Arena REIT Appendix 4E For the year ended 30 June 2025

Name of entity:

Arena REIT (ARF) comprising the securities of Arena REIT Limited, Arena REIT No.1 and Arena REIT No.2

ARSN:

Arena REIT No.1 (ARSN 106 891 641) Arena REIT No.2 (ARSN 101 067 878)

ACN:

Arena REIT Limited (ACN 602 365 186)

Reporting period

This report details the consolidated results of Arena REIT for the year ended 30 June 2025. Arena REIT is a stapled security comprising Arena REIT Limited, Arena REIT No.1 and Arena REIT No.2.

Results for announcement to the market

All comparisons are to the year ended 30 June 2024.

				\$A'000
Total income from ordinary activities	Up	19%	to	117,097
Profit from ordinary activities after tax attributable to Arena REIT stapled	Up	40%	to	81,491
group investors				
Net profit for the year attributable to Arena REIT stapled group investors	Up	40%	to	81,491

Distributions

Quarter	Cents per security	Paid/Payable
September Quarter	4.5625	7 November 2024
December Quarter	4.5625	6 February 2025
March Quarter	4.5625	8 May 2025
June Quarter	4.5625	7 August 2025
Total	18.2500	

Net assets per security

	Consolidated		
	30 June 2025 30 June 2024		
Net asset value per ordinary security	\$3.46	\$3.41	

This information should be read in conjunction with the 2025 Annual Financial Report of Arena REIT and any public announcements made during the year in accordance with the continuous disclosure requirements of the *Corporations Act 2001* and Listing Rules.

This report is based on the Arena REIT 30 June 2025 financial statements which have been audited by PricewaterhouseCoopers. The Independent Auditor's Report provided by PricewaterhouseCoopers is included in the 30 June 2025 financial statements.

Signed:

David Ross

Chair

13 August 2025

Arena REIT ARSN 106891641 Financial Report 30 June 2025

Arena REIT

ARSN 106 891 641

Financial Report 30 June 2025

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These financial statements cover Arena REIT (the 'Group') comprising Arena REIT No. 1, Arena REIT No. 2, Arena REIT Limited, and their controlled entities. The financial statements are presented in Australian currency.

The Responsible Entity of Arena REIT No. 1 and Arena REIT No. 2 (the 'Trusts') is Arena REIT Management Limited (ACN 600069761, AFSL 465754). The Responsible Entity's registered office is:

Level 32, 8 Exhibition Street Melbourne VIC 3000

Directors' report

The directors of Arena REIT Limited ('ARL') and Arena REIT Management Limited ('ARML'), the Responsible Entity of Arena REIT No. 1 and Arena REIT No. 2 (the 'Trusts'), present their report together with the financial statements of Arena REIT for the year ended 30 June 2025. The financial report covers ARL, Arena REIT No. 1 ('ARF1'), Arena REIT No. 2 ('ARF2'), and their controlled entities ('Arena REIT' or 'Group').

ARF1, ARF2 and ARL are separate entities for which the units and shares have been stapled together to enable trading as one security. The units of ARF1, ARF2 and shares of ARL cannot be traded separately. None of the stapled entities controls any of the other stapled entities, however for the purposes of statutory financial reporting the entities form a consolidated group.

Directors

The following persons held office as directors of ARL during the financial year and up to the date of this report:

David Ross (Chair) (Independent, non-executive)

Rosemary Hartnett (Independent, non-executive)

Helen Thornton (Independent, non-executive)

Adam Tindall (Independent, non-executive) (commenced 1 November 2024)

Dennis Wildenburg (Independent, non-executive) (retired 22 November 2024)

Rob de Vos (Executive)

The following persons held office as directors of ARML during the financial year and up to the date of this report:

David Ross (Chair) (Independent, non-executive)

Rosemary Hartnett (Independent, non-executive)

Helen Thornton (Independent, non-executive)

Adam Tindall (Independent, non-executive) (commenced 1 November 2024)

Dennis Wildenburg (Independent, non-executive) (retired 22 November 2024)

Rob de Vos (Executive)

Gareth Winter (Executive)

As announced to the ASX on 13 August 2025, the Group's Managing Director and CEO, Mr Rob de Vos, has given notice of resignation from the Group with a transition period expected to end following the Group's Annual General Meeting in November 2025. Mr Justin Bailey (currently the Group's Chief Investment Officer) has been appointed as CEO-designate.

Principal activities

Arena REIT invests in a portfolio of investment properties and is listed on the Australian Securities Exchange under the code ARF.

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

Distributions to securityholders

The following table details the distributions to securityholders declared during the financial year:

	2025	2024	2025	2024
	\$'000	\$'000	cps	cps
September quarter	18,064	15,336	4.5625	4.3500
December quarter	18,130	15,394	4.5625	4.3500
March quarter	18,183	15,448	4.5625	4.3500
June quarter	18,250	15,498	4.5625	4.3500
Total distributions to securityholders	72,627	61,676	18.2500	17.4000

Operating and financial review

The Group operates with the aim of generating attractive and predictable distributions for securityholders with earnings growth prospects over the medium to long term.

The Group's strategy is to invest in property underpinned by relatively long leases and in sectors with supportive macro-economic trends. The Group will consider investment in sectors with the required characteristics, which may include:

- Early learning / childcare services;
- Healthcare including medical centres, diagnostic facilities, hospitals, disability accommodation, aged care and associated facilities;
- · Education including schools, colleges and universities and associated facilities.

Key financial metrics

	30 June 2025	30 June 2024	Change
Net profit (statutory)	\$81.5 million	\$57.5 million	+ 42%
Net operating profit (distributable income)	\$73.1 million	\$62.4 million	+ 17%
Net operating profit (distributable income) per security	18.55 cents	17.65 cents	+ 5.1%
Distributions per security	18.25 cents	17.40 cents	+ 4.9%
Total assets	\$1,859 million	\$1,623 million	+ 15%
Investment properties	\$1,773 million	\$1,579 million	+ 12%
Borrowings	\$437 million	\$377 million	+ 16%
Net assets	\$1,386 million	\$1,214 million	+ 14%
Net Asset Value (NAV) per security	\$3.46	\$3.41	+ 1.5%
Gearing *	22.8%	22.6%	+ 20 bps

^{*} Gearing calculated as Net Borrowings / Total assets less Cash

FY25 highlights

- Net Statutory profit of \$81 million, up 42% on the prior year, primarily due to higher rental income and investment property revaluation gains;
- Net operating profit is \$73 million, an increase of 17% on the prior year, primarily due to growth in rental income from periodic and market rent reviews, the commencement of leases on completion of ELC developments and rental income from acquisitions;
- Distributions for the year were 18.25 cents per security, up 4.9% on the prior year;
- NAV per security at 30 June 2025 was \$3.46, up from \$3.41 at 30 June 2024;
- Gearing was 22.8% at 30 June 2025, up from 22.6% at 30 June 2024. The stable level of gearing is due to a substantial portion of the capital deployed into new investments during the year was funded from the Institutional Placement and Security Purchase Plan completed early in the financial year;
- The property portfolio increased with the acquisition of 10 operating ELC's, the acquisition of a key healthcare worker accommodation facility and the addition of 14 new development projects to replenish the development pipeline. During the period, 12 ELC developments reached completion. A further 15 ELC development projects have been conditionally contracted since 30 June 2025;
- Five ELC's were divested during the year with the majority of the total of \$37 million proceeds to be received in FY2026.

FY25 highlights (continued)

Financial results

	30 June 2025 \$'000	30 June 2024 \$'000
Property income	92,112	80,222
Other income Total operating income	1,208 93,320	678 80,900
Property expenses	(682)	(573)
Operating expenses	(6, 1 57)	(5,419)
Finance costs Net operating profit (distributable income) *	(13,408) 73,073	(12,464) 62,444
Non-distributable items:		
Investment property revaluation and straight-lining of rent	23,777	3,780
Change in fair value of derivatives	(11,939)	(4,910)
Profit/(loss) on sale of investment properties	(38)	(153)
Transaction costs	(1,312)	(1,653)
Amortisation of equity-based remuneration (non-cash)	(1,731)	(1481)
Other	(339)	(519)
Statutory net profit	81,491	57,508

^{*} Net operating profit (distributable income) is not a statutory measure of profit

Financial results summary

	30 June 2025	30 June 2024
Net operating profit (distributable income) (\$'000)	73,073	62,444
Weighted average number of ordinary securities ('000)	393,887	353,845
Net operating profit (distributable income) per security (cents)	18.55	17.65
Statutory income per security (cents)	20.69	16.25

- Net operating profit is the measure used to determine securityholder distributions and represents the
 underlying cash-based profit of the Group for the relevant period. Net operating profit excludes fair value
 changes from asset and derivative revaluations and items of income or expense not representative of the
 Group's underlying operating earnings or cashflow.
- The increase in net operating profit during the year is primarily due to:
 - Ongoing annual rent increases and market rent reviews across the Group's property portfolio;
 - Commencement of rental income from ELC developments completed during the year;
 - Commencement of rental income from Healthcare & ELC operating properties acquired during the year; and
 - The full-year effect of acquisitions and ELC developments completed during FY24.
- Non-distributable items increased during the year primarily due to a higher revaluation gain on investment properties compared to loss in the prior year and offset by a negative change in fair value of derivatives.

Financial results summary (continued)

Investment property portfolio

Key property metrics

	30 June 2025	30 June 2024
Total value of investment properties	\$1,773 million	\$1,579 million
Number of properties under lease	281	264
Development Sites	14	12
Total properties in portfolio	295	276
Portfolio occupancy	100%	99.7%
Weighted average lease expiry (WALE)	18.4 years	18.5 years

- The increase in the value of investment properties is primarily due to the addition of:
 - Property acquisition, development and capital expenditure of \$224 million; and
 - A net revaluation increment to the portfolio of \$24 million for the year, inclusive of straight-lining of rent.
- · Offset by the disposal of five operating ELCs during the year.

Capital management

Equity

- During the period, 5.2 million securities were issued to raise \$20 million of equity pursuant to the Distribution Reinvestment Plan (DRP):
- On 29 July 2024, 31,746,032 securities were issued at a price of \$3.78 following the completion of a fully underwritten placement to institutional and professional investors;
- In conjunction with the Institutional Placement, a Security Purchase Plan (SPP) was offered in August 2024 to eligible investors. \$23.9 million was raised through the issue of 6,314,500 securities at a price of \$3.78. These securities were issued on 27 August 2024.

Bank facilities & gearing

- The Group refinanced its syndicated debt facility in April 2025, increasing the facility limit by \$100 million to \$600 million and extending the maturity dates.
- The Group has a \$200 million facility expiring 31 May 2028, a \$200 million facility expiring 31 May 2029 and a \$200 million facility expiring 31 May 2030, providing a remaining weighted average term of 3.9 years as at 30 June 2025;
- The balance drawn increased by \$60 million to fund acquisitions and development capital expenditure, offset by proceeds from asset disposals;
- Gearing was 22.8% at 30 June 2025 (30 June 2024: 22.6%);
- The Group was fully compliant with all bank facility covenants throughout FY25 and as at 30 June 2025. At 30 June 2025 the Loan to Valuation Ratio was 24.7% (Covenant: 50%) and the Interest Cover Ratio was 5.6 times (Covenant: 2.0 times).

Interest rate management

- Active swaps in place as at 30 June 2025 have a notional value of \$300 million and cover 69% of borrowings (2024: 76%). The weighted average fixed rate for active swaps is 2.45% (2024: 2.03%) and the weighted average term is 2.3 years (2024: 2.6 years).
- The Group has forward start interest rate swaps with a notional value of \$260 million. These swaps have a weighted average fixed interest rate of 3.29% with commencement dates throughout FY26 and FY27.

FY26 outlook

The Group has provided FY26 distribution guidance of 19.25 cents per security, which represents an increase of 5.5% on FY25.

FY26 distribution guidance is estimated on a status quo basis, assuming no new acquisitions or disposals and no material change in current market or operating conditions after the date of this report.

Significant changes in state of affairs

In the opinion of the directors, other than the matters identified in this report, there were no significant changes in the state of affairs of the Group that occurred during the financial year.

Matters subsequent to the end of the financial year

Since 30 June 2025, the Board has approved the commercial terms for an additional 15 conditionally contracted ELC development projects with a total investment value of \$120m. If the projects proceed, they are expected to be completed over the course of FY2026 and FY2027.

As announced to the ASX on 13 August 2025, the Group's Managing Director and CEO, Mr Rob de Vos, has given notice of resignation from the Group with a transition period expected to end following the Group's Annual General Meeting in November 2025. Mr Justin Bailey (currently the Group's Chief Investment Officer) has been appointed as CEO-designate.

Other than those matters identified above, no events have occurred since 30 June 2025 that have materially affected, or may materially affect:

- (i) the operations of the Group in future financial years; or
- (ii) the results of those operations in future financial years; or
- (iii) the state of affairs of the Group in future financial years.

Likely developments and expected results of operations

The Group will continue to be managed in accordance with its existing investment objectives and guidelines.

The results of the Group's operations will be affected by a number of factors, including the performance of investment markets in which the Group invests. Investment performance is not guaranteed and future returns may differ from past returns. As investment conditions change over time, past returns should not be used to predict future returns.

Material business risks

The material business risks that could adversely affect the achievement of the Group's financial prospects are as follows. The Group has in place a Risk Management Policy and Framework under which it identifies, assesses, monitors and manages these risks.

Macroeconomic risk

The operations and performance of the Group is influenced by the macroeconomic condition of the Australian and the wider global economy. A prolonged economic downturn and its related effects, including increasing rates of unemployment, in addition to other factors such as inflation and rising interest rates, could have a material adverse impact on the Group's business or financial performance including asset valuations, income, expenses and cashflows.

The Group's development activity may be impacted by supply chain disruption and the impact of cost-escalation and labour shortages in the construction industry.

Arena REIT Directors' report 30 June 2025 (continued)

Concentration risk

The Group's property portfolio is presently 91% invested in ELCs and ELC development sites and 9% in healthcare assets. Adverse events to the early learning and/or healthcare property sectors may result in general deterioration of tenants' ability to meet their lease obligations and the future growth prospects of the portfolio.

As at 30 June 2025, 63% of the portfolio by income (excluding developments) is leased to the largest four tenants (Goodstart Early Learning 21%, Green Leaves Early Learning 16%, Edge Early Learning 13%, and Affinity Education 12%). Any material deterioration in the operating performance of the Group's tenants may result in them not meeting their lease obligations which could reduce the Group's income and portfolio value if a suitable replacement cannot be found.

Tenant risk

The Group relies on tenants to generate its revenue. Tenants may be not-for-profit companies, private entities or listed public companies. If a tenant is affected by financial difficulties they may default on their rental or other contractual obligations which may result in loss of rental income and loss in value of the Group's properties.

Typically, tenants are required to provide an unconditional and irrevocable bank guarantee, which must not expire until at least six months after the ultimate expiry date of the lease, and may also be subject to cross-default on multiple properties in Arena's portfolio as security for their performance under the lease. Refer to note 8(d) for further details on tenancy risk for the portfolio.

Climate change risk

Extreme weather and other climate change related events have the potential to damage the Group's investment properties and disrupt tenant operations. Such events may increase tenant costs for maintenance, the cost, deductibles or availability of insurance, the ability to re-lease investment properties in the future and the rent levels for which they can be leased, thereby affecting future investment property valuations and rental cash flows.

The precise nature of these risks is uncertain as it depends on complex factors such as policy change, technology development, market forces, and the links between these factors and climatic conditions. To help mitigate the risk of localised valuation impacts on the Group, the investment property portfolio is geographically diversified. Active asset management of the portfolio can also assist with mitigating this risk.

Changes to existing regulatory regimes or the introduction of new regulatory regimes (including environmental or climate change related regulation) may also increase the cost of compliance, reporting and maintenance of assets.

Government policy risk and change in law

Childcare and healthcare operators rely heavily on government funding which, if reduced or otherwise modified, may adversely impact the underlying demand for these services and therefore tenants' ability to meet lease obligations and/or their demand for these properties. There is a risk that there may be material adverse changes in legislation, government policies or legal or judicial interpretation relating to the childcare and/or healthcare sectors.

Property valuations

Changes in the property market, especially changes in the valuation of properties and in market rents, may adversely affect the Group's financial performance and the price of ARF securities.

Cyber security

The Group leverages IT systems, networks and data to operate efficiently. Managing potential IT system failures and cybersecurity breaches is an area of focus for the Group to ensure it manages the risk of loss of sensitive information, operational disruption, reputational damage, fines and penalties.

The following measures are in place to help protect the business and employees from cybersecurity related threats:

- providing a digitally safe working environment, both in the office and for remote working;
- protecting systems, networks and end-point devices;
- mandatory training for all employees to identify and manage potential threats;

- vulnerability testing and security event monitoring to identify and respond to threats;
- embedding policies to safely control, access and manage data and privacy, for both employees and third parties; and
- simulated cyber attacks and recovery exercises to enhance resilience and identify potential improvement opportunities.

Capital Management

Capital market volatility may impact our ability to transact and access suitable capital. The Group manages this risk by:

- acquiring and developing new assets on capital efficient terms;
- retaining a strong balance sheet and relatively low gearing;
- actively managing debt expiries;
- · maintaining a disciplined and prudent approach to capital management and hedging;
- maintaining liquidity in excess of funding requirements: and
- engaging with debt and equity investors to regularly update them about the business.

AFSL financial compliance risk

The Group is exposed to the risk of having inadequate capital and liquidity. Arena REIT Management Limited, a subsidiary of ARL, holds an Australian Financial Services License ('AFSL') and acts as a responsible entity for the Group's managed investment schemes. The AFSL requires minimum levels of net tangible assets, liquid assets, cash reserves and liquidity, which may restrict the Group in paying dividends that would breach these requirements.

The directors regularly review and monitor the Group's balance sheet to ensure ARML's compliance with its AFSL requirements.

Information on directors

The directors during the financial year were:

Name and position

David Ross, Independent Non-Executive Board Chair

Experience and qualifications

David has over 35 years' ASX listed company and corporate experience in the property and property funds management industries in Australia and overseas, including Global and US Chief Executive Officer Real Estate Investments and Chief Executive Officer Asia Pacific for Lend Lease, Chief Executive Officer for General Property Trust and Chief Operating Officer for Babcock and Brown. He is currently an independent non-executive Director at Charter Hall Group and was formerly a non-executive Director of Sydney Swans Foundation Limited.

David holds a Bachelor of Commerce, an Associate Diploma in Valuation and is a fellow of the Australian Institute of Company Directors (FAICD).

Other current directorships: Charter Hall Group.

Former directorships in last 3 years: None.

Arena REIT Directors' report 30 June 2025 (continued)

Rosemary Hartnett, Independent Non-Executive Director, Chair of Culture and Remuneration Committee Rosemary has over 30 years' experience in the Australian property sector and extensive senior management experience in property finance. Her former executive roles include senior property finance executive and fund manager roles for trading and investment banks, including Macquarie Bank, ANZ and NAB. Rosemary was also Chief Executive Officer of Housing Choices Australia, one of the country's leading registered housing associations.

Rosemary holds a Bachelor of Business in Property (Valuations) and is a member of the Australian Institute of Company Directors (MAICD). She was previously Chair and an independent director of ISPT Pty Ltd and an independent director of Fanplayr Inc., Aconex, and Wallara Australia, and director of International Property Funds Management Pty Ltd.

Other current directorships: Mirvac Limited.

Former directorships in last 3 years: ISPT Pty Ltd; Fanplayr Inc.

Helen Thornton, Independent Non-Executive Director, Chair of Audit, Risk and Compliance Committee Helen has over 30 years' experience across a wide range of industries including healthcare, insurance, inancial services, manufacturing, mining, property and utilities, in both public and private corporations, and government statutory authorities. Helen has extensive financial, risk management, audit and governance expertise holding executive senior leadership roles at Deloitte, KPMG, BHP and BlueScope Steel.

Helen holds a Bachelor of Economics from Monash University and is a member of Chartered Accountants Australia and New Zealand (CA ANZ) and the Australian Institute of Company Directors (GAICD).

Other current directorships: Ansvar Insurance; McPherson's Limited; Treasury Corporation of Victoria.

Former directorships in last 3 years: Yarra Valley Water. ISPT Pty Ltd.

Adam Tindall, Independent Non-Executive Director

Adam was appointed to the ARL and ARML Boards on 1 November 2024. He has over 35 years' experience in investment management and real estate. His previous executive roles include Chief Executive Officer of AMP Capital, Director and Chief Investment Officer of Property at AMP Capital, Executive Director at Macquarie Capital and senior leadership roles at Lendlease.

Adam holds a Bachelor of Engineering (Civil) (Honours) and is a Fellow of the Australian Institute of Company Directors (FAICD).

Other current directorships; Stockland (incorporating Stockland Corporation Limited; Stockland Trust)

Former Directorships in last 3 years: CSR Limited; Bennelong Funds Management Group Pty Ltd; Bennelong Funds Management Ltd.

Rob de Vos, Executive Director

Rob is Managing Director of Arena and has over 25 years' experience in the real estate and property funds management industry including acquisitions, developments, funds management, portfolio management and strategy, with expertise across both traditional and specialised property assets. Rob's experience in social infrastructure property investment spans over 20 years, and he is recognised as a market leader in the development and management of high performing specialised property investment funds.

Prior to joining Arena, Rob held senior roles with Jones Lang LaSalle, Becton Property Group and Ceramic Funds Management.

Rob is a licensed real estate agent (VIC) and holds a Diploma of Financial Markets and a Diploma of Property Operations.

Other current directorships: None.

Former directorships in last 3 years: None.

Gareth Winter, Executive Director and Company Secretary

Gareth is Chief Financial Officer of Arena and Executive Director of Arena REIT Management Limited. He was formerly a partner at PricewaterhouseCoopers and has over 30 years' professional experience.

Throughout his career Gareth specialised in advising the listed and unlisted property and infrastructure funds management sector on corporate finance, capital management, risk management, transaction structuring and financial systems and reporting.

Gareth holds a Bachelor of Commerce and is a member of Chartered Accountants Australia and New Zealand (CA ANZ).

Other current directorships: None.

Former directorships in last 3 years: None.

Meetings of directors

The number of meetings of the Responsible Entity's board of directors and of each board committee held during the year ended 30 June 2025, and the number of meetings attended by each director were:

	ARL Board		ARML Board		ar Comp	, Risk nd liance nittee	Nomination Committee		Cultu Remun Comr	eration
	Α	В	Α	В	Α	В	Α	В	Α	В
David Ross	13	13	13	13	10	10	6	6	5	5
Rosemary Hartnett	13	13	13	13	10	10	6	6	5	5
Helen Thornton	13	13	13	13	10	10	6	6	5	5
Adam Tindall	7	7	7	7	7	7	3	3	4	4
Dennis Wildenburg	7	7	7	7	4	4	4	4	2	2
Rob de Vos	13	13	13	13	*	*	*	*	*	*
Gareth Winter	*	*	13	13	*	*	*	*	*	*

A - Number of meetings held during the time the director held office or was a member of the committee during the year.

B - Number of meetings attended.

^{* =} Not a member of the relevant board/committee.

Remuneration Report

Introduction from the Chair of the Culture and Remuneration Committee

On behalf of the Culture and Remuneration Committee (Committee) and the Board, I am pleased to present the Remuneration Report for the financial year ended 30 June 2025 (FY2025). The Report sets out our remuneration strategy and outcomes for Key Management Personnel (KMP) comprising the Executive KMP and the independent non-executive directors (NED).

Remuneration Framework

Arena's remuneration framework is designed to attract, incentivise and retain talent by providing market competitive rewards with incentive opportunity aligned to strategy and performance thereby guiding the behaviour and actions of Executive KMP.

Prior to the commencement of FY2025, the Committee engaged an independent advisor to undertake a comprehensive review of Arena's remuneration framework. It had been three years since the previous independent review. The scope of the review included:

- benchmarking key elements of remuneration policy;
- the structure of incentive plans and performance hurdles;
- · remuneration mix; and
- benchmarking Executive KMP and Board remuneration against comparable roles and organisations identified by the independent advisor.

The review confirmed that Arena's remuneration policies and practices were largely in accordance with expectations of contemporary market practice and that of comparable organisations. The Committee reviewed the independent report and benchmarking data and adopted changes to remuneration in FY2025 as summarised in this report to address talent retention and the progression of Arena's strategy in a complex and challenging environment.

Changes to the Remuneration Framework in FY2025 were limited to amending the Short-Term Incentive (STI) to provide Executive KMP with the opportunity to achieve a maximum STI of 120% of target STI to reflect contemporary practice amongst Arena's peers.

Performance and Remuneration Outcomes

The Board considers a range of quantitative and qualitative factors when reviewing performance against Arena's key strategy and performance drivers (KPD's) which are set out on page 15 of this report. The remuneration outcomes in respect of FY2025 are consistent with the intended operation of Arena's remuneration framework and align with sustained strong performance across a range of financial and non-financial objectives.

FY2025 was characterised by continued economic and market volatility, including elevated interest rates, cost of living pressures, and geo-political policy uncertainty. Despite this, Arena delivered the following strong outcomes against its investment objective, underpinned by disciplined capital management, investment execution, and portfolio performance:

Distributable Income of \$73 million representing 17% growth on FY2024;

- Distributable Income per Security (DIS) of 18.55 cents representing 5.1% growth on FY2024;
- Distributions per Security (DPS) of 18.25 cents representing 4.9% growth on FY2024;
- Increase in FY2026 distribution guidance to 19.25 cents representing growth of 5.5%;
- Portfolio occupancy maintained over 99% and weighted average lease expiry of 18.4 years; and
- Gearing maintained below 23%.

Arena also achieved strong progress across non-financial priorities, with sustainability now embedded across our business operations:

- Zero organisational scope 1 and 2 emissions;
- Certified Carbon Neutral by Climate Active for business operations and business services in 2023-2024;
- Solar renewable energy systems installed on 92% of Arena's property portfolio;
- Adopted an Emission Reduction Plan targeting net zero by 2050 with an interim 2030 target of a 60-70% reduction in the intensity of Arena's Financed Emissions; and
- Achieved a 47% reduction in the intensity of Arena's Financed Emissions.

The Committee remains focused on team culture, leadership and development. In FY2025, Arena has:

- Maintained a high level of team retention with alignment and engagement measured in the top decile;
- Continued to invest in our team and individual development programs;
- Invested in new resources to contribute to business development and growth opportunities;
- Supported flexible working and invested in staff wellness and leadership programs; and
- Enhanced our code of conduct and workplace policies to support our team experience.

STI and LTI Outcomes

Executive KMP were awarded 107.5% of their target STI opportunity based on the assessment of performance as set out in the FY2025 STI scorecard on pages 18-19.

The FY2023 Long Term Incentive (LTI) was tested as at 30 June 2025 and 43% vested as:

- Arena's FY2025 DIS, representing a compound annual growth rate (CAGR) over the past three years of 4.4%, was towards the upper end of the 3-5% target range; and
- No award was made in respect of Arena's Total Securityholder Return (TSR) hurdle which ranked below
 the 50th percentile of the comparator group comprised of Arena's peers. Since Arena's management
 internalisation in FY15, Arena's 3-year TSR performance ranking has been previously tested eight times.
 Arena's 3-year TSR has ranked in the top quartile of the comparator group six times and ranked 1st on
 three occasions, including ranking 1st twice in the past 4 years.

FY2025 Executive KMP

Arena added to Executive KMP resources with the employment of Mr Justin Bailey as Chief Investment Officer in February 2024 to support Arena's growth, investment objectives and succession planning.

FY2026 Remuneration Framework

Arena's remuneration framework will continue to clearly link and equitably reward and incentivise the achievement of performance-based outcomes and behaviours that reflect our purpose, values and stakeholder expectations. There are no changes expected to Arena's remuneration framework in FY26.

We welcome your feedback in respect of this Report.

Rosemary Hartnett

Chair, Culture and Remuneration Committee

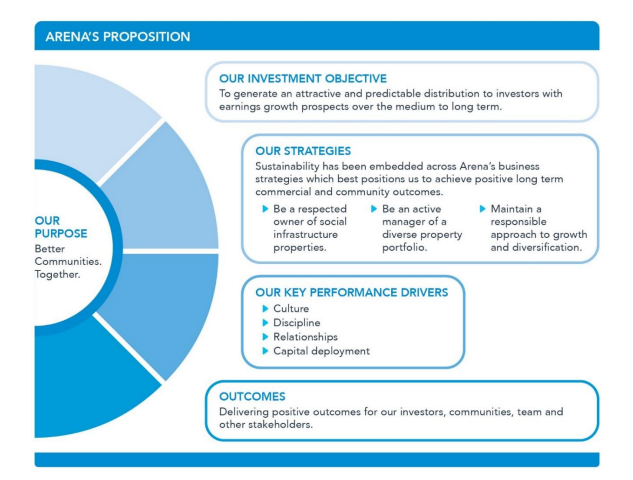
Governance

Who are the members of the Committee?	The Committee is comprised of the independent directors and is chaired by Ms Rosemary Hartnett.
What does the Committee do?	Advises the Board on remuneration policy and practices, sets and monitors standards of business behaviour and culture and has oversight of team development and wellness, succession planning and conflict management. The Committee also appoints remuneration advisers to review and advise on aspects of a remuneration policy and associated frameworks.
Who is included in the remuneration report?	The independent non-executive directors (NED): • Mr David Ross (Board Chair); • Ms Rosemary Hartnett; • Ms Helen Thornton; • Mr Adam Tindall (appointed 1 November 2024); and • Mr Dennis Wildenburg (retired 22 November 2024). The Executive KMP: • Mr Rob de Vos – Managing Director and Chief Executive Officer (CEO); • Mr Gareth Winter – Executive Director and Chief Financial Officer (CFO); and • Mr Justin Bailey – Chief Investment Officer (CIO) (Executive KMP from 1 July 2024). As announced to the ASX on 13 August 2025, the Group's Managing Director and CEO, Mr Rob de Vos, has given notice of resignation from the Group with a transition period expected to end following the Group's Annual General Meeting in November 2025. Mr Justin Bailey (currently the Group's Chief Investment Officer) has been appointed as CEO-designate.

Key Committee Decisions and remuneration outcomes in FY2025

Independent Remuneration Review	The Committee engaged an independent expert to review Arena's remuneration framework prior to setting FY2025 remuneration. It had been three years since the previous independent review. The scope of the review included: • a market review of Executive Remuneration Structure and Design; • CEO and Executive Remuneration Benchmarking; and • NED Remuneration Benchmarking Report. The results of the independent review were considered by the Committee as part of the annual remuneration review with changes to remuneration adopted in FY25 as summarised
	in this Report
Executive KMP	Following the Committee's appraisal of the independent benchmarking review, fixed remuneration was increased in FY2025 by 9.3% for the CEO and 5.6% for the CFO. FY2025 total target remuneration, including at risk incentives, increased by 6.8% (CEO) and 6.7% (CFO). There was no change to CIO fixed remuneration in FY2025.
	FY2025 at risk remuneration subject to short term and long-term performance hurdles was set at 60% of CEO and 58% of CFO and CIO total target remuneration. See page 17 of this report for further details.
Short Term Incentive (STI)	A maximum STI opportunity of up to 120% of target was introduced in FY2025 to align with contemporary practice amongst Arena's peers. There were no other changes to the structure of the STI in FY2025.
	 Executive KMP were awarded 107.5% of their target FY2025 STI opportunity based on the assessment of financial and non-financial objectives as set out on pages 18-19 of this report. 50% of an STI award to Executive KMP is deferred for 12 months with payment
	delivered in equity. The FY2024 Deferred STI has fully vested.
Long Term Incentive (LTI)	There were no changes to the structure of the LTI in FY2025.
	 The testing of hurdles and other conditions in relation to the FY2023 LTI Grant occurred as at 30 June 2025. 42.9% of the FY2023 LTI Grant will vest: Arena's FY2025 DIS of 18.55 cents per security (representing CAGR of 4.4%) was within the target range of 17.80 to 18.85 cents per security (representing a 3-5% CAGR range) resulting in 85.7% of the DIS component vesting; and Arena's three-year Total Securityholder Return (TSR) ranked below the 50th percentile of the comparator group comprising the members of the ASX200 A-REIT Index over the performance period and therefore no award was made.

Non-Executive Director (NED) Board Fees	Board fees are set at a level to attract and retain suitably qualified and experienced Directors having regard to appropriate benchmarks for comparable listed entities, the size and complexity of operations, responsibilities and time commitments.
	Board fees increased by an average of 4.5% in FY2025.
Minimum Security Holding	All KMP are compliant with Arena's MSHR policy.
Requirement (MSHR)	
Key Decisions in respect t	o FY2026 Remuneration Framework
Short Term Incentive (STI)	There are no changes to the structure of the STI in FY2026.
Long Term Incentive (LTI)	There are no changes to the structure of the LTI in FY2026.



Executive KMP Pay for Performance Outcomes

LINKING ARENA'S STRATEGY & OBJECTIVES TO REMUNERATION						
PURPOSE	STRATEGIES	KEY PERFORMANCE DRIVERS	OUTCOMES	PAY FOR PERFORMANCE		
Better Communities. Together. Sustainability Respected owner Active manager Responsible growth		Culture Discipline	Financial chicativas	LTI 100%		
	▶ Respected owner		Financial objectives	STI 50%		
	RelationshipsCapital deployment	Non-financial objectives	STI 50%			

Executive KMP Remuneration Framework

	Our Burnoss: Pa	ottor Communities T	ogether						
		etter Communities. T vestment Objective	ogenier.						
	Generate an attractive and predictable distribution for securityholders with earnings growth prospects over the medium to long term through developing, owning and managing social infrastructure property that meets Arena's preferred property characteristics								
E		uneration Framewor							
Attract, retain and incentivise E			n to performance and the successful execution of strategy						
	Remuneration Principles								
 Market competitive rewards to high calibre talent capable of e Total remuneration opportunity significant proportion of at-risk based pay. Guide the behaviour and action KMP in-line with our purpose, stakeholder expectations. 	executing strategy. I to include a performance and of Executive	 Assess incentive measures align Deliver a mean remuneration in hurdles to align 	tet competitive returns for securityholders. Ives against financial and non-financial Ined with strategy and values. Iningful component of Executive KMP In the form of equity subject to performance In Executive KMP with outcomes in the best Exercityholders over the medium to long term.						
отаконоваю одроскалоно.	Remune	eration Components							
Fixed Remuneration	STI (varia	able at risk)	LTI (variable at risk)						
 Base level of annual remuneration. Generally set around the median of comparable organisations with reference to complexity of the role and the skills and experience necessary for success in the role. Reviewed annually. Independently benchmarked on a periodic basis against comparable organisations. 	focused on an determined so objectives ou business plar of distribution Target opport percentage of From FY2025 set at 120% of Payable 50% equity with versions of the properties of the proper	trategic business tlined in Arena's in including delivery is to securityholders. tunity based on a f total remuneration. , a maximum STI is	 Performance based remuneration aligned directly with securityholder returns. Opportunity based on a percentage of total remuneration. Three-year performance period. Payable in equity to align Executive KMP and securityholders. LTI participation is offered to all Executive KMP (and Arena staff) to align their interests with securityholders. Allocated using a face value method. 						
What are the STI and LTI performance hurdles?	(50% weighting Distribution and Non-financial weighting) bath pre-determined business objectives (50% weighting) basiness objectives (50% weighting) basiness objectives (50% weighting) weighting (50%	nd DIS targets. objectives (50% used on achieving ed strategic ectives related to s including culture, ationships and	 Vesting determined by performance against a DIS target range (50% weighting) and Relative TSR ranking (50% weighting) against the members of the ASX200 AREIT Index. DIS targets are set at 3-5% CAGR as representing through-the-cycle growth expectations and competitive stretch targets. 						
Why are these performance hurdles used and the link to Performance?	Aligns Execu- immediate str and the soun- financial and business prio deliver the an Aligns with se expectations targets and d	tive KMP with rategic objectives d management of non-financial rities required to nual business plan.	 DIS is a key driver of securityholder returns with sustained growth in earnings over the medium to long term and a key value driver for securityholder wealth. The DIS target range of 3-5% CAGR is consistent with core elements of Arena's investment objective to deliver securityholders with attractive and predictable distributions with earnings growth prospects over the medium to long term. A DIS CAGR within the target range of 3-5% is expected to be competitive through the cycle compared to Arena's peers in the ASX200 A-REIT index. Historical analysis has demonstrated that average and median DIS CAGR for the ASX200 A-REITs is below a 3% CAGR and a 5% CAGR 						

	represents top quartile performance. Consistency of the target range over time provides predictability in DIS and an appropriate balance between sustainable securityholder returns and risk. Achieving the target, in conjunction with disciplined capital, lease and portfolio management, requires the ongoing efficient and effective deployment of capital including the sourcing and delivery of Arena's development opportunities. Relative TSR aligns Executive KMP with overall securityholder returns and reduces the effect of economic cycles by measuring performance relative to peers.			
Can the Board cancel or vary incentives?	The Board can reduce, cancel or increase STI and LTI incentives, including if information in respect of past awards arises that would otherwise have meant an award would not have been made.			

Executive KMP FY2025 Target Remuneration and Remuneration Mix

FY2025 total target remuneration for Executive KMP including at risk incentives increased by 6.8% (CEO), 6.7% (CFO). There was no change to CIO total target remuneration in FY2025.

							on of at-Risk P ased Remuner	
Executive KMP	F	FY2025 Target Remuneration					Equ	iity
	Fixed ¹	Target STI ²	LTI	Total	Fixed	STI	Deferred STI	LTI
Rob de Vos	\$820,000	\$620,000	\$620,000	\$2,060,000	40%	15%	15%	30%
Gareth Winter	\$500,000	\$300,000	\$375,000	\$1,175,000	43%	13%	13%	32%
Justin Bailey	\$550,000	\$350,000	\$400,000	\$1,300,000	42%	14%	14%	31%

- 1. Fixed remuneration is set by the Board as inclusive of the prescribed Superannuation Guarantee contribution.
- 2. 50% of an STI award is deferred for 12 months and payable in Arena stapled securities. All Executive KMP have the potential to earn up to 120% of target STI and up to 100% of target LTI.
- 3. Percentages may not add due to rounding.

Executive KMP Employment Agreements

Contract duration	Ongoing
Termination by the	CEO: 9 month notice period;
Executive KMP	CFO and CIO: 6 month notice period.
	Unvested STI or LTI entitlements lapse unless the Board determines otherwise.
Termination by Arena REIT without cause, mutually agreed	Notice period (as above) applies or equivalent payment in lieu of notice based on fixed remuneration.
resignation, retirement or other circumstance	The Board has discretion to determine awards which may remain on foot and may also pro rata awards for time and performance. The Board may lapse an award in full or allow accelerated vesting in special circumstances subject to termination benefit rules.
Termination by Arena REIT for cause	No notice period or termination payment unless the board determines otherwise.
	Unvested STI or LTI entitlements lapse unless the Board determines otherwise.
Post-employment restraints	Restrained from soliciting suppliers, customers and staff for the term of the relevant notice period post-employment.

Performance & Variable Remuneration Outcomes

5 Year Financial Performance Indicators

The table below summarises Arena's performance in key areas over the past 5 years.

Metric	FY2025	FY2024	FY2023	FY2022	FY2021
Net Profit (Statutory) (\$million)	81.5	57.5	74.2	334.3	165.4
Distributable Income (\$million)	73.1	62.4	59.7	56.3	51.9
Distributable Income per Security (cents)	18.55	17.65	17.1	16.3	15.2
Distribution per Security (cents)	18.25	17.4	16.8	16.0	14.8
Net Asset Value per Security	\$3.46	\$3.41	\$3.42	\$3.37	\$2.56
Security Price at 30 June	\$3.71	\$3.87	\$3.76	\$4.27	\$3.60
Gearing	22.8%	22.6%	21.0%	20.2%	19.9%
Annual Total Securityholder Return (TSR)	0.5%	7.8%	(7.8%)	22.8%	72.4%
Annual TSR of ASX-200 A-REIT Index	14.0%	24.6%	8.1%	(12.3%)	33.2%

FY2025 STI Scorecard Performance and Outcomes

The Board set the Executive KMP target financial performance hurdles and non-financial objectives required to deliver strategic priorities that create long term value for securityholders. The Committee's assessment of the Executive KMP's FY2025 performance is set out in the scorecard below.

Financial Object Category	Measurement	Weighting	Rating	Comments		
Distributions and Earnings	FY2025 distribution target of at least 18.25 cents per security	25%	T	Actual FY2025 distribution of 18.25 cents per security (4.9% growth).		
	FY2025 DIS in a target range of 18.3 to 18.5 cents (3.7-4.8% growth)	12.5%	E	Actual FY2025 DIS of 18.55 cents (5.1% growth).		
	Expected FY2026 DIS supporting FY2026 distribution guidance in a range of 18.8 to 19.0 cents per security (3-4% growth on FY2025 distribution target)	12.5%	E	Actual FY2026 distribution guidance of 19.2 cents 5.5% growth on FY2025 distribution target).		
	Objectives (50%)			1.2		
Key Performance Driver	Strategic Business Objectives	Weighting	Rating	Comments		
Culture	Culture & Values Governance Sustainability Team performance Development & Succession	12.5%	Т	 No safety or injury incidents. Independent team alignment and engagement survey benchmarked with top decile ranking in employee engagement and alignment maintained. Development and succession program in place and set as a KPI for Executive KMP. Sustainability embedded across Arena's business strategy with our investment assessment methodology updated to include 'Preferred Sustainability Investment Criteria' to align with Arena's Sustainability Framework. Zero organisational scope 1 and 2 emissions. 6-star rating for organisational NABERS energy co-assessment. Certified Carbon Neutral by Climate Active for business operations in 2023-2024. Certified Carbon Neutral by Climate Active for business services in 2023-2024. 		

	•			
				Submitted Arena's 'Reflect' Decensition Action Plan
				Reconciliation Action Plan.
				 Solar renewable energy systems installed on 92% of property portfolio.
				Adopted an Emission Reduction Plan
				targeting net zero Financed Emissions
				by 2050, with an interim 2030 target of a
				60-70% reduction in the intensity of
				Arena's Financed Emissions.
				A 39% absolute reduction and 47% And the sistent of Annual and Annual a
				reduction in the intensity of Arena's Financed Emissions to end FY2024.
Discipline	Capital Management			
Discipilite	Insurances	12.5%	E	 Business funding, hedging, liquidity and gearing maintained within approved
	Lease Management	12.070	_	parameters and development pipeline
	Portfolio Management			fully funded.
	Technology			 Expanded debt facility, extended all debt
				maturities and improved debt facility
				pricing.
				 Achieved the full Sustainability Linked
				Loan margin discount for the FY2024
				performance targets.
				Reduced cost of corporate insurances
				through disciplined risk management
				processes.Stability of 18.4 year WALE maintained.
				 Greater than 99% tenant occupancy
				maintained.
				Enhanced program of cyber risk
				management and IT security.
Relationships	Capital Providers			Record size Institutional Placement and
	Stakeholder Management	12.5%	Т	Security Purchase Plan for Arena
	Tenant Partners			strongly supported by investors.
				 Positive tenant engagement survey
				rating.
				Continued working collaboratively with
				our tenant partners completing a review of current solar installations to identify
				opportunities to optimise solar
				installations and further opportunities to
				move towards net zero scope 1 and 2
				emissions.
Capital	Developments and			12 ELC development projects reached
Deployment	Origination	12.5%	E	practical completion with a value of \$83
				million.
				14 ELC development projects added to
				the pipeline with a total investment of
				\$108 million.
				 \$129 million deployed into 11 operating asset acquisitions
Key:	E = Exceeded Target T =	I = On-Target	P = Partial	B = Below Target
i∖cy.	L - LACEEUEU TAIYEL T -	- On-Target	r – randi	ם – הפוטא ומואפר

The Committee reviewed the scorecard of Arena's performance throughout FY2025 and determined that the outcome is consistent with the objectives of the STI plan.

FY2025 represented a record level of capital deployment for Arena notwithstanding the higher interest rate environment. This was possible due to Arena's disciplined focus on appropriate investment opportunities through the cycle and approach to capital management, including the material mitigation of higher interest rates through its hedging program, which have underpinned strong financial outcomes in FY2025. As a result, Arena exceeded its financial objectives for the year.

Based on the assessment of the STI scorecard, the Committee awarded the Executive KMP 100% of the financial objectives component, 95% of the non-financial objectives and an overall award of 107.5% of their STI opportunity reflective of outperformance across a number of financial and non-financial objectives. The Committee also consulted with Arena's Audit Committee and confirmed that there were no adverse risk management, behavioural or financial matters relevant to the assessment of Executive KMP performance.

The STI awards for Executive KMP based on FY2025 performance outcomes is set out below.

Executive KMP FY2025 STI Awards

Executive KMP	STI Award	Award as a % of Target STI Opportunity ¹	Cash Component	Deferred STI Component ²	Deferred STI Rights Granted ^{3,4}
Rob de Vos	\$666,500	107.5%	\$333,250	\$333,250	87,209
Gareth Winter	\$322,500	107.5%	\$161,250	\$161,250	42,198
Justin Bailey	\$376,250	107.5%	\$188,125	\$188,125	49,231

- 1. Any STI Opportunity not awarded (up to the maximum of 120% of Target) is forfeited.
- 2. 50% of an STI Award is deferred for 12 months and vesting is subject to service over the deferral period.
- 3. Deferred STI Rights convert into Arena Stapled Securities. The allocation of rights uses a face value method by dividing the value of the Deferred STI award by the 15-day VWAP (ex-distribution) of Arena Stapled Securities immediately prior to the end of the relevant financial year (FY2025: \$3.8213).
- 4. Rights granted to the Executive KMP who are also Executive Directors are subject to approval by securityholders at Arena's AGM.
- 5. Deferred STI Rights do not receive cash distributions. however, additional rights will be granted equivalent to distributions declared on Arena Stapled Securities during the 12-month deferral period.

LTI Performance Measures and Assessment

Distributable Income per Security and Relative TSR were established as performance measures in FY2015 at the commencement of Arena's LTI Plan. The Committee considers that these measures remain appropriate and are:

- aligned with Arena's objective and strategy;
- metrics that align the Executive KMP with securityholders and drive long term sustainable performance and returns; and
- consistent with our purpose, values and stakeholder expectations of Executive KMP behaviour.

LTI Year	Performance Measurement	LTI Performance	Performance Hurdle	Result	Vesting Outcome ^{5,6}
FY2023	FY2025	Measure ⁴ DIS ^{2,3}	Target range of 17.8 cents to 18.85 cents.	Actual DIS of 18.55 cents (equivalent to 4.4% CAGR over the three-year performance period).	85.7%
	FY2023- FY2025	Relative TSR ¹	50% of rights vest at the 50 th percentile; with pro rata vesting until 100% vesting at the 75 th percentile.	Arena's TSR ranked at less than the 50 th percentile of the comparator group over the three-year performance period.	Nil
				Overall Vesting ⁴	42.9%
FY2024	FY2026	DIS ^{2,3}	Target range of 18.7 cents to 19.8 cents.		
	FY2024- FY2026	Relative TSR ¹	50% of rights vest at the 50 th percentile; with pro rata vesting until 100% vesting at the 75 th percentile.	N/A	
FY2025	FY2027	DIS ^{2,3}	Target range of 19.3 cents to 20.4 cents.		
	FY2025- FY2027	Relative TSR ¹	50% of rights vest at the 50 th percentile; with pro rata vesting until 100% vesting at the 75 th percentile.	N/A	

- Relative TSR rank versus a comparator group comprising the members of the ASX200 A-REIT Index at the commencement of each three-year performance period (assuming reinvestment of distributions). Relative TSR performance rank reduces the effect of market cycles as it measures Arena's performance relative to its peers.
- 2. DIS is a key performance indicator referenced by the Board in preparing business plans, measuring Arena's performance and creating value for securityholders. DIS is determined by the Board in accordance with Arena's Dividend and Distribution Policy.
- 3. The DIS target range is set at DIS growth of 3% to 5% CAGR over the three-year performance period. The target range is considered appropriate by the Board as it is consistent with core elements of Arena's investment objective to deliver securityholders with attractive and predictable distributions with earnings growth prospects over the medium to long term. A DIS CAGR within the target range of 3-5% is expected to be competitive through the cycle compared to Arena's peers in the ASX200 A-REIT index. Recent historical analysis has demonstrated the average and median DIS CAGR for the ASX200 A-REITS for a three-year periods below a 3% CAGR with a 5% CAGR representing top quartile performance over the same three year period. Consistency of the target range over time provides predictability in DIS and an appropriate balance between sustainable securityholder returns and risk. The DIS performance hurdle is assessed in the final year of a three-year performance period.
- 4. A 50% weighting is attributed to each performance measure.
- 5. 50% vesting at the threshold of the target range plus progressive pro-rata vesting between 50% and 100% (i.e. on a straight-line basis) with 100% vesting at or above the upper target. Any LTI opportunity not awarded is forfeited.
- 6. The Board retains full discretion in respect of the LTI award including adjusting the conditions and / or performance outcomes to ensure that executive KMP are neither advantaged nor disadvantaged by matters that affect the conditions, for example the timing of a material equity raising or excluding the effects of one-off items.

Executive KMP Remuneration Summary - Actual Amounts Received (Non-IFRS Information)1

		Sho	ort Term Bene	fits	Equity Bas		
		Fixed Salary ²	Non- Monetary Benefits	Cash STI	Deferred STI Rights	LTI Performance Rights	Total
Rob de Vos	FY2025 FY2024	\$820,000 \$750,000	\$17,361 \$17,766	\$266,000 \$174,657	\$196,217 \$161,810	\$674,280 \$678,363	\$1,973,858 \$1,782,596
Gareth Winter	FY2025 FY2024	\$500,000 \$473,500	\$14,616 \$15,562	\$133,000 \$85,782	\$96,372 \$79,473	\$423,342 \$518,948	\$1,167,330 \$1,173,265
Justin Bailey ⁴	FY2025	\$550,000	-	\$55,417	-	-	\$605,417

- 1. Voluntary disclosure of actual remuneration received by Executive KMP in accordance with contemporary market practice. The information does not align to Australian Accounting Standards.
- 2. Salaries are set by the Board as inclusive of the prescribed Superannuation Guarantee contribution for the relevant financial year.
- 3. The value of vested equity-based payments is based on the ASX closing price of an Arena Stapled Security on the date of issue of a stapled security following exercise of vested rights. This may be higher or lower than the value at the time of a grant of equity-based remuneration which contributes to variation between target and actual remuneration.
- 4. Mr Bailey was employed by Arena in February 2024 and classified as Executive KMP from 1 July 2024.

Executive KMP Remuneration measured in accordance with accounting standards (IFRS/statutory)

		Short Term Benefits			Equity Bas	sed Payments	Other	
		Fixed Salary ¹	Non- Monetary Benefits	Cash STI	Deferred STI Rights	LTI Performance Rights	Leave Entitlements ²	Total
Rob de Vos	FY2025	\$820,000	\$17,361	\$333,250	\$299,625	\$342,211	\$43,056	\$1,855,503
	FY2024	\$750,000	\$17,766	\$266,000	\$220,328	\$426,995	\$18,341	\$1,699,430
Gareth Winter	FY2025	\$500,000	\$14,616	\$161,250	\$147,125	\$211,955	\$36,272	\$1,071,218
	FY2024	\$473,500	\$15,562	\$133,000	\$109,391	\$268,523	\$25,795	\$1,025,771
Justin Bailey ³	FY2025	\$550,000		\$188,125	\$121,771	\$124,753	\$(13,324)	\$971,325

- 1. Salary is fixed remuneration and is set by the Board as inclusive of the prescribed Superannuation Guarantee contribution for the relevant financial year.
- 2. Change in value of accrued annual and long service leave entitlements during the period.
- 3. Mr Bailey classified as Executive KMP from 1 July 2024.

Executive KMP Statutory Remuneration Mix¹

The relative proportion of variable and at-risk remuneration based on the IFRS/Statutory remuneration set out in the table above.

Executive KMP	Fixed Salary	STI	LTI
Rob de Vos	46%	35%	19%
Gareth Winter	49%	30%	21%
Justin Bailey	56%	31%	13%

Variation between target remuneration opportunity mix and actual remuneration mix is a result of the forfeiture or non-vesting
of opportunities and timing differences between granting equity-based remuneration and the amortisation of equity-based
remuneration over the relevant performance and service period.

Executive KMP Interests in Securities

Ordinary Stapled Securities

Executive KMP	Holding Balance 1 July 2024	FY2023 Deferred STI Award	FY2022 LTI Award	Bought/(Sold) During Period	Other Changes ¹	Holding Balance 30 June 2025 ²
Rob de Vos	1,244,213	46,497	159,782	-	2,257	1,452,749
Gareth Winter	1,132,285	22,837	100,318	-	1,108	1,256,548
Justin Bailey	-	-	-	51,735	-	51,735

- 1. Securities granted in respect of distribution equivalents on Deferred STI awards.
- 2. Arena requires Executive KMP to accumulate (over four years from their date of appointment) and maintain a minimum holding of Arena securities equivalent to 100% of their fixed annual remuneration. Value is determined by reference to the higher of cost or market value at the commencement of the financial year. The Executive KMP comply with the minimum securityholding requirement.

Deferred STI Rights

Executive KMP	Year ¹	Grant Date ²	Vesting Date ³	Value per Right⁴	Rights Granted ²	Rights Vested ³	Rights Lapsed	Maximum Value to be recognised in future years
Rob de Vos	FY2025	-	1-July-26	\$3.8213	87,209	-	-	\$166,625
	FY2024	22-Nov-24	1-July-25	\$3.8476	69,134	100%	-	-
	FY2023	23-Nov-23	1-July-24	\$3.7563	46,497	100%	-	-
Gareth Winter	FY2025	-	1-July-26	\$3.8213	42,198	-	-	\$80,625
	FY2024	22-Nov-24	1-July-25	\$3.8476	34,567	100%	-	-
	FY2023	23-Nov-23	1-July-24	\$3.7563	22,837	100%	-	-
Justin Bailey	FY2025	1-July-25	1-July-26	\$3.8213	49,231	-	-	\$94,063
	FY2024	1-July-24	1-July-25	\$3.8476	14,403	100%	-	-

- 1. Represents the period in respect of which the STI was awarded. Vesting is subject to service at the vesting date.
- The FY2025 grant of Deferred STI Rights to the Executive KMP has been approved by the Board with an allocation date of 1
 July 2025. The grant to Mr de Vos and Mr Winter is conditional on securityholder approval at Arena's 2025 AGM. The FY2024
 grant was approved by securityholders on 22 November 2024 and the FY2023 grant was approved by security holders on 23
 November 2023.
- 3. Vested FY2023 Deferred STI Rights were exercised by Executive KMP on 25 September 2024. FY2024 Deferred STI Rights have vested and are unexercised but may be exercised by Executive KMP at any time after the date of this report.
- 4. The number of rights allocated is determined on a face value basis by dividing the value of the Deferred STI award by the 15-day VWAP (ex-distribution) of Arena Stapled Securities immediately prior to the end of the relevant financial year. This also reflects a reasonable estimation of their grant date fair value as additional rights are subsequently granted for the value of distributions equivalent to that declared to ordinary securityholders during the deferral period.

LTI Performance Rights 6,7,8

Executive KMP	Grant Year	Grant Date ¹	Vesting Date⁴	Fair Value per Right³	Rights Granted ^{1,2}	Rights Vested ⁴	Rights Lapsed	Maximum Value to be recognised in future years ⁵
Rob de Vos	FY2025	22-Nov-24	1-July-27	\$2.70	161,139	-	-	\$290,050
	FY2024	23-Nov-23	1-July-26	\$2.28	151,745	-	-	\$115,326
	FY2023	24-Nov-22	1-July-25	\$2.50	138,804	59,487	79,317	-
Gareth Winter	FY2025	22-Nov-24	1-July-27	\$2.70	97,464	-	-	\$175,435
	FY2024	23-Nov-23	1-July-26	\$2.28	95,839	-	-	\$72,838
	FY2023	24-Nov-22	1-July-25	\$2.50	87,153	37,351	49,802	-
Justin Bailey	FY2025	22-Nov-24	1-July-27	\$2.70	138,614	-	-	\$249,505

- 1. Rights are approved by the Board at the commencement of the three-year performance period. Each LTI grant to Mr de Vos and Mr Winter is conditional on approval by securityholders at Arena's AGM.
- The allocation of rights is determined on a face value basis by dividing the LTI opportunity by the 15-day VWAP (exdistribution) of Arena Stapled Securities to 30 June at the beginning of each grant year (FY2025: \$3.8476).
- 3. Reflects fair value for accounting purposes noting that actual LTI allocations are determined on a face value basis.
- 4. LTI Rights vested in accordance with the FY2023 LTI assessment as set out on page 21. Vested rights are unexercised but may be exercised by Executive KMP at any time after the date of this report.
- 5. The fair value of rights is amortised over the 3-year performance period for accounting purposes. This represents the maximum value of rights to be recognised in future years in the Statement of Comprehensive Income. The value will be nil if rights do not vest.
- 6. No payment is required on issue of Rights or stapled securities in respect of a vested Right. Vesting is subject to performance measures and service at the vesting date. LTI Rights have no entitlement to distributions.
- 7. In the event of an actual or proposed change of control event that the Board in its discretion determines should be treated as a change of control, a pro-rata number of unvested grants will vest at the time of the relevant event, based on the performance period elapsed and the extent to which performance hurdles have been achieved at the time (unless the Board determines another treatment in its discretion).
- 8. Executive KMP are restricted from transactions (using derivatives or otherwise) that would have the effect of limiting the economic risk from participating in the LTI.

Non-Executive Director Remuneration Framework

How are NED fees set?	Fees are set to ensure NEDs are remunerated fairly for their services, recognising
	the level of skill, expertise and experience required to perform the role. The fees are
	periodically benchmarked against a comparable group of listed entities.
Who approves the fees?	Each NED is paid an amount determined by the Board. NEDs do not receive any
	equity-based payments, retirement benefits or incentive payments.
Is there a maximum fee?	NED fees are subject to a maximum aggregate amount approved by securityholders
	of \$1 million per annum.
Are NEDs required to	Arena's minimum securityholding policy requires NEDs to acquire (over three years
have a minimum	from the later of the date the policy was adopted or their date of appointment) and
securityholding?	maintain a minimum holding of Arena securities equivalent to 100% of the annual
	Board fee. The assessed value is the higher of cost or market value at the beginning
	of the relevant financial year.

FY2025 Board and Committee Fees²

Board and Committee Fees were considered in the independent review undertaken by the Committee as part of the annual remuneration review with changes adopted in FY2025. Fees increased by an average of 4.5%.

	Board Fee ¹	Audit, Risk & Compliance Committee	Culture & Remuneration Committee	Nomination Committee
Chair	\$265,000	\$25,000	\$25,000	\$5,500
Member	\$120,000	\$15,000	\$15,000	\$3,000

- 1. The Board Fee received by the Chair of the Board is inclusive of all Committee fees.
- 2. All Fees are set inclusive of prescribed Superannuation Guarantee contributions.

Non-Executive Director Reported Remuneration (statutory)

		Fee ¹
David Ross (Board Chair)	FY2025	\$265,000
	FY2024	\$253,000
Rosemary Hartnett ²	FY2025	\$163,000
	FY2024	\$150,750
Helen Thornton ³	FY2025	\$158,833
	FY2024	\$139,750
Adam Tindall ⁴	FY2025	\$102,000
Dennis Wildenburg ⁵	FY2025	\$67,917
	FY2024	\$150,750

- 1. Fees are set inclusive of prescribed Superannuation Guarantee contributions.
- 2. Chair of the Culture and Remuneration Committee.
- 3. Chair of the Audit, Risk & Compliance Committee from 22 November 2024 following Mr Wildenburg's retirement.
- 4. Mr Tindall appointed to the Board on 1 November 2024.
- 5. Mr Wildenburg retired from the Board on 22 November 2024.

Non-Executive Director Securityholdings

Ordinary Stapled Securities

Director	Balance 1 July 2024	Acquired	Disposed	Other	Balance 30 June 2025
David Ross	213,565	-	-	-	213,565 ¹
Rosemary Hartnett	34,901	5,794	-	-	40,695 ¹
Helen Thornton	5,540	28,264	-	-	33,804 ¹
Adam Tindall ²	-	28,997	-	-	28,997
Dennis Wildenburg ³	173,334	7,937	-	(181,271)	-

- 1. Complies with minimum securityholding requirement (MSHR) as measured at the commencement of the financial year.
- 2. Mr Tindall has three years from date of appointment (1 November 2024) to meet the MSHR.
- 3. Mr Wildenburg retired from the Board on 22 November 2024.

Indemnification and insurance of officers and auditors

During the year, the Group has paid insurance premiums to insure each of the directors and officers of the Group against liabilities for costs and expenses incurred by them in defending any legal proceedings arising out of their conduct while acting in the capacity of the Group other than conduct involving a wilful breach of duty in relation to the Group.

The contract of insurance prohibits disclosure of the nature of the liability covered and the amount of the premium.

The Group has not, during or since the end of the financial year indemnified, or agreed to indemnify an auditor of the Group or of any related body corporate against a liability incurred in their capacity as an auditor.

Non-audit services

Details of the non-audit services provided to the Group by the Independent Auditor during the year ended 30 June 2025 are disclosed in note 24 of the financial statements.

Interests in the Group

The movement in securities on issue in the Group during the year is disclosed in note 13 to the financial statements.

Corporate governance statement

The board of directors for Arena REIT Limited and Arena REIT Management Limited work together and take a co-ordinated approach to the corporate governance of the Group.

Each Board has a Board Charter which details the composition, responsibilities, and protocols of the Board. In addition, the Boards have a Code of Conduct which sets out the standard of business practices required of the Group's directors and staff.

The Group conducts its business in accordance with these charters and code, as well as other key policies which are published on its website.

In compliance with ASX Listing Rule 4.10.3, the Group publishes an annual statement on its website disclosing the extent to which it has followed the recommendations for good corporate governance set by the ASX Corporate Governance Council during the reporting period.

Environmental regulation

The operations of the Group are not subject to any particular or significant environmental regulations under a Commonwealth, State or Territory law.

Rounding of amounts to the nearest thousand dollars

The Group is an entity of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191, relating to the 'rounding off' of amounts in the Directors' report. Amounts in the Directors' report have been rounded to the nearest thousand dollars in accordance with that Instrument, unless otherwise indicated.

Auditor's independence declaration

The Auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set out on page 27.

Arena REIT Directors' report 30 June 2025 (continued)

This report is made in accordance with a resolution of the directors of Arena REIT Limited and Arena REIT Management Limited.

David Ross

Chair

Melbourne

13 August 2025

Det Ross



Auditor's Independence Declaration

As lead auditor for the audit of Arena REIT No. 1 for the year ended 30 June 2025, I declare that to the best of my knowledge and belief, there have been:

- a. no contraventions of the auditor independence requirements of the *Corporations Act 2001* in relation to the audit; and
- b. no contraventions of any applicable code of professional conduct in relation to the audit.

This declaration is in respect of Arena REIT No. 1 and the entities it controlled during the period.

- Will

JDP Wills
Partner
PricewaterhouseCoopers

Sydney 13 August 2025

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Consolidated statement of comprehensive income

·		Co	onsolidated
	Notes	30 June 2025 \$'000	30 June 2024 \$'000
Income			
Property income	8(c)	108,844	97,498
Interest	0	1,208	678
Revaluation gain on investment properties	8	7,045	<u> </u>
Total income	_	117,097	98,176
Expenses			
Property expenses	8(c)	(763)	(610)
Management and administration expenses		(7,925)	(7,136)
Net loss on change in fair value of derivative financial instruments	_	(11,939)	(4,910)
Revaluation loss on investment properties	8	-	(13,496)
Finance costs	3	(14,044)	(13,686)
Loss on sale of investment properties		(38)	(153)
Other expenses		(897)	(677)
Total expenses	_	(35,606)	(40,668)
Net profit for the year		81,491	57,508
Other comprehensive income		-	
Total comprehensive income for the year	_	81,491	57,508
Total comprehensive income for the year is attributable to Arena stapled group investors, comprising:	REIT		
Unitholders of Arena REIT No. 1		82,329	56,940
Unitholders of Arena REIT No. 2 (non-controlling interest)		994	2,700
Unitholders of Arena REIT Limited (non-controlling interest)		(1,832)	(2,132) 57,508
	_	81,491	37,306
Earnings per security:		Cents	Cents
Basic earnings per security in Arena REIT No. 1	5	20.90	16.09
Diluted earnings per security in Arena REIT No. 1	5	20.83	16.03
Basic earnings per security in Arena REIT Group	5	20.69	16.25
Diluted earnings per security in Arena REIT Group	5	20.61	16.19

Consolidated balance sheet

		30 June 2025	30 June 2024
	Notes	\$'000	\$'000
Current assets			
Cash and cash equivalents	6	16,572	12,434
Trade and other receivables	7	20,025	4,856
Derivative financial instruments	12	1,242	5,533
Assets held for sale	8(b)	34,589	<u>-</u>
Total current assets		72,428	22,823
Non-current assets			
Derivative financial instruments	12	1,406	9,054
Property, plant and equipment		1,287	1,305
Investment properties	8	1,772,725	1,579,066
Intangible assets	9	10,816	10,816
Total non-current assets		1,786,234	1,600,241
Total assets		1,858,662	1,623,064
Current liabilities			
Trade and other payables	10	16,565	15,227
Provisions		880	928
Distributions payable		18,251	15,498
Lease liabilities		167	196_
Total current liabilities		35,863	31,849
Non-current liabilities			
Provisions		160	76
Interest bearing liabilities	11	436,204	376,271
Lease liabilities		608	856
Total non-current liabilities		436,972	377,203
Total liabilities		472,835	409,052
Net assets		1,385,827	1,214,012
Equity			
Contributed equity - ARF1	13	578,888	436,640
Accumulated profit	14	653,398	634,981
Non-controlling interests - ARF2 and ARL	15	153,541	142,391
Total equity		1,385,827	1,214,012

The above consolidated balance sheet should be read in conjunction with the accompanying notes.

Consolidated statement of changes in equity

		Consolidate			
	Contributed equity \$'000	N Accumulated profit \$'000	on-controlling interests - ARL & ARF2 \$'000	Total equity \$'000	
Balance at 1 July 2023	424,361	632,316	142,630	1,199,307	
Profit for the period	_	56,940	568	57,508	
Total comprehensive income for the year	-	56,940	568	57,508	
Transactions with owners in their capacity as owners:					
Issue of securities under the DRP	12,279	-	5,159	17,438	
Distributions to securityholders	-	(54,275)	(7,401)	(61,676)	
Equity-based remuneration	-	-	1,435	1,435	
Balance at 30 June 2024	436,640	634,981	142,391	1,214,012	
Balance at 1 July 2024	436,640	634,981	142,391	1,214,012	
Profit for the period		82,329	(838)	81,491	
Total comprehensive income for the year	-	82,329	(838)	81,491	
Transactions with owners in their capacity as owners:					
Issue of securities under the Institutional Placement	103,995	-	13,818	117,813	
Issue of securities under the Security Purchase Plan	20,834	-	2,768	23,602	
Issue of securities under the DRP	17,419	-	2,386	19,805	
Distributions to securityholders	-	(63,912)	(8,715)	(72,627)	
Equity-based remuneration	_	-	1,731	1,731	
Balance at 30 June 2025	578,888	653,398	153,541	1,385,827	

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

Consolidated statement of cash flows

		Consolidated	
	Notes	30 June 2025 \$'000	30 June 2024 \$'000
Cash flows from operating activities		•	
Receipts in the course of operations		101,444	88,395
Payments in the course of operations		(17,175)	(14,341)
Finance costs paid		(11,212)	(12,205)
Interest received		1,209	678
Net cash inflow from operating activities	16	74,266	62,527
Cash flows from investing activities			
Payments for investment properties and capital expenditure		(225,398)	(60,567)
Proceeds from sale of investment properties		5,044	3,727
Refund of investment property acquisition costs		-	82
Net cash (outflow) from investing activities		(220,354)	(56,758)
Cash flows from financing activities			
Proceeds from issue of securities		143,868	(73)
Payment of transaction costs from issue of securities		(2,531)	-
Distributions paid to securityholders		(49,989)	(43,398)
Loan establishment costs paid		(879)	(741)
Capital receipts from lenders		60,000	35,000
Principal elements of lease payments		(243)	(236)
Net cash (outflow) from financing activities		150,226	(9,448)
Net (decrease)/increase in cash and cash equivalents		4,138	(3,679)
Cash and cash equivalents at the beginning of the financial period		12,434	16,113
Cash and cash equivalents at the end of the financial year	6	16,572	12,434

Contents of the notes to the consolidated financial statements

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1 General information

These financial statements cover Arena REIT (the 'Group') comprising Arena REIT No. 1 ('ARF1'), Arena REIT No. 2 ('ARF2'), Arena REIT Limited ('ARL'), and their controlled entities. Arena REIT is listed on the ASX and registered and domiciled in Australia. The Responsible Entity of ARF1 and ARF2 is Arena REIT Management Limited (the 'Responsible Entity').

This financial report is a combined financial report that presents the financial statements and accompanying notes of Arena REIT at and for the year ended 30 June 2025.

The financial statements were authorised for issue by the directors of Arena REIT Limited and Arena REIT Management Limited on 13 August 2025. The directors have the power to amend and reissue the financial statements.

(a) Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards and interpretations issued by the Australian Accounting Standards Board and the *Corporations Act 2001*. Arena REIT is a for-profit entity for the purpose of preparing the financial statements.

The financial report has been prepared on an accruals and historical cost basis except for investment properties, financial assets at fair value through profit or loss, derivative financial instruments which are measured at fair value, and share-based payments which are measured at fair value. Cost is based on the fair value of consideration given in exchange for assets. Comparative information is reclassified where appropriate to enhance comparability.

The financial statements are presented in Australian Dollars, which is the Group's functional currency.

Compliance with International Financial Reporting Standards

The financial statements of the Group also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board.

(b) New and amended standards adopted by the Group

There are no standards, interpretations or amendments to existing standards that are effective for the first time for the financial year beginning 1 July 2024 that have a material impact on the amounts recognised in prior periods or will affect the current or future periods.

(c) New accounting standards and interpretations not yet adopted

Certain new accounting standards and interpretations have been published that are not mandatory for 30 June 2025 reporting periods. The Group has not early adopted these standards/interpretations. The Group's assessment of the impact of these new standards and interpretations is set out below:

(i) Climate-related financial disclosures

Australia's new climate-related financial disclosure regime (the Treasury Laws Amendment Bill 2024) was passed by Parliament on 9 September 2024. The Australian Accounting Standards Board ('AASB') has subsequently approved the following Australian Sustainability Reporting Standards ('ASRSs') on 20 September 2024:

AASB S1 - General Requirements for Disclosure of Sustainability-related Financial Information is a voluntary Standard covering sustainability-related financial disclosures and aligns with the scope of IFRS S1;

AASB S2 - Climate-related Disclosures is a mandatory Standard that incorporates the necessary content presented in IFRS S1. This Standard requires an entity to disclose information about climate-related risks and opportunities that could reasonably be expected to affect the entity's cash flows, its access to finance or cost of capital over the short, medium or long term.

1 General information (continued)

(c) New accounting standards and interpretations not yet adopted (continued)

Arena REIT expects that it will fall within reporting Group 3, with mandatory reporting required by FY28. The Group is continuing to develop its assessment of the impact of climate change in line with emerging industry and regulatory guidance on the consolidated financial statements.

(ii) Presentation and Disclosure in Financial Statements

AASB 18 Presentation and Disclosure in Financial Statements (effective for annual periods beginning on or after 1 January 2027) AASB 18 will replace AASB 101 Presentation of financial statements, introducing new requirements that will help to achieve comparability of the financial performance of similar entities and provide more relevant information and transparency to users. Even though AASB 18 will not impact the recognition or measurement of items in the financial statements, it impacts presentation and disclosure, in particular those related to the statement of financial performance and providing management-defined performance measures within the financial statements.

(d) Critical accounting estimates and judgements

The Group makes estimates and judgements that affect the reported amounts of assets and liabilities within the next financial year. Estimates are continually evaluated and based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Estimates and judgements which are material to the financial report are found in the following notes:

Investment properties Note 8

Recoverability of goodwill Note 9

Financial instruments Notes 12. 17

(e) Rounding of amounts

The Group is an entity of the kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191, relating to the 'rounding off' of amounts in the financial statements. Amounts in the financial statements have been rounded off to the nearest thousand dollars in accordance with that Instrument, unless otherwise indicated.

Financial results, assets and liabilities

This section provides additional information about those individual line items in the financial statements that the directors consider most relevant in the context of the operations of the Group, including:

- (a) accounting policies that are relevant for an understanding of the items recognised in the financial statements
- (b) analysis and sub-totals
- (c) information about estimates and judgements made in relation to particular items.

2 Segment information

The Group operates as one business segment being investment in real estate, and in one geographic segment being Australia. The Group's segments are based on reports used by the Board (as the Chief Operating Decision Maker) in making strategic decisions about the Group, assessing the financial performance and financial position of the Group, determining the allocation of resources and risk management. Refer to the Consolidated Statement of Comprehensive Income for the segment financial performance and the Consolidated Balance Sheet for the assets and liabilities.

2 Segment information (continued)

A key financial metric used to define the results and performance of the Group is net operating profit (distributable income). Net operating profit is a non-statutory measure of profit used to determine securityholder distributions and represents the underlying cash-based profit for the relevant period. Net operating profit excludes fair value changes from asset and derivative valuations and items of income or expense not representative of the underlying operating earnings or cashflow, such as those relating to capital transactions. Net operating profit (distributable income) is calculated in accordance with the Group's Dividend and Distribution policy and approved by the Board.

A reconciliation between statutory net profit per the Consolidated Statement of Comprehensive Income and net operating profit (distributable income) is set out below:

	30 June 2025 \$'000	30 June 2024 \$'000
Statutory net profit	81,491	57,508
Investment property revaluation and straight-lining of rent	(23,777)	(3,780)
Change in fair value of derivatives	11,939	4,910
Loss/(profit) on sale of investment properties	38	153
Transaction costs	1,312	1,653
Amortisation of equity-based remuneration (non-cash)	1,731	1,481
Other	339	519
Net operating profit (distributable income) *	73,073	62,444

^{*} Net operating profit (distributable income) is not a statutory measure of profit

3 Finance costs

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
Finance costs:		
Interest paid or payable	13,125	11,918
Loan establishment and other finance costs	283	546
Write-off of loan establishment costs due to refinancing	636	1,222
Total finance costs expensed	14,044	13,686
Finance costs capitalised (a)	3,322	2,904
Total finance costs	17,366	16,590

Finance costs are capitalised at rates based on contracted fund through rates for each development ranging from 5.25% to 6.5% (30 June 2024: 5.0% to 6.5%).

3 Finance costs (continued)

(a) Accounting policy - Finance costs

Finance costs include interest and amortisation of costs incurred in connection with the arrangement of borrowings. Finance costs are expensed as incurred unless they relate to qualifying assets. Qualifying assets are assets which take more than twelve months to get ready for their intended use or sale. Where funds are borrowed for the acquisition, construction or production of a qualifying asset, the finance costs capitalised are those incurred in relation to that qualifying asset.

4 Income taxes

Under current Australian income tax legislation, ARF1 and ARF2 are not liable to Australian income tax, provided that the securityholders are presently entitled to the income of the Trusts. Trust distributions are subject to income tax in the hands of securityholders.

ARL and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation.

(a) Numerical reconciliation of tax expense per the statutory income tax rate to income tax expense recognised

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
Profit/(loss) before income tax	81,491	57,508
Tax at the applicable Australian tax rate of 25.0% (2024 - 25.0%)	(20,373)	(14,377)
Profit attributable to entities not subject to tax Deferred tax assets not recognised	20,831 (458)	14,910 (533)
Income tax expense		-

Unrecognised deferred tax assets are \$0.4 million (2024: \$0.5 million). These have not been recognised as it is not probable that future taxable profit will arise to offset these deductible temporary differences.

(b) Accounting policy - income tax

(i) Trusts

Arena REIT No.1 and Arena REIT No.2 (the Trusts) are not subject to Australian income tax provided their taxable income is fully distributed to securityholders.

(ii) Companies

The income tax expense or revenue for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred income tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss.

4 Income taxes (continued)

(b) Accounting policy - income tax (continued)

(ii) Companies (continued)

Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the end of the reporting period and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred tax assets are recognised for deductible temporary differences and unused tax losses only if it is probable that future taxable amounts will be available to utilise those temporary differences and losses.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority. Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

(iii) Tax consolidation legislation

ARL and its wholly-owned Australian controlled entities have implemented the tax consolidation legislation. As a consequence, these entities are taxed as a single entity and the deferred tax assets and liabilities of these entities are set off in the consolidated financial statements.

The head entity, ARL, and the controlled entities in the tax consolidated group account for their own current and deferred tax amounts. These tax amounts are measured as if each entity in the tax consolidated group continues to be a standalone taxpayer in its own right.

In addition to its own current and deferred tax amounts, ARL also recognises the current tax liabilities (or assets) and the deferred tax assets arising from unused tax losses and unused tax credits assumed from controlled entities in the tax consolidated group.

All current tax balances are transferred from the controlled entities in the group to ARL. As there is no tax sharing agreement in place the current tax receivable or payable is transferred from each controlled entity to ARL as a contribution to (or distribution from) wholly owned entities.

5 Earnings per security ('EPS')

	2025 Cents	2024 Cents
Basic EPS in Arena REIT No. 1	20.90	16.09
Diluted EPS in Arena REIT No. 1	20.83	16.03
Basic EPS in Arena REIT Group	20.69	16.25
Diluted EPS in Arena REIT Group	20.61	16.19

The following information reflects the income and security numbers used in the calculations of basic and diluted EPS.

5 Earnings per security ('EPS') (continued)

	2025 Number of securities '000	2024 Number of securities '000
Weighted average number of ordinary securities used in calculating basic EPS	393,887	353,845
Rights granted under employee incentive plans	1,433	1,373
Adjusted weighted average number of ordinary securities used in calculating diluted EPS	395,320	355,218
	30 June 2025 \$'000	30 June 2024 \$'000
Earnings used in calculating basic EPS for Arena REIT No. 1	82,329	56,940
Earnings used in calculating diluted EPS for Arena REIT No. 1	82,329	56,940
Earnings used in calculating basic EPS for Arena REIT Group	81,491	57,508
Earnings used in calculating diluted EPS for Arena REIT Group	81,491	57,508

(a) Accounting policy - earnings per security

(i) Basic earnings per security

Basic earnings per security is calculated by dividing:

- the profit attributable to the security holders, excluding any costs of servicing equity other than ordinary securities;
- by the weighted average number of ordinary securities outstanding during the financial year.

(ii) Diluted earnings per security

Diluted earnings per security adjust the figures used in the determination of basic earnings per security to take into account:

- the effect of interest and other financial costs associated with dilutive potential ordinary securities;
- the weighted average number of additional ordinary securities that would have been outstanding assuming the conversion of all dilutive potential ordinary securities.

6 Cash and cash equivalents

	Consolidated	
	30 June 30	
	2025	2024
	\$'000	\$'000
Cash at bank	16,572	12,434
Total cash and cash equivalents	16,572	12,434

6 Cash and cash equivalents (continued)

(a) Accounting policy - Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short term, highly liquid investments with original maturities of three months or less from the date of acquisition that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

7 Trade and other receivables

(a) Trade and other receivables - Current

	30 June 2025 \$'000	Consolidated 30 June 2024 \$'000
Trade receivables	53	209
Expected credit loss provision	(154)	(154)
Other receivables	18,832	3,646
Prepayments	1,294	1,155
	20,025	4,856
(i) Ageing of trade receivables	2025 \$'000	2024 \$'000
Not past due	45	183
Past due 0 - 30 days	-	-
Past due 31 - 60 days	-	17
Past due 61 - 90 days	8	9
Past due over 90 days		
	53	209

No other class of financial asset is past due.

From time to time, tenant payments are delayed for administrative reasons such as lease assignment. Management have reviewed all receivables for impairment and consider that the balances are due and payable, and that recovery can be obtained.

(b) Accounting policy - Receivables

Receivables may include amounts for interest and trust distributions. Trust distributions are accrued when the right to receive payment is established. Interest is accrued at the end of each reporting period from the time of last payment. Amounts are generally received within 30 days of being recorded as receivables.

7 Trade and other receivables (continued)

(b) Accounting policy - Receivables (continued)

Receivables are recognised initially at fair value and subsequently measured at amortised cost. At each reporting date, the Group measures the loss allowance on receivables at an amount equal to the lifetime expected credit losses. Expected credit losses are measured using probability of default, exposure at default and loss given default. Collectability of trade receivables is reviewed on an ongoing basis. Debts which are known to be uncollectible are written off by reducing the carrying amount directly. An expected credit loss provision is used when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of the receivables. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments (more than 30 days overdue) are considered indicators that the trade receivable is impaired. The amount of the expected credit loss provision is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The amount of the impairment loss is recognised in the statement of comprehensive income within other expenses. When a trade receivable for which an expected credit loss provision had been recognised becomes uncollectible in a subsequent period, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against other expenses in the statement of comprehensive income.

8 Investment properties

(a) Valuations and carrying amounts

Property Portfolio	Carry 2025 \$'000	ing amount 2024 \$'000
ELC properties	1,544,161	1,398,060
ELC developments	61,314	45,576
Healthcare properties	167,250	135,430
Total	1,772,725	1,579,066

The Group has adopted a valuation program that provides for each property to be independently valued by suitably qualified valuers at least once every three years. Changes in market conditions may necessitate more frequent independent revaluations of properties.

Independent valuations were performed on 55 Early Learning Centres ('ELC') and three healthcare properties as at 30 June 2025. The directors have reviewed these valuations and determined they are appropriate to adopt as at 30 June 2025. Director valuations were performed on investment properties not independently valued as at 30 June 2025.

Development properties have been subject to a Director valuation and are carried at fair value on completion less cost to complete, including an appropriate adjustment for development risk.

The key inputs into valuations are:

- Passing rent;
- · Market rents;
- · Capitalisation rates;
- · Lease terms:
- · Rent reviews;
- Planning status and approvals;
- · Discount rates (healthcare properties); and
- Capital expenditure and vacancy contingencies (healthcare properties).

(a) Valuations and carrying amounts (continued)

The key inputs into the valuation are based on market information for comparable properties. The majority of early learning and healthcare properties are located in markets with evidence to support valuation inputs and methodology. The independent valuers have experience in valuing similar assets and have access to market evidence to support their conclusions. Comparable assets are considered those in similar markets and condition.

Investment properties have been classified as Level 3 in the fair value hierarchy.

(i) Key assumptions - ELCs

	30 June 2025	30 June 2024
Market rent per licenced place	\$1,861 to \$6,400	\$2,000 to \$6,250
Capitalisation rates	4.25% to 7.25%	4.50% to 7.25%
Passing yields	3.90% to 6.90%	3.90% to 8.60%
(ii) Key assumptions - Healthcare properties		
	30 June 2025	30 June 2024
Capitalisation rates	5.25% to 6.50%	5.00% to 6.25%
Passing yields	5.48% to 6.78%	5.25% to 6.30%
Discount rates	6.25% to 7.25%	6.25% to 7.25%

(iii) Sensitivity analysis

The Group's investment properties are 100% occupied with a weighted average lease expiry of 18.4 years. The Group's investment properties are typically on long term leases with contracted annual income escalations and accordingly, they are generally valued on a capitalisation of income or discounted cash flow (DCF) (healthcare properties) basis. The Group's investment properties are therefore exposed to a risk of change in their fair values due to changes in market capitalisation rates and discount rates.

For ELC properties, if the capitalisation rate expanded by 25 basis points, fair value would reduce by \$68 million from the fair value as at 30 June 2025 and if the capitalisation rate compressed by 25 basis points, fair value would increase by \$75 million from the fair value as of 30 June 2025.

For Healthcare properties, if the capitalisation rate expanded by 25 basis points, fair value would reduce by \$6.8 million from the fair value as at 30 June 2025 and if the capitalisation rate compressed by 25 basis points, fair value would increase by \$7.4 million from the fair value as of 30 June 2025. If the discount rate expanded by 25 basis points, fair value would reduce by \$4.1 million from the fair value as at 30 June 2025 and if the discount rate compressed by 25 basis points, fair value would increase by \$1.8 million from the fair value as of 30 June 2025.

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8 Investment properties (continued)

(b) Movements during the financial year

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
At fair value		
Opening balance	1,579,066	1,515,912
Property acquisitions and capital expenditure	223,908	63,343
Refund of property acquisition costs	-	(82)
Disposals	(19,437)	(3,880)
Transfers to classified as held for sale	(34,589)	-
Revaluations	7,045	(13,496)
Other IFRS revaluation adjustments	16,732	17,269
Closing balance	1,772,725	1,579,066

(i) Assets Held for Sale

The Group periodically identifies investment property to sell and recycle capital. Investment property is classified as held for sale when the Group expects that the carrying amount of the property will be recovered principally through a sale transaction rather than through continuing use. This condition is met when the asset is available for sale in its present condition and the sale is considered to be highly probable of completing within 12 months from the date of classification.

Investment properties held for sale remain measured at fair value. Gains or losses on investment property upon their initial recognition as held for sale are recognised in Revaluation gain or loss on investment properties in the Consolidated statement of comprehensive income.

(c) Amounts recognised in profit or loss for investment properties

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
Property income	92,112	80,222
Other property income (recognised on a straight line basis)	16,732	17,276
Direct operating expenses from property that generated property income	(763)	(610)
Revaluation gain/(loss) on investment properties	7,045	(13,496)

(d) Tenancy risk

Set out below are details of the major tenants who lease properties from the Group:

Goodstart Early Learning Ltd ('Goodstart') - representing 21% of the Group's investment property portfolio by income. Like many not-for-profit entities, Goodstart is a company limited by guarantee. It therefore does not have "shareholders", rather, each of the member charities (Mission Australia, Benevolent Society, Brotherhood of St Laurence and Social Ventures Australia) is a member of the company. Goodstart's "capital" is loan capital of varying degrees of risk and subordination.

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(d) Tenancy risk (continued)

Green Leaves Group Limited ('Green Leaves') - representing 16% of the Group's investment property portfolio by income. Green Leaves is a privately held provider of early childhood education, owning and operating approximately 60 ELCs throughout Australia.

Edge Early Learning ('Edge') - representing 13% of the Group's investment property portfolio by income. Edge is a privately held provider of early childhood education, owning and operating more than 60 ELCs throughout Australia.

Affinity Education Group Limited ('Affinity') - representing 12% of the Group's investment property portfolio by income. Affinity is a privately held provider of early childhood education, owning and operating over 250 ELCs throughout Australia.

Other Tenants

Operator	% of Investment Property Portfolio by Income
Aspire Education	7%
Limestone Bidco Pty Ltd	6%
G8 Education	4%
Mayfield	2%
SACare	2%
YMCA Learning Communities Ltd	2%
Journey Group Holdings 2 P/L	2%

All of the above tenants are ELC or healthcare operators. G8 Education and Mayfield are listed on the Australian Securities Exchange. The other tenants are privately owned with experience operating ELCs or healthcare businesses. Typically, tenants are required to provide an unconditional and irrevocable bank guarantee, which must not expire until at least six months after the ultimate expiry of the lease and may be subject to cross-defaults on other properties they lease in the Arena portfolio.

(e) Assets pledged as security

Refer to note 11 for information on investment properties and other assets pledged as security by the Group.

(f) Contractual obligations

Capital expenditure contracted for at the end of the reporting period but not recognised as liabilities is as follows:

3	0 June 2025 \$'000	30 June 2024 \$'000
Investment properties	36,690	38,904

The above commitments include the costs associated with developing ELC properties.

(g) Leasing arrangements

Investment properties are leased to tenants under long-term operating leases with rentals payable monthly. Minimum lease payments receivable on leases of investment properties are as follows:

(g) Leasing arrangements (continued)

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
Minimum lease receivable under non-cancellable operating leases of investment properties not recognised in the financial statements are receivable as follows:		
Within 1 year	84,105	82,052
1 - 2 years	86,382	84,122
2 - 3 years	88,726	86,251
3 - 4 years	91,031	88,440
4 - 5 years	93,317	90,378
Greater than 5 years	1,698,172	1,541,549
	2,141,733	1,972,792

(h) Impact of climate change on investment property valuations

Climate change can impact investment property values in a number of ways. Firstly, the increasing frequency and severity of extreme weather events pose risks of property damage, in addition to higher maintenance costs and income loss for tenants. The risk of this is influenced by factors like property location and whether measures have been implemented to mitigate the impacts of adverse weather. Regulators may demand additional sustainability measures for buildings, both during their construction phase and through the course of operations. Properties that effectively minimise their environmental impact may attract premium rents, thereby supporting higher property valuations.

Valuers consider the impact of specific identified risk factors, such as flooding or bushfires, when assessing the value of each property during their valuation process. They utilise property-specific overlays and benchmarking against market transactions that demonstrate premiums and discounts for properties with varying levels of risk.

(i) Accounting policy - Investment properties

Investment property is real estate investments held to earn long-term rental income and for capital appreciation. Investment properties are carried at fair value determined either by the Directors or independent valuers with changes in fair value recorded in the statement of comprehensive income.

Land and buildings (including integral plant and equipment) that comprise investment property are not depreciated. The carrying amount of investment properties may include the cost of acquisition, additions, refurbishments, redevelopments, improvements, lease incentives, assets relating to fixed increases in operating lease rental in future periods and borrowing costs incurred during the construction period of qualifying assets.

(i) Valuation basis

The basis of the valuation of investment properties is fair value, being the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The Directors may determine the requirement for a valuation at any time but have adopted a valuation program that provides for each property to be independently valued by suitably qualified valuers at least once every three years. Changes in market conditions may necessitate more frequent independent revaluations of properties.

(i) Accounting policy - Investment properties (continued)

(i) Valuation basis (continued)

Valuations are derived through a combination of the valuations determined using the discounted cash flow (DCF) method, the income capitalisation method, and the direct comparison method. They consider a number of factors that may include a direct comparison between the subject property and a range of comparable sales evidence, the present value of net future cash flow projections based on reliable estimates of future cash flows, existing lease contracts, external evidence such as current market rents for similar properties, and using capitalisation rates and discount rates that reflect current market assessments of the uncertainty in the amount and timing of cash flows.

9 Intangible assets

	С	onsolidated
	30 June	30 June
	2025	2024
	\$'000	\$'000
Goodwill	10,816	10,816
	10,816	10,816

The intangible asset held by the Group represents goodwill on acquisition. There are no other intangibles held by the Group.

Goodwill has been allocated to the Group's lowest cash generating unit representing funds management across the Arena REIT business as a whole.

The Group tests impairment of goodwill annually by comparing its carrying amount with its recoverable amount. The recoverable amount is determined using a fair value methodology which applies asset values and net cashflow financial budgets approved by the Board of Directors, contractual fee rates and a valuation multiple.

There has been no impairment of goodwill recognised in the current or prior financial years.

Key assumptions include:

- growth rates set in the range of 2% to 4% per annum, reflecting a line-by-line net cashflow and asset value forecast and contracted fee income; and
- cash flows are discounted at a rate of 9% per annum, based on an appropriate measure of cost of capital plus a premium for risk capitalised at a rate derived from an independent valuation obtained in support of the acquisition and updated for current economic conditions and risk.

The Group has considered and assessed reasonably possible changes in key assumptions and have not identified any foreseeable instances that could cause the carrying amount to exceed its recoverable amount.

(a) Accounting policy - Goodwill

Goodwill on acquisitions of subsidiaries is included in intangible assets. Goodwill is not amortised but it is tested for impairment annually, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

Goodwill is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the business combination in which the goodwill arose. The units or groups of units are identified at the lowest level at which goodwill is monitored for internal management purposes, being the operating segments.

10 Trade and other payables

	Co	Consolidated	
	30 June	30 June	
	2025	2024	
	\$'000	\$'000	
Prepaid rental income	2,675	2,773	
Sundry creditors and accruals	13,890	12,454	
	16,565	15,227	

Trade and other payables are non-interest bearing.

11 Interest bearing liabilities

	30 June 2025 \$'000	Consolidated 30 June 2024 \$'000
Non-current: Secured		
Syndicated facility	437,000	377,000
Unamortised transaction costs	(796)	(729)
Total secured non-current borrowings	436,204	376,271
(a) Financing arrangements		

	30 June	30 June
	2025	2024
	\$'000	\$'000
Committed facilities available at the end of the reporting period		
Interest bearing liabilities	600,000	500,000

Facilities used at the end of the reporting period

Interest bearing liabilities	437,000	377,000

The Group refinanced its syndicated debt facility in April 2025, increasing the facility limit by \$100 million, extending the maturity dates and continuing the existing Sustainability Linked Loan (SLL) overlay. The SLL includes annual Sustainability Performance Targets (SPTs) that may result in an adjustment to the margin paid on the drawn debt balance.

The Group has a \$200 million facility expiring 31 May 2028, a \$200 million facility expiring 31 May 2029, and a \$200 million facility expiring 31 May 2030, providing a remaining weighted average term of 3.9 years (30 June 2024: 4.1 years).

The facilities are available to both ARF1 and ARF2 and the assets of both Trusts are held as security under the facilities.

The interest rate applying to the drawn amount of the facilities is set on a quarterly basis at the prevailing market interest rates.

Consolidated

11 Interest bearing liabilities (continued)

The undrawn amount of the bank facilities may be drawn at any time.

(b) Assets pledged as security

The bank facilities are secured by a registered first mortgage over investment property and a fixed and floating charge over the assets of ARF1 and ARF2.

The carrying amounts of assets pledged as security are:

	Consolidated	
	30 June	30 June
	2025	2024
	\$'000	\$'000
Financial assets pledged		
Cash and cash equivalents	9,894	6,394
Trade and other receivables	29,988	4,472
Derivative financial instruments	2,648	14,587
	42,530	25,453
	30 June	30 June
	2025	2024
	\$'000	\$'000
Other assets pledged		
Investment properties	1,772,725	1,579,066
	1,772,725	1,579,066

(c) Covenants

The covenants over the Group's bank facility require an interest cover ratio of greater than 2.0 times (actual at 30 June 2025 of 5.6 times) and a loan to market value of investment properties ratio of less than 50% (actual at 30 June 2025 of 24.7%). The Group was in compliance with its covenants throughout the year.

(d) Accounting policy - Borrowings

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the consolidated statement of comprehensive income over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. Transaction costs are amortised over the period of the facility to which it relates.

Borrowings are removed from the consolidated balance sheet when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of the financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss as finance costs.

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

12 Derivative financial instruments

		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Current assets		
Interest rate swaps	1,242	5,533
	1,242	5,533
Non-current assets		
Interest rate swaps	1,406	9,054
	1,406	9,054

The Group has entered into interest rate swap contracts under which they receive interest at variable rates and pay interest at fixed rates to protect interest bearing liabilities from exposure to changes in interest rates.

Active swaps in place as at 30 June 2025 have a notional value of \$300 million and cover 69% (2024: 76%) of the facility principal outstanding. The weighted average fixed interest swap rate for active swaps at 30 June 2025 was 2.45% (2024: 2.03%), and the weighted average term was 2.3 years (2024: 2.6 years).

The Group has entered into interest rate swaps with a forward start date beyond 30 June 2025. The notional value of these forward start interest rate swaps was \$260 million with a weighted average fixed interest swap rate of 3.29% and weighted average term of 2.1 years. These swaps have commencement dates throughout the financial years ending 30 June 2026 and 30 June 2027.

Periodic swap settlements match the period for which interest is payable on the underlying debt, and are settled on a net basis.

The notional principal amounts and periods of expiry of the interest rate swap contracts are as follows:

		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Less than 1 year	70,000	45,000
1 - 2 years	160,000	70,000
2 - 3 years	95,000	60,000
3 - 4 years	125,000	45,000
4 - 5 years	110,000	75,000
Greater than 5 years		110,000
	560,000	405,000

(a) Accounting policy - Derivative financial instruments

Derivatives are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured to their fair value at the end of each reporting period. The Group does not designate any derivatives as hedges in a hedging relationship and therefore changes in the fair value of any derivative instrument are recognised immediately in the statement of comprehensive income.

12 Derivative financial instruments (continued)

(b) Key estimate - Fair value of financial instruments

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives or unquoted securities) is determined using valuation techniques.

Models use observable data, to the extent practicable. However, areas such as credit risk (both own and counterparty), volatilities and correlations require management to make estimates. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

Refer to Note 17 for further information on the fair value estimation and fair value hierarchy of financial instruments.

13 Contributed equity

(a) Securities

			C	onsolidated
	30 June	30 June	30 June	30 June
	2025	2024	2025	2024
	Securities '000	Securities '000	\$'000	\$'000
Ordinary Securities				
Fully paid	400,017	356,270	578,888	436,640

Other contributed equity attributable to securityholders of the Group relating to ARF2 and ARL of \$96.1 million is included within Non-controlling interests - ARF2 and ARL (30 June 2024: \$96.1 million).

(b) Movements in ordinary securities

Date	Details	Number of securities '000	\$'000
1 July 2023	Opening balance	350,705	424,361
•	Issue of securities under the DRP (i)	4,974	12,279
	Vesting of equity-based remuneration (ii)	591	-
30 June 2024	Closing balance	356,270	436,640
1 July 2024	Opening balance	356,270	436,640
	Issue of securities under the DRP (i)	5,208	17,419
	Vesting of equity-based remuneration (ii)	479	-
	Issue of securities under the Institutional Placement (iii)	31,746	103,995
	Issue of securities under the Security Purchase Plan (iv)	6,314	20,834
30 June 2025	Closing balance	400,017	578,888

(i) Distribution Re-investment Plan (DRP)

The Group has a Distribution Reinvestment Plan (DRP) under which securityholders may elect to have all or part of their distribution entitlements satisfied by the issue of new securities rather than being paid in cash.

(ii) Equity-based remuneration

In September 2024, 365,577 performance rights granted to employees of a related party of the Responsible Entity in FY22 vested as a result of performance conditions being fulfilled. In addition, 107,775 deferred short-term incentive rights granted to employees of a related party of the Responsible Entity in FY23 vested along with a further 5,230 securities in respect of distribution equivalents.

13 Contributed equity (continued)

(b) Movements in ordinary securities (continued)

(iii) Institutional Placement

The Group completed a fully underwritten placement to institutional and professional investors in July 2024 which raised \$120 million through the issue of 31,746,032 stapled securities at a price of \$3.78 per stapled security. New stapled securities under the Institutional Placement were issued on 29 July 2024.

(iv) Security Purchase Plan (SPP)

In conjunction with the Institutional Placement in July 2024, the Group offered a Security Purchase Plan (SPP) to eligible investors. \$24 million was raised through the issue of 6,314,500 stapled securities at a price of \$3.78 per stapled security. New stapled securities under the SPP were issued on 27 August 2024.

14 Accumulated profit

	Consolidated	
	30 June 2025 \$'000	30 June 2024 \$'000
Movements in accumulated profit were as follows:		
Opening accumulated profit	634,981	632,316
Net profit for the period attributable to ARF1	82,329	56,940
Distribution paid or payable attributable to ARF1	(63,912)	(54,275)
Closing accumulated profit	653,398	634,981

Distributions to securityholders

The following table details the distributions to securityholders during the financial year on a consolidated basis, including distributions declared by ARF2 (classified as a non-controlling interest) of \$8.7 million (30 June 2024: \$7.4 million).

	2025 \$'000 Distributions decla	2024 \$'000 red (\$'000)	2025 cps Distribution de	2024 cps clared (cps)
September quarter	18,064	15,336	4.5625	4.3500
December quarter	18,130	15,394	4.5625	4.3500
March quarter	18,183	15,448	4.5625	4.3500
June quarter	18,250	15,498	4.5625	4.3500
Total distributions to securityholders	72,627	61,676	18.2500	17.4000

15 Non-controlling interests

The financial statements reflect the consolidation of ARF1, ARF2 and ARL. For financial reporting purposes, one entity in the stapled group must be identified as the acquirer or parent entity of the others. ARF1 has been identified as the acquirer and parent of ARF2 and ARL, resulting in ARF2 and ARL being disclosed as non-controlling interests.

15 Non-controlling interests (continued)

Movements in non-controlling interests were as follows:

	ARF2 \$'000	ARL \$'000	Total \$'000
Opening balance - 1 July 2023	122,013	20,617	142,630
Issue of securities under the DRP	5,159	-	5,159
Vesting of equity-based remuneration	-	1,155	1,155
Net profit/(loss) for the year attributable to non-controlling interests	2,700	(2132)	568
Distributions paid or payable attributable to non-controlling interests	(7,401)	-	(7,401)
Increase/(decrease) in reserves (i)	-	280	280
Closing balance - 30 June 2024	122,471	19,920	142,391
	ARF2 \$'000	ARL \$'000	Total \$'000
Opening balance - 1 July 2024	122,471	19,920	142,391
Issue of securities under the DRP	2,386	-	2,386
Issue of securities under the Institutional Placement	11,885	1,933	13,818
Issue of securities under the Security Purchase Plan	2,381	387	2,768
Vesting of equity-based remuneration	-	1,486	1,486
Net profit/(loss) for the year attributable to non-controlling interests	994	(1,832)	(838)
Distributions paid or payable attributable to non-controlling interests	(8,715)	-	(8,715)
Increase/(decrease) in reserves (i)	<u>-</u>	245	245
Closing balance - 30 June 2025	131,402	22,139	153,541

(i) Reserves

Consolidated

	30 June 2025 \$'000	30 June 2024 \$'000
Opening balance	2,549	2,269
Vesting of equity-based remuneration	(1,486)	(1,155)
Equity-based remuneration expense	1,731	1,435
Balance 30 June	2,794	2,549

The equity-based remuneration reserve is used to recognise the fair value of rights issued under the Group's Deferred Short Term and Long Term Incentive Plan. Refer to Note 23 for further details.

16 Cashflow information

(a) Reconciliation of profit/(loss) to net cash inflow/(outflow) from operating activities

	Co	onsolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Profit for the year	81,491	57,508
Amortisation of borrowing costs	812	1,670
Net decrease/(increase) in fair value of investment properties	(7,045)	13,496
Straight lining adjustment on rental income	(16,732)	(17,276)
Amortisation of leasing costs	81	-
Net loss/(gain) on sale of direct property	38	153
Net loss/(gain) on derivative financial instruments	11,939	4,910
Equity-based remuneration expense	1,731	1,435
Other	158	366
Changes in operating assets and liabilities		
Decrease/(increase) in trade and other receivables	1,756	1,033
(Decrease)/increase in trade and other payables	-	(886)
Increase/(decrease) in provisions	37	118
Net cash inflow from operating activities	74,266	62,527

(b) Net debt reconciliation

This section sets out an analysis of the net debt movements for the financial year:

	Cash and cash equivalents le	Interest bearing liabilities & ase liabilities	Total
	\$'000	\$'000	\$'000
Net debt as at 1 July 2023	16,113	(340,790)	(324,680)
Cash flows	(3,679)	(34,023)	(37,702)
Other non-cash movements		(2,506)	(2,506)
Net debt as at 30 June 2024	12,434	(377,322)	(364,888)

16 Cashflow information (continued)

(b) Net debt reconciliation (continued)

	Cash and cash equivalents le	Interest bearing liabilities & ase liabilities	Total
	\$'000	\$'000	\$'000
Net debt as at 1 July 2024	12,434	(377,322)	(364,888)
Cash flows	4,138	(59,121)	(54,983)
Other non-cash movements		(812)	(812)
Net debt as at 30 June 2025	16,572	(437,255)	(420,683)

17 Financial risk management and fair value measurement

The Group's activities expose it to various types of risk that are associated with the financial instruments and markets in which it operates. The most important types of financial risk to which the Group is exposed to are market risk, credit risk and liquidity risk. The exposure to each of these risks, as well as the Group's policies and processes for managing these risks are described below.

The Directors are responsible for ensuring a prudent risk management culture is established for the Group. This is reflected in the adoption of a Risk Management Framework that clearly defines risk appetite and risk tolerance limits which are consistent with Arena REIT's investment mandate.

The effective design and operation of the risk management systems, controls and policies is overseen by the Audit, Risk and Compliance Committee and Board of Directors.

Risk management in respect of financial instruments is achieved via written policies that establish risk appetite and tolerance limits in respect to exposure to interest rate risk, credit risk, the use of derivative financial instruments and the investment of excess liquidity. Compliance with these policies and exposure limits is reviewed by the Directors on a periodic basis.

(a) Market risk

Market risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. The Group is exposed to the market risk that is the result of interest rate risk.

(i) Cash flow and fair value interest rate risk

The Group's cash and cash equivalents, floating rate borrowings and interest rate swaps expose it to a risk of change in the fair value or future cash flows due to changes in interest rates. The specific interest rate exposures are disclosed in the relevant notes to the financial statements.

The Group economically hedges a portion of its exposure to changes in interest rates on variable rate borrowings by using floating-to-fixed interest rate swaps. By hedging against changes in interest rates, the Group has limited its exposure to changes in interest rates on its cash flows. The portion that is hedged is set by the Board of Directors and is influenced by the hedging requirements set out in the Group's debt facility documents, and the market outlook.

(a) Market risk (continued)

(i) Cash flow and fair value interest rate risk (continued)

The Group's exposure to interest rate risk at reporting date, including its sensitivity to changes in market interest rates that were reasonably possible, is as follows:

		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Financial assets		
Cash and cash equivalents - floating interest rate	16,572	12,434
Financial liabilities		
Interest bearing liabilities - floating interest rate	(437,000)	(377,000)
Derivative financial instruments (notional principal amount) - fixed rate interest rate swaps*	560,000	405,000
Net Exposure	139,572	40,434

Sensitivity of profit or loss to movements in market interest rates for derivative instruments with cash flow risk:

Constantly of profit of 1000 to movements in market intercontractor for derivative inco	dinonto with odo	ii iiow iiok.
		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Market interest rate increased by 100 basis points (2024: 100 bp) Market interest rate decreased by 100 basis points (2024: 100 bp)	1,396 (1,396)	404 (404)
		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Instruments with fair value risk:		40-000
Derivative financial instruments*	560,000	405,000

Sensitivity of profit or loss to movements in market interest rates for financial instruments with fair value risk:

		Consolidated
	30 June 2025 \$'000	30 June 2024 \$'000
Market interest rate increased by 100 basis points (2024: 100 bp) Market interest rate decreased by 100 basis points (2024: 100 bp)	13,216 (13,216)	10,976 (10,976)

^{*} The above disclosures show the Group's interest rate risk and fair value risk at reporting date, including forward start interest rate swaps entered into during the financial year ended 30 June 2025

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(a) Market risk (continued)

(i) Cash flow and fair value interest rate risk (continued)

The interest rate range for sensitivity purposes has been determined using the assumption that interest rates changed by +/- 100 basis points from year end rates with all other variables held constant. In determining the impact of an increase/decrease in net profit or loss to securityholders arising from market risk, the Group has considered prior period and expected future movements of the portfolio information in order to determine a reasonable possible shift in assumptions.

(b) Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge its obligation and cause the other party to incur a financial loss.

The Group's maximum credit risk exposure at balance date in relation to each class of recognised financial asset, other than equity and derivative financial instruments, is the carrying amount of those assets as indicated in the balance sheet. This does not represent the maximum risk exposure that could arise in the future as a result of changes in values, but best represents the current maximum exposure at reporting date.

Consolidated

	30 June 2025 \$'000	30 June 2024 \$'000
Cash at bank	16,572	12,434
Trade and other receivables	20,179	5,010
Less: Expected credit loss provision	(154)	(154)
Maximum exposure to credit risk	36,597	17,290

The Group manages credit risk and the losses which could arise from default by ensuring that parties to contractual arrangements are of an appropriate credit rating, or do not show a history of defaults. Financial assets such as cash at bank and interest rate swaps are held with high credit quality financial institutions (rated equivalent A or higher by the major rating agencies). Before accepting a new tenant, the Group endeavours to obtain financial information from the prospective tenant, and rental guarantees are sought before a tenancy is approved. Third party credit risk is secured by corporate, personal and bank guarantees where possible (refer note 8(d) for further details).

All receivables are monitored by the Group. If any amounts owing are overdue these are followed up and if necessary, an expected credit loss provision is made for debts that are doubtful.

At the end of the reporting period there are no known issues with the credit quality of financial assets that are either past due or impaired, and all amounts are expected to be received in full.

(c) Liquidity risk

Liquidity risk is the risk that the Group may not be able to generate sufficient cash resources to settle its obligations in full as they fall due or can only do so on terms that are materially disadvantageous.

The Group monitors its exposure to liquidity risk by ensuring that as required there is sufficient cash on hand or debt facility funding available to meet the contractual obligations of financial liabilities as they fall due. The Group sets budgets to monitor cash flows.

The tables below analyse the Group's financial liabilities into relevant maturity groupings based on the remaining period at the end of the reporting period. The amounts in the table are the contractual undiscounted cash flows from these liabilities, and do not take into account revenue that could be used to meet these obligations.

(c) Liquidity risk (continued)

Consolidated 30 June 2025

	Less than 12 months \$'000	1-2 years \$'000	Greater than 2 years \$'000
Trade and other payables	16,565	-	-
Interest rate swaps	790	1,363	589
Interest bearing liabilities	22,627	22,627	495,965
Lease liabilities	166	188	420
Contractual cash flows (excluding gross settled derivatives)	40,148	24,178	496,974
Consolidated 30 June 2024	Less than 12 months \$'000	1-2 years \$'000	Greater than 2 years \$'000
Trade and other payables	15,227	-	-
Interest rate swaps	(5,586)	(4,530)	(6,745)
Interest bearing liabilities	21,339	21,339	417,764
Lease liabilities	196	203	652
Contractual cash flows (excluding gross settled derivatives)	31,176	17,012	411,671

(d) Fair value estimation

The carrying amounts of the Group's assets and liabilities at the end of each reporting period approximate their fair values.

Financial assets and liabilities held at fair value through profit or loss are measured initially at fair value excluding any transaction costs that are directly attributable to the acquisition or issue of the financial asset or financial liability. Transaction costs on financial assets and financial liabilities at fair value through profit or loss are expensed immediately. Subsequent to initial recognition, all instruments held at fair value through profit or loss are measured at fair value with changes in their fair value recognised in profit or loss.

(e) Fair value hierarchy

(i) Classification of financial assets and financial liabilities

AASB 13 requires disclosure of fair value measurements by level of fair value hierarchy. The fair value hierarchy has the following levels:

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

(e) Fair value hierarchy (continued)

(i) Classification of financial assets and financial liabilities (continued)

The level in the fair value hierarchy within which the fair value measurement is categorised in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. For this purpose, the significance of an input is assessed against the fair value measurement in its entirety. If a fair value measurement uses observable inputs that require significant adjustment based on unobservable inputs, that measurement is a level 3 measurement. Assessing the significance of a particular input to the fair value measurement in its entirety requires judgement, considering factors specific to the asset or liability.

The determination of what constitutes 'observable' requires significant judgement by the Responsible Entity. The Responsible Entity considers observable data to be that market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the relevant market.

The following table presents the Group's financial assets and liabilities (by class) measured at fair value according to the fair value hierarchy at 30 June 2025 and 30 June 2024 on a recurring basis:

Consolidated 30 June 2025

	Level 1 \$'000	Level 2 \$'000	Level 3 \$'000	Total \$'000
Financial assets				
Interest rate swaps		2,648	-	2,648
Total	<u> </u>	2,648	-	2,648
Consolidated 30 June 2024				
	Level 1 \$'000	Level 2 \$'000	Level 3 \$'000	Total \$'000
Financial assets				
Interest rate swaps		14,587	-	14,587
Total		14,587	-	14,587

The Group's policy is to recognise transfers into and transfers out of fair value hierarchy levels as at the end of the reporting period. There were no transfers between levels during the year.

The Group did not measure any financial assets or financial liabilities at fair value on a non-recurring basis as at 30 June 2025.

(ii) Valuation techniques used to derive level 2 and level 3 values

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

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

The fair value of interest rate swaps is calculated as the present value of the estimated future cash flows based on observable yield curves, taking into account any material credit risk.

(f) AFSL financial compliance risk

The Group is exposed to the risk of having inadequate capital and liquidity. Arena REIT Management Limited, a subsidiary of ARL, holds an Australian Financial Services License ('AFSL') and acts as a responsible entity for the Group's managed investment schemes. The AFSL requires minimum levels of net tangible assets, liquid assets, cash reserves and liquidity, which may restrict the Group in paying dividends that would breach these requirements.

The directors regularly review and monitor the Group's balance sheet to ensure ARML's compliance with its AFSL requirements.

18 Capital management

The objectives of the Group are to generate attractive and predictable income distributions to investors with earnings growth prospects over the medium to long term.

The Group aims to invest to meet the Group's investment objectives while maintaining sufficient liquidity to meet its commitments. The Group regularly reviews performance, including asset allocation strategies, investment and operational management strategies, investment opportunities, performance review, and risk management.

In order to maintain its capital structure, the Group may adjust the amount of distributions paid to securityholders, return capital to securityholders, issue new securities or sell assets to reduce debt.

The Group monitors capital through the analysis of a number of financial ratios, including the Gearing ratio.

Gearing Ratio	30 June 2025 \$'000	30 June 2024 \$'000
Net Interest bearing liabilities	420,428	364,566
Total assets less cash	1,842,090	1,610,630
Gearing ratio	22.8%	22.6%

Group structure

This section provides information which will help users understand how the Group structure affects the financial position and performance of the Group as a whole.

19 Investments in controlled entities

The consolidated financial statements incorporate the assets, liabilities and results of the following:

Name of entity	Country of incorporation	Class of shares	Equity	holding
			2025 %	2024 %
Citrus Investment Services Pty Limited	Australia	Ordinary	100	100
Arena REIT Management Limited	Australia	Ordinary	100	100
Arena REIT Operations Pty Limited	Australia	Ordinary	100	100

Unrecognised items

This section of the notes provides information about items that are not recognised in the financial statements as they do not satisfy the recognition criteria.

20 Contingent assets and liabilities and commitments

There are no material outstanding contingent assets or liabilities as at 30 June 2025 and 30 June 2024. For details of commitments of the Group as at 30 June 2025, refer to note 8.

21 Events occurring after the reporting period

Since 30 June 2025, the Board has approved the commercial terms for an additional 15 conditionally contracted ELC development projects with a total investment value of \$120m. If the projects proceed, they are expected to be completed over the course of FY2026 and FY2027.

As announced to the ASX on 13 August 2025, the Group's Managing Director and CEO, Mr Rob de Vos, has given notice of resignation from the Group with a transition period expected to end following the Group's Annual General Meeting in November 2025. Mr Justin Bailey (currently the Group's Chief Investment Officer) has been appointed as CEO-designate.

Other than those matters identified above, no other significant events have occurred since the end of the reporting period which would impact on the financial position of the Group disclosed in the consolidated balance sheet as at 30 June 2025 or on the results and cash flows of the Group for the year ended on that date.

Further details

This section of the notes includes other information that must be disclosed to comply with the accounting standards and other pronouncements, but that is not immediately related to individual line items in the financial statements.

22 Related party disclosures

Subsidiaries

Investments in controlled entities is set out in note 19.

Key management personnel compensation

	30 June 2025 \$	30 June 2024 \$
Short term employee benefits	3,184,025	2,226,481
Post-employment benefits	167,847	123,597
Long term benefits	66,004	44,136
Termination benefits	_	-
Equity-based remuneration	1,247,439	1,025,237
	4,665,315	3,419,451

Detailed remuneration disclosures are provided in the Remuneration report.

22 Related party disclosures (continued)

Stapled group

The Arena REIT Stapled Group comprises ARF1, ARF2, and ARL and its controlled entities.

Arena REIT Management Limited (a wholly owned subsidiary of ARL) is Responsible Entity of the Trusts.

23 Equity-based remuneration

(a) Performance Rights and Deferred Short Term Incentive Rights Plan (Rights)

The performance rights and deferred short term incentive rights are unquoted securities. Conversion to stapled securities is subject to performance conditions which are discussed in the Remuneration Report.

	2025 Number	2024 Number	2023 Number	2022 Number	2021 Number	Total Number
formance rights						
Rights issued	545,382	339,605	401,833	372,783	475,774	2,135,377
Performance rights issued	545,382	339,605	401,833	372,783	475,774	
Number rights forfeited/lapsed in prior years	-	-	-	(7,206)	(10,738)	(17,944)
Number rights forfeited/lapsed in current year	-	-	(235,100)	-	-	(235,100)
Number rights vested in prior years	-	-	-	-	(465,036)	(465,036)
Number rights vested in current year	-	-	-	(365,577)	-	(365,577)
Closing balance	545,382	339,605	166,733	-	-	1,051,720
	2025 Number	2024 Number	2023 Number	2022 Number	2021 Number	Total Number
erred Short Term Incentive Rights						
Rights issued	222,321	158,491	107,775	120,157	191,677	800,421
Deferred Short Term Incentive				100 157	101 677	800,421
rights issued	222,321	158,491	107,775	120,157	191,677	555,
	222,321	158,491	107,775	120,157	-	-
rights issued Number rights forfeited/lapsed in prior		158,491		-	-	-
rights issued Number rights forfeited/lapsed in prior years Number rights forfeited/lapsed in		158,491 - - -	-	- (120,157)	-	
rights issued Number rights forfeited/lapsed in prior years Number rights forfeited/lapsed in current year		-	-	-	-	(311,834) (107,775)

23 Equity-based remuneration (continued)

(b) Rights expense

Total expenses relating to the Rights recognised during the year as part of equity-based remuneration was as follows:

	30 June 2025 \$'000	30 June 2024 \$'000
Performance Rights	977	944
Deferred Short Term Incentive Rights	754	491
	1,731	1,435

(c) Rights valuation inputs

(i) Performance Rights

Performance Rights issued were independently valued for the purposes of valuation and accounting using a Binomial Tree or Monte Carlo method, as applicable. The model inputs for the Rights issued during FY25 to assess the fair value are as follows:

Grant period	FY25
Security price at grant date	\$4.08
Fair value of right	\$2.70
Expected price volatility	24%
Risk-free interest rate	4.11%

(ii) Deferred Short Term Incentive Rights

The valuation of Deferred Short Term Incentive Rights is based on the volume weighted average price ('VWAP') 15 days prior to the commencement of the performance period. The VWAP is deemed to be a reasonable estimation of fair value, as the rights are entitled to distribution equivalents over the performance period.

(d) Accounting policy - Equity-based remuneration

Employees may receive remuneration in the form of security-based incentives, whereby employees render services as consideration for equity-based incentives (equity-settled transactions). The Group did not have any cash-settled equity-based incentives in the financial year.

The cost of equity-settled transactions is recognised, together with a corresponding increase in reserves in equity, over the period in which the performance and service conditions are fulfilled. The cumulative expense recognised for these transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and for awards subject to non-market vesting conditions, the Group's best estimate of the number of equity instruments that will ultimately vest in respect of the relevant rights. The income statement expense or credit for a period represents the movement in cumulative expense recognised as at the beginning and end of that period and is recognised in employee expenses.

If the terms of an equity-settled transaction are modified, the minimum expense recognised is the expense as if the terms had not been modified, if the original terms of the award are met. An additional expense is recognised for any modification that increases the total fair value of the transaction, or is otherwise beneficial to the employee as measured at the date of modification.

23 Equity-based remuneration (continued)

(d) Accounting policy - Equity-based remuneration (continued)

If an equity-settled award is cancelled, it is treated as if it vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. This includes any award where non-vesting conditions within the control of either the Group or the employee are not met. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award.

24 Remuneration of auditors

During the year the following fees were paid or payable for services provided by the auditor of the Group:

	Consolidated	
	30 June 2025	30 June 2024
	\$	\$
PricewaterhouseCoopers Australian firm		
Audit and other assurance services		
Audit and review of financial statements	293,673	211,351
Audit of compliance plans	19,326	18,232
Total remuneration for audit and other assurance services	312,999	229,583
Taxation services		
Tax compliance services, including review of income tax returns	30,500	39,395
Total remuneration for taxation services	30,500	39,395
Total remuneration of PricewaterhouseCoopers	343,499	268,978

25 Parent entity financial information

The financial information for the parent entity Arena REIT No. 1, has been prepared on the same basis as the consolidated financial statements.

(a) Summary of financial information

The individual financial statements for the parent entity show the following aggregate amounts:

Parent	30 June 2025 \$'000	30 June 2024 \$'000
Income statement information	\$ 000	φ 000
Net profit attributable to Arena REIT No. 1	82,329	56,940
Comprehensive income information		
Total comprehensive income attributable to Arena REIT No. 1	82,329	56,940
Balance Sheet		
Current assets	59,463	14,843
Non-current assets	1,605,475	1,452,363
Total assets	1,664,938	1,467,206
Current liabilities	30,759	31,526
Non-current liabilities	401,893	364,059
Total liabilities	432,652	395,585
Equity attributable to securityholders of Arena REIT No. 1		
Contributed equity	578,888	436,640
Accumulated profit	653,398	634,981
	1,232,286	1,071,621

26 Summary of other material accounting policies

This note provides a list of the material accounting policies adopted in the preparation of these consolidated financial statements to the extent they have not already been disclosed in the other notes above. These policies have been consistently applied to all years presented, unless otherwise stated.

(a) Principles of consolidation

(i) Stapled entities

The units of ARF1, ARF2 and the shares of ARL are combined and issued as stapled securities in the Arena REIT Stapled Group. The units of ARF1, ARF2 and shares of ARL cannot be traded separately and can only be traded as a stapled security. This financial report consists of the consolidated financial statements of the Arena REIT Stapled Group, which comprises ARF1, ARF2, and ARL and its controlled entities.

AASB 3 Business Combinations requires one of the stapled entities in a stapling structure to be identified as the parent entity for the purpose of preparing consolidated financial reports. In accordance with this requirement, ARF1 has been identified as the parent entity in relation to the stapling with ARF2 and ARL.

The consolidated financial statements of the Arena REIT Stapled Group incorporate the assets and liabilities of the entities controlled by ARF1 at 30 June 2025, including those deemed to be controlled by ARF1 by identifying it as the parent of the Arena REIT Stapled Group, and the results of those controlled entities for the year then ended. The effects of all transactions between entities in the consolidated entity are eliminated in full.

Non-controlling interests in the results and equity are shown separately in the Statement of Comprehensive Income and Statement of Financial Position respectively. Non-controlling interests are those interests in ARF2 and ARL which are not held directly or indirectly by ARF1.

(ii) Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The acquisition method of accounting is used to account for business combinations by the Group (refer to note 26(c)).

Intercompany transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of comprehensive income, statement of changes in equity and balance sheet respectively.

(iii) Changes in ownership interests

When the Group ceases to have control, joint control or significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. The fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income are reclassified to profit or loss where appropriate.

(b) Presentation of members interests in ARF2 and ARL

As ARF1 has been assessed as the parent entity of the Group, the securityholders interests in ARF2 and ARL are included in equity as "non-controlling interests" relating to the stapled entity. Securityholders interests in ARF2 and ARL are not presented as attributable to owners of the parent reflecting the fact that they are not owned by ARF1, but by the securityholders of the stapled group.

(c) Business combinations

The acquisition method of accounting is used to account for all business combinations, regardless of whether equity instruments or other assets are acquired. The consideration transferred for the acquisition of a subsidiary comprises the fair values of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes the fair value of any asset or liability resulting from a contingent consideration arrangement and the fair value of any pre-existing equity interest in the subsidiary.

Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition-date. On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net identifiable assets.

The excess of the consideration transferred and the amount of any non-controlling interest in the acquiree over the fair value of the net identifiable assets acquired is recorded as goodwill. If those amounts are less than the fair value of the net identifiable assets of the subsidiary acquired and the measurement of all amounts has been reviewed, the difference is recognised directly in profit or loss as a bargain purchase.

Where settlement of any part of cash consideration is deferred, the amounts payable in the future are discounted to their present value as at the date of exchange. The discount rate used is the entity's incremental borrowing rate, being the rate at which a similar borrowing could be obtained from an independent financier under comparable terms and conditions.

Contingent consideration is classified either as equity or a financial liability. Amounts classified as a financial liability are subsequently remeasured to fair value with changes in fair value recognised in profit or loss.

(d) Revenue

Rental income from operating leases is recognised as income on a straight-line basis over the lease term. Where a lease has fixed annual increases, the total rent receivable over the operating lease is recognised as revenue on a straight-line basis over the lease term. This results in more income being recognised early in the lease term and less late in the lease term compared to the lease conditions. The difference between the lease income recognised and the actual lease payments received is shown within the fair value of the investment property on the consolidated balance sheet.

When the Group provides lease incentives to tenants, the cost of the incentives are recognised over the lease term, on a straight-line basis, as a reduction in rental income.

Contingent rents based on the future amount of a factor that changes other than with the passage of time, are only recognised when contractually due.

Interest income is recognised in the consolidated statement of comprehensive income on a time-proportionate basis using the effective interest rate method.

Distribution income is recognised when the right to receive a distribution has been established.

Management service fees earned from managed investment schemes are calculated based on the agreed percentage of funds under management and agreed percentages of scheme acquisitions and disposals. Management fees are received for performance obligations fulfilled over time with revenue recognised accordingly.

(d) Revenue (continued)

Performance fees earned from managed funds are for performance obligations fulfilled over time and fees are determined in accordance with the relevant agreement. It is recognised to the extent that it is highly probable that the amount of consideration recognised will not be significantly reversed when uncertainty is resolved.

Deferred management fees and performance fees are measured at the present value of the Responsible Entity's best estimate of the amount receivable at the end of the reporting period. The discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the asset.

Other income is recognised when the right to receive the revenue has been established.

All income is stated net of goods and services tax (GST).

(e) Expenses

All expenses are recognised in profit or loss on an accruals basis.

(f) Employee benefits

(i) Short-term obligations

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as current employee benefit obligations in the balance sheet.

(ii) Other long-term employee benefit obligations

The liabilities for long service leave and annual leave that are not expected to be settled wholly within 12 months after the end of the period in which the employees render the related service. They are therefore measured as the present value of expected future payments to be made in respect of services provided by employees up to the end of the reporting period. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service.

The obligations are presented as current liabilities in the balance sheet if the entity does not have an unconditional right to defer settlement for at least twelve months after the reporting period, regardless of when the actual settlement is expected to occur.

(g) Distributions

The Group distributes income adjusted for amounts determined by the Group. Provision is made for any distribution amounts declared, being appropriately disclosed and no longer at the discretion of the entity, on or before the end of the reporting date but not distributed at the end of the reporting period. The distributions are recognised within the balance sheet and statement of changes in equity as a reduction in accumulated profit/(losses).

(h) Assets held for sale

Assets are classified as held-for-sale when a sale is considered highly probable and their carrying amount will be recovered principally through a sale transaction rather than through continued use. Assets classified as held-for-sale are presented separately from the other assets in the consolidated balance sheet.

Assets classified as held-for-sale are measured at the lower of their carrying amount and fair value less costs to sell. Changes to fair value are recorded in the consolidated statement of comprehensive income.

An impairment loss is recognised for any initial or subsequent write-down of the asset (or disposal group) to fair value less costs to sell. A gain is recognised for any subsequent increases in fair value less costs to sell of an asset (or disposal group), but not in excess of any cumulative impairment loss previously recognised. A gain or loss not previously recognised by the date of the sale of the asset (or disposal group) is recognised at the date of derecognition.

(h) Assets held for sale (continued)

Assets (including those that are part of a disposal group) are not depreciated or amortised while they are classified as held for sale. Interest and other expenses attributable to the liabilities of a disposal group classified as held for sale continue to be recognised.

(i) Property, plant and equipment

Property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Cost may also include transfers from equity of any gains or losses on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the group and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit or loss during the reporting period in which they are incurred.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss.

(j) Impairment of assets

Goodwill and intangible assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other assets are tested for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable.

An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at the end of each reporting period.

(k) Financial instruments

(i) Classification

The Group's investments are classified as at fair value through profit or loss. They comprise:

· Financial instruments held for trading

Derivative financial instruments such as futures, forward contracts, options and interest rate swaps are included under this classification. The Group does not designate any derivatives as hedges in a hedging relationship.

· Financial instruments designated at fair value through profit or loss upon initial recognition

These include financial assets that are not held for trading purposes and which may be sold. These are investments in exchange traded debt and equity instruments, unlisted trusts and commercial paper.

Financial assets designated at fair value through profit or loss at inception are those that are managed and their performance evaluated on a fair value basis in accordance with the Group's documented investment strategy. The Group's policy is for the Responsible Entity to evaluate the information about these financial instruments on a fair value basis together with other related financial information.

(ii) Recognition/derecognition

Financial assets and financial liabilities are recognised on the date it becomes party to the contractual agreement (trade date) and recognises changes in fair value of the financial assets or financial liabilities from this date.

(k) Financial instruments (continued)

(ii) Recognition/derecognition (continued)

Investments are derecognised when the right to receive cash flows from the investments have expired or the Group has transferred substantially all risks and rewards of ownership.

(iii) Measurement

Financial assets and liabilities held at fair value through profit or loss

At initial recognition, financial assets are recognised at fair value. Transaction costs of financial assets carried at fair value through profit or loss are expensed in the profit or loss.

Subsequent to initial recognition, all financial assets and financial liabilities at fair value through profit or loss are measured at fair value. Gains and losses arising from changes in the fair value of the financial assets or financial liabilities at fair value through profit or loss category are presented in the statement of comprehensive income within 'net gain/(loss) on change in fair value' of the financial instrument in the period in which they arise.

The fair value of financial assets and liabilities traded in active markets is subsequently based on their quoted market prices at the end of the reporting period without any deduction for estimated future selling costs. The quoted market price used for financial assets held by the consolidated entity and the Group is the current bid price and the quoted market price for financial liabilities is the current asking price.

The fair value of financial assets and liabilities that are not traded in an active market are determined using valuation techniques. Accordingly, there may be a difference between the fair value at initial recognition and amounts determined using a valuation technique. If such a difference exists, the Group recognises the difference in profit or loss to reflect a change in factors, including time, that market participants would consider in setting a price.

Further detail on how the fair values of financial instruments are determined is disclosed in note 17(d).

Loans and receivables

Loan assets are measured initially at fair value plus transaction costs and subsequently amortised using the effective interest rate method, less impairment losses if any. Such assets are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment.

If evidence of impairment exists, an impairment loss is recognised in profit or loss as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the original effective interest rate.

If in a subsequent period the amount of an impairment loss recognised on a financial asset carried at amortised cost decreases and the decrease can be linked objectively to an event occurring after the write-down, the write-down is reversed through profit or loss.

Further detail on receivables' accounting policy is disclosed in note 7(b).

(iv) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated balance sheet when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously.

(I) Provisions

A provision is recognised when the Group has a legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are measured at the present value of the Group's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value reflects current market assessments of the time value of money and the risks specific to the liability.

(m) Goods and Services Tax (GST)

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

Receivables and payables in the consolidated balance sheet are shown inclusive of GST.

The net amount of GST recoverable from, or payable to, the taxation authority is included with other receivables and payables in the consolidated balance sheet.

Cashflows are presented on a gross basis. The GST components of cash flows arising from investing or financing activities which are recoverable from, or payable to the taxation authority, are presented as operating cash flows.

Directors' declaration

In the opinion of the directors:

- (a) the financial statements and notes set out on pages 28 to 69 are in accordance with the *Corporations Act* 2001, including:
 - (i) complying with Accounting Standards, the *Corporations Regulations 2001* and other mandatory professional reporting requirements, and
 - (ii) giving a true and fair view of the Group's financial position as at 30 June 2025 and of its performance for the financial year ended on that date, and
- (b) there are reasonable grounds to believe that the Group will be able to pay its debts as and when they become due and payable, and
- (c) Note 1(a) confirms that the financial statements comply with International Financial Reporting Standards as issued by the International Accounting Standards Board.

The directors have been given the declarations by the managing director and chief financial officer required by section 295A of the *Corporations Act 2001*.

This report is made in accordance with a resolution of the directors of Arena REIT Limited and Arena REIT Management Limited.

David Ross Chair

Melbourne 13 August 2025

In flow



Independent auditor's report

To the stapled securityholders of Arena REIT

Report on the audit of the financial report

Our opinion

In our opinion:

The accompanying financial report of Arena REIT (the Group), being the stapled entity which comprises Arena REIT No. 1, Arena REIT No. 2, and Arena REIT Limited and its controlled entities, is in accordance with the *Corporations Act 2001*, including:

- a. giving a true and fair view of the Group's financial position as at 30 June 2025 and of its financial performance for the year then ended
- b. complying with Australian Accounting Standards and the Corporations Regulations 2001.

What we have audited

For the purposes of consolidation accounting, Arena REIT No.1 (the Trust) is the deemed parent entity and acquirer of Arena REIT No. 2 and Arena REIT Limited. The financial report represents the consolidated financial results of the Trust, Arena REIT No.2 and Arena REIT Limited and its controlled entities.

The financial report comprises:

- the consolidated balance sheet as at 30 June 2025
- the consolidated statement of comprehensive income for the year then ended
- the consolidated statement of changes in equity for the year then ended
- the consolidated statement of cash flows for the year then ended
- the notes to the consolidated financial statements, including material accounting policy information and other explanatory information
- the Director's declaration.

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Basis for opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the financial report* section of our report.

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

Independence

We are independent of the Group in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional & Ethical Standards Board's APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

Our audit approach

An audit is designed to provide reasonable assurance about whether the financial report is free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial report.

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial report as a whole, taking into account the geographic and management structure of the Group, its accounting processes and controls and the industry in which it operates.

Audit Scope

- Our audit focused on where the Group made subjective judgements; for example, significant accounting estimates involving assumptions and inherently uncertain future events.
- In establishing the overall approach to the group audit, we determined the type of work that needed to be performed by us, as the group auditor.



Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial report for the current period. The key audit matters were addressed in the context of our audit of the financial report as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Further, any commentary on the outcomes of a particular audit procedure is made in that context. We communicated the key audit matters to the Audit, Risk and Compliance Committee.

Key audit matter

Valuation of investment properties

(Refer to note 8)

The Group's investment property portfolio comprised Early Learning Centre (ELC) properties, ELC developments, and Healthcare properties ("Investment Properties") in Australia at 30 June 2025.

Investment Properties were valued at fair value as at balance sheet date primarily using a combination of the income capitalisation method, discounted cash flow method (Healthcare properties), and the direct comparison method.

The following assumptions, amongst others, were key in establishing the fair value of investment properties:

- market rents;
- capitalisation rates; and
- discount rates (Healthcare properties).

At each balance sheet date, the directors determine the fair value of the Investment Properties in accordance with the Group's valuation policy as described in note 8.

How our audit addressed the key audit matter

To assess the valuation of Investment Properties we performed the following procedures, amongst others:

- We developed an understanding of the Group's processes and controls for determining the valuation of Investment Properties.
- We evaluated the competence, capability and objectivity of the valuation experts engaged by the Group to provide valuations at reporting date.
- We inquired of a selection of valuation experts used by the Group to develop an understanding of their processes, judgements, and observations.
- We compared the valuation methodology adopted by the Group with commonly accepted valuation approaches used in the real estate industry for investment properties.
- We agreed the rental income used in a sample of Investment Property valuations to relevant lease agreements and assessed the appropriateness of a sample of market rent related assumptions.



Key audit matter

This was a key audit matter because of the:

- relative size of the Investment Property portfolio to net assets and related valuation movements; and
- the inherent subjectivity of the significant assumptions that underpin the valuations.

How our audit addressed the key audit matter

- We assessed the appropriateness of significant assumptions, including capitalisation rates and discount rates, for a sample of Investment Properties with reference to market data and comparable transactions, as applicable.
- We tested the mathematical accuracy of a sample of the Investment Property valuations.
- We agreed the carrying value of each Investment Property to the fair value determined by the Group's valuer or the directors, as applicable.
- We assessed the reasonableness of the disclosures made in the Group's financial report against the requirements of Australian Accounting Standards.

Other information

The directors of Arena REIT Management Limited, the Responsible Entity of the Trust (the directors), are responsible for the other information. The other information comprises the information included in the annual report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon. Prior to the date of this auditor's report, the other information we obtained included the Directors' Report. We expect the remaining other information to be made available to us after the date of this auditor's report.

Our opinion on the financial report does not cover the other information and we do not and will not express an opinion or any form of assurance conclusion thereon through our opinion on the financial report. We have issued a separate opinion on the remuneration report.

In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report or our knowledge obtained in the audit, or otherwise appears to be materially misstated.



If, based on the work we have performed on the other information that we obtained prior to the date of this auditor's report, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

When we read the other information not yet received, if we conclude that there is a material misstatement therein, we are required to communicate the matter to the directors and use our professional judgement to determine the appropriate action to take.

Responsibilities of the directors for the financial report

The directors are responsible for the preparation of the financial report in accordance with Australian Accounting Standards and the *Corporations Act 2001*, including giving a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of the financial report that is free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the financial report

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

A further description of our responsibilities for the audit of the financial report is located at the Auditing and Assurance Standards Board website at: https://auasb.gov.au/media/bwvjcgre/ar1 2024.pdf. This description forms part of our auditor's report.



Report on the remuneration report

Our opinion on the remuneration report

We have audited the remuneration report included in the Directors' Report for the year ended 30 June 2025.

In our opinion, the remuneration report of Arena REIT for the year ended 30 June 2025 complies with section 300A of the *Corporations Act 2001*.

Responsibilities

The directors of Arena REIT Limited are responsible for the preparation and presentation of the remuneration report in accordance with section 300A of *the Corporations Act 2001*. Our responsibility is to express an opinion on the remuneration report, based on our audit conducted in accordance with Australian Auditing Standards.

Prowatchoux Coopers

PricewaterhouseCoopers

JDP Wills

Partner

Sydney 13 August 2025

Corporate directory

Principal place of business

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Arena REIT Management Limited (ARML)

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Directors David Ross (Independent, Non-Executive Chairman)

Rosemary Hartnett (Independent, Non-Executive Director) Helen Thornton (Independent, Non-Executive Director)

Adam Tindall (Independent, non-executive) (commenced 1 November 2024) Dennis Wildenburg (Independent, non-executive) (retired 22 November 2024)

Rob de Vos (Managing Director)

Gareth Winter (Executive Director of ARML)

Company Secretary Gareth Winter

Auditor PricewaterhouseCoopers

2 Riverside Quay Southbank Vic 3006

Registry Boardroom Pty Limited

Level 8

210 George Street Sydney NSW 2000 Telephone: 1300 737 760

Stock exchange

listings

Arena REIT stapled securities are listed on the Australian Securities Exchange (ASX).