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CORPORATE DIRECTORY

BOARD OF DIRECTORS

John Murphy Independent Non-Executive Chair

Ben Swain Non-Executive Director

John O'Hara

Independent Non-Executive Director

COMPANY SECRETARY

Leanne Pritchard

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AUDITOR

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Southbank Victoria 3006 Australia

SOLICITORS

HWL Ebsworth Level 26, 530 Collins Street Melbourne Victoria 3000 Australia

O'Reilly Legal & Governance Pty Ltd Maning Avenue, Sandy Bay, Tasmania, 7005 Australia

BANKERS

National Australia Bank Limited Bendigo Bank and Adelaide Bank

STOCK EXCHANGE LISTING

TasFoods Limited shares are listed on the Australian Securities Exchange, ticker: TFL

TasFoods Limited ACN 084 800 902



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OUR BRAND PORTFOLIO

OUR BRANDS
EMBODY AUTHENTIC
PROVENANCE THAT
REFLECTS THE ESSENCE
OF PREMIUM TASMANIAN
PRODUCTS. OUR
DIVERSIFIED CUSTOMER
BASE ENABLES US TO
DELIVER THE ESSENCE
OF TASMANIA TO WHERE
CONSUMERS CHOOSE
TO SHOP.



LUXURY

Brand that reflects artisan provenance and Tasmanian heritage, targeted at food lovers seeking authenticity.



PREMIUM

Brand that reflect us a leader in the industry for quality, sustainability and animal welfare. Targeted at pet owners who want 100% premium Tasmanian chicken as a healthy treat for their dog or cat.

Boxolove.

EVERYDAY LUXURY

Delivering brands that provides a piece of Tasmanian indulgence for everyday life, targeted at the online sales and corporate gifting markets.



MAINSTREAM / VALUE

Brands that support loyal customers with local products providing profitable volume to underpin the operations.



CHAIRMAN & CEO'S REPORT



JOHN MURPHY NON-EXECUTIVE CHAIRMAN



JOSHUA FLETCHER CHIEF EXECUTIVE OFFICER

ON BEHALF OF THE BOARD OF DIRECTORS AND THE MANAGEMENT OF TASFOODS LTD, WE PRESENT TO YOU THE ANNUAL REPORT FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2024.

Following the Company's restructure in late 2023, TasFoods is now predominately a poultry-focussed business, with our sales mix closely aligned with core consumer consumption patterns.

The 2024 financial year presented significant challenges for the Company, shaped by economic uncertainty weighing heavily on business and consumer confidence, persistent cost-of living pressures, and an unprecedented oversupply of poultry in key markets we operate in.

"

FOLLOWING THE RESTRUCTURE
IN LATE 2023, TASFOODS IS NOW
LARGELY A POULTRY-FOCUSSED
BUSINESS, WITH THE COMPANY'S SALES
MIX HEAVILY WEIGHTED TO CORE
CONSUMER CONSUMPTION PATTERNS.

As household budgets tightened, we observed consumers prioritise value in their everyday purchases, particularly within the grocery channel, as discretionary spending declined. This trend was evidenced in TasFoods key markets, where value offerings gained market share at the expense of premium brands. Additionally, this resulted in a notable shift of consumer preference from independent local operators to major national chains. Compounding these challenges, an unprecedented oversupply of poultry in Australian mainland markets led to a substitution of imported mainland poultry, intensifying competition and driving down wholesale price points.

Management remains committed to positioning Nichols Poultry as a leading brand in the affordable premium poultry segment while further establishing Pyengana Dairy as Australia's premier cheddar cheese brand – and ultimately one of the world's best. We are actively reviewing and implementing initiatives to establish a more resilient and robust business model with more consistent results. A key milestone in 2024 was the successful integration of the Nichols Hatchery (Redbank Poultry) into our Poultry division, an important

CHAIRMAN & CEO'S REPORT, CONT.

step in strengthening our control over supply chain performance and quality. The successful transition of feed suppliers from Inghams to Ridley has significantly enhanced the broiler growing operations, improving efficiency and an improvement of the feed conversion rate by ~6%.

Despite the external challenges of 2024, the Company and its team remain laser focused on enhancing operational efficiency and driving more sustainable financial performance across Nichols Poultry, Pyengana Dairy and Isle & Sky pet treats divisions going forward.

FINANCIAL PERFORMANCE

	2024								
	Continued operations				Discontinued operations				Consolidated
	Dairy \$'000	Poultry \$'000	Shared Services \$'000	Total \$'000	Dairy \$'000	Horticulture \$'000	Shared Services \$'000	Total \$'000	TOTAL \$'000
Revenue	2,125	44,416	280	46,821	238	-	-	238	47,059
Expenditure	(2,010)	(44,012)	(3,079)	(49,101)	13	1	-	14	(49,087)
OPERATING EBITDA	115	404	(2,799)	(2,280)	251	1	-	252	(2,028)
GP Margin	41%	23%	84%	23%	-	-	-	-	24%
Fair Value-Biological Assets (AASB 141)	-	(359)	-	(359)	-	-	-	-	(359)
Profit/(Loss) Sale of Assets	-	29	(16)	13	1	-	-	1	14
Impairment (Non-Cash)	-	(5,960)	-	(5,960)	-	-	-	-	(5,960)
Statutory EBITDA	115	(5,886)	(2,815)	(8,586)	252	1	-	253	(8,333)
NPAT				(10,654)				200	(10,454)

	2023								
	Continued operations					Discontinued operations			
	Dairy \$'000	Poultry \$'000	Shared Services \$'000	Total \$'000	Dairy \$'000	Horticulture \$'000	Shared Services \$'000	Total \$'000	TOTAL \$'000
Revenue	2,432	46,011	160	48,603	26,094	211	-	26,305	74,908
Expenditure	(2,121)	(44,300)	(5,717)	(52,137)	(25,958)	(284)	(1,165)	(27,407)	(79,544)
OPERATING EBITDA	311	1,711	(5,556)	(3,534)	136	(73)	(1,165)	(1,102)	(4,636)
GP Margin	33%	24%	33%	25%	1%	39%	-	1%	26%
Fair Value-Biological Assets (AASB 141)	-	243	-	243	-	-	-	-	243
Sale of Assets	-	(100)	(5)	(105)	7,112	(1,043)	-	6,069	5,964
Impairment (Non-Cash)	-	-	-	-	-	-	-	-	-
Statutory EBITDA	311	1,854	(5,561)	(3,396)	7,248	(1,116)	(1,165)	4,967	1,571
NPAT				(5,047)				4,060	(987)

CHAIRMAN & CEO'S REPORT, CONT.

Operating EBITDA for 2024 for continued operations was \$2.3 million loss, which was \$1.3 million or 35% improvement on the previous year being \$3.5 million loss. Total Consolidated (continued and discontinued operations) operating EBITDA for 2024 was \$2.0 million loss, this was a \$2.6 million or 56% improvement on 2023 being \$4.6 million loss, which included the divested business units of Betta Milk, Meander Valley Dairy and Shima Wasabi.

Total Group Statutory EBITDA loss for continued and discontinued operations was \$8.3 million during 2024. Following a review of the value of cash generating units and assets, the Company recorded a non-cash impairment charge of \$6.0 million for the full year against Nichols Poultry property, plant and equipment including organic category assets. This impairment is reflective of the current macro-economic environment and the poultry market that Nichols Poultry operates in. This impairment has reduced the carrying value of the net assets of Nichols Poultry from \$14.1 million to \$7.7 million. Despite the impairment, the Board believes in the Nichols Poultry business having established long term equity in the branded segment of the market with the Nichols brand and with its consistent high quality unbranded product together with operational improvements it has the potential to be a sustainable business into the future.

Gross profit margin across the Group declined 2% compared to 2023, driven by reduced consumer spending and an unprecedented oversupply of poultry in the market. Despite these challenges and increased labour costs, the Poultry division's gross profit margin was down 1% compared to 2023, which is a testament to the quality of the product produced at Nichols Poultry and the equity of the Nichols branded product in the segment it competes in.

The Dairy division, comprising Pyengana Dairy, saw an 8% increase in gross profit margin. This was driven by expanded national distribution through our strong partnerships with key distributors, ranging in 182 Coles supermarkets across four states in Tasmania, Victoria, New South Wales and Queensland in October 2024.

Additionally, efforts to right-size the Shared Services (corporate) structure in 2024 resulted in \$3.8 million in cost savings, representing a ~55% cost reduction compared to 2023. We remain focused on identifying further opportunities to optimise costs and drive a leaner, more efficient business.

MARKETING & E-COMMERCE

Pyengana Dairy cheese received numerous industry awards throughout 2024, with its Traditional Cheddar and St Columba Blue Cheese winning Gold and Silver across four states (NSW, QLD, SA, and TAS), as well as national awards including the Australia Grand Dairy Awards.

Boxolove, the Company's online curated hamper business, offers a premium selection of food and beverages from Tasmania's finest producers, catering to both consumers and the corporate gift market. During 2024 sales declined by 21% compared to 2023, reflecting broader trends in online demand as consumers face continued economic pressures and reduced disposable income.

CHAIRMAN & CEO'S REPORT, CONT.

FUTURE STRATEGY

The Company faced a challenging year in 2024. In response, we are actively addressing these and will continue to do so into 2025 by focussing on our strategic priorities. As part of our Capital Management Framework we are continuously evaluating and assessing our business divisions and their asset profile to ensure we drive strong returns for shareholders.

TasFoods' strategic priorities will be to:

- Enhance earnings in the Poultry division through disciplined cost management, improved equipment reliability, increased production efficiency and further optimise sales channels and product mix measures;
- Pyengana Dairy scale up product range, capability and access to domestic and international markets with the completion of export accreditation (90% achieved) and leverage our café and visitor centre as part of the long-term growth strategy;
- Maximise value from our poultry waste streams to manage costs and increase yield at our poultry production facility;
- Increase distribution and revenue in pet treats,
 leveraging our premium product positioning to grow
 Isle & Sky and the new range of pet treat SKU's;
- Maintain the strict disciplines of the Group's working capital management framework;
- Optimise existing assets in poultry and cheese production to drive incremental profit through strategic capital expenditure;
- Further reduce our overhead cost base looking at all insource and outsource service provisions to enhance our earnings position; and
- Continue evaluating the TasFoods business and asset portfolio to maximise shareholder returns.

We would like to acknowledge all employees at TasFoods for their resilience and tenacity during a year of extraordinary change and uncertainty. For the employees in Nichols Poultry, Pyengana Dairy and the support office, we look forward to driving success in 2025 as we endeavour to deliver outstanding products of the highest quality with our team by maintaining our values of passion, respect, accountability and togetherness.

We would like to thank all stakeholders, our customers, our suppliers, our employees and our shareholders for their continued support of the business.

Finally, have previously announced my stepping down as Chairman and Director of TasFoods at the conclusion of this year's Annual General Meeting, this will be my final Chairmans report for the Company. I would like to thank my fellow board members and I wish to acknowledge and thank the resilient and hard working TasFoods team. It has been a privilege to lead as Chairman of this Company since May 2022 and I look forward to watching the success of the Company as it transitions into the next phase of its evolution

John MurphyNon-Executive Chair

Joshua FletcherChief Executive Officer



POULTRY DIVISION



POULTRY DIVISION

TOTAL REVENUE FOR THE POULTRY DIVISION IN 2024 REDUCED BY 3.5% ON THE PRIOR COMPARABLE PERIOD (PCP) TO \$44 MILLION. REVENUE DECLINE WAS DRIVEN BY AN UNPRECEDENTED OVERSUPPLY OF POULTRY IN MARKETS NICHOLS POULTRY **COMPETES IN TASMANIA AND IN MAINLAND** MARKETS. THIS HAS HAD THE EFFECT OF INCREASING COMPETITION AND LOWERING OF WHOLESALE PRICES IN THE RESPECTIVE MARKETS AND MAINLAND WHOLESALERS CONTINUE TO SHIP POULTRY INVENTORY AT LOW COST. A CHALLENGING ECONOMIC BACKDROP IN 2024 TOGETHER WITH COST-**OF-LIVING PRESSURES AND CONSUMERS** TRADING DOWN BY SUBSTITUTION WITHIN THE GROCERY CHANNEL HAS HAD A FLOW-ON IMPACT TO THE FOOD SERVICE CHANNEL.





NICHOLS POULTRY WAS ESTABLISHED IN THE EARLY 1980S.

THE BUSINESS HAS CROWN TO BECOME ONE OF THE MOST TRUSTED AND RESPECTED MEAT BRANDS IN TASMANIA. Strategies implemented include strict cost control and cash flow management throughout the poultry supply chain, operational efficiencies at our processing facility with labour, yield through the digital use of Operations Feedback Systems to improve tracking and the overall responsiveness of various production lines within the facility. The successful transition of feed suppliers from Inghams to Ridley has benefited with a lower feed conversion rate (FCR) by 6%.

Gross profit margins for the Poultry division was 1% lower than PCP driven by challenges in the poultry markets and reduced consumer spending.

Volume sold decreased on 2023 levels by 11%, driven by increased competition and the unprecedented oversupply of poultry in the markets Nichols Poultry competes in.

The Poultry division reported an operating EBITDA of \$0.4 million for 2024 primarily due to sales revenue decline from increased competition and unprecedented oversupply of poultry in the markets. Major cost items that contributed to the result were an increase in direct labour costs, repairs and maintenance and increased logistics costs.

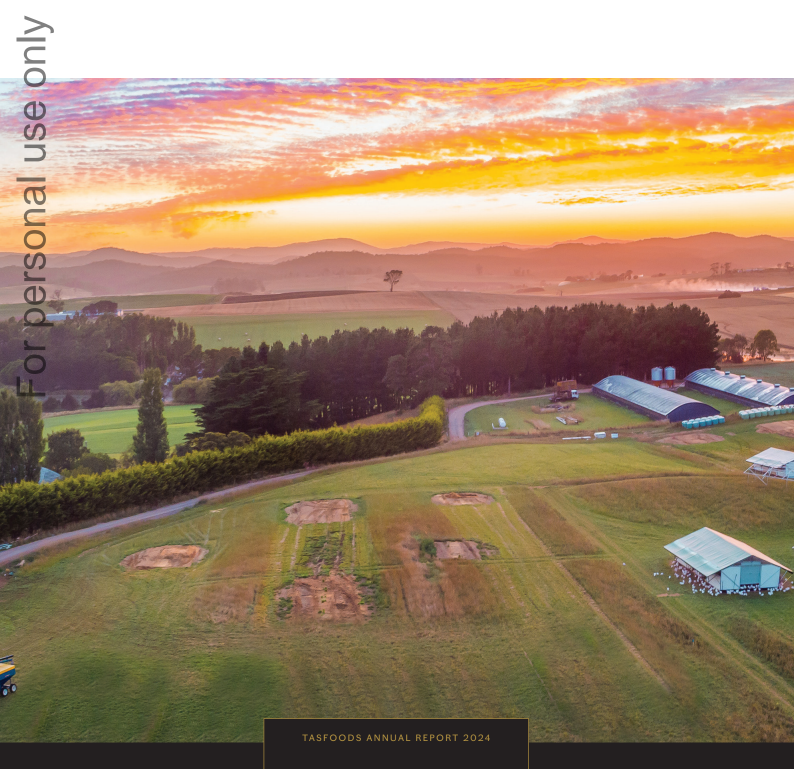
Nichols Hatchery (Redbank Poultry) was acquired in December 2023, a chicken breeder facility located in North-West Tasmania to be able to control the performance and quality in the poultry supply chain for Nichols Poultry. 2024 saw the successful integration of the Hatchery business into the Poultry Division. As a standalone business unit Nichols Hatchery delivered an EBITDA profit of \$821k.

The Nichols Poultry brand possesses a unique quality as a result of our breeding, growing, airchilling, chemical and chlorine free processing. We are focused on strengthening the Nichols brand for consumers in Tasmania and in the mainland market where customers are demanding better tasting poultry products. Poultry remains Australian consumers first choice for protein and Nichols Poultry is well placed to gain more market share.

POULTRY DIVISION, CONT.

The Isle and Sky pet treats range continued to increase distribution nationally through Petbarn and locally in Tasmania through the Hill Street Grocer Group of stores statewide. Isle and Sky continues to resonate with consumers who are seeking a

premium, all natural, chlorine and chemical free, 100% Tasmanian-made, human-grade pet treat for their dogs and cats. Quarter 4 of 2024 saw new product development occurred for a new range of pet treat SKUs that will be launched in early 2025.



DAIRY DIVISION



DAIRY DIVISION

OUR DAIRY DIVISION CONSISTED OF PYENGANA DAIRY.

TOTAL REVENUE FOR THE DAIRY DIVISION REDUCED BY 13% TO \$2.1 MILLION PREDOMINANTLY DUE TO THE PYENGANA DAIRY FARMHOUSE CAFÉ REVENUE BEING 23% LOWER THAN PCP. THIS HAS BEEN DRIVEN BY A REDUCTION ON TOURIST NUMBERS AT THE CAFÉ AND VISITOR CENTRE OVER THE LAST 12 MONTHS AND AS SEEN IN THE BROADER TOURISM DATA.



PYENCANA DAIRY -CHEESE AND TOURISM CAFE Input costs in the dairy division increased significantly during the year, predominately due to increased labour costs (24%) due to the challenges of recruitment and retention of staff for the remote location of the Pyengana Dairy production and café operations.

Pyengana Dairy cheese sales were 5% lower than PCP. This was due to availability of cheese being mature enough to be graded and sold as vintage and mature. Cross profit margin from cheese sales and cafe increased from 2023 by 8%, with farmgate milk price being 11% lower than PCP and improved artisan cheese making processes utilised.

The dairy division reported an operating EBITDA profit contribution of \$0.1 million, a 63% decline on PCP.

The premium brand positioning of this high-quality product resonates strongly with customers and this was further validated with Pyengana Dairy cheese winning numerous industry awards during 2024. Most significant of these accolades were for Pyengana Dairy Traditional cheddar and St Columba blue cheese winning Gold and Silver at major state (NSW, QLD, SA, Tas) and national awards including the Australia Grand Dairy Awards.

In 2024 TasFoods commenced the process to gain export accreditation for Pyengana Dairy, we are in the final steps in the journey to full export accreditation. It is pleasing to see Pyengana Dairy increase distribution with ranging into 182 Coles stores across four states (Tas, Vic, NSW, QLD) in October 2024, which aligns with the strategic review we competed in 2024 accessing benchmarking and expertise to step change the business growth opportunity for the future. This was commenced and completed in late 2024 for the Pyengana Dairy business unit to improve the revenue and profitability direction of the business.

Management is confident of the growth potential of the Pyengana Dairy brand as we increase our focus on growth opportunities and operational efficiency strategies in cheese production and the farmhouse café as a standalone business unit in the TasFoods Croup.

CORPORATE



CORPORATE

SHARED SERVICES

The significant corporate restructure programme that occurred in 2023 to become a more streamlined and simplified business, delivered a cost reduction in 2024 of \$3.8 million (55%) compared to PCP. We continue to explore all opportunities inhouse and external to reduce this cost further and improve capability.

BALANCE SHEET AND CASHFLOWS

The Group is supported by a balance sheet with net assets at 31 December 2024 of \$7.1 million (31 December 2023: \$17.6 million), including fixed asset balances of \$9.1 million (which excludes the Betta Milk land and buildings held for sale at reporting date, carrying amount of \$1.6 million). Cash balances were \$0.5 million (31 December 2023: \$3.4 million).

The reduction in group net assets is significantly impacted by the impairment of Nichols Poultry assets of \$6.0 million, offset by additions of plant and equipment of \$0.5 million in Nichols Poultry, Nichols Hatchery and Pyengana Dairy business units.

Net cash outflows from operating activities were \$1.9 million (2023: \$3.5 million). This is reflective of selling price increases which have not offset increased input costs including increased direct labour processing costs, logistics costs and repairs and maintenance.

Net cash outflows from investing activities were \$0.4 million (2023: \$10.5 million inflow), which were for property, plant and equipment in continued and discontinued operations.

Net cash outflows from financing activities were \$0.1 million (2023: \$3.9 million inflow), which were for repayment of borrowings relating to term loans with NAB and Roadnight Capital through the financial year and operating lease payments relating to the poultry operations.

Management continues to focus on a strict disciplined approach to working capital management to ensure improved profitability and cash flows across the TasFoods Croup.

2025 OUTLOOK

TasFoods is now primarily a Poultry business with three distinct pillars of operations;

- Hatchery and Broiler Growing
- Production
- Pet Treats and waste stream

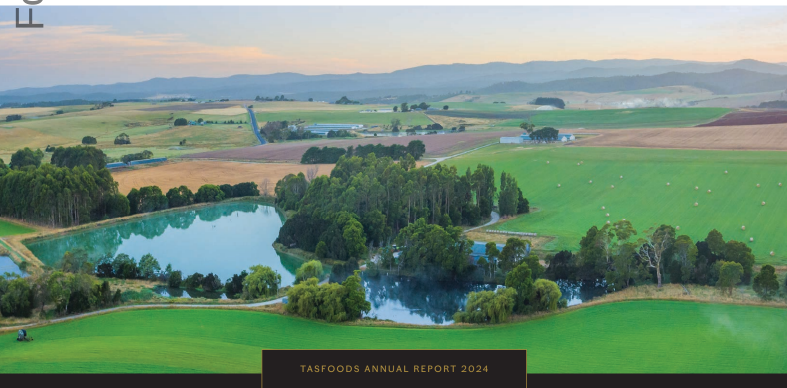
Pyengana Dairy has a focus on production, sales and distribution of its award-winning cheese. The brand is well positioned for future growth as part of the recent strategic review of the business.

We observed very early signs of improvement in the local Poultry market conditions late in Q4 2024. However, trading conditions are expected to remain challenging throughout 2025 for food manufacturing companies operating nationally in retail and food service channels. Continuing cost-of-living pressures and ongoing economic uncertainty continue to weigh heavily on both business and consumer confidence.

TasFoods continues to closely monitor the prevailing macroeconomic and market conditions, as well as the challenges facing both TasFoods and the broader food production and manufacturing industry. This diligence ensures we can adapt effectively to the ever-changing market conditions locally in Tasmania and mainland markets.

Management is disciplined and focused on reviewing, implementing and adjusting operational and strategic initiatives as they continue to evolve and adapt to establish a more resilient operating model for 2025. TasFoods is confident these initiatives will enable the Poultry, Cheese and Pet Treats divisions to adapt to markets we compete in to deliver a more sustainable financial performance for the Company into 2025 and beyond.

Under our Capital Management Framework
TasFoods continues to evaluate its business and
asset portfolio to improve shareholder returns.
The Company will continue to evaluate the market
conditions and demand for our branded product
assets to achieve optimum shareholder returns.
We believe our Nichols Poultry, Pyengana Dairy and
Isle & Sky businesses each have their own unique
brand equity, and the Company will continue to
explore opportunities to realise that potential.





RISK

TasFoods is committed to the effective management of risk to reduce uncertainty in the Croups business outcomes and to protect and enhance shareholder value. There are various internal and external risks that may have a material impact on the Croups future financial performance and economic sustainability

The Company has a formalised Risk Management Policy and Framework which operates across the Group. The Policy provides high level direction, establishes key principles and allocates responsibilities to ensure TasFoods has an effective and efficient system and process that will facilitate the identification, assessment, evaluation and treatment of risks in order to achieve strategic and performance objectives.

A copy of the Risk Management Policy can be located on the Company's website at https://www.tasfoods.com.au/corporate-governance/

During 2024 the Group complied with its Risk Management Policy and Framework, ensuring all risks were regularly reviewed and risk registers were updated for new risks and changes to existing risk profiles. Identified risks remain relatively stable, with no expectation of increases or decreases in the foreseeable future unless specifically noted below. The material business risks which may have an effect on the financial performance of the Group are:

SUPPLY RISK

Ensuring our input supply is secure, stable and reliable.

TasFoods is reliant on a number of key suppliers for inputs such as hatchlings, milk, cream and chicken feed. We have strong relationships and contracts with our suppliers to ensure that quality, quantity, reliability and price are stable. Where appropriate and able, TasFoods is diversifying supply channels to reduce risk levels and dependence on key suppliers.

PANDEMIC RISK

Ensuring the safety of our employees, contractors and customers in a pandemic environment as well as securing input supplies and managing the impact of market volatility.

TasFoods operates on a number of different sites with varying levels of pandemic impact risk. The Group has developed site specific multi scenario pandemic plans for each operational location that respond to updated health, Government and industry advice as well as emerging market conditions.

Each site plan prioritises the health and safety of employees, site visitors and customers, follows recommended advice from Government and Health Officials relating to pandemic safety measures including;

- Removal of all non-essential employees from sites to work from home;
- Non-essential visitors not permitted on processing sites;
- Provision of relevant protective equipment to employees;
- Temperature testing of employees;
- Payment of standard wages to all employees awaiting COVID or other relevant test results;
- Pandemic/COVID-specific daily cleaning and sanitation programs;
- Additional staff facilities provided on large work sites to allow for isolation of work groups;
- Identification of social and commuting groups within the workforce to ensure employees likely to have contact outside of work remain in contained work groups.

RISK, CONT.

MARKET RISK

Delivering on our customer promises and growing our customer base.

TasFoods has a number of large key customers and the loss of one or more would have a detrimental impact on the Group. TasFoods mitigates this risk by investing in the quality of its relationships with key customers, and ensuring we manufacture product in accordance with our customer's required specification and standard. The Company continues to grow and diversify its customer base. In addition, TasFoods responds to changing customer compliance requirements through the upgrading of its facilities and operating processes. TasFoods has also developed a point of difference in our products which reduces the risk of substitution.

BIOSECURITY RISK

Minimising the risk of disease and infection impacting our animals, manufacturing facilities and inputs.

Careful site management, biosecurity measures and good animal husbandry and agricultural management are used to manage TasFoods' risk of exposure to disease, infection and contamination. Significant disease outbreaks may result in mass mortality of livestock could have a significant impact on saleable goods. Suppliers undergo an approval process to ensure inputs comply with product specifications. These are internally and where appropriate externally audited and monitored for compliance.

SAFETY RISK

Ensuring our products are safe for customers and our staff are safe at work.

Food safety and workplace health and safety are risks that must be managed by TasFoods at all times. We have built strong quality and safety assurance systems which are externally audited against relevant standards. These systems are overseen by highly skilled staff within a culture committed to food and people safety. In addition, TasFoods holds relevant insurances to further mitigate food safety and workplace health and safety risks.

CLIMATE RISK

Minimising the risks to the business from a changing climate that is contributing to increased extreme weather events.

TasFoods operations are geographically dispersed across Northern Tasmania which mitigates the impact of any one climatic influenced event on its production capabilities. Business continuity plans have been established for each business operation that include policies and procedures to manage biological assets in extreme weather events to minimise the risk of losses.

Investment in irrigation infrastructure across the Tasmanian agricultural landscape provides surety of crop for key inputs such as grain and dairy. Drought or extreme weather events in other regions of Australia may impact commodity pricing for inputs to TasFoods operations.

ENVIRONMENTAL, SOCIAL AND GOVERNANCE (ESC) RISK

Minimising the risk to the business of by focusing on environmental and social impacts of business operations.

TasFoods has a moral and business imperative to understand and manage its ESC risks. To consider TasFoods physical and social environment is not only the right thing to do, but it is expected by employees, customers, investors and regulatory bodies. As the speed and pace of change on these issues have increased, so have the expectations of our stakeholders. TasFoods is not only expected to do the right thing, insufficient action on these issues can have a negative financial implication. ESC risks bring a high degree of uncertainty in the form of potentially severe disruption to environmental, financial, and social environment which may create immediate and unforeseen outcomes for TasFoods and its various stakeholders. TasFoods is focussed on reducing its carbon footprint by utilising in-site wind turbine electricity generation at it Sassafras facility to help reduce electricity costs to the business.



BOARD OF DIRECTORS



JOHN MURPHY INDEPENDENT NON-EXECUTIVE CHAIR

Appointed Independent Non-Executive Director on 23 June 2021 Appointed Deputy Chair on 31 January 2022. Appointed Acting Chair on 31 May 2022 Appointed Chair on 26 August 2022

John has over 35 years' experience in the Australian and International Beverage, Food, Fast Moving Consumer Goods and Packaging Industries. He has held a range of leadership roles in large multinational organisations including Managing Director of Coca-Cola Amatil Australia; the CEO of Visy Industries Australian business; and the Managing Director of Carlton & United Breweries Australian beer business after an extensive career with the company. John has served on the boards of both public and private companies and has previously served as a board member/advisor of PFD Foods, Bellamy's Organic and Tribe Breweries and is currently a start-up founding advisor of the Turner Stillhouse craft distillery in Tasmania.



BEN SWAIN NON-EXECUTIVE DIRECTOR

Appointed Non-Executive Director on 4 June 2020.

Ben is a partner of Tasmanian law firm Murdoch Clarke. His practice areas include corporate advice, transactional mergers and acquisitions, real property and private client matters. Ben is a director of various Pty Ltd companies and trusts including the Elsie Cameron Foundation Pty Ltd which has investment in entities including TasFoods Limited. With a passion for Tasmania's finest foods and produce and the companies that grow and produce them, Ben gets great fulfilment from assisting, in his professional capacity, various Tasmanian food and agriculture business to achieve their goals.



JOHN O'HARA INDEPENDENT NON-EXECUTIVE DIRECTOR

 $\label{thm:linear_equation} Appointed Independent \, Non-Executive \, Director \, on \, 23 \, June \, 2021.$

John is a highly accomplished Executive and Non-Executive Director with a track record of substantive contribution to strategic development and growth, cultural reform, value creation, building reputation and stakeholder relationships. John's Director experience spans across large private entities, corporations, and Not for Profit. His executive roles have encompassed ASX organisations, Co-Operatives and large private companies with national and international operations. John spent 18 years with Sunny Queen Australia, 8 years as CEO & Managing Director. Prior to that he has held Senior Executive roles in both Dairy Farmers Cooperative and National Foods. John is currently Chair of Priestley's Courmet Holdings and the Coolum Beach SLSC Future Fund. He is also Advisory Board Chair of Simon George & Sons. He was previously the Chair of Mulgowie Farming Company.

EXECUTIVE TEAM



JOSHUA FLETCHER
CHIEF EXECUTIVE OFFICER
Appointed CEO on 29 March 2024

Joshua has broad finance and governance experience, gained over his career in the dairy industry from farmgate to manufacturing and commercial operation. He was the Finance Director at Maeil Australia (Maeil Dairies Co) and was responsible for all finance and governance related matters. Prior to Maeil Australia, Joshua was the Chief Financial Officer and Company Secretary of Organic Dairy Farmers of Australia Co-operative and its subsidiaries until 2019. He was also Head of Commercial Finance and Head of Finance at Murray Coulburn Co-operative. Joshua was the original financial controller of Tasmanian Dairy Products Co Limited, owned by Murray Coulburn, Mitsubishi Corporation and the Tasmanian founding shareholder, who built an \$80m milk powder facility in North-West Tasmania. Joshua is a member of the Chartered Accountants Australia and New Zealand (CA ANZ). In addition, he holds a Bachelor of Commerce majoring in Accounting (University of Tasmania). He has previously been a member of the CA ANZ Regional and Rural Advisory Committee.



LEANNE PRITCHARD

COMPANY SECRETARY AND CHIEF FINANCIAL OFFICER
Appointed Company Secretary and CFO on 29 March 2024

Leanne has broad finance experience across a range of industries including FMCG, food manufacturing, IT, financial services and audit. Leanne was previously the Financial Controller at TasFoods Limited. Prior to that Leanne was the Group Financial Controller at Genobile Saba Australia where she was responsible for all areas of finance, treasury, governance and HR.

Leanne has also held positions with Cxense AS, a SAAS company based in Norway, National Australia Bank and eight years with Deloitte Audit and Advisory, specialising in insurance, superannuation and managed funds.

As a member of the Chartered Accountants of Australia and New Zealand (CAANZ), Leanne also holds a Masters in Applied Commerce (Accounting) from The University of Melbourne.

DIRECTORS' REPORT

The Directors of TasFoods Limited (the Company) present the financial report on the Company and its controlled entities (the Croup) for the year ended 31 December 2024.

In order to comply with the provisions of the Corporations Act 2001, the Directors report as follows:

DIRECTORS

John Murphy	Independent Non-Executive Chair				
	John became the Chair on 26 August 2022.				
	John was appointed to the Board as an Independent Non-Executive Director on 23 June 2021.				
	During FY24 John was a member of both the Audit and Risk Committee and the Nomination and Remuneration Committee.				
Experience and qualifications	John has over 35 years' experience in the Australian and International Beverage, Food, Fast Moving Consumer Goods and Packaging Industries.				
	He has held a range of leadership roles in large multinational organisations including Managing Director of Coca-Cola Amatil Australia; the CEO of Visy Industries paper, packaging and recycling business; and the Managing Director of Carlton & United Breweries Australian beer business after an extensive career with the company.				
	John has served on the boards of both public and private companies has previously served as a board member/advisor of PFD Foods, Bellamy's Organic and Tribe Breweries, and is start-up founding advisor of the Turner Stillhouse craft distillery in Tasmania.				
Other Directorships in listed entities:	Nil				
Former Directorships in listed entities in the last 3 years:	Nil				
Interest in shares and options:	5,025,769 Share Appreciation Rights				
Ben Swain	Non-Executive Director since 4 June 2020.				
	Ben was appointed to the Board as a Non-Executive Director on 4 June 2020.				
	During FY24 Ben was the Chair of the Audit and Risk Committee and a member of the Nomination and Remuneration Committee.				
Experience and qualifications	Ben is a partner of Tasmanian law firm Murdoch Clarke. His practice areas include corporate advice, transactional mergers and acquisitions, real property and private client matters.				
	Ben is a director of various private companies and trusts including the Elsie Cameron Foundation Pty Ltd which has an investment in entities including TasFoods Limited. With a passion for Tasmania's finest foods and produce and the companies that grow and produce them, Ben gets great fulfilment from assisting, in his professional capacity, various Tasmanian food and agriculture business to achieve their goals.				
Other Directorships in listed entities:	Nil				
Former Directorships in listed entities in the last 3 years:	Nil				
Interest in shares and options:	1,578,571 Ordinary Shares 4,149,857 Share Appreciation Rights				

DIRECTORS, CONT.

John O'Hara	Independent Non-Executive Director since 23 June 2021. John was appointed to the Board as an Independent Non-Executive Director on 23 June 2021.			
	During FY24 John was the Chair of the Nomination and Remuneration Committee and was a member of the Audit and Risk Committee.			
Experience and qualifications	John is a highly accomplished Executive and Non-Executive Director with a track record of substantive contribution to strategic development and growth, cultural reform, value creation, building reputation and stakeholder relationships.			
	John's Director experience spans across large private entities, corporations, and Not for Profit. His executive roles have encompassed ASX organisations, Co-Operatives and large private companies with national and international operations.			
	John spent 18 years with Sunny Queen Australia, eight years as CEO & Managing Director. Prior to that he has held Senior Executive roles in both Dairy Farmers Cooperative and National Foods. John is currently Chair of Priestley's Gourmet Holdings, Simon George & Sons and a Board member of Kalfresh Pty Ltd. He was previously the Chair of Mulgowie Farming Company.			
Other Directorships in listed entities:	Nil			
Former Directorships in listed entities in the last 3 years:	Nil			
Interest in shares and options:	4,149,857 Share Appreciation Rights			

COMPANY SECRETARY

Leanne Pritchard	Company Secretary and Chief Financial Officer since 29 March 2024				
	Leanne joined TasFoods in October 2023 and was appointed as Chief Financial Officer on 29 March 2024. She was appointed as Company Secretary on 29 March 2024.				
Experience and qualifications	Leanne has extensive finance experience, gained across a number of industries including FMCG, IT, banking and professional services. Leanne previously worked at Genobile Saba Australia as the Financial Controller, and was responsible for managing all areas of finance, reporting and governance for the Group.				
	Prior to this Leanne held finance leadership roles at Cxense Australia, a subsidiary of a Norwegian Listed SAAS company, National Australia Bankand Deloitte.				
	Leanne is a member of the Chartered Accountants Australia and New Zealand (CA ANZ). She holds a Master of Applied Commerce majoring ir Accounting (University of Melbourne).				
Joshua Fletcher	Company Secretary and Chief Financial Officer from 17 March 2023 to 28 March 2024.				
	Josh joined the Company as Chief Financial Officer on 17 March 2023. He was appointed as Company Secretary on 17 March 2023.				
	Josh ceased to be the Company Secretary and Chief Financial Officer upon being appointed as Chief Executive Officer on 29 March 2024.				

MEETING OF DIRECTORS

The following table sets out the number of meetings of the Company's Directors during the year ended 31 December 2024 and the number of meetings attended by each Director during that time. Board Meetings were held in addition to the Company's Annual General Meeting held on 30 May 2024.

Director	Board Meeting		Audit And Ris	k Committee	Nomination & Remuneration Committee		
	Held during time on Board	Attended	Held during time on Board	Attended	Held during time on Board	Attended	
J Murphy ¹	12	12	5	5	1	1	
B Swain ¹	12	11	5	5	1	1	
J O'Hara ¹	12	10	5	5	1	1	

¹Mr Murphy, Mr O'Hara and Mr Swain were on the Board for the entire financial year.

PRINCIPAL ACTIVITIES

The principal activities of the Group are the processing, manufacture and sale of Tasmanian-made food products.

OPERATING RESULTS AND FINANCIAL POSITION

A comprehensive review of operations is set out in Operating and Financial Review section of this Annual Report.

SIGNIFICANT CHANGE IN STATE OF AFFAIRS

There were no significant changes in the state of affairs of the Group during the financial year, other than those outlined in the Operating and Financial Review.

AFTER BALANCE DATE EVENTS

There are no matters or circumstances that have arisen since 31 December 2024, which have significantly affected the Group's operations, results or state of affairs, or may do so in future years.

REMUNERATION REPORT

Message from the Chairman of the Remuneration & Nominations Committee

Dear Shareholder

On behalf of the Board, I am pleased to present the Remuneration Report for the financial year ended 31 December 2024, outlining the nature and amount of remuneration for TasFood's Non-Executive Directors and other Key Management Personnel ("KMP").

TasFood's remuneration strategy is designed to be responsible and sufficiently competitive to attract and retain valued executives and directors who create value for shareholders whilst maintaining alignment with the short-term and long-term objectives of the Company.

The new long-term incentive plan was approved by shareholders at the May 2022 AGM. It is especially important that any reward for Directors and Executives under the long-term incentive plan is clearly linked to business performance and our shareholders' expectations. The Board will, over the course of FY25 consider what further improvements to remuneration governance, policies, procedures and practices could be made, implement them, provide updates and respond to feedback in future Remuneration Reports.

We look forward to your comments, and support for remuneration related resolutions, at the upcoming ACM.

On behalf of the Committee, I recommend the Report to you.

Yours sincerely,

John O'Hara

Chair - Remuneration and Nomination Committee

REMUNERATION REPORT (AUDITED)

The Directors of TasFoods Limited present the Remuneration Report for the Company and its controlled entities for the financial year ended 31 December 2024, prepared in accordance with the requirements of the *Corporations Act 2001* and its regulations.

This report outlines the remuneration arrangements in place for the Key Management Personnel (KMP) of the Group, which comprises all Directors (executive and non-executive) and those other members of the TasFoods Executive who have authority and responsibility for planning, directing and controlling the activities of the Group.

In 2024 the Company's main activity related to developing Tasmanian branded food businesses (including Nichols Poultry, Pyengana Dairy and Isle and Sky pet treats).

This report has been prepared in accordance with section 300A of the Corporations Act 2001.

The Report has been set out as follows:

- 1. Key management personnel covered in this report (KMP)
- 2. Role of the Nomination and Remuneration Committee
- 3. Engagement of remuneration consultants
- 4. Remuneration strategy and framework
 - 4.1. Executive remuneration schedule
 - 4.2. Remuneration mix and linking pay to performance
 - 4.3. 2024 fixed remuneration
 - 4.4. 2024 short-term incentive arrangements
 - 4.5. 2024 long-term incentive arrangements
 - 4.6. KMPs 2024 short-term incentive arrangement results
 - 4.7. Company financial performance
- 5. Executive contracts
- 6. Non-executive directors' remuneration structure
 - 6.1. Current fee levels and fee pool
 - 6.2. 2024 long-term incentive arrangements
- 7. Restrictions on long-term incentive plan shares prior to vesting
- 8. Remuneration tables Directors and KMP executives

1. KEY MANAGEMENT PERSONNEL COVERED IN THIS REPORT (KMP)

The term Key Management Personnel refers to those persons having the authority and responsibility for planning, directing and controlling the activities of the Consolidated entity, directly or indirectly, and includes any director of the Croup (whether executive or otherwise).

The KMP of TasFoods for the year ended 31 December 2024 were:

Current Non-Executive Directors	Role	Appointment Date
John Murphy	Non-executive Chair	23 June 2021
Ben Swain	Non-executive Director	4 June 2020
John O'Hara	Non-executive Director	23 June 2021
Current KMP Executives	Role	Appointment Date
Joshua Fletcher ¹	Chief Executive Officer	29 March 2024
Leanne Pritchard ²	Chief Financial Officer	29 March 2024
Former Executive and Non-Executive Directors	Role	End Date
Scott Hadley ³	Chief Executive Officer	28 March 2024

¹ Joshua Fletcher commenced as Chief Executive Officer on 29 March 2024.

2. ROLE OF THE NOMINATION AND REMUNERATION COMMITTEE

The Committee has the responsibility for proposing candidates for consideration by the Board to fill casual vacancies or additions to the Board and for devising criteria for Board membership and for reviewing membership of the Board, including:

- Assessment of necessary and desirable competencies of Board members;
- Review of Board succession plans to maintain an appropriate balance of skills, experience and expertise;
- As requested by the Board, evaluation of the Board's performance and, as appropriate, developing and implementing a plan for identifying, assessing and enhancing Director competencies; and
- Recommendations for the appointment or replacement of Directors.

Additional responsibilities of the Committee include reviewing and reporting to the Board on:

- Remuneration arrangements for the directors and senior executives of the Company (including, without limitation, incentive, equity and other benefit plans and service contracts) to ensure remuneration suitably motivates executives to pursue the success of the Company through the identification and profitable integration of growth opportunities;
- The review of the Remuneration Report to be included in the annual report;
- Remuneration policies and practices for the Company generally;
- Superannuation arrangements;
- Board remuneration; and
- Such other matters as the Board may refer to the Committee from time to time.

² Leanne Pritchard commenced as Chief Financial Officer on 29 March 2024.

³ Scott Hadley resignation was announced on 15 January 2024 and effective 28 March 2024.

3. ENGACEMENT OF REMUNERATION CONSULTANTS

The Nomination and Remuneration Committee periodically engages independent external consultants to advise and assess KMP remuneration arrangements. In FY2O22 Mercer Consulting Australia Pty Ltd (Mercer) was engaged to provide the valuation of rights to senior executives (issued under the existing LTI Plan), but did not provide any recommendations on the participants, quantum for participants, or the hurdles.

There has been no valuation of rights to senior executives conducted in FY24 as there has been no rights issued to senior executives in FY24.

4. REMUNERATION STRATEGY AND FRAMEWORK

The remuneration strategy sets the direction for the remuneration framework and drives the design and application of remuneration policies for executives of TasFoods (including KMP).

TasFoods remuneration strategy and framework aims to attract and retain the best available people to run and manage TasFoods and align their interests with our shareholders. The Board is committed to having a remuneration strategy and framework that rewards, motivates, and retains executives, to achieve our business objectives and deliver shareholder returns.

TasFoods seeks to create alignment between the interests of its executives and shareholders. In the case of executives, by providing a fixed remuneration component together with specific short-term and long-term incentives based on key performance areas affecting TasFoods financial and non-financial results.

In the case of non-executive directors, their remuneration does not contain performance-based or 'at risk' components. Non-executive directors are paid fees, with a component being Share Appreciation Rights and are also encouraged to hold shares in TasFoods.

4. REMUNERATION STRATEGY AND FRAMEWORK

4.1. Executive remuneration structure

The performance of the Company depends upon the quality of its executives. To prosper, the Company must attract, motivate and retain highly skilled executives. To that end, the Company embodies the following principles in its remuneration framework:

- Provide competitive rewards to attract high calibre executives;
- Focus on creating sustained shareholder value;
- Place a portion of executive remuneration at risk by linking reward with the strategic goals and performance of the Company;
- Differentiate individual rewards commensurate with contribution to overall results and according to individual accountability, performance and potential; and
- Ensure total remuneration is competitive by market standards.

Executives' total remuneration package may be comprised of the following elements:

- Total Fixed Remuneration (base salary and superannuation)
- At-Risk Remuneration:
 - Short-Term Incentive (STI)
 - Long-Term Incentive (LTI)

Due to current trading performance and the continuing initiatives relating to profitability and cost restructuring, the Board has elected not to award any LTI's to key management personnel in FY2024.

4. REMUNERATION STRATECY AND FRAMEWORK, CONTINUED.

4.1. Executive remuneration structure, continued.

	Performance Condition	Remuneration Strategy/ Performance Link
Total Fixed Remuneration (TFR) • salary • statutory superannuation	Executive remuneration levels are market-aligned by comparison to similar roles in ASX-listed companies that have comparable market capitalisation, revenues, and financial metrics relevant to the executive's role, executive's knowledge, skills and experience, and individual performance.	Fixed remuneration is set to attract, motivate and retain executives to ensure they can deliver on TasFoods business strategy and contribute to the TasFoods ongoing financial performance.
Short-Term Incentive (STI) Annual incentive opportunity delivered in cash	Performance is measured against: Financial Croup performance (i.e. sales revenue, gross profit margin and EBITDA); and Non-Financial KPIs (i.e. WH&S (LTIFR) and other operational KPIs). The STI plan applies more broadly beyond the KMP and KPI's vary depending on the executive's level and role. Non-Financial KPIs also vary and depend on the executive's individual role and responsibilities. Details of the specific measures and results for 2024 can be found in section 4.6.	The STI plan is designed to encourage and reward high performance and for this reason it places a significant proportion of the executives' remuneration at-risk against targets linked to the Company's annual performance objectives and therefore supports the alignment between the interests of the executive, TasFoods and our shareholders. A combination of financial and non-financial KPIs are used because the Board believes that there should be a balance between short-term financial measures and more strategic non-financial measures which in the medium to longer-term will support the growth of TasFoods. The Board believes the STI provides the right measures and appropriately challenging targets for participants.
Long-Term Incentive (LTI) An award of rights with performance assessed over 3 years	A three-year performance period provides a reasonable period to align reward with shareholder return and also acts as a vehicle to help retain the KMP, align the business planning cycle, and provide sufficient time for the longer-term performance to be achieved. Due to the importance that the Board places on an improvement in share price and profitable growth, two measures (Total Shareholder Return (TSR) and EBITDA growth) were chosen for the 2024 grant.	The purpose of the LTI is to focus the executives' efforts on the achievement of sustainable long-term shareholder value creation and the long-term financial success of TasFoods. The provision of LTIP awards via performance rights for ordinary shares in TasFoods encourages long-term share exposure for the executives and, therefore, aligns the long-term interests of executives and shareholders.

4. REMUNERATION STRATEGY AND FRAMEWORK, CONTINUED.

4.2. Remuneration mix and linking pay to performance

The Board recognises that each executive needs a significant portion of their remuneration to be at-risk and be linked to TasFoods annual business objectives and actual performance.

Remuneration is linked to performance by:

- Requiring a proportion of the executives' remuneration to vary with the short-term and long-term performance of TasFoods;
- Setting clear expectations on target and stretch performance objectives required for STI payments to ensure quality results; and
- Assessment of long-term performance through multiple measures to provide a complete picture of TasFoods performance and the increase in shareholder value.

In addition, STI and LTI outcomes are not driven by a purely formulaic approach. The Nomination and Remuneration Committee holds discretion to determine that awards are not to be provided or vested in circumstances where it would be inappropriate or would provide unintended outcomes.

The relative weighting of fixed and variable components for target performance is set according to the scope of the executive's role. For the KMP the 'at risk' components for 2024 were as follows:

	TFR	Short-Term Incentive (At-Target) ¹	Short-Term Incentive (Stretch) ²	Long-Term Incentive (Target Opportunity) ³	Long-Term Incentive (Maximum Opportunity)
Current KMP Executives					
Joshua Fletcher ¹	\$305,000	50.0%	50.0%	50.0%	50.0%
Leanne Pritchard ²	\$200,000	30.0%	30.0%	30.0%	30.0%
Former KMP Executives					
Scott Hadley ³	\$450,000	50.0%	75.0%	90.0%	180.0%

¹ Joshua Fletcher commenced as Chief Executive Officer on 29 March 2024.

² Leanne Pritchard commenced as Chief Financial Officer on 29 March 2024.

³ Scott Hadley resignation was announced on 15 January 2024 and effective 28 March 2024.

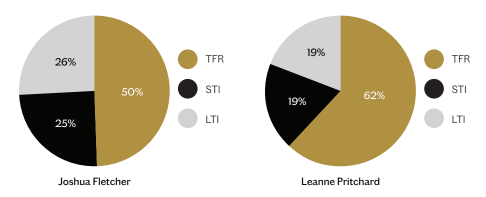
 $^{^{\}rm L}$ The short-term incentive is the total payment at-target as a % of TFR

 $^{^2 \ \}text{KMP Executives' STIs have a stretch component that is designed to encourage above at target performance as a \% of TFR.} \\$

 $^{^{\}rm 3}$ The long-term incentive refers to the value, of any grant as a % of TFR.

4. REMUNERATION STRATEGY AND FRAMEWORK, CONTINUED.

4.2. Remuneration mix and linking pay to performance, continued.



4.3. 2024 fixed remuneration

TasFoods uses a total fixed remuneration (base salary and superannuation) for the purposes of calculating STI and/or LTI amounts.

Details of KMP executives' total fixed remuneration for the year ended 31 December 2024 (and 31 December 2023) can be found in the 'Remuneration Tables' section of this report.

4.4. 2024 short-term incentive arrangements

The TasFoods Short-Term Incentive Plan (STIP) rewards the CEO and those executives reporting to the CEO (including the KMP executives) for performance against a pre-determined scorecard of measures linked to TasFoods short-term business performance (12 months) and individual performance. The specific performance measures may vary from year to year depending on the business' objectives but are chosen on the basis that they will increase financial performance, market share and shareholder returns.

The relative weighting of fixed and variable components for target performance is set according to the scope of the executive's role.

The key performance indicators and other targets against which performance can be measured for determining the proportion of 'at-risk' remuneration, are generally as follows:

- **Financial** actual results compared to budgeted results for items including EBITDA, Sales Revenue, and Cross Profit Margin.
- Business growth NPAT, earnings per share, price earnings ratio, new order value, acquisitions and new customers.
- **Business management** cash generation, capital management, number of days sales outstanding in debtors, inventory turnover, cost/revenue ratios, and staff utilisation.
- Strategy development, approval, implementation, and achievement.
- · People Workplace Health and Safety (LTIFR).

4. REMUNERATION STRATECY AND FRAMEWORK, CONTINUED.

4.4. 2024 short-term incentive arrangements, continued.

Performance for each measure is assessed on a range from Target to Stretch. Stretch is set by the Board for each measure at a level that ensures maximum STI is payable only where performance has truly and substantially exceeded expectations.

Details of the STI performance measures and targets for 2024 are set out in section 4.6.

4.5. 2024 long-term incentive arrangements

Executive remuneration is determined by the Board, having consideration to relevant market practices and the circumstances of the Company on an annual basis. It is the view of the Board that it is in the interests of Shareholders for selected Executives (the Participants) to receive part of their Total Remuneration Package (TRP) in the form of at-risk equity that will vest based on performance against indicators that are linked to Shareholder benefit (refer to details in respect of the Vesting Conditions following) during a defined Measurement Period. This is also considered best practice with regards to evident market practices. It should therefore be considered appropriate to provide some equity-based remuneration to Executives of the Company instead of cash only.

The TasFoods Limited Rights Plan (TFLRP) was designed to form a significant component of at-risk remuneration and to create alignment between Shareholder value creation and the remuneration of selected Executives. Grants under the TFLRP will facilitate the Company providing appropriate, competitive and performance-linked remuneration to its Executives. The Board seeks to ensure that grants to Executives are made at a level that will appropriately position their TRPs in the market, in accordance with the Company's remuneration policies.

The key elements of the Executive LTI plan are:

Participants: the CEO, executive KMP, and provision for additional participants but noting that the terms of their grants may be varied as considered appropriate by the Board.

Instrument: The TFLRP uses Performance Share Appreciation Rights (PSARs) which are an entitlement to the value of a Share which may be settled either in the form of cash or a Share/Restricted Share (a Share which is subject to disposal restrictions). Cenerally, it is expected that vested PSARs will be satisfied in Restricted Shares.

Maximum number of Performance Share Appreciation Rights: The maximum number of PSARs is calculated by multiplying the total fixed remuneration (TFR) of the Participant at the beginning of the financial year by the maximum LTI % and then dividing that figure by the relative value of the PSAR. The value of a PSAR is calculated using the Black Scholes option pricing model. The FY24 PSAR has not been calculated as the CEO and executive KMP were not entitled to any PSAR in FY24.

Measurement Period: The Measurement Period is the three financial years from 1 January 2024 to 31 December 2026.

4. REMUNERATION STRATEGY AND FRAMEWORK, CONTINUED.

4.5. 2024 long-term incentive arrangements, continued.

Vesting Conditions: In order for PSARs to vest, the Participant must remain employed by the Company during the Measurement Period (except in the case of a "Cood Leaver") and the performance conditions must be satisfied. The performance conditions in relation to the 2024 grant of PSARs are Total Shareholder Return (TSR) and EBITDA growth as outlined below:

Total Shareholder Return

The vesting percentages (of the grant/stretch/maximum level of LTI) to be determined by the following scale:

Performance Level	Absolute TSR (CACR)	Indicative TFL Share price	% of Maximum vesting
Stretch	25%	\$0.14	100%
Between Target and Stretch	>19%, <25%	>\$0.12 and <\$0.14	Pro-Rata
Target	19%	\$0.12	50%
Between Threshold and Target	>14%, <19%	>\$0.10 and <\$0.12	Pro-Rata
Threshold 14%		\$0.10	25%
Below Threshold	<14%	<\$0.10	0%

Share Price will be determined by a ten-trading day VWAP ending on the date that is the end of the Measurement Period (see above). Details of the performance rights allocated to KMP can be found in Table D of section 8 below.

EBITDA Growth

The Company's compound annual growth in EBITDA, and achievement against the EBITDA Hurdle, will be determined by the Board in its absolute discretion, having regard to matters it considers relevant. It is intended that EBITDA for each relevant financial year will be calculated as EBITDA for that financial year, adjusted to exclude the costs of servicing equity (other than dividends), adjusted for any bonus elements. For relevant financial years, the calculation may be adjusted to take into account one-off items associated with equity raising, if considered appropriate by the Board. The Board also reserves the right to make any other adjustments it thinks fit to the calculation of EBITDA having regard to the impact of any other exceptional items.

Retesting: Retesting is not permitted under the proposed terms of the Invitations.

Exercise Price: The exercise price for the PSARs is \$0.00 however this price is notional and no amount needs to be paid by the Participant in order to exercise the PSARs. Instead it is accounted for in the calculation of the Exercised PSARs Value which is as follows:

(Share Price - Exercise Price) x Number of PSARs Exercised

Cessation of Employment: In the event of a termination of employment by the Company for cause, all unvested PSARs will be forfeited unless otherwise determined by the Board.

Subject to the Rules, in other cases cessation of employment will generally result in pro-rata forfeiture of the PSARs reflecting the remaining portion of the first year of the Measurement Period that will not be served, with the excess staying on foot for testing at the end of the measurement period, unless otherwise determined by the Board.

Following a Participant ceasing employment with the Group, 90 days after the first date that all PSARs that the Participant holds are fully vested and not subject to Exercise Restrictions, all PSARs they hold will be automatically exercised on a date determined by the Board, unless otherwise specified in an Invitation or the Board determines that they may be held for any remainder of the Term specified in the Invitation.

4. REMUNERATION STRATEGY AND FRAMEWORK, CONTINUED.

4.6. KMPs 2024 short-term incentive arrangement results

The measures and targets for the 2024 STI were set by the Board in February 2024 and were based on the priorities for 2024. The key performance indicators were based upon stretch targets, with operating EBITDA set as a hurdle requirement (or gate) for payment of the 2024 STI.

The following table shows the Company's 2024 STI performance measures and weightings as applied to KMP.

Performance Measure	Description	Weighting	Comment
Operating EBITDA	Statutory EBITDA adjusted for acquisition costs, capital raising costs and incentive payments	40%	EBITDA is seen as a key factor of trading performance and operational sustainability. Operating EBITDA is a hurdle requirement for STI payments
Cross Profit Margin (\$)	Statutory gross profit margin in dollars excluding biological asset movements	20%	The gross profit margin is seen as a key outcome of sales effectiveness and operational efficiency
Gross Profit Margin (%)	Statutory gross profit margin percentage excluding biological asset movements	20%	The gross profit margin is seen as a key outcome of sales effectiveness and operational efficiency
WHS - Lost time injury frequency rate (LTIFR)	LTIFR are the number of lost time injuries within a given year relative to the total number of hours worked in the same period multiplied by 1 million	5%	Employees are a key asset to TasFoods and their safety is paramount. A reduction in LTIFR is a key outcome of the WHS program
Other Non-Financial Targets	Including capital management, capability build and operational KPIs	15%	A number of other non-financial KPIs were set to focus on both capability and operational efficiencies across the TasFoods business.

4.7. Company financial performance

The following table shows the relationship between KMP executives' at-risk remuneration and TasFoods overall financial performance:

Average STI payout as a % at-target for eligible KMP executives	0%	0%	0%	0%
Diluted (loss)/earnings per share (cents)	(2.44)	(1.15)	(4.03)	(3.05)
Basic (loss)/earnings per share (cents)	(2.44)	(1.15)	(4.03)	(3.05)
Dividends	\$0.00	\$0.00	\$0.00	\$0.00
Share price growth	-43.33%	-25.00%	-61.90%	-12.50%
Share price at end of year	\$0.017	\$0.030	\$0.040	\$0.105
Share price at start of year	\$0.030	\$0.040	\$0.105	\$0.120
Net (loss)/profit after tax (\$'000)	(\$10,454)	(\$987)	(\$16,478)	(\$10,741)
Net (loss)/profit before tax (\$'000)	(\$10,454)	(\$987)	(\$16,399)	(\$10,741)
Revenue (\$000)	\$46,054	\$74,052	\$70,587	\$69,441
Financial Year Ended 31 December	2024	2023	2022	2021

The average STI payout as a % of the at-target for eligible KMP executives for FY24 was 0% as the EBITDA hurdle was not met. The EBITDA hurdle was also the gate for all non-financial STI awards.

5. EXECUTIVE CONTRACTS

The remuneration and other terms of employment for the executives are covered in formal employment contracts that have no fixed terms. TasFoods may terminate an executive immediately for cause, in which case the executive is not entitled to any payment other than the value of total fixed remuneration (and accrued entitlements) up to the termination date.

Name KMP Executives	Notice Period by TasFoods	Notice Period by Executive	Termination / Redundancy Payment
Joshua Fletcher ¹	6 months	6 months	The Company has discretion to make a payment in lieu of all or part of the notice period. If the CEO's employment is terminated in circumstances where there has been a fundamental change to his role, or if he is made redundant then he is entitled to a severance payment equivalent to 12 months' salary.
Leanne Pritchard ²	6 months	6 months	The Company has discretion to make a payment in lieu of all or part of the notice period. If the CFO's employment is terminated in circumstances where there has been a fundamental change to her role, or if she is made redundant then she is entitled to a severance payment equivalent to 12 months' salary.
Former Executive and Non-ex	cecutive Directors		
Scott Hadley ³	6 months	6 months	The Company has discretion to make a payment in lieu of all or part of the notice period. If the CFO's employment is terminated in circumstances where there has been a fundamental change to his role, or if he is made redundant then he is entitled to a severance payment equivalent to 12 months' salary.

¹ Joshua Fletcher commenced as Chief Executive Officer on 29 March 2024.

² Leanne Pritchard commenced as Chief Financial Officer on 29 March 2024.

 $^{^{3}}$ Scott Hadley resignation was announced on 15 January 2024 and effective 28 March 2024.

6. NON-EXECUTIVE DIRECTORS' REMUNERATION STRUCTURE

TasFoods remuneration policy for executive and non-executive directors aims to ensure that TasFoods can attract and retain suitably qualified and experienced directors having regard to:

- the level of fees paid to executive and non-executive directors of other comparable Australian listed companies;
- the complexity of the TasFoods operations;
- the responsibilities and work requirements of Board members; and
- the skills and diversity of Board members.

6.1. Current fee levels and pool

Within the aggregate amount of \$400,000, non-executive director and the former Executive Chair's directors' fees are reviewed periodically and determined by the Nomination and Remuneration Committee and the Board with reference to other ASX-listed companies that have comparable market capitalisation.

A review of NED fees was undertaken in December 2021, based on the benchmark data of a market capitalisation comparator group. During the 2024 financial year non-executive directors' fees (inclusive of superannuation) were:

Director	Base Fee	Committee Chair Fee	Fees sacrificed into Equity in FY23	Total
John Murphy	70,000	-	-	70,000
Ben Swain	45,000	-	-	45,000
John O'Hara	45,000	-	-	45,000

There was no equity granted in FY24 to Directors, only the base fee (cash component) was eligible for payments.

Directors may also be reimbursed for travel and other expenses incurred in attending to TasFoods affairs.

A non-executive director may be paid such additional or special remuneration as the Board decides is appropriate where a director performs extra work or services. No fees were paid during 2024 as additional or special remuneration.

There are no retirement benefit schemes for directors other than statutory superannuation contributions, and executive chair and non-executive directors' remuneration must not include a commission on, or a percentage of, the profits or income of TasFoods.

6. NON-EXECUTIVE DIRECTORS' REMUNERATION STRUCTURE, CONTINUED.

6.2. 2024 long-term incentive arrangements

The key elements of the Non-Executive Directors LTI plan are:

Participants: Non-Executive Directors of TasFoods Limited (NED's).

Instrument: Performance Share Appreciation Rights (PSARs) which are an entitlement, when exercised, to a Share or Restricted Share (a Share which is subject to disposal restrictions). Generally, it is expected that vested PSARs will be satisfied in Restricted Shares. Grants of SARs under the TLRP are intended to be a component of Board Fees that are part of the remuneration of NEDs, based on an exchange of future cash remuneration, in return for a future grant of Share Appreciation Rights.

Maximum number of Performance Share Appreciation Rights: The maximum number of PSARs is calculated by dividing the Annual Directors Cash Fee Sacrifice by the relative value of the PSAR. The value of a PSAR is calculated using the Black Scholes option pricing model, .

Term: The SARs (relating to FY2023) have a term that ends on 31 December 2027, and if not exercised within the term the SARs will lapse.

Vesting Conditions: The SARs are fully vested at Grant, but are subject to Specified Disposal Restrictions that facilitate long-term holding of equity interests.

Specified Disposal Restrictions: A Specified Disposal Restriction applies to the PSARs (and resulting Restricted Shares that may flow from exercising them) such that the Restricted Shares may not be disposed of until the earlier of:

- · the Participant ceasing to hold office or employment with the Company, and
- · the elapsing of 15 years from the Grant Date.

Exercise Price: The exercise price for the PSARs is \$0.0137 (FY2023 PSARS) however this price is notional and no amount needs to be paid by the Participant in order to exercise the PSARs. Instead, it is accounted for in the calculation of the Exercised PSARs Value which is as follows:

(Share Price - Exercise Price) x Number of PSARs Exercised

Exercise Restriction: An exercise restriction applies to the SARs until 31 December 2025.

Cessation of Holding the office of NED: If a Participant ceases to hold the office of NED or employed position with the Company and is not immediately re-appointed, Exercise Restrictions and Specified Disposal restrictions attaching to Restricted Shares will cease to apply at the date of cessation of holding the office of NED and the Company will remove any CHESS holding lock.

7. RESTRICTIONS ON LTIP SHARES PRIOR TO VESTING

The Company prohibits executives from entering into arrangements to protect the value of unvested Long-Term Incentive awards. This includes entering into contracts to hedge their exposure to performance rights over shares granted as part of their remuneration package. Adherence to this policy is monitored informally on an annual basis where such awards exist by the Nomination and Remuneration Committee requesting confirmation from each of the executives that no such activity has occurred.

The Company treats compliance with this policy as a serious issue and takes appropriate measures to ensure policy adherence.

8. REMUNERATION TABLES - DIRECTORS AND KMP EXECUTIVES

Details of the nature and amount of each element of the remuneration and shareholdings of the KMP of the consolidated entity are set out in the following tables.

Table A: Remuneration for KMP for the year ended 31 December 2024

		Short-To	erm Employ	ee Benefits				Employee Post-employment Share Based Payments				Employee Snare Based Payments		
	Year	Salary/ Fees	STI Payment	Unused Leave Payment	Non- monetary benefits	Annual Leave and Long Service Leave	Super- annuation	Long-Term employment benefits	Shares	Share Appreciation Rights/ Options	Total	Performance Related %		
Current Non-Executive Directors		\$	\$	\$	\$	\$	\$	\$	\$	\$	\$	%		
John Murphy	2024	62,851	-	-	-	-	7,149	-	-	-	70,000	0%		
	2023	63,348	-	-	-	-	6,970	-	-	40,000	110,318	0%		
Ben Swain	2024	40,404	-	-	-	-	4,596	-	-	-	45,000	0%		
	2023	40,724	-	-	-	-	4,481	-	-	28,000	73,205	0%		
John O'Hara	2024	45,000	-	-	-	-	-	-	-	-	45,000	0%		
	2023	45,000	-	-	-	-	-	-	-	28,000	73,000	0%		
Current KMP Executives														
Joshua Fletcher ¹	2024	261,031	-	-	-	46,533	27,235	-	-	-	334,798	0%		
	2023	175,382	-	-	-	15,659	18,985	-	-	-	210,026	0%		
Leanne Pritchard ²	2024	139,112	-	-	-	14,912	15,792	-	-	-	169,816	0%		
	2023	-	-	-	-	-	-	-	-	-	-	0%		
Former KMP Executives														
Scott Hadley ³	2024	180,373	-	-	-	-	5,803	-	-	-	186,175	0%		
	2023	424,617	-	-	-	68,373	26,462	-	-	-	519,451	0%		

¹ Joshua Fletcher commenced as Chief Executive Officer on 29 March 2024.

² Leanne Pritchard commenced as Chief Financial Officer on 29 March 2024.

³ Scott Hadley resignation was announced on 15 January 2024 and effective 28 March 2024.

8. REMUNERATION TABLES - DIRECTORS AND KMP EXECUTIVES, CONTINUED.

Table B: Shareholdings

	Year	Shares held at Start of Year	Issued as Remuneration	Share Buyback	Net other changes	Shares held at End of Year
Current Non-Executive Directors		No.		No.		No.
John Murphy	2024	-	-	-	-	-
	2023	-	-	-	-	-
Ben Swain	2024	1,578,571	-	-	-	1,578,571
	2023	1,578,571	-	-	-	1,578,571
John O'Hara	2024	-	-	-	-	-
	2023	-	-	-	-	-
Current KMP Executives						
Joshua Fletcher ²	2024	-	-	-	-	-
	2023	-	-	-	-	-
Leanne Pritchard ³	2024	-	-	-	-	-
	2023	-	-	-	-	-
Former KMP Executives						
Scott Hadley⁴	2024	-	-	-	-	-
	2023	-	-	-	-	-

 $^{^{1}} number of shares \ disclosed \ as \ being \ held \ at \ end \ of \ year \ is \ reflective \ of \ the \ number \ of \ shares \ held \ at \ the \ time \ of \ cessation \ of \ employment.$

 $^{^2\}mbox{Joshua}$ Fletcher commenced as Chief Executive Officer on 29 March 2024.

³ Leanne Pritchard commenced as Chief Financial Officer on 29 March 2024.

 $^{^4\}cdot$ Scott Hadley resignation was announced on 15 January 2024 and effective 28 March 2024.

8. REMUNERATION TABLES - DIRECTORS AND KMP EXECUTIVES, CONTINUED.

Table C: Movements during 2024 in performance rights or options over shares in the Company held, directly, indirectly or beneficially, by each KMP, including their related parties.

	Year	Share Appreciation Rights held at Start of Year	Granted as remuneration	Vested and exercisable	Exercised during the reporting period	Forfeited	Share Appreciation Rights held at End of Year
Current Executive Chair and Non- executive Directors		No.		No.	No.	No.	No.
John Murphy	2024	5,025,769	-	-	-	-	5,025,769
	2023	2,106,061	2,919,708	-	-	-	5,025,769
Ben Swain	2024	4,149,857	-		-	-	4,149,857
	2023	2,106,061	2,043,796	-	-	-	4,149,857
John O'Hara	2024	4,149,857	-	-	-	-	4,149,857
	2023	2,106,061	2,043,796	-	-	-	4,149,857
	Year	Performance Share Appreciation Rights or Options held at Start of Year	Cranted as remuneration	Vested and exercisable	Exercised during the reporting period	Forfeited	Performance Share Appreciation Rights or Options held at End of Year
Current KMP Executives		No.		No.	No.	No.	No.
Joshua Fletcher	2024	-	-	-	-	-	-
	2023	-	-	-	-	-	-
Leanne Pritchard	2024	-	-		-	-	-
	2023	-	-	-	-	-	-
Former KMP Executives		No.		No.	No.	No.	No.
Scott Hadley ¹	2024	32,181,208	-	-	-	32,181,208	-
	2023	32,181,208	-	-	-	-	32,181,208

 $^{^{\}rm L}Scott\,Hadley\,resignation\,was\,announced\,on\,15\,January\,2024\,and\,effective\,28\,March\,2024.$

8. REMUNERATION TABLES - DIRECTORS AND KMP EXECUTIVES, CONTINUED.

Table D: Share-based payments granted as remuneration to KMP

	Year	Crant Date	Number Cranted	Exercise Price	Expiry Date	Date when Options/ SAR's may be exercised	Value of Performance Share Appreciation Rights or Options Granted	Unamortised amount as at 31 December 2022	Number Vested	Percentage of Crant Forfeited
Current Non-executive Directors			No.				\$		No.	No.
John Murphy	2024					Nil				
	2023	30-May-23	0	\$0.014	30-May-27	31-Dec-25	40,000	-	-	0%
Ben Swain	2024					Nil				
	2023	30-May-23	0	\$0.014	30-May-27	31-Dec-25	28,000	-	-	0%
John O'Hara	2024					Nil				
	2023	30-May-23	0	\$0.014	30-May-27	31-Dec-25	28,000	-	-	0%
Current KMP Executives										
Joshua Fletcher	2024					Nil				
	2023					Nil				
Leanne Pritchard	2024					Nil				
	2023					Nil				

INDEMNITY AND INSURANCE OF OFFICERS

The Company has indemnified the directors and executives of the Company for costs incurred, in their capacity as a director or executive, for which they may be held personally liable, except where there is a lack of good faith. During the financial year, the Company paid a premium in respect of a contract to insure the directors and officers of the Company against a liability to the extent permitted by the *Corporations Act 2001*. The contract of insurance prohibits disclosure of the nature of liability and the amount of the premium.

INDEMNITY AND INSURANCE OF AUDITOR

The Company has not, during or since the financial year, indemnified or agreed to indemnify the auditor of the Company or any related entity against a liability incurred by the auditor. During the financial year, the Company has not paid a premium in respect of a contract to insure the auditor of the Company or any related entity.

ENVIRONMENTAL REGULATIONS

The Company is subject to usual Federal and State environmental regulations. TasFoods manufacturing sites are licenced with Council and State authorities. The licences stipulate performance standards for all emissions (noise, air, odour, waste water etc), from the sites as well as the frequency and method of assessment of emissions. The Company's activities are in full compliance with all prescribed environmental regulations.

SHARE OPTIONS AND PERFORMANCE RIGHTS

Share Options and Performance Rights over ordinary shares of TasFoods Limited at the date of this report are as follows:

Grant Date	Grant Instrument	Expiry Date	Exercise Price	Number Granted
				No.
30-May-23	Share Appreciation Rights	31-Dec-27	\$ 0.0137	7,007,300
30-May-22	Share Appreciation Rights	31-Dec-26	\$ 0.065	6,318,183
7-Jun-22	Performance Share Appreciation Rights	7-Jun-27	\$ 0.066	40,187,920
27-Aug-21	Options	27-Aug-26	\$ 0.10	2,500,000
27-Aug-21	Options	27-Aug-26	\$ 0.10	2,500,000
6-Sep-21	Performance Rights	6-Sep-26	\$ -	1,851,707
				60,365,110

Further details regarding share options and performance rights granted are contained within the Remuneration Report and in note 30.

PROCEEDINGS ON BEHALF OF THE COMPANY

No person has applied for leave of the Court under Section 237 of the *Corporations Act 2001* to bring proceedings on behalf of the Company or intervene in any proceedings to which the Company is a party for the purpose of taking responsibility on behalf of the Company for all or any part of those proceedings. The Company was not a party to any proceedings during the year.

NON-AUDIT SERVICES

The Croup may decide to engage its auditor on assignments additional to their statutory audit duties where the auditor's expertise and experience with the Croup are important. Where auditors are engaged to perform non-audit services, the Directors are satisfied that the provision of these non-audit services by the auditor (or by another person or firm on the auditor's behalf) is compatible with the general standard of independence for auditors imposed by the *Corporations Act 2001*.

Details of amounts paid or payable to the Group's auditor for audit and non-audit services provided during the year are set out below.

Auditors of the parent entity: Auditing the financial report Other assurances services \$ 210,000 243,000 - 210,000 243,000

2023

2024

AUDITOR'S INDEPENDENCE DECLARATION

A copy of the auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is included at page 49 of the Annual Report.

AUDITOR

PricewaterhouseCoopers continues in accordance with section 327 of the *Corporations Act 2001*. There are no officers of the Company who are former audit partners of PricewaterhouseCoopers.

CORPORATE GOVERNANCE

In recognising the need for the highest standards of corporate behaviour and accountability, the Directors support the principles of good corporate governance. The Group continued to follow best practice recommendations as set out by the ASX Corporate Governance Council. Where the Group has not followed best practice for any recommendation, explanation is given in the Corporate Governance Statement which is available on the Company's website at https://www.tasfoods.com.au/corporate-governance/

ROUNDING OF AMOUNTS

The amounts contained in this report and in the financial report have been rounded to the nearest thousand (where rounding is applicable) under the option available to the company under ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191. The company is an entity to which the Class Order applies. Amounts in the directors' report have been rounded off in accordance with the Class Order to the nearest thousand dollars, or in certain cases, to the nearest dollar.

Signed in accordance with a resolution of the Directors made pursuant to section 298(2) of the *Corporations Act 2001.*

On behalf of the Directors

John Murphy

Non-Executive Chair

28 February 2025



Auditor's Independence Declaration

As lead auditor for the audit of TasFoods Limited for the year ended 31 December 2024, I declare that to the best of my knowledge and belief, there have been:

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

This declaration is in respect of TasFoods Limited and the entities it controlled during the period.

Brad Peake

Partner

PricewaterhouseCoopers

vad fel.

Melbourne 28 February 2025

Pricewaterhouse Coopers, ABN 52 780 433 757 2 Riverside Quay, SOUTHBANK VIC 3006, GPO Box 1331, MELBOURNE VIC 3001 T: 61 3 8603 1000, F: 61 3 8603 1999, www.pwc.com.au

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tasfoods.com.au

FINANCIAL REPORT

FOR THE YEAR ENDED 31 DECEMBER 2024

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CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the Year Ended 31 December 2024

	Note	2024 \$'000	2023 \$'000
Continued Operations			
Revenue from operations	7	46,054	47,811
Other income	7	767	792
Profit/(Loss) on sale of fixed assets	7	13	(105)
Fair value adjustment of biological assets	11	(359)	243
Impairment		(5,960)	=
Raw materials used		(24,867)	(26,724)
Employment and contractor expense	8	(14,909)	(15,354)
Freight		(3,632)	(3,458)
Occupancy costs		(956)	(890)
Depreciation and amortisation		(1,471)	(1,195)
Finance costs		(693)	(618)
Insurance		(737)	(741)
Legal and professional fees		(890)	(975)
Marketing and event expenses		(173)	(290)
Repairs and maintenance		(694)	(704)
Other expenses		(2,147)	(2,839)
Profit /(Loss) before income tax		(10,654)	(5,047)
Income tax benefit/(expense)	9	-	-
Net Profit/(Loss) after tax for the year from continuing operations		(10,654)	(5,047)
Net profit after tax for the year from discontinued operations	3	200	4,060
Net Profit/ (Loss) after tax for the year		(10,454)	(987)
Items that may be reclassified to profit or loss in the future: Other comprehensive loss net of tax Total comprehensive income		(10,454)	(987)
Net profit for the period attributable to:			
Non-controlling interest		-	-
Owners of TasFoods Limited		(10,454)	(987)
		(10,454)	(987)
Total comprehensive income for the year is attributable to:			
Non-controlling interest		-	-
Owners of TasFoods Limited		(10,454)	(987)
		(10,454)	(987)
Total comprehensive income for the year is attributable to:			
Continuing operations		(10,654)	(5,047)
Discontinuing operations		200	4,060
		(10,454)	(987)
		2024	2023
	Note	\$'000	\$'000
	11010	Ψ σ σ σ σ	ΨΟΟΟ
Basic profit/(loss) per share (cents per share)	5	(2.39)	(0.23)
Diluted profit/(loss) per share (cents per share)	5	(2.39)	(0.23)
		/	,
Basic profit/(loss) per share from continuing operations (cents per share)	5	(2.44)	(1.15)
Diluted profit/(loss) per share from continuing operations (cents per share)	5	(2.44)	(1.15)
Posic profit //loca) compiete pop share from disc antiqued an artistic for the result of	F	0.05	0.07
Basic profit/(loss) earnings per share from discontinued operations (cents per share)	5	0.05	0.93
Diluted profit/(loss) earnings per share from discontinued operations (cents per share)	5	0.05	0.93

The above statement should be read in conjunction with the accompanying notes

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2024

	Note	2024	2023
		\$'000	\$'000
Current Assets			
Cash and cash equivalents	21	485	3,432
Trade and other receivables	10	2,005	3,209
Biological assets	11	2,805	3,487
nventory	12	2,232	2,128
Assets classified as held for sale	13	1,597	-
Prepayments		934	691
Total Current Assets		10,058	12,947
Non-Current Assets			
Property, plant and equipment	14a	9,135	17,264
Right of use assets	14b	4,228	4,422
ntangible assets	15	413	572
Deferred tax assets	9	-	-
Total Non-Current Assets	-	13,776	22,258
Total Assets		23,834	35,205
		•	•
Current Liabilities			
Trade and other payables	16	7,514	9,662
Borrowings	17	948	2,284
Lease Liabilities	14b	305	332
Provisions	18	893	987
otal Current Liabilities		9,660	13,265
Non-Current Liabilities			
Borrowings	17	2,773	13
Lease Liabilities	14b	4,188	4,241
Provisions	18	92	111
Deferred tax liabilities	9	-	-
Total Non-Current Liabilities		7,053	4,365
Total Liabilities		16,713	17,630
Net Assets		7,121	17,575
- Country			
Equity Contributed Equity	19	66,834	66,834
Reserves	20	1,353	1,353
Accumulated Losses	20	(61,066)	(50,612
		7,121	
Total Equity		/,121	17,575

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the Year Ended 31 December 2024

	Contributed		Accumulated	
	Equity	Reserves	Losses	Total
	\$'000	\$'000	\$'000	\$'000
At 1 January 2023	66,834	1,121	(49,625)	18,330
Loss for the year	-	=	(987)	(987)
Other comprehensive income		-	-	-
Total comprehensive income for the year	-	-	(987)	(987)
Issue of shares	-	-	-	-
Share issue costs	-	-	-	-
Share-based payment expense	-	232	-	232
As at 31 December 2023	66,834	1,353	(50,612)	(17,575)
At 1 January 2024	66,834	1,353	(50,612)	17,575
Loss for the year	-	-	(10,454)	(10,454)
Other comprehensive income		-	-	<u> </u>
Total comprehensive income for the year	-	-	(10,454)	(10,454)
Issue of shares	-	-	-	-
Share issue costs	-	-	-	-
Share-based payment expense		-	-	-
As at 31 December 2024	66,834	1,353	(61,066)	(7,121)

CONSOLIDATED STATEMENT OF CASH FLOWS

For the Year Ended 31 December 2024

	Note	2024 \$'000	2023 \$'000
Cash flows from operating activities			
Receipts from customers relating to continued operations		47,188	48,586
Payments to suppliers and employees relating to continued operations		(48,795)	(51,355)
Interest received relating to continued operations		4	182
Interest paid relating to continued operations		(312)	(415)
Other			(766)
Net cash used in operating activities relating to continued operations		(1,915)	(3,768)
Operating cash flows relating to discontinued operations		(495)	266
Net cash used in operating activities relating to continued and discontinued operations	21	(2,410)	(3,502)
Cash flows from investing activities			
Payments for property, plant and equipment relating to continued operations		(526)	(1,558)
Payments for other non-current assets relating to continued operations		-	(27)
Proceeds from disposal of property, plant, and equipment relating to continued operations		179	(17)
Net cash used in investing activities relating to continued operations		(347)	(1,602)
Investing cash flows relating to discontinued operations		(68)	12,123
Net cash used in investing activities relating to continued and discontinued operations		(415)	10,521
Cash flows from financing activities			
Proceeds from borrowings relating to continued operations		2,408	1,743
Repayment of borrowings relating to continued operations		(1,939)	5,639
Principal elements of lease payments relating to continued operations		(537)	(384)
Net cash used by financing activities relating to continued operations		(68)	6,998
Financing cash flows relating to discontinued operations		(54)	(10,936)
Net cash used by financing activities relating to continued and discontinued operations		(122)	(3,938)
Net (decrease)/increase in cash held		(2,947)	3,081
Cash and cash equivalents at the beginning of the year		3,432	351
Cash and cash equivalents at the end of the year	21	485	3,432

The above cashflow statement includes continuing and discontinued operations.

For the Year Ended 31 December 2024

1. CENERAL INFORMATION

The consolidated financial statements and notes represent those of TasFoods Limited and its Controlled Entities. TasFoods Limited is a company incorporated in Australia, and whose shares are publicly traded on the Australian Securities Exchange (ASX).

The financial statements were authorised for issue on 28 February 2025 by the Directors of the Company.

All press releases and other information are available on our website www.tasfoods.com.au.

Going Concern

These financial statements have been prepared on the basis the Croup is a going concern.

For the year ended 31 December 2024 the Croup incurred losses of \$10.5 million after tax (2023: \$1.0 million loss) and incurred net cash outflows from operations of \$2.4 million (2023: \$3.5 million). At 31 December 2024, the Croup had cash and cash equivalents on hand of \$0.5 million (31 December 2023: \$3.4 million) with an available unused bank overdraft facility of \$2.0m. The consolidated entity was in a net current asset position of \$0.4 million (31 December 2023: net current liability position of \$0.3 million).

The ability of the Croup to continue as a going concern is dependent on the continuing implementation of its strategic initiatives, outlined below, a disciplined and focused approach to managing input costs and other profitability enhancement initiatives. Management is aiming to improve the current financial position and cash flows of the Croup through divestment of assets not utilised in the dairy segment. In addition, the Croup will seek to extend existing loan facilities due to expire in January 2026. The Croup may seek to obtain additional funding from alternative sources if required. The strategic objectives include:

- Continued implementation of enhanced Poultry operational ways of working, controlling the Poultry supply chain from hatchery through to
 processing to gain efficiencies, and implementation of further cost saving improvements across both divisions (including wastage reduction
 and yield improvement initiatives).
- On-going assessment of customer and product profitability with low or negative margin products exited.
- Increasing gross margins through negotiated sales price increases with customers and execution of identified cost savings over raw material
 inputs, distribution and logistics.
- Continued growth and distribution of Pet Treats across mainland and statewide Tasmania.
- Export certification of the Pyengana Dairy cheese product to increase sales for export opportunities outside Australia.
- Continued acceleration of mainland growth initiatives and customer acquisition.
- Continuing to explore opportunities as part of the capital management framework to monetise certain assets held by the Group and review options in relation to the capital structure.

The Group's ability to repay current borrowings and meet its working capital requirements is based on a forecast EBITDA and cash flow requirements, which is based on meeting operational forecasts together with cost reduction strategies across the remaining business units.

The consolidated entity's forecasted EBITDA is based on a combination of historic trends, engagement with key customers and internal demand analysis and includes judgement in relation to future pricing and demand for existing and new products. Future forecasts incorporate modest price increases with additional growth to be achieved through increased distribution across the existing product range in addition to expanding distribution of the Isle & Sky pet treats range. Costs will be managed through a combination of previously implemented restructuring activities and cost reduction strategies to be employed across the business, SKU rationalisation where appropriate and divestment of assets not utilised.

Given the risk associated with the timing and quantum of profitability improvement initiatives, the ability to divest assets not utilised and the agricultural risk associated with key drivers of input costs and gross profit margins, there is material uncertainty which may cast significant doubt on the Company's ability to continue as a going concern, and therefore, that it may be unable to realise its assets and discharge its liabilities in the normal course of business.

However, the directors believe that the Group will be successful in the above matters and, accordingly, have prepared the financial report on a going concern basis.

2. SIGNIFICANT CHANGES IN THE CURRENT REPORTING PERIOD

There were no significant changes in the state of affairs of the Croup during the financial year.

A detailed discussion of the Croup's financial performance and position is included in the Operating and Financial Review on pages 10 to 21 at the start of this Annual Report.

There have been no changes in accounting policies since the previous financial report at 31 December 2023.

3. DISCONTINUED OPERATIONS

During 2023 the Shima Wasabi business and Betta Milk and Meander Valley Dairy plant and equipment and brands were sold. These business units have been reported in the current reporting period as a discontinued operation. Cash equivalents, land and buildings, accounts receivable, accounts payable for these business units remain with Tasfoods Limited.

3. DISCONTINUED OPERATIONS, CONT.

Financial information relating to the discontinued operation for the 12 months period is set out below:

Financial performance information – discontinued operations	2024 \$'000	2023 \$'000
Revenue from operations	-	26,241
Other income '	238	64
Profit/(Loss) on sale of fixed assets	1	6,069
Raw materials used	-	(16,241)
Employment and contractor expense	5	(6,249)
Freight	(5)	(2,553)
Occupancy costs	(48)	(448)
Depreciation and amortisation	(50)	(753)
inance costs	(6)	(154)
nsurance	(14)	(195)
Marketing and event expenses	(6)	(55)
depairs and maintenance	=	(149)
lesearch and development	(18)	(504)
Other expenses	103	(1,013)
Profit /(Loss) before income tax	200	4,060
ncome tax benefit/(expense)	=	-
let Profit/(Loss) after tax for the year from continuing operations	200	4,060
let profit after tax for the year from discontinued operations	-	-
let Profit/ (Loss) after tax for the year	200	4,060
Other comprehensive income		
tems that may be reclassified to profit or loss in the future:		
Other comprehensive loss net of tax		-
otal comprehensive income	200	4,060
let profit for the period attributable to:		
Non-controlling interest	-	-
Owners of TasFoods Limited	200	4,060
	200	4,060
otal comprehensive income for the year is attributable to:		
lon-controlling interest	-	-
Owners of TasFoods Limited	200	4,060
	200	4,060

Accounting policy for discontinued operations

A discontinued operations is a component of the consolidated entity that has been disposed of that represents a separate major line of business or geographical area of operations. The results of discontinued operations are presented separately on the face of the statement of profit and loss and other comprehensive income.

4. SECMENT INFORMATION

The operating segments are based upon the units identified in the operating reports reviewed by the Board and executive management, and that are used to make strategic decisions, in conjunction with the quantitative thresholds established by AASB 8 Operating Segments. As such, there are three identifiable and reportable segments each of which are outlined below:

- The Dairy segment incorporates Pyengana Dairy, the assets of which were acquired in October 2017. The Dairy segment primarily derives revenue from dairy processing and manufacturing activity of premium cheese, products. These products are sold under the Pyengana Dairy brand.
- The Poultry segment incorporates the net assets and business operations of Nichols Poultry Pty Ltd, which was acquired in June 2016. Revenue is primarily derived from the sale of poultry meat products sold under the Nichols Poultry and Nichols Kitchen brands. On 15 December 2023, a chicken hatchery business was acquired and called Nichols Hatchery Pty Ltd, which secures and strengthens the poultry supply chain.
- The Shared Services segment, which comprise:
 - Corporate costs that are not directly attributable to operational business units, including Shared Service teams, which provide
 administrative support to the operational production units in the areas of financial management, human resources, IT, sales, marketing,
 brand management, route to market, quality assurance and food safety, and work health and safety; and
 - Management measures the performance of the segments identified at the 'net profit before tax' level.

There are three operating segments under the criteria set out in AASB 8 being TasFoods Limited (TFL), Poultry comprising Nichols Poultry and Nichols Hatchery, Dairy which comprises Pyengana Dairy and Shared Services comprising corporate costs.

Betta Milk (Van Diemen's Land Dairy) and Meander Valley Dairy were sold on 1 December 2023 and are classified as discontinued operations and are no longer included in the dairy segment for disclosure.

Shima Wasabi was sold on 30 June 2023 and is classified as discontinued operations and is no longer included in the horticulture segment for disclosure.

Refer to note 3 – discontinued operations for further information.

4. SECMENT INFORMATION, CONT.

			Shared	
Continued Operations	Dairy	Poultry	Services	Total
	\$'000	\$'000	\$'000	\$'000
Consolidated - 2024				
Revenue				
Total segment sales revenue	2,121	43,871	62	46,054
Other income	4	545	218	767
	2,125	44,416	280	46,821
Profit/(loss) on sale of fixed assets	-	29	(16)	13
Segment profit/(loss)	(59)	(1,566)	(3,069)	(4,694)
Profit/(loss) after tax from discontinued operations				200
Profit/(loss) before income tax expense				(4,494)
ncome tax (expense)/benefit				-
Loss after income tax expense				(4,494)
mpairment				(5,960)
Statutory loss after income tax expense				(10,454)
Assets				
Segment assets	2,674	(4,538)	25,698	23,834
Unallocated assets from continuing operations:				-
Total Assets				23,834
Total assets include:				
Liabilities				
Segment liabilities	1,344	12,173	3,196	16,713
Deferred tax liability/(asset)				
Total liabilities				16,713

4. SEGMENT INFORMATION, CONT.

	Doime	Doulem	Shared Services	Total
	Dairy \$'000	Poultry \$'000	\$'000	\$'000
Consolidated - 2023				
Revenue				
Total segment sales revenue	2,432	45,302	78	47,812
Other income	-	709	82	791
	2,432	46,011	160	48,603
Profit/(loss) on sale of fixed assets	-	(100)	(5)	(105)
Segment profit/(loss)	159	673	(5,879)	(5,047)
Profit/(loss) after tax from discontinued operations				4,060
Profit/(loss) before income tax expense				(987)
Income tax (expense)/benefit				
Loss after income tax expense				(987)
Assets				
Segment assets	(1,659)	2,801	34,063	35,205
Unallocated assets from continuing operations:				-
Total Assets				35,205
Total assets include:				
Liabilities				
Segment liabilities	2,493	12,780	2,356	17,629
Deferred tax liability/(asset)				-
Total liabilities				17,629

 $Segment\ assets\ include\ intercompany\ balances\ loan\ balances\ (\$0.8m\ Dairy,\$24.7m\ Poultry).$

SHAREHOLDER RETURNS

5. EARNINGS PER SHARE

(0.23) (0.23)
, ,
(0.93) (0.93)
2023 \$'000
(5,047) 4,060
(987) 2023
Number
437,095,516
437,095,516

Information Concerning the Classification of Securities

Potential ordinary shares:

- a) There were no options other than those referred to in note 30 or other forms of potential shares on issue at 31 December 2024 (31 December 2023: nil).
- b) Options granted (as referred to in note 30) are not included in the calculation of diluted earnings per share as the share price as at 31 December 2024 was lower than the exercise price. If the share price were to increase above the exercise price, any options exercised would have a dilutive impact on the earnings per share.

Recognition and measurement

Basic earnings per share is calculated as net profit attributable to shareholders, adjusted to exclude any costs of servicing equity (other than dividends) and preference share dividends, divided by the weighted average number of ordinary shares, adjusted for any bonus element.

Diluted earnings per share is calculated as net profit attributable shareholders, adjusted for:

- · Costs of servicing equity (other than dividends) and preference share dividends;
- · The after-tax effect of dividends and interest associated with dilutive potential ordinary shares that have been recognised as expenses; and
- Other non-discretionary changes in revenues or expenses during the year that would result from the dilution of potential ordinary shares;
 divided by the weighted average number of ordinary shares and dilutive potential ordinary shares, adjusted for any bonus element.

6. DIVIDENDS TO SHAREHOLDERS

No dividends have been paid or declared during the year ended 31 December 2024 (31 December 2023: nil).

PROFIT AND LOSS INFORMATION

7. REVENUE

/. REVENUE				
	Total		Continued	d Operations
	2024	2023	2024	2023
	\$'000	\$'000	\$'000	\$'000
Revenue from continuing operations				
Sales revenue	46,054	70,587	46,054	47,811
Profit on sale of fixed assets				
Profit/(loss) on Sale of Property, Plant & Equipment	14	664	13	(105)
Other income				
Interest received	4	-	4	185
Sundry income	1,001	364	763	607
	1,005	364	767	792
			2024	2023
			\$'000	\$'000
Revenue from discontinued operations Sales revenue			-	26,241
Profit on sale of fixed assets discontinued operations Profit/(loss) on Sale of Property, Plant & Equipment			-	6,069
Other income discontinued operations Interest received			_	_
Sundry income			238	64
		_	238	64
Revenue from total operations				
Sales revenue			46,054	74,052
Profit on sale of fixed assets total Profit/(loss) on Sale of Property, Plant & Equipment			14	5,964
Otherinesmentatel				
Other income total Interest received			4	185
Sundry income		_	1,001	670
		_	1,005	855

Sundry income includes freight recovered, fuel tax credits, rent received, freight equalisation recoveries received as well as other sundry items.

7. REVENUE, CONT.

Recognition and measurement

Sales revenue

Accounting for wholesale sales of poultry and dairy goods

The sale of poultry and dairy goods is measured at the fair value of consideration received net of any trade discounts and volume rebates allowed.

The sale of poultry and dairy goods represents a single performance obligation and accordingly, revenue is recognised in respect of the sale of these goods at the point in time when control over the corresponding goods and services is transferred to the customer (i.e. at a point in time for sale of goods when the goods are delivered to the customer or transferred to the freight forwarder).

Revenue is recognised when control of the goods transfer to the customer i.e when the goods have been delivered to a customer pursuant to a sales order. Delivery occurs when the products have been shipped to the customer, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products, the acceptance provisions have lapsed, or the group has objective evidence that all criteria for acceptance have been satisfied.

A gain on sale of Property, Plant and Equipment is recognised when title has transferred and the purchaser has the right to control the asset.

Revenue on sale of freehold land and buildings is recognised when the title has transferred and the purchaser has the right to control the asset.

Interest revenue

Interest revenue is recognised on a proportional basis using the effective interest rate method.

8. EXPENSES

2024	2023
\$'000	\$'000
12,897	11,958
884	2,048
1	231
1,127	1,117
14,909	15,354
	-
14,909	15,354
	\$'000 12,897 884 1 1,127 14,909

9. INCOME TAX

	2024 \$'000	2023 \$'000
(a) Income tax recognised in profit or loss:		
Tax expense/(benefit) comprises:		
Current tax (benefit)/expense	-	-
Deferred tax movements	-	-
	-	-
Deferred income tax (benefit)/expense included in income tax expense comprises:		
(Increase)/decrease in deferred tax assets	(236)	(468)
Increase/(decrease) in deferred tax liabilities	236	468
	-	-
Reconciliation of income tax expense to proforma facie tax on accounting profit:		
Loss before income tax expense	(10,454)	(987)
Tax benefit at Australian tax rate of 25% (2023: 30%)	(2,613)	(296)
Tax effect of amounts which are not deductible in calculating taxable income	-	72
Recognition of capital gains tax cost bases on sale of assets	-	(2,203)
Prior year under/over	(20)	=
Derecognition/(recognition) of carry forward tax losses/net deferred tax asset	2,630	2,421
Research and development tax offset	<u> </u>	-
	-	-
Deferred taxes not recognised	-	-
Tax effect on impairment of goodwill in Shima Wasabi		-
Income Tax (benefit)/expense for the period	-	-
(b) Income tax benefit recognised directly in equity during the period		
Deferred tax arising from share issue costs	-	-
	-	-

9. INCOME TAX, CONT.

(c) Deferred tax balances

Taxable and deductible temporary differences arise from the following:

		Adjusted	B			B	
	Opening Balance \$000	recognised for prior period \$000	Restatment of tax effect balances \$001	Charged to Income \$000	Charged to Equity \$000	Derecognition of Deferred Tax \$001	Closing Balance \$000
Gross deferred tax assets:							
Provisions	361	-	(60)	2			303
Trade and other payables	105		(17)	(5)			83
Share issue expenses	23		(4)	(19)			-
Trade and other receivables	73		(12)	(47)			14
Property, plant and equipment	-		-	-			-
Intangibles	-			_			-
Tax Losses	582	(318)	(44)	1,090		(858)	452
Interest bearing liabilities	-		-	-			-
Acquisition costs	-		-	36			36
Lease liability	45		(8)	29			66
Capital loss	-	38	(56)	-		(282)	=
	1,189	20	(201)	1,086	-	(1,140)	954
Cross deferred tax liabilities:							
Biological assets	(838)		140	167			(531)
Inventory	-		-	(25)			(25)
Property, plant and equipment	(304)		51	1,562		(1,490)	(181)
Intangibles	=		-	-			-
Other	(47)		8	(177)			(216)
	(1,189)	-	199	1,527	-	(1,490)	(954)
Net deferred tax asset/(liability)	-	20	(2)	2,613	-	(2,630)	-

Unused tax losses

The Group has recognised tax losses in the year ended 31 December 2024 only to the extent of the Groups taxable temporary differences. After recognition of these losses the Group had a further \$58.8 million of carry forward tax losses for which no deferred tax asset has been recognised (31 December 2023: \$48.1 million). The losses relate to both Group's current operations and losses incurred by the loyalty, rewards and payments business previously operated by the Group. Prior to recognising the carry forward tax losses transferred into and incurred by the loyalty, rewards and payments business, the Group will finalise the application of the continuity of ownership and continuity of business tests.

Potential tax benefit at 25% (PY = 30%)	14,694	14,440
	58,775	48,132
Revenue losses	57,684	48,132
Capital losses	1,127	-
	\$'000	\$'000
	2024	2023

9. INCOME TAX, CONT.

Recognition and measurement

Current income tax expense or revenue is the tax payable on the current year's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities.

A balance sheet approach is adopted, under which deferred tax assets and liabilities are recognised for temporary differences between the tax bases of assets and liabilities and their carrying amounts in the financial statements. No deferred tax asset or liability is recognised if it arose in a transaction, other than a business combination, that at the time of the transaction did not affect either accounting or taxable profit or loss.

Deferred tax assets are recognised for temporary differences and unused tax losses only when it is probable that future taxable amounts will be available to utilise those temporary differences and losses. Current and deferred tax balances attributable to amounts recognised directly in equity are also recognised directly in equity.

Tax Consolidation

The Company and its wholly owned Australian controlled entities have formed an income tax consolidated group effective 1 July 2010 under tax consolidation legislation. Each entity in the Group recognises its own deferred tax assets and liabilities arising from temporary differences. Such taxes are measured using the 'stand-alone taxpayer' approach. Current tax liabilities or assets and deferred tax assets arising from unused tax losses and tax credits in the controlled entities are immediately transferred to the head entity which is the Parent entity. No tax sharing or funding arrangements are presently in place.

CURRENT ASSETS

10. TRADE AND OTHER RECEIVABLES

	2024 \$'000	2023 \$'000
To de Devet ables	1000	0.017
Trade Receivables	1,860	2,913
Loss allowance	(54)	(242)
Other receivables	199	538
	2,005	3,209
Loss Allowance Movements in the loss allowance were as follows:		
Carrying value at the beginning of the year	242	67
Increase/(decrease) in loss allowance recognised	(187)	175
Carrying value at the end of the year	55	242
Trade receivables past due but not impaired		
Under one month	12	386
One to three months	-	20
Over three months	24	267
	36	673

10. TRADE AND OTHER RECEIVABLES, CONT.

Recognition and measurement

Trade receivables include amounts due from customers for goods sold and services performed in the ordinary course of business. Receivables expected to be collected within 12 months of the end of the reporting period are classified as current assets. All other receivables are classified as non-current assets.

Trade receivables are initially recognised at fair value and subsequently recognised less any expected loss allowance. The Group applies the AASB 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables. To measure the expected credit losses, trade receivables have been grouped based on shared credit risk characteristics and the number of days outstanding. The expected loss rates applied are based upon the payment sales profiles over a 12-month period and the historical credit losses experienced in this period. Historical loss rates are adjusted to reflect current and forward-looking information including macroeconomic factors affecting the ability of the customers to settle the receivables.

The loss allowance is determined as follows for trade receivables:

	Current	30 days	60 days	90+ days	Total
31 December 2024					
Expected Loss Rate	2%	0%	0%	100%	
Trade Receivables Cross Carrying Amount (\$'000)	1,823	12	-	24	1,860
Loss Allowance (\$'000)	30	-	-	24	53
	0	70 1	CO .l	00.4	Total
71 Danasan 2027	Current	30 days	60 days	90+ days	Total
31 December 2023					
Expected Loss Rate	0%	0%	0%	91%	
Trade Receivables Cross Carrying Amount (\$'000)	2,240	386	20	267	2,913
Loss Allowance (\$'000)	-	-	-	242	242

The amount of the impairment loss is recognised in the Consolidated Statement of Profit or Loss within other expenses. When a trade receivable for which an impairment allowance has been recognised becomes uncollectible in a subsequent period, it is written off against the provision account. Subsequent recoveries of amounts previously written off are credited against other expenses.

Fair values of trade and other receivables

Due to the short-term nature of the current receivables, their carrying amount is approximated to fair value.

Credit risk

The Group has no significant concentration of credit risk with respect to any single counterparty or group of counterparties other than those receivables specifically provided for within the loss allowance. The main source of credit risk to the Group is considered to relate to the class of assets described as 'trade and other receivables'.

The above table details the Group's trade and other receivables exposed to credit risk (prior to collateral and other credit enhancements) with ageing analysis and impairment provided thereon. Amounts are considered as 'past due' when the debt has not been settled within the terms and conditions agreed between the Group and the customer or counterparty to the transaction. Receivables that are past due are assessed for impairment by ascertaining the solvency of the debtors and are provided for where there are specific circumstances that the debt may not be fully repaid to the Group.

The balances of receivables that remain within initial trading terms are considered to be of low credit risk.

11. BIOLOGICAL ASSETS

	Wasabi		
	Poultry	Plants	Total
	\$'000	\$'000	\$'000
Balance as at 1 January 2023	2,227	344	2,571
Increases due to purchases and production	3,244	-	3,244
Decreases due to sales/processing/mortality (1)	(2,227)	(344)	(2,571)
Movement in fair value as a result of physical and/or price changes (ii)	243	-	243
Balance as at 31 December 2023	3,487	-	3,487
Current Non-current	3,487	-	3,487
	3,487		3,487
Balance as at 1 January 2024	3,487	-	3,487
Increases due to purchases and production	3,165	-	3,165
Decreases due to sales/processing/mortality (1)	(3,487)	-	(3,487)
Movement in fair value as a result of physical and/or price changes (ii)	(359)	-	(359)
Balance as at 31 December 2024	2,805	-	2,805
Current Non-current	2,805	-	2,805
	2,805	-	2,805

- (i) includes biological assets reclassified as inventory at the point of harvest and/or processing.
- (ii) includes physical changes as a result of biological transformation such as growth, degeneration and procreation.

Recognition and Measurement

Biological assets of the Group relate to poultry and are measured at fair value less costs to sell in accordance with AASB 141 Agriculture. Where fair value cannot be reliably measured or little or no biological transformation has taken place biological assets are measured at cost less impairment losses.

Market prices are derived from observable market prices and achieved sales prices and are reduced for costs associated with bringing the finished product to market, including incremental selling costs and harvesting and production costs to process the biological asset into a saleable form.

The change in estimated fair value is charged to the income statement on a separate line item as fair value adjustment of biological assets. This line item includes movements in fair value as a result of both physical and price changes.

Biological assets are reclassified as inventory at the point of processing.

As at 31 December 2024, the Croup held 485,095 live poultry (2023: 553,165), 374,338 fertile eggs (2023: 325,890).

Poultry

For live poultry below 26 days of age (which is consistent with independent poultry performance guidelines for meat chicken) the carrying amount is a reasonable approximation of fair value. Live poultry with an estimated age of greater than 26 days are measured at fair value less costs to sell and the measurement is categorised into Level 2 in the fair value hierarchy.

The valuation is completed at the whole dressed bird stage for each batch of live poultry as there is no effective market for live poultry produced by the Group. The valuation methodology takes into consideration estimated growth rates, feed intake and carcass yield per independent performance guidelines.

Based on market prices and weights utilised at 31 December 2024, with all other variables held constant, the Croup's net profit/(loss) for the period would have been impacted by \$76,404 (2023: \$113,545) by a pricing or dressed weight increase/decrease of 5%.

11. BIOLOGICAL ASSETS, CONT.

Hatchery

Live poultry (breeder birds) have a 62-week productive live age. The valuation methodology takes into account the age of the birds and direct production costs of labour, feed, vaccination, power, gas, shavings and cost of freight for the breeder birds to be able to calculate the fair value.

For fertile eggs 0 to 2l days, the valuation methodology takes into account costs that relate to the incubation period to be able to calculate the fair value.

Fair value measurement

			2024	
	Level 1	Level 2	Level 3	Total
	\$'000	\$'000	\$'000	\$'000
Recurring fair value measurements				
- Poultry	-	2,805	-	2,805
Total biological assets recognised at fair value	-	2,805	-	2,805
			2023	
	Level 1	Level 2	Level 3	Total
	\$'000	\$'000	\$'000	\$'000
Recurring fair value measurements				
- Poultry	-	3,487	-	3,487
Total biological assets recognised at fair value	-	3,487	-	3,487

Fair value measurements using significant unobservable inputs

12. INVENTORY	2024 \$'000	2023 \$'000
Finished goods	798	389
Raw materials and packaging	914	1,251
Other	520	488
	2,232	2,128

Recognition and measurement

Inventories are measured at the lower of cost and net realisable value and are assigned on a weighted average cost basis. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and costs to sell.

Inventories are accounted for in the following manner:

- Finished goods: cost includes direct materials, direct labour and an appropriate proportion of manufacturing variable and fixed overheads based on normal operating capacity, but excluding any borrowing costs.
- Biological assets reclassified as inventory: the initial cost assigned to agricultural produce is the fair value less costs to sell at the point of harvesting or processing in accordance with AASB 141.
- · Raw materials and packaging: valued at purchase cost.

13. ASSETS HELD FOR SALE	2024 \$'000	2023 \$'000
Cost	1,765	-
Accumulated Depreciation	(168)	-
Net carrying amount	1,597	

The carrying amount of assets classified as held for sale at 31 December 2024 is \$1.597m. There are no liabilities directly associated with these assets held for sale.

The assets held for sale refers to land and buildings owned by Van Diemen's Land Dairy Pty Ltd. A sales agreement was signed on the 26th November subject to a finance clause and with settlement to occur 30 days following finance approval. The sale agreement had not been finalised as at 31 December 2024.

NON-CURRENT ASSETS

14. PROPERTY, PLANT AND EQUIPMENT

(a) Property, Plant and Equipment	2024 \$'000	2023 \$'000
Land and buildings - at cost	5,560	11,644
Less accumulated depreciation	(1,248)	(1,235)
·	4,312	10,409
Plant and equipment - at cost	9,602	11,003
Less accumulated depreciation	(5,798)	(5,089)
	3,804	5,914
Office equipment - at cost	246	245
Less accumulated depreciation	(229)	(214)
	17	31
Motor vehicles - at cost	673	665
Less accumulated depreciation	(259)	(177)
	414	488
Capital Work in Progress - at cost	588	422
Total Property, Plant and Equipment	9,135	17,264

14. PROPERTY, PLANT AND EQUIPMENT, CONT.

Reconciliations

Reconciliations of the carrying amounts of each class of property, plant and equipment at the beginning and end of the financial year are set out below:

	Land and buildings \$'000	Plant and equipment \$'000	Office equipment \$'000	Motor vehicles \$'000	Capital work in progress \$'000	Total \$'000
Carrying value	ΨΟΟΟ	Ψ σ σ σ σ	Ψ σ σ σ σ	Ψ σ σ σ σ	Ψ σ σ σ σ	
As at 1 January 2023	13,476	9,484	68	374	312	23,714
Additions	, =	990	16	363	126	1,496
Capitalisation to asset categories	=	-	=	-	-	-
Disposals	(2,669)	(3,176)	(26)	(189)	(16)	(6,076)
Depreciation expense	(399)	(1,384)	(27)	(60)	-	(1,870)
Balance as at 31 December 2023	10,409	5,914	31	488	422	17,264
As at 1 January 2024	10,409	5,914	31	488	422	17,264
Additions	34	297	-	8	166	505
Capitalisation to asset categories	-	-	-	-	-	-
Impairment expense	(4,353)	(1,607)	-	-	-	(5,960)
Assets classified as held for sale	(1,597)	-	-	-	-	(1,597)
Disposals	-	(91)	-	-	-	(91)
Depreciation expense	(181)	(709)	(14)	(82)	-	(986)
Balance as at 31 December 2024	4,312	3,804	17	414	588	9,135

Recognition and measurement

Property, plant and equipment is stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and that the cost of the item can be measured reliably.

Repairs and maintenance expenditure is charged to the profit and loss during the period in which the expenditure is incurred.

The average depreciation rates for each class of fixed assets are:

Class of fixed assetAverage depreciation ratesBuildings2-5%Leasehold improvements10-12%Plant and equipment8-20%Office equipment40-50%Motor vehicles15-20%

The assets' residual values and useful lives are reviewed and adjusted if appropriate at the end of each reporting period.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Assets are derecognised when sold or replaced with gains and losses on disposals determined by comparing proceeds with the carrying amount. These gains or losses are recognised in the consolidated income statement when the item is derecognised.

14. PROPERTY, PLANT AND EQUIPMENT, CONT.

Impairment

Accounting Standard AASB 136 Impairment of Assets, requires an entity to assess at the end of each reporting period whether there is an indication that an asset may be impaired. If any such indication exists, the entity shall estimate the recoverable amount of the asset, paragraph 9. At 31 December 2024, the Group has two CGUs for which indicators of impairment were considered, which are as follows:

Dairy CGU

Within the Dairy CCU, there are no indefinite lived intangible assets held at 31 December 2024. For the Dairy CCU, there were no indicators of impairment as at 31 December 2024.

Poultry CGU

In the half year financial report (30 June 2024) there was an impairment of \$2.93m accounted for in the Nichols Poultry Cash Generating Unit (CCU) and applied against the tangible assets of Nichols Poultry. This impairment adjustment was based on organic poultry assets that remained on the balance sheet (\$1.4m), which are no longer in use and alignment of the financial results to the general trading conditions in the poultry market due to an increase of poultry from mainland states and increased competition in the markets Nichols Poultry supplies into.

Within the Poultry CCU, there are no indefinite lived intangible assets held at 31 December 2024.

At 31 December 2024 an indicator of impairment was identified based on the year-end EBITDA result. The recoverable amount of the Poultry CGU was assessed using a value in use calculation based on cash flow projections. These projections cover a five-year period and incorporate external market data and financial forecasts approved by management excluding any fair value adjustments relating to biological assets.

 $\label{lem:condition} \mbox{Key assumptions used in the value-in-use calculation include:}$

Assumption

Pre-tax discount rate Revenue growth rate (5 year avg) Long-term growth rate Cross margin	16.43% 4.00% 2.50% 23.75%
---	------------------------------------

The revenue growth rate at 31 December 2024 is an average of 4% across the 5 year period which reflects current market trends and historical growth rates in the Poultry CCU. The gross margin used in the value in use calculation is assumed at 23.75% reflecting current year margin growth relating to the implementation of cost and production efficiency initiatives.

Based on the above assumptions the recoverable amount of the Poultry CCU at 31 December 2024 is estimated to be \$7.08 million which is a deficit of \$3.03 million when compared to the CCU's carrying value of assets of \$10.11 million.

Sensitivity Analysis

Changes to the assumptions underlying the value in use calculation have the potential to impact the impairment assessment. The following scenarios have been considered as part of the assessment of impairment in the current period:

Assumption change	Change in impairment
0.5% increase in pre-tax discount rate	(\$0.3m)
0.5% decrease in gross margin years 1-5	(\$2.2m)
0.5% decrease in revenue growth rate years 1-5	(\$0.8m)
0.5% decrease in long-term growth rate	(\$0.2m)

Review outcome

Based on the above assessment an impairment of assets of \$3.03 million has been recognised at 31 December 2024.

14. PROPERTY, PLANT AND EQUIPMENT, CONT.

(b) Right of Use Assets and Lease Liabilities

Right of Use Assets

Recognised right-of-use assets relate to the following types of assets:

	\$'000	\$'000
Right of use assets		
Land and buildings	3,956	4,070
Motor vehicles	271	351
Total right-of-use assets	4,228	4,422

Set out below are the carrying amounts of the Croup's right-of-use assets and the movements during the period:

	Rig	Right-of-use assets			
	Land and buildings \$'000	Motor vehicles \$'000	Total \$'000		
Balance at 1 January 2024	4,071	351	4,422		
Additions	279	112	3,91		
Disposals	(64)	(80)	(143)		
Depreciation expense	(330)	(111)	(441)		
Net carrying amount at 31 December 2024	3,956	271	4,228		

	Rig	Right-of-use assets			
	Land and buildings \$'000	Motor vehicles \$'000	Total \$'000		
Balance at 1 January 2023	1,166	375	1,541		
Additions	3,756	154	3,910		
Disposals	(555)	(28)	(582)		
Depreciation expense	(296)	(150)	(447)		
Net carrying amount at 31 December 2023	4,071	351	4,422		

Lease Liabilities

	\$'000	\$'000
Current	305	332
Non-Current	4,188	4,241
	4,493	4,573

2024

2023

14. PROPERTY, PLANT AND EQUIPMENT, CONT.

Recognition and measurement

The Croup leases property. Rental contracts are typically agreed for periods of two years to five years, but may have options to extend as described below.

Contracts agreed contain both lease and non-lease components. The Group allocates consideration in the contract to the lease and non-lease components based on their relative stand-alone prices. However, for leases of real estate for which the Group is a lessee, it has elected not to separate lease and non-lease components, instead accounts for these as a single lease component.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

Non-current lease liability has increased with the addition of the hatchery land and build lease for five years with three five year extension options.

Leases are recognised as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use by the Group.

Assets and liabilities arising from a lease are initially measured on a net present value basis. Lease liabilities include the net present value of the following lease payments:

- Fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- · Variable lease payments that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- · Amounts expected to be payable by the Group under residual guarantees;
- · The exercise price of a purchase option if the Croup is reasonably certain to exercise that option; and
- · Payments of penalties for terminating the lease, if the lease term reflects the Croup exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Croup, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit and loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability each period.

Right-of-use assets are measured at cost comprising the following:

- The amount of the initial measurement of the lease liability;
- · Any lease payments made at or before the commencement date less any lease incentives received;
- · Any initial indirect costs; and
- · Restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's life.

Payments associated with short-term leases and leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise IT-equipment and small items of office furniture.

Extension and termination options are included in a number of property leases of the Group. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

2024

2023

15. INTANCIBLE ASSETS

	2024	2025
	\$'000	\$'000
Brands and trademarks	4	4
Other	409	568
	413	572
Cross carrying value		
At cost	11,029	11,145
Accumulated impairment and amortisation	(10,616)	(10,573)
Total net carrying amounts	413	572
Reconciliations		
Carrying amount at beginning	572	556
Additions	20	66
Impairment and amortisation during the year	(179)	(50)
Carrying amount at end	413	572

Other intangible assets include water rights and intellectual property. Water rights are considered to have an indefinite life and intellectual property is amortised over five years.

Intangible assets are assessed as having an indefinite useful life are allocated to the Group's cash generating units (CGUs) as follows:

	2024			2023				
_	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
	Coodwill	Brands & Trademarks	Other	Total	Goodwill	Brands & Trademarks	Other	Total
Poultry	-	-	236	236	-	-	373	373
Corporate and Other	-	4	172	177	-	4	195	199
Total	-	4	409	413	-	4	568	572

Recognition and measurement

Intangible assets are initially recognised and recorded at cost where it is probable that future economic benefits attributable to the asset will flow to the Croup and the cost can be measured reliably. Subsequently, intangible assets are carried at cost less any impairment losses.

Indefinite life assets

Assets with an indefinite useful life are not amortised but are tested annually for impairment. Assets subject to annual depreciation or amortisation are reviewed for impairment whenever events or circumstances arise that indicate that the carrying amount of the asset may be impaired.

Intangible Asset	Useful Life
Brands & Trademarks	10 years
Software licences & other	10 years
Water rights	-

Management has determined that the brand name associated with the Poultry and Dairy CCU's have an indefinite useful life. This assessment was based on factors including independent expert advice, historical business growth rates, performance and future strategy associated with the brands.

LIABILITIES

16. TRADE AND OTHER PAYABLES

	2024 \$'000	2023 \$'000
Trade and other payables	7,514	9,662
	7,514	9,662

Recognition and measurement

Trade and other payables represent liabilities for goods and services received by the Group which remain unpaid at the end of the reporting period. The balance is recognised as a current liability with amounts paid in accordance with supplier trading terms.

Fair value of trade and other payables

Due to the short-term nature of trade and other payables, the carrying value is reflective of fair value.

17. BORROWINGS

	2024 \$'000	2023 \$'000
Current		
Bank Overdraft	<u>-</u>	_
Bank Loans	536	1,964
Other	412	320
	948	2,284
Non-Current		-
Bank Loans	2,773	13
	2,773	13
Total borrowings	3,721	2,297

17. BORROWINGS, CONT.

Financing arrangements

Commitments in relation to financing arrangements are payable as follows:

	Less than 12 months \$'000	Between 1 and 5 years \$'000	Over 5 years \$'000	Total contracted cash flows \$'000	Carrying Amount \$'000
At 31 December 2024					
Non-derivatives					
Trade payables	7,514	-	-	7,514	7,514
Bank Overdraft	-	-	-	-	-
Bank Loans	536	2,773	-	3,309	3,309
Other	412	-	-	412	412
	8,462	2,773	-	11,235	11,235
At 31 December 2023					
Non-derivatives					
Trade payables	9,662	-	_	9,662	9,662
Bank Overdraft	-	-	-	-	-
Bank Loans	1,964	13	-	1,977	1,977
Other	320	-	-	320	320
	11,946	13	-	11,958	11,958
Available facilities:					
, wando raemeree.			2024	202	23
		9	000	\$'00	00
			Undrawn		Undrawn
		Limit	Balance	Limit	Balance
Equipment Finance Liabilities		<i>5</i> 13	403	36	-
Bank Bill Facility		-	=	=	-
Bank Loan Facilities		3,200	=	1,976	-
Bank Overdraft		2,000	2,000	-	-
		5,713	2,403	2,012	-

The bank overdraft facility (\$2.0 million) and Commercial Bill loan facility (\$3.2 million) with NAB was established during the year. Part of the loan facility was used to repay a \$1.3 million facility with Roadnight Capital and a \$0.6m facility held with AMAL Security Services Pty Limited

Recognition and measurement

Borrowings are initially recognised at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the consolidated income statement over the period of the borrowings using the effective interest method.

Borrowings are removed from the balance sheet of the Croup when the terms and obligations specified in the contract are discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party, and the consideration paid is recognised in the consolidated income statement as other income or finance costs.

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

Borrowing costs, including transaction fees, are recognised in the consolidated income statement in the period in which they are incurred.

17. BORROWINGS, CONT.

Secured liabilities and assets pledged as security

The Croup held finance facilities with National Australia Bank Limited, AMAL Security Services Pty Limited and Roadnight Capital during the reporting period. The AMAL Security Services Pty Limited and Roadnight Capital facilities were fully repaid as at reporting date. Available bank loan facilities are secured by mortgage over the property and water rights owned by Nichols Poultry Pty Ltd and property owned by Van Diemen's Land Dairy Pty Ltd. The facilities are also secured by a general security agreement over the property of Nichols Poultry Pty Ltd and Van Diemen's Land Dairy Pty Ltd not otherwise secured.

The Company holds a loan facility arrangement with National Australia Bank of \$3.2 million, of which \$0.5 million has a maturity date of June 2025. The remaining \$2.7 million is due January 2026, and has been classified as non-current due to the intention to repay the loan on maturity.

The remaining external borrowings of \$0.5 million relate to a NAB equipment finance facility. At balance date \$0.1 million of this facility had been drawn down.

The Company also holds a \$2 million overdraft facility with NAB which was undrawn at 31 December 2024.

Financial covenants

There were no financial covenants in place at 31 December 2024.

Current 893 Employee benefits 893 Non-current 92 Employee benefits 92 92 92	18. PROVISIONS	2024	2023
Employee benefits 893 Non-current Employee benefits 92 Total Provisions 985 1,0 Movements in Provisions Carrying amount at beginning of year 1,098 Amounts used during year (426) Additional provisions taken up during year 313		\$'000	\$'000
Non-current Employee benefits 92 Total Provisions 985 1,0 Movements in Provisions Carrying amount at beginning of year Amounts used during year Additional provisions taken up during year Additional provisions taken up during year	Current		
Non-current Employee benefits 92 Total Provisions 985 1,0 Movements in Provisions Carrying amount at beginning of year Amounts used during year Additional provisions taken up during year Additional provisions taken up during year	Employee benefits	893	987
Employee benefits 92 Total Provisions Movements in Provisions Carrying amount at beginning of year Amounts used during year Additional provisions taken up during year Additional provisions taken up during year		893	987
Total Provisions Movements in Provisions Carrying amount at beginning of year Amounts used during year Additional provisions taken up during year Additional provisions taken up during year	Non-current		
Movements in Provisions9851,0Carrying amount at beginning of year1,098Amounts used during year(426)Additional provisions taken up during year313	Employee benefits	92	111
Movements in Provisions Carrying amount at beginning of year 1,098 Amounts used during year (426) Additional provisions taken up during year 313		92	111
Carrying amount at beginning of year1,098Amounts used during year(426)Additional provisions taken up during year313	Total Provisions	985	1,098
Carrying amount at beginning of year1,098Amounts used during year(426)Additional provisions taken up during year313			
Amounts used during year (426) Additional provisions taken up during year 313	Movements in Provisions		
Additional provisions taken up during year 313	Carrying amount at beginning of year	1,098	
	Amounts used during year	(426)	
Carrying amount at end of year 985	Additional provisions taken up during year	313	
	Carrying amount at end of year	985	

17. BORROWINGS, CONT.

Recognition and measurement

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the quantum of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the reporting date, taking into consideration the risks and uncertainties surrounding the obligation. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects the time value of money and the risks specific to the liability.

Employee benefits

A provision is made for employee benefits arising at the end of the reporting period. Employee benefit obligations are presented as current liabilities in the consolidated statement of financial position if the Croup does not have an unconditional right to defer settlement for at least 12 months after the reporting period, regardless of when the actual settlement is expected to occur.

Employee benefits that are expected to be settled within one year from the reporting date have been measured at amounts expected to be paid when the liability is settled. Employee benefits payable later than one year have been measured at present value of the estimated future cash outflows to be made for those benefits. In determining the liability, consideration is given to employee wage increments and the probability that the employee may satisfy any vesting requirements. Those cash flows are discounted using market yields on Australian corporate bond rates with terms to maturity that match the expected timing of cash flows attributable to those employees.

Provision has been made in the financial statements for benefits accruing to employees up to the reporting date such as annual leave, long service leave and bonuses (where applicable). No provision is made for non-vesting sick leave as the anticipated patterns of future sick leave indicates that accumulated non-vesting sick leave will not be paid. Annual leave provisions are measured at nominal values using the remuneration rates expected to apply at the time of settlement. Long service leave provisions are measured as the present value of expected future payments to be made in respect of services provided to employees up to reporting date. Expected future payments are discounted using market yields at reporting date on Australian corporate bonds with terms to maturity that match the estimated future cash flows.

On-costs, such as superannuation and payroll tax are included in the determination of employee benefits provisions.

The net change in the obligation for employee benefits provisions are recognised in the consolidated income statement as a part of employee benefits expense.

EQUITY

19. CONTRIBUTED EQUITY

	Number of Shares		Share Capital	
	2024	2023	2024 \$'000	2023 \$'000
Ordinary shares - fully paid (no par value)	437,095,516	437,095,516	66,834	66,834
Total share capital			66,834	66,834

Movements in ordinary share capital:

		437,095,516	66,834
31/12/2024	Balance at end of period	437,095,516	66,834
01/01/2024	Balance at beginning of period	437,095,516	66,834
Date	Details	Ordinary Shares	\$'000

Terms and Conditions of Issued Capital

Ordinary Shares

Ordinary shares entitle the holder to participate in dividends and the proceeds on winding up of the Company in proportion to the number of shares held. On a show of hands each holder of ordinary shares present at a meeting in person or by proxy is entitled to one vote, and upon a poll each share is entitled to one vote.

Share Options and Rights

Share options and rights do not entitle the holder to participate in dividends and the proceeds on winding up of the Company. The holder is not entitled to vote at General Meetings.

There were nil share options on issue, nil performance rights and 26,332,195 share appreciation rights granted as at 31 December 2024 (2023: nil share options nil performance rights and 7,007,300 share appreciation rights).

Recognition and measurement

Ordinary shares are classified as equity, with ordinary share capital being recognised at the fair value of the consideration received by the Company.

Any transaction costs arising on the issue of ordinary shares are recognised directly in equity as a reduction of the share proceeds received. Ordinary share capital bears no special terms or conditions affecting income or capital entitlements of the shareholders.

Where the Company purchases the Company's equity instruments, for example as the result of a share buy-back or a share-based payment plan, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from the equity attributable to the owners of TasFoods Limited as ordinary share capital until the shares are cancelled or reissued. Where such ordinary shares are subsequently reissued, any consideration received, net of any directly attributable incremental transactions costs and the related income tax effects, is included in the equity attributable to the owners of TasFoods Limited.

20. RESERVES

	2024 \$'000	2023 \$'000
Employee share option reserve	1,353 1,353	1,353 1,353

Nature and Purpose of Reserves

Employee share option reserve

The reserve is used to record the value of equity instruments issued to employees and directors as part of their remuneration, and other parties as part of compensation for their services. Details of the employee share option payments are contained in note 30.

	\$'000	\$'000
Balance at start of year	1,353	1,121
Net Movement during the year	-	232
Balance at end of year	1,353	1,353

OTHER NOTES

21. ADDITIONAL CASH FLOW INFORMATION		
	2024	2023
	\$'000	\$'000
Cash and cash equivalents	485	3,432

Recognition and measurement

Cash and cash equivalents include cash on hand and at banks and short-term deposits with an original maturity of three months or less held at call with financial institutions.

(a) Reconciliation of cash and cash equivalents to the statement of cash flows:

For the purposes of the statement of cash flows, cash and cash equivalents includes cash on hand and in banks and short-term deposits at call, net of outstanding bank overdrafts. Cash and cash equivalents as at the end of the financial year as shown in the statement of cash flows is reconciled to the related items in the statement of financial position as follows:

	2024	2023
	\$'000	\$'000
Cash and cash equivalents	485	3,432
	485	3,432

21. ADDITIONAL CASH FLOW INFORMATION. CONT.

b) Reconciliation of operating profit after income tax to net cash flows from operating activities:

	2024	2023
	\$'000	\$'000
Net loss after income tax	(10,454)	(987)
Depreciation and amortisation	1,521	1,948
Impairment	5,960	-
Movement in fair value of biological assets	359	(243)
Share based payments	-	232
Interest on leased assets	281	178
Profit on sale of assets	(14)	(5,964)
Other	641	(622)
Change in operating assets and liabilities:		
Decrease/(increase) in trade and other receivables	1,204	1,525
(Increase)/decrease in inventories	578	2,446
(Increase)/decrease in prepayments	(244)	451
(Increase)/decrease in deferred taxes	-	-
(Decrease)/increase in trade and other payables	(2,148)	(1,983)
Increase/(decrease) in provisions	(94)	483
Net cash (outflow)/inflow from operating activities	(2,410)	(3,502)

(c) Non-cash activities

There were no non-cash financing activities.

22. FINANCIAL RISK MANAGEMENT

The Group's principal financial instruments comprise receivables, payables, cash and short-term deposits.

The Group manages its exposure to key financial risks, including interest rate and currency risk in accordance with the Group's financial risk management policy. The objective of the policy is to support the delivery of the Croup's financial targets whilst protecting future financial security.

The main risks arising from the Croup's financial instruments are interest rate risk, foreign currency risk, price risk, credit risk and liquidity risk. The Croup uses different methods to measure and manage different types of risk to which it is exposed. These include monitoring levels of exposure to interest rate and foreign exchange risk, and assessments of market forecasts for interest rate, foreign exchange and commodity prices. Ageing analysis and monitoring of specific credit allowances are undertaken to manage credit risk. Liquidity risk is monitored through the development of future rolling cash flow forecasts.

The Board reviews and agrees policies for managing each of these risks. Primary responsibility for identification and control of financial risks rests with the Chief Financial Officer under the authority of the Board. The Board reviews and agrees policies for managing each of the risks identified below, including any hedging cover of foreign currency, interest rate risk, credit allowances, and future cash flow forecast projections.

The carrying amounts of the Group's financial assets and liabilities at balance date were equal to their fair value.

22. FINANCIAL RISK MANACEMENT, CONT.

Recognition and measurement

Classification

The Croup classifies its financial instruments in the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments, and available-for-sale financial assets. The classification depends on the purpose for which the investments were acquired. Management determines the classification of its financial instruments at the time of initial recognition.

Loans and Receivables

Loan and receivables are measured at fair value at inception and subsequently at amortised cost using the effective interest rate method.

Financial Liabilities

Financial liabilities include trade payables, other creditors and loans from third parties including inter-company balances and loans from, or other amounts due, to Director-related entities.

Non-derivative financial liabilities are recognised at amortised cost, comprising original debt less principal payments and amortisation.

Risk Exposures and Responses

Interest Rate Risk

The Group's exposure to market interest rate related primarily to the Group's cash deposits. At balance sheet date, the Group had the following mix of financial assets exposed to Australian and overseas variable interest rate risks that are not designated as cash flow hedges:

	2024 \$'000	2023 \$'000
Financial Assets		
Cash and cash equivalents	485	3,432
Net exposure	485	3,432

The Group regularly analyses its interest rate opportunity and exposure. Within this analysis, consideration is given to existing positions and alternative arrangements for its deposits.

The following sensitivity analysis is based on the interest rate opportunity/risk relating to cash deposits at balance date.

At 31 December 2024, if interest rates had moved, as illustrated in the table below, with all other variables held constant, post-tax profit and equity would have been affected as follows:

	2024 \$'000	2023 \$'000
Judgements of reasonably possible movements		
+ 0.5% (50 basis points)	16	-
- 0.5% (50 basis points)	(16)	-

The movement in profits are due to higher/lower interest received. As the Croup does not have any derivative instruments, the movements in equity are those of profit only. A movement of + and - 0.5% is selected because this historically is within a range of rate movements.

22. FINANCIAL RISK MANAGEMENT, CONT.

Liquidity Risk

Liquidity Risk is the risk that the Croup, although balance sheet solvent, cannot meet or generate sufficient cash resources to meet its payment obligations in full as they fall due, or can only do so at materially disadvantageous terms.

Ultimate responsibility for liquidity risk management rests with the Board of Directors, which has built an appropriate liquidity risk management framework for the management of the Group's short, medium, and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves and by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The Croup has Total Liabilities of \$16.7 million (2023: \$17.6 million) of which \$9.6 million (2023: \$13.3 million) is recorded as current liabilities, and Total Current Assets of \$8.5 million (2023: \$12.9 million) of which \$0.5 million (2023: \$3.4 million) consists of cash or cash equivalents, providing the Board with comfort that the Croup is solvent and can meet its payment obligations in full as they fall due. Refer to Note 1 for information in relation to initiatives that will allow management to achieve their EBITDA forecasts, cash flow forecasts and net working capital requirements.

All current liabilities fall due within normal trade terms, which are generally 30 days.

Credit Risk

Credit risk arises from the financial assets of the Group, which comprise cash and cash equivalents and trade and other receivables. The Group's exposure to credit risk arises from potential default of the counter party, with maximum exposure equal to the carrying amount of these instruments. Exposure at balance date is addressed in each applicable note.

The Group does not hold any credit derivatives to offset its credit exposure.

The Croup trades only with recognised, creditworthy third parties, and as such collateral is not requested nor is it the Croup's policy to securitize its trade and other receivables.

It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures including an assessment of their independent credit rating, financial position, past experience and industry reputation. The risks are regularly monitored.

The Croup applies the AASB 9 simplified approach to measuring expected credit losses as disclosed in Note 10. Receivables balances are monitored on an ongoing basis with the result that the Croup's exposure to bad debts is not significant.

Fair Value

The method for estimating fair value is outlined in the relevant notes to the financial statements. All financial assets held at fair value are valued based on the principles outlined in AASB 7 in relation to Level 1 of the hierarchy of fair values, being quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.

23. CAPITAL MANAGEMENT

When managing capital, management's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to shareholders and benefits for other stakeholders. Management also aims to maintain a capital structure that ensures the lowest cost of capital available to the entity.

Management are constantly adjusting the capital structure to take advantage of favourable costs of capital or high returns on assets. As the market is constantly changing, the Board may change the amount of dividends to be paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

	2024	2023
	\$'000	\$'000
Borrowings	3,721	2,297
Trade and other payables	<i>7,5</i> 14	9,662
Total debt	11,235	11,959
Less cash and cash equivalents	(485)	(3,432)
Net (cash)/debt	10,750	8,527
Total equity	7,122	17,575
Total capital	66,834	66,834
Cearing ratio (total debt / total equity)	157.8%	68.0%

The Group is not subject to any externally imposed capital requirements, other than those referred to in Note 16.

GROUP MANAGEMENT

24. PARENT ENTITY SUPPLEMENTARY INFORMATION

Information relating to TasFoods Limited:

	2024	2023
	\$'000	\$'000
Financial position		
Current assets	16,858	17,604
Non-current assets	2,284	4,400
Total assets	19,142	22,004
Current liabilities	1,502	2,742
Non-current liabilities	1,467	247
Total liabilities	2,969	2,989
Net assets	16,173	19,015
Contributed equity	66,834	66,834
Reserves	1,353	1,351
Accumulated losses	(52,014)	(49,170)
Total equity	16,173	19,015
Financial performance		
Total revenue Loss for the period	332 (13,614)	3,506 (18,127)
Comprehensive loss for the period	(13,614)	(18,127)

Deed of Cross Guarantee

The wholly owned subsidiaries disclosed in Note 25 are parties to a deed of cross guarantee under which each company guarantees the debts of the others. By entering into the deed, the wholly owned entities have been relieved from any requirement to prepare a financial report and directors' report that might otherwise apply under Instrument 2016/785 issued by the Australian Securities and Investments Commission.

The closed group financial information for 2024 is identical to the financial information included in the consolidated financial statements. The wholly owned subsidiaries became a party to the deed of cross guarantee dated 23 October 2017.

The companies disclosed in Note 25 represent a 'closed group' for the purposes of the Instrument, and as there are no other parties to the deed of cross guarantee that are controlled by TasFoods Limited, they also represent the 'extended closed group'.

Capital Commitments

There were no non-cancellable capital expenditure contracted for but not in the financial statements.

Contingent Liabilities

 $Tas Foods\ Limited\ is\ not\ subject\ to\ any\ liabilities\ that\ are\ considered\ contingent\ upon\ events\ known\ at\ balance\ sheet\ date.$

25. SUBSIDIARIES

	Country of Incorporation	Principal Activity	Equity Holding		
			2024 %	2023 %	ABN
Nichols Poultry Pty Ltd	Australia	Poultry	100%	100%	81 092 929 890
Nichols Hatchery Pty Ltd	Australia	Poultry	100%	100%	61 671 683 284
Tasmanian Food Co Dairy Pty Ltd	Australia	Dairy	100%	100%	68 621 829 856
Van Diemen's Land Dairy Pty Ltd	Australia	n/a	100%	100%	43 608 847 016
JJJBSM Pty Ltd (Shima Wasabi)	Australia	n/a	100%	100%	30 128 404 777

UNRECOGNISED ITEMS

26. CONTINGENT LIABILITIES AND ASSETS

There are no matters which the Group consider would result in a contingent liability as at the date of this report.

27. COMMITMENTS FOR EXPENDITURE

Capital Commitments - Capital Expenditure Projects

 $There were no non-cancellable \ capital \ expenditure \ contracted \ for \ but \ not \ in \ the \ financial \ statements.$

Other Commitments - Operating Expenditure

Operating expenditure contracted but not included in the financial statements:

	\$'000	\$'000
Payable:		
- Not longer than one year	-	-
- Longer than one year and not longer than five years	-	-
- Longer than five years	-	-
	 -	-

2024

2023

28. EVENTS OCCURRING AFTER REPORTING DATE

In November 2024 a sales agreement was entered into for land and buildings held by Van Diemens Land Dairy Pty Ltd, for a purchase price of \$2.2m. The sale is subject to finance and has yet to be finalised as at reporting date. Profit on sale of the asset will be recorded in the 2025 financial year.

The Board is not aware of any matter or circumstance not otherwise dealt with in these financial statements that has significantly or may significantly affect the operation of the Group, the results of those operations, or the state of affairs of the Group in subsequent financial years.

OTHER INFORMATION

29. RELATED PARTY TRANSACTIONS

Key Management Personnel Compensation

The aggregate compensation of the key management personnel of the entity is set out below:

	2024	2023
	\$	\$
Short-term benefits	668,648	816,180
Post-employment benefits	60,574	62,137
Share based payments	-	96,000
Termination payments	76,373	20,727
	805,595	995,044
30. AUDITOR'S REMUNERATION		
Remuneration for audit and review of the financial reports of the parent entity or any entity in the Group:		
	2024	2023
	\$	\$

243,000

243,000

210,000

210,000

31. SHARE	BASED	PAYMENTS

Auditors of the parent entity:

Auditing the financial report Other assurance services

Performance Rights

(a) Share based payment arrangements

TasFoods Limited offers the Chief Executive Officer and senior management the opportunity to participate in the Long-Term Incentive Plan (LTIP), which involves performance rights to receive shares in TasFoods Limited. The LTIP is designed to:

- · Assist in the motivation, retention and reward of employees, including the Chief Executive Officer and members of senior management; and
- Align the interests of employees participating in the LTIP more closely with the interests of shareholders by providing an opportunity for those
 employees to receive an equity interest in the TasFoods Limited Group through the granting of performance rights.

31. SHARE BASED PAYMENTS, CONT.

Performance Rights, cont.

(a) Share based payment arrangements, cont.

Under the LTIP, performance rights were issued to the Chief Executive Officer and managers of senior management as the LTI component of their remuneration. Performance rights granted under the LTIP have vesting conditions as follows:

- 50% of the grant is based on Total Shareholder Return (TSR) growth and
- 50% of the grant is based on EBITDA growth.

Vesting percentages for the TSR hurdle (threshold/stretch/maximum level of LTI) are to be determined by the following scale:

Performance Level	Absolute TSR (CACR)	Indicative TFL Share price	% of Maximum vesting
Stretch	25%	\$0.14	100%
Between Target and Stretch	>19%, <25%	>\$0.12 and <\$0.14	Pro-Rata
Target	19%	\$0.12	50%
Between Threshold and Target	>14%, <19%	>\$0.10 and <\$0.12	Pro-Rata
Threshold	14%	\$0.10	25%
Below Threshold	<14%	<\$0.10	0%

Share Price will be determined by a ten trading day VWAP ending on the date that is the end of the Measurement Period (see above). Details of the performance rights allocated to KMP can be found in Table D of section 8 below.

EBITDA Growth

Vesting percentages for the EBITDA hurdle (threshold/stretch/maximum level of LTI) are to be determined by the following scale:

Performance Level	Absolute EBITDA growth	% of Maximum vesting	
Stretch	36.0%	100%	
Between Target and Stretch	>23%, <36%	Pro-Rata	
Target	23%	50%	
Between Threshold and Target	>8%, <23%	Pro-Rata	
Threshold	8%	25%	

The targets for EBITDA growth are based on the Company's budget for the 2024 year.

The Company's compound annual growth in EBITDA, and achievement against the EBITDA Hurdle, will be determined by the Board in its absolute discretion, having regard to matters it considers relevant. It is intended that EBITDA for each relevant financial year will be calculated as EBITDA for that financial year, adjusted to exclude the costs of servicing equity (other than dividends), adjusted for any bonus elements. For relevant financial years, the calculation may be adjusted to take into account one-off items associated with equity raising, if considered appropriate by the Board. The Board also reserves the right to make any other adjustments it thinks fit to the calculation of EBITDA having regard to the impact of any other exceptional items.

31. SHARE BASED PAYMENTS, CONT.

(b) Performance rights granted

Below is a summary of Share Appreciation Rights and Performance Rights granted under the LTIP.

2024

		Performa	nce Period						
Grant Date	Equity Instrument	From	То	Balance at start of Year	Granted During Year	Forfeited	Vested	Balance at End of Year	Fair Value per Share
30/05/2023	Share Appreciation Rights	01/01/23	31/12/23	7,007,300	-	-	-	7,007,300	\$0.014
07/06/2022	Performance Share Appreciation Rights	01/01/22	31/12/25	20,093,960	-	(13,590,604)	-	6,503,356	\$0.032
07/06/2022	Performance Share Appreciation Rights	01/01/22	31/12/25	20,093,960	-	(13,590,604)	-	6,503,356	\$0.016
30/05/2022	Share Appreciation Rights	01/01/22	31/12/22	6,318,183	-	-	-	6,318,183	\$0.038
06/09/2021	Performance Rights	01/01/21	31/12/23	1,851,707	-	(1,851,707)	-	-	\$0.037
24/10/2019	Performance Rights	01/01/19	31/12/21	-	-	-	-	-	\$0.042

2023

		Performa	nce Period						
Grant Date	Equity Intrument	From	То	Balance at start of Year	Granted During Year	Forfeited	Vested	Balance at End of Year	Fair Value per Share
30/05/2023	Share Appreciation Rights	01/01/23	31/12/23	-	7,007,300	-	-	7,007,300	\$0.014
07/06/2022	Performance Share Appreciation Rights	01/01/22	31/12/25	-	20,093,960	-	-	20,093,960	\$0.032
07/06/2022	Performance Share Appreciation Rights	01/01/22	31/12/25	-	20,093,960	-	-	20,093,960	\$0.016
30/05/2022	Share Appreciation Rights	01/01/22	31/12/22	-	6,318,183	-	-	6,318,183	\$0.038
06/09/2021	Performance Rights	01/01/21	31/12/23	1,851,707	-	-	-	1,851,707	\$0.037
24/10/2019	Performance Rights	01/01/19	31/12/21	1,653,571	-	(1,653,571)	-	-	\$0.042

 $The \ Share \ Appreciation \ Rights \ and \ Performance \ Rights \ hold \ no \ voting \ or \ dividend \ rights \ and \ are \ not \ transferable.$

31. SHARE BASED PAYMENTS, CONT.

(c) Fair value of performance rights granted

No performance rights were granted during the 2024 financial year.

The expense recognised in relation to the performance rights applicable to the Non-Executive Directors, Chief Executive Officer and senior management for the year ended 31 December 2024 is \$142,912 (31 December 2023: \$156,865).

Share Options

(a) Share options granted

There were no share options outstanding at 31 December 2024:

Options - 2024

Grant Date	Expiry Date	Exercise Price	Balance at start of Year	Granted	Exercised	Expired/ forfeited/ other	Balance at End of Year
27/08/2021	1/10/2024	\$0.10	2,500,000			(2,500,000)	
27/08/2021	1/10/2025	\$0.10	2,500,000			(2,500,000)	
			5,000,000	-	-	(5,000,000)	
Weighted avera	age exercise price	_					\$.

Options - 2023

Grant Date	Expiry Date	Exercise Price	Balance at start of Year	Granted	Exercised	Expired/ forfeited/ other	Balance at End of Year
27/08/2021	1/10/2024	\$0.10	2,500,000				2,500,000
27/08/2021	1/10/2025	\$0.10	2,500,000				2,500,000
			5,000,000	-	-	-	5,000,000
Weighted avera	age exercise price	_				_	\$ 0.10

(b) Fair value of share options granted

There was nil expense recognised in relation to share options for the year ended 31 December 2024 (31 December 2023: \$74,081).

(c) Share Options at 31 December 2024

Nil share options were held by KMP as at 31 December 2024.

Recognition and Measurement

The Group provides benefits to the Directors, the Chief Executive Officer and certain senior management in the form of share-based payment, whereby services are rendered in exchange for rights over shares (Performance Rights/Share Appreciation Rights) or options.

The fair value of the performance rights and options is recognised as an employee benefits expense, with a corresponding increase in equity. The total amount to be expensed is determined by reference to the fair value of the rights or options granted.

The total expense is recognised over the period in which the performance and/or service conditions are fulfilled (the vesting period), ending on the date on which the relevant employees become fully entitled to the award (the vesting date).

32. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation

These financial statements are general purpose financial statements that have been prepared in accordance with Australian Accounting Standards, Australian Accounting Interpretations and the *Corporations Act 2001*, as appropriate for-profit oriented entities.

The financial statements cover the Company and its controlled entities as a group for the financial year ended 31 December 2024. The Company is a company limited by shares, incorporated and domiciled in Australia.

Separate financial statements for the Company as an individual entity are no longer presented as a consequence of a change to the Corporations Act 2001, however limited financial information for the Company as an individual entity is included in Note 23.

The following is a summary of material accounting policies adopted by the Group in the preparation and presentation of the financial statements not elsewhere disclosed. The accounting policies have been consistently applied, unless otherwise stated.

(b) Compliance with IFRS

The financial statements comply with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB).

(c) Historical Cost Convention

The financial statements have been prepared under the historical cost convention. All amounts are presented in Australian dollars unless otherwise noted.

(d) Principles of Consolidation

The consolidated financial statements are those of the Croup, comprising the parent entity and its controlled entities as defined in Accounting Standard AASB 10 'Consolidated Financial Statements'. Control is achieved when the Company:

- has power over the investee:
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- · has the ability to use its power to affect its returns.

The Company reassess whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Details of the controlled entities are contained in note 25.

Financial statements for controlled entities are prepared for the same reporting period as the parent entity. Controlled entities are fully consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group. Adjustments are made to bring into line any dissimilar accounting policies, which may exist.

All inter-company balances and transactions, including any unrealised profits or losses have been eliminated on consolidation.

Non-controlling interests in the equity and results of the entities that are controlled are shown separately in the consolidated financial statements.

(e) Critical Accounting Estimates, Judgements and Errors

The preparation of the financial statements of the Group requires the use of accounting estimates which, by definition, will seldom equal the actual results. Management also needs to exercise judgement in applying the Group's accounting policies.

Areas within the financial report which contain a higher degree of judgement or complexity, and items which are more likely to be materially adjusted due to estimates and assumptions turning out to be incorrect. Detailed information about each of these estimates and judgements are included in the notes to the financial statements together with the basis of calculation.

The areas involving significant estimates or judgements are:

- · Estimated fair value of biological assets; and
- Estimated value in use calculations for the assessment of the recoverable amount of goodwill and indefinite life intangibles.

Estimates and judgements are continually evaluated. They are based on historical experience, information, and other factors, including expectations of future events that may have a financial impact on the entity and that are believed to be reasonable under the circumstances.

32. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, CONT.

(f) Comparatives

Where necessary, comparative information has been reclassified and repositioned for consistency with current year disclosures.

(g) New Standards and interpretations not yet adopted

Certain new accounting standards and interpretations have been published that are not mandatory for 31 December 2024 reporting periods and have not yet been adopted by the Croup. There are no standards that are not yet effective and that would be expected to have a material impact on the Croup in the current or future reporting periods and on foreseeable future transactions.

(h) Rounding Amounts

The company is of a kind referred to in ASIC Corporations (Rounding in Financial/Directors' Reports) Instrument 2016/191 and in accordance with that Class Order, amounts in the financial statements have been rounded off to the nearest thousand dollars, or in certain cases, to the nearest dollar.

CONSOLIDATED ENTITY DISCLOSURE STATEMENT

As at 31 December 2024

Name of entity	Type of entity	Trustee, partner or participant in JV's	% of share capital	Place of incorporation	Australian resident or foreign resident	Foreign jurisdiction of foreign residents
TasFoods Limited	Body Corporate	-	n/a	Australia	Australian	n/a
Nichols Poultry Pty Ltd	Body Corporate	-	100	Australia	Australian	n/a
Nichols Hatchery Pty Ltd	Body Corporate	-	100	Australia	Australian	n/a
Tasmanian Food Co Dairy Pty Ltd	Body Corporate	-	100	Australia	Australian	n/a
Van Diemen's Land Dairy Pty Ltd	Body Corporate	-	100	Australia	Australian	n/a
JJJBSM Pty Ltd (Shima Wasabi)	Body Corporate	-	100	Australia	Australian	n/a

Basis of preparation

This consolidated entity disclosure statement (CEDS) has been prepared in accordance with the Corporations Act 2001 and includes information for each entity that was part of the consolidated entity as at the end of the financial year in accordance with AASB 10 Consolidated Financial Statements.

DIRECTORS' DECLARATION

- 1. In the opinion of the Directors of TasFoods Limited (the "Company"):
 - a. The financial report and the Remuneration Report included in the Directors' Report, designated as audited of the Croup are in accordance with the *Corporations Act 2001*, including:
 - i. Civing a true and fair view of the Group's financial position as at 31 December 2023 and of its performance for the year ended on that date; and
 - ii. Complying with the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
 - b. The consolidated entity disclosure statement on page 94 is true and correct; and
 - c. At the date of this declaration, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable;
- 2. The financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board, as described in the notes to the financial statements; and
- 3. This declaration has been made after receiving the declarations required by section 295A of the *Corporations Act 2001* from the Chief Executive Officer and the Chief Financial Officer for the financial year ended 31 December 2024.

Signed in accordance with a resolution of the Directors made pursuant to section 295(5) of the *Corporations Act 2001.* This declaration is made in accordance with a resolution of the Directors.

John Murphy

Non-Executive Chair

28 February 2025



Independent auditor's report

To the members of TasFoods Limited

Report on the audit of the financial report

Our opinion

In our opinion:

The accompanying financial report of TasFoods Limited (the Company) and its controlled entities (together the Group) is in accordance with the *Corporations Act 2001*, including:

- (a) giving a true and fair view of the Group's financial position as at 31 December 2024 and of its financial performance for the year then ended
- (b) complying with Australian Accounting Standards and the Corporations Regulations 2001.

What we have audited

The financial report comprises:

- the consolidated statement of financial position as at 31 December 2024
- the consolidated statement of changes in equity for the year then ended
- the consolidated statement of cash flows for the year then ended
- the consolidated statement of profit or loss and other comprehensive income for the year then ended
- the notes to the consolidated financial statements, including material accounting policy information and other explanatory information
- the consolidated entity disclosure statement as at 31 December 2024
- the directors' declaration.

Basis for opinion

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

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

Independence

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

Pricewaterhouse Coopers, ABN 52 780 433 757 2 Riverside Quay, SOUTHBANK VIC 3006, GPO Box 1331, MELBOURNE VIC 3001 T: 61 3 8603 1000, F: 61 3 8603 1999, www.pwc.com.au

Liability limited by a scheme approved under Professional Standards Legislation.



Material uncertainty related to going concern

We draw attention to Note 1 in the financial report, which indicates that the Group incurred a net loss of \$10.5 million and a net cash outflow from operations of \$2.4 million during the year ended 31 December 2024 and, as of that date, had net current assets of \$0.4 million and as a result the Group is dependent on the successful implementation of its strategic initiatives. These conditions, along with other matters set forth in Note 1, indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter

Our audit approach

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

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

Audit Scope

- Our audit focused on where the Group made subjective judgements; for example, significant
 accounting estimates involving assumptions and inherently uncertain future events.
- In establishing the overall approach to the audit of the Group, we determined the type of work that needed to be performed by us, as the group auditor.
- We performed an audit of the most significant business unit of the Group, being Poultry. We
 performed specific risk based focused audit procedures over Dairy and Shared Services
 business units

Key audit matters

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



In addition to the matter described in the *Material uncertainty related to going concern* section, we have determined the matter described below to be the key audit matter to be communicated in our report.

Key audit matter

How our audit addressed the key audit matter

Valuation of non current assets – Poultry CGU (Refer to note 14)

In accordance with Australian Accounting Standards, the Group assessed if there were indicators of impairment within their CGUs, identifying an indicator in the Poultry CGU.

The Group assessed the carrying value of the Poultry CGU assets based on a value in use methodology using forecast future cash flow discounted to present value. The impairment assessment resulted in an impairment of \$6.0m.

The impairment assessment involved key assumptions including revenue growth rate, gross margin, long-term growth rate and pre-tax discount rate.

We considered the carrying value of the Poultry CGU to be a key audit matter because of the financial significance of the impairment and the significant judgements and assumptions applied by the Group in estimating forecast future cash flows.

We performed the following procedures, amongst others:

- Assessed whether the Group's determination of CGUs was consistent with our understanding of the nature of the Group's operations and internal Group reporting.
- Assessed whether the Poultry CGU appropriately included all directly attributable assets and liabilities.
- Assessed whether the valuation methodology, which utilised a discounted cash flow model ('the model') to estimate the recoverable amount of the Poultry CGU, was consistent with Australian Accounting Standards.
- Tested the mathematical accuracy of key data in the model and compared key data to the latest budget, third party information or historical actual costs.
- Assessed whether the key assumptions used in the model, including revenue growth rate and gross margin, were appropriate with reference to external market data, where available.
- With the assistance of PwC valuation experts, assessed whether the pre-tax discount rate and long-term growth rate used in the model was appropriate by comparing it to market data, comparable companies and industry research.
- Evaluated the reasonableness of the disclosures made in note 14 considering the requirements of Australian Accounting Standards.



Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report for the year ended 31 December 2024, but does not include the financial report and our auditor's report thereon.

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

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

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

Responsibilities of the directors for the financial report

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

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

Auditor's responsibilities for the audit of the financial report

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

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



Report on the remuneration report

Our opinion on the remuneration report

We have audited the remuneration report included in the directors' report for the year ended 31 December 2024.

In our opinion, the remuneration report of TasFoods Limited for the year ended 31 December 2024 complies with section 300A of the *Corporations Act 2001*.

Responsibilities

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

Melbourne

28 February 2025

PricewaterhouseCoopers

Pricewaterhouse Coopers

Brad Peake Partner

TASFOODS ANNUAL REPORT 2024

SHAREHOLDER INFORMATION

The shareholder information set out below was applicable as at 24 February 2025.

A. DISTRIBUTION OF EQUITY SECURITIES

Analysis of numbers of equity security holders by size of holding:

HOLDING DISTRIBUTION

As at 24 February 2025

Range	Securities	%	No of Holders	%
100,001 and over	415,384,354	95.03	221	15.37
10,001 to 100,000	19,260,762	4.41	489	34.01
5,001 to 10,000	1,333,962	0.31	172	11.96
1,001 to 5,000	1,046,745	0.24	333	23.16
1 to 1,000	69,693	0.02	223	15.51
Total	437,095,516	100.00	1,438	100.00
Unmarketable Parcels	11,263,153	2.58	1,079	75.03

B. EQUITY SECURITY HOLDERS

Twenty largest quoted equity security holders.

The names of the twenty largest holders of quoted equity securities are listed below (some are grouped where the holdings are deemed to be controlled by the same entity):

Rank	Name	Units	Percentage %
1	MUTUAL TRUST PTY LTD Includes entities associated with JANET CAMERON	97,295,851	22.26
2	MELBOURNE SECURITIES CORPORATION LIMITED	74,354,939	17.01
3	J P MORGAN NOMINEES AUSTRALIA PTY LIMITED	65,506,894	14.99
4	CVC LIMITED	43,739,695	10.01
5	RESEARCH CORPORATION PTY LTD	25,739,934	5.89
6	HELBERN INVESTMENTS PTY LTD	10,400,000	2.38
7	MR JIMMY THOMAS & MS IVY RUTH PONNIAH	8,382,684	1.92
8	BARANA PTY LTD	3,945,343	0.90
9	HSBC CUSTODY NOMINEES (AUSTRALIA) LIMITED	3,208,931	0.73
10	SHANE ALEXANDER NOBLE	2,968,055	0.68

SHAREHOLDER INFORMATION

B. EQUITY SECURITY HOLDERS, CONT.

Rank	Name	Units	Percentage %
11	MR JIMMY THOMAS & MS IVY RUTH PONNIAH	2,948,127	0.67
12	QUALITY LIFE PTY LTD	2,541,070	0.58
13	MR DARIUS ISAAC	2,395,991	0.55
14	ELPHINSTONE HOLDINGS PTY LTD	2,000,000	0.46
15	TRAVELBUC SUPERANNUATION PTY LTD	1,714,575	0.39
16	BOB WILSON	1,600,000	0.37
17	THE GARDEN KEEPERS COMPANY PTY LTD	1,587,305	0.36
18	MR BENJAMIN SCOTT SWAIN & MRS ANN YEO RUM SWAIN	1,578,571	0.36
19	A C N 136 965 538 PTY LTD	1,575,776	0.36
20	PIARRI PTY LTD	1,350,000	0.31
Totals: To	p 20 holders of TFL ORDINARY FULLY PAID	354,833,741	81.18
Total Rem	aining Holders Balance	82,261,775	18.82
Total Holo	lers Balance	437,095,516	100.00

As at 24 February 2025, the 20 largest shareholders held ordinary shares representing 81.18% of the issued share capital.

SUBSTANTIAL SHAREHOLDERS

Substantial holders in the Company are set out below:

Name	Number Of Shares Held	%
Janet H Cameron	97,295,851	22.26
Melbourne Securities Corporation Limited <agfood a="" c="" opportunities=""></agfood>	74,354,939	17.01
JP Morgan Nominees Australia Pty Limited	65,506,894	14.99
CVC Limited	43,739,695	10.01

C. VOTING RIGHTS

The voting rights attached to ordinary shares are set out below:

On a show of hands every member present at a meeting in person or by proxy shall have one vote and upon a poll each share shall have one vote.

D. USE OF CASH

Cash and assets readily convertible to cash held by the Company for the reporting period were used in a way consistent with its business strategy and objectives.





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