

Tyme Bank Holdings Limited
(Registration number 2015/228007/06)
Consolidated and Separate Annual Financial Statements
for the year ended 30 June 2020

Tyme Bank Holdings Limited

(Registration number 2015/228007/06)

Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

General Information

Country of incorporation and domicile	South Africa
Nature of business and principal activities	Holding company for banking and related services
Directors	TA Boardman AB Desai TSB Jali CJ Jonker T Keraan M Milutinovic K Morule PA Wessels
Registered office	30 Jellicoe Avenue Rosebank Johannesburg Gauteng 2196
Holding company	African Rainbow Capital Financial Services Holdings Proprietary Limited incorporated in South Africa
Ultimate holding company	Ubuntu-Botho Investments Proprietary Limited incorporated in South Africa
Bankers	First National Bank Standard Bank Absa Bank Nedbank Investec Bank Mercantile Bank
Auditor	Pricewaterhousecoopers Inc.
Secretary	Lonwabo Jwili
Company registration number	2015/228007/06
Level of assurance	These consolidated and separate annual financial statements have been audited in compliance with the applicable requirements of the Companies Act No. 71 of 2008.
Prepared by	The preparation of the annual financial statements was supervised by the Chief Financial Officer, Amal Desai CA(SA).
Issued	26 October 2020

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Directors' Responsibilities and Approval

The directors are required in terms of the Companies Act No. 71 of 2008 to maintain adequate accounting records and are responsible for the content and integrity of the consolidated and separate annual financial statements and related financial information included in this report. It is their responsibility to ensure that the consolidated and separate annual financial statements fairly present the state of affairs of the group, being Tyme Bank Holdings and its subsidiaries, as at the end of the financial year and the results of its operations and cash flows for the period then ended, in conformity with International Financial Reporting Standards. The external auditor is engaged to express an independent opinion on the consolidated and separate annual financial statements.

The consolidated and separate annual financial statements are prepared in accordance with International Financial Reporting Standards and are based upon appropriate accounting policies consistently applied and supported by reasonable and prudent judgements and estimates.

The directors acknowledge that they are ultimately responsible for the system of internal financial control established by the group and place considerable importance on maintaining a strong control environment. To enable the directors to meet these responsibilities, the directors set standards for internal control aimed at reducing the risk of error or loss in a cost effective manner. The standards include the proper delegation of responsibilities within a clearly defined framework, effective accounting procedures and adequate segregation of duties to ensure an acceptable level of risk. These controls are monitored throughout the group and all employees are required to maintain the highest ethical standards in ensuring the group's business is conducted in a manner that in all reasonable circumstances is above reproach. The focus of risk management in the group is on identifying, assessing, managing and monitoring all known forms of risk across the group. While operating risk cannot be fully eliminated, the group endeavours to minimise it by ensuring that appropriate infrastructure, controls, systems and ethical behaviour are applied and managed within predetermined procedures and constraints.

The directors are of the opinion, based on the information and explanations given by management, that the system of internal control provides reasonable assurance that the financial records may be relied on for the preparation of the consolidated and separate annual financial statements. However, any system of internal financial control can provide only reasonable, and not absolute, assurance against material misstatement or loss.

The ability of the group and the company to continue as a going concern beyond the period October 2021 is dependent on a number of factors, the most significant ones being the ongoing support from existing shareholders, the sourcing of capital from potential new shareholders, raising of working capital facilities as required, along with the execution plans for the scaling of existing services and delivery of new products and features into the market, and the impact of the COVID-19 pandemic on socio-economic conditions in the country.

These conditions give rise to a material uncertainty for the period beyond 31 October 2021, which may cast significant doubt on the group's and company's ability to continue as a going concern, and therefore that it may be unable to settle its debts as they become due in the normal course of business.

The directors have reviewed the group's and company's cashflow forecast and are satisfied that they will have access to capital and funding to continue as a going concern provided that the above-mentioned factors materialise. The financial statements are prepared on the basis of accounting policies applicable to a going concern. This basis presumes that the group and company will continue to have ongoing access to capital and funding and that the realisation of assets and settlement of liabilities will occur in the ordinary course of business.

The external auditor is responsible for independently auditing and reporting on the group's consolidated and separate annual financial statements. The consolidated and separate annual financial statements have been examined by the group's external auditor and their report is presented on pages 10 to 12.

The consolidated and separate annual financial statements set out on pages 13 to 57, and the Directors' report on pages 5 to 7, which have been prepared on the going concern basis, were approved by the directors on 26 October 2020 and were signed on their behalf by:



TSB Jali



T Keraan

Tyme Bank Holdings Limited

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Company Secretary's Certification

I hereby confirm, in my capacity as Company Secretary of Tyme Bank Holdings Limited that for the year ended 30 June 2020, the company has filed all required returns and notices in terms of the Companies Act No. 71 of 2008 to the Commissioner of Companies and that all such returns and notices are to the best of my knowledge and belief true, correct and up to date.



Lonwabo Jwili
Company Secretary
Johannesburg
26 October 2020

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Directors' Report

The directors have pleasure in submitting their report on the consolidated and separate annual financial statements of Tyme Bank Holdings Limited and the group for the year ended 30 June 2020.

1. Incorporation

The company was incorporated on 06 July 2015 and obtained its licence to commence banking activities on 14 September 2017.

2. Nature of business

Tyme Bank Holdings Limited is an investment holding entity incorporated in South Africa.

The company does not trade, and all of its activities are undertaken through its principal subsidiary, Tyme Bank Limited.

Tyme Bank Limited provides digital banking services to customers in South Africa. The bank soft-launched in August 2018 and marketed its transaction and savings accounts publicly on 25 February 2019. To date, the Bank has attracted circa 2 million customers and over R1.2 billion in retail deposits. The Bank has been continually enhancing and increasing its products and features to the market, so as to continually drive adoption by the market and customer activity.

The group operates in South Africa.

3. Impact of Covid-19

The South African Government imposed a national lockdown for 21 days on 26 March 2020 to contain the spread of COVID-19 in South Africa. All non-essential businesses were ordered to close for the duration of the national lockdown. As part of the national lockdown, Government announced a risk-adjusted approach to phase in the re-opening of the economy. With the bank deemed an essential service, it remained operational and accessible to the consumer through the lockdown period.

With the impact of the Covid-19 pandemic on our country, the bank has seen an impact on the levels of customer onboarding through the financial year. The bank took the decision to delay the launch of its unsecured lending product in March 2020, resulting in a limited credit exposure/risk. Given the socio-economic effects of the crisis, the bank has considered the impact on its strategy and financial forecasts for the period ahead. The bank is continually monitoring the effects of the pandemic, to ascertain the potential implications on its strategy and capital requirements.

4. Review of financial results and activities

The annual financial statements have been prepared in accordance with International Financial Reporting Standards (IFRS), International Financial Reporting Interpretations Committee (IFRIC) Financial Reporting Pronouncements as issued by the Financial Reporting Standards Council and the requirements of the Companies Act No. 71 of 2008. The accounting policies have been applied consistently compared to the prior year, except for the adoption of new accounting standards.

Full details of the financial position, results of operations and cash flows of the group are set out in these consolidated and separate annual financial statements.

5. Significant accounting matters

Intangible assets

Management has exercised significant judgement when determining the expected useful lives of the intangible assets and believe that the useful lives appropriately represent expected future economic benefits to be obtained from these intangible assets in their current form. The expected useful life is reassessed by management on a regular basis and ranges between 6 to 24 months. Management also monitors the intangible assets for impairment indicators. Amortisation of R119,067,937 and impairment of R15,933,128 were charged to the income statement.

The group's software development and maintenance is outsourced to Tyme Limited. Refer to note 32 - Related party transactions.

Share Based transactions

In the current financial year, the group charged the income statement with an amount of R46,367,446, which relates to its share-based payment schemes to incentivise employees, with a corresponding share-based payment reserve being created.

Impairment of investment in subsidiaries

The company performed an exercise to determine the recoverable amounts of its investments in subsidiaries. Based on this, it decided to impair its investment in Tyme Technical Solution Proprietary Limited by R195,696,882 as it had decided to wind it down. The investment in the Tyme Bank Limited was written down by R1,274,129,787 to its fair value, less cost to sell.

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Directors' Report

6. Share capital

Refer to note 16 of the consolidated consolidated and separate annual financial statements for detail of the movement in authorised and issued share capital.

7. Dividends

No dividends were declared or paid to shareholders during the year.

8. Capital Adequacy Ratio (CAR)

During the current year, the impact of the COVID-19 pandemic has prompted the Prudential Authority to reduce the minimum capital requirements for all banks in South Africa by relaxing the pillar 2A requirement to 0% in accordance with a directive issued April 2020. The minimum capital of the group remains R250 million, which the Bank has exceeded through the period. This change by the Prudential Authority is aimed at providing temporary capital relief to banks to counter the economic risk to the financial system by encouraging them to continue lending to the local economy thereby sustaining financial stability. The timing of the reinstatement of the pillar 2A buffer is not yet known and the Prudential Authority will give sufficient notice when they intend to do so.

9. Directorate

The directors in office at the date of this report are as follows:

Directors	Changes
TA Boardman	
AB Desai	
TSB Jali	
CJ Jonker	
T Keraan	Appointed on 02 August 2019
M Milutinovic	
K Morule	Appointed on 24 March 2020
SL Shabalala	Resigned on 31 July 2019
PA Wessels	

10. Directors' interests in contracts

On 1 January 2019, a contract was concluded between Tyme Bank Limited and Tyme Limited. The purpose of the contract is to provide right of use of intellectual property by Tyme Limited to Tyme Bank Limited.

In addition, Tyme Bank Limited entered into an agreement with African Fig Tree Investments Proprietary Limited during June 2020. The intention of this contract is to provide services in respect of capital raises for the bank.

Coenraad Jonker is appointed as a director of both Tyme Bank Limited and Tyme Bank Holdings Limited. He is also a director of Tyme Limited and African Fig Tree Investments Proprietary Limited, and has direct investments in both entities, which has duly been noted by the Board. African Fig Tree Investments Proprietary Limited has 18.09% shareholding in Tyme Bank Holdings Limited, the sole shareholder of Tyme Bank Limited.

Furthermore, Tauriq Keeran has an indirect interest in Tyme Limited through his shareholding in African Fig Tree Investments Proprietary Limited, which in turn has a shareholder's interest in Tyme Global Limited.

Tyme Limited is a wholly owned subsidiary of Tyme Global Limited, and Tauriq Keeran is a director of both Tyme Bank Limited and Tyme Bank Holdings Limited.

Please refer to note 32 for further disclosure on related party transactions.

11. Holding company

On 1 November 2018, Commonwealth Bank of Australia sold its 90% shareholding in Tyme Bank Holdings Limited (formerly Commonwealth Bank of South Africa (Holding Company) Limited) to African Rainbow Capital Financial Services Holdings Proprietary Limited.

The group's holding company is African Rainbow Capital Financial Services Holdings Proprietary Limited which holds 73.08% (2019: 76.95%) of the company's equity. The remaining component of equity is held by African Fig Tree Proprietary Limited at 19.00%, Ethos Artificial Intelligence GP SA Proprietary Limited (including principals) at 6.72% and Nicolitha Investments at 1.20%.

Following the share issue that took place on 17 September 2020 (refer to note 35 - Subsequent events), for which the cash had been received prior to year end, the company's equity was changed. Effectively, African Rainbow Financial Services Holdings Proprietary Limited holds 73.74% (2019: 70.80%), African Fig Tree Proprietary Limited holds 18.09% (2019: 21.20%), Ethos Artificial Intelligence GP SA Proprietary Limited (including principals) holds 6.53% (2019: 8.00%) and Nicolitha Investments holds 1.63% (2019: 0%) of the company's equity.

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Directors' Report

12. Ultimate holding company

The group's ultimate holding company is Ubuntu-Botho Investments Proprietary Limited which is incorporated in South Africa.

13. Special resolutions

No special resolutions were noted during the year.

14. Subsequent events

On 17 September 2020, Tyme Bank Holdings Limited issued 1,009,748,025 ordinary shares at R0.10 per share. The reserve pertaining to shares held for issue, (note 17), was utilised for this purpose and was transferred to share capital (R100,974,803) and share premium (R129,025,197) accordingly.

Subsequent to year end, a consideration of R257,500,000 was received as additional capital contributions for which the group intends to issue ordinary shares.

The directors are not aware of any other material event which occurred after the reporting date and up to the date of this report.

15. Going concern

We draw attention to the fact that at 30 June 2020, the group had accumulated losses of R4,066,353,935 (2019: R2,629,813,621). These losses substantially represent bank establishment and build costs. The ability of the group to continue as a going concern is dependent on ongoing procurement of capital and funding for the operations of the group.

During the current financial year, the Ubuntu-Botho Investments Proprietary Limited Group, as majority shareholder, along with other shareholders, continued to provide adequate capital and funding to the group. In addition, the Ubuntu-Botho Investments Proprietary Limited Group continues to give assurance that the group will have access to continued capital and funding from them to be able to settle its debts as they fall due and is able to continue business as a going concern for the period ending 31 October 2021.

The ability of the group and the company to continue as a going concern beyond the period October 2021 is dependent on a number of factors, the most significant ones being the ongoing support from existing shareholders, the sourcing of capital from potential new shareholders, raising of working capital facilities as required, along with the execution plans for the scaling of existing services and delivery of new products and features into the market, and the impact of the COVID-19 pandemic on socio-economic conditions in the country.

These conditions give rise to a material uncertainty for the period beyond 31 October 2021, which may cast significant doubt on the group's and company's ability to continue as a going concern, and therefore that it may be unable to settle its debts as they become due in the normal course of business.

The directors have reviewed the group's and company's cashflow forecast and are satisfied that they will have access to capital and funding to continue as a going concern provided that the above-mentioned factors materialise. The financial statements are prepared on the basis of accounting policies applicable to a going concern. This basis presumes that the group and company will continue to have ongoing access to capital and funding and that the realisation of assets and settlement of liabilities will occur in the ordinary course of business.

16. Auditors

Pricewaterhousecoopers Inc. are the appointed auditors in accordance with section 90 of the Companies Act No. 71, of 2008.

17. Secretary

The Company Secretary is Lonwabo Jwili.

Business address:

30 Jellicoe Avenue
Rosebank
Johannesburg
Gauteng
2196

18. Date of authorisation for issue of financial statements

The consolidated and separate annual financial statements have been authorised for issue by the directors on 26 October 2020. No authority was given to anyone to amend the consolidated and separate annual financial statements after the date of issue.

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Annual Financial Statements for the year ended 30 June 2020

Audit Committee Report

This report is provided by the audit committee, in respect of the 2020 financial year of Tyme Bank Holdings Limited in compliance with section 94 of the Companies Act, as amended from time to time. The committee's operation is guided by a detailed mandate that is informed by the Companies Act, the Banks Act, and the King Code of Corporate Governance and is approved by the board. Section 94(2) of the Companies Act determines that, at each annual general meeting, a public company must elect an audit committee comprising at least three members.

The audit committee comprises three permanent members and is chaired by Philip Wessels, an independent non-executive director. The members of the audit committee also attend the Risk, Compliance and Capital Management Committee to ensure alignment on risk matters and to increase and enhance oversight.

The committee meets quarterly, as well as holds ad-hoc meetings to deal with other business. Additionally, meetings are held with the Prudential Authority of the South African Reserve Bank on a regular basis.

Execution of functions

The audit committee has executed its duties and responsibilities during the financial year in accordance with its mandate as it relates to the nomination of the auditor, verifying the independence of the auditor, audit fees, nature and extent of non-audit services, group's accounting, internal auditing, internal financial controls, effectiveness of risk management, and financial reporting practices.

During the year under review, the committee, among other matters, considered the following:

In respect of the external auditors and the external audit:

- considered and recommended the reappointment of PricewaterhouseCoopers Inc. (PwC) as external auditors for the financial year ended 30 June 2020, in accordance with all applicable legal requirements;
- approved the external auditors' terms of engagement, the audit plan and budgeted audit fees payable;
- reviewed the audit process and evaluated the effectiveness of the audit, taking into consideration the results of an external audit assessment performed by the group's finance function;
- assessed and obtained assurance from the external auditors that their independence was not impaired and;
- confirmed that no reportable irregularities were identified and reported by the external auditors in terms of the Auditing Profession Act 26 of 2005 for the financial year ended 30 June 2020.

In respect of the financial statements:

- considered the going concern basis for the preparation of the annual financial statements;
- considered the ultimate shareholder's ability to provide financial support to the group;
- examined and reviewed the annual financial statements prior to submission and approval by the board;
- ensured that the annual financial statements fairly present the financial position of the group as at the end of the financial year and the results of operations and cash flows for the financial year;
- ensured that the annual financial statements conform with IFRS, the Companies Act and all other applicable accounting guides and pronouncements;
- considered accounting treatments, significant unusual transactions and accounting judgements, particularly those pertaining to the impairment of the subsidiaries, IFRS 2 share-based payment charges and intangible assets where significant judgement has been exercised by management;
- considered the appropriateness of the accounting policies adopted;
- noted that there were no material reports or complaints received concerning accounting practices, internal audit, internal financial controls, content of annual financial statements, internal controls and related matters;
- reviewed any significant legal and tax matters that could have a material impact on the financial statements and;
- reviewed and discussed the independent auditor's report.

In respect of financial accounting and reporting developments:

- reviewed management's process and progress with respect to new financial accounting and reporting developments and;
- reviewed the financial statements for the appropriateness of the adoption of IFRS 16 *Leases*.

In respect of internal control and internal audit:

- reviewed and approved the annual internal audit plan and evaluated the independence, effectiveness and performance of the internal audit department and compliance with its charter;
- considered reports of the internal and external auditors on the group's systems of internal control, including internal financial controls, and maintenance of effective internal control systems;
- reviewed significant issues raised by the internal audit processes and the adequacy of corrective action taken in response to such findings;
- noted that there were no significant differences of opinion between the internal audit function and management;
- assessed the independence and effectiveness of the internal audit function and adequacy of the available internal audit resources and found them to be satisfactory;

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- the committee formed the opinion that, at the date of this report, there were no material breakdowns in internal control, including internal financial controls, resulting in any material loss to the group;

In respect of legal, regulatory and compliance requirements:

- reviewed and approved the annual compliance mandate and compliance plan;
- reviewed, with management, matters that could have a material impact on the group;
- monitored compliance with the Companies Act, the Banks Act, the King Code of Corporate Governance and other applicable legislation and governance codes and reviewed reports from internal audit, external auditors and compliance detailing the extent of this and;
- noted that no complaints were received through the group's ethics and fraud hotline concerning accounting matters, internal audit, internal financial controls, contents of financial statements, potential violations of the law.

In respect of risk management and information technology:

- considered and reviewed reports from management on risk management, including fraud and information technology risks as they pertain to financial reporting and the going concern assessment and;
- considered updates on key internal and external audit findings in relation to the IT control environment, significant IT programmes and IT intangible assets.

In respect of the coordination of assurance activities, the committee:

- reviewed the plans and work outputs of the external and internal auditors, as well as compliance and internal financial control, and concluded that these were adequately robust to place reliance on the combined assurance underlying the statements made in external reports;
- considered the expertise, resources and experience of the finance function and the senior members of management responsible for this function and concluded that these were appropriate and;
- considered the appropriateness of the experience and expertise of the group chief financial officer and concluded that these were appropriate.

Independence, skills and expertise of the external auditors

The audit committee is satisfied that PricewaterhouseCoopers Inc. are independent of the group, and PricewaterhouseCoopers Inc. and the partner who is responsible for signing the group's financial statements have the requisite skills and expertise. This conclusion was arrived at, inter alia, after considering the following factors:

- the representations made by PricewaterhouseCoopers Inc. to the committee, including confirmation of the firm's and individual auditor's accreditation;
- the auditors do not, except as external auditors or in rendering permitted non-audit services, receive any remuneration or other benefits from the group;
- the auditors' independence was not impaired by any consultancy, advisory or other work undertaken by the auditors;
- the auditors' independence was not prejudiced as a result of any previous appointment as auditor and;
- the criteria specified for independence by the Independent Regulatory Board for Auditors and international regulatory bodies were met.

In conclusion, the committee is satisfied that it has fulfilled its responsibilities and complied with its legal, regulatory and governance responsibilities as set out in its mandate.

On behalf of the audit committee



Philip Wessels

26 October 2020



Independent auditor's report

To the Shareholders of Tyme Bank Holdings Limited

Report on the audit of the consolidated and separate financial statements

Our opinion

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of Tyme Bank Holdings Limited (the Company) and its subsidiaries (together the Group) as at 30 June 2020, and its consolidated and separate financial performance and its consolidated and separate cash flows for the year then ended in accordance with International Financial Reporting Standards and the requirements of the Companies Act of South Africa.

What we have audited

Tyme Bank Holdings Limited's consolidated and separate financial statements set out on pages 13 to 57 comprise:

- the consolidated and separate statement of financial position as at 30 June 2020;
- the consolidated and separate statement of profit or loss and other comprehensive income for the year then ended;
- the consolidated and separate statement of changes in equity for the year then ended;
- the consolidated and separate statement of cash flows for the year then ended; and
- the notes to the consolidated and separate annual financial statements, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated and separate financial statements* 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 and Company in accordance with the Independent Regulatory Board for Auditors' Code of Professional Conduct for Registered Auditors (IRBA Code) and other independence requirements applicable to performing audits of financial statements in South Africa. We have fulfilled our other ethical responsibilities in accordance with the IRBA Code and in accordance with other ethical requirements applicable to performing audits in South Africa. The IRBA Code is consistent with the corresponding sections of the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards).

Material uncertainty relating to going concern

We draw attention to Note 34 in the consolidated and separate financial statements, which indicates that the Group had accumulated losses of R4,066,353,935 as at 30 June 2020. As stated in Note 34, the ability of the Group and the Company to continue as going concerns beyond the period October 2021 is dependent on a number of factors, the most significant ones being the ongoing support from existing shareholders, the sourcing of capital from potential new shareholders, raising of working capital facilities as required, along with the execution plans for the scaling of existing services and delivery of new products and features into the market, and the impact of the COVID-19 pandemic on socio-economic

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Chief Executive Officer: L S Machaba

The Company's principal place of business is at 4 Lisbon Lane, Waterfall City, Jukskei View, where a list of directors' names is available for inspection.
Reg. no. 1998/012055/21, VAT reg.no. 4950174682.



conditions in the country. As stated in Note 34, these events or conditions indicate that a material uncertainty exists that may cast significant doubt on the Group's and Company's ability to continue as going concerns. Our opinion is not modified in respect of this matter.

Other information

The directors are responsible for the other information. The other information comprises the information included in the document titled "*Tyme Bank Holdings Limited (Registration number 2015/228007/06) Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020*", which includes the Directors' Report, the Audit Committee Report and the Company Secretary's Certification as required by the Companies Act of South Africa. The other information does not include the consolidated or the separate financial statements and our auditor's report thereon.

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

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

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

Responsibilities of the directors for the consolidated and separate financial statements

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

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

Auditor's responsibilities for the audit of the consolidated and separate financial statements

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

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

- Identify and assess the risks of material misstatement of the consolidated and separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.



- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's and the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated and separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and/ or Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

Report on other legal and regulatory requirements

In terms of the IRBA Rule published in Government Gazette Number 39475 dated 4 December 2015, we report that PricewaterhouseCoopers Inc. has been the auditor of Tyme Bank Holdings Limited for 5 years.

PricewaterhouseCoopers Inc.

PricewaterhouseCoopers Inc.

Director: Irwin Lim Ah Tock
Registered Auditor
Johannesburg
26 October 2020

Tyme Bank Holdings Limited

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Consolidated and Separate Statement of Financial Position as at 30 June 2020

	Notes	Group		Company	
		2020 R	2019 R	2020 R	2019 R
Assets					
Non-Current Assets					
Property, plant and equipment	4	48,689,600	68,487,364	-	-
Right-of-use assets	5	9,112,414	-	-	-
Intangible assets	6	8,416,369	143,417,433	-	-
Investments in subsidiaries	7	-	-	2,931,650,000	3,460,576,669
Bonds	8	147,131,907	-	-	-
		213,350,290	211,904,797	2,931,650,000	3,460,576,669
Current Assets					
Receivables	10	52,860,637	83,898,518	-	-
Financial assets	11	856,674,091	222,951,066	-	-
Customer advances	12	4,674,898	-	-	-
Inventory	13	26,059,191	7,783,506	-	-
Term deposit investments	14	-	33,000,000	-	-
Cash and cash equivalents	15	611,101,983	529,268,052	52,483	686,626
		1,551,370,800	876,901,142	52,483	686,626
Total Assets		1,764,721,090	1,088,805,939	2,931,702,483	3,461,263,295
Equity and Liabilities					
Equity					
Share capital	16	4,173,875,853	3,303,475,853	4,173,875,853	3,303,475,853
Shares for issue reserve	17	230,000,000	200,000,000	230,000,000	200,000,000
Business combination reserve	18	-	(139,361,529)	-	-
Share based payment reserve	19	46,367,446	-	-	-
Accumulated loss		(4,066,353,935)	(2,629,813,621)	(1,472,525,535)	(42,613,941)
		383,889,364	734,300,703	2,931,350,318	3,460,861,912
Liabilities					
Non-Current Liabilities					
Lease liabilities	5	1,384,869	-	-	-
Current Liabilities					
Trade and other payables	20	120,967,394	85,991,473	352,165	382,477
Lease liabilities	5	8,507,868	-	-	-
Current tax payable		-	400,249	-	18,906
Provisions	21	14,843,459	50,119,738	-	-
Deposits received from customers	22	1,235,128,136	217,993,776	-	-
		1,379,446,857	354,505,236	352,165	401,383
Total Liabilities		1,380,831,726	354,505,236	352,165	401,383
Total Equity and Liabilities		1,764,721,090	1,088,805,939	2,931,702,483	3,461,263,295

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Consolidated and Separate Statement of Profit or Loss and Other Comprehensive Income

	Note	Group		Company	
		2020 R	2019 R	2020 R	2019 R
Net interest income		32,537,482	49,821,502	(2,062)	24,208
Interest income	23	64,141,825	42,528,581	-	25,046
Interest expense	24	(31,604,343)	7,292,921	(2,062)	(838)
Net fee and commission income	25	17,458,725	10,214,399	-	-
Fee and commission income		47,373,322	16,347,825	-	-
Fee and commission expense		(29,914,597)	(6,133,426)	-	-
Credit impairment charge	26	(2,339,357)	-	-	-
Other operating gains (losses)	27	19,467,131	(2,012,736)	-	-
Net operating income (loss)		67,123,981	58,023,165	(2,062)	24,208
Other operating expenses	28	(1,364,304,669)	(1,650,473,240)	(1,429,911,435)	(825,930)
Loss before taxation		(1,297,180,688)	(1,592,450,075)	(1,429,913,497)	(801,722)
Taxation	31	1,903	(341,240)	1,903	(18,068)
Loss for the year		(1,297,178,785)	(1,592,791,315)	(1,429,911,594)	(819,790)
Other comprehensive income		-	-	-	-
Total comprehensive loss for the year		(1,297,178,785)	(1,592,791,315)	(1,429,911,594)	(819,790)

Fee and commission income, fee and commission expense and other operating gains (losses) have been presented separately in the current financial year in accordance with IAS 1 and IFRS 15 in order to present a more granular view that best represents the group's current operations.

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Consolidated and Separate Statement of Changes in Equity

	Share capital	Share premium	Total share capital	Shares for issue reserve	Business combination reserve	Share-based payment reserve	Total reserves	Accumulated loss	Total equity
	R	R	R	R	R	R	R	R	R
Group									
Balance at 01 July 2018	2,703,475,853	-	2,703,475,853	-	(139,361,529)	12,053,002	(127,308,527)	(1,049,075,308)	1,347,508,855
Loss for the year	-	-	-	-	-	-	-	(1,592,791,315)	(1,592,791,315)
Total comprehensive Loss for the year	-	-	-	-	-	-	-	(1,592,791,315)	(1,592,791,315)
Issue of shares	545,285,854	54,714,146	600,000,000	-	-	-	-	-	-
Shares for issue	-	-	-	200,000,000	-	-	200,000,000	-	200,000,000
Share-based payment	-	-	-	-	-	(12,053,002)	(12,053,002)	12,053,002	-
Balance at 01 July 2019	3,248,761,707	54,714,146	3,303,475,853	200,000,000	(139,361,529)	-	60,638,471	(2,629,813,621)	734,300,703
Loss for the year	-	-	-	-	-	-	-	(1,297,178,785)	(1,297,178,785)
Total comprehensive Loss for the year	-	-	-	-	-	-	-	(1,297,178,785)	(1,297,178,785)
Issue of shares	95,891,796	774,508,204	870,400,000	(200,000,000)	-	-	(200,000,000)	-	670,400,000
Shares for issue	-	-	-	230,000,000	-	-	230,000,000	-	230,000,000
Share conversion - R1 to R0.10 per share	(2,923,885,536)	2,923,885,536	-	-	-	-	-	-	-
Transfer of reserves	-	-	-	-	139,361,529	-	139,361,529	(139,361,529)	-
Share-based payment	-	-	-	-	-	46,367,446	46,367,446	-	46,367,446
Balance at 30 June 2020	420,767,967	3,753,107,886	4,173,875,853	230,000,000	-	46,367,446	276,367,446	(4,066,353,935)	383,889,364
Note	16	16	16	17	18	19			

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Consolidated and Separate Statement of Changes in Equity

	Share capital	Share premium	Total share capital	Shares for issue reserve	Business combination reserve	Share-based payment reserve	Total reserves	Accumulated loss	Total equity
	R	R	R	R	R	R	R	R	R
Company									
Balance at 01 July 2018	2,703,475,853	-	2,703,475,853	-	-	12,053,002	12,053,002	(53,847,153)	2,661,681,702
Loss for the year	-	-	-	-	-	-	-	(819,790)	(819,790)
Total comprehensive loss for the year	-	-	-	-	-	-	-	(819,790)	(819,790)
Issue of shares	545,285,854	54,714,146	600,000,000	-	-	-	-	-	600,000,000
Shares for issue	-	-	-	200,000,000	-	-	200,000,000	-	200,000,000
Share-based payment	-	-	-	-	-	(12,053,002)	(12,053,002)	12,053,002	-
Balance at 01 July 2019	3,248,761,707	54,714,146	3,303,475,853	200,000,000	-	-	200,000,000	(42,613,941)	3,460,861,912
Loss for the year	-	-	-	-	-	-	-	(1,429,911,594)	(1,429,911,594)
Total comprehensive loss for the year	-	-	-	-	-	-	-	(1,429,911,594)	(1,429,911,594)
Issue of shares	95,891,796	774,508,204	870,400,000	(200,000,000)	-	-	(200,000,000)	-	670,400,000
Shares for issue	-	-	-	230,000,000	-	-	230,000,000	-	230,000,000
Share conversion - R1 to R0.10 per share	(2,923,885,536)	2,923,885,536	-	-	-	-	-	-	-
Balance at 30 June 2020	420,767,967	3,753,107,886	4,173,875,853	230,000,000	-	-	230,000,000	(1,472,525,535)	2,931,350,318
Notes	16	16	16	17		19			

Tyme Bank Holdings Limited

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Consolidated and Separate Statement of Cash Flows

	Notes	Group		Company	
		2020 R	2019 R	2020 R	2019 R
Cash flows from operating activities					
Cash receipts from customers		10,434,783	3,285,905	-	-
Cash paid to suppliers and employees		(69,971,928)	(1,067,444,390)	(615,078)	(562,182)
Cash used in operations	29	(59,537,145)	(1,064,158,485)	(615,078)	(562,182)
Interest received		60,009,299	42,528,581	-	25,046
Interest paid		(29,918,412)	(1,637,746)	(2,062)	(838)
Tax paid	30	(398,535)	-	(17,003)	-
Net cash from operating activities		(29,844,793)	(1,023,267,650)	(634,143)	(537,974)
Cash flows from investing activities					
Purchase of property, plant and equipment	4	(31,718,085)	(28,135,301)	-	-
Proceeds from sale of property, plant and equipment		1,356,662	1,609,480	-	-
Purchase of intangible assets	6	-	(11,158,182)	-	-
Purchase of financial assets		(629,957,374)	(154,230,614)	-	-
Movement in investments		-	-	(900,400,000)	(800,000,000)
Sale/(purchase) of term deposit investments		33,000,000	(33,000,000)	-	-
Purchase of bonds		(147,190,783)	-	-	-
Net cash from investing activities		(774,509,580)	(224,914,617)	(900,400,000)	(800,000,000)
Cash flows from financing activities					
Proceeds on share issue	16	670,400,000	600,000,000	670,400,000	600,000,000
Shares for issue	17	230,000,000	200,000,000	230,000,000	200,000,000
Payment of principal lease liability		(13,367,029)	-	-	-
Net cash from financing activities		887,032,971	800,000,000	900,400,000	800,000,000
Total cash movement for the year		82,678,598	(448,182,267)	(634,143)	(537,974)
Cash at the beginning of the year		529,268,052	977,450,319	686,626	1,224,600
Total cash at end of the year	15	611,946,650	529,268,052	52,483	686,626

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Accounting Policies

1. Significant accounting policies

The principal accounting policies applied in the preparation of these consolidated and separate annual financial statements are set out below.

1.1 Basis of preparation

The consolidated and separate annual financial statements have been prepared in accordance with the International Financial reporting Standards ('IFRS') and IFRS Interpretations Committee ('IFRS IC') issued and effective at the time of preparing these annual financial statements and the Companies Act No. 71 of 2008 of South Africa as amended.

The consolidated and separate annual financial statements have been prepared on the historic cost convention, unless otherwise stated in the accounting policies which follow and incorporate the principal accounting policies set out below. They are presented in Rands, which is the group's functional currency.

These accounting policies are consistent with the previous period, except for the adoption of IFRS 16 *Leases*, which is discussed in note 2.

1.2 Consolidation

Basis of consolidation

The consolidated and separate annual financial statements incorporate the annual financial statements of the company and all subsidiaries. Subsidiaries are entities which are controlled by the group.

The group has control of an entity when it is exposed to or has rights to variable returns from involvement with the entity and it has the ability to affect those returns through use of its power over the entity.

The results of subsidiaries are included in the consolidated and separate annual financial statements from the effective date of acquisition to the effective date of disposal.

Adjustments are made when necessary to the consolidated and separate annual financial statements of subsidiaries to bring their accounting policies in line with those of the group.

All inter-company transactions, balances, and unrealised gains on transactions between group companies are eliminated in full on consolidation. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

Investments in subsidiaries in the separate financial statements

In the company's separate financial statements, investments in subsidiaries are carried at cost less any accumulated impairment losses.

Business combinations

The group accounts for business combinations using the acquisition method of accounting. The cost of the business combination is measured as the aggregate of the fair values of assets given, liabilities incurred or assumed and equity instruments issued. Costs directly attributable to the business combination are expensed as incurred, except the costs to issue debt which are amortised as part of the effective interest and costs to issue equity which are included in equity.

Any contingent consideration is included in the cost of the business combination at fair value as at the date of acquisition. Subsequent changes to the assets, liability or equity which arise as a result of the contingent consideration are not affected against goodwill, unless they are valid measurement period adjustments. Otherwise, all subsequent changes to the fair value of contingent consideration that is deemed to be an asset or liability is recognised in either profit or loss or in other comprehensive income, in accordance with relevant IFRS's. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity.

1.3 Critical judgements and estimates in applying accounting policies

The preparation of the consolidated and separate annual financial statements in conformity with IFRS requires management, from time to time, to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. These estimates and associated assumptions are based on experience and various other factors that are believed to be reasonable under the circumstances. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

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Consolidated and Separate Annual Financial Statements for the year ended 30 June 2020

Accounting Policies

1.3 Critical judgements and estimates in applying accounting policies (continued)

1.3.1 Judgements

Determination of the lease term for lease contracts with renewal and termination options (bank as a lessee)

The group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend or terminate the lease if it is reasonably certain to be exercised.

The group has several lease contracts that include extension and termination options. The group applies judgement in evaluating whether it is reasonably certain whether to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the group reassesses the lease term if there is a significant event or change in circumstances that is within its control that affects its ability to exercise or not to exercise the option to renew or to terminate.

Impairment of financial assets

The expected credit loss allowances for financial assets are based on complex assumptions about risk of default and expected loss rates. The group uses judgement in making these assumptions and selecting the inputs to the impairment calculation based on the group's limited history, existing market conditions as well as forward-looking estimates at the end of each reporting period. These assumptions include assumptions about future economic conditions and credit behaviour of customers' likelihood to default.

Forward-looking information is incorporated into the group's impairment methodology calculations and in the group's assessment of significant increase in credit risk. The group includes all forward-looking information which is reasonable and available without undue cost or effort. The information will typically include expected macroeconomic conditions and factors that are expected to impact counterparty exposures. Details of these key assumptions and inputs are disclosed in the credit risk section of the Financial Risk Management note, note 3.

Several significant judgements are also required in applying the accounting requirements for measuring expected credit loss, ('ECL'), such as:

- Determining criteria for significant increase in credit risk;
- Choosing appropriate models and assumptions for the measurement of ECL;
- Establishing the number and relative weightings for forward-looking scenarios for each product and their associated ECL; and
- Establishing groups of similar financial assets for the purpose of measuring ECL.

The impact of the COVID-19 pandemic has been considered in the forward-looking methodology for determining the expected credit losses of customer advances. This assessment includes management's expectations of the current markets and economic outlook that affect the customer's ability to repay their advances. Management has considered alleviating the debt burden of customers by extending payment holidays to the customers based on their payment status and on any indications of distress. The group has therefore considered the customers' ability to repay the loans.

Classification and measurement of bonds

Management has exercised judgement in determining the appropriate business model of the government bonds as well as assessing whether the cash flows generated by the government bonds constitute solely payments of principal and interest.

Management has concluded that the bonds meet the requirements to be measured at amortised cost.

Determination of grant date - Tyme Bank Employee Share Ownership Programme

Management have used their judgement in the determination of when the bank and the employees have a shared understanding of the terms of the Tyme Bank Employee Share Ownership Programme.

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Accounting Policies

1.3 Critical judgements and estimates in applying accounting policies (continued)

1.3.2 Estimates

Determination of the incremental borrowing rate

The group cannot readily determine the interest rate implicit in the leases it enters into and therefore uses its incremental borrowing rate ('IBR') to measure its lease liabilities.

The IBR is the rate of interest that the group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The IBR therefore reflects what the group 'would have to pay' and therefore estimates the IBR using observable inputs such as yield curves, when available and is required to make certain entity-specific adjustments.

Expected useful life of intangible assets

In an effort to incorporate the latest technological advancements, our digital infrastructure is redefined and enhanced on a regular basis. Management has exercised significant judgement when determining the expected useful lives of the intangible assets (namely the Core Banking software and the Tyme Coach application) and believe that the useful lives appropriately represent expected future economic benefits to be obtained from these intangible assets in their current form. The expected useful life is reassessed by management on a regular basis.

Capital work-in-progress

The group has recognised capital work-in-progress in property, plant and equipment amounting to R20,797,466 (2019: R27,218,695). These assets relate to the purchase and development of kiosks and point-of-sale ('POS') devices. In recognising these assets, the group has exercised significant judgement by determining that it is probable that future economic benefits associated with these work in progress assets will flow to the group. The estimations of these future economic benefit are based on the group's estimates and assumptions of the future economic benefits i.e. business plans and evidence available when the financial statements are prepared. Changes to these estimates and assumptions could cause a material adjustment to the carrying amount of these assets.

Impairment of non-financial assets

The group follows the guidance of IAS 36 *Impairment of Assets* to determine whether non-financial assets are impaired and significant judgement has been applied by the group in this regard. In evaluating whether the carrying amount of the asset exceeds the recoverable amount, the group has made estimates and assumptions. The group has made use of amongst others, internal (e.g. business plans and management's expectation of future performance) and external information to identify whether an impairment indicator exists. Changes to these estimates and assumptions could cause a material adjustment to the carrying amount of this assets.

Provisions

Provisions are inherently based on assumptions and estimates using the best information available. Additional disclosure of these estimates of provisions are included in note 21.

Recognition of deferred tax assets

The group has not recognised a deferred tax asset as cash flow forecasts are currently under review and there is uncertainty around the timing and amount of future taxable profits against which deductible temporary differences can be utilised.

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Accounting Policies

1.4 Financial instruments

Financial instruments held by the group are classified in accordance with the provisions of IFRS 9 *Financial Instruments*. The classification and subsequent measurement depends on the business model with which the debt instruments are managed and whether the contractual cash flows represent 'solely payments of principal and interest' ('SPPI').

The following financial instruments are classified as financial assets held at amortised cost:

- Bonds
- Receivables
- Treasury bills
- Customer advances
- Term deposit investments
- Cash and cash equivalents

The following financial instruments are classified as financial liabilities at amortised cost:

- Trade and other payables
- Deposits received from customers

The classification of financial assets at amortised cost applies only when the contractual terms of the instrument give rise, on specified dates, to cash flows that are solely payments of principal and interest on principal, and where the instrument is held under a business model whose objective is met by holding the instrument to collect contractual cash flows.

Recognition and measurement of financial instruments

Financial instruments are recognised when the group becomes a party to the contractual provisions of the instrument. The instruments are measured, at initial recognition, at fair value plus or minus transaction costs, if any.

All purchases or sales of financial assets are recognised and derecognised on a trade date basis.

Financial assets at amortised cost

Financial assets in this category are subsequently recognised at amortised cost.

The amortised cost is the amount recognised on the instrument initially, minus principal repayments, plus cumulative amortisation (interest) using the effective interest method ('EIR') of any difference between the initial amount and the maturity amount, adjusted for any expected credit loss allowance.

Net interest income comprises interest income net of interest expense, and is calculated using the EIR. The EIR is calculated by considering transaction costs, initiation fees as well as costs that are an integral part of the EIR. The group recognises interest income using a rate of return that represents the best estimate of a constant rate of return over the expected life of the loan.

Where financial assets have subsequently become credit impaired, interest income is calculated by applying the effective interest rate to their amortised cost (i.e. net of the expected credit loss allowance). The interest income is suspended (interest in suspense) for the duration that the financial asset is credit impaired.

Significant financial assets include:

Bonds

Government bonds are held for collection of contractual cash flows where those cash flows represent solely payments of interest and payments of principal and interest ('SPPI') and are therefore subsequently measured as amortised cost.

Receivables

Receivables are classified as financial assets at amortised cost and comprise of sundry deposits and cash in transit, which are considered to be short term in nature.

Treasury bills

Treasury bills are held with the South African Reserve Bank and are classified as financial assets at amortised cost.

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Accounting Policies

1.4 Financial instruments (continued)

Customer advances

Customer advances are recognised at fair value at origination of the loan. Loan origination fees which form an integral part of the loan are capitalised and recognised as an adjustment to the effective interest rate over the life of the loan.

Customer advances are subsequently measured as amortised cost as the business model is to hold the assets for collection of contractual cashflows.

Term deposit investments

Term deposit investments comprise of fixed deposit accounts with a term greater than 3 months. They are subject to insignificant risk of changes in value and are classified as financial assets at amortised cost.

Cash and cash equivalents

Cash and cash equivalents comprise of cash that is held with the South African Reserve Bank as well as funds held with other South African banks and financial institutions which are subject to an insignificant risk of changes in value. These balances are classified as financial assets at amortised cost.

Impairment

The group assesses its debt instruments classified at amortised cost for expected credit losses using its expected credit loss ('ECL') model in accordance with IFRS 9 *Financial Instruments* ('IFRS 9'). The most significant class of financial asset that is subject to ECLs are the group's customer advances.

The measurement of ECL reflects the following:

- An unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- Time value of money; and
- Reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

Under IFRS 9, loss allowances are measured on either basis:

- Twelve-month ECLs (Stage 1): These are ECLs that are recognised initially that result from possible default events within the 12 months after the reporting date; or
- Lifetime ECLs (Stage 2 and 3): These are ECLs that result from all possible default events over the expected life of the customer advance.

The group is required to recognise an allowance for either 12-month or lifetime ECLs for its customer advances, depending on whether there has been a significant increase in credit risk ('SICR') since initial recognition. Indicators of a SICR in the customer advances portfolio may include any of the following advances that:

- Are up to two months in arrears;
- Have been handed over;
- Form part of a deceased estate;
- Are part of a distressed restructure; and/or
- Are under existing debt review arrangements or terminated debt review arrangements.

Measurement

The probability-weighted outcome considers the possibility of a credit loss occurring and the possibility of no credit loss occurring, even if the possibility of a credit loss occurring is low. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the group expects to receive). ECLs are discounted at the effective interest rate of the customer advance.

The assessment of the ECL of the customer advances portfolio entails estimations of the likelihood of defaults occurring and of default correlations between counterparties. The group measures ECL using probability of default ('PD'), exposure at default ('EAD') and loss-given default ('LGD'). These three components are multiplied together and adjusted for the likelihood of default. The calculated ECL is then discounted using the original effective interest rate of the customer advance.

The assessment of SICR and the calculation of ECL both incorporate forward-looking information. The group has performed historical analyses and identified the key economic variables impacting credit risk and ECL for the customer advances portfolio, utilising macroeconomic data provided by the Bureau for Economic Research ('BER'). Significant judgement and estimates are applied in this process of incorporating forward-looking information into the SICR assessment and ECL calculation as the group does not have internal historical data to be utilised in the forecasting process at this point.

The group rebuts the 30 days rebuttable presumption and applies 60 days when considering SICR.

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Accounting Policies

1.4 Financial instruments (continued)

The group's definition of credit-impaired is aligned to its internal definition of default i.e.

- Where an advance is more than 90 days past due (rebuttable presumptions);
- Is undergoing legal action;
- Forms part of a deceased estate;
- A distressed restructure; or
- Under debt review arrangements

Write-off policy

Customer advances are written off when the group has no reasonable expectation that recovery (in entirety or portion thereof) exists. The write-off criteria are structured in this manner taking into account the likelihood of recovery within the market segment that the group is operating in. The group ensures that where there is minimal probability of recovery, customer advances are written off as soon as possible.

Derecognition of financial instruments

Financial instruments are derecognised when:

- The contractual rights or obligations expire or are extinguished, discharged or cancelled, for example an outright sale or settlement;
- They are transferred and the derecognition criteria of IFRS 9 are met; or
- The contractual terms of the instrument are substantially modified and the derecognition criteria of IFRS 9 are met.

Modifications

The group occasionally modifies its terms of customer advances due to commercial renegotiations, or for distressed loans, with a view to maximise recovery of these loans. Such restructuring activities include extended payment terms arrangements and the extension of payment holidays to customers. The group will assess whether or not the new terms are substantially different to the original terms. The group will consider, among others, the following factors:

- If the borrower is in financial difficulty;
- Significant extension of the advance term when the borrower is not in financial difficulty;
- Significant change in interest rate;
- Introduction of substantial new terms; and
- Insertion of collateral or other securities/credit enhancements that significantly affects the credit risk of the advance.

Where the terms are significantly different, the group derecognises the original advance and recognises a new advance in its place in accordance with its new terms. The group will recalculate a new effective interest rate in these cases. The date of the renegotiation that leads to derecognition is the date of initial recognition of the new advance. The group will assess the new advance for any indications of significant increase in credit risk at initial recognition. Differences between the carrying amount of the new advance and the previous carrying amount are recognised in profit or loss on derecognition.

Credit risk

Details of credit risk related to financial assets are included in the financial instruments and risk management (note 3).

Financial liabilities

Financial liabilities are subsequently recognised at amortised cost.

Trade and other payables

Trade payables are classified as financial liabilities at amortised cost.

Deposits received from customers

Deposits received from customers are classified as financial liabilities at amortised cost.

1.5 Property, plant and equipment

Property, plant and equipment are tangible assets that the group holds for its own use which are expected to be used for more than one year.

An item of property, plant and equipment is recognised as an asset 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.

Property, plant and equipment is initially measured at cost and is subsequently measured at cost less accumulated depreciation and accumulated impairment losses.

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Accounting Policies

1.5 Property, plant and equipment (continued)

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 bank 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 costs are charged to profit or loss during the reporting period in which they are incurred.

Depreciation is charged to write off the asset's carrying amount over its estimated useful life to its estimated residual value. Leasehold improvements are depreciated over the shorter of their expected useful lives and the lease term. Depreciation is not charged to an asset if its estimated residual value exceeds or is equal to its carrying amount. Depreciation of an asset ceases at the date that the asset is derecognised.

The useful lives of items of property, plant and equipment have been assessed as follows:

Item	Depreciation method	Average useful life
Leasehold improvements	Straight line	5 years
Furniture and fixtures	Straight line	6 years
Office equipment	Straight line	5 years
Computer equipment	Straight line	3 - 4 years
Computer software	Straight line	2 years
Kiosks	Straight line	3 years
Tools and equipment	Straight line	6 years
Generators	Straight line	15 years

The residual value, useful life and depreciation method of each asset is reviewed at the end of each reporting year. If the expectations differ from previous estimates, the change is accounted for prospectively as a change in accounting estimate.

The depreciation charge for each year is recognised in profit or loss.

Impairment tests are performed on property, plant and equipment when there is an indicator that they may be impaired. Capital work-in-progress is tested annually for impairment.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its continued use or disposal. Any gain or loss arising from the derecognition of an item of property, plant and equipment, determined as the difference between the net disposal proceeds, if any, and the carrying amount of the item, is included in profit or loss when the item is derecognised.

1.6 Intangible assets

Internally generated intangible assets

Development costs that are directly attributable to the design and testing of identifiable and unique software products are recognised as intangible assets when the following criteria are met;

- it is technically feasible to complete the software product so that it will be available for use;
- management intends to complete the software product and use it;
- there is an ability to use the software product and generate future economic benefits;
- there are available technical, financial and other resources to complete the development and to use the software product;
- the expenditure attributable to the software product during its development can be reliably measured.

Other development expenditures that do not meet these criteria are recognised as an expense when incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period.

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 bank 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 costs are charged to profit or loss during the reporting period in which they are incurred.

Amortisation of an asset commences when the asset is available for use as intended by management. Amortisation is charged to write off the assets carrying amount over its estimated useful life.

Intangible assets are subsequently measured at cost less accumulated amortisation and accumulated impairment losses.

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Accounting Policies

1.6 Intangible assets (continued)

Useful lives of internally generated intangible assets are as follows:

Item	Amortisation method	Useful life
Core Banking software	Straight line	6 - 24 months
Tyme Coach application	Straight line	24 months

The useful life and amortisation method of the software is reviewed at the end of each reporting year. If the expectations differ from previous estimates, the change is accounted for prospectively as a change in accounting estimate.

1.7 Inventory

Inventory represents cards on hand, not yet issued to customers and is valued at the lower of cost and net realisable value, on a first in, first out basis (FIFO).

Cards are issued to customers in order to transact on their bank accounts and enable the group to render a service to the customer.

Where the net realisable value is lower than the cost, the difference will be recognised as an expense in the period.

The cost of cards issued to customers is recognised in the income statement in the period in which it occurs.

1.8 Tax

Current tax assets and liabilities

Current tax liabilities (assets) for the current and prior periods are measured at the amount expected to be paid to (recovered from) the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Current tax for current and prior periods is, to the extent unpaid, recognised as a liability. If the amount already paid in respect of current and prior periods exceeds the amount due for those periods, the excess is recognised as an asset.

Deferred tax assets and liabilities

A deferred tax liability is recognised for all taxable temporary differences, except to the extent that the deferred tax liability arises from the initial recognition of an asset or liability in a transaction which at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss).

A deferred tax asset is recognised for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilised. A deferred tax asset is not recognised when it arises from the initial recognition of an asset or liability in a transaction at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss).

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the end of the reporting period.

Tax expenses

Current and deferred taxes are recognised as income or an expense and included in profit or loss for the period, except to the extent that the tax arises from a transaction or event which is recognised, in the same or a different period, to other comprehensive income.

1.9 Leases

The group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Bank as lessee

The group recognises lease liabilities pertaining to lease payment commitments and right-of-use assets representing the right to use the underlying assets.

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Accounting Policies

1.9 Leases (continued)

Right-of-use assets

The group recognises right-of-use assets at the commencement date of the lease.

Right-of-use assets are measured at cost, less any accumulated depreciation and any impairment losses and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the useful life and the lease term. The respective lease terms range from 19 to 37 months.

The right-of-use assets are presented within note 5 and are subject to impairment in line with the group's impairment of non-financial assets policy.

Lease liabilities

The group recognises lease liabilities measured at the present value of the future lease payments. The lease payments include fixed payments less any lease incentives receivable.

The lease liability is initially measured at the present value of the future lease payments expected to be paid after the commencement date, discounted using the group's incremental borrowing rate. To determine the incremental borrowing rate, the group obtains a reference rate and makes certain adjustments to reflect the terms of the lease and the asset leased.

The lease liability is subsequently measured at amortised cost using the effective interest method. The group remeasures the lease liability when there is a change in the lease term due to a change in assessment of whether it will exercise a termination and, or extension option. Where there is a remeasurement of the lease liability, a corresponding adjustment is made to the right-of-use asset or in profit or loss where there is a further reduction in the measurement of the lease liability and the carrying amount of the right-of-use asset is reduced to zero.

Variable lease payments that do not depend on an index or a rate are recognised as expenses in the period in which the event or condition that triggers the payment occurs.

Leases of low-value assets

The group considers leased items with a new purchase value of below R120,000 to be low-value. These types of leases typically relate to the rental of office equipment. Lease payments on leases of low value assets are recognised as expense on a straight-line basis over the lease term.

Comparatives under IAS 17

During the 2019 financial year, the group applied IAS 17 in accounting for its leases. The group had determined that its leases were operating leases and therefore recognised the lease expense on a straight-line over the lease term, with a lease accrual recognised for the difference between the straight-lined and actual lease payments.

1.10 Impairment of non-financial assets

The group assesses at each end of the reporting period whether there is any indication that an asset may be impaired. If any such indication exists, the group estimates the recoverable amount of the asset.

If there is any indication that an asset may be impaired, the recoverable amount is estimated for the individual asset. If it is not possible to estimate the recoverable amount of the individual asset, the recoverable amount of the cash-generating unit to which the asset belongs is determined.

The recoverable amount of an asset or a cash-generating unit is the higher of its fair value less costs to sell and its value in use.

If the recoverable amount of an asset is less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. That reduction is an impairment loss.

An impairment loss of assets carried at cost less any accumulated depreciation or amortisation is recognised immediately in profit or loss. Any impairment loss of a revalued asset is treated as a revaluation decrease.

An entity assesses at each reporting date whether there is any indication that an impairment loss recognised in prior periods for assets other than goodwill may no longer exist or may have decreased. If any such indication exists, the recoverable amounts of those assets are estimated.

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Accounting Policies

1.11 Share capital and equity

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities.

Ordinary shares are recognised at R0.10 (2019: R1) each and classified as share capital in equity. Any amounts received from the issue of shares in excess of R0.10 (2019: R1) is classified as share premium in equity.

1.12 Share-based payments

Tyme Bank has two share-based payment transactions, both are considered equity-settled share-based payments as they are settled by an entity outside the Tyme Bank group and are not required to be refunded by the group.

Employee share appreciation rights scheme

Share-based compensation benefits are provided to employees (including senior executives) of the group via the Tyme Bank Employee Share Ownership Programme ('ESOP'). Selected employees working at the group are granted share appreciation rights based on the change in the value of the group's shares between grant date and exercise date through the programme. Information relating to this scheme is set out in note 19.

The change in the fair value of shares granted under the ESOP is recognised as an employee benefit expense, with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the shares granted:

- including any market performance conditions (e.g. the entity's share price)
- excluding the impact of any service and non-market performance vesting conditions (e.g. profitability, sales growth targets and remaining an employee of the entity over a specified time period), and including the impact of any non-vesting conditions (e.g. the requirement for employees to save or hold shares for a specific period of time).

The total expense is recognised over the vesting period. At the end of each period, the entity revises its estimates of the number of shares that are expected to vest based on the non-market vesting and service conditions. It recognises the impact of the revision to original estimates, if any, in profit or loss, with a corresponding adjustment to equity.

The group's share appreciation rights scheme is administered by the Tyme Bank Employee Share Trust, which is consolidated in accordance with the principles of IFRS 10 within the greater ARC group. When the shares vest, the trust transfers the appropriate value of shares to the employee. The amount of the proceeds received by the employees is accounted for by the Trust and is applied to reduce its liability to the employees of the group.

Purchase of shares by African Fig Tree Investments (Proprietary) Limited ('AFT')

Share-based payment compensation is received by certain employees of Tyme Bank in the form of a discount on the acquisition price of Tyme Bank Holdings Limited's shares, from an entity outside the group is recognised as an equity-settled share-based payment. The total expense is recognised immediately where there are no vesting conditions, with the remainder recognised over the vesting period.

1.13 Employee benefits

The cost of short-term employee benefits, (those payable within 12 months after the service is rendered, such as paid vacation leave and sick leave, bonuses, and non-monetary benefits such as medical care), are recognised in the period in which the service is rendered and are not discounted.

The expected cost of profit sharing and bonus payments is recognised as an expense when there is a legal or constructive obligation to make such payments as a result of past performance.

1.14 Provisions and contingencies

Provisions are recognised when:

- the group has a present obligation as a result of a past event;
- it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and
- a reliable estimate can be made of the obligation.

The amount of a provision is the present value of the expenditure expected to be required to settle the obligation.

Where some or all of the expenditure required to settle a provision is expected to be reimbursed by another party, the reimbursement shall be recognised when, and only when, it is virtually certain that reimbursement will be received if the entity settles the obligation. The reimbursement shall be treated as a separate asset. The amount recognised for the reimbursement shall not exceed the amount of the provision.

Provisions are not recognised for future operating losses unless the contract is considered to be onerous. An onerous contract is identified when the costs to fulfil the contract are higher than the expected future economic benefits to be received and a provision is raised based on the total estimated costs required to fulfil the contract less future economic benefits expected to be received.

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Accounting Policies

1.15 Revenue recognition

Revenue is recognised on an accrual basis in the period in which the interest is earned or services are rendered.

Interest income and expenses

Interest income and expenses are recognised in the statement of profit or loss for all instruments measured at amortised cost using the effective interest rate method over the life of the related instrument.

Loan origination fees that relate to the creation of a financial asset are amortised over the expected term of the loan on an effective interest rate basis and included in interest income.

Net fee income

Fee income comprises of fees levied on customer transactional accounts such as cash deposit and withdrawal fees, money transfer fees and fees pertaining to value added services such as the purchase of electricity and airtime.

Fee income is recognised in a manner that depicts the transfer of promised services to customers in an amount that reflects the consideration we expect to be entitled to for those services. Fees earned in respect of services rendered are accrued at a point in time, as the service is rendered.

Fee expenses are expenses incurred in the generation of fee income and directly relate to the facilitation of the customers' transactions.

1.16 Translation of foreign currencies

Foreign currency transactions

A foreign currency transaction is recorded, on initial recognition in Rands, by applying to the foreign currency amount the spot exchange rate between the functional currency and the foreign currency at the date of the transaction.

At the end of the reporting period:

- foreign currency monetary items are translated using the closing rate;
- non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction; and
- non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

Exchange differences arising on the settlement of monetary items or on translating monetary items at rates different from those at which they were translated on initial recognition during the period or in previous consolidated and separate annual financial statements are recognised in profit or loss in the period in which they arise.

When a gain or loss on a non-monetary item is recognised to other comprehensive income and accumulated in equity, any exchange component of that gain or loss is recognised to other comprehensive income and accumulated in equity. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

Cash flows arising from transactions in a foreign currency are recorded in Rands by applying to the foreign currency amount the exchange rate between the Rand and the foreign currency at the date of the cash flow.

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Notes to the Consolidated and Separate Annual Financial Statements

2. New Standards and Interpretations

2.1 Standards and interpretations effective and adopted in the current year

In the current year, the group has adopted the following standards and interpretations that are effective for the current financial year and that are relevant to its operations:

IFRS 16 Leases ('IFRS 16') – effective 1 July 2019

IFRS 16 introduces significant changes to lessee accounting by removing the distinction between operating and finance lease and requiring a lessee to adopt a single model for lessee accounting. Lessees are required, with the exception of short-term leases and leases of low value assets, to recognise at initial recognition, lease liability and right-of-use asset for a contract which is or contains a lease.

IFRS 16 supersedes *IAS 17 Leases*, *IFRIC 4 Determining whether an Arrangement contains a Lease*, *SIC- 15 Operating Leases-Incentives* and *SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease*.

The details of the accounting policies under IFRS 16 and IAS 17 are disclosed in note 1.9.

The group adopted IFRS 16 using the modified retrospective method of adoption with the date of initial application of 1 July 2019. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognised at the date of initial application. Accordingly, the comparative information presented was not restated and is presented as previously reported under IAS 17 and its related interpretations.

The group elected to use the transition practical expedient to not reassess whether a contract is or contains a lease at 1 July 2019. Instead, the group applied the standard only to contracts that were previously identified as leases applying IAS 17 at the date of initial application. The group applies the definition of a lease and related guidance set out in IFRS 16 to all contracts entered into or changed on or after 1 July 2019. In preparation for the first-time application of IFRS 16, the group has carried out an implementation project and the project has shown that the new definition in IFRS 16 will not significantly change the scope of contracts that meet the definition of a lease for the group.

Other practical expedients applied

The group applied the following practical expedients when applying IFRS 16 for the first time:

- No recognition of right-of-use assets and lease liabilities of leases for which the lease term ends within 12 months as of 1 July 2019;
- No recognition of right-of-use assets and lease liabilities for leases for which the underlying asset is of low value;
- Exclusion of the initial direct costs from the measurement of the right-of-use asset at the date of initial application;
- Application of a single discount rate for a portfolio of leases with reasonably similar characteristics; and
- Use of hindsight for contracts which contain an option to extend or terminate a lease.

The group previously classified its lease of office space as operating leases under IAS 17. Under IFRS 16, the group recognised, for each lease:

- A lease liability at the present value of the remaining lease payments, discounted using the incremental borrowing rate at 1 July 2019; and
- A right-of-use asset at an amount equal to the lease liability, adjusted by the amount of any lease accruals relating to that lease recognised in the consolidated statement of financial position immediately before 1 July 2019.

In the determination of lease liabilities, the group also applied the practical expedient to not separate non-lease components from lease components, and instead account for each lease component and any associated non-lease components as a single lease component.

Following the recognition of the right-of-use assets, the group tested the right-of-use assets on 1 July 2019 for impairment and concluded that the right-of-use assets show no indication of impairment.

The group uses incremental borrowing rates at 1 July 2019 to discount the remaining lease payments at 1 July 2019 when measuring the lease liabilities. The weighted-average incremental borrowing rate applied by the group at 1 July 2019 is 10.91%

On transition to IFRS 16, the group recognised right of use assets and lease liabilities. The impact on transition as at 1 July 2019 was as follows:

	R
Right-of-use asset	21,573,835
Lease liability	21,573,835

Also, in relation to leases under IFRS 16, the group recognised interest and depreciation costs, instead of operating lease expenses. During the financial year, the group recognised R 12,461,422 in depreciation and R 1,685,931 interest expense.

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2. New Standards and Interpretations (continued)

The lease liabilities at 1 July 2019 can be reconciled to the operating lease commitment as at 30 June 2019 as follows:

	R
Lease liabilities - 30 June 2019	20,985,480
Add adjustment as a result of different treatment of extension options	2,814,078
Total lease liabilities to be discounted using IBR at the date of initial application	<u>23,799,558</u>
Impact of discounting lease liabilities	(2,225,722)
Lease liabilities recognised - 1 July 2019	<u>21,573,836</u>
Of which:	
Current lease liabilities	11,681,098
Non-current lease liabilities	9,892,738
	<u>21,573,836</u>

2.2 Standards and interpretations not yet effective

Effective date for financial periods beginning on or after:	New Standards or amendments not yet effective	Impact
1 January 2020	<p>Interest Rate Benchmark reform</p> <p>Amendments to IFRS 9, IAS 39 and IFRS 7</p> <p>Amendments: provide relief from the potential effects on hedge accounting due to the uncertainties caused by interest rate benchmark reform (the phasing out of interest-rate benchmarks such as the interbank offered rates (IBOR)).</p>	Not material
1 January 2020	<p>IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors</p> <p>Amendment to definition of material (Amendments to IAS 1 and IAS 8)</p>	Not material
1 January 2022	<p>IFRS 16 Leases</p> <p>Amendment to make it easier to account for Covid-19-related rent concessions e.g. rent holidays and temporary rent reductions. (for lessees only, the amendment does not affect lessors).</p>	Not material
1 January 2022	<p>IAS 1 Presentation of Financial Statements</p> <p>The amendments affecting the presentation of liabilities (amendments to IAS 1)</p>	Not material

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3. Financial instruments and risk management

Categories of financial instruments

Categories of financial assets

Group - 2020

	Note	Amortised cost
Bonds	8	147,131,907
Receivables	10	18,217,653
Financial assets	11	856,674,091
Customer advances	12	4,674,898
Cash and cash equivalents	15	611,101,983
		<u>1,637,800,532</u>

Group - 2019

	Note	Amortised cost
Receivables	10	27,383,661
Financial assets	11	222,951,066
Term deposit investments	14	33,000,000
Cash and cash equivalents	15	529,268,052
		<u>812,602,779</u>

The fair value of the financial assets is R1,639,615,093 (2019: R812,602,779).

Bonds have a fair value of R148,946,468 (2019: Rnil). The price is observable in an open market, hence the fair value is classified as level 1 as defined by the fair value hierarchy of IFRS 13.

The remaining assets are short term in nature and the fair value approximates the carrying value.

Company - 2020

	Note	Amortised cost
Cash and cash equivalents	15	<u>52,483</u>

Company - 2019

	Note	Amortised cost
Cash and cash equivalents	15	<u>686,626</u>

Cash and cash equivalents are short term in nature and the fair value approximates the carrying value.

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3. Financial instruments and risk management (continued)

Categories of financial liabilities

Group - 2020

	Note	Amortised cost
Trade and other payables	20	111,359,956
Deposits received from customers	22	1,235,128,136
		<u>1,346,488,092</u>

Group - 2019

	Note	Amortised cost
Trade and other payables	20	85,991,473
Deposits received from customers	22	217,993,776
		<u>303,985,249</u>

Company - 2020

	Note	Amortised cost
Trade and other payables	20	<u>352,165</u>

Company - 2019

	Note	Amortised cost
Trade and other payables	20	<u>382,477</u>

The fair value of the financial liabilities approximates the carrying amount.

Capital risk management

The group's objective when managing capital is to maintain a flexible capital structure that reduces the cost of capital to an acceptable level and to safeguard the group's ability to continue as a going concern while taking advantage of strategic opportunities in order to maximise stakeholder returns sustainably.

Capital requirements are set out by the Prudential Authority ('PA'), and are monitored accordingly.

Internal controls and governance processes which include the Risk Appetite Statement ('RAS') are used by the Asset and Liability Committee ('ALCO') to monitor, manage and ensure sound capital planning of the group's capital.

As part of the RAS process, capital will not be optimised and will be managed in a conservative manner to ensure minimum PA requirements are met at all times. The group's Executive Committee attends the monthly Regulatory review meeting where the PA reports, including the capital adequacy report, are reviewed and discussed.

In maintaining these capital ratios, management seeks to efficiently manage both the admissible capital on the balance sheet and the risk weighted value of balance sheet assets.

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3. Financial instruments and risk management (continued)

Financial risk management

Overview

The group is exposed to the following financial risks from its use of financial instruments:

- Credit risk;
- Liquidity risk;
- Market risk (currency risk); and
- Interest rate risk (re-pricing risk).

Credit risk

Credit risk is the risk of financial loss to the group if a customer or counterparty to a financial instrument fails to meet its contractual obligations. For the period under review the group has not fully launched lending products to its customers, hence there is limited credit risk arising from customer advances.

The majority of the group's credit risk currently arises from interbank placements, minimum reserving requirements and investing in treasury bills and bonds for liquid asset requirements.

Traditionally credit risk forms the largest risk for banks. However, since the group is still in the early phase of extending credit to its customers, this risk is not considered to be significant but will increase as the lending book grows.

Despite the aforementioned, the group continues to carefully manage its credit risk with robust governance in place (at management and board level) to mitigate its credit risk exposure.

The maximum exposure to credit risk is presented in the table below:

Group	2020			2019		
	Gross carrying amount	Expected credit loss	Amortised cost	Gross carrying amount	Expected credit loss	Amortised cost
Bonds	8	147,190,783	(58,876)	147,131,907	-	-
Trade and other receivables	10	18,217,653	-	18,217,653	27,383,661	-
Financial assets	11	857,040,966	(366,875)	856,674,091	222,951,066	-
Bank balances pledged		24,058,952	(33,683)	24,025,269	24,624,038	-
Treasury bills		832,982,014	(333,192)	832,648,822	198,327,028	-
Customer advances	12	5,425,332	(750,434)	4,674,898	-	-
Term deposit investments	14	-	-	-	33,000,000	-
Cash and cash equivalents	15	611,946,650	(844,667)	611,101,983	529,268,052	-
		1,639,821,384	(2,020,852)	1,637,800,532	812,602,779	-
						812,602,779
Company	2020			2019		
	Gross carrying amount	Expected credit loss	Amortised cost	Gross carrying amount	Expected credit loss	Amortised cost
Cash and cash equivalents	15	52,483	-	52,483	686,626	-
						686,626

The group has reviewed all categories of financial assets in light of the COVID-19 pandemic, South Africa's sovereign credit downgrade as well as the downturn in local and international economies.

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3. Financial instruments and risk management (continued)

Treasury bills and bonds

Treasury bills and bonds have been assessed for expected credit losses by considering the sovereign credit risk rating. There is no historical evidence of default, hence management has assessed the probability of default to be low.

Receivables

Receivables credit risk has been considered by management by assessing the historical movements in the balances for any indication of any credit losses, however given that the cash in transit is received from the debtor within 36 hours, no significant credit risk has been identified. Receivables are considered to be fully recoverable, therefore no expected credit losses have been recognised.

Bank balances pledged

Bank balances pledged are held by First National Bank, a division of FirstRand Bank Limited, and relate to guarantees on leases held over properties. These balances have been assessed for expected credit losses by taking into account the counterparty credit rating of the institution where the pledged balances are held. Bank balances pledged are held at a reputable institution that has not historically defaulted and is not expected to default in the near future.

Cash and cash equivalents

Cash and cash equivalents have been assessed for expected credit losses by taking into account the counterparty credit rating where cash and cash equivalents are held. Cash and cash equivalents are held at reputable institutions that have not historically defaulted and are not expected to default in the near future.

Term deposit investments

Term deposit investments have been assessed for expected credit losses by taking into account the counterparty credit rating where deposits are held. Term deposit investments are held at reputable institutions that have not historically defaulted and are not expected to default in the near future. These institutions are considered to have acceptable credit risk ratings and management has concluded that no significant credit risk has been identified, therefore no expected credit losses has been recognised for term deposit investments.

Customer advances

The estimation of credit exposure for risk management purposes is complex and requires the use of models, as the exposure varies with changes in market conditions, expected cash flows and the passage of time. The assessment of credit risk of a portfolio of assets entails further estimations as to the likelihood of defaults occurring, of the associated loss ratios and of default correlations between counterparties. The group measures credit risk using Probability of Default ('PD'), Exposure of Default ('EAD') and Loss Given Default ('LGD'). This is similar to the approach used for purposes of measuring Expected Credit Loss ('ECL') under IFRS 9.

Credit risk rating

The group has built credit risk rating models utilising sophisticated modelling techniques utilising credit bureau data. Customer specific information collected at the time of application is fed into this rating model and an affordability assessment, which is a key component of the credit risk decision, is undertaken in line with regulatory guidelines. This current approach enables expert judgement from the Credit Risk Officer to develop future internal credit rating for exposure to the customer advances. The payment behaviour of customers is being monitored and documented in developing this internal credit rating behavioural credit score grading.

Measurement of ECLs

IFRS 9 outlines a 'three-stage' model for impairments based on changes in credit quality since initial recognition as summarised below:

- Customer advances that are not credit-impaired on initial recognition are classified in Stage 1 and has its credit risk continuously monitored by the group against its significant increase in risk ('SICR') criteria;
- If a significant increase in credit risk since initial recognition is identified, the customer advance is moved to Stage 2 but is not yet deemed to be credit-impaired; and
- If the customer advances become credit-impaired, these advances move to Stage 3.

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3. Financial instruments and risk management (continued)

The group's significant increase in credit risk approach can be summarised as follows:

Stage 1 12 month expected credit losses (Performing)	Stage 2 Lifetime expected losses (Under-performing)	Stage 3 Lifetime credit losses (Non-performing)
Initial recognition SICR triggers: <ul style="list-style-type: none"> • No arrears (current) • Non-distressed restructures within normal product parameters • Paying restructures (moved from Stage 3 post 6 months of payments) 	SICR since initial recognition SICR triggers: <ul style="list-style-type: none"> • Advances up to two months in arrears 	Credit-impaired advances SICR triggers: <ul style="list-style-type: none"> • Advances that are three months in arrears or have been handed over • Deceased customers • Distressed restructures • Debt review and terminated debt review customers

Definition of default

The group's default definition is aligned to the Basel definition of default and an advance is seen to be in default when the customer is more than three months past due on their contractual payments, is undergoing legal action (handed over) or is written off.

Estimates and forward-looking information

Estimates

The ECLs are the discounted product of the PD, EAD and LGD. The PD represents the likelihood of the customer defaulting on its financial obligations. The EAD is based on the amounts the group expects to be owed at the time of default, over the next 12 months or over the remaining lifetime of the advance. The LGD represents the group's expectation of the extent of loss on a defaulted exposure. LGD is expressed as a percentage loss per unit of exposure at the time of default.

ECLs are determined by projecting the PD, LGD and EAD for each future month and for each individual exposure. These three components are multiplied together and adjusted for the likelihood that the exposure has not been prepaid or defaulted in an earlier month. This effectively calculates an ECL for each future month, which is then discounted back to the reporting date and summed. The discount rate used in the ECL calculation is the original effective interest rate.

In many instances, the lifetime PD is developed by applying a maturity profile to the current 12 month PD. The maturity profile looks at how defaults develop on an exposure from the point of initial recognition throughout the lifetime of the advances. The maturity profile is based on historical observed data and is assumed to be the same across all assets within a portfolio and credit grade band. This is supported by historical analysis. However, in the absence of empirical data, the group has applied a judgmental approach to the lifetime PD. A conservative scaling factor is applied to the origination PD to estimate the lifetime PD for accounts in Stage 2. The group continues to investigate the use of external risk gradings in the lifetime PD as it collects empirical data. The 12 month and lifetime EADs are determined based on the expected payment profile of customers.

Traditionally LGDs are determined based on the factors which impact the recoveries made post default. For customer advances, this is primarily based on the success of collection strategies. The group has adopted a benchmarking approach to the LGD applied on the portfolio due to the lack of empirical data. The benchmarked LGD utilised on the portfolio also contains an overlay of conservatism based on management's past experience with the market segment the group is operating within.

Forward-looking information

Forward-looking information is incorporated into the group's forecasts with key economic variables that impact credit risk and expected credit losses for customer advances having been identified. The group utilises the most recently available Bureau of Economic Research ('BER') macro-economic outlook for the country over a planning horizon of at least 5 years to estimate the effects of changes to the economic environment. Three economic scenarios (Base, Upside, Downside) are taken into account when calculating the impact of macro-economic factors of ECLs. The current macro-economic forecast incorporated into the ECL modelling considers the potential impact of the COVID-19 pandemic.

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3. Financial instruments and risk management (continued)

Liquidity risk

The group's liquidity risk is a result of the funds available to cover future commitments. The group manages liquidity risk through an ongoing review of future commitments and credit facilities.

Tyme Bank's treasury function is responsible for the group's funding and liquidity management. This function is critical in ensuring that the group has sufficient funds to meet all its obligations as they fall due and to optimally and efficiently place or utilise surplus funds to ensure optimal return for the group, its depositors and investors. This is all done within prescribed internal limits set out in the group's respective policies, as well as in compliance with regulatory liquidity, market, and credit risk limits. Customer deposits are separately ringfenced and appropriately invested. These deposits are not utilised in the day to day operations of the group.

Since March 2020, the spread of COVID-19 has negatively impacted the local economy. Many businesses have been forced to cease or limit operations for long or indefinite periods of time. The duration and impact of COVID-19 remains unclear at this time, however management has extensively assessed, as far as possible, the impact of the pandemic on the bank from a liquidity perspective.

The tables below analyse the group's financial liabilities into relevant maturity groupings based on the remaining period at the statement of financial position to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying balances as the impact of discounting is not significant.

Group - 2020

		Less than 1 year	1 to 5 years	Total
Non-current liabilities				
Lease liabilities		-	1,509,184	1,509,184
Current liabilities				
Trade and other payables *	20	111,359,956	-	111,359,956
Lease liabilities		8,507,868	-	8,507,868
Deposits received from customers *	22	1,235,128,136	-	1,235,128,136
		1,350,213,479	1,509,184	1,356,505,144

Group - 2019

		Less than 1 year	1 to 5 years	Total
Current liabilities				
Trade and other payables *	20	85,991,473	-	85,991,473
Deposits received from customers *	22	217,993,776	-	217,993,776
		303,985,249	-	303,985,249

Company - 2020

		Less than 1 year	1 to 5 years	Total
Current liabilities				
Trade and other payables *	20	352,165	-	352,165

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3. Financial instruments and risk management (continued)

Company - 2019

		Less than 1 year	1 to 5 years	Total
Current liabilities				
Trade and other payables *	20	382,477	-	382,477

* Trade and other payables are typically due within 30 days from invoice date. Deposits received from customers are repayable on demand.

Foreign currency risk

Exposure in Rand

The net carrying amount, in Rand, of the various exposure, is denominated in the following currency. The amount have been presented in Rand by converting the foreign currency amount at the closing rate at the reporting date.

		Group		Company	
		2020 R	2019 R	2020 R	2019 R
South African Rand					
Non-current liabilities:					
Trade and other payables	20	2,926,407	-	-	-

Exposure in foreign currency amounts

The net carrying amount, in foreign currency of the above exposure was as follows:

US Dollar exposure

Current liabilities:					
Trade and other payables	20	169,549	-	-	-

Exchange rate

Rand per unit of foreign currency:

US Dollar		17.26	-	-	-
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Foreign currency sensitivity analysis

The following information presents the sensitivity of the group to an increase or decrease in the respective currencies it is exposed to. The sensitivity rate is the rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated amounts and adjusts their translation at the reporting date. No changes were made to the methods and assumptions used in the preparation of the sensitivity analysis compared to the previous reporting period.

Company

Increase or decrease in rate

Impact on profit or loss:

10% (2019: 10%)

	Increase	Decrease	Increase	Decrease
	292,641	(292,641)	-	-

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3. Financial instruments and risk management (continued)

Interest rate risk

Interest bearing assets are mostly in the form of treasury bills, bonds and fixed term deposits, for which the interest rate is fixed for a period of 3 to 60 months.

Interest bearing liabilities comprise solely of customer deposits, which are held by means of transactional and Goal Save accounts. No interest is payable on customer deposits held in transactional accounts and the interest rate on Goal Save accounts is discretionary based on the customer's respective tier for an unspecified period.

Re-pricing risk

Re-pricing risk (mismatch risk) is the timing difference in the maturity (for fixed) and re-pricing (for floating rate) of the group's assets and liabilities.

The table below summarises the re-pricing risk exposure to interest rate risk through grouping assets and liabilities into re-pricing categories, determined to be the earlier of the contractual re-pricing or maturity date, using the carrying amount of such assets and liabilities at balance sheet date.

2020

Static re-pricing gap	Up to 1 month	More than 1 month up to 3 months	More than 3 months up to 6 months	More than 6 months up to 12 months	More than 12 months up to 3 years	More than 3 years to 5 years	More than 5 years to 10 years	More than 10 years	Non-rate sensitive items	Total
	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000
Assets	721,671	57,409	86,017	656,814	26,541	24,402	32,753	-	159,114	1,764,721
Liabilities, capital and reserve funds	(760,967)	-	-	-	-	-	-	-	(1,003,754)	(1,764,721)
Net static gap	(39,296)	57,409	86,017	656,814	26,541	24,402	32,753	-	(844,640)	-

2019

Static re-pricing gap	Up to 1 month	More than 1 month up to 3 months	More than 3 months up to 6 months	More than 6 months up to 12 months	More than 12 months up to 3 years	More than 3 years to 5 years	More than 5 years to 10 years	More than 10 years	Non-rate sensitive items	Total
	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000	R'000
Assets	643,083	34,487	81,251	20,919	-	-	-	-	309,066	1,088,806
Liabilities, capital and reserve funds	(125,962)	-	-	-	-	-	-	-	(962,844)	(1,088,806)
Net static gap	517,121	34,487	81,251	20,919	-	-	-	-	(653,778)	-

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4. Property, plant and equipment

Group	2020			2019		
	Cost	Accumulated depreciation/ impairment	Carrying value	Cost	Accumulated depreciation/ impairment	Carrying value
Furniture and fixtures	5,382,861	(3,348,311)	2,034,550	5,382,861	(2,283,947)	3,098,914
Office equipment	1,098,514	(683,608)	414,906	756,593	(463,012)	293,581
Computer equipment	77,017,002	(72,278,800)	4,738,202	75,017,895	(61,191,390)	13,826,505
Computer software	4,148,489	(4,148,489)	-	4,148,489	(3,331,382)	817,107
Leasehold improvements	5,045,291	(1,451,708)	3,593,583	3,273,768	(676,495)	2,597,273
Tools and equipment	687,919	(37,007)	650,912	-	-	-
Generators	1,014,839	(227,120)	787,719	1,014,839	(155,042)	859,797
Kiosks	54,196,503	(38,524,241)	15,672,262	49,596,564	(29,821,072)	19,775,492
Capital - Work in progress	48,018,071	(27,220,605)	20,797,466	88,275,110	(61,056,415)	27,218,695
Total	196,609,489	(147,919,889)	48,689,600	227,466,118	(158,978,754)	68,487,364

Reconciliation of property, plant and equipment - Group - 2020

	Opening balance	Additions	Disposals	Transfers	Depreciation	Impairment loss	Total
Furniture and fixtures	3,098,914	-	-	-	(1,064,364)	-	2,034,550
Office equipment	293,581	341,921	-	-	(220,596)	-	414,906
Computer equipment	13,826,505	2,310,034	(116,390)	-	(11,281,947)	-	4,738,202
Computer software	817,107	-	-	-	(817,107)	-	-
Leasehold improvements	2,597,273	1,771,523	-	-	(775,213)	-	3,593,583
Tools and equipment	-	687,919	-	-	(37,007)	-	650,912
Generators	859,797	-	-	-	(72,078)	-	787,719
Kiosks	19,775,492	-	-	4,599,940	(8,703,170)	-	15,672,262
Capital work-in-progress	27,218,695	26,606,688	(1,207,372)	(4,599,940)	-	(27,220,605)	20,797,466
	68,487,364	31,718,085	(1,323,762)	-	(22,971,482)	(27,220,605)	48,689,600

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4. Property, plant and equipment (continued)

Reconciliation of property, plant and equipment - Group - 2019

	Opening balance	Additions	Disposals	Transfers	Depreciation	Impairment loss	Total
Furniture and fixtures	3,212,533	-	-	971,262	(1,084,881)	-	3,098,914
Office equipment	1,330,183	-	-	(842,648)	(193,954)	-	293,581
Computer equipment	21,714,907	11,219,366	(36,792)	(581,196)	(18,105,500)	(384,280)	13,826,505
Computer software	1,319,062	-	-	-	(501,955)	-	817,107
Leasehold improvements	9,739,609	1,421,556	-	522,717	(4,962,465)	(4,124,144)	2,597,273
Tools and equipment	70,135	-	-	(70,135)	-	-	-
Generators	927,873	4,002	-	-	(72,078)	-	859,797
Kiosks	20,449,892	-	(1,526,380)	16,920,630	(14,604,448)	(1,464,202)	19,775,492
Capital work-in-progress	44,207,456	15,490,377	-	(16,920,630)	-	(15,558,508)	27,218,695
	102,971,650	28,135,301	(1,563,172)	-	(39,525,281)	(21,531,134)	68,487,364

Property, plant and equipment encumbered as security

No property, plant and equipment has been encumbered as security for borrowings.

Changes in estimates

The group reassesses the useful lives and residual values of items of property, plant and equipment at the end of each reporting period, in line with the accounting policy and IAS 16 Property, plant and equipment. These assessments are based on historic analysis, benchmarking, and the latest available and reliable information. There were no changes in estimates during the current year.

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R

4. Property, plant and equipment (continued)

Impairment loss

Property, plant and equipment were tested for impairment by comparing the carrying amount to its recoverable amount, and as a result an impairment charge of R27,220,605 (2019: R21,531,134) was recorded in the statement of profit or loss and other comprehensive income for the year.

In an effort to incorporate the latest technological advancements, our digital infrastructure is redefined and enhanced on a regular basis. As a result, an impairment to capital-work-in-progress of R24,116,384 (2019: R15,558,508) was recognised during the current year and relates to obsolete POS devices written down to a net realisable value of Rnil.

R3,104,221 (2019: R Nil) has also been included in the impairment charge and relates to the write down of obsolete kiosk components to their net recoverable amount of Rnil as at 30 June 2020.

Further included in this amount is R Nil (2019: R4,124,144) which relates to leasehold improvements pertaining to a rental property which is no longer occupied by the group.

5. Right-of-use asset and lease liabilities

The group leases office space under lease contracts with extension options to renew the leases. These extension options are exercisable by the group up to three months before the end of the non-cancellable contract period. The extension of the lease is at the option of the bank.

The lease term of these leases are between 1 and 3 years. Lease payments are made monthly and have escalation clauses between 8% and 10%. The group did not enter into any sub-lease arrangements for the office space.

The group has office equipment with low value of R120,000. For such leases, the group has elected not to recognise right-of-use assets and lease liabilities but to recognise an expense for the lease payment over the lease term.

	2020			2019		
	Cost	Accumulated amortisation	Carrying value	Cost	Accumulated amortisation	Carrying value
Right-of-use assets						
Office space	21,573,836	(12,461,422)	9,112,414	-	-	-
	21,573,836	(12,461,422)	9,112,414	-	-	-

Reconciliation of right of use asset - 2020

	Adoption of IFRS 16	Additions	Depreciation	Impairment loss	Closing balance
Office space	21,573,836	-	(12,461,422)	-	9,112,414
	21,573,836	-	(12,461,422)	-	9,112,414

Lease liabilities

Balance at 1 July 2019	21,573,836	-	-	-
Interest expense	1,685,931	-	-	-
Payments	(13,367,029)	-	-	-
	9,892,737	-	-	-

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
5. Right-of-use asset and lease liabilities (continued)				
Non-current liabilities	1,384,869	-	-	-
Current liabilities	8,507,868	-	-	-
	9,892,737	-	-	-

Refer to note 3 for the maturity analysis for the lease liabilities.

The group had total cash outflows relating to leases of R13,367,029.

The following amounts are recognised in profit or loss relating to IFRS 16 leases:

Depreciation expense on right-of-use assets	12,461,422	-	-	-
Interest expense on lease liabilities	1,685,931	-	-	-
Expense relating to low-value assets	95,514	-	-	-
Total amount recognised in profit or loss	14,242,867	-	-	-

Comparative information for lease liabilities under IAS 17

The information presented for lease liabilities for the comparative period has been prepared on the basis of IAS 17, which required an entity to present a reconciliation of the present value of lease payments for finance leases. This information is presented in the table which follows:

Present value of minimum lease payments due			
- within 1 year		12,751,419	-
- in second to fifth year inclusive		8,234,061	-
		20,985,480	-

6. Intangible assets

Group	2020			2019		
	Cost	Accumulated amortisation/ impairment	Carrying value	Cost	Accumulated amortisation/ impairment	Carrying value
Core Banking software	413,444,280	(412,377,356)	1,066,924	413,444,280	(292,075,182)	121,369,098
Tyme Coach application	29,397,780	(22,048,335)	7,349,445	29,397,780	(7,349,445)	22,048,335
Total	442,842,060	(434,425,691)	8,416,369	442,842,060	(299,424,627)	143,417,433

Reconciliation of intangible assets - Group - 2020

	Opening balance	Amortisation	Impairment loss	Total
Core Banking software	121,369,098	(104,369,047)	(15,933,128)	1,066,924
Tyme Coach application	22,048,335	(14,698,890)	-	7,349,445
	143,417,433	(119,067,937)	(15,933,128)	8,416,369

Reconciliation of intangible assets - Group - 2019

	Opening balance	Additions	Transfers	Amortisation	Impairment loss	Total
Capital work-in-progress	502,799,756	11,158,182	(442,842,060)	-	(71,115,878)	-
Core Banking software	-	-	413,444,280	(240,397,780)	(51,677,402)	121,369,098
Tyme Coach application	-	-	29,397,780	(7,349,445)	-	22,048,335
	502,799,756	11,158,182	-	(247,747,225)	(122,793,280)	143,417,433

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R

6. Intangible assets (continued)

Impairment loss

Intangible assets were tested for impairment by comparing the carrying amount to its recoverable amount, and as a result an impairment charge of R15,933,128 (2019: R122,793,280) was recorded in the statement of profit or loss and other comprehensive income for the year.

During 2019, impairment drivers were identified due to corporate rebranding requirements and a change in the group's strategy following the sale of the business by the Commonwealth Bank of Australia. During 2020, in an effort to incorporate the latest technological advancements, our Core Banking software was redefined and enhanced, which resulted in a further impairment loss.

The group tested whether intangible assets (internally generated software) have suffered any further impairment at a cash generating unit ('CGU') level. The CGU is considered to be the business operations of the group as a whole. The recoverable amount of the CGU is determined based on fair value less cost to sell calculations which require the use of assumptions. It was assumed that the profits of the CGU will grow at 6% (2019: 7%) per annum for the next nine years, with a profit based terminal value at the end of year nine. These estimated profits were deemed to equal the cash flows over this period and have been discounted at a rate of 23% (2019: 20.5%).

The fair value less cost to sell falls within Level 3 of the fair value hierarchy of IFRS 13. The valuation is most sensitive to assumptions related to the terminal value, which incorporates a growth rate of 6%.

No further impairment was identified at a cash generating unit level.

7. Investments in subsidiaries

The following table lists the entities which are controlled by the group, either directly or indirectly through subsidiaries.

Company

Name of company	% Holding 2020	% Holding 2019	Carrying amount 2020	Carrying amount 2019
Tyme Bank Limited	100.00 %	100.00 %	4,205,779,787	3,305,379,787
Tyme Technical Solutions Proprietary Limited	100.00 %	100.00 %	195,696,882	195,696,882
			4,401,476,669	3,501,076,669
Impairment of investment in subsidiaries			(1,469,826,669)	(40,500,000)
			<u>2,931,650,000</u>	<u>3,460,576,669</u>

During the current year, Tyme Bank Holdings Limited impaired its investment in Tyme Bank Limited by R1,274,129,787 (2019: Rnil). The impairment was calculated with reference to the valuation of Tyme Bank Limited using the free cashflow equity method. The valuation of the bank has incorporated a projected growth rate of 6%, a discount rate of 23% and a marketability discount of 15%.

Their fair value less cost to sell falls within level 3 of the fair value hierarchy of IFRS 13.

The impact of COVID-19 pandemic has also been considered when determining the valuation for Tyme Bank Limited.

In addition Tyme Bank Holdings Limited also impaired its investment in Tyme Technical Solutions (Proprietary) Limited by R195,696,882 (2019: R40,500,000) due to the fact that management has taken the decision to wind up the entity.

8. Bonds

Government bonds	147,190,783	-	-	-
Adjustment: ECL	(58,876)	-	-	-
	<u>147,131,907</u>	-	-	-

The group holds interest bearing investments in R186 and R2030 bonds. The bonds are issued by the South African Government and have a 60 month maturity period.

The ECL is raised on credit risk arising from counterparties with whom the bonds are held. All bonds are classified as stage 1.

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	2020 R	2019 R	2020 R	2019 R

9. Deferred tax

Unrecognised deferred tax asset

Deductible temporary differences not recognised as a deferred tax asset	2,798,017	9,363,610	-	-
Unused tax losses not recognised as a deferred tax asset	847,759,659	638,365,360	-	-
Adjustment for change in estimate of capital allowances	67,431,646	-	-	-
	917,989,322	647,728,970	-	-

10. Receivables

Financial instruments:

Trade receivables	-	110,264	-	-
Deposits	1,721,570	1,455,470	-	-
Cash in transit	16,496,083	25,817,927	-	-
Receivables at amortised cost	18,217,653	27,383,661	-	-

Non-financial instruments:

Value Added Tax	5,297,618	16,047,333	-	-
Prepayments	29,345,366	40,467,524	-	-
Total receivables	52,860,637	83,898,518	-	-

Categorisation of receivables

At amortised cost	18,217,653	27,383,661	-	-
Non-financial instruments	34,642,984	56,514,857	-	-
	52,860,637	83,898,518	-	-

Exposure to credit risk

Receivables inherently expose the group to credit risk. Refer to note 3 for further details.

11. Financial assets

Bank balances pledged	24,058,952	24,624,038	-	-
Treasury bills	832,982,014	198,327,028	-	-
Gross other financial assets	857,040,966	222,951,066	-	-
Adjustment: ECL	(366,875)	-	-	-
Net financial assets	856,674,091	222,951,066	-	-

Bank balances pledged

Bank balances pledged are held by First National Bank, a division of FirstRand Bank Limited, and relate to guarantees on leases held over properties.

Beneficiary	Amount (R)	Expires
Spareprops Proprietary Limited	22,000,000	30 April 2021
Spareprops Proprietary Limited	2,000,000	30 April 2021
Bunker Hills Investments 604 Proprietary Limited	58,952	28 March 2021
	24,058,952	

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R

11. Financial assets (continued)

Treasury bills

As part of Tyme Bank's liquidity risk management strategy, the group holds investments in interest bearing securities in the banking book (treasury bills issued by the South African Reserve Bank) for liquid asset requirements.

The ECL is raised on credit risk arising from counterparties with whom the other financial assets are held. All other financial assets are classified as stage 1. There were no movements between stages for other financial assets during the reporting period.

12. Customer advances

Gross customer advances	5,425,332	-	-	-
Expected credit losses	(750,434)	-	-	-
Net customer advances	4,674,898	-	-	-

Analysis of customer advances by stage

	Stage 1	Stage 2	Stage 3	Total R
	12 Month ECL R	Lifetime ECL R	Lifetime ECL R	
Gross customer advances	4,037,589	1,213,746	173,997	5,425,332
Expected credit losses	(407,264)	(200,141)	(143,029)	(750,434)
Net customer advances	3,630,325	1,013,605	30,968	4,674,898
ECL coverage %	10.09 %	16.49 %	82.20 %	13.83 %

Reconciliation of gross customer advances

	Stage 1 R	Stage 2 R	Stage 3 R	Total
Opening balance - 1 July 2019	-	-	-	-
New advances	6,308,199	-	-	6,308,199
Income accrued for the year	344,346	50,946	811	396,103
Transfers	(1,558,495)	1,384,237	174,258	-
Stage 1 to Stage 2	(1,528,073)	1,528,073	-	-
Stage 1 to Stage 3	(42,579)	-	42,579	-
Stage 2 to Stage 3	-	(143,836)	143,836	-
Stage 3 to Stage 1	12,158	-	(12,158)	-
Repayment	(937,556)	(3,592)	(1,071)	(942,219)
Write-offs	(118,906)	(217,845)	-	(336,751)
Closing balance - 30 June 2020	4,037,589	1,213,746	173,998	5,425,332

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R

12. Customer advances (continued)

Reconciliation of expected credit losses

	Stage 1 R	Stage 2 R	Stage 3 R	Total R
Opening balance - 1 July 2019	-	-	-	-
New advances	707,287	-	-	707,287
Transfers	(182,970)	236,945	141,674	195,649
Stage 1 to Stage 2	(179,752)	265,019	-	85,267
Stage 1 to Stage 3	(3,218)	-	22,984	19,766
Stage 2 to Stage 3	-	(28,074)	127,616	99,542
Stage 3 to Stage 1	-	-	(8,926)	(8,926)
Remain in same stage	(90,257)	(5,774)	1,355	(94,676)
Repayments	(12,822)	-	-	(12,822)
Write-offs	(13,974)	(31,030)	-	(45,004)
Closing balance - 30 June 2020	407,264	200,141	143,029	750,434

13. Inventory

Customer card stock	26,059,191	7,783,506	-	-
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This represents customer cards on hand. This cost of cards issued to customers is recognised in the income statement in the period in which it occurs.

14. Term deposit investments

Fixed deposit - Absa Bank	-	13,000,000	-	-
Fixed deposit - Nedbank	-	20,000,000	-	-
	-	33,000,000	-	-

These relate to bank accounts with fixed terms greater than 3 months.

Credit quality of term deposit investments

The bank holds term deposit investments with Absa Bank and Nedbank.

Credit rating

Absa Bank: BB+	-	13,000,000	-	-
Nedbank: BB+	-	20,000,000	-	-
	-	33,000,000	-	-

15. Cash and cash equivalents

Cash and cash equivalents consist of:

Bank balances	599,961,317	524,268,052	52,483	686,626
Balances with the South African Reserve Bank	11,985,333	5,000,000	-	-
Gross cash and cash equivalents	611,946,650	529,268,052	52,483	686,626
Non cash adjustment: ECL	(844,667)	-	-	-
Net cash and cash equivalents	611,101,983	529,268,052	52,483	686,626

Cash and cash equivalents include balances with the South African Reserve Bank of R11,985,333 (2019: R5,000,000). These balances primarily comprise of reserving requirements held with the South African Reserve Bank.

The ECL is raised on credit risk arising from counterparties with whom the cash and cash equivalents are held. All deposits are classified as stage 1. There were no movements between stages for cash and cash equivalents during the reporting period.

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	2020 R	2019 R	2020 R	2019 R
15. Cash and cash equivalents (continued)				
Credit quality of cash at bank and short term deposits, excluding cash on hand				
The group holds cash and cash equivalents with Absa Bank, First National Bank, Standard Bank, Nedbank, Investec Bank, Mercantile Bank and the South African Reserve Bank.				
Credit rating				
Absa Bank: BB-	91,672,639	65,871,832	-	-
First National Bank: BB-	2,702,918	1,664,470	-	-
Investec Bank: BB-	2,070,340	3,120,869	-	-
Mercantile Bank: BB-	21,744,103	99,592,851	-	-
Nedbank: BB-	307,615	76,681,549	-	-
South African Reserve Bank: BB-	38,099,275	467,310	-	-
Standard Bank: BB-	443,364,427	276,869,171	52,483	686,626
	599,961,317	524,268,052	52,483	686,626
16. Share capital				
Authorised				
10,000,000,000 Ordinary shares of R0.10 each (2019: R1 each)	10,000,000,000	10,000,000,000	10,000,000,000	10,000,000,000
Reconciliation of number of shares issued				
Balance - 1 July 2019	3,248,761,707	2,703,475,853	3,248,761,707	2,703,475,853
Issue of shares	958,907,960	545,285,854	958,907,960	545,285,854
Balance - 30 June 2020	4,207,669,667	3,248,761,707	4,207,669,667	3,248,761,707
Reconciliation of share capital:				
Balance - 1 July 2019	3,248,761,707	2,703,475,853	3,248,761,707	2,703,475,853
Share conversion - R1 to R0.10 per share	(2,923,885,536)	-	(2,923,885,536)	-
Issue of shares	95,891,796	545,285,854	95,891,796	545,285,854
Balance - 30 June 2020	420,767,967	3,248,761,707	420,767,967	3,248,761,707
Reconciliation of share premium				
Balance - 1 July 2019	54,714,146	-	54,714,146	-
Share conversion - R1 to R0.10 per share	2,923,885,536	-	2,923,885,536	-
Issue of shares	774,508,204	54,714,146	774,508,204	54,714,146
Balance - 30 June 2020	3,753,107,886	54,714,146	3,753,107,886	54,714,146
Issued				
Ordinary shares of R0.10 each (2019: R1 each)	420,767,967	3,248,761,707	420,767,967	3,248,761,707
Share premium	3,753,107,886	54,714,146	3,753,107,886	54,714,146
	4,173,875,853	3,303,475,853	4,173,875,853	3,303,475,853
On 21 August 2019, approval was granted to Tyme Bank Limited by the Prudential Authority to alter the Memorandum of Incorporation ("MOI"). This change resulted in a decrease in the par value of issued ordinary shares from R1 to R0.10 per share. The difference arising from the share conversion has been included in share premium.				
17. Shares for issue reserve				
Shares for issue	230,000,000	200,000,000	230,000,000	200,000,000
On 21 August 2019, Tyme Bank Limited issued 282,526,790 ordinary shares at R0.10 per share. The reserve, (R200,000,000), pertaining to shares held for issue was utilised for this purpose and was transferred to share capital (R28,252,679) and share premium (R171,747,321) accordingly.				

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R

17. Shares for issue reserve (continued)

The remaining reserve of R230,000,000, relates to shares issued subsequent to year end. Refer to note 35 - Subsequent events.

18. Business combination reserve

Loss on business combinations recognised directly in equity	-	(139,361,529)	-	-
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The company acquired 100% of the issued share capital of the Tyme Technical Solutions Proprietary Limited ('TTS') and gained control on 31 January 2017. The reserve arose on acquisition date and has been transferred to accumulated loss during the current year as a result of the group's intentions to wind up TTS.

19. Share-based payment reserve

Employee share appreciation rights scheme	5,131,197	-	-	-
Purchase of shares by African Fig Tree Investments (Proprietary) Limited	41,236,249	-	-	-
	46,367,446	-	-	-

Employee share appreciation rights scheme

The establishment of the Tyme Bank Employee Share Ownership Programme was approved by shareholders at the 2019 annual general meeting, and the first shares were issued in January 2020. The group's Employee Share Ownership Programme is designed to provide long-term incentives for employees (including executive directors) of the group to deliver long-term shareholder returns.

Under the programme, participants are granted shares which only vest if certain service conditions are met. Participation in the plan is at the trustee's discretion, and no individual has a contractual right to participate in the plan or to receive any guaranteed benefits.

The amount of shares that will vest is redeemable at the fair value appreciation of the group's share allocated between grant date and vesting date. The vesting period is over a five year period. Shares are granted under the programme for no consideration and carry no dividend or voting rights.

Set out below is a summary of shares granted under the share scheme:

	2020 Number of shares
Balance - 1 July 2019	-
Granted during the year	44,285,842
Forfeited during the year	-
Exercised during the year	-
Balance - 30 June 2020	44,285,842

No shares were vested or exercisable at 30 June 2020.

Shares outstanding at the end of the year have the following expiry date and redemption price

- Grant date: 11 November 2019
- Expiry date: 31 December 2023
- Redemption price: R0.01
- Number of shares at 30 June 2020: 44,285,842

The weighted average remaining contractual life of shares outstanding at the end of the period is 2.4 years

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19. Share-based payment reserve (continued)

The assessed fair value at grant date of shares granted during the year ended 30 June 2020 was R 0.56 per share. The fair value at grant date is independently determined using a free cashflow to equity model that takes into account marketability and minority discounts, equity market premiums, small stock premiums and the risk-free interest rate for the term of the share.

The model inputs for shares granted during the year ended 30 June 2020 include:

- Exercise price: R0.01
- Grant date: 11 November 2019
- Expiry date: 31 December 2023
- Share price at grant date: R0.56
- Attrition rate: 15%

Purchase of shares by African Fig Tree Investments (Proprietary) Limited ("AFT")

African Rainbow Capital Financial Services Holdings Proprietary Limited ('ARC') sold a portion of its Tyme Bank Holdings Limited shares to AFT, a consortium including certain employees of Tyme Bank and Tyme Limited. The shares were sold at a price that was deemed to be of a discount to their fair value and a share-based payment expense is recognised by the bank. This is considered an equity-settled share-based payment as the bank's employees benefit and the bank is not required to refund ARC.

A portion of the shares (18,000) vest immediately, while the remaining 12,000 shares vest over a period of 5 years.

The total fair value of the shares less the consideration paid amounts to R55,443,696 over the total period, and is recognised as an employee benefit expense with a corresponding increase in equity.

	Number of shares	Weighted average exercise price
Opening balance - 1 July 2019	-	-
Shares granted	30,000	R42
Shares vested immediately	(18,000)	R42
Shares vested during the year	(2,400)	R42
Exercised during the year	-	-
Outstanding - 30 June 2020	<u>9,600</u>	R42
Exercisable - 30 June 2020	20,400	R42

The model inputs utilised to calculate the fair value of the shares include:

Weighted average share price	R2,086
Exercise price:	R42
Marketability discount:	13.00 %
Minority discount:	15.00 %
Attrition rate	10.00 %

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
20. Trade and other payables				
Trade payables	37,979,170	1,942,520	5,199	-
Settlements payable	40,805,297	52,185,810	-	-
Accrued expenses	32,575,489	31,863,143	346,966	382,477
Income received in advance	9,607,438	-	-	-
	120,967,394	85,991,473	352,165	382,477

21. Provisions

Reconciliation of provisions - Group - 2020

	Opening balance	Additions	Utilised during the year	Total
Provision for loss on sale of kiosks	-	3,610,934	-	3,610,934
Leave pay provision	8,494,158	2,738,367	-	11,232,525
Workmans compensation	110,264	-	(110,264)	-
Short term incentive provision	41,515,316	-	(41,515,316)	-
	50,119,738	6,349,301	(41,625,580)	14,843,459

Reconciliation of provisions - Group - 2019

	Opening balance	Additions	Utilised during the year	Reversed during the year	Total
Leave pay provision	9,294,531	-	(800,373)	-	8,494,158
Value Added Tax provision	35,777,208	-	(10,588,201)	(25,189,007)	-
Workmans compensation	300,000	-	-	(189,736)	110,264
Short term incentive provision	43,757,159	28,182,897	(30,424,740)	-	41,515,316
	89,128,898	28,182,897	(41,813,314)	(25,378,743)	50,119,738

Provision for loss on sale of kiosks

During the year, a contract was entered into to manufacture and distribute kiosks to the Ubuntu-Botho Community Development Trust. The provision represents the group's best estimate of the unavoidable costs of meeting the obligations of the contract less the economic benefits expected to be received.

Leave pay provision

A provision has been recognised for employees' leave entitlement as the group has a present legal obligation to settle with the employee in cash or by leave to be taken. The amount of the provision represents the present value of the expenditure expected to settle the obligation in a 12 month rolling period.

Short term incentive provision

A provision has been recognised for short term incentives as the group has a present legal obligation to settle the expected cost of profit sharing and bonus payments as a result of past performance. The amount of the provision represents the present value of the expenditure expected to settle the obligation in a 12 month period.

Value Added Tax provision

During 2018, Tyme Bank Limited entered into the Voluntary Disclosure Program (VDP) with the South African Revenue Services (SARS). A provision was raised for estimated amounts owed to SARS with regards to the application of the apportionment principles and VAT levied on foreign services. An estimate of interest payable was also included in the provision. During 2019, a VDP settlement was reached and the full amount owing to SARS was paid.

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
22. Deposits received from customers				
Money transfer	4,215,424	8,499,325	-	-
Transactional accounts	1,230,912,712	209,494,451	-	-
	1,235,128,136	217,993,776	-	-
23. Interest income				
Interest income				
Bank and other cash	30,049,257	31,645,237	-	25,046
Treasury Bills	32,796,631	10,883,344	-	-
Bonds	974,768	-	-	-
Customer advances	321,169	-	-	-
	64,141,825	42,528,581	-	25,046
24. Interest paid				
Tax authorities	189	(8,930,667)	189	838
Interest paid to customers	29,916,350	1,632,068	-	-
Lease liabilities	1,685,931	-	-	-
Other interest paid	1,873	5,678	1,873	-
	31,604,343	(7,292,921)	2,062	838
25. Net fee and commission income				
Fee and commission income	47,373,322	16,347,825	-	-
Fee and commission expense	(29,914,597)	(6,133,426)	-	-
	17,458,725	10,214,399	-	-
Net fee and commission income relates to income generated from customers' transactional accounts, net of expenses.				
26. Credit impairment charge				
Net movement in expected credit loss	2,020,853	-	-	-
Gross advances written off	336,751	-	-	-
Net impairment charge	2,357,604	-	-	-
Post write off recoveries	(18,247)	-	-	-
Total credit impairment charge	2,339,357	-	-	-
27. Other operating gains (losses)				
Gains on disposal of property, plant and equipment	32,900	46,308	-	-
Net foreign exchange gain (loss)	(163,678)	(5,344,949)	-	-
Fees earned - non-banking services	19,974,860	1,963,500	-	-
(Loss) profit on sale of kiosks	(376,951)	1,322,405	-	-
	19,467,131	(2,012,736)	-	-

Included in fees earned - non banking services is R19,974,860 paid to Tyme Limited for the provision of consulting services. During 2019, R1,963,500 was received from Rain Proprietary Limited for kiosk enhancements required to facilitate Rain simcard transactions.

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
28. Other operating expenses				
Operating loss for the year is stated after charging the following, amongst others:				
Auditor's remuneration - external				
External audit fees	6,605,484	6,567,131	405,425	432,816
Consulting and professional service fees				
Other professional services	132,747,454	295,786,297	178,231	386,316
Employee costs				
Salaries, bonuses and other benefits	174,548,974	251,294,981	-	-
Share based compensation expense	46,367,446	-	-	-
Total employee costs	220,916,420	251,294,981	-	-
Operating lease charges				
Premises	-	14,012,869	-	-
Depreciation and amortisation				
Depreciation of property, plant and equipment	22,971,481	39,525,281	-	-
Depreciation of right-of-use assets	12,461,422	-	-	-
Amortisation of intangible assets	119,067,937	247,747,225	-	-
Total depreciation and amortisation	154,500,840	287,272,506	-	-
Impairment losses				
Property, plant and equipment	27,220,605	21,146,854	-	-
Intangible assets	15,933,128	122,793,280	-	-
Investment in subsidiaries	-	-	1,429,326,669	-
	43,153,733	143,940,134	1,429,326,669	-
Disallowed VAT				
Value Added Tax	43,357,702	56,953,311	-	-

The disallowed Value Added Tax (VAT) relates to irrecoverable VAT input, as the group earns certain types of income that is exempt from VAT, which results in the application of an apportionment method against the VAT input incurred in the ordinary course of business.

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
28. Other operating expenses (continued)				
Expenses by nature				
The total operating expenses are analysed by nature as follows:				
Outsourced services	318,373,949	204,628,678	-	-
Employee costs	220,916,420	251,294,981	-	-
Depreciation, amortisation and impairment	197,654,573	431,596,920	1,429,326,669	-
Software expense	165,300,602	161,085,570	-	-
Consulting and professional fees	132,747,454	295,786,297	178,231	386,316
Partnership fees	101,910,516	96,750,000	-	-
Marketing	82,562,979	83,092,657	-	-
Disallowed VAT	43,357,702	56,953,311	-	-
Customer card costs	35,079,035	11,304,102	-	-
Membership fees	22,476,728	4,165,817	-	-
Fraud and operational risk losses	10,241,212	-	-	-
Repairs and maintenance	8,808,457	4,258,524	-	-
External audit fees	6,605,484	6,567,131	405,425	432,816
Local and foreign travel costs	4,049,616	3,103,770	-	-
Loss provision on onerous contracts	3,610,934	-	-	-
Office consumables	3,602,783	4,406,229	-	-
Facilities expense	3,348,179	6,243,556	-	-
Telephone and fax	1,085,489	10,170,716	-	-
Insurance	1,023,789	1,095,386	-	-
Bank charges	898,357	1,585,971	1,110	6,798
Postage and stationery	650,411	1,655,062	-	-
Operating lease charges	-	14,012,869	-	-
Operating expenses	-	701,269	-	-
Motor vehicle expenses	-	14,424	-	-
	1,364,304,669	1,650,473,240	1,429,911,435	825,930

29. Cash used in operations

Loss before taxation	(1,297,180,688)	(1,592,450,075)	(1,429,913,497)	(801,722)
Adjustments for:				
Depreciation and amortisation	154,500,840	287,272,506	-	-
Gains on disposal of property, plant and equipment	(32,900)	(46,308)	-	-
Interest received	(64,141,825)	(42,528,581)	-	(25,046)
Interest paid	31,604,343	(7,292,921)	2,062	838
Impairment and expected credit losses	44,424,151	144,324,414	1,429,326,669	-
Movements in provisions	(35,276,279)	(30,020,322)	-	-
Movement in share-based payment reserve	46,367,446	-	-	-
Customer advances	(4,674,898)	1,831,438	-	-
Changes in working capital:				
Inventory	(18,275,685)	(7,783,506)	-	-
Receivables	31,037,881	(20,781,584)	-	-
Trade and other payables	34,976,110	(9,333,407)	(30,312)	263,748
Deposits received from customers	1,017,134,359	212,649,861	-	-
	(59,537,145)	(1,064,158,485)	(615,078)	(562,182)

30. Tax paid

Balance at beginning of the year	(400,249)	-	(18,906)	-
Current tax for the year recognised in profit or loss	1,903	(341,240)	1,903	(18,068)
Penalties and interest	(189)	(59,009)	-	(838)
Balance at end of the year	-	400,249	-	18,906
	(398,535)	-	(17,003)	-

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
31. Taxation				
Major components of the tax (income) expense				
Current				
Local income tax - current period	-	330,185	-	7,013
Local income tax - recognised in current tax for prior periods	(1,903)	11,055	(1,903)	11,055
	(1,903)	341,240	(1,903)	18,068
Reconciliation of the tax expense				
Reconciliation between accounting profit and tax expense.				
Accounting loss	(1,297,180,688)	(1,592,450,075)	(1,429,913,497)	(801,722)
Tax at the applicable tax rate of 28% (2019: 28%)	(363,210,593)	(445,886,021)	(400,375,779)	(224,482)
Tax effect of adjustments on taxable income				
Non-taxable income	(9,212)	(2,614,076)	-	-
Non-deductible expenses	25,527,805	40,740,150	400,375,779	231,495
Tax loss benefit not recognised	337,692,000	408,090,132	-	-
Prior year under/(over) provision - current tax	(1,903)	11,055	(1,903)	11,055
	(1,903)	341,240	(1,903)	18,068

No provision has been made for 2020 tax as the group has no taxable income. The estimated tax loss available for set off against future taxable income is R3,394,040,417 (2019: R 2,405,376,326).

32. Related parties

Relationships

Members of key management (includes immediate family members)	The directors are considered members of key management
Ultimate holding company	Ubuntu-Botho Investments Proprietary Limited
Holding company	African Rainbow Capital Financial Services Holdings Proprietary Limited
Subsidiaries	Tyme Bank Limited Tyme Technical Services Proprietary Limited
Entities within African Rainbow Capital Financial Services Holdings Proprietary Limited Group, with whom we transact	Ubuntu - Botho Community Development Trust Rain Proprietary Limited EOH Mthombo Proprietary Limited Tyme Limited (Associate)
Former Ultimate holding company	Commonwealth Bank of Australia
Entities where key management personnel hold interests	African Fig Tree Investments Proprietary Limited Tyme Limited (Associate)
Entities within Commonwealth Bank of Australia Group	PT Bank Commonwealth CBA Digital Solutions Development Company Limited ASB Bank

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	Group		Company	
	2020 R	2019 R	2020 R	2019 R
32. Related parties (continued)				
Related party balances				
Income received in advance				
Ubuntu - Botho Community Development Trust	(9,607,438)	-	-	-
Provision for loss on sale of kiosks				
Ubuntu - Botho Community Development Trust	(3,610,934)	-	-	-
Customer deposits				
Key management personnel	(702,299)	-	-	-
Related party transactions				
Fees earned - Non-banking services				
Rain Proprietary Limited	-	(1,963,500)	-	-
Tyme Limited *	(19,974,860)	-	-	-
Transitional services agreement				
Commonwealth Bank of Australia	(36,670)	17,847,781	-	-
Sale of kiosks				
PT Bank Commonwealth	-	861,927	-	-
ASB Bank	-	458,181	-	-
Ubuntu - Botho Community Development Trust	(380,027)	-	-	-
Application development and support services				
Commonwealth Bank of Australia	-	8,116,324	-	-
CBA Digital Solutions Development Company Limited	-	34,080,641	-	-
Outsourced services				
Tyme Limited *	173,398,439	77,041,070	-	-
African Fig Tree Investments Proprietary Limited *	1,000,000	-	-	-
Professional fees expense				
EOH Mthombo Proprietary Limited	3,203,344	3,543,377	-	-
Interest paid				
Key management personnel	29,400	-	-	-
Compensation to directors and other key management				
Salaries and other short term benefits	33,457,009	20,641,233	-	-
Share-based payment	16,896,947	-	-	-

* Directors interest in contracts

On 1 January 2019, a contract was concluded between Tyme Bank Limited and Tyme Limited. The purpose of the contract is to provide right of use of intellectual property by Tyme Limited to Tyme Bank Limited.

In addition, Tyme Bank Limited entered into an agreement with African Fig Tree Investments Proprietary Limited during June 2020. The intention of this contract is to provide services in respect of capital raises for the bank.

Coenraad Jonker is appointed as a director of both Tyme Bank Limited and Tyme Bank Holdings Limited. He is also a director of Tyme Limited and African Fig Tree Investments Proprietary Limited, and has direct investments in both entities, which has duly been noted by the Board. African Fig Tree Investments Proprietary Limited has 18.09% shareholding in Tyme Bank Holdings Limited, the sole shareholder of Tyme Bank Limited.

Furthermore, Tauriq Keeran has an indirect interest in Tyme Limited through his shareholding in African Fig Tree Investments Proprietary Limited, which in turn has a shareholder's interest in Tyme Global Limited.

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32. Related parties (continued)

Tyme Limited is a wholly owned subsidiary of Tyme Global Limited, and Tauriq Keeran is a director of both Tyme Bank Limited and Tyme Bank Holdings Limited.

33. Directors' emoluments

2020

Executive	Emoluments	Bonuses	Share-based payments	Fees	Total
AB Desai *	3,256,414	1,426,589	402,447	-	5,085,450
T Keraan *	4,098,408	1,440,000	16,494,500	-	22,032,908
SL Shabalala ***	3,268,206	14,517,392	-	-	17,785,598
	10,623,028	17,383,981	16,896,947	-	44,903,956
Non-executive					
TA Boardman **	3,072,500	-	-	1,800,000	4,872,500
TSB Jali	-	-	-	2,000,000	2,000,000
CJ Jonker	-	-	-	-	-
M Milutinovic **	2,713,988	1,389,150	764,688	-	4,867,826
K Morule	-	-	-	250,000	250,000
PA Wessels	-	-	-	1,400,000	1,400,000
	5,786,488	1,389,150	764,688	5,450,000	13,390,326
	16,409,516	18,773,131	17,661,635	5,450,000	58,294,282

2019

Executive	Emoluments	Bonuses	Other benefits	Fees	Total
AB Desai *	886,757	-	-	-	886,757
SL Shabalala	6,874,579	3,105,041	8,049,856	-	18,029,476
	7,761,336	3,105,041	8,049,856	-	18,916,233
Non-executive					
TA Boardman **	-	-	-	1,725,000	1,725,000
TSB Jali	-	-	-	-	-
CJ Jonker	-	-	-	-	-
M Milutinovic **	2,572,500	2,000,000	-	-	4,572,500
PA Wessels	-	-	-	-	-
	2,572,500	2,000,000	-	1,725,000	6,297,500
	10,333,836	5,105,041	8,049,856	1,725,000	25,213,733

* The executive directors are the prescribed officers of the group

** Directors' emoluments (excluding fees) are paid by entities within the ARC group.

*** Resigned on 31 July 2019

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34. Going concern

We draw attention to the fact that at 30 June 2020, the group had accumulated losses of R4,066,353,935 (2019: R2,629,813,621). These losses substantially represent bank establishment and build costs. The ability of the group to continue as a going concern is dependent on ongoing procurement of capital and funding for the operations of the group.

During the current financial year, the Ubuntu-Botho Investments Proprietary Limited Group, as majority shareholder, along with other shareholders, continued to provide adequate capital and funding to the group. In addition, the Ubuntu-Botho Investments Proprietary Limited Group continues to give assurance that the group will have access to continued capital and funding from them to be able to settle its debts as they fall due and is able to continue business as a going concern for the period ending 31 October 2021.

The ability of the group and the company to continue as a going concern beyond the period October 2021 is dependent on a number of factors, the most significant ones being the ongoing support from existing shareholders, the sourcing of capital from potential new shareholders, raising of working capital facilities as required, along with the execution plans for the scaling of existing services and delivery of new products and features into the market, and the impact of the COVID-19 pandemic on socio-economic conditions in the country.

These conditions give rise to a material uncertainty for the period beyond 31 October 2021, which may cast significant doubt on the group's and company's ability to continue as a going concern, and therefore that it may be unable to settle its debts as they become due in the normal course of business.

The directors have reviewed the group's and company's cashflow forecast and are satisfied that they will have access to capital and funding to continue as a going concern provided that the above-mentioned factors materialise. The financial statements are prepared on the basis of accounting policies applicable to a going concern. This basis presumes that the group and company will continue to have ongoing access to capital and funding and that the realisation of assets and settlement of liabilities will occur in the ordinary course of business.

35. Subsequent events

On 17 September 2020, Tyme Bank Holdings Limited issued 1,009,748,025 ordinary shares at R0.10 per share. The reserve pertaining to shares held for issue, (note 17), was utilised for this purpose and was transferred to share capital (R100,974,803) and share premium (R129,025,197) accordingly.

Subsequent to year end, a consideration of R257,500,000 was received as additional capital contributions for which the group intends to issue ordinary shares.

The directors are not aware of any other material event which occurred after the reporting date and up to the date of this report.

36. Contingent liabilities

Deferred compensation payable to Commonwealth Bank of Australia

The sale agreement between the Commonwealth Bank of Australia and African Rainbow Capital requires that if, at any time, within 5 years after 31 October 2018, the bank declares an audited statutory profit, after providing for an amount of R100,000,000, an amount of R200,000,000 will be payable to the Commonwealth Bank of Australia over a 12 month period.