542)
Interest accrual	152,448,702	170,194,721
Closing balance	423,683,351	621,489,191
11.3 Other borrowed funds		
Non-interest bearing	2,609,580	2,609,580
	2,609,580	2,609,580
December 11 to 12		
Reconciliation: Opening balance	2,609,580	15,154,194
	2,609,580	15,154,194
Opening balance Non-cash flow items:	2,609,580	918,975
Opening balance Non-cash flow items: Additions Repayments	2,609,580 - -	918,975 (13,865,322)
Opening balance  Non-cash flow items: Additions Repayments Interest accrued	- - - -	918,975 (13,865,322) 401,733
Opening balance Non-cash flow items: Additions	2,609,580 - - - - 2,609,580	918,975 (13,865,322)
Opening balance  Non-cash flow items:  Additions  Repayments  Interest accrued  Closing balance	- - - -	918,975 (13,865,322) 401,733
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income	- - - -	918,975 (13,865,322) 401,733
Opening balance Non-cash flow items: Additions Repayments Interest accrued	- - - -	918,975 (13,865,322) 401,733
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises:	- - - 2,609,580	918,975 (13,865,322) 401,733 2,609,580
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises: Interest received - loans and advances	- - - 2,609,580	918,975 (13,865,322) 401,733 2,609,580 165,004,209
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises: Interest received - loans and advances Interest received - other receivables	73,047,040	918,975 (13,865,322) 401,733 2,609,580 165,004,209 8,585,222
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income  Revenue comprises: Interest received - loans and advances Interest received - other receivables Interest received - cash and cash equivalents	73,047,040 - 868,440	918,975 (13,865,322) 401,733 2,609,580 165,004,209 8,585,222 1,181,572
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises: Interest received - loans and advances Interest received - other receivables Interest received - cash and cash equivalents Total revenue  13. Interest expense	73,047,040 - 868,440	918,975 (13,865,322) 401,733 2,609,580 165,004,209 8,585,222 1,181,572
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises: Interest received - loans and advances Interest received - other receivables Interest received - cash and cash equivalents Total revenue	73,047,040 - 868,440	918,975 (13,865,322) 401,733 2,609,580 165,004,209 8,585,222 1,181,572
Opening balance Non-cash flow items: Additions Repayments Interest accrued Closing balance  12. Interest income Revenue comprises: Interest received - loans and advances Interest received - other receivables Interest received - cash and cash equivalents Total revenue  13. Interest expense Interest expense comprise:	73,047,040 - 868,440 73,915,480	918,975 (13,865,322) 401,733 2,609,580 165,004,209 8,585,222 1,181,572 174,771,003

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

Notes	to th	e Fina	ncial S	Statem	ents
140163	10 11	c i iiia	iiciai 3	tatem	CIILO

Figures in R	2025	2024
14. Other income		
Other income comprises:		
Transaction servicing fees	3,718,511	2,118,359
15. Impairment loss recognised in profit and loss		

## Impairment loss comprises:

The table below shows the expected credit loss charges on financial assets for the year recorded in the statement of comprehensive income. Refer to Note 21, where reconciliations and explanations in respect of the movements are provided for each asset class.

	Stage 1	Stage 2	Stage 3	Total
2025			_	
Other receivables	-	-	-	-
Loans and advances	-	-	201,271,051	201,271,051
	-	-	201,271,051	201,271,051
2024				
Other receivables	-	-	(5,074,063)	(5,074,063)
Loans and advances	-	-	485,806,572	485,806,572
	-	-	480,732,509	480,732,509

# 16. Profit / (loss) from operating activities

# Profit / (loss) from operating activities includes the following separately disclosable items

Directors fees	356,184	278,382
17. Income tax expense / (credit)		
17.1 Income tax recognised in profit or loss:		
Current tax		
Current year	-	-
Total current tax	-	-
Deferred tax		
Deferred tax - assessed loss	265,779	(3,460)
Deferred tax - capital allowances	-	11,977,259
Deferred tax - other receivables	-	(13,527,814)
Total deferred tax	265,779	(1,554,015)
Total income tax expense / (credit)	265,779	(1,554,015)

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

# **Notes to the Financial Statements**

Figures in R

Income tax expense	/ (credit) continued
--------------------	----------------------

The income tax for the year can be reconciled to the accounting profit / (loss) as follows: (Value reconcilliation)

Profit / (loss) before tax from operations	984,369	(5,755,616)
Income tax calculated at 27.0%	265,779	(1,554,015)
Tax charge	265,779	(1,554,015)
17.2 The income tax for the year can be reconciled to accounting profit / (loss) as follows:	s:	
Profit / (loss) before tax from operations	984,369	(5,755,616)
Income tax calculated at 27.0%	27.00%	27.00%

- change in rate 0.00% 0.00% Effective tax rate 27.00% 27.00%

# 18. Related parties

Tax effect of

# 18.1 Other related parties

Entity name	Nature of relationship		
Redinc Capital Proprietary Limited	Administration Agency Agreement and Programme Agreement		
Quadridge Trust Services Proprietary Limited	Directors fees		
Girder Consulting Proprietary Limited	Directors fees		
Redink Rentals Owner Trust	Sole benefical shareholder of ordinary shares		
Bridge Taxi Finance No 6 (RF) Proprietary Limited	Investment		

# 18.2 Related party transactions and balances

	Redinc Capital Proprietary Limited	Quadridge Trust Services Proprietary Limited	Girder Consulting Proprietary Limited	Bridge Taxi Finance No 6 (RF) Proprietary Limited	Total
Year ended 28 February 2025					
Related party transactions					
Services received	8,014,640	358,168	44,134	-	8,416,942
Revenue from rendering of services	-	-	-	1,150,547	1,150,547
Outstanding balances for related party transactions					
Amounts payable	2,189,139	68,377	7,356	-	2,264,872

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

Related parties continued...

year ended 29 February 2024 Related party transactions					
Services received	3,053,138	27,236	44,134	-	3,124,508
Outstanding balances for related party transactions					
Amounts payable	3,522,647	57,981	6,396	-	3,587,024

The company is managed and administered by Redinc Capital Proprietary Limited pursuant to the terms and conditions of the Programme Agreement and the Administration Agency Agreement.

Directors fees paid to Quadridge Trust Services Proprietary Limited for corporate fiduciary services rendered by Evelyn Deiner and Kurt van Staden. Directors fees paid to Girder Consulting Proprietary Limited for corporate fiduciary services rendered by Gary Sayers.

#### **Redink Rentals Owner Trust**

The trust was established to be a beneficial shareholder of all the ordinary shares in Redink Rentals (RF) Limited. The Trust is managed by Quadridge Trust Services Proprietary Limited. No payments were made to Redink Rentals Owner Trust during the current nor the prior year.

#### 19. Cash flows from operating activities

	2025	2024
Profit / (loss) for the year	718,590	(4,201,601)
Adjustments for:		
Income tax expense	265,779	(1,554,015)
Finance income	(73,915,480)	(174,771,003)
Finance costs	152,448,702	170,596,454
Impairment losses and reversal of impairment		
losses recognised in profit or loss	(84,724,275)	(47,950,033)
Credit loss expense	-	54,649,341
Change in operating assets and liabilities:		
Adjustments for decrease in trade accounts		
receivable	314,001	202,004
Adjustments for decrease / (increase) in other		
operating receivables	12,793	(13,435)
Adjustments for (decrease) / increase in other		
operating payables	(1,436,718)	90,768
Net cash flows from operations	(6,316,608)	(2,951,520)

#### 20. Capital management

The company is a thinly capitalised special purpose vehicle, with only nominal share capital. Eligible assets are fully funded by debt securities which have been issued to external investors. As such, there are no further capital management objectives, policies and procedures applicable to the company.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### 21. Risk management

Risk management is the responsibility of the board, audit committee and the administrator. The audit committee monitors risks associated with financial reporting, accounting policies, internal control and IT governance, whereas the appointed administrator is contractually obliged to design and maintain the required controls to manage the below mentioned key risk components

The following risks pertain to the company from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

The accounting policies with respect of financial instruments exposed to the above risk categories, are described under the accounting policies note in the annual financial statements, and should be read in conjunction with the below section.

The carrying value of financial assets and financial liabilities measured at amortised costs, approximates fair value at the reporting date.

#### 21.1 Credit risk

Credit risk is the risk that one party to a financial instrument will cause a financial loss for the other party by failing to discharge an obligation. The company's concentration of credit risk is managed by counterparty.

The company's exposure to credit risk arises primarily in the context of its role as issuer of asset-backed debt securities linked to underlying pools of eligible assets. The company is a ring-fenced, insolvency-remote special purpose vehicle (SPV) incorporated in South Africa, and its structure complies with the Johannesburg Stock Exchange (JSE) DSS Requirements for asset-backed securities.

Each transaction entered into by the company is legally and economically segregated from other transactions and is governed by its own transaction-specific legal documentation. As a result, the credit risk associated with financial assets held by the company does not reside with the company itself, but is effectively borne by the holders of the debt securities issued. These noteholders have direct recourse only to the specific underlying asset pool related to the debt securities they hold.

The performance of the company's financial assets (refer to Note 7) is fully and contractually linked to the debt securities issued. Consequently, any credit losses arising from obligors within the underlying pool would be absorbed by the noteholders, and would not give rise to a residual exposure or loss for the company as issuer.

The company does not originate or select credit exposures, nor does it apply a credit strategy or risk appetite in the traditional sense. Rather, it monitors the performance of the underlying asset pools in accordance with the servicing and reporting requirements of the relevant transaction documents. The itself company does not provide credit enhancements or guarantees of any kind.

Credit risk disclosures presented herein are made solely to comply with the requirements of IFRS 7 and IFRS 9 and should be interpreted in the context of the company's segregated, pass-through structure.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

While the company itself is not exposed to credit losses, it receives performance reporting from the appointed servicer(s) and monitors compliance with the transaction-specific credit performance triggers or covenants (if applicable). These reports form the basis for statutory financial reporting, covenant monitoring and investor reporting but do not involve the company making credit decisions or undertaking active risk management.

For reporting purposes, the following grading classification approach was applied to the eligible assets:

#### Grading scale

The grading scale applied is based on internal definitions, influenced by published external well-known rating agencies, as described below, including the effect of collateral or loss mitigation.

#### • Grading scale definitions

Sovereign obligations of governments are considered to be of the highest quality and are subject to minimal credit risk. Sovereign exposures include state owned enterprises where an explicit government guarantee exists.

High investment grade quality (HIGQ): denote the lowest to very low expectation of credit risk. They are assigned only in the case of exceptionally strong to very strong capacity for timely payment of financial commitments. This capacity is highly unlikely to be significantly vulnerable to (or adversely affected by) foreseeable events.

Medium investment grade quality (MIGQ): denote a low expectation of credit risk. The capacity for timely payment of financial commitments is considered strong. This capacity may, nevertheless, be more vulnerable to changes in circumstances or in economic conditions than is the case for a higher grading.

Lower investment grade quality (LIGQ): indicate a low expectation of credit risk. They indicate adequate capacity for timely payment of financial commitments. Changes in circumstances or in economic conditions are more likely to impair this capacity than is the case for higher gradings.

Non-investment grade quality (NIGQ): indicate that there is a possibility of credit risk developing, particularly as the result of adverse economic changes over time, however, business or financial alternatives may be available to allow financial commitments to be met.

Default: when payment obligations have not been fulfilled which resulted in an event of default or an event of default has occurred which remained unremedied or is not capable of being remedied (as defined in the particular transaction documents), and the company is in process of considering or has followed legal action and repossession procedures in accordance with the applicable legislation.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

Risk management continued...

#### 21.1.1 Credit quality

The analysis below summarises the credit quality of the company's financial assets in accordance with the investment grading scale (determined at origination, except for transactions with a default status at the reporting period) as described above as at the reporting date. The amounts presented are gross of any allowances for expected credit losses.

Financial assets by investment grade category	2025	2024
Sovereign	0%	0%
HIGQ	3%	4%
MIGQ	21%	16%
LIGQ	0%	0%
NIGQ	0%	0%
Default	77%	80%

#### Deposits with banks

The company maintains cash and short-term investments with Nedbank Limited (representing approximately 0.4% (2024: 1%) of total assets), the credit rating for Nedbank Limited at the reporting date was Aa1.za. At the reporting date the company did not consider this to be a significant concentration of credit risk which has not been adequately provided for.

#### Credit Impairment

The Company determines an allowance for credit losses that represents its estimate of expected credit losses on its asset portfolio. These credit losses impact the carrying amount of financial assets. Refer accounting policy note 2.2.2 for more information.

#### Write-off policy

Financial assets (and any related allowances for impairment losses) are written off when it is determined that these loans and securities are uncollectible. This determination is reached after considering information such as the occurrence of significant changes in the borrower's or obligor's financial position resulting in the borrower/obligor no longer being in a position to pay the obligation, or that proceeds from collateral will not be sufficient to pay back the entire exposure.

#### Collateral and other credit enhancement

The company's credit exposure is contractually and economically limited to the performance of the financial assets held within each ring-fenced transaction. As described under the applicable transaction documentation and the company's Memorandum of Incorporation, the company operates as an insolvency-remote issuer SPV, and its obligations to noteholders are limited to amounts received from the underlying asset pool. Accordingly, the company does not retain any residual exposure to credit risk beyond those assets, and investors ultimately bear the risk of default.

The financial assets held by the company in each transaction are supported by collateral and structural credit enhancements embedded within the transaction design. These credit protections are not established or managed by the company independently, but are integral to the origination and servicing framework of each transaction.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

For the transaction backed by vehicle instalment sale agreements, the underlying obligors provide security in the form of ownership rights over the financed minibus taxi vehicles, with the servicer or originator responsible for enforcing recovery in the event of default. For the transaction backed by housing receivables, the credit structure includes first-ranking mortgage bonds over residential properties. In both cases, the collateral is used to support recoverability of the asset pool and serves to mitigate the risk assumed by investors, not the company.

As such, while all financial assets are fully collateralised at origination, the company does not actively manage collateral or enforce security — these functions are carried out by the appointed servicer(s) under the terms of the transaction documentation.

The company does not take direct possession of collateral nor exercise credit rights against counterparties. All enforcement or workout procedures are undertaken by the servicer in terms of the transaction documents, and proceeds flow through the applicable transaction waterfall in accordance with the pre-agreed priority of payments.

#### Collateral coverage and valuation

The financial assets held by the company are secured by collateral whose value exceeds the net carrying amount of the related exposures, excluding assets classified as default (Stage 3). Each transaction is legally segregated and backed by its own defined collateral pool. The primary components of the collateral supporting each transaction are as follows:

- Transaction 17 (Taxi Finance): The underlying collateral consists of instalment sale agreements secured by a fleet of Toyota minibus taxi vehicles, originated and serviced by a specialist dealer group in KwaZulu-Natal. As at 28 February 2025, the net carrying amount of the financial assets was R 229 million (2024: R 181 million), while the fair value of the associated collateral was approximately R 261 million (2024: R 222 million).
- Transaction 6 (Housing Finance): The collateral consists of instalment sale agreements secured by property over affordable
  residential properties located within a single development in Soweto, Johannesburg. As at 28 February 2025, the net carrying
  amount of the financial assets was R28 million (2024: R 39 million), with collateral coverage of approximately R109 million
  (2024:R 105 million).
- Transaction 7 (Taxi Finance Defaulted): This transaction involves a similar underlying asset pool to Transaction 17 (however, it is secured instalment sale agreements over chinese minibus taxis), and originated by a different counterparty. The transaction has been classified as defaulted in accordance with IFRS 9 Stage 3 criteria. As a result, an impairment has been recognised to reduce the carrying amount of the exposure from R 855 million (2024: R 818 million) to the estimated recoverable amount of R 166 million (2024: R 402 million), which reflects the fair value of the collateral securing the financial assets. No residual credit exposure remains beyond the collateral value.

In all transactions, the collateral is the predominant credit coverage supporting the financial assets. Ancillary forms of security (e.g., cessions of bank accounts or shares) may exist within the legal structure but are not material in determining collateral valuation for financial reporting purposes.

Collateral values are sourced from the from the transaction-level servicer reports, which reflect fair value or recoverable value based on current asset performance, arrears trends, and servicing experience. Investor reports incorporates performance data, delinquency trends and information to the nature of the underlying assets (collateral) relevant to the transaction, these reports are available at www.redinkrentals.co.za.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

#### 2025

Stage	Net carrying	Collateral Value	Collateral Type
	amount (ZAR)	(ZAR)	
Stage 1 – Taxi Finance	229,236,799	261,036,852	Instalment sale agreements secured by Toyota minibus taxis
Stage 1 - Housing Finance	27,910,732	109,580,563	Instalment sale agreements secured by low-income housing bonds
Stage 3 - Taxi Finance (Defaulted)	166,535,816	166,535,816	Instalment sale agreements secured by chinese minibus taxis (different originator)

Note: The carrying value transaction classified as Stage 3 (defaulted) reflects the recoverable amount based on underlying collateral. As the transaction has been fully impaired to the collateral value, there is no expected credit loss recognised beyond the estimated recoverable amount. This approach reflects the company's policy of measuring credit-impaired exposures at the present value of recoverable cash flows, in accordance with IFRS 9 paragraph 5.5.17.

#### 2024

Stage	Net carrying	Collateral Value	Collateral Type
	amount (ZAR)	(ZAR)	
Stage 1 – Taxi Finance	180,940,710	221,715,005	Instalment sale agreements secured by Toyota minibus taxis
Stage 1 - Housing Finance	39,142,164	104,909,068	Instalment sale agreements secured by low-income housing bonds
Stage 3 - Taxi Finance (Defaulted)	341,507,316	341,507,316	Instalment sale agreements secured by chinese minibus taxis (different originator)
Stage 3 - Tyre finance (Defaulted)	60,000,000	60,000,000	Guarantee - counterparty credit rating of A+ (ZA).

#### 21.1.2 Credit risk grading and staging assessment

The company applies the general approach to impairment under IFRS 9, whereby financial assets are classified into three stages based on changes in credit risk since initial recognition:

- Stage 1: Financial assets with no significant increase in credit risk (12-month ECL)
- Stage 2: Financial assets with a significant increase in credit risk (Lifetime ECL)
- Stage 3: Credit-impaired assets (Lifetime ECL, with interest recognised on a net basis)

Classification is assessed at the level of each ring-fenced transaction and incorporates both quantitative and qualitative indicators, including payment performance, covenant compliance, and macroeconomic expectations. A rebuttable presumption of default exists where contractual payments are more than 90 days past due, unless observable evidence justifies a different classification.

As at 28 February 2025, two transactions remained classified as Stage 1, with low observed delinquency and no breaches of contractual obligations. These are:

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

Transaction 17: Instalment sale agreements over Toyota minibus taxis (KZN originator)

Transaction 6: Instalment sale receivables secured with property (affordable housing project)

One transaction (Transaction 7), backed by a similar asset pool to Transaction 17 but originated by a different servicer, was classified as Stage 3 following the occurrence of an event of default. The company recognised a full impairment to reduce the carrying amount from R 855 million (2024: R 818 million) to R 166 million (2024: R 342 million), in line with the estimated recoverable value of the collateral.

Credit risk grading is derived using internal credit assessments calibrated to international credit rating scales, supported by macroeconomic overlays based on multiple scenario-weighted forecasts. Probability of Default (PD) inputs are benchmarked against historical global default rates, with asset-class adjustments and forward-looking macro factors incorporated to ensure alignment with expected loss under prevailing economic conditions.

The following table presents the gross carrying amounts, collateral values and resulting loss allowances by stage and credit grade.

2025	Stage 1	Stage 2	Stage 3	Total
				_
Sovereign	-	-	-	-
HIGQ	27,910,732	-	-	27,910,732
MIGQ	229,236,799	-	-	229,236,799
LIGQ	-	-	-	-
NIGQ	-	-	-	-
Default	-	-	855,510,957	855,510,957
Gross carrying value	257,147,531	-	855,510,957	1,112,658,488
Loss allowance	-	-	(688,975,141)	(688,975,141)
Credit loss expense	-	-	-	-
Carrying amount	257,147,531	-	166,535,816	423,683,347

2024	Stage 1	Stage 2	Stage 3	Total
Sovereign	-	-	-	-
HIGQ	39,142,165	-	-	39,142,165
MIGQ	180,940,709	-	-	180,940,709
LIGQ	-	-	-	-
NIGQ	-	-	-	-
Default	-	-	943,860,747	943,860,747
Gross carrying value	220,082,874	-	943,860,747	1,163,943,621
Loss allowance	-	-	(487,704,090)	(487,704,090)
Credit loss expense	-	-	(54,649,341)	(54,649,341)
Carrying amount	220,082,874	-	401,507,316	621,590,190

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

#### 21.1.3 Use of Forward-looking information

The company incorporates macroeconomic information into its expected credit loss calculations through the use of scenario-weighted PD estimates. Key forward-looking indicators considered include:

- For vehicle finance: Repo rate trends, fuel price volatility, commuter demand, and peer sector performance.
- For housing finance: Employment levels, cost of living, and access to credit subsidies.

These forward-looking overlays are reviewed periodically and updated to reflect emerging macro trends relevant to the underlying borrower base. In the current year, PDs were adjusted using scenario-weighted multipliers, with moderate adjustments made to reflect potential downside stress in the taxi industry following sector-wide liquidity events.

Loans	and	ad	vances
-------	-----	----	--------

2025	Stage 1	Stage 2	Stage 3	Total
Opening balance	220,082,874	-	401,507,316	621,590,190
Purchases	50,000,000	-	-	50,000,000
Transfer: Stage 1 to Stage 3	-	-	-	-
Income accrued for the year	28,358,723	_	44,688,317	73,047,040
Repayments	(41,294,065)	-	(78,388,767)	(119,682,832)
Loss allowance	-	-	(201,271,051)	(201,271,051)
Closing balance	257,147,532	-	166,535,815	423,683,347
2024	Stage 1	Stage 2	Stage 3	Total
Opening balance	1,197,045,939	_	60,000,000	1,257,045,939
Purchases	55,918,975	_	-	55,918,975
Transfer: Stage 1 to Stage 3	(816,227,851)	_	816,227,851	-
Income accrued for the year	31,133,625	_	133,870,584	165,004,209
Repayments	(247,787,814)	_	(122,784,547)	(370,572,361)
Loss allowance	-	_	(485,806,572)	(485,806,572)
Closing balance	220,082,874	-	401,507,316	621,590,190
Other receivables				
2025	Stage 1	Stage 2	Stage 3	Total
Opening balance	-	-	-	-
Purchases	-	-	-	-
Transfer: Stage 1 to Stage 3	-	-	-	-
Income accrued for the year	-	-	-	-
Repayments	-	-	-	-
Loss allowance	-	-	-	-
Credit loss expense	-	-	-	-
Closing balance	<u> </u>	-	-	-

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

2024	Stage 1	Stage 2	Stage 3	Total
Opening balance	11,921,754	-	52,619,856	64,541,610
Purchases	-	-	-	-
Transfer: Stage 1 to Stage 3	-	-	-	-
Income accrued for the year	767,190	-	7,818,032	8,585,222
Repayments	(12,688,944)	-	(10,862,610)	(23,551,554)
Loss allowance	-	-	5,074,063	5,074,063
Credit loss expense			(54,649,341)	(54,649,341)
Closing balance	-	-	-	-

#### 21.1.4 Analysis of credit loss allowance

As at year-end, the company recognised a total loss allowance of ZAR 689 million (2024: ZAR 488 million), of which:

- ZAR 201 million was newly raised during the current year, and
- ZAR 487 million related to the impairment of Stage 3 exposures

The impairment for Transaction 7 was measured at the present value of expected future cash flows, which equated to the estimated fair value of the underlying collateral (Instalment sale of minibus taxi vehicles). No further credit losses are expected beyond this amount.

#### Loans and advances

2025	Stage 1	Stage 2	Stage 3	Total
Opening balance	-	_	487,704,090	487,704,090
Transfers between stages	-	-	, , -	-
Net amount raised	-	-	201,271,051	201,271,051
Write-offs	-	-	-	-
Closing balance	-	-	688,975,141	688,975,141
2024	Stage 1	Stage 2	Stage 3	Total
2024 Opening balance	Stage 1	Stage 2	Stage 3 1,897,518	<b>Total</b> 1,897,518
	Stage 1	Stage 2	<u> </u>	
Opening balance		Stage 2	<u> </u>	
Opening balance Transfers between stages	Stage 1	Stage 2	1,897,518 -	1,897,518
Opening balance Transfers between stages Net amount raised	- - -	Stage 2	1,897,518 -	1,897,518

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

Other receivables	Stage 1	Stage 2	Stage 3	Total
2025				
Opening balance	-	-	-	-
Transfers between stages	-	-	-	-
Net amount reversed	-	-	-	-
Write-offs	-	-	-	-
Closing balance	-	-	-	-
2024	Stage 1	Stage 2	Stage 3	Total
Opening balance	-	-	5,074,063	5,074,063
Transfers between stages	-	-	-	-
Net amount raised	-	-	(5,074,063)	(5,074,063)
Write-offs	-	-	-	
Closing balance	-	-	-	-

#### 21.2 Liquidity risk

Liquidity risk is defined as the risk that the company may be unable to meet its payment obligations as they fall due. Given the nature of the company as an insolvency-remote special purpose vehicle, incorporated solely for the purpose of issuing debt securities linked to defined pools of financial assets, liquidity risk is inherently mitigated through the structure of each transaction.

Each transaction includes a legally defined cash flow waterfall that governs the application of all collections and receipts from the underlying asset pool. These cash inflows are applied in a pre-determined order of priority to fund expenses, service debt obligations, and discharge other contractual payments, thereby ensuring alignment between asset cash flows and liability payments

The company does not undertake any treasury operations, liquidity provisioning, or opportunistic borrowing. All payment obligations of the company are limited in recourse to the available cash flows of the relevant ring-fenced asset pool, and there is no cross-contamination between transactions.

As such, liquidity risk is structurally mitigated by the contractual design of each securitisation transaction, and no liquidity mismatches are expected to arise under the terms of the transaction documents. Any shortfalls in available cash flows are borne by noteholders in accordance with the terms of the applicable waterfall, with no residual exposure for the company.

The company performs ongoing monitoring of expected cash flows from underlying assets against expected obligations on debt securities. The contractual maturity profile of financial assets and liabilities is evaluated on a transaction-by-transaction basis and is presented in table as set out below:

(Registration Number 2015/090404/06) Financial Statements for the year ended 28 February 2025

# **Notes to the Financial Statements**

Figures in R

# Risk management continued...

Maturity analysis for financial assets and financial liabilities

The table below analyses financial assets and financial liabilities at the statement of financial position date by contractual maturity dates.

2025	Less than 1 year	1-2 years	2-3 years	3-5 years	5 years +	Total
Financial liabilities (undiscounted cash flows)						
Trade and other payables	3,437,140	•	•	•	•	3,437,140
Debt issued and other borrowings	1,183,117,717	13,491,457	13,577,761	23,891,415	•	1,234,078,350
Other borrowed funds	2,609,579	1	ı	ı	ı	2,609,580
	1,189,164,436	13,491,458	13,577,761	23,891,415		1,240,125,070
Financial assets (discounted cash flows)						
Cash and cash equivalents	4,867,745	•	•	•		4,867,745
Loans and advances	1,062,839,414	18,286,994	10,221,829	21,310,250	1	1,112,658,488
	1,067,707,159	18,286,994	10,221,829	21,310,250	н	1,117,526,233
2024	Less than 1 year	1-2 years	2-3 years	3-5 years	5 years +	Total
Financial liabilities (undiscounted cash flows)						
Trade and other payables	4,873,858	1	ı	ı	ı	4,873,858
Debt issued and other borrowings	226,963,548	156,411,802	1,036,896,093	12,568,705	7,388,708	1,440,228,856
Other borrowed funds	2,109,578	500,001	1	ı	•	2,609,580
	233,946,984	156,911,803	1,036,896,094	12,568,705	7,388,708	1,447,712,294
Financial assets (discounted cash flows)						
Cash and cash equivalents	4,892,297	1	ı	ı	ı	4,892,297
Loans and advances	74,004,425	184,216,176	819,190,992	5,329,234	26,553,453	1,109,294,280
	78,896,722	184,216,176	819,190,992	5,329,234	26,553,453	1,114,186,577

(Registration Number 2015/090404/06)

Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

Financial assets pledged as collateral

The total financial assets recognised in the statement of financial position have been pledged as collateral, and serve as security for the company's obligations under the respective transaction indemnities issued by the company (refer to note 23 and note 24).

#### Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises of three types of risk: currency risk, price risk and interest rate risk. The company has limited exposure to interest rate risk (see below "Interest rate risk"), with no exposure to currency risk or any other price risk

#### Interest rate risk

Interest rate risk is the risk of loss arising from the fair value or future cash flows of a financial instrument because of changes in market interest rates.

There is no significant interest rate risk to the company, as the base reference interest rates on the debt instruments issued are matched to the reference interest rates on the corresponding transaction assets. Both the financial liability and corresponding financial asset is benchmarked to 3 month JIBAR, using the same reference reset dates on a transaction by transaction basis.

Therefore, a sensitivity analysis has not been provided, as changes in prevailing interest rates will have minimal impact on the financial statements.

The following table provides an analysis of the company's interest rate risk exposure on its financial assets and liabilities.

#### The interest rate profile of the Company's financial assets and liabilities at 28 February 2025.

Floating	Total
1,112,658,488	1,112,658,488
4,867,745	4,867,745
1,117,526,233	1,117,526,233
1,109,294,280	1,109,294,280
4,892,297	4,892,297
1,114,186,577	1,114,186,577
1,147,952,453	1,147,952,453
1,147,952,453	1,147,952,453
1,108,177,626	1,108,177,626
1,108,177,626	1,108,177,626
	1,112,658,488 4,867,745 1,117,526,233 1,109,294,280 4,892,297 1,114,186,577 1,147,952,453 1,147,952,453

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R

#### Risk management continued...

#### **IBOR** reform

The company has financial instruments with interest rate benchmarks that are subject to reform — specifically the Johannesburg Interbank Average Rate (JIBAR), which is in the process of being replaced by the South African Reserve Bank's recommended successor rate, ZARONIA.

Transaction 17 includes two notes:

- One is scheduled for refinancing in September 2025. The new note is expected to be issued based on prevailing market conventions, including the use of ZARONIA or any successor rate. No uncertainty exists in relation to this instrument.
- The second note includes pre-agreed contractual fallback provisions that address the transition away from JIBAR. As such, the company does not expect any modification or accounting impact from the benchmark reform.

Transaction 6 includes a single note referencing JIBAR, which matures on 9 August 2026. The instrument does not contain explicit fallback provisions to a successor rate. However, based on the most recent guidance from the South African Reserve Bank and market participants, the expected cessation of JIBAR is scheduled for the end of 2026, with the formal cessation announcement only expected in late 2025. As the instrument is expected to mature prior to the cessation of JIBAR, no transition is currently expected, and the company does not anticipate a modification or accounting impact under IFRS 9. This position will be reassessed should the official cessation date be brought forward or if other developments emerge.

No modifications to financial instruments were recognised during the reporting period as a result of IBOR reform, and no significant accounting impacts have arisen to date. The company continues to monitor developments from the Market Practitioners Group and the South African Reserve Bank.

#### 22. Events after the reporting date

Subsequent to year-end, the noteholders of the company exercised enforcement rights under the guarantee as issued by the security SPV in relation to the Transaction 7, triggered by the occurance of an event of default under the borrower loan facility agreement. These enforcement actions led to the transfer of all assets held by the borrowing entity to the noteholders in full and final settlement of its obligations.

As a result:

- The Borrowing Entity's assets, comprising primarily of instalment sale receivables, were derecognised.
- The corresponding loan receivable to the borrowing entity and the associated debt securities issued by the company were both settled and derecognised.
- The Borrowing Entity is now in the process of being wound up, having no remaining operational purpose or economic activity.

The company has assessed the implications of this post-balance sheet event and concluded that it is non-adjusting for purposes of the 28 February 2025 financial statements, but is considered material and has been disclosed accordingly. This event does not affect the going concern status of the company.

(Registration Number 2015/090404/06)
Financial Statements for the year ended 28 February 2025

#### **Notes to the Financial Statements**

Figures in R 2025 2024

#### 23. Indemnity

In respect of each transaction, the company has provided a limited indemnity to Redink Rentals Security SPV (RF) Proprietary Limited for all claims that may be made in respect of each transaction against Redink Rentals Security SPV (RF) Proprietary Limited by any secured creditor in relation to the relevant transaction of the company in accordance with the terms of the respective indemnity agreements. The company's obligation in terms of the respective indemnities is secured by the relevant security agreements in terms of which the company has ceded, mortgaged and / or pledged its right, title and interest in and to the related transaction assets as specified in the relevant transaction documentation.

The company's liability in respect of each indemnity is limited to the aggregate of the net amount covered in relation to each transaction by Redink Rentals Security SPV Proprietary Limited from the company under the respective indemnities.

#### 24. Security SPV Guarantee

Redink Rentals Security SPV (RF) Proprietary Limited furnished a limited recourse guarantee to the noteholders and other secured creditors of the company in relation to each transaction. The company indemnified (see note 23) the Redink Rentals Security SPV (RF) Proprietary Limited in respect of claims made by the noteholders and other secured creditors under each transaction guarantee.

#### 25. Going concern

The company is an insolvency remote ring-fenced special purpose entity which limits the risk of the power of a secured creditor to take action in respect of a claim as a result of the limited recourse (see note 23 and 24) and non-petition provisions contained in the transaction documentation and the restrictions placed on the company's business activities as described in the company's MOI. The company is also bound to make payments in terms of the specific transaction priority of payments. In the event of a transaction event of default, noteholders and other secured creditors under a transaction will only have recourse under the Security SPV Guarantee (see note 24) in respect of that particular transaction as specified in the transaction documentation. Accordingly, the transaction specific assets, and other assets of the entity in relation to a particular transaction are segregated and ring-fenced from any other transaction.

In respect of a specific transaction, if the net proceeds of the enforcement of the transaction security are not sufficient to make all payments then due in respect of the notes issued in respect of that transaction, the obligations of the company will be limited to such net proceeds. Other assets of the company will not be available to meet any shortfall, which shall be borne by the transaction specific secured creditors of the entity in accordance with the specific transaction documentation. The company will not be obliged to make any further payment in excess of such net proceeds and no debt shall be owed by the company in respect of such transaction shortfall.

Therefore, the board of directors is satisfied that the company has the ability to continue as a going concern, given the nature of the entity being an insolvency remote ring-fenced special purpose entity with the credit risk of its transaction assets effectively being borne by transaction specific noteholders.