

Reviewed condensed consolidated interim financial statements for the six months ended 30 September 2023



Improving everyday life for billions of people through technology



Contents

1 Commentary

FINANCIAL

- 13 Condensed consolidated income statement
- 14 Condensed consolidated statement of comprehensive income
- 15 Condensed consolidated statement of financial position
- 16 Condensed consolidated statement of changes in equity
- 20 Condensed consolidated statement of cash flows
- 21 Notes to the condensed consolidated interim financial statements
- **58** Independent auditor's review report on the interim financial statements
- **60** Other information to the condensed consolidated interim financial statements
- **67** Independent Reporting Accountant's Assurance Report on the compilation of Pro Forma Financial Information included in these condensed consolidated financial statements

- 69 Administration and corporate information
- 70 Forward-looking statements

September 2023 marked the fourth anniversary of listing Prosus on the Euronext Amsterdam, creating Europe's largest consumer internet company. Last year, the Group committed to deliver consolidated **Prosus Ecommerce profitability** during the first half of FY25 (1H25); continue the open-ended share repurchase programme; simplify our structure by removing the crossholding; and highlight value in our portfolio of assets. As we take stock halfway through FY24, we have made significant progress on all these commitments.

Consolidated revenue from continuing operations grew 9% (14%) to US\$3bn. The greatest contributors were Classifieds, Food Delivery, and Payments and Fintech. Ecommerce consolidated trading losses from continuing operations decreased by US\$232m to US\$38m in 1H24 as cost reductions and improved efficiencies came through. Trading losses for this segment have reduced from a peak of US\$270m in 1H23 and demonstrate our accelerated approach to breakeven. Free cash inflow was strong at US\$597m.

Core headline earnings were US\$0.9bn - an increase of 90% (112%). This was primarily due to improved profitability of our ecommerce consolidated businesses and equity-accounted investments, particularly Tencent, and higher net interest income during the period.

The growth rates discussed in this commentary represent a comparison between 1H24 and 1H23, unless otherwise stated. The percentages in brackets represent local currency growth, excluding the impact of acquisitions and disposals (M&A), and provide a clearer view of the underlying operating performance of our businesses.

The Group's Prosus ecommerce businesses have maintained topline growth. They also continued to improve profitability in 1H24 and we are increasingly confident of delivering ahead of commitments.

After years of investment and growth, our businesses are now at scale and demonstrate improving profitability. We aim to maintain peer-leading growth while continuing to drive profitability. Given better results in the current period, we expect to achieve our ambition of Prosus consolidated Ecommerce profitability earlier than 1H25. We are now targeting profitability for 2H24. The goal is to build on the strong momentum in recent halves, sustain profitability growth for each subsequent period and reach good margins.

At 30 September 2023, the ongoing open-ended share repurchase programme has reduced the Naspers net share count by 14% and generated US\$25bn for our shareholders. This was based on narrowing of the discount and an increase in net asset value (NAV) per share. In the same month, we completed the removal of the crossholding, which received overwhelming shareholder support. Finally, we continue to build value for shareholders in our portfolio's underlying assets. Delivering on our commitments should result in meaningful long-term value creation and shareholder returns.

Food Delivery's performance remained strong, with revenue growing ahead of peers and profitability improving meaningfully. iFood sustained momentum in the core restaurant food-delivery businesses, while taking a more considered approach to its grocery growth extensions. iFood's profitability margins in the core are comparable to its global peers and margins will expand further.

OLX Europe's classifieds business has delivered growth and enhanced profitability, driven by improved operational metrics and a strong performance in the pay-and-ship offering. Following our strategic decision to exit OLX Autos (the automobile transaction business), we made progress in finalising deals across various markets. Where buyers have not been identified, we have initiated closure processes and liquidated inventories.

Payments and Fintech recorded meaningful growth in the core payment service provider (PSP) business, driven by India payments, Turkey (lyzico) and India credit. The consolidated trading loss narrowed due to improved profitability in Global Payments Organisations (GPO), lyzico and savings from new initiatives in PayU India. PayU announced the sale of GPO for US\$610m, which is expected to close in the first half of calendar 2024. PayU GPO's financial results are included in continuing operations.

In Edtech, Stack Overflow's monetisation initiatives have lagged expectations. We recorded a further impairment in 1H24. Stack Overflow has taken significant action to improve its operating profile and introduce generative AI capabilities. GoodHabitz is benefiting from investment in product enhancements and a more measured international rollout programme. In the case of both Stack Overflow and GoodHabitz, the Group has intervened to improve business performance. We will critically assess the impact of these interventions in due course.

The Group's balance sheet is strong with central cash of US\$15.1bn, including short-term cash investments. We remain committed to our investment-grade rating and disciplined capital allocation. In total, US\$477m was invested capital in 1H24.

In June 2023, we announced a proposal to simplify the Group's structure by removing the crossholding between Naspers and Prosus. The transaction delivered on its commitments to shareholders, while preserving the benefits of the exchange offer effected in 2021. In September 2023, the transaction concluded. The resulting simplified structure maintains the current economic ownership of Prosus by Naspers and ensures the Group can continue its open-ended share repurchase programme.

The open-ended share repurchase programme launched in June 2022 is funded by the daily sale of a small number of Tencent shares. From launch to 30 September 2023, the combined holding company discount of Naspers and Prosus reduced by around 17 percentage points. Over the same period, Prosus repurchased 210 413 966 of its ordinary shares N, with a total value of US\$13.9bn, at a significant discount to their NAV, leading to a 7% accretion in NAV per share. The narrowing of the discount and the increase in NAV per share has created some US\$25bn of value for shareholders. We remain committed to this programme as it simultaneously creates value for shareholders while increasing our exposure to Tencent and our ecommerce portfolio on a per share basis.

Naspers funds its open-ended share repurchase programme with regular sales of Prosus shares. By 30 September 2023, Naspers had sold 67 715 575 Prosus ordinary shares N to the value of US\$4.4bn and bought back 26 631 055 Naspers N ordinary shares to the value of US\$4.3bn.

A reconciliation of alternative performance measures to the equivalent IFRS metrics is provided in 'Other information – Non-IFRS financial measures and alternative performance measures' of these condensed consolidated interim financial statements.

Financial review

Consolidated Group revenue from continuing operations increased US\$248m, or 9% (14%), from US\$2.8bn in the prior period to US\$3bn. This was primarily due to strong revenue growth in Classifieds, Food Delivery, and Payments and Fintech. As a result, trading losses decreased to US\$124m from US\$365m. The largest contributor of the reduction in continuing operations' trading loss was the drop of US\$232m in Ecommerce consolidated trading loss to just US\$38m. Our Prosus consolidated ecommerce businesses are now of scale and well on track to achieve profitability.

Operating losses rose US\$315m to US\$426m, primarily due to an impairment loss recognised on Edtech investments. Amid challenging macroeconomic conditions and the decline in some industry valuations, we recognised impairment losses on goodwill of US\$440m in the current period for Stack Overflow (US\$340m) and in the OLX Autos business classified as held for sale (US\$100m).

We also recognised impairment losses on equity-accounted investments of US\$175m related to Skillsoft (US\$42m) and unlisted equity-accounted associates in the Prosus Ventures portfolio reported in the Other Ecommerce segment (US\$133m).

Profit from equity-accounted results (our share of equity-accounted investments' net profit) increased by US\$93m, or 9%, from US\$1.1bn in the prior period to US\$1.2bn. This was driven by improved profitability across our equityaccounted associates, particularly in the Food Delivery segment.

In March 2023, we announced the decision to exit the OLX Autos business unit. All operations of this business are presented as discontinued operations as they have been disposed, classified as held for sale or closed down by 30 September 2023. OLX Autos operations, previously presented in continuing operations for 31 March 2023, have been presented in discontinued operations as of 30 September 2023.

Core headline earnings from continuing operations were US\$0.9bn. This is an increase of 90% (112%), primarily due to improved profitability of our ecommerce consolidated businesses and equity-accounted investments, particularly Tencent, and an increase in net interest income during the period.

Headline earnings from continuing operations rose by US\$533m to US\$593m.

The Group sold 1% of Tencent's issued share capital to fund the open-ended share repurchase programme, resulting in a gain of US\$2.9bn during the period (1H23: US\$2.8bn).

Free cash inflow was US\$597m, a sizeable US\$755m improvement on the prior period. This was due to improved profitability in Food Delivery and Classifieds, as well as better working capital management in Etail, and Payments and Fintech. Excluding OLX Autos, free cash inflow was US\$677m. Tencent remains a major contributor to our cash flow via an increased dividend of US\$758m (FY23: US\$565m).

Naspers has a net debt position of US\$88m, comprising US\$15.1bn in central cash and cash equivalents (including short-term cash investments), net of US\$15.2bn in central interest-bearing debt (excluding capitalised lease liabilities). In addition, we have an undrawn US\$2.5bn revolving credit facility. During the period, we recorded a net interest income of US\$148m.

There were no new or amended accounting pronouncements effective 1 April 2023 with a significant impact on the Group's condensed consolidated interim financial statements.

The company's external auditor has not reviewed or reported on forecasts included in these condensed consolidated interim financial statements.

Segmental review Ecommerce

Ecommerce consolidated revenue from continuing operations increased US\$272m, or 10% (15%), from US\$2.7bn in the prior period to US\$2.9bn. This was primarily due to revenue growth in Classifieds, Food Delivery, and Payments and Fintech. Trading losses decreased to US\$38m from US\$270m, demonstrating the operating leverage of the businesses, which are on a path to profitability. On an economic-interest basis, Ecommerce revenue grew 15% (17%) to US\$5.3bn and trading losses improved from US\$820m to US\$249m.

Food Delivery

iFood

iFood represents our consolidated food-delivery business. We also have several associates, notably Delivery Hero and Swiggy.

iFood delivered revenue growth of 2% (17%) to US\$679m, while total gross merchandise value (GMV) grew 23% (15%), led by a strong performance from the core food-delivery business. iFood's revenue growth from its new initiatives remained meaningful at 21% (19%), even as they took a more considered approach to growth. Overall, the trading profit margin improved 11 percentage points to 3%, and trading profit rose 149% (US\$67m) in local currency, excluding M&A to US\$23m.

iFood's core food-delivery business grew revenue 17% (US\$86m) in local currency, excluding M&A. It benefited from growing traction of its loyalty programme (Clube) which supports increased use from iFood's most valuable customers. Profitability grew significantly by 106% (US\$57m) in local currency, excluding M&A to US\$114m, driven by operational efficiencies such as lower staff costs and more targeted marketing. As a result, the core restaurant profit margin improved 12 percentage points to 19%. GMV grew by 18%, a 5 percentage point increase on the 1H23 growth of 13%, driven by 17% order growth to reach 417 million orders in 1H24, while average order value (AOV) grew by 3%. iFood continues to focus on customer acquisition and reactivating lapsed users by extending its loyalty programme's reach, improving its app's relevance, and growing its WhatsApp order service.

In 1H24, iFood's extensions revenue grew 21% (19%). The business is in an early stage but sees good opportunities in groceries and fintech leveraging its platform. iFood has adopted a more measured approach to its grocery marketplace business, targeting improved unit economics as the business reached 19 million orders. Trading losses in the groceries extensions decreased by US\$16m in local currency, excluding M&A to US\$43m, demonstrating an ability to grow and improve profitability at the same time.

iFood is focused on sustaining growth while continuing profitability improvements.

Delivery Hero

Prosus holds $29.53\%^1$ of Delivery Hero at the end of the reporting period.

Delivery Hero's GMV grew 8% in the second quarter of 2023; excluding Asia, GMV grew 18%. Revenue grew 27% to €4.8bn, ahead of peers. The business has delivered on its path to improving profitability, reporting adjusted EBITDA of €9m.

More information on Delivery Hero is available at https://ir.deliveryhero.com.

Swiggy

Prosus holds 32.7%¹ of Swiggy at the end of the reporting period. Its GMV² growth remains strong at 28% as operating metrics continue to improve, while trading losses reduced to US\$208m (1H23: US\$321m).

Swiggy's core food-delivery business grew 17% and delivered GMV of US\$1.43bn³ in the first six months of the year. This was led by a rise in

transacting users that drove double-digit order growth and inflation in AOV. Core food-delivery EBITDA losses in 1H24 shrunk 89%, led by improvements in contribution margin and operating leverage. In combination, this reflects customer willingness to pay for convenience and restaurant willingness to advertise for growth.

The quick-commerce business made rapid strides as customer adoption drove order growth. Basket sizes grew well ahead of inflation. Instamart's store count ended June 2023 19% higher, contributing to its GMV growth of 63%. With the platform focused on gaining scale and moving towards profitability in the 25 cities where it operates, Instamart's first-half contribution losses fell by around 75%. Broader product selection, densification of the store network and faster delivery times have continued to aid customer acquisition and retention.

Economic-interest revenue for the entire Food Delivery segment grew by 28% (23%) to US\$2.4bn. Trading losses reduced by US\$214m in local currency, excluding M&A to US\$155m. Overall profit margin improvement of 14 percentage points was driven by increased take rates and improved margins in the core restaurant food-delivery businesses.

Classifieds

OLX Europe's classifieds business remains one of the fastest-growing globally and is well placed for margin expansion.

The business delivered a strong performance, with sustained growth and significantly improved profitability.

¹ Shareholding period refers to the six months ended 30 September 2023.

² GMV is net of cancelled orders, includes rider fees. GMV growth rate is in local currency.

³ Translated at average foreign exchange rate for period April - September 2023.

Classifieds consolidated revenue from continuing operations grew 38% (32%) to US\$342m. This was supported by the European auto verticals and OLX horizontals, which grew 46% and 30% respectively in local currency, excluding M&A. It was led by pricing benefits across categories, predominantly in Poland. Despite challenges created by the conflict in Ukraine, our business demonstrated resilience and adaptability and we have recorded a promising rebound in this region. Excluding Ukraine, revenue grew by 35% (27%). Pay-andship transactions grew 19%, contributing US\$18m of revenue. This represents 65% revenue growth year on year, driven by increased buyer adoption and retention.

Classifieds consolidated trading profit from continuing operations more than doubled to US\$94m, from US\$38m in the same period last year, driven mainly by higher revenue and increased cost efficiency.

We announced the decision to exit OLX Autos in March 2023. We made significant progress in exiting several markets such as India, Indonesia, Chile and Turkey, with aggregate proceeds from concluded deals of US\$181m. Markets where we could not find buyers, such as Colombia, Mexico and Argentina, have been closed and inventories across these markets liquidated without major writedowns.

The core Classifieds business is profitable, cash flow positive and fast-growing. The segment is well positioned to continue its growth and margin-expansion path, enhancing its value. Consistent with prior seasonality trends, we expect to increase our investment in marketing spend in the second half of our financial year, but with a clear focus on continued profitable growth. On an economic-interest basis, Classifieds revenue from continuing operations grew by 27% (23%) to US\$466m and more than tripled trading profits to US\$110m, from US\$33m.

OLX Brasil

OLX Brasil, a 50% joint venture with Adevinta, grew revenue 2% in local currency, excluding M&A, as business performance remained impacted by a weaker economic environment and a decline in advertising revenues. OLX Brasil's revenue and trading profit amounted to BRL453m (US\$92m) and BRL166m (US\$34m) respectively.

Payments and Fintech

The Payments and Fintech segment operates profitable core PSP businesses, and a rapidly scaling credit business in India. It delivered a strong 1H24 result in the core PSP and credit business, with revenue growth and improved profitability, despite pending regulatory approvals in India that are also impacting peer PSPs. The regulatory approvals relate to onboarding new online merchants while we continue to provide payment services to our existing online merchants. We are working closely with the relevant authorities and expect a resolution soon.

The Payments and Fintech segment grew consolidated revenue 21% (32%) to US\$497m, driven by India payments, India credit, and Turkey. The consolidated trading loss narrowed by US\$62m in local currency, excluding M&A to US\$22m, due to improved profitability in GPO, Turkey and savings from the closure of India's LazyCard business. GPO's improvement was partly due to the once-off loss provisions of US\$18m in 1H23 and operational efficiencies from headcount rationalisation. Core PSP revenue is primarily made up of payments operations in India, GPO (Eastern Europe, Africa and Latin America), lyzico (Turkey) and Red Dot Payments (south-east Asia). lyzico and Red Dot Payments are accounted for in GPO. The core PSP business grew revenue by 21% (34%) to US\$440m. It improved its trading profit margin to 2%, a 9 percentage point improvement from 1H23 (4 percentage point improvement, excluding the US\$18m once-off loss provision in 1H23). Total payments volume (TPV) grew 18% (20%) to US\$55bn, driven by India 16% (21%) and GPO, including Turkey and Red Dot Payments 21% (19%).

India is our largest market in the core PSP business, contributing around 48% of revenues. India's revenue grew 15% (20%) to US\$211m, driven by growth from existing merchants, Wibmo and its omnichannel business. Trading profit is skewed to the second half due to holiday festivals, recorded a trading loss margin of 3% compared to 1% in 1H23.

In 1H24, PayU agreed to sell its GPO business, excluding Turkey and Red Dot Payments, to Rapyd, a fintech-as-a-service provider, for US\$610m. After the sale, which is expected to close in the first half of calendar 2024, the core PSP business will constitute PayU India, lyzico in Turkey and Red Dot Payments in south-east Asia. GPO is included in the results from continuing operations in 1H24. GPO, including Turkey and Red Dot Payments, grew revenue 28% (47%) to US\$231m, with the trading profit margin improving significantly to 7%, from -14% in 1H23 (-4% excluding once-off loss provision in 1H23). Revenue growth and savings from costoptimisation measures contributed to the margin improvement.

lyzico (Turkey) grew revenue 91% (176%) to US\$65m, driven by TPV growth and higher take rates. lyzico now accounts for 15% of core PSP revenues, from 9% in 1H23. The take-rate improvement was driven by better customer and mode mix, which contributed to its trading margin improving 2 percentage points to 14%.

The credit business in India grew revenue by 23% (31%) to US\$43m despite regulatory headwinds. The trading margin for India credit is seasonally stronger in the second half. During 1H24 it was impacted by regulatory uncertainty. The loss ratio was 2.5% in line with the growing loan book and remains below the industry average. India credit has a loan book of US\$338m at the end of September 2023 after issuing US\$362m in credit during 1H24.

On an economic-interest basis, the Payments and Fintech segment grew revenue 23% (34%) to US\$591m and trading losses improved from US\$97m to US\$34m.

Remitly

Prosus holds 20.61% of Remitly at the end of the reporting period. Remitly, a digital remittance company, is the largest associate in the Payments and Fintech segment. In the six months ended June 2023, Remitly grew revenues by 49% to US\$438m and generated US\$26m of adjusted EBITDA, a margin improvement of 12 percentage points to 6%. These strong results were driven by send-volume growth of 38% to US\$18bn.

More information on Remitly is available at https://ir.remitly.com/.

Edtech

Edtech's revenue growth was impacted by the adoption of generative AI and macroeconomic factors. Our businesses are evolving their products to leverage this new technology and address costs.

These challenges meant that the consolidated Edtech businesses, Stack Overflow and GoodHabitz, grew revenues by 13% (11%) to US\$71m, while trading losses were flat at US\$66m (1H23: US\$68m).

Stack Overflow's revenue grew 4% (7%) to US\$47m. Teams bookings declined 3%, following a decline in small and medium-sized businesses and self-serve bookings. Annual recurring revenue grew 15% to US\$58m. In response, Stack Overflow launched OverflowAI, a roadmap for integrating generative AI into its public platform, Stack Overflow for Teams, and new product areas. The business has also responded by managing costs, resulting in margins remaining in line with last year. It continues to invest in its product while prioritising a path to profitability.

GoodHabitz grew revenue at 33% (22%) to US\$24m (1H23: 27%), driven by growth across its core markets, particularly in the Netherlands and Germany. Annual recurring revenue grew 30% to US\$50m. Trading losses improved by US\$6m in local currency, excluding M&A to US\$5m on lower marketing and overhead costs.

The Edtech minority investment portfolio comprises nine investments spanning the sector, from kindergarten to grade 12 (K-12), into higher education and workplace learning. Edtech associates' revenue grew 8% in local currency, excluding M&A to US\$140m and trading losses improved to US\$2m, with the expectation of further improving metrics in 2H24.

On an economic-interest basis, Edtech segment revenues grew 9% in local currency, excluding M&A to US\$211m and trading losses reduced by US\$24m in local currency, excluding M&A to US\$64m.

Skillsoft

Prosus holds 38.18% of Skillsoft at the end of the reporting period. Skillsoft grew revenue 3% in local currency, excluding M&A, while its trading profit margin improved by 5 percentage points to 13% in the six months ending 31 July 2023. Skillsoft recorded a 1% decline in bookings, primarily from instructor-led training (down 12%), and partially offset by content and platform growth of 8%.

More information on Skillsoft is available at https://investor.skillsoft.com.

Etail

eMAG

In 1H24, eMAG's consolidated group revenue grew 10% (4%) to US\$930m, driven by growth in eMAG Romania of 12% (7%). eMAG's Sameday courier business, a leading player in out-ofhome deliveries, delivered revenue growth of 31% (25%) and deliveries of 32%. Its grocerydelivery business, Freshful, and food-delivery business, Tazz, made important contributions by growing 118% and 25% respectively in local currency, excluding M&A.

eMAG group's GMV grew 5%, with the marketplace (third-party or 3p) business posting double-digit year-on-year growth. GMV for the first-party (1p) business grew 1.2%, led by the Romanian business. eMAG's trading losses improved by US\$14m in local currency, excluding M&A to US\$20m as it continued its path to profitability. eMAG Romania contributed with a trading profit of US\$15m, an increase of 67% (44%) from the prior period.

On an economic-interest basis, Etail segment revenues grew 11% (4%) to US\$948m. Trading losses reduced by US\$14m to US\$25m in local currency, excluding M&A.

Takealot

In the face of tough macroeconomic conditions in South Africa, Takealot group's GMV and revenue grew by 15% and 9% respectively in local currency, excluding M&A. Rising interest rates and inflation depressed consumer demand while loadshedding created strain. Despite this, Takealot group has managed to reduce its trading losses by a significant 85% when measured in US dollar, excluding any impacts from M&A.

Takealot.com grew GMV by 15% in local currency, excluding M&A. It continues to grow its marketplace seller base, which reached approximately 10 600 sellers in September 2023. Takealot's vibrant marketplace empowers small and medium-sized businesses and fuels the South African economy. Mr D, a leading food, grocery, and convenience delivery service, grew revenue by 11% and GMV by 15% in local currency, excluding M&A. Mr D's partnership with Pick n Pay, a leading local grocery retailer, continues to scale.

Tencent

Prosus held 25% of Tencent at the end of the reporting period. For the six months ended 30 June 2023, Tencent reported revenues of RMB299.2bn, up 11% from last year. Non-IFRS profit attributable to shareholders (Tencent's measure of normalised performance) increased 31% from RMB53.7bn to RMB70.1bn. Revenues from value-added services increased 6% to RMB153.5bn, driven by the strong performance of Goddess of Victory: Nikke, Triple Match 3D and Valorant in international games markets, increased revenues from in-game virtual item sales and music subscription services. Revenues from fintech and business services were RMB97.3bn, up 15%, driven by the recovery of commercial payment activities and an increase in live-streaming ecommerce transaction fees from video accounts. Revenues from online advertising increased 26%, driven by the addition of Video Accounts as a new advertising revenue stream, the recovery of Tencent's mobile advertising network, growth in advertising activity within mini programs and ongoing improvements in the machine-learning advertising platform.

Combined monthly active users of Weixin and WeChat grew 2% to 1.33 billion. User engagement increased. Video Account's total user time spent almost doubled year on year. Monthly active users of mini programs exceeded 1.1 billion, driven by a notable contribution from mini games.

Tencent launched the Tencent Cloud MaaS (Model-as-a-Service) library of models and solutions, leveraging its proprietary database and high-performance computing clusters. Tencent's MaaS solutions enable enterprises to develop customised large language models at higher efficiency and lower cost.

Tencent remains committed to its guiding principle of 'Value for users, tech for good' and will continue its work to promote technological innovation and contribute to the sustainable development of society.

More information on Tencent is available at www.tencent.com/en-us/investors.html.

NASPERS

Prospects

The Group is ahead of its plan to achieve Prosus consolidated ecommerce portfolio profitability. With improved results in the current period, we expect to achieve profitability for 2H24, ahead of the prior commitment to do so in 1H25 and to grow profitability further. We will invest to enhance our ecosystems as value to customers, while delivering returns to our shareholders.

We remain committed to unlocking shareholder value and benefit all stakeholders. During the period, we removed the crossholding, delivering on our commitment to simplify the Group structure and continue the open-ended share repurchase programme. The latter remains a vital part of our drive to enhance shareholder returns and increase NAV per share. We endeavour to maximise shareholder value with a transparent, predictable and repeatable process of identifying, scaling and highlighting value across our portfolio at the right time.

Tencent is among the best technology companies in the world. Prosus is committed to remaining a significant shareholder in Tencent, reflecting our confidence in its leadership team to deliver value for shareholders.

Our balance sheet is strong, and our ambition remains to manage it within our investment-grade rating. While searching for new investment opportunities, we will remain disciplined.

Artificial intelligence is essential to compete. The Group hopes to capitalise on the expertise it has built over the past five years. We have embedded Al in our operations, making capabilities available to businesses to drive increased efficiencies. Al, and now increasingly generative Al, is a significant value-creation opportunity.

Risks

While the Group focuses on growing value sustainably, we understand the importance of effective risk management and therefore continue to improve our governance processes. This helps in setting ambitious objectives and managing related risks.

Through our organisational structures, we enable a proactive approach to risk management. Local businesses can respond quickly to unexpected opportunities as well as risks, ensuring Prosus remains resilient and well positioned for growth.

Our risk management philosophy distinguishes three categories:

- » Strategic risks and opportunities: Arising from strategic choices we make, which are continuously assessed based on risk versus reward.
- » Internal operational risks: These are managed by upholding our code of business ethics and conduct. Also by clear roles, responsibilities and policies, effective internal controls, and continuous monitoring.
- » External risks: We reduce and mitigate, inter alia, by implementing protective measures or risk-transfer arrangements.

The board oversees risks and opportunities and sets the boundaries within which those risks must be managed. Businesses keep the board updated through regular reports. Current topical risks remain:

» Geopolitical tension and market conditions: The Ukraine and Israel-Gaza wars plus broader geopolitical tensions strain the global economy. We expect inflation and interest rates to remain elevated. In response, we maintain a disciplined approach to deploying capital. We also closely monitor our counterparty and credit risk exposures to safequard our balance sheet.

» Technology developments: We stay close to advances in technology. Generative AI brings both new opportunities and risks for our products, services and business models. We focus on the responsible use of data and related technologies to keep our customers safe, enhancing our cyber-resilience, detection and response capabilities and building our AI knowledge and skills.

Further details on our risk management approach and specific risks are outlined in the FY23 integrated annual report in the 'Choosing the right opportunities and balancing risks' section. This report is available on our website.

Sustainability

As a leading long-term technology investor, we recognise the power of technology to create solutions for some of the world's most-pressing needs. Investments we make have the potential to reduce inequalities and drive innovation. By investing in local entrepreneurs who are solving for local needs, we support economic growth in those communities. This is the most sustainable way of driving equitable access to opportunity in a society.

A major milestone was receiving the Science Based Targets initiative's (SBTi) validation of our climate targets. This is an essential step on our journey to decarbonise our business while we support a just and fair transition to a low-carbon economy aligned with the Paris Agreement. We developed targets by applying SBTi's guidance for investors, which best matches our diverse portfolio of investments.

As a global company operating in many countries, we are keenly aware of the need for urgent climate action. With most of our portfolio companies operating in countries with low historical emissions footprint¹ but most vulnerable to the impacts of global warming, it is critical to ensure a just and fair transition. Our newly published environmental sustainability programme details our targets and our climate transition plan and strategy.

Recognising the progress we made last year, we received improved scores from leading sustainability rating agencies, S&P and ISS, for our sustainability and environmental, social and governance (ESG) performance. These ratings provide an external view of our sustainability performance and help us improve our work to embed sustainability at the heart of all our businesses.

As part of our mission to use technology to improve the everyday lives of billions of people, we emphasise promoting inclusive, economically secure communities by doing what we do best - supporting promising entrepreneurs to make an impact on the communities around them. While conditions vary, local company action is key to addressing societal challenges. We are proud of the many businesses across our portfolio that are designing initiatives to meet the needs of local communities.

1 Our World in Data: historical emissions: https://ourworldindata.org/contributed-most-global-co,

Directorate

On 18 September 2023, the Group announced that Bob van Dijk stepped down as chief executive and executive director of the boards. We thank him for his leadership. Ervin Tu has been appointed interim chief executive. Bob will assist in the transition and remains a consultant to the boards, ending his consulting arrangement on 30 September 2024.

Remuneration for directors and key management will be disclosed in the remuneration report for the year ended 31 March 2024, including Bob's remuneration. Ervin's remuneration is unchanged as a result of his interim appointment.

Independent auditor's review of the condensed consolidated interim financial statements

The condensed consolidated interim financial statements for the six months ended 30 September 2023 have been reviewed by Deloitte & Touche, our independent auditor, whose unmodified report is appended to these condensed consolidated interim financial statements.

Responsibility statement on the condensed consolidated interim financial statements

We have prepared the condensed consolidated interim financial statements of Naspers for the six months ended 30 September 2023. The condensed consolidated interim financial statements give a true and fair view of the assets, liabilities and financial position as at 30 September 2023, and of the result of our consolidated operations for the six months ended 30 September 2023.

Preparation of the condensed consolidated interim financial statements

The preparation of the condensed consolidated interim financial statements was supervised by the Group's chief financial officer, Basil Sgourdos CA(SA). These results were made public on 29 November 2023.

On behalf of the board

Koos Bekker

Chair

Ervin Tu

Interim chief executive

Cape Town 28 November 2023

		Six months 30 Septe	Year ended 31 March	
	Notes	2023 US\$'m	2022 US\$'m	2023 US\$'m
Continuing operations				
Revenue	8	3 007	2 759	5 960
Cost of providing services and sale of goods		(1 853)	(1 898)	(4 085)
Selling, general and administration expenses		(1 233)	(970)	(2 307)
Other (losses)/gains – net	10	(347)	(2)	(641)
Operating loss		(426)	(111)	(1 073)
Interest income	9	440	141	482
Interest expense	9	(292)	(283)	(569)
Other finance income/(cost) - net	9	222	296	(56)
Dividend income		-	60	62
Share of equity-accounted results ¹		1 153	1 060	5 176
Impairment of equity-accounted investments	12	(175)	(1 458)	(1 745)
Dilution (losses)/gains on equity-accounted				
investments	12	(143)	(95)	(252)
Gains on partial disposal of equity-accounted	10	0.0/1	0 774	7 (00
investment	12	2 861 7	2 771 136	7 622
Net gains/(losses) on acquisitions and disposals	10			51
Profit before taxation		3 647	2 517	9 698
Taxation		(88)	(25)	(51)
Profit from continuing operations		3 559	2 492	9 647
(Loss)/profit from discontinued operations ²	6	(223)	(22)	307
Profit for the period		3 336	2 470	9 954
Attributable to:				
Equity holders of the group		1 450	1 060	4 331
Non-controlling interests		1 886	1 410	5 623
		3 336	2 470	9 954
Per share information related to total operation	s ³			
Earnings per ordinary share (US cents)	-	761	497	2 078
Diluted earnings per ordinary share (US cents)		736	477	1 998
Per share information related to continuing				
operations ³				
Earnings per ordinary share (US cents)		812	501	2 014
Diluted earnings per ordinary share (US cents)		787	481	1 934

1 Includes equity-accounted results from associates. Refer to note 12.

2 The 30 September 2022 and 31 March 2023 amounts have been restated due to the discontinued operation of OLX Autos. Refer to note 4.

3 Earnings per share is based on the weighted average number of shares taking into account the impact of the removal of the group's cross-holding structure in the current and prior period. Refer to note 7.

Condensed consolidated statement of comprehensive income

		Six montl 30 Sep	Year ended 31 March	
	Notes	2023 US\$'m	Restated ¹ 2022 US\$'m	Restated ¹ 2023 US\$'m
Profit for the period		3 336	2 470	9 954
Total other comprehensive loss, net of tax, for the period Items that may be subsequently reclassified to		(4 053)	(6 927)	(4 608)
profit or loss				
Foreign exchange (losses)/gains arising on translation of foreign operations ^{2, 3}		(1 752)	(3 479)	(2 421)
Equity-accounted investments' foreign currency translation reserve		723	300	797
Items that may not be subsequently reclassified to profit or loss		720	000	,,,,
Fair value (losses)/gains on financial assets through other comprehensive income	13	(1 292)	(221)	21
Share of equity-accounted investments' movement in other comprehensive income 1,4	12	(1 732)	(3 527)	(3 005)
Total comprehensive (loss)/income for the period		(717)	(4 457)	5 346
Attributable to:				
Equity holders of the group		(257)	(1 773)	2 524
Non-controlling interests		(460)	(2 684)	2 822
		(717)	(4 457)	5 346

1 Relates to the voluntary change in accounting policy for the group's share in the changes in NAV and share-based compensation reserve of equity-accounted investments. Refer to note 4.

2 31 March 2023 includes the reclassification to the condensed consolidated income statement of US\$202m relating to the disposal of Avito. Refer to note 15.

3 The significant movement relates to the translation effects from equity-accounted investments (refer to note 12). The current period also includes a net monetary gain of US\$23m (2022: US\$67m and 31 March 2023: US\$102m) relating to hyperinflation accounting for the group's subsidiaries in Turkey.

4 This relates mainly to (losses)/gains from the changes in share prices of Tencent's listed investments carried at fair value through other comprehensive income.

Condensed consolidated statement of financial position

Notes US\$'m US\$'m US\$'m US\$'m US\$'m Assets Non-current assets 37 794 41 861 41 667 Propery, plant and equipment Goodwill 11 107 2 406 1 483 Other intangible assets 12 36 693 786 66 108 700 Investments in joint ventures 12 32 200 55 179 55 930 Other investments and loans' 13 2 543 2 848 2 807 Other receivables 13 2 55 44 46 Deferred taxation 22 712 20 475 23 831 Inventory Trade and financing receivables 371 487 415 Short-tern investments 13 3 768 - 4 707 Short-tern investments 13 3 768 - 4 707 Short-tern investments 2 7 877 920 909 7 78 927 Cash and cash equivalents 13 3 768 - 4 707 13 481 4 7391 <th></th> <th></th> <th>As o 30 Septe</th> <th></th> <th>As at 31 March</th>			As o 30 Septe		As at 31 March
Non-current assets 37 794 41 861 41 667 Property, plant and equipment Goodwill 11 748 693 786 Other intengible assets 12 35700 35103 786 Other intengible assets 12 35700 35103 559 530 Investments in joint ventures 13 2 543 2 848 2 807 Other investments in oscicutes 13 2 543 2 848 2 807 Trade and financing receivables 55 44 416 23 21 Current assets 371 487 415 51 51 59 Other investments 13 3 768 - 4 707 53 67 989 Other investments 13 3 768 - 4 707 13 481 4 511 51 5 7 9 20 Short-term investments 13 3 768 - 4 707 13 481 7 39 6 77 9 849 Capital and reserves attributable to the 17 17 56 </th <th></th> <th>Notes</th> <th></th> <th></th> <th>2023 US\$'m</th>		Notes			2023 US\$'m
Property, plant and equipment Goodwill 11 11 10 748 2406 643 2405 786 367 Other intrangible assets 12 10 367 32700 2406 1483 367 367 367 367 37 37 37 367 37 367 37 37 37 367 37 37 37 367 37 37 37 367 37 37 37 37 37 37 37			37 794	41 861	41 667
Inventory Trade and financing receivables Other receivables and loans Derivative financial instruments Other investments 371 511 487 519 415 559 909 757 9209 757 72009 757 7800713 13481 7391 7391 7832 757 78677 7842 7578 8677 79849 7578 79849 75786 79849 757866779849 79849 757866779849 79849 757866779849 79849 757866779849 79849 757866779849 79849 757866779849 79849 757866779849 79849 757866779849 $798497226436666666666666666666666666666666666$	Property, plant and equipment Goodwill Other intangible assets Investments in associates Investments in joint ventures Other investments and loans ¹ Trade and financing receivables Other receivables	12	748 1 107 363 32 700 66 2 543 196 55 16	693 2 406 455 35 179 108 2 848 105 44 23	786 1 483 391 35 930 2 807 133 46 21
Trade and financing receivables 511 519 559 Other receivables and loans 909 757 920 Derivative financial instruments 13 3768 $ 4707$ Short-term investments 13 3768 $ 4707$ Short-term investments 13 3768 $ 4707$ Short-term investments 13 3768 $ 4707$ Assets classified as held for sale 15 912 2643 649 Total assets 60506 62336 65498 6497 Equity and liabilities 60506 62336 65498 Capital and reserves attributable to the group's equity holders 736 14937 18960 Share capital and premium Treasury shares 4 (4893) (44535) (46825) Other reserves 4 (4893) (44535) (46825) (46825) Total equity 40056 40758 44055 16281 Non-controlling interests 22690 23821 25645 Total equity 40056 40758 44055 Non-current liabilities 15986 15056 15685 Iabilities 1586 15693 16281 Carbotised lease liabilities 17366 15886 4612 Carbotised lease liabilities 1289 15056 15685 Carbotised earning 15586 163379 467 Non-current liabilities 1289 15056 15685 Current portio					
Assets classified as held for sale 15 21800 17832 23182 Total assets 60 506 62336 649 Equity and liabilities 60506 62336 65498 Equity and liabilities 17366 16937 18960 Graphic and reserves attributable to the group's equity holders 17366 16937 18960 Share capital and premium Treasury shares 4 4611 4612 12211 Retained earnings 4 4522 49633 16231 15896 15693 16231 22690 23821 25645 22690 23821 25645 228 2225 228 2323 233123 233123 2331233 2331233 2331233	Trade and financing receivables Other receivables and loans Derivative financial instruments Other investments Short-term investments	13	511 909 3 3 768 13 481	519 757 1 7 391	559 920 5 4 707 6 727
Equity and liabilitiesCapital and reserves attributable to the group's equity holdersShare capital and premium Treasury shares4Mark 1 $4 611$ $4 611$ A 611 $4 611$ A 623 $4 569$ A 605 $4 692$ Non-controlling interests $22 690$ Capitalised lease liabilitiesLiabilities - interest bearing- non-interest bearing- 111- 125- 141- 141- 15- 161- 171- 142- 15- 161- 161 </td <td>·</td> <td>15</td> <td>21 800</td> <td>17 832</td> <td>23 182</td>	·	15	21 800	17 832	23 182
Equity and liabilitiesCapital and reserves attributable to the group's equity holdersShare capital and premium Treasury shares4Mark 1 $4 611$ $4 611$ A 611 $4 611$ A 623 $4 563$ Non-controlling interests $22 690$ Capitalised lease liabilitiesLiabilities - interest bearing- non-interest bearing- Current liabilities- Current liabilities- Current portion of long-term liabilities- Trade payablesAccrued expenses<	Total assets		60 506	62 336	65 498
Total equity 40 056 40 758 44 605 Non-current liabilities 15 986 15 693 16 281 Capitalised lease liabilities 15 986 15 693 16 281 Liabilities - interest bearing - non-interest bearing 225 228 232 Other non-current liabilities' - non-interest bearing - 4 20 22 Other non-current liabilities' - 4 20 22 21 148 140 Post-employment medical liability 16 55 81 73 177 142 113 Deferred taxation 4 464 5 885 4 612 Current liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 625 2 207 775 Cash-settled share-based payment liability 16 5 37 6 71 655 Dividend payable 3 3783 <td>Capital and reserves attributable to the group's equity holders Share capital and premium Treasury shares Other reserves Retained earnings</td> <td></td> <td>4 611 (4 893) (27 975) 45 623</td> <td>4 611 (44 535) 11 162 45 699</td> <td>4 611 (46 825) 12 211 48 963</td>	Capital and reserves attributable to the group's equity holders Share capital and premium Treasury shares Other reserves Retained earnings		4 611 (4 893) (27 975) 45 623	4 611 (44 535) 11 162 45 699	4 611 (46 825) 12 211 48 963
Non-current liabilities 15 986 15 693 16 281 Capitalised lease liabilities 225 228 232 Liabilities - interest bearing - non-interest bearing 4 20 22 Other non-current liabilities¹ 4 20 22 21 148 140 Post-employment medical liability 16 15 81 73 73 117 142 113 Current liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 464 5 885 4 612 Current liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 633 9 4 74 Other current liabilities 633 9 4 625 2 207 775 Cash-settled share-based payment liability 16 572 671 655 107 78					
Capitalised lease liabilities 225 228 232 Liabilities - interest bearing - non-interest bearing 15 549 15 056 15 685 Other non-current liabilities' - non-interest bearing 21 148 140 Post-employment medical liability 16 15 18 16 Cash-settled share-based payment liabilities 117 142 113 Current liabilities 4 464 5 885 4 612 Current portion of long-term liabilities 4 18 293 487 Trade payables 4 464 5 885 4 612 Accrued expenses 4 464 5 885 4 612 Provisions 633 9 47 Other current liabilities 625 2 207 775 Cash-settled share-based payment liability 16 572 671 655 Dividend payable 15 31 28 28 Liabilities classified as held for sale 15 5 360 4 336 Liabilities classified as held for sale 15 5 252 276					
Current portion of long-term liabilities 418 293 487 Trade payables 380 379 406 Accrued expenses 1603 1 692 1 938 Provisions 635 9 47 Other current liabilities 625 2 207 775 Cash-settled share-based payment liability 16 572 671 655 Dividend payable 107 78	Capitalised lease liabilities Liabilities - interest bearing - non-interest bearing Other non-current liabilities ¹ Post-employment medical liability Cash-settled share-based payment liability	16	225 15 549 4 21 15 55	228 15 056 20 148 18 81	232 15 685 22 140 16
Trade payables 380 379 406 Accrued expenses 1 603 1 692 1 938 Provisions 63 9 47 Other current liabilities 625 2 207 775 Cash-settled share-based payment liability 16 572 671 655 Dividend payable 107 78	Current liabilities		4 464	5 885	4 612
Liabilities classified as held for sale 15 681 525 276	Trade payables Accrued expenses Provisions Other current liabilities Cash-settled share-based payment liability Dividend payable	16	380 1 603 63 625 572 107 15	379 1 692 9 2 207 671 78 31	406 1 938 47 775 655 28
Total equity and liabilities 60 506 62 336 65 498	Liabilities classified as held for sale	15			
	Total equity and liabilities		60 506	62 336	65 498

1 Non-current derivative assets have been aggregated with other investments and loans, and non-current derivative liabilities with other non-current liabilities as a result of them being immaterial. Current derivative liabilities have been aggregated with other current liabilities as a result of them being immaterial.

Reviewed condensed consolidated interim financial statements for the six months ended 30 September 2023

NASPERS

Condensed consolidated statement of changes in equity

	Share capital and premium ordinary shares US\$'m	Treasury shares US\$'m	Foreign currency translation reserve US\$'m	
Balance at 1 April 2023	4 611	(46 825)	(2 077)	
Total comprehensive income for the period		-	(390)	
Profit for the period	-	-	_	
Total other comprehensive loss for the period	_	-	(390)	
Movements in equity-accounted investments equity reserves				
and NAV ¹	-	-	-	
Removal of the cross-holding structure ²		39 263		
Share consolidation of treasury shares	-	39 263	-	
Disposal of Naspers shares by Prosus				
Derecognition in non-controlling interest			_	
Cancellation of treasury shares		4 445		
Employee share trust movements	-	9	_	
Repurchase of own shares ³	-	(1 785)	-	
Share-based compensation movements	_	_	_	
Share-based compensation expense	-	-	-	
Other share-based compensation movements		-	_	
Direct equity movements		-	_	
Direct movements from associates	-	-	-	
Transfer of reserves as a result of partial disposals				
of associates	-	-	-	
Transfer of reserves as a result of disposals				
Cancellation of written put option liabilities				
Remeasurement of written put option liabilities	-	-	-	
Other movements	-	-	_	
Dividends payable	-	-	_	
Change due to repurchase programme		-	_	
Repurchase of Prosus shares ³	_	-	_	
Disposal of Prosus shares ³				
Change in Prosus shareholding	_	-	_	
Other transactions with non-controlling interest shareholders			_	
Balance at 30 September 2023	4 611	(4 893)	(2 467)	

1 Relates to the impact of the voluntary change in accounting policy for the group's share in the changes in NAV and share-based compensation reserve of equity-accounted investments. Refer to note 4.

2 Relates to the removal of the group's cross-holding structure. Refer to note 4.

3 Relates to the share repurchase programme. Refer to note 4.

16

Condensed consolidated statement of changes in equity continued

Valuation reserve US\$'m	Existing control business combination reserve US\$'m	Share- based compen- sation reserve US\$'m	Retained earnings US\$'m	Share- holders' funds US\$'m	Non- controlling interest US\$'m	Total US\$'m
2 350 (1 317)	8 790 	3 148 	48 963 1 450	18 960 (257)	25 645 (460)	44 605 (717)
_	_	_	1 450	1 450	1 886	3 336
(1 317)		_	_	(1 707)	(2 346)	(4 053)
98 —	(38 822)	174		272 441	352 (434)	624 7
	(39 263)	_	_	_		-
	(143)		-	(143)	150	7
	584	_		584	(584)	_
			(4 445)	-	—	-
-	-	-	-	9	-	9
-	-	-	-	(1 785)	-	(1 785)
	—	(8)	(5)	(13)	59	46
-	-	36	—	36	43	79
-	_	(44)	(5)	(49)	16	(33)
282	120	(62)	(340)		_	_
288	_	-	(288)	-	-	-
(6)		(62)	68 (120)	-	-	-
	30			30	35	65
-	100	_	_	100	131	231
-	_	_	_	_	_	_
-	_	-	_	-	(105)	(105)
-	(269)	-	_	(269)	(2 212)	(2 481)
-	(3 920)	_	_	(3 920)	_	(3 920)
	1 439			1 439		1 439
_	2 212	-	-	2 212	(2 212)	-
-	(122)	-		(122)	(321)	(443)
1 413	(30 173)	3 252	45 623	17 366	22 690	40 056

Condensed consolidated statement of changes in equity continued

Balance at 1 April 2022	4 611	(43 753)	(1, 170)	
			(1 430)	
Total comprehensive income for the period		_	(1 303)	
Profit for the period	_	_	_	
Total comprehensive loss for the period – restated ¹		_	(1 303)	
Movements in equity-accounted investments equity reserves and NAV^1		_		
Employee share trust movements	_	55	_	
Repurchase of own shares ²	_	(837)	_	
, Share-based compensation movements	_	_	(1)	
Share-based compensation expense	-	_	_	
Modification of share-based compensation benefits		_	(1)	
Other share-based compensation movements		_	_	
Transactions with non-controlling shareholders ³	_	_	-	
Repurchase of Prosus shares	_	_	_	
Disposal of Prosus shares	_	_	_	
Direct equity movements				
Direct movements from associates	-	_	_	
Realisation of reserves as a result of partial disposals				
of associates	-	-	_	
Realisation of reserves as a result of disposals		-	-	
Other direct equity movements		_	-	
Remeasurement of written put option liabilities			_	
Cancellation of written put option liabilities	_	-	-	
Other movements	_	-	(3)	
Dividends declared ⁴		_	_	
Balance at 30 September 2022	4 611	(44 535)	(2 737)	

1 Relates to the impact of the voluntary change in accounting policy for the group's share in the changes in NAV and share-based compensation reserve of equity-accounted investments. Refer to note 4.

2 Refer to note 4 for details of the share repurchase programme.

3 The current year relates mainly to the liability recognised for the non-controlling shareholders of iFood. Refer to note 18.

4 The dividend was approved on 25 August 2022 of which US\$84m was paid on 10 October 2022.

Condensed consolidated statement of changes in equity continued

Valuation reserve US\$'m	Existing control business combination reserve US\$'m	Share- based compen- sation reserve US\$'m	Retained earnings US\$'m	Share- holders' funds US\$'m	Non- controlling interest US\$'m	Total US\$'m
3 002	10 420	2 811	44 920	20 581	29 547	50 128
(1 530)	-	_	1 060	(1 773)	(2 684)	(4 457)
		_	1 060	1 060	1 410	2 470
(1 530)	-	_	_	(2 833)	(4 094)	(6 927)
59	-	253	_	312	422	734
-	-	_	_	55	-	55
-	—	—	—	(837)	—	(837)
-	_	(5)	7	1	3	4
-	—	27	_	27	36	63
-	_	(7)	4	(4)	(4)	(8)
		(25)	3	(22)	(29)	(51)
-	(491)	_	_	(491)	(1 231)	(1 722)
-	(1 064)	_	_	(1 064)	(2 427)	(3 491)
-	94	—	_	94	117	211
235	30	(50)	(215)	_	_	_
147	_	-	(147)	-	_	-
9	_	(51)	42	_	_	
, 79	_	(31)	(79)	_	_	_
	30	1	(31)	_	_	_
	130	1	(31)	130	171	301
_	6	—	—	6	8	14
_	(1)	_	- 11	7	2	9
_	(1)	—	(84)	(84)	(107)	(191)
—			. ,	· · /		. ,
1 766	9 124	3 009	45 699	16 937	23 821	40 758

Condensed consolidated statement of cash flows

		Six month 30 Septe		Year ended 31 March
	Notes	2023 US\$'m	2022 US\$'m	2023 US\$'m
Cash flows from operating activities Cash utilised in operations Interest income received Dividends received from equity-accounted investments Interest costs paid Taxation paid		(12) 488 759 (303) (54)	(287) 84 574 (302) (50)	(376) 324 575 (567) (133)
Net cash generated from/(utilised in) operating activities		878	19	(177)
Cash flows from investing activities Acquisitions and disposals of tangible and intangible assets Acquisitions of subsidiaries, associates and joint		(48)	(161)	(290)
ventures, net of cash Disposals of subsidiaries, businesses, associates and joint ventures, net of cash Acquisition of short-term investments ¹	17 17	(19) 4 180 (13 486) 6 709	(81) 3 779 (7 355) 7 024	(324) 12 668 (6 606)
Maturity of short-term investments ¹ Cash received from other investments ³ Cash paid for other investments ² Cash movement in other investing activities	17 17	6709 11 (64) (26)	3 924 3 723 (130) (33)	3 924 3 764 (559) (22)
Net cash (utilised in)/generated from investing activities		(2 743)	3 666	12 555
Cash flows from financing activities Proceeds from sale of subsidiary shares Payments for the repurchase of own shares Proceeds from long and short-term loans raised Repayments of long and short-term loans Acquisition of group shares for equity-settled	4 4	1 627 (1 790) 65 (45)	203 (823) 142 (46)	2 745 (3 150) 196 (56)
Additional investment in existing subsidiaries ⁴ Dividends paid by the holding company Repayments of capitalised lease liabilities Additional investment from non-controlling shareholders Cash movement in other financing activities		(140) (4 378) — (39) 3 (4)	(95) (3 391) (107) (40) 67 (9)	(125) (11 509) (191) (63) 67 (10)
Net cash utilised in financing activities		(4 701)	(4 099)	(12 096)
Net movement in cash and cash equivalents Foreign exchange translation adjustments on cash and cash equivalents Cash and cash equivalents at the beginning of the period Cash and cash equivalents classified as held for sale		(6 566) (133) 9 821 (380)	(414) (288) 9 715 (367)	282 (82) 9 715 (94)
Cash and cash equivalents at the end of the period		2 742	8 646	9 821

1 Relates to short-term cash investments with maturities of more than three months from date of acquisition.

2 Relates to payments for the group's fair value through other comprehensive income investments.

3 Relates mainly to the group's investments measured at fair value.

NASPERS

4 Relates to transactions with non-controlling interests resulting in changes in effective interest of existing subsidiaries. Includes the repurchase of Prosus shares on the market of US\$3.9bn (2022: US\$3.4bn and 31 March 2023: US\$9.9bn). Refer to note 4.

1. General information

Naspers Limited (Naspers or the group) is a global consumer internet group and one of the largest technology investors in the world. Naspers is listed on the Johannesburg Stock Exchange (JSE) in South Africa. Through Prosus N.V. (Prosus) the group operates and invests in countries and markets with long-term growth potential, building leading consumer internet companies that empower people and enrich communities. Prosus has its primary listing on the Euronext Amsterdam and a secondary listing on the JSE and A2X Markets. Naspers is the majority shareholder of Prosus based on the voting rights and control structure of the Prosus group.

The condensed consolidated interim financial statements for the six months ended 30 September 2023 were authorised for issue by the board of directors on 28 November 2023.

2. Basis of presentation and accounting policies Information on the condensed consolidated interim financial statements

The condensed consolidated interim financial statements for the six months ended 30 September 2023 have been prepared in accordance with and containing information required by International Financial Reporting Standard (IFRS), IAS 34 Interim Financial Reporting, the South African Institute of Chartered Accountants (SAICA) Financial Reporting Guides as issued by the Accounting Practices Committee, and Financial Pronouncements as issued by the Financial Reporting Standards Council as well as the requirements of the Companies Act of South Africa and the JSE Listings Requirements.

The condensed consolidated interim financial statements do not include all the disclosures required for complete annual financial statements prepared in accordance with IFRS as issued by the International Accounting Standards Board (IASB). The accounting policies in these condensed consolidated interim financial statements are consistent with those applied in the previous consolidated annual financial statements for the year ended 31 March 2023, except for the voluntary change in accounting policy for the group's share in the changes in net asset value (NAV) and share-based compensation reserve of equity-accounted investments detailed in note 4.

There were no new or amended accounting pronouncements effective from 1 April 2023 that have a significant impact on the group's condensed consolidated interim financial statements.

The condensed consolidated interim financial statements presented here report earnings per share, diluted earnings per share, headline earnings per share and diluted headline earnings per share (collectively referred to as earnings per share) per class of ordinary shares. These are calculated as the relationship of the number of ordinary shares (or dilutive ordinary shares where relevant) of Naspers issued at 30 September 2023 (net of treasury shares) to the relevant net profit measure attributable to the shareholders of Naspers.

The earnings per share information presented takes into account the impact of the share repurchase programme and the removal of the group's cross-holding agreement structure.

All amounts disclosed are in millions of US dollars (US\$'m), unless otherwise stated.

2. Basis of presentation and accounting policies continued Information on the condensed consolidated financial statements continued Operating segments

The group's operating segments reflect the components of the group that are regularly reviewed by the chief operating decision-maker (CODM) as defined in note 22 'Segment information' in the consolidated financial statements as included in the integrated annual report for the year ended 31 March 2023.

In March 2023, the group announced its decision to exit the OLX Autos business unit. The exit process is being executed for each operation within the business unit in its local market. The business unit as a whole represents a separate major line of business, both in terms of the distinct nature of the business and its contribution to the operational performance of the group. As such, the operations that are disposed, classified as held for sale or closed down by 30 September 2023 have been presented as discontinued operations and are reviewed separately by the CODM.

From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately from the Classifieds Ecommerce segment. The financial results of Avito are presented as a discontinued operation in the financial year ended 31 March 2023 in the operating segment information up until the date of disposal in October 2022.

The comparative financial results of the relevant operations in the OLX Autos business described above, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations to allow the current performance of the business to be compared to prior periods. The change has no impact on the total group revenue, adjusted EBITDA and trading (loss)/profit in prior periods.

The group proportionately consolidates its share of the results of its associates and joint ventures in its disclosure of segment results in note 5.

Lag periods applied when reporting results of equity-accounted investments

Where the reporting periods of associates and joint ventures (equity-accounted investments) are not coterminous with that of the group and/or it is impracticable for the relevant equity-accounted investee to prepare financial statements as of 31 March or 30 September (for instance due to the availability of the results of the equity-accounted investee relative to the group's reporting period), the group applies an appropriate lag period of not more than three months in reporting the results of the equity-accounted investees. Significant transactions and events that occur between the non-coterminous reporting periods are adjusted for. The group exercises significant judgement when determining the transactions and events for which adjustments are made.

22

2. Basis of presentation and accounting policies continued Information on the condensed consolidated financial statements continued

Going concern

The condensed consolidated interim financial statements are prepared on the going-concern basis. Based on forecasts and available cash resources, the group has adequate resources to continue operations as a going concern in the foreseeable future. At 30 September 2023, the group recorded US\$16.2bn in cash, comprising US\$2.7bn of cash and cash equivalents net of bank overdrafts and US\$13.5bn in short-term cash investments. The group had US\$15.9bn of interest-bearing debt (excluding capitalised lease liabilities) and an undrawn US dollar revolving credit facility of US\$2.6bn.

In assessing going concern, the impact of internal and external economic factors on the group's operations and liquidity was considered in preparing the forecasts and in assessing the group's actual performance against budget. The board is of the opinion that the group has sufficient financial flexibility to continue as a going concern in the year subsequent to the date of these condensed consolidated interim financial statements.

Hyperinflation

In June 2022, the International Monetary Fund declared Turkey as a hyperinflationary economy. Accordingly, the group applied the hyperinflationary accounting requirements of IAS 29 *Financial Reporting in Hyperinflationary Economies* for the group's subsidiaries in Turkey. As the presentation currency of the group is that of a non-hyperinflationary economy, comparative amounts are not adjusted for changes in the price level or exchange rates in the current year.

The results, cash flows and financial position for the group's subsidiaries in Turkey are adjusted using a general price index to reflect the current purchasing power at the end of the reporting period. The carrying amounts of non-monetary assets and liabilities are adjusted to reflect the change in the general price index from the date of acquisition of these subsidiaries to the end of the reporting period. The gain or loss on the net monetary position from translation of the financial information is recognised in the condensed consolidated income statement, except for goodwill, other intangible assets and deferred tax liabilities arising at acquisition of these subsidiaries. The impact of the gain on the net monetary position in the condensed consolidated income statement is not material.

Goodwill, other intangible assets and deferred tax liabilities arising at the acquisition of these subsidiaries are restated using the general price index at the end of the reporting period. The gain or loss on the net monetary position from the adjustment to these assets and liabilities is recognised in other comprehensive income and accumulated in the foreign currency translation reserve in equity.

The general price index as published by the Turkish Statistical Institute was used in adjusting the results, cash flows and financial position for the group's subsidiaries in Turkey up to 30 September 2023. The general price inflation factor up to 30 September 2023 was 283.89%.

3. Review by the independent auditor

Deloitte & Touche replaced PwC as the group's independent auditor with effect from the 2024 financial year.

These condensed consolidated interim financial statements have been reviewed by the company's external auditor, Deloitte & Touche, whose unmodified review report appears at the end of the condensed consolidated interim financial statements.

NASPERS

Removal of the group's cross-holding structure

On 27 June 2023, the group announced its intention to remove the cross-holding structure between Prosus and Naspers (the transaction). This transaction was completed in September 2023. The transaction aimed to address the limitation on the share repurchase programme at the Naspers level arising from the cross-holding structure and the complexity arising from the cross-holding structure.

The removal of the cross-holding structure was implemented by the completion of the following key transaction steps:

- Prosus undertook a share capitalisation issue of new ordinary shares N, ordinary shares B and ordinary shares A1. The capitalisation issue of the ordinary shares N was to Prosus' free-float shareholders. Naspers irrevocably waived its entitlement to ordinary shares N. The capitalisation issue of the ordinary shares B was to Naspers and the capitalisation issue of ordinary shares A1 was to the holders of the issued ordinary shares A1.
- Immediately prior to the Naspers capitalisation issue, the Naspers N ordinary shares held by its subsidiary MIH Treasury Services Proprietary Limited (MIH Treasury) were distributed to Naspers and were immediately cancelled.
- 3. Naspers undertook a capitalisation issue of new Naspers N ordinary shares and A ordinary shares. The capitalisation issue of the N ordinary shares was to Naspers' free-float shareholders. Prosus irrevocably waived its entitlement to Naspers N ordinary shares. The capitalisation issue of A ordinary shares was to the holders of the issued A ordinary shares.
- 4. Naspers converted its N ordinary shares and A ordinary shares from par to no par value shares. Subsequent to the capitalisation issue, Naspers facilitated the proportional share consolidation of N ordinary shares and A ordinary shares to the respective holders of these issued shares, including Prosus.
- 5. The share consolidation resulted in a Prosus minimal holding of Naspers N ordinary shares, which were subsequently sold on the market.

The memorandum of incorporation of Naspers and the articles of association of Prosus were amended to facilitate the above transaction steps. Prior to the implementation of the above transaction, the group obtained all regulatory and shareholder approvals.

Naspers' voting interest and control of Prosus is determined by the total voting rights that Naspers has in Prosus pursuant to the Prosus ordinary shares N and the Prosus ordinary shares B that it holds. The control structure of Prosus remained unchanged subsequent to the above transaction. Naspers remained the controlling shareholder of Prosus as it retained a 72.96% voting interest in Prosus. In addition, the tax status of Naspers and Prosus remained unchanged subsequent to this transaction.

Removal of the group's cross-holding structure continued

The cross-holding structure between Naspers and Prosus established the effective economic interest (effective interest) of the Naspers free-float shareholders in the Prosus group. Post the implementation of the above transaction, the Naspers and Prosus free-float shareholders' respective effective interest in Prosus remained similar to what it was immediately prior to the cancellation of this cross-holding structure. The transaction therefore allowed for the Prosus free-float shareholders to directly have an effective interest in Prosus without the complexity of the cross-holding structure. The legal ownership of Prosus is now aligned with the effective economic interests of its shareholders.

The above key transaction steps happened simultaneously and in contemplation of each other. They were therefore accounted for as a single arrangement with the effective date of 18 September 2023, which is the closing date when all the transaction steps were completed.

Accounting for the removal of the cross-holding structure

The distribution of Naspers N ordinary shares by MIH Treasury to Naspers is a common control transaction as Naspers controlled this subsidiary before and after this distribution. These N ordinary shares remained treasury shares of the group up until they were cancelled. Upon cancellation, the treasury shares were derecognised against retained earnings as they are no longer in issue.

The share capitalisation and subsequent consolidation of the N ordinary shares and A ordinary shares held by free-float shareholders had no impact on group equity as Naspers' free-float shareholders and the shareholders of A ordinary shares held the same number of ordinary shares after the share consolidation as they did before the capitalisation issue.

The share consolidation of the N ordinary shares held by Prosus resulted in its minimal interest in Naspers. This resulted in a decrease in the treasury shares of the group. The reduced number of N ordinary shares held by Prosus were subsequently sold on the market. The group received US\$7m as a result of the sale of these N ordinary shares on the market. These N ordinary shares, subsequent to the sale, were no longer recognised as treasury shares and resulted in the derecognition of the non-controlling interest Prosus' free-float shareholders had in the Naspers subsidiaries outside of the Prosus group. The group therefore derecognised US\$39bn of treasury shares and US\$584m of non-controlling interest, with the excess of US\$7m, representing the removal of the cross-holding structure between Naspers and Prosus being recognised in the 'Existing control business combination reserve' in equity.

Post the implementation of this transaction, the Naspers and Prosus free-float effective interest in Prosus was 43.3% (31 March 2023: 43.5%) and 56.7% (31 March 2023: 56.5%) respectively. The group accounted for the small change in the Prosus free-float effective interest in Prosus as an equity transaction. The group recognised an increase in the non-controlling interest of Prosus of US\$150m with a corresponding decrease in the 'Existing control business combination reserve' in equity representing a change in the non-controlling interest of Prosus with no change in the control structure.

Share repurchase programme

On 27 June 2022, the group announced the beginning of an open-ended, repurchase programme of the Prosus ordinary shares N and Naspers N ordinary shares. The group continued with the share repurchase programme for the six months ended 30 September 2023.

The Prosus repurchase programme of its ordinary shares N continued to be funded by an orderly, on-market sale of Tencent Holdings Limited (Tencent) shares.

The Naspers repurchase programme of its N ordinary shares continued to be funded by the disposal of some of the Prosus ordinary shares N that it holds. During the period, the Naspers repurchase programme was implemented by MIH Treasury up until the removal of the group's cross-holding structure. Subsequent to the removal of the cross-holding structure, the share repurchase programme was continued by Naspers and not MIH Treasury.

For the six months ended 30 September 2023, Prosus repurchased 57 616 849 (2% of outstanding ordinary shares N in issue) ordinary shares N on the market for a total consideration of US\$3.9bn, which was funded by the sale of 92 412 000 Tencent shares yielding proceeds of US\$4.0bn. Naspers repurchased 10 310 684 (6% of outstanding N ordinary shares in issue) N ordinary shares on the market for a total consideration of US\$1.8bn.

This transaction was funded by the disposal of 24 358 880 Prosus ordinary shares N on the market yielding proceeds of US1.6bn.

At 31 March 2023, the Naspers and Prosus free-float shareholders' effective interest in Prosus was 56.5% and, subsequent to the removal of the cross-holding structure detailed above and the continuation of the share repurchase programme, the Naspers and Prosus free-float shareholders' effective interest in Prosus at 30 September 2023 is 56.7%.

Disposal of Prosus shares and Prosus repurchase of own shares

The group's sale and repurchase of Prosus ordinary shares N impacted the Prosus free-float effective interest in the group. The transactions were accounted for as equity transactions as the change in effective interest had no impact on the control structure of the group. The consideration paid for the Prosus share repurchase and the consideration received for the disposal of Prosus shares resulted in a US\$2.2bn decrease in the non-controlling interest in equity. The excess of the net consideration for Prosus shares over the decrease in non-controlling interest was recognised in the 'Existing control business combination reserve' in equity amounting to US\$1.7bn.

Naspers repurchase of own shares

The Naspers N ordinary shares repurchased were recognised as treasury shares in the treasury share reserve. The treasury shares were recognised at a cost of US\$1.8bn.

Disposal of shares in Tencent

The group reduced its ownership interest in Tencent from 26% to 25%, yielding US\$4.0bn in proceeds. This is a partial disposal of an associate that does not result in a loss of significant influence. The group recognised a gain on partial disposal of US\$2.9bn in the condensed consolidated income statement. The group reclassified a loss of US\$65m from the foreign currency translation reserve to the condensed consolidated income statement related to this partial disposal.

NASPERS

Share repurchase programme continued

Sale of PayU GPO

In August 2023, the group announced that it reached an agreement with Rapyd, a leading fintech service provider, to acquire the Global Payments Organisations (GPO) within PayU for a cash transaction worth US\$610m. The transaction excludes the group's payments business in India as well as its businesses in south-east Asia – Red Dot Payment – and Turkey – Iyzico.

As a result of this agreement, the group classified the GPO investments being sold as a disposal group held for sale from August 2023. The disposal group consists of the GPO businesses in Eastern Europe and Latin America.

Other transactions with non-controlling shareholders

In November 2022, the group acquired the remaining 33.3% stake in iFood Holdings B.V. (iFood) and IF-JE Holdings B.V., from non-controlling shareholder Just Eat Holding Limited (Just Eat) for €1.5bn in cash, plus a contingent consideration of up to a maximum of €300m at a future date. The shares were acquired from the non-controlling shareholders for the cash consideration of US\$1.5bn. At 30 September 2023, the fair value to be settled in the second half of FY24 amounted to US\$6m (31 March 2023: US\$88m).

Exit of the OLX Autos business unit

In March 2023, the group announced its decision to exit the OLX Autos business unit. The OLX Autos business unit is a second-hand car-sale ecommerce platform which operates through a single technological platform located in various regions. The business unit as a whole represents a separate major line of business, both in terms of the distinct nature of the business and its contribution to the operational performance of the group. All the operations of this business are presented as discontinued operations as they have been disposed, classified as held for sale or closed down by 30 September 2023. OLX Autos operations previously presented in continuing operations for 31 March 2023 have been presented in discontinued operations as of 30 September 2023.

The group recognised a US\$100m impairment for the period (2022: US\$nil) related primarily to goodwill that was classified as held for sale at 31 March 2023. Total impairment losses of US\$164m recognised in March 2023 are presented in discontinued operations related to goodwill and other assets. The loss on disposal for the operations sold during the period, including the reclassification of accumulated foreign currency translation losses, was not material.

iFood change in revenue model

From 1 April 2023, iFood – the group's food-delivery business – changed the terms and conditions for the delivery services in its logistics operation and, as a result, there was a change in its business model. This change in the business model impacts the amount of revenue recognised from 1 April 2023 as compared to the prior years. In prior years iFood controlled the food-delivery service provided to customers and recognised revenue on a gross basis as a principal. From 1 April 2023, the revenue recognised represents commissions and services fees received as a result of facilitating food-delivery services on behalf of third parties as an agent.

27

Share repurchase programme continued

Profit from discontinued operations

Discontinued operations consist of the OLX Autos business unit. The comparative periods include the group's Russian business up until the date of disposal in October 2022. Refer to note 6 for financial information related to the group's discontinued operations.

Voluntary change in accounting policy for changes in net asset value and equity reserves of equity-accounted investments

Effective 1 April 2023, the group made a voluntary change to its accounting policy for the recognition of changes in the NAV and equity reserves of its equity-accounted investments. Changes in the NAV and equity reserves of equity-accounted investments are now recognised directly in equity. Previously, these changes were recognised in other comprehensive income in the condensed consolidated statement of comprehensive income and accumulated in equity in the 'Valuation reserve' due to the lack of prescriptive IFRS guidance for transactions of this nature. These changes that will now be recognised directly in equity will continue to be accumulated in the 'Valuation reserve'.

The group considers that the voluntary change in the accounting policy will provide more relevant and reliable information about the effects of underlying transactions with equity-accounted investments as these changes impact their equity and have no impact on the equity-accounted investments' other comprehensive income.

The group has adopted this change in accounting policy retrospectively. The change has no impact on the group's equity or 'Valuation reserve' as the amounts previously recognised in the condensed consolidated statement of comprehensive income will continue to be accumulated in the 'Valuation reserve'. The group has restated the condensed consolidated statement of comprehensive income for this change.

Below is a summary of the impact of the change in accounting policy on the condensed consolidated statement of comprehensive income:

	Six months ended 30 September 2022			Year ended 31 March 2023		
	Previously	Change in accounting		Previously	Change in accounting	
	reported US\$'m	policy ¹ US\$'m	Restated US\$'m	reported US\$'m	policy ¹ US\$'m	Restated US\$'m
Share of equity-accounted investments' movement in other comprehensive income and NAV	(2 793)	(734)	(3 527)	(1 747)	(1 258)	(3 005)
Total comprehensive (loss)/ income for the period	(3 723)	(734)	(4 457)	6 604	(1 258)	5 346
Attributable to:						
Equity holders of the group	(1 461)	(312)	(1 773)	3 069	(545)	2 524
Non-controlling interests	(2 262)	(422)	(2 684)	3 535	(713)	2 822
	(3 723)	(734)	(4 457)	6 604	(1 258)	5 346

1 Represents the impact of the voluntary change in accounting policy for changes in the NAV and equity reserves of the group's equity-accounted investments.

NASPERS

5. Segmental review

Reconciliation of consolidated cash utilised in operating activities, adjusted EBITDA and trading loss to consolidated operating loss from continuing operations

	Six mont 30 Sep	Year ended 31 March	
	2023 US\$′m	2022 US\$'m	2023 US\$'m
Cash utilised in operating activities	(12)	(287)	(376)
Non-cash adjustments	(181)	(139)	(181)
Working capital outflow	68	220	73
Operating cash flows of discontinued operations,			
net of adjustments for non-cash and other items	76	(95)	(14)
Consolidated adjusted EBITDA from continuing			
operations ¹	(49)	(301)	(498)
Depreciation	(60)	(52)	(116)
Amortisation of software	(7)	(6)	(13)
Interest on capitalised lease liabilities	(8)	(6)	(13)
Consolidated trading loss from continuing			
operations ²	(124)	(365)	(640)
Interest on capitalised lease liabilities	8	6	13
Other	-	2	3
Amortisation of other intangible assets	(39)	(39)	(76)
Other (losses)/gains – net	(347)	(2)	(641)
Retention option expense	61	15	(20)
Remeasurement of cash-settled share-based			
incentive expenses	18	278	302
Share-based incentives for share options settled			
in Naspers shares	(3)	(6)	(14)
Consolidated operating loss from continuing			
operations	(426)	(111)	(1 073)

1 Adjusted EBITDA is a non-IFRS measure that represents operating profit/loss, as adjusted, to exclude: depreciation; amortisation; retention option expenses linked to business combinations; other losses/gains – net, which includes dividends received from investments, profits and losses on sale of assets, fair value adjustments of financial instruments and impairment losses. For share-based compensation expenses (SAR, RSU and PSU), adjusted EBITDA includes the grant date fair value of these expenses, however, excludes expenses deemed to arise from shareholder transactions by virtue of employment; subsequent fair value remeasurement of cash-settled share-based compensation expenses (SAR); equity-settled share-based compensation expenses for group share option schemes; and those deemed to arise on shareholder transactions, except where the group has a cash cost on settlement with participants. It is considered a useful measure to analyse operational profitability.

2 Trading profit/(loss) is a non-IFRS measure that refers to adjusted EBITDA adjusted for depreciation, amortisation of software and interest on capitalised lease liabilities. It is considered a useful measure to analyse operational profitability.

5. Segmental review continued

	Revenue				
	Six months endedYear end30 September31 M				
	2023 US\$'m	2022 US\$'m	% change	2023 US\$'m	
Continuing operations					
Ecommerce	5 309	4 631	15	9 935	
Classifieds ^{1, 2}	466	368	27	756	
Food Delivery ³	2 444	1 911	28	4 203	
Payments and Fintech	591	480	23	1 052	
Edtech	211	334	(37)	545	
Etail	1 317	1 236	7	2 761	
Other	280	302	(7)	618	
Social and internet platforms	10 675	11 309	(6)	22 269	
Tencent	10 675	11 309	(6)	22 269	
Media	87	111	(22)	217	
Corporate segment	-	_	_	_	
Intersegmental	(1)	(2)	50	(3)	
Total economic interest from					
continuing operations	16 070	16 049	-	32 418	
Less: Equity-accounted investments	(13 063)	(13 290)	(2)	(26 458)	
Total consolidated from continuing					
operations	3 007	2 759	9	5 960	
Total from discontinued operations ^{1, 2}	618	1 511	(59)	2 444	
Total consolidated	3 625	4 270	(15)	8 404	

1 From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately. Subsequent to the group's decision to exit this Russian business, Avito was presented as a discontinued operation up until the date of disposal. The comparative financial results of Avito, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations.

2 From 1 March 2023, following the group's decision to exit the OLX Autos business unit, its operations disposed, classified as held for sale or closed down by 30 September 2023 were presented as a discontinued operation. The OLX Autos business unit is a separate major line of business, both in terms of the distinct nature of the business and its contribution to the operational performance of the group. The comparative financial results of these operations, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations. Refer to note 4.

3 From 1 April 2023, iFood changed its revenue recognition from a gross basis to a net basis as a result to a change in the services rendered to its customers. Refer to note 4.

5. Segmental review continued

	Adjusted EBITDA Six months ended Year et 30 September 31 M			
	2023 US\$'m	2022 US\$'m	% change	2023 US\$'m
Continuing operations				
Ecommerce	(102)	(702)	(85)	(1 076)
Classifieds ^{1, 2}	122	46	>100	74
Food Delivery ³	(86)	(333)	74	(545)
Payments and Fintech	(28)	(93)	70	(108)
Edtech	(58)	(167)	65	(239)
Etail	17	(14)	>100	(2)
Other	(69)	(141)	51	(256)
Social and internet platforms	3 374	3 142	7	6 295
Tencent	3 374	3 142	7	6 295
Media	3	6	(50)	13
Corporate segment	(81)	(93)	13	(201)
Intersegmental	_	_	_	_
Total economic interest from				
continuing operations	3 194	2 353	36	5 031
Less: Equity-accounted investments	(3 243)	(2 654)	22	(5 529)
Total consolidated from continuing				
operations	(49)	(301)	84	(498)
Total from discontinued operations ^{1, 2}	(109)	40	>(100)	(142)
Total consolidated	(158)	(261)	39	(640)

1 From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately. Subsequent to the group's decision to exit this Russian business, Avito was presented as a discontinued operation up until the date of disposal. The comparative financial results of Avito, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations.

2 From 1 March 2023, following the group's decision to exit the OLX Autos business unit, its operations disposed, classified as held for sale or closed down by 30 September 2023 were presented as a discontinued operation. The OLX Autos business unit is a separate major line of business, both in terms of the distinct nature of the business and its contribution to the operational performance of the group. The comparative financial results of these operations, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations. Refer to note 4.

3 From 1 April 2023, iFood changed its revenue recognition from a gross basis to a net basis as a result to a change in the services rendered to its customers. Refer to note 4.

5. Segmental review continued

32

	Trading (loss)/profit Six months ended 30 September			Year ended 31 March
	2023 US\$'m	2022 US\$'m	% change	2023 US\$'m
Continuing operations				
Ecommerce	(249)	(820)	70	(1 331)
Classifieds ^{1, 2}	110	33	>100	47
Food Delivery ³	(155)	(381)	59	(649)
Payments and Fintech	(34)	(97)	65	(116)
Edtech	(64)	(178)	64	(258)
Etail	(27)	(51)	47	(85)
Other	(79)	(146)	46	(270)
Social and internet platforms	2 875	2 497	15	5 085
Tencent	2 875	2 497	15	5 085
Media	-	3	(100)	7
Corporate segment	(85)	(98)	13	(210)
Intersegmental	-	_	_	_
Total economic interest from				
continuing operations	2 541	1 582	61	3 551
Less: Equity-accounted investments	(2 665)	(1 947)	37	(4 191)
Total consolidated from continuing				
operations	(124)	(365)	66	(640)
Total from discontinued operations ^{1, 2}	(115)	17	>(100)	(178)
Total consolidated	(239)	(348)	31	(818)

1 From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately. Subsequent to the group's decision to exit this Russian business, Avito was presented as a discontinued operation up until the date of disposal. The comparative financial results of Avito, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations.

2 From 1 March 2023, following the group's decision to exit the OLX Autos business unit, its operations disposed, classified as held for sale or closed down by 30 September 2023 were presented as a discontinued operation. The OLX Autos business unit is a separate major line of business, both in terms of the distinct nature of the business and its contribution to the operational performance of the group. The comparative financial results of these operations, previously presented in the Classifieds Ecommerce segment, have been reclassified and presented in discontinued operations. Refer to note 4.

3 From 1 April 2023, iFood changed its revenue recognition from a gross basis to a net basis as a result to a change in the services rendered to its customers. Refer to note 4.

6. Profit from discontinued operations

Discontinued operations in the current and prior period relate to the OLX Autos business unit. The prior year also includes the financial performance of Avito up until the date of disposal in October 2022.

Discontinued operations for the OLX Autos business include the operations disposed, classified as held for sale or closed down by 30 September 2023. Refer to note 15 for details of this business unit's disposal group.

The financial information relating to the group's discontinued operations is set out below:

Income statement information of discontinued operations

		Six months ended 30 September	
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Revenue from contracts with customers	618	1 511	2 444
Online sale of goods revenue	605	950	1 759
Classifieds listings revenue	7	497	602
Advertising revenue	2	41	52
Other revenue	4	23	31
Expenses	(846)	(1 492)	(2 660)
Impairment of goodwill and other assets ¹	(102)	(5)	(125)
Other expenses	(744)	(1 487)	(2 535)
(Loss)/profit before tax	(228)	19	(216)
Taxation	(4)	(41)	(45)
Loss for the period	(232)	(22)	(261)
Gain on disposal of discontinued operation	9	-	568
(Loss)/profit from discontinued operations	(223)	(22)	307
(Loss)/profit from discontinued operations attributable to:			
Equity holders of the group	(97)	(10)	133
Non-controlling interest	(126)	(12)	174
	(223)	(22)	307

1 Relates to impairment losses of goodwill and other assets in the OLX Autos business unit.

6. Profit from discontinued operations continued Cash flow statement information of discontinued operations

	Six months ended 30 September		Year ended 31 March
	2023 US\$′m	2022 US\$'m	2023 US\$'m
Net cash (utilised in)/generated from operating activities	(22)	95	42
Net cash generated from/(utilised in) investing activities Net cash (utilised in)/generated from financing	136	(48)	1 981
activities	(162)	182	270
Cash (utilised in)/generated from discontinued			
operations	(48)	229	2 293

Per share information from discontinued operations¹

	Six months ended 30 September		Year ended 31 March
	2023 US\$′m	2022 US\$'m	2023 US\$'m
Earnings per N ordinary share	(51)	(4)	64
Diluted earnings per N ordinary share	(51)	(4)	64
Headline earnings per N ordinary share	(30)	(3)	(24)
Diluted headline earnings per N ordinary share	(30)	(3)	(24)

1 Refer to note 7 for further details on the earnings per share from discontinued operations.
7. Earnings per share

Calculation of headline earnings

-	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Earnings from continuing operations Basic earnings attributable to shareholders Impact of dilutive instruments of subsidiaries,	1 547	1 070	4 198
associates and joint ventures	(46)	(43)	(166)
Diluted earnings attributable to shareholders	1 501	1 027	4 032
Headline adjustments for continuing operations			
Adjusted for:	(2 192)	(2 357)	(8 942)
Impairment of other assets	-	-	33
Impairment of goodwill, property, plant and	341	10	614
equipment, and other intangible assets Loss on sale of assets	4	10	1
Gain recognised on loss of control	-	(23)	(23)
Gain recognised on loss of significant influence	_	(23)	(30)
Gain on remeasurement of previously held interest	(10)	(,,,)	(00)
Net loss/(gains) on acquisitions and disposals			
of investments	_	(25)	(27)
Gain on partial disposal of equity-accounted			
investments	(2 861)	(2 771)	(7 622)
Dilution losses on equity-accounted investments	143	95	252
Remeasurements included in equity-accounted			
earnings ¹	16	(1 002)	(3 885)
Impairment of equity-accounted investments	175	1 458	1 745
	(645)	(1 287)	(4 744)
Total tax effects of adjustments	1	_	_
Total adjustment for non-controlling interest	1 237	1 347	5 043
Basic headline earnings from continuing operations ²	593	60	299
Diluted headline earnings from continuing operations	547	17	133

1 Remeasurements included in equity-accounted earnings include US\$14m (2022: US\$1.8.bn and 31 March 2023: US\$5.9bn) relating to gains arising on acquisitions and disposals by associates and US\$25m relating to net impairments of assets recognised by associates (2022: impairment of US\$783m and 31 March 2023: impairment of US\$1.9bn).

2 Headline earnings represent net profit for the year attributable to equity holders of the group, excluding certain defined, separately identifiable remeasurements. The headline earnings measure is pursuant to the JSE Listings Requirements calculated in terms of the SAICA guide of Circular 1/2023.

7. Earnings per share continued

Calculation of headline earnings continued

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Earnings from discontinued operations Basic earnings attributable to shareholders Impact of dilutive instruments of subsidiaries, associates and joint ventures	(97)	(10)	133
Diluted earnings attributable to shareholders	(97)	(10)	133
Headline adjustments for discontinued operations ¹ Adjusted for:	94	8	(437)
Loss on sale of property, plant and equipment Impairment of goodwill, intangible assets and other assets Loss on sale of assets	102 1	3 5 -	6 125 —
Net gains on acquisitions and disposals of investments	(9)	_	(568)
	(3)	(2)	(304)
Total tax effects of adjustments	-	_	_
Total adjustment for non-controlling interest	(54)	(5)	254
Basic headline earnings from discontinued operations ¹ Diluted headline earnings from discontinued	(57)	(7)	(50)
operations	(57)	(7)	(50)

1 Headline earnings represent net profit for the year attributable to equity holders of the group, excluding certain defined, separately identifiable remeasurements. The headline earnings measure is pursuant to the JSE Listings Requirements.

7. Earnings per share continued Earnings per share information

The earnings per share information presented takes into account the impact of the cross-holding structure between Naspers and Prosus up until its removal in September 2023 and the group's repurchase of the Naspers shares.

The removal of the cross-holding structure resulted in a share consolidation that decreased the N ordinary shares held by Prosus. Subsequent to the share consolidation, the N ordinary shares held by Prosus were sold on the market. These transaction steps effectively reduced the treasury shares of the group.

The removal of the cross-holding does not have an impact on the Naspers weighted average number of shares because the shares held by Prosus were treasury shares and excluded from the average number of shares outstanding.

The N ordinary shares sold by Prosus were considered as issued and outstanding from the date of disposal and were included in the weighted average number of shares for the period that they were on the market up until 30 September 2023.

The group has in issue 187 282 727 N ordinary shares and 961 193 A ordinary shares as at 30 September 2023. The group recognised 1 925 126 N ordinary shares as treasury shares, which are the N ordinary shares held by Naspers group share trusts.

An A ordinary share is entitled to 1 000 votes per N ordinary share but carries one-fifth of the economic rights of an N ordinary share. The earnings per A ordinary share is not significant.

The number of shares in issue used in the earnings per share information is weighted for the period that the shares were in issue and not recognised as treasury shares. Refer to note 4 for details of the removal of the cross-holding structure and the share repurchase programme.

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Earnings attributable to shareholders from continuing operations Headline earnings from continuing operations	1 547 593	1 070 60	4 198 299

7. Earnings per share continued Earnings per share information continued

	Six months ended 30 September		Year ended 31 March
	2023 Number of shares	2022 Number of shares	2023 Number of shares
Number of ordinary shares in issue at period-end (net of treasury shares) Weighted adjustment for movement in	186 318 794	210 747 911	196 320 624
shares due to removal of crossholding ¹ Weighted adjustment for movement in shares held by share trusts and share	-	_	-
repurchase programme	4 296 886	2 652 030	12 083 718
Weighted average number of ordinary shares in issue during the period Adjusted for the effect of future share- based payment transactions	190 615 680 189 864	213 399 941	208 404 342
Diluted weighted average number of ordinary shares in issue during the period	190 805 544	213 399 941	208 492 439
Per share information related to continuing operations ² Earnings per ordinary share for the period (US cents)			
Basic	812	501	2 014
Diluted	787	481	1 934
Headline earnings per ordinary share for the period (US cents)			
Basic Diluted	311 287	28 8	143 64
	287	0	04

1 The group issued 939 852 848 829 ordinary shares and consolidated 939 852 848 829 ordinary shares as part of the group's removal of the crossholding.

2 Earnings per A ordinary share is one-fifth of earnings per N ordinary share and is not significant.

8. Revenue

	Reportable segment(s)		hs ended tember	Year ended 31 March
	where revenue is included	2023 US\$'m	2022 US\$'m	2023 US\$'m
From continuing operations				
Online sale of goods revenue	Classifieds and Etail	1 205	1 138	2 542
Classifieds listings revenue Payment transaction	Classifieds	285	208	435
commissions and fees ¹ Mobile and other content	Various	556	447	987
revenue	Other Ecommerce	22	26	51
Food-delivery revenue	Food Delivery	679	661	1 367
Advertising revenue Educational technology	Various	46	50	98
revenue	Edtech	71	63	134
Printing, distribution, circulation, publishing and				
subscription revenue	Media	49	60	121
Other revenue	Various	94	106	225
		3 007	2 759	5 960

1 This revenue is generated primarily from the Payments and Fintech segment and includes interest income revenue relating to the group's credit business across various segments.

Revenue in the table above relates to revenue from contracts with customers, except for interest income revenue of US\$56m (2022: US\$36m and 31 March 2023: US\$91m) relating to the group's credit business in various segments.

8. Revenue continued

Revenue is presented on an economic-interest basis (ie, including the proportionate consolidation of the revenue of associates and joint ventures) in the group's segmental review and is, accordingly, not directly comparable to the above consolidated revenue figures. Below is the group's revenue by geographical area:

		Six months ended 30 September	
Geographical area	2023 US\$'m	2022 US\$'m	2023 US\$'m
Africa	485	520	1 077
South Africa	482	518	1 071
Rest of Africa	3	2	6
Asia	276	242	526
Europe	1 381	1 160	2 616
Central Europe	354	297	641
Eastern Europe	989	817	1 913
Western Europe	38	46	62
Latin America	827	803	1 651
North America	38	32	87
Other	-	2	3
Total revenue from continuing operations	3 007	2 759	5 960

9. Finance (costs)/income

40

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Interest income	440	141	482
Loans and bank accounts ¹	436	139	476
Other	4	2	6
Interest expense	(292)	(283)	(569)
Loans and overdrafts	(269)	(257)	(520)
Capitalised lease liabilities	(8)	(6)	(13)
Other	(15)	(20)	(36)
Other finance income/(cost) – net	222	296	(56)
Gains/(losses) on translation of assets and liabilities	78	320	27
Gains/(losses) on derivative and other financial instruments	144	(24)	(83)

1 The increase in the current year relates primarily to increased cash and short-term investments.

10. Profit before taxation

In addition to the items already detailed, profit before taxation from continuing operations has been determined after taking into account, inter alia, the following:

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Depreciation of property, plant and equipment	60	52	116
Amortisation	46	45	89
Other intangible assets	39	39	76
Software	7	6	13
Impairment losses on financial assets measured			
at amortised cost	6	2	15
Net realisable value adjustments on inventory,			
net of reversals ¹	(8)	(8)	_
Other (losses)/gains – net	(347)	(2)	(641)
(Loss)/profit on sale of assets	(4)	-	(1)
Impairment of goodwill, property, plant and equipment, and other intangible assets	(341)	(9)	(613)
Impairment of other assets	_	_	(33)
Income on business support services	_	7	8
Other	(2)	-	(2)
Net gains/(losses) on acquisitions and disposals	7	136	51
Gains/(losses) on disposal of investments - net	_	25	27
Gains on loss of control transactions	_	23	23
Gains/(losses) on loss of significant influence	_	99	30
Remeasurement of contingent consideration	5	-	1
Transaction-related costs	(8)	(10)	(30)
Remeasurement of previously held interest	10	-	_
Other	-	(1)	_

1 Net realisable value writedowns relate primarily to the Classifieds and Etail segments.

11. Goodwill

42

Movements in the group's goodwill for the period are detailed below:

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Goodwill			
Cost	2 448	3 818	3 818
Accumulated impairment	(965)	(360)	(360)
Opening balance	1 483	3 458	3 458
Foreign currency translation effects ¹	(21)	341	357
Acquisitions of subsidiaries and businesses	38	11	11
Disposals of subsidiaries and businesses	_	(10)	(10)
Transferred to assets classified as held for sale ²	(53)	(1 388)	(1 649)
Impairment	(340)	(6)	(684)
Closing balance	1 107	2 406	1 483
Cost	2 383	2 746	2 448
Accumulated impairment	(1 276)	(340)	(965)

1 The current period includes a net monetary gain of US\$21m (2022: US\$71m and 31 March 2023: US\$95m) relating to hyperinflation accounting for the group's subsidiaries in Turkey. Refer to note 2.

2 The current period primarily relates to PayU GPO which was classified as held for sale in August 2023. The prior year relates to Avito and the OLX Autos operations classified in that year. Refer to note 15.

Goodwill is tested annually at 31 December or more frequently if there is a change in circumstances that indicates that it might be impaired. The group has allocated goodwill to various cash-generating units (CGUs). The recoverable amounts of these CGUs have been determined based on the higher of the value-in-use calculations and the fair value less costs of disposal. During the current period and prior financial year, the recoverable amounts for CGUs were determined predominantly using value-in-use calculations. Value-in-use is based on discounted cash flow calculations. These cash flow calculations are based on 10-year forecast information as many businesses have monetisation timelines longer than five years.

11. Goodwill continued

For the six months ended 30 September 2023, the group considered whether there was a change in circumstances that indicated that a CGU might be impaired. The impairment assessment took into consideration the increase in market interest rates and country risk premiums and the overall business performance compared against budgets and forecasts. Based on the above indicators an impairment test was performed for Stack Overflow in the Edtech segment, primarily as a result of a decline in the business performance in a challenging macroeconomic environment. The value-in-use calculation was based on 10-year budgeted and forecasts consisted of cash flow projections, including macroeconomic factors and trends.

The carrying amount of goodwill tested for impairment was US\$653m. The inputs used in the value-in-use calculation are as follows:

	Six months ended 30 September	Year ended 31 March
	2023 %	2023 %
Pre-tax discount rate	18.9	15.4
Post-tax discount rate	16.5	13.5
Growth rate used in extrapolation of cash flows	3.0	2.3
Average revenue growth rate	3.6 - 36.5	22.9 - 36.9

The calculation of value-in-use is most sensitive to the following assumptions:

- » projected revenue and EBITDA growth rates;
- » growth rates used to extrapolate cash flows beyond the budget and forecast period, including the terminal growth rate applied in the final projection year; and
- » discount rates.

The group recognised impairment losses on goodwill of US\$340m (2022: US\$6m and 31 March 2023: US\$684m). The impairment in the current period related to Stack Overflow. The prior year impairment loss related primarily to Stack Overflow (US\$560m) and the OLX Autos business unit (US\$116m). An adverse adjustment to any of the above key assumptions used in the value-in-use calculations would result in additional impairment losses being recognised on Stack Overflow in the current period.

12. Investments in associates

The movements in the carrying value of the group's investments in associates for the six-month period are detailed in the table below:

	Six months ended 30 September		Year ended 31 March
	2023 US\$′m	2022 US\$'m	2023 US\$'m
Opening balance	35 930	44 461	44 461
Associates acquired - gross consideration	35	151	769
Associates disposed of	-	-	(1)
Associates transferred to held for sale	(8)	(5)	(5)
Share of changes in other comprehensive income			
and NAV	(1 108)	(2 793)	(1 747)
Share of equity-accounted results	1 155	1 082	5 323
Impairment	(175)	(1 458)	(1 728)
Dividends received ¹	(759)	(565)	(5 089)
Foreign currency translation effects	(1 162)	(3 957)	(2 119)
Loss of significant influence	(9)	(630)	(743)
Partial disposal of interest in associate ²	(1 056)	(1 009)	(2 930)
Dilution (losses)/gains ³	(143)	(98)	(261)
Closing balance	32 700	35 179	35 930

1 In the current year, the dividend received from Tencent amounted to a cash dividend of US\$759m (31 March 2023: US\$565m cash dividend and dividend in specie of US\$4.5bn in Meituan shares).

2 The gains on partial disposal recognised in the condensed consolidated income statement relate to the disposal of Tencent. The group recognised a gain on partial disposal of US\$2.9bn (2022: US\$2.8bn and 31 March 2023: US\$7.6bn).

3 The total dilution (losses)/gains presented in the condensed consolidated income statement relate to the group's diluted effective interest in associates and the reclassification of a portion of the group's foreign currency translation reserves from the condensed consolidated statement of other comprehensive income to the condensed consolidated income statement following the shareholding dilutions.

Impairment of equity-accounted investments

The group assesses whether there is an indication that its equity-accounted investments are impaired. When an impairment indicator is identified, the group performs an impairment assessment. Impairment losses are recognised for equity-accounted investments when the carrying amount exceeds the recoverable amount of an investment. The recoverable amounts of equity-accounted investments are determined based on the higher of the value-in-use calculations and the fair value less costs of disposal.

For the six months ended 30 September 2023, the impairment assessment took into consideration the market capitalisation of the listed equity-accounted investments, the increase in market interest rates and country risk premiums and the business's overall performance compared against budgets and forecasts.

Impairment indicator assessments were performed for the group's listed equity-accounted investments - Delivery Hero and Skillsoft - as a result of a decline in the market capitalisation.

12. Investments in associates continued Impairment of equity-accounted investments continued

Management assessed the investment in Delivery Hero for potential impairment indicators which included taking into account market price movements, analyst consensus forecasts, actual company performance as well as company guidance issued. Management concluded that no further impairment testing was required.

The recoverable amount for Skillsoft was determined based on the market price at 30 September 2023. The market price is considered a more supportable representation of the recoverable amount for this investment due to the consistent decline in the share price over time. Accordingly, Skillsoft was impaired to its market value at 30 September 2023. The market price of Skillsoft is level 1 on the fair value hierarchy.

Impairment indicator assessments for the group's unlisted equity-accounted investments related primarily to investments in the Prosus Ventures portfolio reported in the Other Ecommerce segment. The impairment indicator assessment was as a result of a decrease in the enterprise value used in a capital raise transaction.

For the six months ended 30 September 2023, an impairment loss of US\$175m (2022: US\$1.5bn and 31 March 2023: US\$1.7bn) was recognised for equity-accounted investments of which US\$42m related to Skillsoft (2022: US\$204m and 31 March 2023: US\$301m) in the Edtech segment and US\$133m related primarily to unlisted equity-accounted investments in the Prosus Ventures portfolio reported in the Other Ecommerce segment.

At 30 September 2023, the carrying value for Skillsoft and the unlisted equity-accounted investment impaired was US\$54m and US\$73m respectively.

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Investments at fair value through other			
comprehensive income	6 089	2 497	7 329
Investments at fair value through profit or loss	42	83	34
Investments at amortised cost	12	_	8
Related party loans	168	268	143
Total investments and loans	6 311	2 848	7 514
Current portion of other investments	(3 768)	-	(4 707)
Investments at fair value through other			
comprehensive income	(3 768)		(4 707)
Non-current portion of other investments	2 543	2 848	2 807

13. Other investments and loans

13. Other investments and loans continued

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Reconciliation of investments at fair value through other comprehensive income			
Opening balance Fair value adjustments recognised in other	7 329	5 540	5 540
comprehensive income ¹	(1 292)	(221)	21
Purchases/additional contributions ² Loss of significant influence of an investment	73	160	4 724
in associate ³	_	785	830
Disposals ⁴ Transfer to equity-accounted investments	(9) (12)	(3 733)	(3 775)
Foreign currency translation effects	-	(34)	(11)
Closing balance	6 089	2 497	7 329

1 The significant movement in the current year relates primarily to the revaluation of Meituan.

2 The significant movement in the prior year relates to the Meituan dividend in specie received from Tencent.

3 The significant movement in the prior year relates to the investments in BYJU'S and Udemy upon loss of significant influence.

4 The significant movement in the prior year relates to the disposal of the JD.com investment.

14. Commitments and contingent liabilities

Commitments relate to amounts for which the group has contracted, but that have not yet been recognised as obligations in the statement of financial position.

	Six months ended 30 September		Year ended 31 March
	2023	2022	2023
	US\$'m	US\$'m	US\$'m
Commitments	409	217	407
Capital expenditure	86	72	93
Other service commitments	318	134	307
Lease commitments ¹	5	11	7

1 In the current period, lease commitments include the group's short-term lease arrangements as well as other contractual lease agreements whose commencement date is after 30 September 2023. Short-term lease commitments relate to leasing arrangements with lease terms of 12 months or less that are not recognised in the condensed consolidated statement of financial position.

As a global technology investor, the group's portfolio of businesses is well diversified by sector and geography. The group operates on a decentralised basis in numerous countries. Businesses are based in the countries where their operations, their users and consumers are. As a result, the group's businesses pay taxes locally, in the jurisdictions where they operate and where the group's products and services are consumed. Where relevant and appropriate, the group seeks advice and works with its advisers to identify and quantify contingent tax exposures. Our current assessment of possible tax exposures, including interest and potential penalties, amounts to approximately US\$192m (2022: US\$nil and 31 March 2023: US\$191m).

15. Disposal groups classified as held for sale

In August 2023, the group announced that it reached an agreement with Rapyd, a leading fintech service provider, to acquire the Global Payments Organisations (GPO) within PayU for a cash transaction worth US\$610m. As a result of this agreement, the group classified GPO investments being sold as a disposal group held for sale from August 2023. The disposal group consists of GPO businesses in Eastern Europe and Latin America.

Following the initial decision to sell Zoop Tecnologia e Meios de Pagamento S.A. (Zoop) in September 2022, the group has not been able to conclude the disposal to date due to challenging market conditions. Accordingly, Zoop ceased to be classified as held for sale in September 2023.

In March 2023, the group announced the decision to exit the OLX Autos business unit. The disposal group that is classified as held for sale consists of assets and liabilities of the operations that management has committed to a plan to sell and operations for which the completion of the sale is pending regulatory approval. Efforts to sell the disposal group are in progress and it is expected to be finalised in the 2024 financial year.

In May 2022, following the group's announcement to exit its Russian business, Avito's assets and liabilities were classified as held for sale up until its disposal in October 2022.

The assets and liabilities of the businesses classified as held for sale are detailed in the table below:

	Six months ended 30 September		Year ended 31 March
	2023 US\$′m	2022 US\$'m	2023 US\$'m
Assets	912	2 643	649
Property, plant and equipment	24	160	26
Goodwill	158	1 388	302
Other intangible assets	7	580	29
Investments in associates		5	_
Deferred taxation assets	1	4	2
Inventory	24	-	32
Trade and other receivables	240	139	164
Cash and cash equivalents	458	367	94
Liabilities	681	525	276
Capitalised lease liabilities	17	-	-
Derivative financial instruments		3	1
Deferred taxation liabilities	2	113	13
Long-term liabilities	2	68	29
Provisions	1	1	2
Trade payables	27	150	165
Accrued expenses and other current liabilities	632	190	66

16. Equity compensation benefits

48

Liabilities arising from cash-settled share-based payment transactions

Reconciliation of the cash-settled share-based payment liability is as follows:

	Six months ended 30 September		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Opening balance	728	1 169	1 169
SAR scheme charge per the income statement Employment-linked put option charge per the	48	(214)	(196)
income statement	(62)	(18)	14
Additions	1	_	_
Settlements	(84)	(90)	(176)
Modification	_	-	4
Transferred to liabilities classified as held for sale ¹	(5)	(47)	(37)
Foreign currency translation effects	1	(48)	(50)
Closing balance	627	752	728
Less: Current portion of cash-settled share-based payment liability	(572)	(671)	(655)
	(/	()	()
Non-current portion of cash-settled share-based payment liability	55	81	73

1 The prior year relates primarily to Avito that was classified as held for sale in May 2022 prior to its disposal in October 2022 as well as the OLX Autos disposal group classified as held for sale in March 2023.

17. Business combinations, other acquisitions and disposals

The following sets out the group's significant transactions related to business combinations and are equity-accounted investments for the six months ended 30 September 2023:

Amount invested LICC/m

		Amount invested US\$'m			
Company	Classification	Net cash paid/ (received)	Non- cash consi- deration	Cash in entity (acquired)/ disposed	Total consi- deration
Acquisition of subsidiaries Additional investment in existing equity-accounted	Subsidiary	2	-	-	2
investments	Associate	17	_	_	17
Other investments	FVOCI/FVPL	64	_	_	64
Disposal/partial disposal of investments a. Tencent Holdings Limited		(4 191)	12	6	(4 173)
(Tencent) b. OLX Autos	Associate Subsidiary	(4 037) (143)	56 (44)	_ 6	(3 981) (181)
Other ¹	,	(11)		_	(11)

1 'Other' includes various acquisitions and disposals of subsidiaries, associates and other investments that are not individually material.

Disposal/partial disposal of investments

- a. From April 2023 to the end of September 2023, the group sold 1% of Tencent's issued share capital. The group reduced its stake in Tencent from 26% to 25%, for total proceeds of US\$4.0bn of which US\$56m was receivable at 30 September 2023. The group recognised a gain on partial disposal of US\$2.9bn, including a reclassification of accumulated foreign currency translation losses of US\$65m. Proceeds from this disposal are used to fund the group's share repurchase programme.
- b. During the current period, the group sold operations of the OLX business unit for total proceeds of US\$181m of which US\$143m was received by 30 September 2023. The loss on disposal, including the reclassification of accumulated foreign currency translation losses, was not material.

18. Non-controlling interest transactions

The Prosus group represents the majority of Naspers' NAV as it comprises the international ecommerce and internet assets, including the investment in Tencent.

In September 2023, the group removed the complexity of the cross-holding structure by undertaking a number of key transaction steps with its shareholders.

From June 2022, Prosus and Naspers began an open-ended share repurchase programme. During the current period, Prosus repurchased 57 616 849 ordinary shares N. Naspers repurchased 10 310 684 Naspers N ordinary shares and sold 24 358 880 Prosus ordinary shares N.

Following the removal of the cross-holding structure between Naspers and Prosus and the share repurchase programme, the group's effective interest in Prosus is 43.32% (2022: 43.30% and 31 March 2023: 43.54%). Accordingly, the 56.68% (2022: 56.70% and 31 March 2023: 56.46%) interest in Prosus held by free-float shareholders represents a significant non-controlling interest of the group.

NASPERS

18. Non-controlling interest transactions continued

The cancellation of the cross-holding structure and the group's sale and repurchase of Prosus ordinary shares N impacted the Prosus free-float economic interest in the group. The transactions were accounted for as equity transactions because the change in effective interest had no impact on the control structure of the group. The change in the Prosus free-float effective interest resulted in a US\$2.8bn decrease in non-controlling interest and a US\$1.1bn decrease in the 'Existing control business combination reserve' in equity.

The Prosus group prepares its own condensed consolidated interim financial results, which are reported to its shareholders in accordance with its listing obligations on the Euronext Amsterdam. More information on Prosus' results is available at https://www.prosus.com.

The summarised financial information contained below relates to subsidiaries of the group that are considered to have significant non-controlling interests:

	Prosus N.V.			
	Six months	Year		
	ended	ended		
	30 September	31 March		
	2023	2023		
	US\$'m	US\$'m		
Summarised consolidated statement of financial position				
Non-current assets	37 626	41 707		
Current assets	22 452	23 371		
Total assets	60 078	65 078		
Non-current liabilities	15 721	16 048		
Current liabilities	4 348	4 405		
Total liabilities	20 069	20 453		
Accumulated non-controlling interests	22 661	25 609		
Summarised consolidated income statement				
Revenue from continuing operations	2 556	4 947		
Net profit for the period	3 381	10 112		
Other comprehensive loss for the period	(4 153)	(4 804)		
Total comprehensive (loss)/income attributable				
to equity holders	(772)	5 308		
Total comprehensive income/(loss) attributable to non-		((0.0)		
controlling interests	(6)	(100)		
Dividends payable/paid to non-controlling interests	(105)	(102)		
Dividends declared by subsidiaries	184	191		
Summarised consolidated statement of cash flows				
Cash flows generated from/(utilised in) operating activities	904	(120)		
Cash flows (utilised in)/generated from investing activities	(2 721)	12 643		
Cash flows utilised in financing activities	(4 565)	(12 451)		

19. Financial instruments

The group's activities expose it to a variety of financial risks such as market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The condensed consolidated interim financial statements do not include all financial risk management information and disclosures as required in the annual consolidated financial statements and should be read in conjunction with the group's risk management information disclosed in note 42 of the consolidated financial statements, published in the integrated annual report of Naspers for the year ended 31 March 2023. There have been no material changes in the group's credit, liquidity or market risks, or key inputs used in measuring fair value since 31 March 2023.

The fair values of the group's financial instruments that are measured at fair value at each reporting period, are categorised as follows:

	Carrying value US\$'m	Quoted prices in active markets for identical assets or liabilities (level 1) US\$'m	Significant other observable inputs (level 2) US\$'m	Significant unobservable inputs (level 3) USS'm
Assets				
Financial assets at fair value through other comprehensive income	6 089	5 039	_	1 050
Financial assets at fair value through	40	1		44
profit or loss	42	1		41
Cash and cash equivalents ¹	200	_	200	-
Forward exchange contracts	3	_	3	—
Liabilities				
Forward exchange contracts	4	-	4	-
Earn-out obligations	10	-	-	10
Derivatives embedded in leases	1	-	-	1

Fair value measurements at 30 September 2023 using:

1 Relates to short-term bank deposits which are money market funds held with major banking groups and high-quality institutions that have AAA money market fund credit ratings from internationally recognised rating agencies.

19. Financial instruments continued

Fair value measurements at 31 March 2023 using:

	Carrying value US\$'m	Quoted prices in active markets for identical assets or liabilities (level 1) US\$'m	Significant other observable inputs (level 2) US\$'m	Significant unobservable inputs (level 3) US\$´m
Assets				
Financial assets at fair value through other comprehensive income	7 329	6 044	_	1 285
Financial assets at fair value through profit or loss	34	4	_	30
Forward exchange contracts	5	_	5	_
Cash and cash equivalents ¹	447	_	447	_
Liabilities				
Forward exchange contracts	2	_	2	_
Earn-out obligations	109	-	_	109

1 Relates to short-term bank deposits which are money market funds held with major banking groups and high-quality institutions that have AAA money market fund credit ratings from internationally recognised rating agencies.

There was no transfer from level 2 to level 1 (31 March 2023: US\$nil) and no transfer from level 3 to level 1 (31 March 2023: a transfer of US\$1m). There was a transfer of US\$12m from level 3 to an investment in associate (31 March 2023: a transfer of US\$622m to level 3 due to investments in associates that lost significant influence during the year). There were no significant changes to the valuation techniques and inputs used in measuring fair value.

Valuation techniques and key inputs used to measure significant level 2 and level 3 fair values

Level 2 fair value measurements

Forward exchange contracts – in measuring the fair value of forward exchange contracts, the group makes use of market observable quotes of forward foreign exchange rates on instruments that have a maturity similar to the maturity profile of the group's forward exchange contracts. Key inputs used in measuring the fair value of forward exchange contracts include: current spot exchange rates, market forward exchange rates and the term of the group's forward exchange contracts.

19. Financial instruments continued

Valuation techniques and key inputs used to measure significant level 2 and level 3 fair values continued

Level 2 fair value measurements continued

Cash and cash equivalents – relate to short-term bank deposits which are money market funds held with major banking groups and high-quality institutions that have AAA money market fund credit ratings from internationally recognised rating agencies. The fair value of these deposits is determined by the amounts deposited and the gains or losses generated by the funds as detailed in the statements provided by these institutions. The gains/losses are recognised in the income statement.

Financial assets at fair value - relate to a contractual right to receive shares or cash. The fair value is based on a listed share price on the date the transaction was entered into.

Level 3 fair value measurements

Financial assets at fair value – relate predominantly to unlisted equity investments. The fair value of unlisted equity investments is based on either the most recent funding transactions for these investments, a discounted cash flow calculation (DCF) or a market approach using market multiples. At 30 September 2023, the group used the DCF valuations at 31 March 2023 as there were no significant changes in the underlying equity investments that suggested that the fair value had changed, except for an unlisted equity investment in the Edtech segment. For this investment, a market approach was used to determine its fair value at 30 September 2023 due to the limited available recent financial information. The market approach applied historical financial information to a revenue multiple relative to that of a publicly traded peer group.

Derivatives contained in lease agreements – relate to foreign currency forwards embedded in lease contracts. The fair value of the derivatives is based on forward foreign exchange rates that have a maturity similar to the lease contracts and the contractually specified lease payments.

Earn-out obligations - relate to amounts that are payable to the former owners of businesses now controlled by the group, provided that contractually stipulated post-combination performance criteria are met. These are remeasured to fair value at the end of each reporting period. Key inputs used in measuring fair value include: current forecasts of the extent to which management believes performance criteria will be met, discount rates reflecting the time value of money and contractually specified earn-out payments.

Instruments not measured at fair value for which fair value is disclosed

Level 2 - the fair values of the publicly traded bonds have been determined with reference to the listed prices of the instruments at the reporting date. As the instruments are not actively traded, this is a level 2 disclosure.

19. Financial instruments continued

Valuation techniques and key inputs used to measure significant level 2 and level 3 fair values continued

30 September 2023

31 March 2023

Instruments not measured at fair value for which fair value is disclosed continued The following table shows a reconciliation of the group's level 3 financial instruments:

	Financial assets at FVOCI ¹ US\$'m	Financial assets at FVPL ² US\$'m	Earn-out obli- gations US\$'m	Derivatives embedded in leases US\$'m
Balance at 1 April 2023	1 285	30	(109)	_
Additions	73	11	_	1
Total gains/(losses) recognised in the				
income statement	_	_	99	_
Total gains/(losses) recognised in				
other comprehensive income	(289)	_	_	_
Settlements/disposals	(5)	_	_	_
Transfers to investments in associates	(14)	_	_	-
Balance at 30 September 2023	1 050	41	(10)	1

	Financial assets at FVOCI ¹ US\$'m	Financial assets at FVPL ² US\$'m	Earn-out obli- gations US\$'m	Derivatives embedded in leases US\$'m
Balance at 1 April 2022	773	45	(20)	9
Additions	38	41	(96)	-
Total (losses)/gains recognised in the				
income statement	—	(12)	7	-
Total losses recognised in other				
comprehensive income	(80)	_	-	_
Settlements/disposals	(65)	(35)	_	(9)
Transfers from investments in associates	622	_	_	
Transfer to held for sale	_	(9)	_	_
Foreign currency translation effects	(3)	-	_	-
Balance at 31 March 2023	1 285	30	(109)	-

1 Financial assets at fair value through other comprehensive income.

2 Financial assets at fair value through profit or loss.

19. Financial instruments continued

Valuation techniques and key inputs used to measure significant level 2 and level 3 fair values continued

Instruments not measured at fair value for which fair value is disclosed continued

The carrying value of financial instruments is a reasonable approximation of their fair values, except for the publicly traded bonds detailed below:

	30 Septemb	30 September 2023		2023
	Carrying	, ,		Fair
Financial liabilities	value US\$'m	value US\$'m	value US\$'m	value US\$'m
Publicly traded bonds	15 229	11 245	15 377	12 009

The fair values of the publicly traded bonds have been determined with reference to the listed prices of the instruments at the end of the reporting period. The fair values of the publicly traded bonds are level 2 financial instruments. The publicly traded bonds are listed on the Irish Stock Exchange (Euronext Dublin).

20. Related party transactions and balances

The group entered into various related party transactions in the ordinary course of business with a number of related parties, including equity-accounted investments. Transactions that are eliminated on consolidation as well as gains or losses eliminated through the application of the equity method are not included. The transactions and balances with related parties are summarised below:

	Six months ended 30 September	Year ended 31 March	
	2023 US\$'m	2023 US\$'m	
Sale of goods and services to related parties ¹			
Skillsoft Corp	_	8	
Bom Negócio Atividades de Internet Limitada (OLX Brasil)	13	28	
Various other related parties	-	2	
	13	38	

1 The group receives revenue from a number of its related parties in connection with service agreements. The nature of these related party relationships is that of equity-accounted investments.

20. Related party transactions and balances continued

The balances of advances, deposits, receivables and payables between the group and related parties are as follows:

	Six months ended 30 September	Year ended 31 March
	2023 US\$'m	2023 US\$'m
Loans and receivables ¹		
Bom Negócio Atividades de Internet Limitada (OLX Brasil) ²	162	150
Inversiones CMR S.A.S.	1	1
GoodGuyz Investments B.V.	6	6
Silvergate Capital Corporation	2	2
Various other related parties	10	17
Less: Allowance for impairment of loans and receivables $^{\scriptscriptstyle 3}$	-	—
Total related party receivables	181	176
Less: Non-current portion of related party receivables	(168)	(143)
Current portion of related party receivables	13	33

1 The group provides services and loan funding to a number of its related parties. The nature of these related party relationships is that of equity-accounted investments.

2 The loan is repayable by October 2035 and interest is charged annually at SELIC + 2%.

3 Impairment allowance for related parties is based on a 12-month expected credit loss model and was not material.

Purchases of goods and services from related parties amounted to US\$1m (2022: US\$2m and 31 March 2023: US\$3m), amounts payable to related parties amounted to US\$6m (2022: US\$8m and 31 March 2023: US\$6m). These amounts are not considered significant and relate to various related parties, most of which are equity-accounted investments of the group.

Executive leadership and board changes

56

On 18 September 2023, the group announced that Bob van Dijk stepped down as chief executive and executive director of the boards. We thank him for his leadership. Ervin Tu has been appointed as interim chief executive. Bob will assist in the transition and will remain as a consultant to the boards, ending his consulting arrangement on 30 September 2024.

Remuneration for directors and key management will be disclosed in the remuneration report for the year ended 31 March 2024, including Bob's remuneration. Ervin's remuneration remains unchanged as a result of his interim appointment.

21. Events after the reporting period

As part of the open-ended share repurchase programme, Prosus acquired 33 763 633 Prosus ordinary shares N for US\$1.0bn and Naspers acquired 2 608 759 Naspers N ordinary shares for US\$438m between October and 24 November 2023. Furthermore, Naspers disposed of 14 201 281 Prosus ordinary shares N for US\$428m between October and 24 November 2023. The group will account for this transaction in the same manner that it was accounted for in the year ended 30 September 2023.

The group sold 26 217 600 shares of Tencent Holdings Limited (Tencent) between October and 24 November 2023, yielding US\$1.0bn in proceeds. An accurate estimate for the gain on disposal of these shares cannot be made until the corresponding equity-accounted results for the period have been finalised.

To the shareholders of Naspers Limited

We have reviewed the condensed consolidated interim financial statements of Naspers Limited, as set out on pages 13 to 57, which comprise the condensed consolidated statement of financial position as at 30 September 2023 and the condensed consolidated income statement, statements of comprehensive income, changes in equity and cash flows for the six months then ended, and selected explanatory notes.

Directors' Responsibility for the Interim Financial Statements

The directors are responsible for the preparation and presentation of these interim financial statements in accordance with the International Financial Reporting Standard, (IAS) 34 Interim Financial Reporting, the SAICA Financial Reporting Guides, as issued by the Accounting Practices Committee and Financial Pronouncements as issued by the Financial Reporting Standards Council 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 interim financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express a conclusion on these interim financial statements. We conducted our review in accordance with International Standard on Review Engagements (ISRE) 2410, Review of Interim Financial Information Performed by the Independent Auditor of the Entity. ISRE 2410 requires us to conclude whether anything has come to our attention that causes us to believe that the interim financial statements are not prepared in all material respects in accordance with the applicable financial reporting framework. This standard also requires us to comply with relevant ethical requirements.

A review of interim financial statements in accordance with ISRE 2410 is a limited assurance engagement. We perform procedures, primarily consisting of making inquiries of management and others within the entity, as appropriate, and applying analytical procedures, and evaluate the evidence obtained.

The procedures in a review are substantially less than and differ in nature from those performed in an audit conducted in accordance with International Standards on Auditing. Accordingly, we do not express an audit opinion on these financial statements.

Other Matters

The consolidated financial statements of Naspers Limited for the year ended 31 March 2023 were audited by another auditor who expressed an unmodified opinion on those statements on 26 June 2023.

The condensed consolidated interim financial statements of Naspers Limited for the six months ended 30 September 2022 were reviewed by another auditor who expressed an unmodified conclusion on those statements on 22 November 2022.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the condensed consolidated interim financial statements of Naspers Limited for the six months ended 30 September 2023 are not prepared, in all material respects, in accordance with the International Financial Reporting Standard, (IAS) 34 Interim Financial Reporting, the SAICA Financial Reporting Guides as issued by the Accounting Practices Committee and Financial Pronouncements as issued by the Financial Reporting Standards Council and the requirements of the Companies Act of South Africa.

Deloitte & Touche

Registered Auditor Per: James Welch Partner

28 November 2023

5 Magwa Crescent Waterfall City Waterfall 2090

A. Non-IFRS financial measures and alternative performance measures A.1 Core headline earnings

Core headline earnings, a non-IFRS performance measure, represent headline earnings for the period, excluding certain non-operating items. Specifically, headline earnings are adjusted for the following items to derive core headline earnings: (i) equity-settled share-based payment expenses on transactions where there is no cash cost to the group. These include those relating to sharebased incentive awards settled by issuing treasury shares as well as certain share-based payment expenses that are deemed to arise on shareholder transactions; (ii) subsequent fair value remeasurement of cash-settled share-based incentive expenses; (iii) cash-settled share-based compensation expenses deemed to arise from shareholder transactions by virtue of employment; (iv) deferred taxation income recognised on the first-time recognition of deferred tax assets as this generally relates to multiple prior periods and distorts current period performance; (v) fair value adjustments on financial and unrealised currency translation differences, as these items obscure our underlying operating performance; (vi) once-off gains and losses (including acquisition-related costs) resulting from acquisitions and disposals of businesses as these items relate to changes in our composition and are not reflective of our underlying operating performance; and (vii) the amortisation of intangible assets recognised in business combinations and acquisitions. These adjustments are made to the earnings of businesses controlled by the group, as well as our share of earnings of associates and joint ventures, to the extent that the information is available.

	Six montl 30 Sep		Year ended 31 March
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Headline earnings from continuing operations (refer to note 7) Adjusted for:	593	60	299
Equity-settled share-based payment expenses Remeasurement of cash-settled share-based incentive	220	347	629
expenses	(9)	(113)	(129)
Tax adjustment	6	6	6
Amortisation of other intangible assets	109	150	290
Fair value adjustments and currency translation		0	
differences	(46)	8	(6)
Retention option expense	(27)	(6)	10
Transaction-related costs	20	4	39
Core headline earnings from continuing operations	866	456	1 138
Per share information for the period			
Core headline earnings per ordinary share (US cents) ¹	454	214	546
Diluted core headline earnings per ordinary share			
(US cents) ²	430	194	466
Net number of ordinary shares issued ('000)			
Weighted average for the period	190 616	213 400	208 404
Diluted weighted average	190 806	213 400	208 492

Reconciliation of core headline earnings

1 Core headline earnings per share are based on the weighted average number of shares taking into account the impact of the removal of the group's cross-holding structure in the current and prior period.

2 The diluted core headline earnings per share include a decrease of US\$46m (2022: US\$43m and 31 March 2023: US\$166m) relating to the future dilutive impact of potential ordinary shares issued by equity-accounted investees.

NASPERS

Other information to the condensed consolidated interim financial statements continued

for the six months ended 30 September 2023

A. Non-IFRS financial measures and alternative performance measures continued

A.1 Core headline earnings continued

Reconciliation of core headline earnings continued

	Six month 30 Sept	Year ended 31 March	
	2023 US\$'m	2022 US\$'m	2023 US\$'m
Headline earnings from discontinued operation (refer to note 7)	(57)	(7)	(50)
Adjusted for:			
Remeasurement of cash-settled share-based incentive expenses	(1)	(14)	(18)
Amortisation of other intangible assets	-	5	4
Fair value adjustments and currency translation differences	2	8	(25)
Retention option expense	_	_	_
Transaction-related costs	4	-	_
Core headline earnings from discontinued operation	(52)	(8)	(89)
Per share information for the period			
Core headline earnings per ordinary share (US cents)	(27)	(4)	(43)
Diluted core headline earnings per ordinary share (US cents) $^{\!\!\!1}$	(27)	(4)	(43)
Net number of ordinary shares issued ('000)			
Weighted average for the period	190 616	213 400	208 404
Diluted weighted average	190 806	213 400	208 492

1 The diluted core headline earnings per share include a decrease of US\$nil (2022: US\$27m and 31 March 2023: US\$nil) relating to the future dilutive impact of potential ordinary shares issued by equity-accounted investees.

Other information to the condensed consolidated interim financial statements continued

for the six months ended 30 September 2023

A. Non-IFRS financial measures and alternative performance measures continued

A.1 Core headline earnings continued

Equity-accounted results

The group's equity-accounted investments contributed to the condensed consolidated report as follows:

		Six months ended 30 September		
	2023 US\$'m	2022 US\$'m	2023 US\$'m	
Share of equity-accounted results from				
continuing operations	1 153	1 060	5 176	
Sale of assets	1	3	5	
Gains on acquisitions and disposals	25	(1 823)	(5 875)	
Impairment of investments	(14)	783	1 919	
Contribution to headline earnings from				
continuing operations	1 165	23	1 225	
Amortisation of other intangible assets	229	335	641	
Equity-settled share-based payment expenses	500	803	1 440	
Fair value adjustments and currency translation differences	115	291	(75)	
Acquisition-related costs	16	34	62	
Contribution to core headline earnings from				
continuing operations	2 025	1 486	3 293	
Tencent	2 285	2 098	4 326	
Delivery Hero	(103)	(206)	(374)	
Other	(157)	(406)	(659)	
Attributable to:				
Equity holders of the group	883	633	1 418	
Non-controlling interest	1 142	853	1 875	

The group applies an appropriate lag period of not more than three months in reporting the results of equity-accounted investments.

A. Non-IFRS financial measures and alternative performance measures continued A.2 Growth in local currency, excluding acquisitions and disposals

The group applies certain adjustments to segmental revenue and trading profit reported in the condensed consolidated interim financial statements to present the growth in such metrics in local currency, excluding the effects of changes in the composition of the group. Such underlying adjustments provide a view of the company's underlying financial performance that management believes is more comparable between periods by removing the impact of changes in foreign exchange rates, hyperinflation adjustments and changes in the composition of the group on its results. Such adjustments are referred to herein as 'growth in local currency, excluding acquisitions and disposals'. The group applies the following methodology in calculating growth in local currency, excluding acquisitions and disposals:

» Foreign exchange/constant currency adjustments have been calculated by adjusting the current period's results to the prior period's average foreign exchange rates, determined as the average of the monthly exchange rates for that period. The local currency financial information quoted is calculated as the constant currency results arrived at using the methodology outlined above, compared to the prior period's actual IFRS results. The relevant average exchange rates (relative to the US dollar) used for the group's most significant functional currencies, were:

Six months ended
30 September

Currency (1FC = US\$)	2023	2022
South African rand (ZAR)	0.0533	0.0602
Euro (EUR)	1.0836	1.0297
Chinese yuan renminbi (RMB)	0.1396	0.1473
Brazilian real (BRL)	0.2031	0.1952
Indian rupee (INR)	0.0121	0.0127
Polish zloty (PLN)	0.2403	0.2184
British pound sterling (GBP)	1.2566	1.2028
Turkish lira (TRY)	0.0407	0.0585
Hungarian forint (HUF)	0.0029	0.0026

» Adjustments made for changes in the composition of the group relate to acquisitions, mergers and disposals of subsidiaries and equity-accounted investments, as well as to changes in the group's shareholding in its equity-accounted investments. For acquisitions, adjustments are made to remove the revenue and trading profit/(loss) of the acquired entity from the current reporting period and in subsequent reporting periods to ensure that the current reporting period and the comparative reporting period contain revenue and trading profit/(loss) information relating to the same number of months. For mergers, adjustments are made to include a portion of the prior period's revenue and trading profit/(loss) of the entity acquired as a result of a merger. For disposals, adjustments are made to remove the revenue and trading profit/(loss) of the disposed entity from the previous reporting period to the extent that there is no comparable revenue or trading profit/(loss) information in the current period, to ensure that the previous reporting period does not contain revenue and trading profit/(loss) information relating to the orthore the revenue and trading profit/(loss) of the disposed entity from the previous reporting period does not contain revenue and trading profit/(loss) information relating to the disposed business.

Core headline earnings and the growth in local currency, excluding acquisitions and disposals, are the responsibility of the board of directors of the group. The information has been compiled in terms of the JSE Listings Requirements and Guide on Pro Forma Financial Information issued by SAICA. The auditor, Deloitte & Touche, has issued an ISAE 3420 Assurance Engagements to Report on the Compilation of Pro Forma Financial Information and their unmodified report is included on page 67.

NASPERS

Other information to the condensed consolidated interim financial statements continued

for the six months ended 30 September 2023

A. Non-IFRS financial measures and alternative performance measures continued A.2 Growth in local currency, excluding acquisitions and disposals continued

The following significant changes in the composition of the group during the respective reporting periods have been adjusted for in arriving at the pro forma financial information:

For the six months 1 April 2023 to 30 September 2023

Transaction	Basis of accounting	Reportable segment	Acquisition/ Disposal
		Social and internet	
Dilution of the group's interest in Tencent	Associate	platforms	Disposal
Dilution of the group's interest in EMPG	Associate	Ecommerce	Disposal
Dilution of the group's interest in OfferUp	Associate	Ecommerce	Disposal
Disposal of the group's interest in Oda	Associate	Ecommerce	Disposal
Dilution of the group's interest in Flink	Associate	Ecommerce	Disposal
Disposal of the group's interest in iFood Colombia	Associate	Ecommerce	Disposal
Disposal of the group's interest in PayU Russia	Subsidiary	Ecommerce	Disposal
Acquisition of the group's interest in Ding	Subsidiary	Ecommerce	Acquisition
Step-up in the group's interest in Flip, together with the impact of the lag-period catch-up adjustment	Subsidiary	Ecommerce	Acquisition/Disposal
Increase in the group's interest in Delivery Hero	Associate	Ecommerce	Acquisition
Increase in the group's interest in Swiggy	Associate	Ecommerce	Acquisition
Increase/dilution in the group's interest in Emicotransit	Associate	Ecommerce	Acquisition/Disposal
Increase/dilution in the group's interest in ElasticRun	Associate	Ecommerce	Acquisition/Disposal
Acquisition of the group's interest in Azos	Associate	Ecommerce	Acquisition
Increase in the group's interest in PharmEasy	Associate	Ecommerce	Acquisition
Acquisition of the group's interest in Planet24	Associate	Ecommerce	Acquisition
Acquisition of the group's interest in Alwans	Associate	Ecommerce	Acquisition
Increase in the group's interest in Captain Fresh	Associate	Ecommerce	Acquisition
Increase in the group's interest in Sangvhi Beauty	Associate	Ecommerce	Acquisition
Increase/dilution in the group's interest in Bux	Associate	Ecommerce	Acquisition/Disposal
Increase/dilution in the group's interest in Klar	Associate	Ecommerce	Acquisition/Disposal
Dilution of the group's interest in Remitly	Associate	Ecommerce	Disposal
Increase in the group's interest in FinWizard	Associate	Ecommerce	Acquisition
Loss of control of the group's interest in Udemy	Associate	Ecommerce	Disposal
Loss of control of the group's interest in BYJU'S	Associate	Ecommerce	Disposal
Dilution of the group's interest in Skillsoft	Associate	Ecommerce	Disposal

The net adjustment made for all acquisitions and disposals on continuing operations that took place during the period ended 30 September 2023 amounted to a negative adjustment of US\$1.3bn on revenue and a negative adjustment of US\$147m on trading profit. The group composition disposal adjustments include the impact of a change in revenue recognition related to iFood.

A. Non-IFRS financial measures and alternative performance measures continued A.2 Growth in local currency, excluding acquisitions and disposals continued

The adjustments to the amounts, reported in terms of IFRS, that have been made in arriving at the pro forma financial information are presented in the table below:

			Six mo	nths ende	d 30 Sep	otember		
	2022	2023	2023	2023	2023	2023	2023	2023
	A	В	С	D	E	F ²	G ³	H ⁴
	IFRS 81 US\$'m	Group composition disposal adjustment U\$\$'m	Group composition acquisition adjustment US\$'m	Foreign currency adjustment US\$'m	Local currency growth US\$'m	IFRS 81 US\$'m	Local currency growth % change	IFRS 8 % change
Continuing operations								
Revenue								
Ecommerce	4 631	(290)	179	58	731	5 309	17	15
Classifieds ^{5, 6} Food Delivery ⁷ Payments and	368 1 911	(3) (129)	 160	17 94	84 408	466 2 444	23 23	27 28
Fintech Edtech Etail Other	480 334 1 236 302	(7) (141) 3 (13)	1 — 8 10	(45) 1 (2) (7)	162 17 72 (12)	591 211 1 317 280	34 9 6 (4)	23 (37) 7 (7)
Social and internet platforms	11 309	(1 156)	_	(594)	1 116	10 675	11	(6)
Tencent	11 309	(1 156)	_	(594)	1 116	10 675	11	(6)
Media Corporate	111	(3)	_	(12)	(9)	87	(8)	(22)
segment	-	_	-	_	-	_	-	—
Intersegmental	(2)		_	_	1	(1)	(50)	50
Economic interest from continuing operations	16 049	(1 449)	179	(548)	1 839	16 070	13	_
Discontinued operations ^{5, 6}	1 511	(625)	_	(93)	(175)	618	(20)	(59)
Group economic interest	17 560	(2 074)	179	(641)	1 664	16 688	11	(5)

1 Figures presented on an economic-interest basis as per the segmental review.

2 A + B + C + D + E. 3 [E/(A + B)] x 100. 4 [(F/A) - 1] x 100.

5 From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately. Subsequent to the group's decision to exit this Russian business, Avito was presented as a discontinued operation up until the date of disposal.

6 From 1 March 2023, following the group's decision to exit the OLX Autos business unit, its operations disposed, classified as held for sale or closed down by 30 September 2023, were presented as a discontinued operation. The OLX Autos business unit is a separate major line of business business of the distinct nature of the business and its contribution to the operational performance of the group.

7 From 1 April 2023, iFood changed its revenue recognition from a gross basis to a net basis as a result of a change in the services rendered to its customers. Refer to note 3.

A. Non-IFRS financial measures and alternative performance measures continued A.2 Growth in local currency, excluding acquisitions and disposals continued

The adjustments to the amounts, reported in terms of IFRS, that have been made in arriving at the pro forma financial information are presented in the table below:

	2022	2023	Six mor 2023	n <mark>ths ende</mark> 2023	d 30 Sep	tember 2023	2023	2023
	2022 A	2023 B	2025 C	2013 D	2025 E	2025 F ²	2025 G ³	2023 H ⁴
	IFRS 81 US\$'m	Group composition disposal adjustment US\$'m	Group composition acquisition adjustment US\$'m	Foreign currency adjustment US\$'m	Local currency growth US\$'m	IFRS 81 US\$'m	Local currency growth % change	IFRS 8 % change
Continuing operations								
Trading profit	(000)	400	(4.4)	7	110	(0.40)		70
Ecommerce	(820)	122	(14)	3	460	(249)	66	70
Classifieds ^{5, 6} Food Delivery ⁷ Payments and	33 (381)	22	(10)	7	70 214	110 (155)	>100 60	>100 59
Fintech Edtech Etail Other	(97) (178) (51) (146)	1 91 - 8	(2) - - (2)	(2) (1) (1)	66 24 25 61	(34) (64) (27) (79)	69 28 49 44	65 64 47 46
Social and internet platforms	2 497	(255)	_	(159)	792	2 875	35	15
Tencent	2 497	(255)	_	(159)	792	2 875	35	15
Media	3	-	_	_	(3)	_	(100)	(100)
Corporate segment	(98)	_	_	1	12	(85)	12	13
Intersegmental	-	-	-	-	-	-	-	-
Economic interest from continuing operations	1 582	(133)	(14)	(155)	1 261	2 541	87	61
Discontinued operations ^{5, 6}	17	(193)	_	9	52	(115)	(30)	>(100)
Group economic interest	1 599	(326)	(14)	(146)	1 313	2 426	>100	52

1 Figures presented on an economic-interest basis as per the segmental review.

2 A + B + C + D + E. 3 [E/(A + B)] x 100.

5 From 1 April 2022, following the separation from the OLX Group, the CODM reviewed the financial results of Avito separately. Subsequent to the group's decision to exit this Russian business, Avito was presented as a discontinued operation until the date of disposal.

4 [(F/A) - 1] x 100.

6 From 1 March 2023, following the group's decision to exit the OLX Autos business unit, its operations disposed, classified as held for sale or closed down by 30 September 2023 were presented as a discontinued operation. The OLX Autos business unit is a separate major line of business both in terms of the distinct nature of the business and its contribution to the operational performance of the group.

7 From 1 April 2023, iFood changed its revenue recognition from a gross basis to a net basis as a result of a change in the services rendered to its customers. Refer to note 3.

To the Directors of Naspers

Dear Sirs/Mesdames

We have completed our assurance engagement to report on the compilation of pro forma financial information of Naspers Limited ("the company" or "the Group") by the directors. The pro forma financial information, as set out in the "Condensed Consolidated Interim Financial Statements for the six months ended 30 September 2023" ("Condensed Results") to be dated on 28 November 2023, consists of pro forma information included in the following tables under the Non-IFRS Financial Measures and Alternative Performance Measures section and described in notes A1 and A2 of the Condensed Consolidated Interim Financial Statements as at 30 September 2023:

- » Core Headline Earnings a measure of core headline earnings, a reconciliation between headline earnings and core headline earnings and the contribution of equity accounted investments to core headline earnings (core headline earnings measures) as at 30 September 2023; and
- » Growth in local currency excluding acquisitions and disposals the impact of foreign currency, excluding current period acquisitions and disposals, to reflect the constant currency with the prior period (organic growth figures).

The pro forma financial information has been compiled on the basis of the applicable criteria specified in the JSE Limited (JSE) Listings Requirements.

The pro forma financial information has been compiled by the directors to illustrate the Group's performance for Half Year 1 (period 1 April 2023 to 30 September 2023) as well as the comparatives for the same period in the prior year. The purpose of pro forma financial information, included in the specified tables in the Condensed report under the Non-IFRS Measures section, is solely to provide a more meaningful assessment of the Group's performance for the year.

As part of this process, information about the Group's financial performance has been extracted by the directors from the condensed interim financial statements for the interim period ended 30 September 2023, on which an auditor's report was issued on 28 November 2023 and contained an unmodified review conclusion.

Directors' Responsibility for the Pro Forma Financial Information

The directors are responsible for compiling the pro forma financial information on the basis of the applicable criteria specified in the JSE Listings Requirements and described in notes A1 and A2 of the Condensed Consolidated Interim Financial Statements as at 30 September 2023.

Our Independence and Quality Management

We have complied with the independence and other ethical requirements of the Code of Professional Conduct for Registered Auditors issued by the Independent Regulatory Board for Auditors (IRBA Code), which is founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour. 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).

The firm applies the International Standard on Quality Management 1, Quality Management for Firms that Perform Audits or Reviews of Financial Statements, or Other Assurance or Related Services Engagements, which requires the firm to design, implement and operate a system of quality management, including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Reporting Accountant's Responsibility

Our responsibility is to express an opinion about whether the pro forma financial information has been compiled, in all material respects, by the directors on the basis specified in the JSE Listings Requirements based on our procedures performed.

NASPERS

Independent Reporting Accountant's Assurance Report on the compilation of Pro Forma Financial Information included in these condensed consolidated financial statements continued

We conducted our engagement in accordance with the International Standard on Assurance Engagements (ISAE) 3420, Assurance Engagements to Report on the Compilation of Pro Forma Financial Information Included in the Condensed Audited Consolidated Results which is applicable to an engagement of this nature. This standard requires that we comply with ethical requirements and plan and perform our procedures to obtain reasonable assurance about whether the pro forma financial information has been compiled, in all material respects, on the basis specified in the JSE Listings Requirements.

For purposes of this engagement, we are not responsible for updating or reissuing any reports or opinions on any historical financial information used in compiling the pro forma financial information, nor have we, in the course of this engagement, performed an audit or review of the financial information used in compiling the pro forma financial information.

The purpose of pro forma financial information is solely to separately present a measure of core headline earnings, a reconciliation between headline earnings and core headline earnings and the contribution of equity accounted investments to core headline earnings (core headline earnings measures) as at 30 September 2023 and to present the impact of foreign currency, excluding current period acquisitions and disposals, to reflect the constant currency with the prior period (organic growth figures) on certain earnings measures as at 30 September 2023.

We do not provide any assurance that the actual results for the period of Half Year 1 (period 1 April 2023 to 30 September 2023) would have been as presented.

A reasonable assurance engagement to report on whether the pro forma financial information has been compiled, in all material respects, on the basis of the applicable criteria involves performing procedures to assess whether the applicable criteria used in the compilation of the pro forma financial information provides a reasonable basis for presenting the significant effects directly attributable to the transaction or event, and to obtain sufficient appropriate evidence about whether:

- » The related pro forma adjustments give appropriate effect to those criteria; and
- » The pro forma financial information reflects the proper application of those adjustments to the unadjusted financial information.

Our procedures selected depend on our judgment, having regard to our understanding of the nature of the company, the corporate action or event in respect of which the pro forma financial information has been compiled, and other relevant engagement circumstances.

Our engagement also involves evaluating the overall presentation of the pro forma financial information.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Opinion

In our opinion, the pro forma financial information has been compiled, in all material respects, on the basis of the applicable criteria specified by the JSE Listings Requirements and described in notes A1 and A2 of the Condensed Consolidated Interim Financial Statements as at 30 September 2023.

Deloitte & Touche

Registered Auditor Per: James Welch Partner

28 November 20235 Magwa Crescent, Waterfall City, Waterfall 2090

68

Naspers Limited

Incorporated in the Republic of South Africa (Registration number: 1925/001431/06) (Naspers) JSE share code: NPN ISIN: ZAE000325783

Directors

JP Bekker (chair), S Dubey, HJ du Toit, CL Enenstein, M Girotra, RCC Jafta, AGZ Kemna, FLN Letele, D Meyer, R Oliveira de Lima, SJZ Pacak, V Sgourdos, MR Sorour, JDT Stofberg, Y Xu

Company secretary

Lynelle Bagwandeen Suite 15, Third floor 116 Oxford Road Houghton Estate Johannesburg 2196 South Africa cosec@naspers.com

Registered office

40 Heerengracht Cape Town 8001 PO Box 2271 Cape Town 8000 South Africa Tel: +27 (0)21 406 2121 Fax: +27 (0)21 406 3753

Transfer secretaries

JSE Investor Services Proprietary Limited (Registration number: 2000/007239/07) PO Box 10462 Johannesburg 2000 South Africa Tel: +27 (0)86 140 0110/+27 (0)11 029 0253

Sponsor

Investec Bank Limited (Registration number: 1969/004763/06) PO Box 785700 Sandton 2146 South Africa Tel: +27 (0)11 286 7326/+27 (0)11 286 9986

Auditor

Deloitte & Touche 5 Magwa Crescent Waterfall City Waterfall 2090 South Africa

Attorneys

Werksmans Inc. PO Box 1474 Cape Town 8000 South Africa

Webber Wentzel (in alliance with Linklaters) PO Box 61771 Marshalltown 2107 South Africa

Investor relations

Eoin Ryan InvestorRelations@naspers.com Tel: +1 347 210 4305

ADR programme

Bank of New York Mellon maintains a GlobalBuyDIRECTSM plan for Naspers Limited. For additional information, please visit Bank of New York Mellon's website at www.globalbuydirect.com or call Shareholder Relations at 1-888-BNY-ADRS or 1-800-345-1612 or write to: Bank of New York Mellon, Shareholder Relations Department – GlobalBuyDIRECTSM Church Street Station PO Box 11258 New York NY 10286-1258 USA

Forward-looking statements

70

This report contains forward-looking statements as defined in the United States Private Securities Litigation Reform Act of 1995 concerning our financial condition, results of operations and businesses. These forward-looking statements are subject to a number of risks and uncertainties, many of which are beyond our control and all of which are based on our current beliefs and expectations about future events. Forward-looking statements are typically identified by the use of forward-looking terminology such as 'believes', 'expects', 'may', 'will', 'could', 'should', 'intends', 'estimates', 'plans', 'assumes' or 'anticipates', or associated negative, or other variations or comparable terminology, or by discussions of strategy that involve risks and uncertainties. These forward-looking statements and other statements contained in this report on matters that are not historical facts involve predictions.

No assurance can be given that such future results will be achieved. Actual events or results may differ materially as a result of risks and uncertainties implied in such forward-looking statements.

A number of factors could affect our future operations and could cause those results to differ materially from those expressed in the forward-looking statements, including (without limitation): (a) changes to IFRS and associated interpretations, applications and practices as they apply to past, present and future periods; (b) ongoing and future acquisitions, changes to domestic and international business and market conditions such as exchange rate and interest rate movements; (c) changes in domestic and international regulatory and legislative environments; (d) changes to domestic and international operational, social, economic and political conditions; (e) labour disruptions and industrial action; and (f) the effects of both current and future litigation. The forward-looking statements contained in this report apply only as of the date of the report. We are not under any obligation to (and expressly disclaim any such obligation to) revise or update any forward-looking statements to reflect events or circumstances after the date of the report or to reflect the occurrence of unanticipated events. We cannot give any assurance that forward-looking statements will prove correct and investors are cautioned not to place undue reliance on any forward-looking statements.

NASPERS HEAD OFFICE

+27 (0)21 406 2121

Street address

40 Heerengracht Cape Town 8001 South Africa

www.naspers.com