EVZ Limited Appendix 4E Preliminary final report



1. Company details

Name of entity: EVZ Limited ABN: 87 010 550 357

Reporting period: For the year ended 30 June 2025 Previous period: For the year ended 30 June 2024

2. Results for announcement to the market

	2025 \$	2024 \$	Change \$	Change %
Revenues from ordinary activities	107,959,682	118,916,120	(10,956,438)	(9%)
Earnings Before Interest, Tax, Depreciation and Amortisation (EBITDA)	5,323,141	4,906,295	416,846	8%
Profit from ordinary activities after tax attributable to the owners of Limited	1,235,210	2,138,924	(903,714)	(42%)
rofit for the year attributable to the owners of EVZ Limited	1,235,210	2,138,924	(903,714)	(42%)
			2025 Cents	2024 Cents
Basic earnings per share Diluted earnings per share			1.02 0.98	1.77 1.69

Dividends

There were no dividends paid, recommended or declared during the current financial period.

Comments

Revenue retracted by 9% to \$108M primarily in the Energy and Resources sector with our Brockman business, experiencing a slowdown in new project opportunities coming to market. Our other businesses and the Building Products Sector in total were able to increase revenues during the year.

Net profit after tax (NPAT) for the consolidated entity was \$1,235,210. (30 June 2024: \$2,138,924). This reduction was driven solely by a non-recurring income tax impact. In the prior year, NPAT benefited from a \$0.3 million one-off tax credit arising from the recognition of previously unbooked carried-forward tax losses. With all available tax losses now fully recognised, the current year reflects a normalised tax expense of \$0.6 million.

3. Net tangible assets

Reporting Previous period Cents Cents

18.60 17.23

4. Control gained over entities

Net tangible assets per ordinary security

Not applicable.

EVZ Limited Appendix 4E Preliminary final report



5. Loss of control over entities

Not applicable.
6. Dividends
Current period There were no dividends paid, recommended or declared during the current financial period.
Previous period There were no dividends paid, recommended or declared during the previous financial period.
7. Dividend reinvestment plans
Not applicable.
3. Details of associates and joint venture entities
Not applicable.
Foreign entities
etails of origin of accounting standards used in compiling the report:
Not applicable.
20. Audit qualification or review
betails of audit/review dispute or qualification (if any):
The financial statements have been audited and an unmodified opinion has been issued.
11. Attachments

Details of attachments (if any):

The Chairmans Report for the year ended 30 June 2025 is attached.

EVZ Limited Chairmans Report 30 June 2025



Chairman's Report

Dear Shareholder,

FY2025 marked a year of strategic progress for EVZ, as we continued to reshape the business for sustainable, margin-driven growth. EBITDA rose 8% from \$4.9 million to \$5.3 million despite a 9% decline in revenue to \$108 million, reflecting disciplined project selection and a sharpened focus on profitability. Net profit after tax was \$1,235,210 impacted by a normalised tax expense of \$0.6 million following the full recognition of carried-forward tax losses in prior year.

Our strategic priorities—margin enhancement, recurring revenue streams, and scalable growth through acquisition—remain central to our transformation. These pillars are guiding our decisions across divisions and positioning EVZ for long-term value creation.

Strategic Highlights by Division:

Building Products

This division delivered strong revenue and profit growth, underpinned by sustained market demand and operational excellence.

Syfon Systems reinforced its leadership in syphonic roof drainage across Australia and Southeast Asia, while advancing its ASEAN expansion strategy through tailored local models.

Tank Industries continued its upward trajectory, benefiting from co-location synergies and shared best practice.

The division enters FY2026 with a healthy backlog and a clear path for continued growth.

Tank Industries continued its upward trajectory, benefiting from co-location synergies and shared best practices.

Performance was mixed, with Brockman Engineering facing headwinds from now-completed legacy projects, labour shortages, and cost inflation. In addition, there has been a general slowdown in new project opportunities coming to market. Despite these challenges, Brockman retains strategic advantages in petrochemical and water infrastructure and is focused on restoring margin performance through disciplined execution and cost control.

TSF Power delivered modest profit and revenue growth and is well-positioned to expand in renewable gas and standby power as labour market conditions ease. Quality people and expanded breadth of services are key opportunities for growth.

Strategic Outlook

Looking ahead, EVZ is focused on:

- Margin Expansion: Prioritising high-value, well-scoped projects with disciplined cost and contract management.
- Recurring Revenue: Introducing new products and services that reduce historical reliance on one-off contracting.
- Scalable Growth: Pursuing strategic acquisitions that complement our core capabilities and expand our market reach.



Operational Excellence: Investing in a deep leadership pool, digital transformation, sustainability, and talent development to build EVZ as a resilient, future-ready organisation.

We secured several significant project wins in FY2025 and maintain an active pipeline across key sectors and geographies. With a diversified portfolio and a clear strategic roadmap, EVZ is well-positioned to deliver enhanced shareholder value in FY2026 and beyond.

I extend my appreciation to our senior management team for their unwavering commitment to innovation, collaboration, and strategic execution.

Sincerely,

Graham Burns Chairman

For personal use



EVZ Limited Contents 30 June 2025



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General information

The financial statements cover EVZ Limited as a consolidated entity consisting of EVZ Limited and the entities it controlled at the end of, or during, the year. The financial statements are presented in Australian dollars, which is EVZ Limited's functional and presentation currency.

EVZ Limited is a listed public company limited by shares, incorporated and domiciled in Australia. Its registered office and principal place of business is:

115 / 838 Collins Street
Melbourne Vic 3008
Telephone: (03) 95455288

Temail: pieter.vanderwal@evz.com.au

A description of the nature of the consolidated entity's operations and its principal activities are included in the directors' report, which not part of the financial statements.

The financial statements were authorised for issue, in accordance with a resolution of directors, on 22 August 2025. The directors have the power to amend and reissue the financial statements.

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The directors present their report, together with the financial statements, on the consolidated entity (referred to hereafter as the 'consolidated entity') consisting of EVZ Limited (referred to hereafter as the 'company' or 'parent entity') and the entities it controlled at the end of, or during, the year ended 30 June 2025.

Directors

The following persons were directors of EVZ Limited during the whole of the financial year and up to the date of this report, unless otherwise stated:

Graham Burns Robert Edgely Ian Luck Richard Betts (appointed 1 May 2025)

Principal activities

During the financial year the principal continuing activities of the consolidated entity consisted of:

Design, manufacture, service and maintenance of large steel tanks for use in the water, petrochem Design, construction, on-site installation, maintenance and shutdown engineering service petrochemical, aluminium, glass, cement, defence and agriculture industries.

Design, and installation of syphonic roof drainage systems to major buildings including airports venues throughout Australia and South East Asia.

Design, installation and maintenance of clean energy solutions, base and back-up power generative equipment, marine installations and provision of mobile generation capabilities.

Pividends

There were no dividends paid, recommended or declared during the current or previous financial year. Design, manufacture, service and maintenance of large steel tanks for use in the water, petrochemical and chemical industries. Design, construction, on-site installation, maintenance and shutdown engineering services to the mining, wood chip,

Design, and installation of syphonic roof drainage systems to major buildings including airports, shipping centres and sporting

Design, installation and maintenance of clean energy solutions, base and back-up power generation equipment, communications

Revenue retracted by 9% to \$108M primarily in the Energy and Resources sector with our Brockman business, experiencing a slowdown in new project opportunities coming to market. Our other businesses and the Building Products Sector in total were able

The profit for the consolidated entity after providing for income tax amounted to \$1,235,210 (30 June 2024: \$2,138,924).

The Directors provide the following comments for the financial year:

Revenue retracted by 9% to \$108M primarily in the Energy and Resources sector with our Brockman business, esslowdown in new project opportunities coming to market. Our other businesses and the Building Products Sector in to increase revenues during the year.

Net Profit after tax (NPAT) declined by \$0.9 million (42%) to \$1.2 million. This reduction was driven solely by a mincome tax impact. In the prior year, NPAT benefited from a \$0.3 million one-off tax credit arising from the recognition unbooked carried-forward tax losses. With all available tax losses now fully recognised, the current year reflects a nexpense of \$0.6 million. Syfon Systems, Tank Industries, and TSF Power all reported marginally improved profits of the conversely processing delivered a weaker result than expented due to the electing out of several page. Net Profit after tax (NPAT) declined by \$0.9 million (42%) to \$1.2 million. This reduction was driven solely by a non-recurring income tax impact. In the prior year, NPAT benefited from a \$0.3 million one-off tax credit arising from the recognition of previously unbooked carried-forward tax losses. With all available tax losses now fully recognised, the current year reflects a normalised tax expense of \$0.6 million. Syfon Systems, Tank Industries, and TSF Power all reported marginally improved profits year on year. Conversely, Brockman Engineering delivered a weaker result than expected due to the closing out of several poor performing projects that had been impacted by significant cost inflation and shortages of labour. Brockman and the Group now expect to produce improved profits during FY26.

The strategic drivers for the business remain consistent. Those being improvement in project margins, the introduction of additional products and service pathways that offer recurring revenues rather than our historical focus on contracting and increasing the scale of revenue and earnings through acquired businesses.

Please also refer to the Chairmans letter for more detail on the operating results.

Significant changes in the state of affairs

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

Matters subsequent to the end of the financial year

No matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.

Likely developments and expected results of operations

The Group will continue its focus on investing in growth across all its businesses and looking for opportunities to acquire businesses that fast track the growth of the Company.

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Business risks

The board and management recognise that risk is inherent across the Group and that we are unable to provide certainty of the expected results of its activities, or that any or all of these likely activities will be achieved. The material business risks faced by the Group that could influence the Groups prospects, and how the Group manages those risks, are outlined below.

Risk description	Nature of risk	Mitigating actions
Worksite safety	Occupational Work, health & Safety (OHWS) obligations, critical safety incident or significant crisis.	Compliance with all WorkSafe laws and regulations and employ appropriately qualified safety professionals in each business to maintain our system compliance on site.
Delivery execution risk	The timely and efficient delivery of our clients' projects are critical to their satisfaction and retention. Delivery execution risk arises from delays, cost overruns, poor scope definition and change management, labour shortages, safety and quality issues in delivering projects.	To mitigate delivery execution risk, the group employs several strategies. We focus closely on reducing or eliminating contract and scope risk at project inception. We implement standard project management methodologies to ensure clear project timelines, resource planning and allocation. We constantly update our project risk register to ensure focus is maintained on delivering quality outcomes on time and on budget.
Employment recruitment and retention	Loss of key people may lead to loss of critical skills, knowledge and experience, which may disrupt workflow, or impact relationships with clients.	EVZ strives to create a positive, can-do work environment that fosters employee engagement and satisfaction. EVZ offers competitive remuneration packages and conducts regular performance reviews to support its people and identify any potential issues early on. Dynamic succession planning and knowledge sharing help mitigate any potential loss of knowledge from employee movements.
Gredit risk	Lack of payment by a major project client due to contractual dispute or client insolvency.	Actively manage the commercial risk of the business including detailed credit checks before entering contracts and, post contract execution, ensuring careful management of the client contracting structure to minimise the chance of financial loss.
Information security, including cyberattacks.	A loss of a key customer may negatively impact the financial success of the business. EVZ group may be exposed to an event or events which may result in the groups digitally stored information being unavailable, lost, stolen, copied or otherwise compromised with adverse consequences for the business.	The group constantly strive to meet or exceed customers' expectations for projects delivered. Regularly update and invest in our IT security strategy by focusing on key success factors such as: - Diversified file storage platforms; - Regular training and awareness of all employees; - Central management, with a robust and common strategy and policy across EVZ group; and - Continual focus and improvement.
Climate change	Transition Risks – driven by policy, regulation, technology development, reputation, and market shifts in current goals to decarbonise. Physical Risks – driven by extreme weather and longterm shifts in climate patterns that have direct impacts.	EVZ recognises the interconnectedness of climate and sustainability issues within its operations and has introduced the following to progressively address them: - Adoption of a sustainability strategic framework - Ongoing monitoring of market conditions - Shift to cloud-based data management.

Environmental regulation

The consolidated entity is not subject to any significant environmental regulation under Australian Commonwealth or State law.



Information on directors

Name: Graham Burns

Title: Non-Executive Chairman

Age: 70

Qualifications: Master of Business Administration in Technology from the Australian Graduate School of

Management

Fellow of the Australian Institute of Company Directors.

Experience and expertise: Extensive managerial skills and experience in the property, retail and manufacturing sectors.

Currently CEO of Hunter Land which is a significant industrial developer in regional New South

Wales.

Other current directorships: None Former directorships (last 3 years): None

Special responsibilities: Member of the the Remuneration, Audit and Nomination Committees

Interests in shares: 12,293,264 ordinary shares

Name: Robert Edgley

Title: Non-Executive Director

Age: 60

Qualifications: Bachelor degree in Economics from Monash University

Degree in Japanese language

Experience and expertise: Significant experience and skills in strategic planning, performance management and marketing

and has proven abilities in building business. His career has been predominantly focused in

international finance and investment banking in Australia, the UK and throughout Asia.

Other current directorships: Way 2 VAT Ltd (ASX code: W2V). Appointed 15 Sep 2021

Former directorships (last 3 years): Self Wealth Limited (ASX code: SWF). Appointed 16 April 2019; Resigned 30 June 2023

Special responsibilities: Chairman of the Audit Committee and a member of the Remuneration and Nomination

Committees.

Interests in shares: 300,000

Name: Ian Luck

Title: Non-Executive Director

Age: 73

Qualifications: Bachelor of Technology, Civil Engineering

Fellow of the Institute of Engineers Australia

CPEng (Ret)

Experience and expertise: Significant experience in the engineering and construction sector with 49 years experience in

business leadership, strategy and governance roles that focus on creating high performing teams to deliver outstanding growth and profitability. Previously he has been the Managing Director of Baulderstone, a Non-Executive Director of McConnell Dowell, and a key manager in

Leighton Contractors.

Other current directorships: None

Former directorships (last 3 years): McConnell Dowell Corporation Limited

Special responsibilities: Chairman of the Remuneration Committee and member of the Audit Committee and

Nomination Committee

Interests in shares: 825,000

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Name: Richard Betts

Title: Non-Executive Director

Age: 57

Qualifications: Bachelor of Economics

Member of the Chartered Accountants in Australia and New Zealand

Experience and expertise: Richard is an experienced executive who has held senior roles with ASX listed entities for over

25 years. He is currently Chief Financial Officer at Ridley Corporation Limited and was previously Chief Financial Officer at Pact Group Holdings Ltd for 6 years to 2021. Prior to this, Richard held executive finance and general management roles at Orica Limited. These roles provided him with a deep understanding of working in various jurisdictions, including North America, Europe

and Asia.

Other current directorships: Nil.

Former directorships (last 3 years): Non-Executive Director at Medical Developments International Ltd (ASX Code: MVP).

Appointed 11 May 2021, resigned 30 May 2025.

Interests in shares: Nil.

Other current directorships' quoted above are current directorships for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

ormer directorships (last 3 years)' quoted above are directorships held in the last 3 years for listed entities only and excludes directorships of all other types of entities, unless otherwise stated.

Company secretary

The Company Secretary is Pieter van der Wal. He was appointed 4 September 2017. Mr van der Wal has a Bachelor of Business and is a Chartered Accountant with company secretarial experience.

Meetings of directors

The number of meetings of the company's Board of Directors ('the Board') and of each Board committee held during the year ended 30 June 2025, and the number of meetings attended by each director were:

S	Nomination and Remuneration						
	Full Board		Committee		Audit and Risk Committee		
12 025	Attended	Held	Attended	Held	Attended	Held	
G Burns	18	18	2	2	4	4	
R Edgley	18	18	2	2	4	4	
Luck	18	18	2	2	4	4	
R Betts (Appointed 1 May 2025)	2	3	-	-	-	-	

Held: represents the number of meetings held during the time the director held office or was a member of the relevant committee.

Retirement, election and continuation in office of directors

Richard Betts was appointed director from 1 May 2025.

Remuneration report (audited)

This report details the nature and amount of remuneration for Key Management Personnel.

Key Management Personnel are the non-executive directors and employees who have authority and responsibility for planning, directing and controlling the activities of the Company.

The remuneration report is set out under the following main headings:

- Principles used to determine the nature and amount of remuneration
- Details of remuneration
- Service agreements
- Share-based compensation
- Additional disclosures relating to key management personnel



Principles used to determine the nature and amount of remuneration

The remuneration policy of the Company has been designed to align Director and Executive remuneration with shareholder and business objectives by providing a fixed remuneration component and where appropriate offering specific short and long-term incentives based on key performance areas affecting the Group's financial results. The Board believes the remuneration policy to be appropriate and effective in its ability to attract and retain the best Directors and Executives to govern and manage the Group, as well as to create goal congruence between Directors, Executives and Shareholders.

In accordance with best practice corporate governance, the structure of non-executive director and executive director remuneration is separate.

Non-executive directors remuneration

The Board's policy is to remunerate Non-Executive Directors at appropriate market rates. The Remuneration Committee recommends the fee structure for Non-Executive Directors which will be determined by reference to market practice, duties performed, time, commitment and accountability. Director fees are reviewed annually by the Remuneration Committee.

The Remuneration Committee may seek independent advice in determining appropriate fee structures for Directors.

The maximum aggregate amount of fees payable to Non-Executive Directors is subject to approval by shareholders at the Annual General Meeting. Fees for Non-Executive Directors are not linked to the performance of the Group. However, to align Directors' interests with shareholder interests, the Directors are encouraged to hold shares in the Company and may be able to participate in any employee share/option plan introduced.

(Lall remuneration paid to Directors is valued at the cost to the Company and expensed.

Executive remuneration
The Board's policy for determining the nature and amount of remuneration for key senior Executives for the Group is as follows:

The remuneration policy, setting the terms and conditions for Executive officers, was developed by the Remuneration Committee, and approved by the Board after seeking external advice where appropriate from external independent consultants

All Executives receive a base salary (which is based on factors such as their experience and length of service), superannuation, fringe benefits and where appropriate performance incentives

The Remuneration Committee reviews Executive remuneration packages annually with reference to the Group's performance, each Executive's performance and comparable information from industry sectors and listed companies in similar industries. The performance Executive's performance and comparable information from industry sectors and listed companies in similar industries. The performance of each Executive is measured against criteria agreed and is predominantly measured by comparing actual growth against forecast growth of the Group's profits and shareholders' value. Bonuses and incentives will be linked to predetermined performance criteria. The Gard may, however, exercise its discretion in relation to approving incentives, bonuses and options, and can recommend changes to the Remuneration Committee's recommendations. Any changes must be justified by reference to measurable performance criteria. The colicy is designed to attract the highest calibre of Executives and reward them for performance that results in long-term growth in shareholder wealth.

Executives receive a superannuation guarantee contribution as required by the Government and do not receive any other retirement benefits. Individuals may choose to sacrifice part of their salary to increase payments towards superannuation. All remuneration paid to Executives is valued at the cost to the Company and expensed.

Performance based remuneration:

During the year to 30 June 2025, performance-based remuneration of \$124,643 was paid to key management relating to the 2024 financial year performance. This amount had been accrued in the prior year. An amount of \$279,533 has been accrued and is payable relating to the 2025 financial year performance.

Short Term Incentives (STI)

The Remuneration Committee set certain key performance indicators for the key Executives in the Group to determine eligibility for STI payments. The key performance indicators are quantitative measures based on business profitability and improvement in forward work in hand. Both measures are considered to be drivers of shareholder value.

STI's payable in relation to the 2025 year are \$279,533 (2024: \$124,643).



Long term incentives (LTI):

LTI's, also linked to key performance indicators for the key Executives in the Group, were issued under the Company's' Directors' and Employees' Benefits Plan.

The Key Performance Indicators ("KPIs") used to measure performance for these incentives are group profit growth, earnings per share growth and cashflow. These KPIs are measured over a three-year performance period and were chosen because they are aligned to shareholder wealth creation. For each component of the LTI against a KPI no award is made where performance falls below the minimum threshold for that KPI

Shareholders had previously approved the EVZ Directors' and Employees' Benefits Plan (the "Plan") which allows employees, Directors and others ("Eligible Persons") to be granted shares, options and performance rights in the Company. The object of this Plan is to help the Company recruit, reward, retain and motivate its employees and Directors.

Such shares, options and performance rights would be offered only to those Eligible Persons entitled to receive an invitation. Those Eligible Persons would be:



a Director, or Secretary of a Group Company;

a Director, or Secretary of a Group Company; an employee in permanent full-time or permanent part-time employment of a Group Company; or a contractor to a Group Company who is selected by the Board to participate in the Plan

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

There are no share options issued at 30 June 2025 (2024: Nil).

In vitations to Eligible Persons will be made by the Board and may be made subject to such conditions and rules as the Board determines, including:

In the case of Options, the exercise period, the exercise price and the exercise conditions.

In the case of Shares, the issue price payable on acceptance of the application by the Company and issue of the shares and any other specific terms and conditions of issue.

In the case of Performance Rights, the performance criteria and the performance period in which those performance criteria must be satisfied.

The issue of any securities (including options or performance rights) issued to any Director or their associates will still require shareholder approval under ASX Listing Rule 10.14.

The maximum number of shares issued pursuant to the Plan would be not more than 5% of the equity interests in the Company.

Consolidated entity performance, shareholder wealth and link to directors and executives remuneration

The remuneration policy has been tailored to increase goal congruence between shareholders and Directors and Executives.

In considering the impact of the Group's performance on shareholder wealth and the related rewards earned by executives, the Remuneration Committee had regard to the following measures over the years below:

	2025	2024	2023	2022	2021
	\$	\$	\$	\$	\$
Group Performance measures for Remuneration \$ Profit / (Loss) after tax \$ Net Assets	1,235,210	2,138,924	1,446,276	894,680	3,403,148
	34,642,302	32,877,620	30,444,015	29,067,293	24,446,853
Earnings per share (basic in cents) % Change in share price	1.02	1.77	1.20	0.89	3.54
	10.70	-	(26.30)	18.80	128.60



Details of remuneration

Amounts of remuneration

The remuneration, paid or payable, for each Director and each of Key Management Personnel of the Group during the year was as follows:

	Short-term benefits			Post- employment benefits	Long-term benefits	Share-based payments	
	Cash salary and fees	Cash bonus	Non- monetary	Super- annuation	Long service leave	Equity- settled	Total
2025	\$	\$	\$	\$	\$	\$	\$
Non-Executive Directors:							
G Burns	115,000	-	-	-	-	-	115,000
R Edgley	78,333	-	-	-	-	-	78,333
Luck	78,333	-	-	-	-	-	78,333
Betts (appointed 1 May 2025)	14,167	-	-	-	-	-	14,167
Other Key Management ersonnel:							
(S) Farthing	457,504	98,451	-	29,932	-	53,480	639,367
R van der Wal	327,514	55,288	-	29,932	-	16,752	429,486
A Bellgrove	376,046	125,794	25,419	29,519		2,659	559,437
=	1,446,897	279,533	25,419	89,383		72,891	1,914,123
ersona							
				Post-			
				employment	Long-term	Share-based	
0	Sho	rt-term benef	its	benefits	benefits	payments	
()		- 1		_			
	Cash salary	Cash	Non-	Super-	Long service	Equity-	
Ψ	and fees	bonus	monetary	annuation	leave	settled	Total
3024	\$	\$	\$	\$	\$	\$	\$
Non-Executive Directors:							
Burns	107,067	-	-	-	-	-	107,067
R Edgley	72,100	-	-	-	-	-	72,100
LLLuck	72,100	-	-	-	-	-	72,100
Other Key Management Personnel:							
S Farthing	455,458	24,863	-	27,399	-	11,520	519,240
P van der Wal	289,268	20,400	-	27,399	-	9,408	346,475
A Bellgrove	349,211	79,380	36,423	27,675		29,845	522,534
	1,345,204	124,643	36,423	82,473		50,773	1,639,516

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The proportion of remuneration linked to performance and the fixed proportion are as follows:

	Fixed remur	neration	At risk -	- STI	At risk -	LTI
Name	2025	2024	2025	2024	2025	2024
Non-Executive Directors:						
G Burns	100%	100%	-	-	-	-
R Edgley	100%	100%	-	-	-	-
l Luck	100%	100%	-	-	-	-
R Betts (appointed 1 May 2025)	100%	-	-	-	-	-
Other Key Management Personnel:						
S Farthing	76%	93%	15%	5%	9%	2%
P Van der Wal	83%	91%	13%	6%	4%	3%
A Bellgrove	77%	79%	22%	15%	1%	6%

The proportion of the cash bonus paid/payable or forfeited is as follows:

	Cash bonus paid/payable		Cash bonus forfeited	
Mame	2025	2024	2025	2024
ther Key Management Personnel:				
(S) Farthing	48%	13%	52%	87%
Van der Wal	50%	21%	50%	79%
A Bellgrove	96%	63%	4%	37%

Service agreements

Remuneration and other terms of employment for key Executives are formalised in employment service agreements. Each of these agreements may provide for the provision of other benefits including car allowances. These agreements have no fixed term. There are no other standard termination provisions excluding notice periods. Notice periods are generally between three and six months.

Share-based compensation

Issue of shares

Details of shares issued to directors and other key management personnel as part of compensation during the year ended 30 June 2025 are set out below:

Rame	Date	Shares	Exercise price	
S Farthing	03/09/2024	80,000	\$0.00	
P Van der Wal	03/09/2024	80,000	\$0.00	
A Bellgrove	03/09/2024	124,000	\$0.00	

Performance Rights

The terms and conditions of each grant of options over ordinary shares affecting remuneration of directors and other key management personnel in this financial year or future reporting years are as follows:

Grant date	Vesting date and exercisable date	Expiry date	Exercise price	per performance right at grant date
12/08/2022	30/06/2025	12/08/2025	\$0.00	\$0.19
23/08/2023	30/06/2026	23/08/2026	\$0.00	\$0.14
20/08/2024	30/06/2027	20/08/2027	\$0.00	\$0.16



	Number of performance rights		Vesting date and			Fair value per performance right
Name	granted	Grant date	exercisable date	Expiry date	Exercise price	at grant date
S Farthing	1,000,000	12/08/2022	30/06/2025	12/08/2025	\$0.00	\$0.19
P Van der Wal	400,000	12/08/2022	30/06/2025	12/08/2025	\$0.00	\$0.19
A Bellgrove	400,000	12/08/2022	30/06/2025	12/08/2025	\$0.00	\$0.19
S Farthing	1,000,000	23/08/2023	30/06/2026	23/08/2026	\$0.00	\$0.14
P Van der Wal	400,000	23/08/2023	30/06/2026	23/08/2026	\$0.00	\$0.14
A Bellgrove	400,000	23/08/2023	30/06/2026	23/08/2026	\$0.00	\$0.14
S Farthing	1,000,000	20/08/2024	30/06/2027	20/08/2027	\$0.00	\$0.16
P Van der Wal	400,000	20/08/2024	30/06/2027	20/08/2027	\$0.00	\$0.16
A Bellgrove	400,000	20/08/2024	30/06/2027	20/08/2027	\$0.00	\$0.16



Fair value is determined based on the Company's ASX traded share price on grant date.

Performance rights granted as remuneration during the financial year:

S)			Number of performance	Number of performance	Number of performance	
			rights	rights	rights	%
Name	Grant date	Vesting date	Initially granted	vested	lapsed	Vested
S Farthing	01/08/2022	30/06/2025	1,000,000	360,000	640,000	36
P Van der Wal	01/08/2022	30/06/2025	400,000	160,000	240,000	40
A Bellgrove	01/08/2022	30/06/2025	400,000	120,000	280,000	30

💴 Fair value is based on the share price at grant date. Performance rights which have been granted expire at the end of the financial period 🛾 to which they relate if the targeted performance objectives are not met. The performance rights were granted on 12 August 2022 and rested on award date of 30 June 2025. The company plans to allot the shares within 60 days of the date of this report.

Performance rights are granted as part of the long-term incentive scheme and are determined based on the measures and results of a balanced scorecard analysis for each of key managements' contribution to the business during the financial year. The measures are determined by the Board and all incentive awards are at the discretion of the Board.

Options

There were no options over ordinary shares issued to directors and other key management personnel as part of compensation that were outstanding as at 30 June 2025.

There were no options over ordinary shares granted to or vested by directors and other key management personnel as part of compensation during the year ended 30 June 2025.



Additional disclosures relating to key management personnel

Shareholding

The number of shares in the company held during the financial year by each director and other members of key management personnel of the consolidated entity, including their personally related parties, is set out below:

	Balance at the start of the year	Received as part of remuneration	Additions	Disposals/ other	Balance at the end of the year
Ordinary shares					
G Burns	12,293,264	-	-	-	12,293,264
R Edgley	300,000	-	-	-	300,000
l Luck	825,000	-	-	-	825,000
S Farthing	2,306,840	80,000	-	-	2,386,840
P van der Wal	516,000	80,000	-	-	596,000
A Bellgrove	1,449,171	124,000			1,573,171
	17,690,275	284,000	-	-	17,974,275

Performance rights holding

The number of performance rights over ordinary shares in the company held during the financial year by each director and other members of key management personnel of the consolidated entity, including their personally related parties, is set out below:

S	Balance at the start of the year	Granted	Exercised	Lapsed/ forfeited/ other	Balance at the end of the year
Performance rights over ordinary shares	3.70 / 53.7				
(S) Farthing	2,080,000	1,000,000	(80,000)	(640,000)	2,360,000
P van der Wal	880,000	400,000	(80,000)	(240,000)	960,000
A Bellgrove	924,000	400,000	(124,000)	(280,000)	920,000
O	3,884,000	1,800,000	(284,000)	(1,160,000)	4,240,000
(C)					
per			Vested and exercisable	Vested and unexercisable	Balance exercisable at the end of the year
Performance rights over ordinary shares - Vested and	d exercisable				exercisable at the end of
Performance rights over ordinary shares - Vested and Farthing	d exercisable				exercisable at the end of
Farthing P van der Wal	d exercisable		exercisable	unexercisable	exercisable at the end of the year
Farthing	d exercisable		exercisable 360,000	unexercisable	exercisable at the end of the year

Performance rights which have been granted expire at the end of the 3 year financial period to which they relate if the service condition and targeted performance objectives are not met. The company plans to allot the vested performance rights within 90 days of the date of this report.

This concludes the remuneration report, which has been audited.

There were no unissued ordinary shares of EVZ Limited under option outstanding at the date of this report.

Shares under performance rights

Unissued ordinary shares of EVZ Limited under performance rights at the date of this report are as follows:

Grant date	Expiry date	price	and unissued
12/08/2022	12/08/2025	\$0.00	640,000



No person entitled to exercise the performance rights had or has any right by virtue of the performance right to participate in any share issue of the company or of any other body corporate.

Shares issued on the exercise of options

There were no ordinary shares of EVZ Limited issued on the exercise of options during the year ended 30 June 2025.

Shares issued on the exercise of performance rights

The following ordinary shares of EVZ Limited were issued during the year ended 30 June 2025 on the exercise of performance rights granted:

Date performance rights granted Exercise Number of shares issued

01/08/2021 \$0.00 284,000

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 executives 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 the liability and the amount of the premium.

indemnity and insurance of auditor

The company has not, during or since the end of 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.

Proceedings on behalf of the company

No person has applied to the Court under section 237 of the Corporations Act 2001 for leave to bring proceedings on behalf of the company, or to 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 part of those proceedings.

Non-audit services

There were no non-audit services provided during the financial year by the auditor.

Auditor's independence declaration

A copy of the auditor's independence declaration as required under section 307C of the Corporations Act 2001 is set out immediately after the corporate governance statement.

Auditor

Grant Thornton Audit Pty Ltd continues in office in accordance with section 327 of the Corporations Act 2001.

This report is made in accordance with a resolution of directors, pursuant to section 298(2)(a) of the Corporations Act 2001.

On behalf of the directors

Graham Burns Chairman

22 August 2025



Introduction

The Board of the Company is committed to protecting shareholders' interests and ensuring investors are fully informed about the performance of the Company's business. The Directors have undertaken to perform their duties with honesty, integrity, care and diligence, according to the law and in a manner that reflects the highest standards of corporate governance.

The policies and practices of the Company are in accordance with the ASX Corporate Governance Council's "Corporate Governance Principles and Recommendations – 4th Edition".

Unless otherwise indicated, the best practice principles of the ASX Corporate Governance Council and suggested disclosures, have been adopted by the Company for the year ended 30 June 2025 as relevant to the size and complexity of the Company and its operations.

The Corporate Governance Statement is current at the date of approval of the annual report and has been approved by the Board of Directors.

Principle 1: Lay solid foundations for management and oversight

Recommendation 1.1: Board charter and the respective roles and responsibilities of the Board and management.

The Board charter sets out the function and responsibilities of the Board. The Directors of the Company are accountable to shareholders for the proper management of business and affairs of the Company.

The key Board functions and responsibilities include:

demonstrating leadership;

defining the Company's purpose and setting its strategic objectives, including general and specific goals and reviewing actual results against those objectives, which are aimed at meeting stakeholders' objectives and managing business risk;

overseeing management in its implementation of the Company's strategic objectives, instilling the Company's values and monitoring performance generally;
establishing and maintaining policies directed to ensuring that the Company complies with the law and conforms to the highest standards of financial and ethical behaviour;
ensuring that appropriate risk management systems, internal control and reporting systems and compliance frameworks are in place and are operating effectively;
assessing the necessary and desirable competencies of Board members, review Board succession plans, evaluate its own performance and consider the appointment and removal of Directors;
considering executive remuneration and incentive policies, the Company's recruitment, retention and termination policies and procedures for senior management and the remuneration framework for non-executive directors;
monitoring financial performance;
approving decisions concerning the capital, including capital restructures, and dividend policy of the Company; and monitoring the effectiveness of the Company's governance practices.

The Board delegates responsibility for day-to-day management of the Company to the Chief Executive Officer (CEO), subject to certain financial limits. The CEO must consult the Board on matters that are sensitive, extraordinary, of a strategic nature or matters outside the financial limits. The CEO must consult the Board on matters that are sensitive, extraordinary, of a strategic nature or matters outside the permitted financial limits.

Recommendation 1.2: Director and senior management appointments

Non-Executive Directors appointed during the year hold office until the next annual general meeting, where they must stand for reelection. Each year one third of the Board of Directors (excluding the Managing Director) must retire and if they wish seek re-election at the annual general meeting. Board support for a Director's re-election is not automatic and is subject to satisfactory Director performance.

Appropriate background checks are undertaken before a Director is nominated. At the annual general meeting shareholders are provided with all material information concerning the Director seeking election or re-election.



Recommendation 1.3: Terms of appointment

The Company has written agreements with all senior executives setting out the terms of their appointment. Written agreements have now been implemented for all new director appointments. The duties of the Directors as detailed above were provided to all directors.

Recommendation 1.4: Company secretary

The appointment and removal of the Company Secretary is a decision of the Board. The Company Secretary is accountable directly to the Board, through the Chairman, on all matters relating to the proper functioning of the Board and is responsible for ensuring compliance with Board procedures and governance matters. All Directors have direct access to the Company Secretary.

Recommendation 1.5: Diversity policy

The Group's ultimate success is under-pinned by its employees. To maximise success, the Group encourages a diverse population of employees within its operations.

Diversity is defined to include race, ethnicity, gender, sexual orientation, socio-economic status, culture, age, physical ability, education, skill levels, family status, religious, political and other beliefs and work styles. The Group recognises that differences in ideas, backgrounds, patterns of thinking and approaches to work can generate value for the Group's stakeholders: its customers, shareholders, personnel and the communities in which it operates. It is the Group's policy to promote these differences within a productive, inclusive and performance-based environment in which everybody feels valued, where their skills are fully utilised, their performance is recognised,

retain, promote and hire the best people possible, focusing on actual and potential contribution in terms of performance,

The Group's measurable objective and current gender profile:

The Group's measurable objective for increasing gender diversity is to the Group's measurable objective for increasing gender diversity is to the Group's measurable objective for increasing gender diversity is to the Group's measurable objective for increasing gender diversity is based on the following objectives:

retain, promote and hire the best people possible, focusing on competence, collaboration and professional accountability;

foster an inclusive culture and ensure that current and future employ irrespective of race, ethnicity, gender, sexual orientation, socio-eccestatus, religious, political and other beliefs and work styles. This includes the diminishes such attributes or that discriminates on the basis of such create and manage appropriate human resource processes which take and development, performance management, retention and success provide a fair level of reward in order to attract and retain high calibrations and be compliant with all mandatory diversity reporting requirements.

The Group's measurable objective and current gender profile:

The Group's measurable objective for increasing gender diversity is to the group of the complex of the complex of the current gender profile: foster an inclusive culture and ensure that current and future employee opportunities are based on competence and performance, irrespective of race, ethnicity, gender, sexual orientation, socio-economic status, culture, age, physical ability, education, family status, religious, political and other beliefs and work styles. This includes being intolerant of behaviour that denigrates or otherwise diminishes such attributes or that discriminates on the basis of such attributes;

create and manage appropriate human resource processes which take a unified and talent-based approach to recruitment, training and development, performance management, retention and succession planning;

provide a fair level of reward in order to attract and retain high calibre people - and build a culture of achievement by providing a

The Group's measurable objective for increasing gender diversity is to increase the representation of women at all levels of its organisation over time. The Group's progress towards achieving that objective, along with the proportion of women employees within ■ the Group, women in senior Executive positions and women non-executive directors, is set out in the table below:

	<u>2025</u>		<u>2024</u>	
Measure	No.	%	No.	%
Women employees	28	7.2%	27	7.0
Women senior executives *	-	-	-	-
Women non-executive directors	-	-	-	-

^{*} This includes both employees and specific contractors engaged by the Group.



Recommendation 1.6: Board and committee performance

The Board and its committees undertook self-assessment in accordance with their relevant charters during the financial year. The Chairman conducts annual one-on-one personal performance discussions with each of the individual Directors.

The Board was provided with all company information it needed in order to effectively discharge its responsibilities and were entitled to, and did, request additional information when considered necessary or desirable.

Recommendation 1.7: Senior executive performance

Reviews of the performance of Senior Executives are undertaken annually against established key performance indicators. At the same time goals and targets for the coming year are discussed and implemented. The annual evaluation of the CEO's performance is a specific function of the Remuneration Committee.

Principle 2: Structure the board to be effective and add value

Recommendation 2.1: Nomination committee

The Company has a duly appointed nomination committee. The committee operates pursuant to a nomination committee charter. The charter sets out the responsibilities of the committee including reviewing Board succession plans to ensure an appropriate balance of skills and expertise, developing policies and procedures for the appointments of Directors and identifying Directors with appropriate qualifications to fill Board committee vacancies. The term of Non-Executive Directorships is set out in the Company's constitution.

Given the size of the Board, the Board has determined it appropriate for the nomination committee to consist of the full Board of irectors.

Recommendation 2.2 and 2.3: Board composition

The Company's Board is comprised of Non-Executive Directors.

tails of Directors and skills are detailed in the following tables:

	Director	Term in office	Qualifications	Status
1	Graham Burns	Appointed 1 February 2008	MBA (Tech), FAICD	Not Independent
J	Robert Edgley	Appointed 26 August 2011	B Ec	Independent
1	lan Luck	Appointed 3 July 2017	B Tech. Civil Engineering, FIE	Independent
4			Australia, CPEng (Ret).	
_	Richard Betts	Appointed 1 May 2025	B Ec. CA.	Independent

Areas of competence and skills of the board of directors are as follows:

Area	Competence and skills		
Leadership	Business leadership		
	Public listed company experience		
Business & Finance	Accounting expertise		
	Business strategy		
	Corporate turnarounds		
	Corporate financing		
	Mergers and acquisitions Risk management		
	Commercial agreements		
Sustainability and Stakeholder management	Corporate governance		
	Remuneration		
Market and Industry	Financial services expertise		
International	Geographical experience		
	International business management		



Recommendation 2.4 & 2.5: Director independence & Independence of the chairman

Directors of EVZ Limited all non-executive and are considered to be independent when they are not aligned with the interests of management or a substantial shareholder. Independent directors are free of any interest, position or relationship that might influence, or could reasonably be perceived to influence, in a material respect their capacity to bring an independent judgement to bear on issues before the Board and to act in the best interest of the Company as a whole, rather than in the interests of an individual shareholder or other party.

In the context of director independence, 'materiality' is considered from both the Company and individual director perspective. The determination of materiality requires consideration of both quantitative and qualitative elements. An item is presumed to be quantitatively immaterial if it is equal to or less than 5% of the appropriate base amount. It is presumed to be material (unless there is qualitative evidence to the contrary) if it is equal to or greater than 10% of the appropriate base amount.

Qualitative factors considered include whether a relationship is strategically important, the competitive landscape, the nature of the relationship and the contractual or other arrangements governing it and any similar factors.

When assessing the independence of a Director, the Board considers the definition of independence, and the factors set out in Box 2.4 of the ASX Corporate Governance Principles and Recommendations. In accordance with the definition of independence, and the materiality thresholds set, Mr Edgley and Mr Luck are both considered to be independent directors, representing the majority of the Board. The Board considers the depth of Company and industry knowledge and experience possessed by Non-Executive Director, Mr Burns, is of great benefit and value to the Company.

The Board believes that while the Chair is not independent, the current composition of the Board with its combined skills and capability, Cand its mix of experience, best serve the interests of the shareholders.

The role of Chair and Chief Executive Officer are not exercised by the same individual. In addition, there are procedures in place, agreed by the Board, to enable directors, in furtherance of their duties, to seek independent professional advice at the Company's expense.

Profiles of the directors are set out in this annual report. All directors are subject to retirement by rotation in accordance with the Company's constitution but may stand for re-election by the shareholders. The composition of the board is determined by the board and, where appropriate, external advice is sought. The board has adopted the following principles and guidelines in determining the Composition of the board:

not a current executive of the Company; ideally not held an executive position in the Company in to not a nominee or associate of a shareholder holding more

ideally not held an executive position in the Company in the previous three years;

not a nominee or associate of a shareholder holding more than 10% of the Company's shares;

not significantly involved in the value chain of the organisation, either upstream or downstream; and

not a current advisor to the Company receiving fees or some other benefit, except for approved director's fees.

Directors are encouraged to be long term shareholders in the Company. Directors shareholdings are disclosed in the annual report. Any change in directors' shareholdings are disclosed in accordance with ASX Listing Rules.

Recommendation 2.6: Induction and training

Any new director will receive a letter of appointment. Directors are provided access to the Company's policies including the board's charter. At board meetings directors receive regular updates and also undertake site visits, attend customer and financier meetings as required. These assist directors to keep abreast of relevant market and industry developments.



Principle 3: Instil a culture of acting lawfully, ethically and responsibly

Recommendation 3.1: Articulation and disclosure of values

The Company has formulated core values which all directors, senior executives and employees are expected, at a minimum, to follow. The core values are included in the corporate governance section of the Company's website.

Recommendation 3.2: Code of conduct

The Company has developed a code of conduct to guide all of the Company's employees, particularly directors, the CEO, the CFO and other senior executives, in respect of ethical behaviour. A copy of the code is available on its website.

These codes are designed to maintain confidence in the Company's integrity and the responsibility and accountability of all individuals within the Company for reporting unlawful and unethical practices.

These codes of conduct embrace such areas as:

- conflicts of interest
- corporate opportunities

confidentiality

fair dealing and trade practices

protection of assets

compliance with laws, regulations and industry codes

security trading

commitment to and recognition of the legitimate interests of stakeholders

Recommendation 3.3: Whistleblower policy

The Company has a Whistleblower protection policy in place (Whistleblower Policy), a copy of which is available on its website.

The Whistleblower Policy Encourages all employees to speak out if they have concerns about unethical, unlawful, or irresponsible behaviour within the Company. The Company has established an external helpline to assist reporting, which can be done online and anonymously if preferred. The CEO and CFO are informed of all incidents reported under the Whistleblower policy. The CEO and CFO will inform the board of any material incidents reported under the Whistleblower policy.

Recommendation 3.4: Anti-bribery and corruption policy

The Company has established an anti-bribery and corruption policy which is disclosed on the Company's website. This policy is a particular focus for the Board, as the company operates across multiple divisions and has exposure to foreign markets and cultures outside of Australia. It is a requirement of the policy that the board of directors be informed of any material breaches of the policy.

Principle 4: Safeguard the integrity of corporate reports

Recommendation 4.1: Audit committee

The Board-appointed audit committee operates in accordance with the audit committee charter. The details of the committee meetings held during the year and attendance at those meetings are detailed in the directors' meeting schedule in the directors' report.

The audit committee consists of:

- Robert Edgley Chairperson
- Richard Betts
- Graham Burns
- Ian Luck

Each of the members of the committee is a Non-Executive Director and the Chairman of the committee is not the Chairman of the Board. Mr Edgley, Mr Betts and Mr Luck are each considered to be independent, representing the majority of the committee. Refer further commentary around independence at recommendation 2.5 above. The CEO and the CFO/Company Secretary may attend the meetings at the invitation of the committee. All members of the committee are financially literate (i.e. they are able to read and understand financial statements) and have an understanding of the industry in which the Company operates.

The audit committee provides an independent review of:

financial information produced by the Company;



- the accounting policies adopted by the Company;
- the effectiveness of the accounting and internal control systems and management reporting which are designed to safeguard company assets;
- the quality of the external audit functions;
- external auditor's performance and independence as well as considering such matters as replacing the external auditor where and when necessary; and
- identifying risk areas.

Recommendation 4.2: CEO and CFO assurance

The CEO and CFO have provided to the Board formal declarations that the integrity of the financial statements is founded on a system of risk management and internal control which supports the policies adopted by the Board and that the Company's risk management and internal control system is operating effectively in all material respects to manage the Company's material business risks.

Recommendation 4.3: Integrity of corporate reports

The Company's periodic corporate reports are subject to comprehensive review and auditing. The process ensures that the Company is satisfied that any reports that are issued by the Company are materially accurate, balanced and provide investors with appropriate information to make informed investment decisions.

Principle 5: Make timely and balanced disclosure

Recommendation 5.1: Continuous disclosure

The board recognises that the Company, as an entity listed on the ASX, has an obligation to make timely and balanced disclosure in accordance with the requirements of the Australian Securities Exchange Listing Rules and the Corporations Act 2001. The board also is of the view that an appropriately informed shareholder base and market is essential to an efficient market for the Company's securities. The board is committed to ensuring that shareholders and the market have timely and balanced disclosure of material matters concerning the Company.

In demonstration of this commitment, the Company has adopted a continuous disclosure policy which can be accessed under the corporate governance section of the Company's website.

Recommendation 5.2: Board to receive copies of material market announcements

The Company secretary ensures that the board receives timely copies of all material market announcements made in accordance with the continuous disclosure requirements. The Company's continuous disclosure policy can be accessed under the corporate governance tab of the Company's website.

Recommendation 5.3: Investor / Analyst presentations

As documented in the Company's continuous disclosure policy, when the Company gives a new and material investor or analyst presentation, a copy of the presentation materials are provide to the ASX ahead of the presentation. The Company's continuous disclosure policy can be accessed under the corporate governance tab of the Company's website.

Principle 6: Respect the rights of security holders

Recommendation 6.1: Company website

The Company provides information about itself and its governance procedures to its investors via its website. The corporate governance policies are disclosed on the website through a specific corporate governance tab, as are copies of annual reports, and biographies for directors and key management.



Recommendation 6.2: Investor relations program

Investor updates:

The Company provides regular investor updates via the ASX website to communicate the Company's performance and strategies. These updates typically focus on the Company's financial performance and strategies.

Annual general meeting and annual reports:

The Company's Annual General Meeting enables security holders to engage directly with the board and key management. The CEO and Company Secretary also meet with security holders upon request and respond to any inquiries that may be made from time to time. The Company's annual report and associated investor presentation are released to the ASX and copies are available on the Company's website.

Regular release of financial information:

The Company financial results are announced every 6 months with full year results released via the ASX in August and half year results in February. In between full and half year results, the Company also releases material information on contract wins and other relevant information to the ASX throughout the year as events occur.

Recommendation 6.3: Participation at meetings by security holders

The Company's AGM provides shareholders with the opportunity to vote on resolutions recommended by the board, hear directly from the board and CEO and ask questions of the board.

The Company's AGM is usually held in November. The Chairman and CEO's AGM presentations and voting results are released to the ASX on the day of the meeting.

Recommendation 6.4: Substantive resolutions decided by poll

(I substantive resolutions are decided by poll, rather than by a show of hands.

Recommendation 6.5: Electronic communication

The Company provides security holders with the option to receive communications from the entity and its security registry, such as notice of meetings, explanatory memorandums, proxy forms and annual reports electronically. A corporate email address is provided via the company's website to allow security holders to communicate with the Company. The Company's share registry provider remains computershare.

Since 2020, the Company has ceased producing hard printed copies of its annual report for environmental reasons. Shareholders who have registered to receive electronic communication from the Company's share register will receive access to an electronic copy of the annual report together with the notice of annual general meeting.

Arrangements for hard copy annual reports can be made by request via the corporate email address on the Company's website.

Principle 7: Recognise and manage risk

Recommendation 7.1: Risk committee

Overall risk management is the responsibility of the Risk Committee and covered within that committee's charter.

A copy of the charter is available on the company's website.

Recommendation 7.2: Risk management framework

The Risk Committee has implemented a Risk Register matrix framework under which, matters of higher risk or higher likelihood of occurrence are reported at least monthly to the Board. In addition, a monthly project risk report is tabled at Board meetings for consideration.



Recommendation 7.3: Internal audit

The Company does not currently have any internal audit function. The Board considers that given the Company's current size there is no benefit in having an internal audit function. Independent advice will be sought as necessary. The Board has overall responsibility for the identification, assessment, management and monitoring of the risks faced by the Company.

Recommendation 7.4: Environmental and social risks

EVZ Group is committed to operating within a defined Environmental, Social and Governance Framework (ESG) that provides our investors, employees, and all other stakeholders with assurance that the Board and senior management are focused on leading an ethical and sustainable business. EVZ Group is committed to acting ethically and with integrity in all its business dealings and relationships.

Accordingly, EVZ Group has developed an ESG framework outlining the Groups commitment to continuous improvement in response to the ever-evolving business landscape. A copy of the Groups ESG framework can be obtained on its website at the following location:

https://evz.com.au/assets/images/site/2023/05/EVZ-Limited-ESG-Framework-May-2023.pdf

Principle 8: Remunerate fairly and responsibly

Recommendation 8.1 and 8.2: Remuneration committee and policies

he Company has a duly appointed remuneration committee. The committee operates pursuant to the remuneration committee charter.

The remuneration committee consists of:

lan Luck (Chairman)
Richard Betts
Graham Burns
Rob Edgley

The Company's approach to remuneration is set out in the Remuneration Report contained within this annual report.

The primary responsibilities of the remuneration committee are:
Establish appropriate remuneration policies for directors, the CEO and other senior executives which are effer and/or retaining the best directors and executives to monitor and manage EVZ Limited, whilst ensuring goal committee shareholders, directors and executives.
Ensuring appropriate disclosure of remuneration in line with the Corporations Act, ASX Listing Rules and Corporations. Establish appropriate remuneration policies for directors, the CEO and other senior executives which are effective in attracting and/or retaining the best directors and executives to monitor and manage EVZ Limited, whilst ensuring goal congruence between

Ensuring appropriate disclosure of remuneration in line with the Corporations Act, ASX Listing Rules and Corporate Governance

🚺 on-executive directors are remunerated by way of fees. They may receive options (subject to shareholder approval) but there is no scheme for retirement benefits, other than statutory superannuation. Executives are paid a salary and may be provided, under the directors' and employees' benefits plan, with shares, performance rights and/or options and bonuses as part of their remuneration and incentive package.

There are no executive directors.

Recommendation 8.3: Equity based remuneration scheme

There is currently in place an EVZ Directors' and Employees' Benefits Plan (the "Plan") which allows employees, directors and others ("Eligible Persons") to be granted shares, options and performance rights in the Company. The object of this plan is to help the Company recruit, reward, retain and motivate its employees and directors.

Such shares, options and performance rights would be offered only to those eligible persons entitled to receive an invitation. Those eligible persons would be:

- a director or secretary of a group company;
- an employee in permanent full-time or permanent part-time employment of a group company; or
- a contractor to a group company.

Invitations to eligible persons will be made by the board and may be made subject to such conditions and rules as the board determines, including:

In the case of options, the exercise period, the exercise price and the exercise conditions.



- In the case of shares, the issue price payable on acceptance of the application by the Company and issue of the shares and any other specific terms and conditions of issue.
- In the case of performance rights, the performance criteria and the performance period in which those performance criteria must be satisfied.

The issue of any securities (including options or performance rights) issued to any director, or their associates will still require shareholder approval under ASX Listing Rule 10.14.

The maximum number of shares issued pursuant to the plan would be not more than 5% of the equity interests in the Company.

*** End of corporate governance statement ***



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Auditor's Independence Declaration

To the Directors of EVZ Limited

In accordance with the requirements of section 307C of the *Corporations Act 2001*, as lead auditor for the audit of EVZ Limited for the year ended 30 June 2025, I declare that, to the best of my knowledge and belief, there have been:

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

Grant Thornton Audit Pty Ltd Chartered Accountants

I want Thompson

M A Cunningham

Partner - Audit & Assurance

Melbourne, 22 August 2025

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EVZ Limited Statement of profit or loss and other comprehensive income For the year ended 30 June 2025



		Consoli	dated
	Note	2025	2024
		\$	\$
Revenue	_		
Sales	3	107,959,682	118,908,415
Other Revenue			7,705
Cost of Color		107,959,682	118,916,120
Cost of Sales		(90,337,839)	(101,499,596)
Gross profit		17,621,843	17,416,524
Gross pront		17,021,043	17,410,324
Other income		188,360	(68,397)
Interest received		49,347	43,907
		-,-	-,
Expenses			
Corporate costs		(2,633,642)	(2,118,377)
Administration		(12,491,046)	(12,874,362)
Finance costs	4	(925,252)	(580,880)
Profit before income tax (expense)/benefit		1,809,610	1,818,415
Uncome tax (expense)/benefit	5	(574,400)	320,509
Profit after income tax (expense)/benefit for the year attributable to the owners of EVZ			
Limited		1,235,210	2,138,924
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss			
Foreign currency translation of foreign operation		394,727	185,620
La controlled translation of foreign operation			105,020
ther comprehensive income for the year, net of tax		394,727	185,620
O The comprehensive means to the year, never take			
Total comprehensive income for the year attributable to the owners of EVZ Limited		1,629,937	2,324,544
			,- ,
		Cents	Cents
l ĭ		Cents	Cents
Basic earnings per share	31	1.02	1.77
Diluted earnings per share	31	0.98	1.69

EVZ Limited Statement of financial position As at 30 June 2025



		Consolid	ated
	Note	2025	2024
		\$	\$
Assets			
Current assets			
Cash and cash equivalents	6	10,636,350	8,365,542
Trade and other receivables	7	22,626,854	20,129,097
Contract assets	8	4,221,793	4,796,260
Inventories	9	4,459,717	3,747,014
Financial assets	10	108,616	267,878
Total current assets	-	42,053,330	37,305,791
Non-current assets			
Trade and other receivables	7	1,266,411	1,219,845
Property, plant and equipment	12	7,731,916	7,010,585
Right-of-use assets	11	3,694,211	3,751,905
ntangibles	13	12,072,010	12,072,010
Deferred tax asset	5	2,597,785	3,030,251
Total non-current assets	-	27,362,333	27,084,596
Total assets		69,415,663	64,390,387
Liabilities			
Current liabilities			
Trade and other payables	14	17,756,845	18,092,360
Contract liabilities	15	6,056,329	3,135,705
Lease liabilities	16	1,559,077	1,418,017
Income tax payable	5	-	17,767
Provisions	17	4,474,487	3,933,990
total current liabilities	-	29,846,738	26,597,839
Non-current liabilities			
Lease liabilities	16	4,484,788	4,135,904
Deferred tax liability	5	-	31,624
Provisions	17	441,835	747,400
Total non-current liabilities	-	4,926,623	4,914,928
Total liabilities		34,773,361	31,512,767
Net assets	;	34,642,302	32,877,620
Equity			
Issued capital	18	60,187,506	60,142,066
Reserves	19	534,415	50,383
Accumulated losses		(26,079,619)	(27,314,829)
Total equity		34,642,302	32,877,620

EVZ Limited Statement of changes in equity For the year ended 30 June 2025



	Issued capital	Share based payments reserve	currency translation reserve	Accumulated losses	Total equity
Consolidated	\$	\$	\$	\$	\$
Balance at 1 July 2023	60,099,766	118,800	(320,798)	(29,453,753)	30,444,015
Profit after income tax benefit for the year Other comprehensive income for the year, net of	-	-	-	2,138,924	2,138,924
tax	-	-	185,620		185,620
Total comprehensive income for the year	-	-	185,620	2,138,924	2,324,544
Transactions with owners in their capacity as owners:					
Share-based payments expense (note 32)	-	109,061	-	-	109,061
Performance rights exercised	42,300	(42,300)		-	
Balance at 30 June 2024	60,142,066	185,561	(135,178)	(27,314,829)	32,877,620
Φ			Foreign		
S		Share based	currency		
\supset	Issued	payments	translation	Accumulated	
	capital	reserve	reserve	losses	Total equity
onsolidated	\$	\$	\$	\$	\$
Balance at 1 July 2024	60,142,066	185,561	(135,178)	(27,314,829)	32,877,620
Profit after income tax expense for the year Other comprehensive income for the year, net of	-	-	-	1,235,210	1,235,210
Tax -	-		394,727		394,727
Total comprehensive income for the year	-	-	394,727	1,235,210	1,629,937
Transactions with owners in their capacity as owners:					
Share-based payments expense(note 32) Performance rights exercised	45,440	134,745 (45,440)	<u>-</u> .	<u> </u>	134,745
Balance at 30 June 2025	60,187,506	274,866	259,549	(26,079,619)	34,642,302

EVZ Limited Statement of cash flows For the year ended 30 June 2025



		Consoli	dated
	Note	2025	2024
		\$	\$
Cash flows from operating activities		440.645.200	124 022 050
Receipts from customers (inclusive of GST)		119,645,280	124,922,950
Payments to suppliers and employees (inclusive of GST)		(113,529,386)	(122,510,944)
		6,115,894	2,412,006
Interest received		49,347	43,907
Interest and other finance costs paid		(925,252)	(580,880)
Income taxes paid		(191,325)	(59,540)
Net cash from operating activities	30	5,048,664	1,815,493
Cash flows from investing activities			
Payments for property, plant and equipment (net of finance lease proceeds)	12	(1,185,457)	(1,389,743)
Proceeds from disposal of property, plant and equipment		11,320	6,103
Q		(4.474.407)	(4.000.640)
Net cash used in investing activities		(1,174,137)	(1,383,640)
eash flows from financing activities			
Repayment of leases		(1,603,719)	(1,334,466)
The payment of leases		(1,003,713)	(1,334,400)
Net cash used in financing activities		(1,603,719)	(1,334,466)
		(2,000): 207	(2,00 1,100)
Wet increase/(decrease) in cash and cash equivalents		2,270,808	(902,613)
Cash and cash equivalents at the beginning of the financial year		8,365,542	9,268,155
$\overline{\bigcirc}$			
Cash and cash equivalents at the end of the financial year	6	10,636,350	8,365,542
Θ			
\bigcirc			
Net cash used in financing activities Wet increase/(decrease) in cash and cash equivalents Cash and cash equivalents at the beginning of the financial year Bash and cash equivalents at the end of the financial year			



Note 1. Material accounting policy information

The accounting policies that are material to the consolidated entity are set out below. The accounting policies adopted are consistent with those of the previous financial year, unless otherwise stated.

New or amended Accounting Standards and Interpretations adopted

The consolidated entity has adopted all of the new or amended Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') that are mandatory for the current reporting period.

Any new or amended Accounting Standards or Interpretations that are not yet mandatory have not been early adopted.

Basis of preparation

These general purpose financial statements have been prepared in accordance with Australian Accounting Standards and Interpretations issued by the Australian Accounting Standards Board ('AASB') and the Corporations Act 2001, as appropriate for for-profit oriented entities. These financial statements also comply with International Financial Reporting Standards as issued by the International Accounting Standards Board ('IASB').

Historical cost convention

The financial statements have been prepared under the historical cost convention.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the consolidated entity's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in note 2.

Parent entity information

In accordance with the Corporations Act 2001, these financial statements present the results of the consolidated entity only. Supplementary information about the parent entity is disclosed in note 26.

Principles of consolidation

these financial statements as the 'consolidated entity'.

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

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

Foreign currency translation

The financial statements are presented in Australian dollars, which is EVZ Limited's functional and presentation currency.

Foreign currency transactions

Foreign currency transactions are translated into Australian dollars using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at financial year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

Foreign operations

The assets and liabilities of foreign operations are translated into Australian dollars using the exchange rates at the reporting date. The revenues and expenses of foreign operations are translated into Australian dollars using the average exchange rates, which approximate the rates at the dates of the transactions, for the period. All resulting foreign exchange differences are recognised in other comprehensive income through the foreign currency reserve in equity.



Note 1. Material accounting policy information (continued)

The foreign currency reserve is recognised in profit or loss when the foreign operation or net investment is disposed of.

Revenue recognition

Revenue is recognised when an entity satisfies a performance obligation by transferring control of a promised good or service to a customer.

To determine whether to recognise revenue, the Group follows a 5-step process:

- 1 Identifying the contract with a customer;
- 2 Identifying the performance obligations;
- 3 Determining the transaction price,
- 4 Allocating the transaction price to the performance obligations; and
- 5 Recognising revenue when/as performance obligation(s) are satisfied.

The core principle of AASB 15 is that an entity shall recognise revenue to depict the transfer of promised goods and services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

Construction revenue

The contractual terms and the way in which the Group operates its construction contracts is predominantly derived from projects containing one performance obligation. Due to the high degree of interdependence between the various elements of these projects, they are accounted for as a single performance obligation. Contracted revenue is recognised over time by comparing costs incurred with total estimated costs required to deliver the project to measure progress. Estimated costs are reviewed on a monthly basis. The requirements of over time measurement are met as the construction creates assets with no alternative use to the Group and there is an enforceable right to payment for performance completed.

Contract variations are assessed to determine whether they represent a separate contract with the customer or are modifications to the original contract.

Most contracts are billed according to approved monthly progress claim schedules or in some cases according to contracted milestone (schedules. When payments received from customers exceed revenue recognised to date on a particular contract, an excess (a contract liability) is reported in the statements of financial position. Alternatively, where revenue to be recognised exceeds amounts invoiced to customers, the excess (contract asset) is reported.

Services revenue

Services revenue arises from maintenance and other services supplied to infrastructure assets and facilities which may involve a range of services and processes.

Under AASB 15, these are recognised over time with reference to inputs (time and materials) as services are provided. These services have been determined to be one performance obligation as they are highly inter-related and fulfilled over time therefore revenue is recognised over time.

As with construction revenue, contract variations are assessed to determine whether they represent a separate contract with the customer or are modifications to the original.



Note 1. Material accounting policy information (continued)

Parts sales revenue

The Group recognises parts sales revenue as follows:

Revenue is recognised at an amount that reflects the consideration to which the Group is expected to be entitled in exchange for transferring goods or services to their customers. For each contract with a customer, the Group:

- · identifies the contract with a customer;
- · identifies the performance obligations in the contract;
- · determines the transaction price which takes into account estimates of variable consideration and the time value of money;
- allocates the transaction price to the separate performance obligations on the basis of the relative stand-alone selling price of each distinct good or service to be delivered; and
- · recognises revenue when or as each performance obligation is satisfied in a manner that depicts the transfer to the customer of the goods or services promised.

Variable consideration within the transaction price if any, reflects concessions provided to the customer such as discounts, rebates and refunds and any other contingent events. Such estimates are determined using either the 'expected value' or 'most likely amount method'. The measurement of variable consideration is subject to a constraining principle whereby revenue will only be recognised to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur. The measurement constraint continues until the uncertainty associated with the variable consideration is subsequently resolved. Amounts received that are subject to the constraining principle are initially recognised as deferred revenue in the form of a separate refund liability.

Income tax

The income tax expense or benefit for the period is the tax payable on that period's taxable income based on the applicable income tax rate for each jurisdiction, adjusted by the changes in deferred tax assets and liabilities attributable to temporary differences, unused tax Ussses and the adjustment recognised for prior periods, where applicable.

Deferred tax assets and liabilities are recognised for temporary differences at the tax rates expected to be applied when the assets are recovered or liabilities are settled, based on those tax rates that are enacted or substantively enacted, except for:

When the deferred income tax asset or liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and that, at the time of the transaction, affects neither the accounting nor taxable profits; or When the taxable temporary difference is associated with interests in subsidiaries, associates or joint ventures, and the timing of the reversal can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

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

The carrying amount of recognised and unrecognised deferred tax assets are reviewed at each reporting date. Deferred tax assets recognised are reduced to the extent that it is no longer probable that future taxable profits will be available for the carrying amount to be recovered. Previously unrecognised deferred tax assets are recognised to the extent that it is probable that there are future taxable profits available to recover the asset.

Deferred tax assets and liabilities are offset only where there is a legally enforceable right to offset current tax assets against current tax liabilities and deferred tax assets against deferred tax liabilities; and they relate to the same taxable authority on either the same taxable entity or different taxable entities which intend to settle simultaneously.

EVZ Limited is responsible for recognising the current tax liabilities of the Australian tax consolidated group. The tax consolidated group has entered into an agreement whereby each Australian component in the group contributes to the income tax payable in proportion to their contributions to the tax profits.

Current and non-current classification

Assets and liabilities are presented in the statement of financial position based on current and non-current classification.



Note 1. Material accounting policy information (continued)

An asset is classified as current when: it is either expected to be realised or intended to be sold or consumed in the consolidated entity's normal operating cycle; it is held primarily for the purpose of trading; it is expected to be realised within 12 months after the reporting period; or the asset is cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least 12 months after the reporting period. All other assets are classified as non-current.

A liability is classified as current when: it is either expected to be settled in the consolidated entity's normal operating cycle; it is held primarily for the purpose of trading; it is due to be settled within 12 months after the reporting period; or there is no right at the end of the reporting period to defer the settlement of the liability for at least 12 months after the reporting period. All other liabilities are classified as non-current.

Deferred tax assets and liabilities are always classified as non-current.

Cash and cash equivalents

Cash and cash equivalents includes cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

rade and other receivables

Trade receivables are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, and allowance for expected credit losses. Trade receivables are generally due for settlement within 30 days.

The consolidated entity has applied the simplified approach to measuring expected credit losses, which uses a lifetime expected loss allowance. To measure the expected credit losses, trade receivables have been grouped based on days overdue.

Other receivables are recognised at amortised cost, less any allowance for expected credit losses.

Contract assets

Contract assets are recognised when the consolidated entity has transferred goods or services to the customer but where the consolidated entity is yet to establish an unconditional right to consideration. Contract assets are treated as financial assets for impairment purposes.

Inventories

Stock on hand is stated at the lower of cost and net realisable value. Cost comprises of purchase and delivery costs, net of rebates and discounts received or receivable.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

Property, plant and equipment

Plant and equipment is stated at historical cost less accumulated depreciation and impairment. Historical cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is calculated on a straight-line basis to write off the net cost of each item of property, plant and equipment (excluding land) over their expected useful lives as follows:

Buildings40 yearsLeasehold improvements3-10 yearsPlant and equipment3-7 yearsFixtures and fittings3-10 yearsMotor vehicles3-10 yearsComputer equipment2-5 years

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at each reporting date.



Note 1. Material accounting policy information (continued)

Leasehold improvements are depreciated over the unexpired period of the lease or the estimated useful life of the assets, whichever is shorter.

An item of property, plant and equipment is derecognised upon disposal or when there is no future economic benefit to the consolidated entity. Gains and losses between the carrying amount and the disposal proceeds are taken to profit or loss.

Right-of-use assets

A right-of-use asset is recognised at the commencement date of a lease. The right-of-use asset is measured at cost, which comprises the initial amount of the lease liability, adjusted for, as applicable, any lease payments made at or before the commencement date net of any lease incentives received, any initial direct costs incurred, and, except where included in the cost of inventories, an estimate of costs expected to be incurred for dismantling and removing the underlying asset, and restoring the site or asset.

Right-of-use assets are depreciated on a straight-line basis over the unexpired period of the lease or the estimated useful life of the asset, whichever is the shorter. Where the consolidated entity expects to obtain ownership of the leased asset at the end of the lease term, the depreciation is over its estimated useful life. Right-of use assets are subject to impairment or adjusted for any remeasurement of lease liabilities.

The consolidated entity has elected not to recognise a right-of-use asset and corresponding lease liability for short-term leases with terms of 12 months or less and leases of low-value assets. Lease payments on these assets are expensed to profit or loss as incurred.

Intangible assets

Goodwill

—Goodwill arises on the acquisition of a business. Goodwill is not amortised. Instead, goodwill is tested annually for impairment, or more frequently if events or changes in circumstances indicate that it might be impaired, and is carried at cost less accumulated impairment losses. Impairment losses on goodwill are taken to profit or loss and are not subsequently reversed.

mpairment of non-financial assets

Goodwill that has an indefinite useful life is not subject to amortisation and is tested annually for impairment, or more frequently if events or changes in circumstances indicate that they might be impaired. Other non-financial assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

Recoverable amount is the higher of an asset's fair value less costs of disposal and value-in-use. The value-in-use is the present value of the estimated future cash flows relating to the asset using a pre-tax discount rate specific to the asset or cash-generating unit to which the asset belongs. Assets that do not have independent cash flows are grouped together to form a cash-generating unit.

Trade and other payables

These amounts represent liabilities for goods and services provided to the consolidated entity prior to the end of the financial year and which are unpaid. Due to their short-term nature they are measured at amortised cost and are not discounted. The amounts are unsecured and are usually paid within 30 days of recognition.

Contract liabilities

Contract liabilities represent the consolidated entity's obligation to transfer goods or services to a customer and are recognised when a customer pays consideration, or when the consolidated entity recognises a receivable to reflect its unconditional right to consideration (whichever is earlier) before the consolidated entity has transferred the goods or services to the customer.

Lease liabilities

A lease liability is recognised at the commencement date of a lease. The lease liability is initially recognised at the present value of the lease payments to be made over the term of the lease, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the consolidated entity's incremental borrowing rate. Lease payments comprise of fixed payments less any lease incentives receivable, variable lease payments that depend on an index or a rate, amounts expected to be paid under residual value guarantees, exercise price of a purchase option when the exercise of the option is reasonably certain to occur, and any anticipated termination penalties. The variable lease payments that do not depend on an index or a rate are expensed in the period in which they are incurred.



Note 1. Material accounting policy information (continued)

Lease liabilities are measured at amortised cost using the effective interest method. The carrying amounts are remeasured if there is a change in the following: future lease payments arising from a change in an index or a rate used; residual guarantee; lease term; certainty of a purchase option and termination penalties. When a lease liability is remeasured, an adjustment is made to the corresponding right-of use asset, or to profit or loss if the carrying amount of the right-of-use asset is fully written down.

Employee benefits

Short-term employee benefits

Liabilities for wages and salaries, including non-monetary benefits, annual leave and long service leave expected to be settled wholly within 12 months of the reporting date are measured at the amounts expected to be paid when the liabilities are settled.

Other long-term employee benefits

The liability for annual leave and long service leave not expected to be settled within 12 months of the reporting date are measured at the present value of expected future payments to be made in respect of services provided by employees up to the reporting date using the projected unit credit method. Consideration is given to expected future wage and salary levels, experience of employee departures and periods of service. Expected future payments are discounted using market yields at the reporting date on high quality corporate bonds with terms to maturity and currency that match, as closely as possible, the estimated future cash outflows.

Defined contribution superannuation expense

Contributions to defined contribution superannuation plans are expensed in the period in which they are incurred.

Share-based payments

The Group operates an equity-settled share-based payment employee share scheme. The fair value of the equity to which employees become entitled is measured at grant date and recognised as an expense with a corresponding increase to an equity account.

Issued capital

Ordinary shares are classified as equity.

incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Note 2. Critical accounting judgements, estimates and assumptions

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities (refer to the respective notes) within the next financial year are discussed below.

Share-based payment transactions

The consolidated entity measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by using either the Binomial or Black-Scholes model taking into account the terms and conditions upon which the instruments were granted. Professional judgment is involved in estimating the inputs used in the fair value calculation. The accounting estimates and assumptions relating to equity-settled share-based payments would have no impact on the carrying amounts of assets and liabilities within the next annual reporting period but may impact profit or loss and equity.

Allowance for expected credit losses

The allowance for expected credit losses assessment requires a degree of estimation and judgement. It is based on the lifetime expected credit loss, grouped based on days overdue, and makes assumptions to allocate an overall expected credit loss rate for each group. These assumptions include recent sales experience and historical collection rates.



Note 2. Critical accounting judgements, estimates and assumptions (continued)

Goodwill

The consolidated entity tests annually, or more frequently if events or changes in circumstances indicate impairment, whether goodwill and other indefinite life intangible assets have suffered any impairment, in accordance with the accounting policy stated in note 1. The recoverable amounts of cash-generating units have been determined based on value-in-use calculations. These calculations require the use of assumptions, including estimated discount rates and growth rates of the estimated future cash flows.

Note 3. Operating segments

Identification of reportable operating segments

The consolidated entity is organised into two operating segments: Energy and Resources, and Building Products. These operating segments are based on the internal reports that are reviewed and used by the Board of Directors (who are identified as the Chief Operating Decision Makers ('CODM')) in assessing performance and in determining the allocation of resources. There is no aggregation of operating segments.

The CODM reviews EBITDA (earnings before interest, tax, depreciation and amortisation). The accounting policies adopted for internal reporting to the CODM are consistent with those adopted in the financial statements.

The information reported to the CODM is on a monthly basis.

principal products Energy and Resources Types of products and services

The principal products and services of each of these operating segments are as follows:

The energy and resources segment designs, manufactures and installs equipment on electricity, oil and gas facilities. Its product range consists of constant load power stations, back up power generation equipment, clean energy solutions, large steel tanks, silos, cooling towers, pipe spooling, pressure vessels and fabricated structural steel. In addition the segment provides customer support services by way of ongoing maintenance, servicing of equipment and sourcing emergency equipment.

Suilding Products

The building products segment designs syphonic roof drainage systems for large and/or complex roof structures, supplies and installs metal panel tanks and prefabricated hydraulic systems.

Intersegment transactions

Intersegment transactions were made at market rates. The Energy and Resources operating segment purchases Quality Control services from the Building Products operating segment. Intersegment transactions are eliminated on consolidation.

Intersegment receivables, payables and loans

Intersegment loans are initially recognised at the consideration received. Intersegment loans receivable and loans payable that earn or incur non-market interest are not adjusted to fair value based on market interest rates. Intersegment loans are eliminated on consolidation.

Unallocated items

The following items of revenue, expenses, assets and liabilities are not allocated to operating segments as they are not considered part of the core operations of any segment:

- Impairment of assets and other non-recurring items of revenue or expense
- Income tax expense
- Current tax liabilities
- Other financial liabilities



Note 3. Operating segments (continued)

Major customers

The Group has many customers to whom it provides products and services. In the current year, the Group had two major customers in the Energy and Resources operating segment who accounted for 23% (2024: 32%) of external revenue. There are no other significant client accounts.

Operating segment information

Consolidated - 2025	Energy & resources \$	Building products \$	Unallocated \$	Total \$
Revenue				
Sales to external customers	66,009,484	41,950,198	-	107,959,682
Total revenue	66,009,484	41,950,198	-	107,959,682
EBITDA	2,405,879	5,505,160	(2,587,898)	5,323,141
Depreciation and amortisation	(1,502,261)	(1,089,620)	(45,743)	(2,637,624)
Interest revenue	14,739	26,769	7,838	49,346
Finance costs	(530,993)	(389,474)	(4,786)	(925,253)
Profit/(loss) before income tax expense	387,364	4,052,835	(2,630,589)	1,809,610
Income tax expense			_	(574,400)
Profit after income tax expense				1,235,210
Assets				
Segment assets	34,855,632	51,388,641	3,341,991	89,586,264
Intersegment eliminations			<u>-</u>	(20,170,601)
Total assets			-	69,415,663
Liabilities				
Segment liabilities	24,505,151	20,246,960	10,191,851	54,943,962
ntersegment eliminations				(20,170,601)
Total liabilities			-	34,773,361
			-	



Note 3. Operating segments (continued)

Consolidated - 2024	Energy & resources	Building products \$	Unallocated \$	Total \$
Revenue				
Sales to external customers	79,955,558	38,960,562		118,916,120
Total revenue	79,955,558	38,960,562	-	118,916,120
EBITDA	3,354,963	3,623,274	(2,071,942)	4,906,295
Depreciation and amortisation	(1,489,076)	(1,015,396)	(46,435)	(2,550,907)
Interest revenue	14,628	21,999	7,280	43,907
Finance costs	(299,684)	(291,338)	10,142	(580,880)
Profit/(loss) before income tax benefit	1,580,831	2,338,539	(2,100,955)	1,818,415
Income tax benefit				320,509
Profit after income tax benefit Assets			-	2,138,924
Segment assets	33,958,682	44,448,337	3,121,161	81,528,180
Intersegment eliminations			-, , -	(17,137,793)
Gotal assets			-	64,390,387
Total assets includes:			_	
Acquisition of non-current assets	911,030	1,230,096	6,685	2,147,811
Q iabilities				
Segment liabilities	23,995,565	17,665,927	6,989,068	48,650,560
Intersegment eliminations			-	(17,137,793)
Total liabilities			-	31,512,767
Geographical information				
			Geographical	non-current
	Sales to extern	al customers	asse	ets
_	2025	2024	2025	2024
0	\$	\$	\$	\$
Australia	102,706,103	114,163,392	10,815,237	10,292,852
Asia	6,002,596	4,752,728	1,877,300	496,636
	108,708,699	118,916,120	12,692,537	10,789,488

The geographical non-current assets above are exclusive of financial instruments and deferred tax assets.

Plant and equipment



30,950

30,941

Note 3. Operating segments (continued)

Revenue by product set	Energy & resources	Building products	Total \$
2025			
Construction contracts *	53,109,966	40,453,215	93,563,181
Services revenue *	7,867,587	1,123,162	8,990,749
Parts sales **	5,031,931	373,821	5,405,752
Total revenue	66,009,484	41,950,198	107,959,682
2024			
2024 Construction contracts *	67,263,464	38,810,622	106,074,086
Services revenue *	8,647,079	20,738	8,667,817
Parts sales **	4,045,014	129,203	4,174,217
Total revenue	79,955,557	38,960,563	118,916,120
Colorevende			110,510,120
Construction contract revenue and services revenue is recognized over time. Parts sales are recognized at a point in time.			
On the 4. Expenses			
		Consoli	dated
		2025	2024
		\$	\$
$\boldsymbol{\omega}$			
Profit before income tax includes the following specific expenses:			
Cinance costs			
treest and finance charges paid/payable on bank facilities and other		611,329	263,863
Interest and finance charges paid/payable on lease liabilities	_	313,923	317,017
Φ			
Finance costs expensed	-	925,252	580,880
Short-term lease payments		18,886	32,095
	-	<u> </u>	<u> </u>
Superannuation expense			
Defined contribution superannuation expense	_	2,351,966	2,474,557
Chara based naumants avnonsa			
Share-based payments expense Share-based payments expense		124 745	100.061
Share-based payments expense	-	134,745	109,061
Employee benefits expense excluding superannuation			
Employee benefits expense excluding superannuation		47,675,884	49,226,035
	=		, ,====
Write off of assets			
Plant and aguinment		20.050	20 0/1



Note 5. Income tax

	Consolid	ated
	2025	2024
	\$	\$
Income tax expense/(benefit)		
Current tax	582,409	896,160
Deferred tax expense	400,842	(306,346)
Utilisation of carried forward tax losses	(400,842)	(872,548)
Prior year overprovision	(8,009)	(37,775)
Aggregate income tax expense/(benefit)	574,400	(320,509)
Deferred tax included in income tax expense/(benefit) comprises:		
Decrease/(increase) in deferred tax assets	432,466	(300,640)
Decrease in deferred tax liabilities	(31,624)	(5,706)
Deferred tax expense	400,842	(306,346)
Numerical reconciliation of income tax expense/(benefit) and tax at the statutory rate		
Profit before income tax (expense)/benefit	1,809,610	1,818,415
(C)		,, -
Tax at the statutory tax rate of 30% (2024: 30%)	542,883	545,524
Tax effect amounts which are not deductible/(taxable) in calculating taxable income:		
Share-based payments	40,424	46,825
Other permanent differences	(97,202)	70,215
	486,105	662,564
Previously unrecognised tax losses now recognised	-	(925,431)
Difference in overseas tax rates	88,295	(19,868)
Prior year overprovision		(37,774)
		(
Income tax expense/(benefit)	574,400	(320,509)
\overline{O}	Consolid	atod
ĭ	2025	2024
_	\$	\$
Deferred tax asset Deferred tax asset comprises temporary differences attributable to:		
Amounts recognised in profit or loss:		
Unrecouped tax losses	798,102	1,292,218
Employee benefits and other provisions	1,550,636	1,506,288
Other	249,047	231,745
Deferred tax asset	2,597,785	3,030,251
		3,030,231
Movements:		
Opening balance	3,030,251	2,729,611
Credited/(charged) to profit or loss	(432,466)	300,640
Closing balance	2,597,785	3,030,251



Note 5. Income tax (continued)

	Consolid	lated
	2025	2024
	\$	\$
Deferred tay liability		
Deferred tax liability Deferred tax liability comprises temporary differences attributable to:		
Deferred tax hability comprises temporary differences attributable to.		
Amounts recognised in profit or loss:		
Property, plant and equipment	-	31,624
Deferred tax liability		31,624
Movements:		
Opening balance	31,624	37,330
Credited to profit or loss	(31,624)	(5,706)
	(31,024)	(3,700)
olosing balance		31,624
Note 6. Cash and cash equivalents		
S	Consolid	lated
	2025	2024
	\$	\$
$\overline{\mathbf{x}}$	*	*
Cash at bank	10,636,350	8,365,542
Cash at bank		0,303,342
ote 7. Trade and other receivables		
	Consolid	lated
\Box	2025	2024
	\$	\$
Current assets Trade receivables	21 252 602	10 266 222
Trade receivables - Retention debtors	21,253,683 636,215	19,366,322 697,264
Less: Allowance for expected credit losses	(556,787)	(523,798)
Less. Allowance for expected credit losses	21,333,111	19,539,788
Other debtors / prepayments	1,293,743	589,309
	22 626 854	20 120 007
	22,626,854	20,129,097
Non-current assets Trade receivables - Retention debtors	1,266,411	1,219,845
Trade receivables Receitable debtors	1,200,411	
	23,893,265	21,348,942

Market practices provide for the retention of monies from progress and final billings on certain construction contracts. The monies are received after a contracted period of time has elapsed following completion of the construction.

Current trade receivables are non-interest bearing and generally on 30 days terms.



Note 7. Trade and other receivables (continued)

Credit risk - trade and other receivables

The Group has no significant concentration of credit risk with respect to any single counter party or Group of counter parties. The class of assets described as Trade and Other Receivables is considered to be the main source of credit risk related to the Group.

On a geographical basis, the Group has credit risk exposures in Australia and Asia given the substantial operations in those regions. The Group's exposure to credit risk for receivables at reporting date in those regions is as follows:

	Conso	Consolidated		
	2025	2024		
Australia	19,836,157	17,715,816		
Asia	4,613,895	4,156,924		
>	24,450,052	21,872,740		

Trade and other receivables pertaining to the Australian entities in the Group, as disclosed in Note 28, are provided as security against the Group's bank facilities.

Allowance for expected credit losses

he ageing of the receivables and allowance for expected credit losses provided for above are as follows:

n	Expected cred	lit loss rate	Carrying :	amount	Allowance for ex	•
	2025	2024	2025	2024	2025	2024
Consolidated	%	%	\$	\$	\$	\$
Not overdue	-	-	16,936,966	16,925,388	-	-
to 3 months overdue	-	-	5,074,611	1,978,607	-	-
13 to 6 months overdue	40%	-	527,360	1,237,532	209,366	-
Over 6 months overdue	56%	46%	617,372	1,141,904	347,421	523,798
Other receivables	-		1,293,743	589,309		
0			24,450,052	21,872,740	556,787	523,798
		=	24,450,052	21,872,740	<u>556,787</u>	523,7

Movements in the allowance for expected credit losses are as follows:

<u>L</u>	Consolida	ated
	2025 \$	2024 \$
Opening balance	523,798	623,726
Additional provisions recognised	183,634	245,735
Provisions utilised	(150,645)	(345,663)
Closing balance	556,787	523,798

The group has made good progress in collecting older receivables, particularly in Malaysia where balances remain outstanding for longer periods than is typical within Australia. As a result, when factoring in the lower expected credit loss rate, even though the overall receivables balance has increased, provision levels have increased only by a modest amount when measured in absolute dollars.



Note 7. Trade and other receivables (continued)

	Consolidated	
	2025	2024
	\$	\$
Construction contracts		
Net construction work in progress at the reporting date:	00 022 200	02 520 220
Contract costs incurred to date	80,932,398	93,539,320
Profit recognised to date	13,070,032	12,539,197
	94,002,430	106,078,517
Less: Progress billings received and receivable	(95,682,513)	(104,833,952)
Less. Frogress billings received and receivable	(93,082,313)	(104,833,332)
Net construction work in progress	(1,680,083)	1,244,565
Representing:		
Contract liabilities (Receipts in advance)	(5,472,130)	(3,135,705)
ontract assets (Amounts due from customers for contract work in progress)	3,792,047	4,380,270
	(1,680,083)	1,244,565
Onstruction contracts which have remaining performance obligations at 30 June 2025 total \$80,41	•	•
bligation excludes long term service and maintenance contracts also held by the group at 30 Ju	ıne 2025 for \$6,	054,882 (2024:
\$13,002,645).		
Refer note 1 for more detail of accounting policy for revenue recognition.		
Note 8. Contract assets		
Note 8. Contract assets		
(C)	Consoli	dated
	2025	2024
\Box	\$	\$
Current assets		
Contract assets	4,221,793	4,796,260

■ Contract assets

Contract assets are balances due from customers under long term contracts as work is performed and therefore a contract asset is recognised over the period in which the performance obligation is fulfilled. This represents the Group's right to consideration for the services transferred to date. Amounts are generally reclassified to accounts receivable when there is an unconditional right to receive payment.

	Consolid	lated
	2025	2024
	\$	\$
Contract Asset details:		
Contract assets - construction	3,792,047	4,380,270
Contract assets - service contracts	429,746	415,990
	4,221,793	4,796,260

Contract assets and contract liabilities are offset where they relate to the same contract.



3,694,211

3,751,905

Note 8. Contract assets (continued)

Contract assets at the start of the reporting period was \$4,796,260 (2024: \$2,547,698). All contract assets recognised at the start of the reporting period have been reclassified to accounts receivable and subsequently received during the financial year.

Note 9. Inventories		
	Consolid	ated
	2025	2024
	\$	\$
Current assets		
Stock on hand - at cost	<u>4,459,717</u>	3,747,014
Inventories pertaining to the Australian entities in the Group, as disclosed in Note 28 a facilities.	are provided as security against the	Group's bank
ote 10. Financial assets		
	Consolid	ated
S C	2025	2024
\overline{O}	\$	\$
Current assets		
Security deposits	108,616	267,878
TO TO THE TOTAL PROPERTY OF THE TOTAL PROPER		
Funds on deposit represent security deposits covering a guarantee for property lease of	obligations and contract performan	ce bonds.
ote 11. Right-of-use assets		
	Consolid	atod
(1)	2025	2024
	\$	\$
Non-current assets		
Land and buildings - right-of-use	5,623,553	5,418,809
Less: Accumulated depreciation	(2,081,697)	(1,778,563)
Less. Accumulated depreciation	3,541,856	3,640,246
		3,0 :0,2 :0
Office equipment - right-of-use	183,580	199,711
Less: Accumulated depreciation	(31,225)	(88,052)
	152,355	111,659



Note 11. Right-of-use assets (continued)

Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial year are set out below:

Land and

Office

	Laria aria	oquinment	
	1 1111 - 2011	equipment	+
	buildings ROU	ROU	Total
Consolidated	\$	\$	\$
Balance at 1 July 2023	1,158,975	104,177	1,263,152
·			
Additions	3,348,267	56,336	3,404,603
Disposals	-	(7,881)	(7,881)
Exchange differences	1,779	-	1,779
Depreciation expense	(868,775)	(40,973)	(909,748)
Polance et 20 lune 2024	2 640 246	111 (50	2 754 005
Balance at 30 June 2024	3,640,246	111,659	3,751,905
Additions	1,090,399	127,244	1,217,643
Disposals	(201,008)	(45,402)	(246,410)
Exchange differences	10,400	-	10,400
Depreciation expense	(998,181)	(41,146)	(1,039,327)
Balance at 30 June 2025	3,541,856	152,355	3,694,211
\supset			
Note 12. Property, plant and equipment			
M .		Consolid	ated
and		2025	2024
0		\$	\$
Non-current assets			
Buildings - at cost		220,884	194,962
		·	
Less: Accumulated depreciation	=	(22,457)	(15,922)
<u>O</u>	-	198,427	179,040
Leasehold improvements - at cost		676,720	488,512
Dess: Accumulated depreciation		(126,554)	(99,348)
tess. Accumulated depreciation	-		
<u>L</u>	-	550,166	389,164
Plant and equipment - at cost		14,247,423	13,366,969
Less: Accumulated depreciation		(8,412,780)	
Less. Accumulated depreciation	-		(7,624,802)
	-	5,834,643	5,742,167
Fixtures and fittings - at cost		377,967	469,672
Less: Accumulated depreciation		(289,051)	(328,541)
Less. Accumulated depreciation	-	88,916	141,131
	-	00,910	141,131
Motor vehicles - at cost		2,195,247	1,761,594
Less: Accumulated depreciation		(1,376,890)	(1,430,862)
•	-	818,357	330,732
	-		
Computer equipment - at cost		918,246	967,150
Less: Accumulated depreciation		(676,839)	(738,799)
·	-	241,407	228,351
	-	7,731,916	7,010,585
	=	.,. ==,==	: , = = 0,000



Note 12. Property, plant and equipment (continued)

Reconciliations

Reconciliations of the written down values at the beginning and end of the current and previous financial year are set out below:

Consolidated	Buildings \$	Improvemen ts \$	Fixtures and Fittings \$	Computer Equipment \$	Plant and Equipment \$	Motor Vehicles \$	Total \$
Balance at 1 July 2023	184,413	123,373	108,419	316,208	5,362,170	439,394	6,533,977
Additions	-	370,861	80,994	53,821	1,542,189	99,945	2,147,810
Exchange differences	-	-	-	(1,021)	-	-	(1,021)
Write off of assets	-	(6,667)	-	-	(23,454)	(820)	(30,941)
Depreciation expense	(5,373)	(98,403)	(48,282)	(140,657)	(1,138,738)	(207,787)	(1,639,240)
Balance at 30 June 2024 Additions	179,040	389,164 240,853	141,131 28,571	228,351 112,726	5,742,167 1,312,976	330,732 602,360	7,010,585 2,297,486
Exchange differences	23,704	4,694	1,974	14,715	8,005	-	53,092
Write off of assets	-	(21,686)	(775)	(7,715)	(774)	-	(30,950)
Depreciation expense	(4,317)	(62,859)	(81,985)	(106,670)	(1,227,731)	(114,735)	(1,598,297)
Balance at 30 June 2025 Oote 13. Intangibles	198,427	550,166	88,916	241,407	5,834,643	818,357	7,731,916

	Consc	olidated
σ	2025	2024
	\$	\$
Non-current assets		
Non-current assets Goodwill - at cost	12,072,010	12,072,010

Reconciliations

Reconciliations of the written down values by CGU (Cash Generating Unit) at the beginning and end of the current and previous financial year are set out below:

By Cash Generating Unit Consolidated	Syfon Systems Group \$	Brockman Engineering Group \$	Total \$
Balance at 1 July 2023	3,282,532	8,789,478	12,072,010
Balance at 30 June 2024	3,282,532	8,789,478	12,072,010
Balance at 30 June 2025	3,282,532	8,789,478	12,072,010



Note 13. Intangibles (continued)

Impairment disclosures

The EVZ Group assesses at each annual reporting date the potential impairment to the carrying value of Goodwill of the relevant cash generating unit (CGU) or group of CGU's.

The recoverable amount of each CGU (Brockman Eng and Syfon Systems) is determined based on value-in-use calculations. Value-in-use is calculated based on the present value of pre-tax cash flow projections over a five year period adjusted for the estimated terminal value of the cash generating unit.

Budgets use estimated weighted average growth rates to project revenue. Costs are calculated taking into account historical gross margins as well as estimated weighted average inflation rates over the periods which are consistent with inflation rates applicable to the locations in which the businesses operate. The forecasts used in the value-in-use calculations are based on the management approved budgets.

Other key assumptions in the value-in-use calculation include gross margin, allowances for capital expenditure and normalisation of working capital changes. Due to the correlation of these factors, assumptions for growth rates and discount rates are the most sensitive in the value-in-use calculation.

he following assumptions were used in the value-in-use calculations:

\Box	2025		2024	
S	Growth Rates	Discount Rates	Growth Rates	Discount Rates
5	%	%	%	%
Syfon Systems Group:				
Revenue growth year 1	8%	15%	2%	15%
Revenue growth subsequent years	2%	15%	2%	15%
0				
Brockman Engineering Group:				
Revenue growth year 1	9%	15%	2%	15%
Revenue growth subsequent years	2%	15%	2%	15%

After revenue growth of 8% in the first year, a consistent growth rate of 2% in revenue is modelled for Syfon Systems for all subsequent periods. Gross margin is not expected to be impacted.

For Brockman, year one revenue growth is forecast at 9% and then 2% is the minimum expected growth that is expected for subsequent periods for this CGUs in normal markets. Gross margin has been modelled to remain consistent.

All growth rates consider forward work-in-hand levels, weighted project prospects, consideration of future expected activities, and giving consideration to historical growth rates achieved.

Key estimates

The following sensitivity analysis was undertaken with respect to the value in use calculations and the imbedded assumptions and estimates used in performing the impairment testing on the carrying value of goodwill.

In performing impairment testing on the carrying values of goodwill, certain discount rates and growth rates have been assumed as part of the value-in-use calculations.

The following table illustrates sensitivities to changes in those discount rates and growth rates. The discount and growth rates used, and the results of the sensitivity analysis are:



6,056,329

3,135,705

Note 13. Intangibles (continued)

,				
	20	025	2024	
	Growth Rates	Discount Rates	Growth Rates	Discount Rates
	%	%	%	%
Syfon Systems Group:				
Revenue growth year 1	-	16%	-	17%
Revenue growth subsequent years	-	16%	-	17%
Brockman Engineering Group:				
Revenue growth year 1	_	16%	_	17%
Revenue growth subsequent years	_	16%	_	17%
nevenue growth subsequent years		10/0		1770
			Conso	lidated
			2025	2024
_				
Value of impairment to carrying value of goodwill l	pased on sensitivity analysis:			
Syfon Systems Group			-	-
Brockman Engineering Group				
D .				
<i>(</i>)				
<u> </u>				
The sensitivity discount rates used in FY2025 of 16%	is slightly down on the 17% in price	or year due to ma	rket rate reduct	ions. The growtl
rates of Nil are the same as the prior year. As a res group.	ult, there is no impairment in eith	er Syfon Systems	group or Brock	man Engineerin
ote 14. Trade and other payables				
<i>(</i>)				lidated
<u>n</u>			2025	2024
D			\$	\$
2				
Current liabilities				
Trade payables			11,492,168	11,661,837
Other payables			6,264,677	6,430,523
L			17,756,845	18,092,360
Note 15. Contract liabilities				
			Cam	
			conso	lidatad
				lidated
			2025 \$	lidated 2024 \$

Contract liabilities

Current liabilities
Contract liabilities

Contract liabilities relating to construction contracts are balances due to customers under construction contracts. These arise if a milestone payment exceeds the revenue recognised to date. Revenue recognised in the reporting period that was included in the contract liability balance at the beginning of the period was \$3,135,705 (2024: \$6,772,896).

Contract assets and contract liabilities are offset where they relate to the same contract.



18,886

32,095

Note 16. Lease liabilities

Short term leases

11010 201 20000 11001111100							
						Consolida	ited
						2025	2024
						\$	\$
Current liabilities							
Lease liability						1,559,077	1,418,017
Non-current liabilities						4 404 700	4.425.004
Lease liability						4,484,788	4,135,904
						6,043,865	5,553,921
					_	0,043,803	3,333,321
Refer to note 21 - financial instrun	aants far furthar	information	n loacos				
Refer to note 21 - imancial instrum	nents for further	iniormation of	n ieases.				
The lease liabilities are secured by	the related und	erlying assets	Future minimu	ım lease navmı	ents are as fo	llows.	
The rease madmines are secured by	the related and	criying assets.	Tutare minima	mi icase payini	citts are as re		
	0-1	1-2	2-3	3-4	4-5	5+	
0	years	years	years	years	years	Years	TOTAL
	-	-	-		-		
2025							
Lease payments	1,952,620	1,408,555	1,074,959	752,995	586,063	1,724,354	7,499,546
Finance charges	(393,974)	(300,282)	(228,921)	(178,010)	(140,387)	(214,106)	(1,455,680)
	1,558,646	1,108,273	846,038	574,985	445,676	1,510,248	6,043,866
							
2024							
Lease payments	1,784,960	1,233,080	706,657	643,010	568,057	2,226,057	7,161,821
Finance charges	(366,944)	(284,014)	(235,705)	(201,613)	(167,807)	(351,817)	(1,607,900)
ČO.	1,418,016	949,066	470,952	441,397	400,250	1,874,240	5,553,921
	a a liabilitu						
Lease payments not recognised as	s а навину						
The group has elected not to reco	onice a leace liat	nility for short	term leases (le:	ases with an ex	nected term	of 12 months	or less) or for
leases of low value assets. Payme	_	•	•		•	Of 12 months	01 10337 01 101
leases of low value assets. Tayline	ints made ander	sacri reases ar	e expensed on	a straight inic	Da313.		
The expense relating to payments	not included in t	the measureme	ent of the lease	liability is as fo	ollows:		
•				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
<u>L</u>						Consolida	ited
						2025	2024



Note 17. Provisions

	Consolid	ated
	2025	2024
	\$	\$
Current liabilities		
Annual leave	3,032,082	3,105,007
Long service leave	1,442,405	828,983
	4,474,487	3,933,990
Non-current liabilities		
Long service leave	441,835	747,400
	4,916,322	4,681,390

Amounts not expected to be settled within the next 12 months

The current provision for employee benefits includes all unconditional entitlements where employees have completed the required period of service and also those where employees are entitled to pro-rata payments in certain circumstances. The entire amount is presented as current, since the consolidated entity does not have an unconditional right to defer settlement. However, based on past experience, the consolidated entity does not expect all employees to take the full amount of accrued leave or require payment within the next 12 months.

Note 18. Issued capital

ल		Consolidated				
	2025	2024	2025	2024		
Ō	Shares	Shares	\$	\$		
Ordinary shares - fully paid	121,375,917	121,091,917	60,187,506	60,142,066		
Movements in ordinary share capital						
	ate	Shares	Issue price	\$		
Leading Details	ate	Silares	issue price	Ÿ		
Balance 1	July 2023	120,621,917		60,099,766		
Shares issued 7	September 2023	470,000	\$0.09	42,300		
Balance 3	0 June 2024	121,091,917		60,142,066		
Shares issued 3	September 2024	284,000	\$0.16	45,440		
Balance 3	0 June 2025	121,375,917	_	60,187,506		

Shares issued are performance rights that vested and were issued to employees.

The issue price is the deemed issue price based on the fair value of the performance rights at grant date. No cash received upon issue of shares as exercise price was nil.

Ordinary shares

Ordinary shares participate in dividends and the proceeds on winding up of the parent entity in proportion to the number of shares held. At shareholders' meetings each ordinary share is entitled to one vote when a poll is called, otherwise each shareholder has one vote on a show of hands. The ordinary shares have no par value.



Consolidated

Note 18. Issued capital (continued)

Capital risk management

Management controls the capital of the Group in order to maintain an appropriate debt to equity ratio, provide shareholders with adequate returns and ensure the Group can fund its operations and continue as a going concern. The Group's debt and capital includes ordinary share capital and financial liabilities, supported by financial assets.

There are no externally imposed capital requirements. Management effectively manages the Group's capital by assessing the Group's financial risks and adjusting its capital structure in response to changes in these risks and in the market. These responses include the management of debt levels, distributions to shareholders and share issues.

Note 19. Reserves

	2025 \$	2024 \$
Foreign currency reserve	259,549	(135,178)
Share based payments reserve	274,866	185,561
	534,415	50,383
0		

UForeign currency reserve

The reserve is used to recognise exchange differences arising from the translation of the financial statements of foreign operations to Australian dollars.

Share-based payments reserve

The reserve is used to recognise the value of equity benefits provided to employees and directors as part of their remuneration, and other parties as part of their compensation for services.

Movements in reserves

Movements in each class of reserve during the current and previous financial year are set out below:

(1)			
\tilde{c}	Foreign	Share based	
	currency	payments	
	reserve	reserve	Total
onsolidated	\$	\$	\$
Balance at 1 July 2023	(320,798)	118,800	(201,998)
Foreign currency translation	185,620	-	185,620
Performance rights vested and issued	-	(42,300)	(42,300)
Share based payments expense	-	109,061	109,061
Balance at 30 June 2024	(135,178)	185,561	50,383
Foreign currency translation	394,727	-	394,727
Performance rights vested and issued	-	(45,440)	(45,440)
Share based payments expense	-	134,745	134,745
Balance at 30 June 2025	259,549	274,866	534,415

During the year 640,000 (2024: 284,000) performance rights vested to Key Management Personnel. The performance rights were issued subsequent to year end.

Performance rights which have been granted expire at the end of the financial period to which they relate if the targeted performance objectives are not met. The company plans to award and allot the shares within 90 days of the date of this report.



Note 19. Reserves (continued)

Performance rights are granted as part of the long-term incentive scheme and are determined based on the measures and results of a balanced scorecard analysis for each of key managements' contribution to the business during the financial year. The measures are determined by the Board and all incentive awards are at the discretion of the Board.

Note 20. Dividends

Dividends

There were no dividends paid, recommended or declared during the current or previous financial year.

Franking credits

Consolidated 2025 2024 \$

Franking credits available for subsequent financial years based on a tax rate of 30%

1,813,797 1,813,797

ote 21. Financial instruments

inancial risk management objectives

The Group's financial instruments consist mainly of deposits with banks, accounts receivable and payable.

The main purpose of non-derivative financial instruments is to raise finance for Group operations.

Treasury risk management

The Board of Directors is responsible for monitoring treasury risk. Currency and interest rate exposures are reviewed regularly to ensure any risk associated with these exposures is minimized.

Market risk

Foreign currency risk

The Group is exposed to fluctuations in foreign currencies arising from the sale and purchase of goods and services in currencies other than the Group's measurement currency. The Group monitors its foreign exchange exposure on a regular basis.

Refer Note 3 for a breakdown of revenue and assets by geographic location. Whilst the Group monitors its foreign exchange risk, it does not believe there is any material risk associated with its foreign exchange exposure.

Price risk

The Group minimises its exposure to price risk as costs of major materials and components are agreed and fixed with suppliers and subcontractors at the time of project tender.

Interest rate risk

The consolidated entity has no bank loan borrowings at balance date (2024: \$nil).

The Group currently has no bank loans and all bank deposits are at variable rates, and therefore believes it has minimal exposure to interest rate risk.

Credit risk

The maximum exposure to credit risk, excluding the value of any collateral or other security, at balance date to recognised financial assets, is the carrying amount, net of any provisions for impairment of those assets, as disclosed in the statement of financial position and notes to the financial statements. The Group does not have any material credit risk exposure to any single receivable or Group of receivables under financial instruments entered into by the Group.



Note 21. Financial instruments (continued)

Liquidity risk

The Group manages liquidity risk by monitoring forecast cash flows and ensuring that adequate cash reserves are maintained.

Refer below for a maturity analysis of financial liabilities and to Note 16 Leases for a maturity analysis of lease liabilities.

	Weighted average		Retween 1 and	Between 2 and		Remaining contractual
	interest rate	1 year or less	2 years	5 years	Over 5 years	maturities
Consolidated - 2025	%	\$	\$	\$	\$	\$
Non-derivatives						
Non-interest bearing						
Trade payables	-	11,492,168	-	-	-	11,492,168
Other payables	-	5,463,010	-	-	-	5,463,010
Interest-bearing - variable						
Finance Leases	6.52%	811,003	432,824	703,551		1,947,378
otal non-derivatives		17,766,181	432,824	703,551		18,902,556
(1)	Weighted					Remaining
20	average		Retween 1 and	Between 2 and		contractual
0)	interest rate	1 year or less	2 years	5 years	Over 5 years	maturities
Consolidated - 2024	%	\$	\$	\$	\$	\$
7						
Non-interest bearing						
Trade payables	_	11,661,837	_	_	_	11,661,837
ther payables	-	5,749,134	-	-	-	5,749,134
S		-, -, -				-, -, -
Interest-bearing - variable						
Tinance Leases	7.83%	638,184	520,074	509,870	13,274	1,681,402
Total non-derivatives		18,049,155	520,074	509,870	13,274	19,092,373
		-				

Fair value of financial instruments

The fair value of cash and cash equivalents and non-interest bearing monetary financial assets and financial liabilities of the Group approximate their carrying value.



Note 21. Financial instruments (continued)

The fair values of financial assets and liabilities, together with their carrying amounts in the statement of financial position, for the consolidated entity are as follows:

	20	2024		
	Carrying		Carrying	
	amount	Fair value	amount	Fair value
Consolidated	\$	\$	\$	\$
Assets				
Cash at bank	10,636,350	10,636,350	8,365,538	8,365,538
Cash on deposit for security	108,616	108,616	267,878	267,878
Trade receivables	22,599,523	22,599,523	20,759,633	20,759,633
Other receivables	1,293,743	1,293,743	589,309	589,309
	34,638,232	34,638,232	29,982,358	29,982,358
Liabilities				
Trade payables	11,492,168	11,492,168	11,661,837	11,661,837
ther payables	6,268,093	6,268,093	6,430,523	6,430,523
Finance Lease liability	1,947,378	1,947,378	1,681,402	1,681,402
$\mathbf{\Phi}$	19,707,639	19,707,639	19,773,762	19,773,762
(1)	 -			· · · · · · · · · · · · · · · · · · ·

Note 22. Key management personnel disclosures

—Names and positions of Directors and key management personnel in office at any time during the financial year are:

Directors

The following persons were directors of EVZ Limited during the financial year:

Mr G Burns Mr R Edgley Mr I Luck Mr R Betts Non-Executive Chairman Non-Executive Director Non-Executive Director Non-Executive Director

Other key management personnel

The following persons also had the authority and responsibility for planning, directing and controlling the major activities of the consolidated entity, directly or indirectly, during the financial year:

Mr S Farthing

Mr P van der Wal Mr A Bellgrove Chief Executive Officer and Executive General Manager - Energy and Resources

Chief Financial Officer and Company Secretary Executive General Manager - Building Products



Note 22. Key management personnel disclosures (continued)

Compensation

The aggregate compensation made to directors and other members of key management personnel of the consolidated entity is set out below:

	Consolid	dated
	2025 \$	2024 \$
Short-term employee benefits Post-employment benefits Share-based payments	1,751,849 89,383 72,891	1,506,270 82,473 50,773
	1,914,123	1,639,516

Refer to disclosures in Note 25 for other transactions with Key Management Personnel.

Key Management Personnel are the non-executive directors and employees who have authority and responsibility for planning, directing and controlling the activities of the Company.

Ote 23. Remuneration of auditors

During the financial year the following fees were paid or payable for services provided by Grant Thornton Audit Pty Ltd, the auditor of the company, and unrelated firms:

\Box	Consoli	dated
	2025	2024
Ö	\$	\$
Audit services - Grant Thornton Audit Pty Ltd		
Audit or review of the financial statements	199,290	186,585
\Box		
Other auditor services - unrelated firms		
Review of the financial statements for overseas controlled entities	8,343	4,020

Note 24. Contingent liabilities

The consolidated entity has given bank guarantees as at 30 June 2025 of \$6,981,960 (2024: \$5,617,557) to various customers.

The facilities are secured by a registered equitable mortgage over the assets and undertakings of all Australian companies in the Group.

In addition to the above facility, the Group has provided a cash backed bank guarantee of \$43,266 (2024: \$43,266) as security on a project. This bank guarantee is secured by a term deposit totalling the same amount.

	Consolid	Consolidated	
	2025	2024	
	\$	\$	
Bank Guarantee Facilities			
Used at the reporting date	6,981,960	5,617,557	
Unused at the reporting date	18,040	1,382,443	
	7,000,000	7,000,000	



Note 25. Related party transactions

Parent entity

EVZ Limited is the parent entity.

Subsidiaries

Interests in subsidiaries are set out in note 27.

Key management personnel

Disclosures relating to key management personnel are set out in note 22 and the remuneration report included in the directors' report.

Transactions with related parties

The following transactions occurred with related parties:

Consolidated 2025 2024 \$

Payment for other expenses:

Directors fees 285,833 251,267

Receivable from and payable to related parties

The following balances are outstanding at the reporting date in relation to transactions with related parties: Consolidated 2025 2024 \$ \$

Current payables:

Director fees payable 31,666 52,500

Loans to/from related parties

There were no loans to or from related parties at the current and previous reporting date.

Terms and conditions

All transactions were made on normal commercial terms and conditions and at market rates.

Note 26. Parent entity information

Set out below is the supplementary information about the parent entity.

Statement of profit or loss and other comprehensive income

	Parent	
	2025 \$	2024 \$
Loss after income tax	(3,116,694)	(1,800,314)
Total comprehensive income	(3,116,694)	(1,800,314)



Note 26. Parent entity information (continued)

Statement of financial position

	Pare	nt
	2025	2024
	\$	\$
Total current assets	877,773	178,727
Total assets	3,486,936	3,266,100
Total current liabilities	740,597	329,174
Total liabilities	6,456,697	3,253,914
Equity		
Issued capital	60,187,509	60,142,069
Share based payments reserve	274,866	185,558
Accumulated losses	(63,432,136)	(60,315,441)
otal equity/(deficiency)	(2,969,761)	12,186
/ / 1		

Guarantees entered into by the parent entity in relation to the debts of its subsidiaries

A deed of cross guarantee between EVZ Ltd (Parent Entity), Brockman Engineering Pty Ltd, Syfon Systems Pty Ltd, and Brockman Services Pty Ltd (previously Syfon International Pty Ltd and EVZ Energy Pty Ltd) (Group Entities) is enacted and relief was obtained from preparing in ancial statements for those Group Entities under ASIC Legislative Instrument 2016/785. Under the deed, EVZ Ltd and the Group Entities jointly guarantee to support the liabilities and obligations of the Group Entities. EVZ Ltd and the Group Entities are the only parties to the Deeds of Cross Guarantee and form the Closed Group.

Capital commitments - Property, plant and equipment

The parent entity had no capital commitments for property, plant and equipment as at 30 June 2025 and 30 June 2024.

Material accounting policy information

The accounting policies of the parent entity are consistent with those of the consolidated entity, as disclosed in note 1, except for the following:

Investments in subsidiaries are accounted for at cost, less any impairment, in the parent entity.



Note 27. Interests in subsidiaries

The consolidated financial statements incorporate the assets, liabilities and results of the following subsidiaries in accordance with the accounting policy described in note 1:

		Ownership interest		
	Principal place of business /	2025	2024	
Name	Country of incorporation	%	%	
Syfon Systems Pty Ltd	Australia	100.00%	100.00%	
Syfon Systems Sdn Bhd	Malaysia	100.00%	100.00%	
Syfon Systems Pte Ltd	Singapore	100.00%	100.00%	
Syfon Systems SE Asia, Inc.	Philippines	100.00%	100.00%	
Syfon Systems Vietnam Co Ltd	Vietnam	100.00%	100.00%	
Brockman Engineering Pty Ltd	Australia	100.00%	100.00%	
Brockman Project Services Pty Ltd	Australia	100.00%	100.00%	
TSF Power Pty Ltd	Australia	100.00%	100.00%	
Brockman Services Pty Ltd*	Australia	100.00%	100.00%	
ank Industries Australia Pty Ltd	Australia	100.00%	100.00%	
* Brockman Services Pty Ltd (previously Syfon	International Pty Ltd) did not trade during the yea	r or the prior year.		
(Note 28. Deed of cross guarantee				
The following entities are party to a deed of cross	guarantee under which each company guarantees	the debts of the othe	ers:	

TEVZ Ltd (Parent Entity)

Brockman Engineering Pty Ltd Syfon Systems Pty Ltd

Brockman Services Pty Ltd (previously Syfon International Pty Ltd)

By entering into the deed, the wholly-owned entities have been relieved from the requirement to prepare financial statements and directors' report under Corporations Instrument 2016/785 issued by the Australian Securities and Investments Commission.

The above companies represent a 'Closed Group' for the purposes of the Corporations Instrument, and as there are no other parties to the deed of cross guarantee that are controlled by EVZ Limited, they also represent the 'Extended Closed Group'.



Note 28. Deed of cross guarantee (continued)

Set out below is a consolidated statement of profit or loss and other comprehensive income and statement of financial position of the 'Closed Group'.

	2025	2024
Statement of profit or loss and other comprehensive income	\$	\$
Sales	65,935,989	92,592,549
Cost of sales	(59,052,333)	(82,051,848)
Corporate costs	(2,633,642)	(2,118,377)
Administration	(6,920,627)	(7,961,590)
Finance costs	(824,097)	(488,606)
Loss before income tax (expense)/benefit	(3,494,710)	(27,872)
Income tax (expense)/benefit	(486,106)	300,640
Profit/(loss) after income tax (expense)/benefit	(3,980,816)	272,768
Other comprehensive income for the year, net of tax		<u>-</u>
Otal comprehensive income for the year	(3,980,816)	272,768
(C)		
\supset	2025	2024
Equity - accumulated losses	\$	\$
Ccumulated losses at the beginning of the financial year	(31,140,057)	(31,412,825)
Profit/(loss) after income tax (expense)/benefit	(3,980,816)	272,768
Accumulated losses at the end of the financial year	(35,120,873)	(31,140,057)



Note 28. Deed of cross guarantee (continued)

	2025	2024
Statement of financial position	\$	\$
Current assets		
Cash and cash equivalents	6,608,755	6,407,416
Trade and other receivables	11,209,639	18,219,163
Inventories	6,213,590	1,499,026
	24,031,984	26,125,605
Non-current assets		
Property, plant and equipment	8,541,230	8,619,325
Intangibles	12,072,010	12,072,010
Deferred tax asset	2,597,785	3,030,251
Other	3,341,817	5,756,322
	26,552,842	29,477,908
<u></u>		
Total assets	50,584,826	55,603,513
Qurrent liabilities		
Trade and other payables	21,079,346	21,464,486
Borrowings	832,363	926,495
()	21,911,709	22,390,981
Non-current liabilities		
Borrowings	3,415,248	3,741,699
Provisions	145,956	524,589
(U	3,561,204	4,266,288
otal liabilities	25,472,913	26,657,269
Net assets	25,111,913	28,946,244
Equity Ussued capital	59,957,920	59,835,629
Reserves	274,866	250,672
Accumulated losses	(35,120,873)	(31,140,057)
0		(==,= :=,==,)
Total equity	25,111,913	28,946,244

Note 29. Events after the reporting period

No matter or circumstance has arisen since 30 June 2025 that has significantly affected, or may significantly affect the consolidated entity's operations, the results of those operations, or the consolidated entity's state of affairs in future financial years.



Note 30. Reconciliation of profit after income tax to net cash from operating activities

	Consolie	dated
	2025	2024
	\$	\$
Profit after income tax (expense)/benefit for the year	1,235,210	2,138,924
Adjustments for:		
Depreciation and amortisation	2,637,624	2,550,908
Share-based payments	134,745	109,061
Write off of assets	30,950	30,941
Foreign currency differences	394,727	-
Change in operating assets and liabilities:		
Decrease/(increase) in trade and other receivables	(2,544,323)	444,949
Decrease/(increase) in contract assets	574,467	(2,248,562)
Increase in inventories	(712,703)	(252,291)
Decrease/(increase) in deferred tax assets	432,466	(300,640)
Increase in inventories Decrease/(increase) in deferred tax assets Decrease in other operating assets	94,851	152,417
	(335,515)	2,498,539
Increase/(decrease) in trade and other payables Increase/(decrease) in contract liabilities	2,920,624	(3,637,191)
Decrease in provision for income tax	(17,767)	(73,703)
Decrease in deferred tax liabilities	(31,624)	(5,706)
Increase in employee benefits	234,932	407,847
et cash from operating activities	5,048,664	1,815,493
Ote 31. Earnings per share		
O O O O O O O O O O O O O O O O O O O	Consolie	dated
	2025	2024
lacktriangle	\$	\$
Profit after income tax attributable to the owners of EVZ Limited	1,235,210	2,138,924
	_	_
	Cents	Cents
Basic earnings per share	1.02	1.77
Diluted earnings per share	0.98	1.69
	Number	Number
Weighted average number of ordinary shares used in calculating basic earnings per share Adjustments for calculation of diluted earnings per share:	121,325,983	121,004,355
Performance rights over ordinary shares	5,051,994	5,910,028
Weighted average number of ordinary shares used in calculating diluted earnings per share	126,377,977	126,914,383

Note 32. Share-based payments

During the period performance rights over ordinary shares in the company were granted as remuneration to key executives in the group as part of the Long-Term Incentive (LTI) program. These performance rights will vest subject to the meeting of Key Performance Indicators ("KPIs") and service conditions.



Consolidated

Note 32. Share-based payments (continued)

The Key Performance Indicators ("KPIs") used to measure performance for these incentives are group profit growth, earnings per share growth and cashflow. These KPIs are measured over a three-year performance period and were chosen because they are aligned to shareholder wealth creation. For each component of the LTI against a KPI no award is made where performance falls below the minimum threshold for that KPI

Details regarding the payments related to these performance rights are as follows:

						Collison	laatea
						2025	2024
						\$	\$
a) Expense reco	ognised in profit or	· loss					
· ·	-	or the year compris	e:				
	ghts under Long Te	•				134,745	109,058
Chormaneerig	giits dilder Long Te	minimicentive plan				134,743	105,050
h) Performance	rights granted an	d outstanding					
		formance rights gra	nted and outstar	nding at the hegi	nning and end of	the reporting no	riod
The following to	able shows the per	iorinance rights gra	inted and outstar	iding at the begi	illillig alla ella ol	the reporting pe	illou.
					Weighted		Weighted
(1)				Number of	_	Number of	_
46					average exercise price		average
0)				rights	•	rights	exercise price
\supset				2025	2025	2024	2024
		6		4.604.000	60.00	4 070 000	†0.00
	the beginning of th	ie financiai year		4,684,000	\$0.00	4,070,000	\$0.00
Granted				2,450,000	\$0.00	2,600,000	\$0.00
Forfeited / laps	ed			(2,110,000)	\$0.00	(1,516,000)	\$0.00
Exercised				(284,000)	\$0.00	(470,000)	\$0.00
O							
Outstanding at	the end of the fina	ncial year		4,740,000	\$0.00	4,684,000	\$0.00
				_		_	
Vested and exe	rcisable at the end	of the financial yea	r	640,000	\$0.00	284,000	\$0.00
$\tilde{\bigcirc}$:		=		
c) Performance	rights granted as	remuneration					
	rights granted as	remuneration					
2025							
2023			Balance at				Balance at
Ш		Fair Value at	Dalarice at			lapsed/	Dalarice at
		grant date	the start of			forfeited/	the end of
Grant date	Expiry date	price	the year	Granted	Exercised	other	the year
Grant date	Expiry date	price	tile year	Granteu	Exercised	other	tile year
01/08/2021	01/08/2024	\$0.16	284,000		(284,000)		
12/08/2022	12/08/2025	\$0.19	1,800,000	-	(204,000)	(1,160,000)	640,000
				-	-	• • • • •	•
23/08/2023	23/08/2026	\$0.14	2,600,000	2.450.000	-	(550,000)	2,050,000
20/08/2024	30/06/2027	\$0.16	-	2,450,000	-	(400,000)	2,050,000

4,684,000

2,450,000

(284,000)

(2,110,000)

4,740,000



Note 32. Share-based payments (continued)

2024

			Balance at				Balance at
Grant date	Expiry date	Fair Value at grant date price	the start of the year	Granted	Exercised	lapsed/ forfeited/ other	the end of the year
30/09/2020	30/09/2023	\$0.09	470,000	-	(470,000)	-	-
01/08/2021	01/08/2024	\$0.16	1,800,000	-	-	(1,516,000)	284,000
12/08/2022	12/08/2025	\$0.19	1,800,000	-	-	-	1,800,000
23/08/2023	23/08/2026	\$0.14		2,600,000	<u> </u>		2,600,000
			4,070,000	2,600,000	(470,000)	(1,516,000)	4,684,000

EVZ Limited Consolidated entity disclosure statement As at 30 June 2025



Name of Entity	Entity type	Trustee, partner, or participant in joint venture	% of share capital held	Country of incorporation	Australian resident or foreign resident (for tax purpose)	Foreign tax jurisdiction(s) of foreign residents
EVZ Limited	Body Corporate	n/a	n/a	Australia	Australian	n/a
Brockman Engineering Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
Brockman Project Services Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
Brockman Services Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
Syfon Systems Pty Ltd Australia	Body Corporate	n/a	100%	Australia	Australian	n/a
Syfon Systems Sdn Bhd Malaysia	Body Corporate	n/a	100%	Malaysia	Foreign	Malaysia
Syfon Systems Pte Ltd Singapore	Body Corporate	n/a	100%	Singapore	Foreign	Singapore
Syfon Systems SE Asia, Inc.	Body Corporate	n/a	100%	Philippines	Foreign	Philippines
Syfon Systems Vietnam Co Ltd	Body Corporate	n/a	100%	Vietnam	Foreign	Vietnam
Tank Industries Australia Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a
TSF Power Pty Ltd	Body Corporate	n/a	100%	Australia	Australian	n/a

Basis of preparation

This Consolidated Entity Disclosure Statement (CEDS) has been prepared in accordance with the *Corporations Act 2001*. It includes certain information for each entity that was part of the consolidated entity at the end of the financial year.

Determination of tax residency

Section 295 (3A) of the Corporation Acts 2001 defines tax residency as having the meaning in the Income Tax Assessment Act 1997. The determination of tax residency involves judgement as there are currently several different interpretations that could be adopted, and which could give rise to a different conclusion on residency.

In determining tax residency, the consolidated entity has applied the following interpretations:

Australian tax residency

The consolidated entity has applied current legislation and judicial precedent, including having regard to the Tax Commissioner's public guidance in Tax Ruling TR 2018/5.

Foreign tax residency

Where necessary, the consolidated entity has used independent tax advisers in foreign jurisdictions to assist in determining tax residency and ensure compliance with applicable foreign tax legislation.

EVZ Limited Directors' declaration 30 June 2025



In the directors' opinion:

- the attached financial statements and notes comply with the Corporations Act 2001, the Accounting Standards, the Corporations Regulations 2001 and other mandatory professional reporting requirements;
- the attached financial statements and notes comply with International Financial Reporting Standards as issued by the International Accounting Standards Board as described in note 1 to the financial statements;
- the attached financial statements and notes give a true and fair view of the consolidated entity's financial position as at 30 June 2025 and of its performance for the financial year ended on that date;
- there are reasonable grounds to believe that the company will be able to pay its debts as and when they become due and payable;
- at the date of this declaration, there are reasonable grounds to believe that the members of the Extended Closed Group will be able to meet any obligations or liabilities to which they are, or may become, subject by virtue of the deed of cross guarantee described in note 28 to the financial statements; and

the information disclosed in the attached consolidated entity disclosure statement is true and correct.

The directors have been given the declarations required by section 295A of the Corporations Act 2001.

Signed in accordance with a resolution of directors made pursuant to section 295(5)(a) of the Corporations Act 2001.

on behalf of the directors

Graham Burns Chairman 22 August 2025

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Independent Auditor's Report

To the Members of EVZ Limited

Report on the audit of the financial report

Opinion

We have audited the financial report of EVZ Limited (the Company) and its subsidiaries (the Group), which comprises the consolidated statement of financial position as at 30 June 2025, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including material accounting policy information, the consolidated entity disclosure statement and the directors' declaration.

In our opinion, the accompanying financial report of 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 30 June 2025 and of its performance for the year ended on that date; and
- b complying with Australian Accounting Standards and the Corporations Regulations 2001.

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 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 and 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.

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

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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 of the current period. These 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.

Key audit matter

How our audit addressed the key audit matter

Revenue from contracts with customers (Note 3)

In accordance with AASB 15 Revenue from Contracts with Customer, revenues from goods and services are recognised based on the completion of performance obligations under each contract.

For the year ended 30 June 2025, the Group recognised a portion of their revenue from construction contracts. Revenue for these contracts is recognised over time with reference to the input cost method to determine revenue to be recognised.

The determination of the appropriate timing of revenue recognition requires estimation of the inputs (costs) remaining in the contract and the expected margins earned on the contracts which requires management judgement.

This area is a key audit matter due to the high level of estimation and management judgement required to determine the revenue recognised from each contract.

Our procedures included, amongst others:

- Obtaining an understanding of the nature of revenue transactions and the process and internal controls at each subsidiary;
- Evaluating the design of relevant processes and control relating to revenue initiation, processing and recording;
- Testing a sample of project revenue contracts, which include quantitative and qualitative factors which may indicate greater level of judgement is required in recognising revenue. For these contracts selected for testing, the procedures include:
 - Reviewing contract terms and conditions to evaluate how the individual characteristics of each of the contracts were reflected in the contract profitability estimate:
 - Evaluating historical accuracy of forecast costs to complete to corroborate discussions with project managers;
 - Verifying the entitlement to contract modifications, variations and claims recognised to supporting approval documentation;
 - Assessing the forecast cost to complete and contract accruals through discussion and challenge of project managers;
 - Tracing key inputs into revenue recognition calculation to underlying support and assessing the reasonableness of these inputs including an evaluation of the accuracy of costs incurred to date; and
- Assessing the adequacy of financial report disclosures.

Goodwill impairment (Note 13)

As at 30 June 2025, the Group has goodwill of \$12,072,010 across two cash generating units ("CGUs"). The Group is required to perform an annual impairment test of goodwill in accordance with AASB 136 *Impairment of Assets*.

The Group estimates the recoverable of its CGUs by employing a discounted cash flow model and, in doing so, must determine the following key inputs and assumptions:

- Forecast cash flows from operations;
- Working capital adjustments;
- · Capital expenditure estimates;
- · Discount and growth rates; and terminal value.

This area is a key audit matter due to management estimation and judgement involved in the assessment.

Our procedures included, amongst others:

- Assessing management's goodwill impairment process in accordance with the requirements of AASB 136;
- Assessing the design and implementation of relevant controls embedded in the process;
- Assessing management's goodwill allocation by reviewing their determination of the CGU or group of CGUs;
- Reviewing management's goodwill impairment models as at 30 June 2025 for accuracy and technical compliance;
- Reviewing the key assumptions used in the model for reasonableness given historical results, subsequent events, contract pipeline and work backlog;

- Performing a sensitivity analysis on the key assumptions utilised in management models;
- Reviewing the FY25 forecasts against FY25 actuals to determine management ability to forecast accurately;
- Inquiring with management on current business performance and pipeline of projects to support cash flow assumptions included within management models;
- Reviewing managements forecast for FY26 FY30;
- Performing corroborating calculations and comparing to management's point estimate; and
- Assessing the adequacy of financial report disclosures.

Information other than the financial report and auditor's report thereon

The Directors are responsible for the other information. The other information comprises the information included in the Group's annual report for the year ended 30 June 2025 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 we do not express any form of assurance conclusion thereon.

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, 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:

- a the financial report that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001* (other than the consolidated entity disclosure statement); and
- b the consolidated entity disclosure statement that is true and correct in accordance with the *Corporations Act* 2001, and

for such internal control as the Directors determine is necessary to enable the preparation of:

- i. the financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
- the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error.

In preparing the financial report, the Directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Group 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 this 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://www.auasb.gov.au/media/bwvjcgre/ar1 2024.pdf. This description forms part of our auditor's report.

Report on the remuneration report

Opinion on the remuneration report

We have audited the Remuneration Report included in pages 6 to 12 of the Directors' report for the year ended 30 June 2025.

In our opinion, the Remuneration Report of EVZ Limited, for the year ended 30 June 2025 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.

Grant Thornton Audit Pty Ltd Chartered Accountants

I want Thompon

M A Cunningham

Partner - Audit & Assurance

Melbourne, 22 August 2025



The shareholder information set out below was applicable as at 11 July 2025.

Distribution of equitable securities

Analysis of number of equitable security holders by size of holding:

	Ordinar	Ordinary shares		Options over ordinary shares	
		% of total		% of total	
	Number	shares	Number	shares	
	of holders	issued	of holders	issued	
1 to 1,000	1,069	0.25	-	-	
1,001 to 5,000	263	0.51	-	-	
5,001 to 10,000	74	0.45	-	-	
10,001 to 100,000	135	4.13	-	-	
100,001 and over	89	94.66			
<u>></u>	1,630	100.00			
Holding less than a marketable parcel	1,276				
wenty largest quoted equity security holders The names of the twenty largest security holders of quoted	equity securities are listed	below:			

	Ordinary shares	
		% of total
		shares
0	Number held	issued
OBS Nominees Pty Ltd	23,807,384	19.61
Bond Street Custodians Limited (Salter - D79836 A/C)	21,789,000	17.95
Airlie Beach Investments Pty Ltd	8,628,264	7.11
Bond Street Custodians Limited (RSALTE - V38514 A/C)	5,050,000	4.16
Bond Street Custodians Limited (RSALTE - D62375 A/C)	4,500,000	3.71
Sirocco Assets Pty Ltd (ABI Superannuation Fund A/C)	3,665,000	3.02
Myall Resources Pty Ltd (Myall Group Super Fund)	2,545,754	2.10
STF Enterprises Pty Ltd	2,386,840	1.97
Bond Street Custodians Limited (RSALTE - V39117 A/C)	2,272,096	1.87
Bond Street Custodians Limited (RSALTE - V37466 A/C)	2,120,351	1.75
Onmell Pty Ltd (ONM BPSF A/C)	1,809,269	1.49
Nast Financial Pty Ltd (A to Z Investment A/C)	1,750,000	1.44
HSBC Custody Nominees (Australia) Limited	1,577,699	1.30
Three Pillars Investment Group Pty Ltd (Bellgrove Super Fund)	1,572,621	1.30
Mr Milton Yannis	1,471,255	1.21
Archwin Pty Ltd (Sharp Retirement Fund A/C)	1,444,798	1.19
Tayco Investments Pty Ltd	1,387,815	1.14
Mr Wayne Stephen Glynne + Mrs Carol-Anne Glynne (Tuncurry Super)	1,350,000	1.11
TRB Management Pty Limited (Bowden Super Fund A/C)	1,050,000	0.87
Ms Serena Salanitri	1,009,230	0.83
	91,187,376	75.13

Unquoted equity securities

There are no unquoted equity securities.

EVZ Limited Shareholder information 30 June 2025



Substantial holders

Substantial holders in the company are set out below:

Voting rights

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

Ordinary shares

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.

There are no voting rights attached to options for ordinary shares until the options have been exercised.

EVZ Limited Corporate directory 30 June 2025



Directors Mr. Graham Burns, Chairman & Non-Executive Director

Mr. Robert Edgley, Non-Executive Director Mr. Ian Luck, Non-Executive Director

Mr. Richard Betts, Non-Executive Director (Appointed 1 May 2025)

Company secretary Mr. Pieter van der Wal

Registered & principal office EVZ Limited

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Email: pieter.vanderwal@evz.com.au

Share register Computershare Investor Services Pty Ltd

452 Johnston Street Abbotsford Vic 3067

Telephone: +61 (0)3 9415 4000

Grant Thornton Audit Pty Ltd

Collins Square, Tower 5 727 Collins Street Docklands VIC 3008

kers Commonwealth Bank of Australia

Collins Square, Tower 1 727 Collins Street Docklands VIC 3008

Btock exchange listing EVZ Limited shares are listed on the Australian Securities Exchange (ASX code: EVZ)

'ebsite https://evz.com.au/

hief Executive Officer Mr. Scott Farthing

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Sankers

Stock exchange listing
Website
Chief Executive Officer