

INTERIM PERIOD OVERVIEW

DISTRIBUTION

Interim dividend of 20.5 cents per share declared

MARKET CAPITALISATION R 308.2 million

(Aug 2022: R372.1 million)

1

INCOME GROWTH 9.7% - R 23.8 million

(Aug 2022: R21.8 million)



INVESTMENT PROPERTY VALUE R 364.4 million

(Aug 2022: R 362.4 million)



COMPANY OVERVIEW

THE COMPANY

Afine Investments Limited

Registration number: 2020/852422/06

JSE share code: ANI ISIN: ZAE000303947

(Approved as a REIT by the JSE)

Afine is incorporated as a holding company of property entities constituting a portfolio of income generating immovable properties focused primarily in the petroleum sector.

The executive directors are the CEO, Anton Loubser and the Financial Director, JT Loubser, located in Cape Town. The company's website is: www.afineinvestments.com.

SPECIALISED REIT

Afine Investments Limited is a property entity classified as a specialised REIT, managed by its Board, and holds a portfolio of income generating immovable properties focused primarily in the petroleum sector, strategically located in four of South Africa's nine provinces.

Afine was incorporated as a private company on 12 November 2020 under the name "Domanolor Proprietary Limited", which was changed to "Afine Investments Proprietary Limited" on 10 March 2021 and converted to a public company on 11 May 2021.

The Company was incorporated as the holding company for the purpose of listing on the AltX.

PORTFOLIO

9 Petrol Filling Station Properties Investment property value of circa R 364.4 million



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COMMENTARY

1. REVIEW OF ACTIVITIES

MAIN BUSINESS AND OPERATIONS

The company is a Johannesburg Stock Exchange ("JSE") – listed Real Estate Investment Trust ("REIT") which owns a property portfolio of directly owned properties in petrol filling stations located primarily in the major metropolitan areas of South Africa. There were no major changes herein during the period.

BUSINESS COMBINATIONS

There were no significant changes in business combinations as the portfolio remained unchanged during the 6 months under review.

The interest of the Company in the profits and losses of its joint arrangements are as follows

	Percentage shareholding (%)		
	Unaudited	Unaudited	
	August 2023	August 2022	
Lizalor Investments (Pty) Ltd	100	100	
Thunder Cats Investments 78 (Pty) Ltd	100	100	
Clifton Dunes Investments 10 (Pty) Ltd	100	100	
Clifton Dunes Investments 79 (Pty) Ltd	100	100	
Investment Facility Company Three Three Six (Pty) Ltd	100	100	
Coral Lagoon Investments 163 (Pty) Ltd	100	50	
Glomor Three (Pty) Ltd	100	100	

COMMENTARY

(continued)

A gain or loss arising from a change in fair value is included in net profit or loss for the period in which it arises. Fair values are assessed by the Board annually and are independently valued every three years by external independent professional valuators with appropriate and recognised professional qualifications and recent experience in the location and category of the property being valued. Valuations are done on the open-market value basis and the valuators use either the discounted cash flow method or the capitalisation of net income method or a combination of the methods. Gains or losses arising from changes in the fair values are included in profit or loss for the period in which they arise.

Immediately prior to disposal of investment property, the investment property is revalued to the net sales proceeds and such revaluation is recognised in profit or loss during the period in which it occurs. Investment property is maintained, upgraded, and refurbished, where necessary, in order to preserve and/or to improve the capital value. Maintenance and repairs which neither materially add value to the properties nor prolong their useful lives are recognised in profit or loss.

No additional valuations were performed during the 6 months ended 31 August 2023. There were no indicators for any impairment of the properties.

The operating results and statement of financial position of the company are fully set out in the attached financial results and do not in our opinion require any further comment.

3. GOING CONCERN

The condensed financial results have been prepared on the basis of accounting policies applicable to a going concern. This basis presumes that funds will be available to finance future operations and that the realisation of assets and settlement of liabilities, contingent obligations and commitments will occur in the ordinary course of business. The directors believe that the company has adequate financial resources to continue in operation for the foreseeable future and accordingly the financial statements have been prepared on a going concern basis.

The directors have satisfied themselves that the company is in a sound financial position and that it has access to sufficient resources as well as borrowing facilities to meet its foreseeable cash requirements.

4. EVENTS AFTER REPORTING DATE

The board has declared an interim dividend of 20.5 cents per ordinary share for the six months period to 31 August 2023. The interim dividend be, and is hereby, declared payable on 11 December 2023 to shareholders registered in the books of the company at the close of business day on 8 December 2023.

COMMENTARY

(continued)

EVENTS AFTER REPORTING DATE CONTINUED

All events subsequent to the date of the financial results and for which the applicable financial reporting framework requires adjustment or disclosure have been adjusted or disclosed. The directors are not aware of any matter or circumstance arising since the end of the financial period to the date of this report that could have a material effect on the financial position of the company.

5. CAPITAL STRUCTURE

The authorised share capital comprises 1 000 000 000 ordinary shares with no par value. This remained the same as reported in the 6 months period ended 31 August 2022. The Group has no unlisted securities in issue and no treasury shares are held.

6. LIQUIDITY AND SOLVENCY

The Board declares that it has considered the maintenance of solvency and liquidity of the Company and that, in its opinion, the payment of the dividend in December 2023 will not lead to the Company not being able to meet its commitments, in the ordinary course of business.

7. ACQUISITIONS AND DISPOSALS

There were no acquisitions or disposals during the period under review

8. STRATEGY & PROSPECTS

The resilience of the Petrol Filling Station portfolio is underlined by long term leases escalating at fixed rates. Again, demonstrating the quality of this portfolio.

The board is content with Afines' investment strategy and the company will continue to annually invest in one to two well positioned properties within Afine's investment criteria. Each opportunity will be investigated to ascertain the viability and also positioning of the specific site not only within the Group portfolio but also within Afine's long term vision.

Information included in this announcement, including any forward-looking information, has not been reviewed or reported on by the Company's auditors.

9. CHANGES IN DIRECTORATE

There were no changes made to the directorate of Afine during the 6 month period under review.

CONDENSED UNAUDITED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

Assets Non-Current Assets Investment properties Straight line rental accrual Plant and equipment Current Assets Trade and other receivables Cash and cash equivalents	2 2 -	337 261 743 27 183 730 8 722	341 709 507 20 656 093	207.004.742
Investment properties Straight line rental accrual Plant and equipment Current Assets Trade and other receivables Cash and cash equivalents		27 183 730 8 722		227 224 742
Straight line rental accrual Plant and equipment Current Assets Trade and other receivables Cash and cash equivalents		27 183 730 8 722		007 004 740
Current Assets Trade and other receivables Cash and cash equivalents	2 - -	8 722	20 656 093	337 261 743
Current Assets Trade and other receivables Cash and cash equivalents	-			26 350 939
Trade and other receivables Cash and cash equivalents	-	204 454 405	87 220	34 888
Trade and other receivables Cash and cash equivalents		364 454 195	362 452 820	363 647 570
Cash and cash equivalents				
		136 145	53 731	116 754
		11 649 447	8 885 647	10 324 594
	_	11 785 592	8 939 378	10 441 348
Total Assets	_	376 239 787	371 392 198	374 088 918
Equity and Liabilities				
Equity				
Share capital		40 202 000	40 202 000	40 202 000
Retained income	_	222 426 945	222 544 148	222 455 557
	_	262 628 945	262 746 148	262 657 557
Liabilities				
Non-Current Liabilities				
Borrowings		55 844 552	43 546 702	50 735 211
Loans from shareholders	_	42 008 232	42 295 043	43 524 823
	_	97 852 784	85 841 745	94 260 034
Current Liabilities				
Trade and other payables		643 516	2 055 452	2 207 572
Provisions		-	1 295	495 000
Borrowings		15 114 542	20 471 998	14 468 755
Current tax payable	_	<u>-</u>	275 560	
	_	15 758 058	22 804 305	17 171 327
Total Liabilities		113 610 842	108 646 050	444 404 004
Total Equity and Liabilities	_	376 239 787	100 040 000	111 431 361 374 088 918

CONDENSED UNAUDITED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

Figures in Rand	Notes	6 months ended 31 August 2023 Unaudited	6 months ended 31 August 2022 Unaudited	12 months ended 28 February 2023 Audited
Revenue from contracts with custome	ers	1 870 113	1 737 380	3 272 833
Lease income		22 017 735	20 023 790	40 019 303
Other income		-	91 601	297 341
Fair value adjustment		-	-	712 987
Other expenses		(3 680 161)	(2 176 309)	(5 577 589)
Profit from operating activities		20 207 687	19 676 462	38 724 875
Other operating income				
Gain on bargain purchase in a busine	ess combination	-	1 058 485	1 058 485
Other operating gain in a business co	mbination	-	2 134 146	2 134 146
Investment income		91 427	120 659	190 595
Finance cost		(5 385 189)	(4 855 331)	(10 011 971)
Profit before tax		14 913 925	18 134 421	32 096 130
Income tax		-	-	(50 739)
Profit for the period		14 913 925	18 134 421	32 045 391
Earnings per share from continuing discontinuing operations attributate owners of the parent during the per	e to			
Basic earnings per share*				
Basic earnings per share	4.1	20.56	24.04	44.18
Diluted earnings per share*				
Diluted earnings per share	4.2	20.56	24.04	44.18
Headline earnings per share*				
Headline earnings per share	4.3	20,56	22,45	38,79
Dividends per share**		22.22	07.00	40.00
Dividends per share		20.60	27.80	43.83

^{*} Dividends and earnings per share are presented in cents per share

The comparative earnings per share is restated from 27,25 cents to 24,04 cents and is in line with the restatement identified in the audited results for the year ended 28 February 2023.

^{**} The dividends per share of 20.6 cents relates to the financial year ended February 2023 and which was subsequently paid in June 2023.

CONDENSED UNAUDITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Figures in Rand	Share capital	Retained income	Total equity
Balance at 1 March 2022	5 202 000	222 201 727	227 403 727
Change in equity Profit for the period	-	18 134 421	18 134 421
Total comprehensive income for the period Issue of shares Dividend distributions	35 000 000	18 134 421 (17 792 000)	18 134 421 35 000 000 (17 792 000)
Balance at 31 August 2022	40 202 000	222 544 148	262 746 148
Balance at 1 September 2022	40 202 000	222 544 148	262 746 148
Change in equity Profit for the period	-	13 910 970	13 910 970
Total comprehensive income for the period Dividend distributions		13 910 970 (13 999 561)	13 910 970 (13 999 561)
Balance at 28 February 2023	40 202 000	222 455 557	262 657 557
Balance at 1 March 2023	40 202 000	222 455 557	262 657 557
Change in equity Profit for the period	-	14 913 925	14 913 925
Total comprehensive income for the period Dividend distributions		14 913 925 (14 942 537)	14 913 925 (14 942 537)
Balance at 31 August 2023	40 202 000	222 426 945	262 628 945

CONDENSED UNAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS

Figures in Rand	Notes	31 August 2023 Unaudited	31 August 2022 Unaudited	28 February 2023 Audited
Cash flows from operating activities				
Cash generated from operations Interest income Tax paid Tax received	3	17 296 447 91 427 -	18 787 735 120 659 -	36 320 199 190 595 (326 563) 896 473
Net cash flows generated from operat activities	ing	17 387 874	18 908 394	37 080 704
Cash flows from investing activities				
Acquisition of subsidiaries Cash acquired through business combinations			(2 000 000) 2 144 775	(2 000 000) 2 144 775
Cash flows generated from investmen activities	t	-	144 775	144 775
Cash flows from financing activities				
Repayment of loans from related parties Proceeds from borrowings Repayments of borrowings Finance costs paid Dividends paid		17 957 567 (14 574 068) (4 503 982) (14 942 537)	(45 276) 11 654 227* (8 405 565)* (3 242 798) (17 792 000)	19 340 535 (13 286 283) (8 827 467) (31 791 561)
Cash flows used in financing activities	S	(16 063 020)	(17 831 412)	(34 564 776)
Net increase in cash and cash equivalents		1 324 854	1 221 757	2 660 703
Cash and cash equivalents at the beginn of the period	ing	10 324 593	7 663 890	7 663 890
Cash and cash equivalents at the end the period	of	11 649 447	8 885 647	10 324 593

^{*} These amounts have been restated in order to align with IAS 7 requirements with no impact on the cash flows used in financing activities.

	31 August	31 August	28 February
Figures in Rand	2023	2022	2023
	Unaudited	Unaudited	Audited

1. Basis of preparation

These condensed unaudited consolidated interim financial statements consist of Afine Investments Limited (the "Company" or "Afine") and its subsidiaries (together the "Group") established in the Republic of South Africa, as a Real Estate Investment Trust ("REIT"). The company is listed on the Johannesburg Stock Exchange ("JSE").

The Company is incorporated as a public company. The address of its registered office is Unit 4602, Greenways, Strand, Western Cape, 7140.

The condensed unaudited consolidated interim financial statements have been prepared on a going concern basis, in accordance with International Financial Reporting Standards ("IFRS"), and contain the information required by IAS 34: Interim Financial Reporting, the South African Institute of Chartered Accountants (SAICA) Financial Reporting Guides as issued by the Accounting Practices Committee and Financial Reporting Pronouncements as issued by the Financial Reporting Standards Council, the JSE Listings Requirements and the Companies Act of South Africa, 2008, as amended. The accounting policies applied in the preparation of these condensed unaudited consolidated interim financial statements are in terms of IFRS and are consistent with those applied in the previous consolidated annual financial statements.

These condensed unaudited consolidated interim financial statements for the six months ended 31 August 2023 have been prepared under the supervision of JT Loubser, the Financial Director, and have not been audited nor reviewed by the Group's auditors, PKF Pretoria Incorporated.

2. Investment properties

Balances at year end and movements for the year/period

Reconciliation for the period Balance at the beginning of the period	262 612 692	201 601 082	201 601 092
At fair value	363 612 682	301 691 082	301 691 082
Carrying amount	363 612 682	301 691 082	301 691 082
Movements for the period			
Acquisitions through business combinations	-	60 192 687	59 600 000
Gains on fair value adjustment	-	-	712 987
Straight-line rental accrual	832 791	481 831	1 608 613
Total movement for the period	832 791	60 674 518	61 921 600
Closing balance at the end of the period At fair value	364 445 473	362 365 600	363 612 682
Carrying amount	364 445 473	362 365 600	363 612 682
Straight-lining of rental income accrual			
Balance at the beginning of the period	26 350 939	20 174 262	20 174 262
Straight-line adjustments from business combinations	-	592 687	4 568 064
Movements of the period	832 791	1 074 518	1 608 613
Balance at the end of the period	27 183 730	20 656 093	26 350 939

(continued)

Figures in Rand 31 August 28 February 2023 2022 2023 Unaudited Unaudited Audited

2. Investment properties (continued)

Valuation techniques used to derive level 3 fair values

The most recent valuation was performed by Appraisal Corporation on 28 February 2022. Valuations are performed using the income approach comprising of the determination of the net rental income for the remaining lease period, discounted to the date of valuation. A capitalisation exit value is further calculated on the estimated market rental reversion at the end of the lease period, discounted to the date of valuation. Gains or losses arising from changes in the fair values are included in profit or loss for the period in which they arise. Investment property is maintained, upgraded, and refurbished, where necessary, in order to preserve and/or to improve the capital value. Maintenance and repairs which neither materially add value to the properties nor prolong their useful lives are recognised in profit or loss.

The significant fair value adjustment during the prior periods resulted mainly from the new lease agreements entered into on 1 April 2021, as well as the appointment of the independent valuator using more updated information on current and future market conditions.

The total fair value of investment properties is R364 445 473 as at 31 August 2023,

There were no significant changes in valuation techniques and inputs since 28 February 2023.

The straight-lining debtor or creditor of lease income is deducted from investment property as the discounted value of future rental cash flows forms part of the valuation methodology of investment property.

(continued)

	31 August	31 August	28 February
Figures in Rand	2023	2022	2023
	Unaudited	Unaudited	Audited

2. Investment properties (continued)

Information about fair value measurements using significant unobservable inputs (level 3)

Fair value at 31 August 2023	
Valuation technique	Income
	Approach

Unobservable inputs – Discount rates used
Unobservable inputs – Capitalisation rates
used

Approach
11.1% – 15.9%
8.75% – 10.5%

Fair value at 31 August 2022

Valuation technique

Income
Approach
Unobservable inputs - Discount rates used
Unobservable inputs - Capitalisation rates
used

Income
Approach
10.5% - 15.0%
9,5% - 10,5%

Fair value at 28 February 2023

Valuation technique
Income
Approach
Unobservable inputs - Discount rates used
Unobservable inputs - Capitalisation rates
used
Income
Approach
11.1% - 15.9%
8.75% - 10.5%

Fair value sensitivity analysis

The average discount and capitalisation rates used in the property valuation are dependent on a number of factors such as location, condition of improvements, current market conditions, lease covenants and the risk inherent in the property. These rates are assessed for each individual property based on its specific circumstances.

The valuations of investment properties are sensitive to changes in the unobservable inputs used in such valuations. Changes to one of the unobservable inputs, while holding other inputs constant, would have the following effects on the fair value of the investment property in the statement of profit or loss and other comprehensive income:

Increase in discount rates 0.5% change	(9 600 000)	(14 414 012)	(9 600 000)
Decrease in discount rates 0.5% change	11 140 000	16 215 676	11 140 000
Increase in capitalisation rates 0.5% change	(9 600 000)	(14 414 012)	(9 600 000)
Decrease in capitalisation rates 0.5%	11 140 000	16 215 676 [°]	11 140 000
change			

Group Assets

(continued)

Figures in Rand	31 August 2023 Unaudited	31 August 2022 Unaudited	28 February 2023 Audited
2. Investment properties (continued)			
Details of properties			
2.4.1 Erf 1 Thandekile Township			
IT Division, Mpumalanga, Piet Retief			
Purchase price	96 900	96 900	96 900
Fair value adjustments	45 731 058	45 691 188	45 731 058
Straight-lining of lease income	137 137	(924 678)	(508 379)
	45 965 095	44 863 410	45 319 579
A first covering mortgage bond has been registered over Erf 1 Thande Africa to the amount of R20 000 000. 2.4.2 Stand 15848 and Stand 15851	kile Township in favo	ur of Investec Bar	k Limited South
Somerset West, Province of Western Cape			
Purchase price	114 000	114 000	114 000
Fair value adjustments	42 423 920	43 306 943	42 423 920
Straight-lining of lease income	470 824	(1 135 081)	(717 314)
	43 008 744	42 285 862	41 820 606

A first covering mortgage bond has been registered over Erf 15848 and 15851 Somerset West in favour of Investec Bank Limited South Africa to the amount of R21 000 000.

2.4.3 Portion 4 of Erf 34 Riverside Park Extension 4 and the remainder of Erf 34 Riverside Park Extension 4

JT Division, Mpumalanga			
Purchase price	1 366 000	1 366 000	1 366 000
Improvements	7 942 496	7 942 496	7 942 496
Fair value adjustments	38 602 492	38 140 715	38 602 492
Straight-lining of lease income	(620 123)	456 723	289 012
	47 290 865	47 905 934	48 200 000

A first covering mortgage bond has been registered over Erf 34 Riverside Park Extension 4 in favour of Investec Bank Limited South Africa to the amount of R8 500 000.

A third covering mortgage bond has been registered over Erf 34 Riverside Park Extension 4 in favour of Investec Bank Limited South Africa to the amount of R600 000.

A fourth covering mortgage bond has been registered over the remaining extent of Erf 34 Riverside Park Extension 4 in favour of Investec Bank Limited South Africa to the amount of R3 900 000.

(continued)

Figures in Rand	31 August 2023 Unaudited	31 August 2022 Unaudited	28 February 2023 Audited
2. Investment properties (continued)			
2.4.4 Portion 2 of Erf 654 Parkdene Ext 3 Township and Erf 1439 Protea Park Ext 1			
IR Division, Gauteng Purchase price	158 000	158 000	158 000
Fair value adjustments	28 842 000	28 842 000	28 842 000
	29 000 000	29 000 000	29 000 000
2.4.5 Portion 150 and 151 of Farm Doornpoort			
JR Division, Gauteng	57 787 694	57 787 694	57 787 694
Purchase price Fair value adjustments	37 808 466	35 279 640	37 808 466
Straight-lining of lease income	21 194 705	22 886 838	22 103 840
	116 790 865	115 954 172	117 700 000

The service stations have been built as an improvement on the following lease properties: Portion 150 of the Farm Doornpoort, measuring 9 157 square meters and 21 877 square meters respectively.

Portion 151 of the Farm Doornpoort, measuring 18 042 square meters.

The revenue stream received from the rental income has been ceded to Rand Merchant Bank as security for the outstanding facility.

2.4.6 Erf 2490 Witbank Ext 13 Township

JS Division, Mpumalanga Purchase price Fair value adjustments Straight-lining of lease income	51 300 22 263 125 (166 545) 22 147 880	51 300 22 739 944 (567 733) 22 223 511	51 300 22 263 125 (341 929) 21 972 496
2.4.7 Erf 438 Rocky Drift Nelspruit and Portion 112 of Erf 255 Farm Middelvlei Randfontein			
JS Division, Mpumalanga			
Purchase price	4 839 351	4 839 351	4 839 351
Improvements	12 390 179	12 395 552	12 390 179
Fair value adjustments	36 839 390	42 957 784	36 839 390
Straight-lining of lease income	6 167 731	(59 976)	5 525 707
Capitalised expenditure	5 373	-	5 373
	60 242 024	60 132 711	59 600 000

First mortgage bond has been registered over Portion 112 of Farm Middelvlei 255 in favour of Nedbank Limited in the total amount of R23 000 000.

First mortgage bond has been registered over the remaining extend of Erf 438 Rocky Drift Township in favour of Nedbank Limited in the total amount of R1 320 000.

(continued)

Figures in Rand	31 August 2023 Unaudited	31 August 2022 Unaudited	28 February 2023 Audited
3. Net cash flows from operations			
Profit before tax:	14 913 923	18 134 421	32 096 130
Adjustments for: Investment income	(91 427)	(120 659)	(190 595)
Finance cost	5 385 189	4 855 331	10 011 971
Fair value adjustments Straight-line rental income adjustment	(832 791)	(481 831)	(712 987) (1 608 613)
Gain on a bargain purchase in a business combination Other operating gain in a business combination	-	(1 058 485) (2 134 146)	(1 058 485)
Depreciation	-	(2 134 140)	52 332
Non-operating gain on share based consideration remeasured to fair value	-	-	(2 134 146)
Change in operating assets and liabilities:	(40.204)	254 200	400.005
Trade and other receivables Trade and other payables	(19 391) (1 564 056)	251 290 (344 481)	188 265 (503 673)
Provisions Increase (decrease) in trade and other payables	(495 000)	(313 705)	180 000
Net cash flows from operations	17 296 447	18 787 735	36 320 199
4 Fornings per share			
4. Earnings per share			
4.1 Basic earnings per share			
The earnings and weighted average number of ordinary shares used in the calculation of basic earnings per share are as follows:			
Profit for the period attributable to owners of the	14 913 925	18 134 421	32 045 391
Company for continuing operations Other operating gain in a business combination	-	(2 134 146)	-
IAS33 earnings	14 913 925	16 000 275	32 045 391
Weighted average number of ordinary shares used in the calculation of basic earnings per share	72 536 585	66 551 697	72 536 585
4.2 Diluted earnings per share			
The earnings used in the calculation of diluted			
earnings per share are as follows: Earnings used in the calculation of basic earnings per share for continuing operations	14 913 925	16 000 275	32 045 391

(continued)

Figures in Rand	31 August 2023 Unaudited	31 August 2022 Unaudited	28 February 2023 Audited
4. Earnings per share (continued)			
4.3 Headline earnings per share			
The earnings and weighted average number of ordinary shares used in the calculation of headline earnings per share are as follows: Profit for the period attributable to owners of the Company for continuing operations	14 913 925	16 000 275	32 045 391
IAS33 earnings Fair value adjustments Share of loss from equity accounted investments Non-operating gain on share based consideration remeasured to fair value Gain on bargain purchase in a business combination	14 913 925 - - -	16 000 275 - - - - (1 058 485)	32 045 391 (712 987) - (2 134 146) (1 058 485)
Earnings used in the calculation of headline earnings per share for continuing operations	14 913 925	14 941 790	28 139 773
Weighted average number of ordinary shares used in the calculation of headline earnings per share	72 536 585	66 551 697	72 536 585

5. Segment information

5.1 General information

Factors used to identify the Group's reportable segments, as determined by management that chose to organise the Group around different geographical areas, where certain operating segments have been aggregated together.

Operating segments that have been aggregated together are less than the 10% margin as per IAS34.13 (Quantitative threshold). Each reportable segment derives its revenues mainly from rental income, commissions and reimburse expensive.

5.2 Segment revenues

	Gauteng and North-West	Mpumalanga	Western Cape	Revenue from external customers
Period ended 31 August 2023 Revenue	11 532 254	8 120 393	4 235 202	23 887 848
Period ended 31 August 2022 Revenue	10 298 080	8 273 234	3 189 866	21 761 170
Year ended 28 February 2023 Revenue	20 412 394	16 833 613	6 086 821	43 332 128

(continued)

Figures in Rand

5. Segment information (continued)

5.	3	Ot	her	inc	om	es	and	ı
_	m	on						

expenses								
	Finance Cost	Fair value adjustments	Interest income	Other expenses	Gain on bargain purchase	Other operating gain in a business combination	Other income	Income tax expense = Deferred tax
Period ended 31 August 2023								
Gauteng and North-West	(1 758 169)	-	83 403	(173 464)	-	-	-	-
Mpumalanga	(1 165 748)	-	-	(709 219)	-	-	-	-
Western Cape Head Office	(2 461 272)	- :	8 024	(969 129) (1 828 349)	:		- :	
Total other incomes and	. ,		91 427					
expenses	(5 385 189)		91 427	(3 680 161)				
Period ended 31 August 2022								
Gauteng and North-West	(2 358 422)		26 529	(224 038)	_		11 097	5 085 462
Mpumalanga	(764 488)		15 360	(378 920)			80 504	4 694 271
Western Cape				(38 680)			-	
Head Office	(1 732 421)	-	78 770	(1 534 671)	1 058 485	2 134 146	-	-
Total other incomes and expenses	(4 855 331)	-	120 659	(2 176 309)	1 058 485	2 134 146	91 601	9 779 733
Year ended 28 February 2023								
Gauteng and North-West	(4 389 488)	2 029 116	89 730	(717 903)	_			(56 157)
Mpumalanga	(1 866 479)	(433 106)	15 253	(1 446 217)				5 418
Western Cape	(,	(883 023)		(304 183)			_	
Head Office	(3 756 004)	-	85 612	(3 109 286)	3 192 631	-	297 341	-
Total other incomes and expenses	(10 011 971)	712 987	190 595	(5 577 589)	3 192 631	-	297 341	(50 739)

(continued)

Figures in Rand	2023 Unaudited	2022 Unaudited	28 February 2023 Audited
5. Segment information (continued)			
5.4 Assets and liabilities			
	Segment profit / (loss) before discontinued operations and tax	Total assets	Total liabi l ities
Period ended 31 August 2023			
Gauteng and North-West	9 684 024	153 152 067	29 928 235
Mpumalanga	6 245 425	148 148 776	22 000 422
Western Cape Head Office	3 266 072 (4 281 597)	72 909 077 2 029 867	45 333 61 636 853
Total assets and liabilities	14 913 924	376 239 787	113 610 843
Period ended 31 August 2022			
Gauteng and North-West	7 753 247	179 559 055	43 925 376
Mpumalanga	7 225 689	147 984 936	22 090 368
Western Cape	3 151 176	43 078 257	139 347
Head Office	4 309	769 950	42 490 959
Total assets and liabilities	18 134 421	371 392 198	108 646 050
Year ended 28 February 2023			
Gauteng and North-West	17 403 138	183 446 191	37 614 792
Mpumalanga	13 084 083	147 305 416	21 249 035
Western Cape	5 185 955 (3 587 045)	42 703 324	77 112
Head Office	(3 587 045)	633 987	52 490 422
Total assets and liabilities	32 096 131	374 088 918	111 431 361

31 August

31 August

28 February

(continued)

	31 August	31 August	28 February
Figures in Rand	2023	2022	2023
	Unaudited	Unaudited	Audited

6. Related parties

Group companies

Ultimate holding company KSP Offshore Limited

Holding company Afine Investments Limited

Subsidiaries Lizalor Investments (Pty) Ltd

Thunder Cats Investments 78 (Pty) Ltd Clifton Dunes Investments 10 (Pty) Ltd Clifton Dunes Investments 79 (Pty) Ltd

Investment Facility Company Three Three Six (Pty) Ltd

Coral Lagoon Investments 163 (Pty) Ltd

Glomor 3 (Pty) Ltd

Other related parties

Entity name	Nature of relationship			
Petroland Group (Pty) Ltd	Common Management and shareholder			
Petroland Developments (Pty) Ltd	Common Management			
KSP Offshore Limited	Shareholder			
Terra Optimus (Pty) Ltd Anton Loubser Trust	Shareholder Ultimate beneficial owner			
Gary du Preez Trust	Ultimate beneficial owner			
Gary du Fieez Trust	Offiliate belieficial owner			
Related party balances				
Loans from related parties KSP Offshore Limited	42 008 232	42 295 043	43 524 823	
Related party transactions				
Management fees paid Petroland Group (Pty) Ltd	918 000	529 000	950 000	
Dividend distributions KSP Offshore Limited	11 600 155	17 792 000	16 000 000	

There were no transactions with related parties during the period under review outside the ordinary course of business.

(continued)

	31 August	31 August	28 February
Figures in Rand	2023	2022	2023
	Unaudited	Unaudited	Audited

7. Capital risk management

The Group's and Company's capital comprise shareholders' equity and interest-bearing borrowings. Capital is actively managed to ensure that the Group and Company are properly capitalised and funded at all times, having regard to its regulatory needs, prudent management and the needs of their stakeholders. The Board has overall responsibility for the establishment and oversight of the Group's and Company's risk management framework. The Audit and Risk Committee is responsible for developing and monitoring the Group's and Company's risk management policies. The Audit Risk Committee reports regularly to the Board on its activities.

The Group and Company have a business planning process that runs on an annual cycle with regular updates to projections. It is through this process, which includes risk and sensitivity analysis of forecasts, that the Group's and Company's capital is managed. Specifically, the Group and Company have adopted the following capital management policies:

- Maintenance of an appropriate level of liquidity at all times. The Group and Company further ensure that they can meet
 their expected capital and financing needs at all times, having regard to the business plans, forecasts and any strategic
 initiatives.
- · Maintenance of an appropriate level of issued shares based on approval from the shareholders and the Board.
- Maintenance, as a minimum, of capital sufficient to meet the statutory requirements and such additional capital as management believes is necessary.

The Group and Company have both qualitative and quantitative risk management procedures to monitor the key risks and sensitivities of the business. This is achieved through scenario analysis and risk assessments. From an understanding of the principal risks, appropriate risk limits and controls are defined. The Group's and Company's capital risk management strategy has remained unchanged from the prior year.

Loans from related parties Other financial liabilities Trade and other payables	42 008 232 70 959 094 643 517	42 295 043 64 018 700 2 055 452	43 524 823 65 203 965 2 207 573
Total borrowings	113 610 843	108 369 195	110 936 361
Cash and cash equivalents	(11 649 447)	(8 885 647)	(10 324 593)
Total borrowings	101 961 396	99 483 548	100 611 768
Equity	222 426 945	222 544 148	222 455 557
Gearing ratio	46%	45%	45%

(continued)

	31 August	31 August	28 February
Figures in Rand	2023	2022	2023
	Unaudited	Unaudited	Audited

7. Capital risk management (continued)

The loan-to-value ratio is calculated by dividing interest bearing borrowings net of cash on hand by the total value of investment property and is calculated in line with the SA REIT Best Practice guidelines.

Gross borrowings	113 610 843	108 369 195	110 936 361
Less: Cash and cash equivalents	(11 649 447)	(8 885 647)	(10 324 593)
Net borrowings	101 961 396	99 483 548	100 611 768
Total assets - per Statement of Financial Position Less: Cash and cash equivalents	376 239 787	371 392 198	374 088 918
	(11 649 447)	(8 885 647)	(10 324 593)
Less: Trade and other receivables Carrying amount of property-related assets	(136 145)	(53 731)	(116 755)
	364 454 195	362 452 820	363 647 570
SA REIT loan-to-value	28%	27%	28%

8. Events after the reporting period

In line with IAS 10 Events after the Reporting Period, the declaration of the interim dividend occurred after the end of the reporting period, resulting in a non-adjusting event that is not recognised in the financial statements. The board approved an interim dividend on 16 November 2023 of 20.50 cents per share for the 6 month period ended 31 August 2023.

The Board are not aware of any matter or circumstance arising since the end of the financial period to the date of this report that could have a material effect on the financial position of the Group.

9. Going concern

The condensed unaudited consolidated interim financial statements have been prepared on the basis of accounting policies applicable to a going concern. This basis presumes that funds will be available to finance future operations and that the realisation of assets and settlement of liabilities, contingent obligations and commitments will occur in the ordinary course of business.

The Board believe that the Group has adequate financial resources to continue in operation for the foreseeable future and accordingly the condensed unaudited consolidated interim financial statements have been prepared on a going concern basis.

The Board have satisfied themselves that the Group is in a sound financial position, has considered the solvency and liquidity of the Group and that it has access to sufficient borrowing facilities to meet its foreseeable cash requirements.

The Board are not aware of any new material changes that may adversely impact the Group. The Board are also not aware of any material non-compliance with statutory or regulatory requirements or of any pending changes to legislation that may affect the Group.

APPENDIX A: PROPERTY PORTFOLIO REVIEW

Information regarding the Group's property portifolio

The Properties, specific information in respect of each is included in Appendix B, have been valued by the Independent Valuer. A summarised valuation report is set out in Appendix B.

Set out below and based on the property Forecast Information, are the following profiles of the properties referred to in Appendix B:

	Tenant Tenant profile (Note 1)	Sector	Forecast Contracted Rental Income	Tenant profile by GLA
Engen	Α	Oil major	61%	69%
Sasol	A	Oil major	39%	31%
Total			100%	100%

Note 1 - "A": large national tenants, large listed tenants, government and major franchisees;

No uncontracted or near contracted rental hase been included in the property forecast. There are no vacancies.



Details of geographic area, rentable area, material revenue and lease expiry profile are set out below.

The tenant profile geographic area is set out below, based on monthly revenue, nothing that the oil major rents out the entire site and thus wighted average rental and escalation per square meter is not disclosed as the information is not meaningful and is not used in this sector.

Province	Percentage	Tenants	Expiry profile	Rentable area (m²)	Revenue
Gauteng	49%	Engen Platinum One Stop Sasol Parkdene Engen Middelvlei	February 2043 September 2027 December 2039		1 639 215
Mpumalanga	27%	Sasol Piet Retief Sasol Grassnyers Engen Riverside Sasol Axis Park	December 2030 December 2030 November 2038 December 2030		1 238 929
Western Cape	21%		December 2030	3 476	454 100
North West Total	3% 100%	Sasol Protea Park	February 2029	2 737 87 643	20 000 3 352 244

APPENDIX A: PROPERTY PORTFOLOIO REVIEW (continued)

Information regarding the Group's property portifolio (continued)

The lease expiry profiles, based on existing leases, by province, are set out in the table above. All the above leases, totaling a monthly revenue of R3 352 244 over a rentable area of 87 643 m², have a lease expiry profile of between November 2023 to February 2043, All the leases are in the petroleum sector.

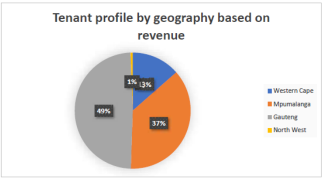
A Table setting out the lease expiry profile per annum is set out below.

Lease expiry profile	Total GLA	Total Revenue
	(%)	(%)
Vacant	0.00%	0.00%
February 2023	0.00%	0.00%
February 2024	0.00%	0.00%
February 2025	0.00%	0.00%
February 2026	0.00%	0.00%
February 2027	0.00%	0.00%
February 2028	2.59%	0.30%
February 2029	0.00%	0.00%
February 2030	3.12%	0.60%
February 2031	25.54%	42.12%
February 2032	0.00%	0.00%
February 2033	0.00%	
February 2034	0.00%	0.00%
February 2035	0.00%	0.00%
February 2036	0.00%	0.00%
February 2037	0.00%	0.00%
February 2038	0.00%	0.00%
February 2039	12.74%	17.16%
February 2040	0.00%	0.00%
February 2041	0.00%	0.00%
February 2042	0.00%	0.00%
February 2043	56.00%	39.83%
Total	100.00%	100.00%

The weighted average rental per square meter by rentable area for the filling station sector is R21,21. It should be noted that this metric is not used in the rental filling stations as they are typically rented based on the volume generated per site, irrespective os the size of the site.

The weighted average rental escalation for the total portfolio, based on existing leases, by rentble area, for the filling station sector is an average of 5%.

The Average annualised property yield for the total portifolio is 11.13%



The Group's portfolio of income generating immovable properties focuses primarily in the petroleum sector. Accordingly, all of the above properties are used as service stations.

APPENDIX B: PROPERTY PORTFOLIO

Commercial - Gauteng and North West

Propert company/name	Property address	Location	Site area (m²)	Value R
Sasol Parkdene,	Erf 654 Parkdene Extention No.3,	Boksburg		
Johannesburg	IR Division Gauteng	Doksburg	2 274	9 900 000
Sasol Protea Park,	Erf 1439 Protea park Extention No.	Rustenburg		
Rustenburg	1, IQ Division North West	Rusteriburg	2 737	19 100 000
Engen, Doornpoort,	Portion 150 and Portion 151	Pretoria		
Pretoria	Doorpost No.295, JR Division		49 076	116 500 000
	Portion 112 of Farm Middelvlei 255,	Randfontein		
Engen Middelvlei	IQ Division	Nanalontelli	8 437	31 100 000

Commercial - Mpumalanga

Property company/na	ame Property address	Location	Site area (m²)	Value R
Engen Riverside, Nels	Erf 34 Riverside Park Extention prui No.4, JT Division Mpumalanga	Nelspruit	2 732	48 000 000
Sasol Piet Retief	Erf 1 Thandekile, IT Division Mpumalanga	Piet Retief	12 334	44 397 980
Sasol Grassnyers, Witbank	Erf 2490 Witbank Extention, No.13, JS Division Mpumalanga	Witbank	2 023	21 972 496
Sasol Axis Park	Remainder Erf 438 Rocky Drift, JT Division	White River	4 554	28 500 000

Commercial - Western Cape

Property company/nar	ne Property address	Location	Site area (m²)	Value R
Sasol Somerset West	rven 15848 and 15851 Somerset V	Ve: Somerset West	3 476	41 820 606

DISTRIBUTABLE PROFIT FOR THE 6 MONTH PERIOD ENDED 31 AUGUST 2023

A reconciliation of the profit for the 6 month period ended 31 August 2023 Is set out below:

Figures in Rand	31-Aug-23
Profit for the period	14 913 925
Distributable profit	14 913 925
Dividend distribution	14 869 999

DIVIDEND DECLARATION

DECLARATION OF A CASH DIVIDEND

Notice is hereby given of the declaration of the gross interim cash dividend of 20.50 cents per share for the six months ended 31 August 2023 ("Cash Dividend").

SALIENT DATES AND TIMES 2023

Last day to trade "cum" dividend Shares commence trading "ex" dividend Record Date Payment date Tuesday, 5 December Wednesday, 6 December Friday, 8 December Monday, 11 December

Notes:

- Shares may not be dematerialised or rematerialised between the commencement of trade on Wednesday, 6 December 2023 and the close of trade on Friday, 8 December 2023 (both days inclusive).
- All times are South African times. The above dates and times are subject to change and any change will be advised on SENS and in the press.

TAX IMPLICATIONS

As the company has REIT status, Shareholders are advised that the dividend meets the requirements of a "qualifying distribution" for the purposes of section 25BB of the Income Tax Act (No. 58 of 1962), as amended, ("Income Tax Act"). The dividend on the Shares will be deemed to be a dividend, for South African tax purposes, in terms of section 25BB of the Income Tax Act.

SOUTH AFRICAN TAX RESIDENTS

The dividend received by or accrued to South African tax residents must be included in the gross income of such shareholders and will not be exempt from income tax (in terms of the exclusion to the general dividend exception, contained in paragraph (aa) of section 10(1)(k)(i) of the Income Tax Act) because it is a dividend distributed by a REIT. The dividend is exempt from dividend withholding tax in the hands of South African tax resident Shareholders, provided that the South African resident Shareholders provide the following forms to the CSDP or broker in respect of uncertificated shares, or to the company, in respect of certificated shares:

DIVIDEND DECLARATION

(continued)

- a) a declaration that the dividend is exempt from dividend tax; and
- b) a written undertaking to inform the CSDP, broker or the company, should the circumstances affecting the exemption change or the beneficial owner cease to be the beneficial owner, both in the form prescribed by the Commissioner for the South African Revenue Service. Shareholders are advised to contact their CSDP, broker or the company to arrange for the abovementioned documents to be submitted prior to payment of the dividend, if such documents have not already been submitted.

NON-RESIDENT SHAREHOLDERS

Dividends received by non-resident Shareholders will not be taxable as income and instead will be treated as an ordinary dividend which is exempt from income tax in terms of the general dividend exemption in section 10(1)(k)(i) of the Income Tax Act. It should be noted that up to 31 December 2013 dividends received by non-residents from a REIT were not subject to dividend withholding tax. Since 1 January 2014, any dividend received by a non-resident from a REIT will be subject to dividend withholding tax at 20%, unless the rate is reduced in terms of any applicable agreement for the avoidance of double taxation ("DTA") between South Africa and the country of residence of the shareholder concerned. Assuming dividend withholding tax will be withheld at a rate of 20%, the net dividend amount due to non-resident Shareholders is 16.4 cents per share. A reduced dividend withholding rate in terms of the applicable DTA may only be relied on if the non-resident shareholder has provided the following form to their CSDP or broker in respect of uncertificated shares, or the company, in respect of certificated shares:

- a) a declaration that the dividend is subject to a reduced rate as a result of the application of DTA; and
- b) a written undertaking to inform their CSDP, broker or the company, should the circumstances affecting the reduced rate change or the beneficial owner cease to be the beneficial owner, both in the form prescribed by the Commissioner for the South African Revenue Service. Non-resident Shareholders are advised to contact their CSDP, broker or the company to arrange for the abovementioned documents to be submitted prior to payment of the dividend, if such documents have not already been submitted.

The company's tax reference number is: 901 493 3296

On behalf of the Board

MJ WATTERS

JT LOUBSER

Chairman

CEO

Cape Town

17 November 2023

CORPORATE INFORMATION

THE COMPANY Afine Investments Limited

(Incorporated in the Republic of South Africa)

(Registration number 2020/852422/06)

JSE share corde: ANI ISIN: ZAE000303947

(Approved as a REIT by JSE)

REGISTERED OFFICE & POSTAL Afine Investments Limited

(Registration number 2020/852422/06) Unit 4602, Greenways, Strand, 7140

WEBSITE www.afineinvestments.com

COMPANY SECRETARY S Vosloo

TRANSFER SECRETARY JSE Investor Services (Pty) Ltd

DESIGNATED ADVISOR AcaciaCap Advisors (Pty) Ltd

ACCOUNTANTS Exceed (Cape Town) Inc.

INDEPENDENT AUDITORS PKF Pretoria Inc.