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ANNUAL FINANCIAL STATEMENTS

ABOUT THIS REPORT

We are proud to present the 2018 annual integrated report for the Namibia Post Limited (NamPost) Group.

The NamPost Group comprises of NamPost Limited (which includes Postal Services, Courier Services and Financial Services business units), its subsidiary NamPost Financial Brokers (Pty) Limited (PostFin) and SmartSwitch Namibia (Pty) Limited (SSN), which is a joint venture with Net 1. Namibia Post and Telecom Holdings Limited (NPTH) is our sole shareholder.

AUDIENCE AND PURPOSE

The report is our primary report to shareholders and it contains information relevant to our other stakeholders. This report outlines the Group's financial and non-financial performance and it aims to help the reader understand our strategy, business model, governance, stakeholder engagement, material matters and risk management.

SCOPE AND BOUNDARY

The report covers the period 1 October 2017 to 30 September 2018. This report encompasses the activities of the Group.

FRAMEWORKS AND ASSURANCE

Our integrated reporting is guided by various codes and standards. These include:

- The International Integrated Reporting Council Framework
- Companies Act 28 of 2004 (Companies Act)
- The Corporate Governance Code for Namibia (NamCode)
- King III Report on Corporate Governance for South Africa 2009 (King III)
- King IV Report on Corporate Governance for South Africa 2016 (King IV[™]).

The annual financial statements were audited by PricewaterhouseCoopers (PwC), who expressed an unqualified audit opinion. No external assurance was sought on the non-financial information.

MATERIALITY

This report contains feedback on the topics NamPost deems to be most material to our stakeholders and our ability to create value in the short, medium and long term. These topics are informed by our operating context, our stakeholders' key concerns and the risks and opportunities the Group faces.

FORWARD-LOOKING STATEMENTS

The report comprises statements that relate to the possible future performance and financial position of the Group. These statements are not guarantees of future operating, financial or other results and involve certain risks, uncertainties and assumptions. The Group's external auditors have not reviewed these forward-looking statements.

APPROVAL OF THE INTEGRATED ANNUAL REPORT

The NamPost Board, supported by BARC, is ultimately responsible for the integrity and completeness of the report. We confirm that the 2018 report addresses all material aspects of the Company, and fairly represents the Group's performance.

Signed on behalf of the Board.

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Mrs. Evangelina N. Hamunyela Chairperson

Mr. Festus F. Hangula Chief Executive Officer

ABOUT NAMPOST

The purpose of NamPost, as outlined in the Posts and Telecommunications Companies Establishment Act, Act 17 of 1992, is to "conduct postal services and supplementary services", with supplementary services defined as "the control and management of the Savings Bank" and "the rendering of a money transfer service".

Section 6 of the NamPost's Memorandum of Association states that: "The Company shall exercise its powers with a view to enhancing corporate profit and shareholder gain, taking into account the enhancement of corporate profit and shareholder gain by the Company in the promotion of an economically prosperous and efficient postal system conducted on sound business principles."

In most countries the provision of postal services, especially the Universal Service Obligation (USO) component, is funded from government budget. However, since incorporation NamPost has fulfilled that obligation from funds generated by its own operations. In Namibia USO is not well defined as NamPost is self-regulating within the confines of the Universal Postal Union. It is expected that following the introduction of postal regulations by the Communications Regulatory Authority of Namibia (CRAN) and formal licensing of NamPost as a postal operator, USO will be better defined and external funding for it may be considered.

To maintain postal services at an affordable level, supplementary services have been developed to create further revenue streams. These include financial and logistics services that use the postal services infrastructure to enhance the quality of life of individual people in our communities.

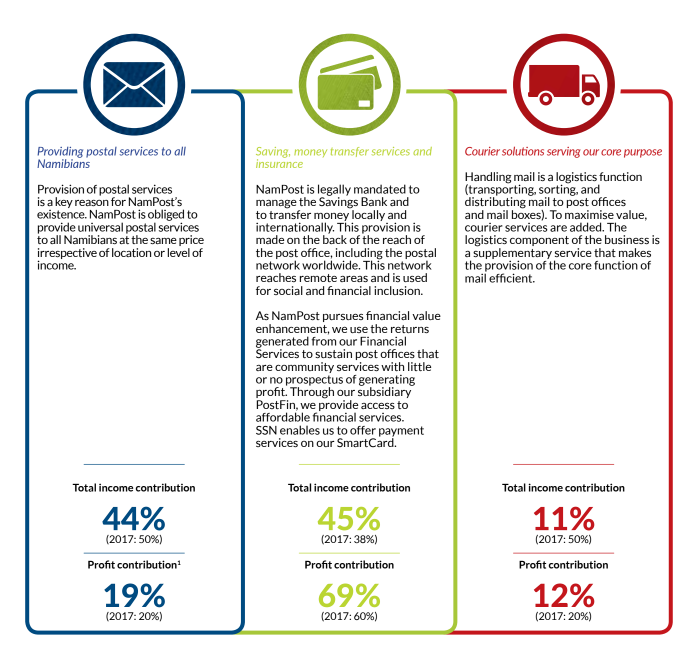
NamPost therefore has an objective of enhancing shareholder value through two components – namely, financial return and social return. The latter is aimed at financial inclusion, social inclusion and their related enhancement of quality of life.



ORGANISATIONAL OVERVIEW

WHAT WE DO

Enhancing quality of life for all Namibians through the availability of affordable postal, financial and courier services.



ENHANCEMENT OF QUALITY OF LIFE

NamPost's primary objective is to create shareholder value and social return. We create value for communities by providing and ensuring the availability and affordability of postal, financial and courier services.

¹ Profit contribution figures for 2017 have been revised to included dividend from SSN under financial services.

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OWNERSHIP STRUCTURE

GOVERNMENT OF THE REPUBLIC OF NAMIBIA



100% Owned Namibia Post and Telecom Holdings LTD



100% Owned





50% Owned

NAMPOST FINANCIAL BROKERS (PTY) LTD

100% Owned

POST OFFICE REPRESENTATION



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FACTS ABOUT NAMIBIA

Land Area

824,269 km²

Population 2,324,388 (2016 estimate)

Capital City Windhoek

Official language English

Major Ethnic Groups:

Ovawambo, Vakwangali, Damara, Ovaherero, Nama, San, Afrikaner, German and others

Currency Namibia Dollar (N\$)

NamPost Offices 137

Other Languages

Oshiwambo, Afrikaans, Nama, Damara, Otjiherero, German, Rukwangali, Setswana, and others

	Region	Population (2016) ¹	Post offices	Number of staff ²	Persons per post office
1	//Karas	85,759	17	44	5,045
2	Erongo	182,402	14	47	13,029
3	Hardap	87,186	9	22	9,687
4	Khomas	415,780	27	73	15,399
5	Kavango East	148,466	2	10	74,233
6	Kavango West	89,313	2	2	44,657
7	Kunene	97,865	7	14	13,981
8	Ohangwena	255,510	9	34	28,390
9	Omaheke	74,629	8	13	9,329
10	Omusati	249,885	10	20	24,989
11	Oshana	189,237	7	50	27,034
12	Otjozondjupa	154,342	12	33	12,862
13	Zambezi	98,849	4	9	24,712
14	Oshikoto	195,165	9	19	21,685
	Total	2,324,388	137	390	

Average persons per post office: 16,966 Average persons per staff member: 5,960

The number of post offices declined to 137 (2017: 140) due to the closure of three post offices in the Khomas Region due to space constraints.

¹Namibia Inter-censal Demographic Survey 2016 Report. Namibia Statistics Agency, September 2017, Windhoek. ²Staff numbers indicated in the table exclude Head Office staff and staff at the Courier hub in Windhoek.

OPERATING CONTEXT

NamPost's ability to create value is influenced by its external environment, including economic, political, industry and regional factors. Those with the most material impact in 2018 include:

	External Environment Factor	NamPost's Strategic Response
Commercial environment and market forces	 Intensified competition in the financial inclusion space Pressure on profit margins due to limited scope to increase prices, particularly in Courier Services Continued decrease in mail volumes Decline in demand for scratch-card airtime usage Increasing fuel prices Delays caused by sorting delays in South Africa Increased competition for market share Entry of informal market entrants 	Achieve operational effectiveness (Get the basics right)
Political	 Stable political environment Decline in Government spending Decreased demand from state-owned entities 	Measure and manage business risks
Economic	 Weakening N\$ Namibia downgrade to sub-investment status in 2017 by Fitch Ratings and Moody's Investor Services Business closures Economic recession leading to declined gross domestic product (GDP) 	Achieve operational effectiveness (Get the basics right)
Socio-cultural	 Increased incidents of theft and cash-in-transit robberies High unemployment 	Measure and manage business risks
Technological	 Increased demand for digital products and services Mobile Telecommunications Limited (MTC) and Telecom Namibia network infrastructure roll-out into remote areas increases connectivity 	Achieve operational effectiveness (Get the basics right)
Legal	 Regulation on Postal Services from CRAN is currently being finalised. NamPost will be required to apply for a license and pay license fees once licensed Possible change of ownership of NamPost from NPTH to Government would mean that the Ministry of Public Enterprise or Ministry of Finance could oversee NamPost commercial aspects 	Measure and manage business risks
Environmental	 Prevalence of drought conditions has impacted the economy 	Measure and manage business risks

The Chairperson's review on page 22 provides detailed insight on how NamPost is responding to these significant factors in our external environment.

MAKE SECURE MOVES WITH A TRUSTED PARTNER THAT GIVES YOU MORE.

Begin your savings journey with NamPost Savings Bank and enjoy security, growth and stability with a reliable partner that has been around for years. With us, you can have peace of mind that your money is safe and your investment will grow.

Our Fixed Term Deposit account offers:

- Competitive TAX-FREE INTEREST for individuals;
- Capital and interest guaranteed, that means you'll never get less than what you invest;
- Investment periods ranging from 3 12 months;
- Top-ups at your convenience;
- NO ADMIN FEES; and
- Personal service at your convenience; we will come to you.

Contact us for an appointment.

NamPost Savings Bank Tel: 061 201 3115/3080/3214 Fax: 061 235 526 Email: banking@nampost.com.na

www.nampost.com.na





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BUSINESS MODEL

The Postal Services business unit was established over a century ago. The 137 post offices spread throughout the country are a pivotal part of all our products and services, including the provision of our Financial Services and Courier Services.

The Postal infrastructure is our core strategic advantage and the main competitive differentiator that enables us to meet our social obligations and business objectives.

INPUTS

FINANCIAL CAPITAL

• N\$4.91 billion deposits

• Own capital and proceeds from product and service sales.

OPERATIONAL ENABLERS

This includes our manufactured capital – which consists of our network of post offices that reach communities throughout Namibia

- 137 Post Offices
- Buildings leased from NPTH

OUR PEOPLE

The dedication and skills of our staff are critical for delivering our services and we are invested in their development • 751 staff

SOCIAL AND RELATIONSHIP CAPITAL

Our commitment to quality of life enhancement for all Namibians

- Social license to operate
- Connecting communities through our activities
- Engagements with stakeholders

OUTCOMES

Financial

- o N\$4.91 billion deposits (2017: N\$4.1 billion)
- 19% asset growth (2017: 6.1%)
- o -1% expense growth (2017: 5%
- o 7% revenue growth (2017: 1%)
- o 80% PBT growth (2017: 52.4%)
- o 20% ROE (2017: 8.5%)
- o 76% PAT growth (2017: 36.6%)

Profit before tax (PBT) and Profit after tax (PAT) exclude unrealised fair value gains (losses)

Operational

- o 102 million mail items handled (2017: 99 million)
- 82% Post Office boxes (P.O. boxes) rented out (2017: 86%)
- N\$158.65 million mail revenue (2017: N\$156.98 million)
- o 137 Post Offices (2017: 140)
- o 24,031 new insurance policies (2017: 41,000)

Our people

N\$240 MILLION SPENT ON EMPLOYMENT (2017: 230 MILLION)
 N\$3.3 MILLION (2017: 2.5 MILLION) TRAINING EXPENSES

Social impact

Our commitment to quality of life enhancement for all Namibians

- 55,043 cash social grant recipients served monthly (2017: 58,000) [Decrease due to migration to SmartCards]
- N\$57.9 million tax paid (2017: 51 million)

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ACTIVITIES

To conduct postal services and supplementary services



POSTAL SERVICES Provision of postal services is a key reason for NamPost's existence; all other services are supplementary services.



FINANCIAL SERVICES

[Page 30]

NamPost is legally mandated to manage the Savings Bank and to transfer money locally and internationally. [Page 34]



COURIER SERVICES

Handling mail is a logistics function (transporting, sorting, and distributing mail to post offices and mail boxes). [Page 36]

SUPPORT UNITS

Human Resources Information and Communications Technology (ICT) Marketing Enterprise Risk Management (ERM) Audit Legal, Compliance, and Secretariat Finance

OUTPUTS

The Group values customer centricity and aims to enhance efficiencies. We are committed to delivering affordable products and services which increase accessibility.



Mail: We offer a broad range of products and services domestically and internationally
 Agency services: Customers can purchase and pay for various products and services at all post offices country wide

• Philately: We offer a range of postage stamps



• **Banking:** We offer a SmartCard savings account and a wide range of investment products such as fixed-term-deposits, call account, notice accounts and save-as-you-earn accounts.

o Insurance: Funeral cover is available for our SmartCard holders.

- **Micro-lending:** Personal loans are available to customers who are employed by companies who have a payroll deduction agreement with PostFin. Permanently employed customers with SmartCards are also eligible for loans.
- Payment switch: We have a technology platform which enables us to use SmartCards.



Courier: We deliver parcels domestically and internationally. Our courier services also complement Postal Services by delivering mail to post offices.

2018 NamPost 1

STAKEHOLDER ENGAGEMENT

Maintaining good quality relationships with all our stakeholders supports our ability to create value. NamPost follows a stakeholder-inclusive approach that balances the needs, interests and expectations of material stakeholders in the best interests of the Group over time. The Group's operations spread across a wide range of products and services thus, at one point or another each Namibian is likely to be a customer of NamPost. The chart below, summarises NamPost's key stakeholders. We tailor the frequency and methods our engagements according to each stakeholder group's needs. We engage through one-on-one, customer engagements in our post offices, social media, road shows, meetings, forums and newsletters.

Material stakeholder	How we create value	Expectations and concerns	Responses
Customers	NamPost services corporate, retail and branch customers. We provide affordable products and services that are accessible to all Namibians. Our ultimate goal is to enhance the quality of life of all Namibian citizens.	 Ease of access and affordability of products and services Interoperability of the SmartCard Good and consistent service delivery 	 Interoperability of the SmartCard and continued migration of customers Research and development of new products and services Relevant product offering Interactive website
Shareholders	NPTH is our sole shareholder, to whom we are accountable for the creation and delivery of strong, sustainable financial performance and long-term shareholder value.	 Financial return Equity and reserves Possible change of ownership of NamPost from NPTH to Government 	 Research and development and introduction of products and services Cost management initiatives
Government	NamPost is an upstanding corporate citizen that supports the Government and promotes social inclusion. In addition to being a regulator, Government is a customer that depends on our products and services.	 Financial inclusion Supporting the fifth National Development Plan Supporting the Namibian Vision 2030 Implementation of the Affirmative Action Employment Act, 1998 (Act 29 of 1998) 	 Financial inclusion actively pursued Key personnel engage with regional Government Engaging parliamentary committees, ministers and industry
Employees	Our employees are the backbone of the Group. We provide employment and development opportunities.	 Wellness and quality of life Stable labour relations Housing Remuneration and benefits 	 Benchmarking remuneration against the industry Housing benefits

Material stakeholder	How we create value	Expectations and concerns	Responses
Regulators and legislators	We comply with regulations and legislation which uphold the rule of law in Namibia.	Compliance with regulation and legislation • CRAN	 Increasing awareness and making adjustments to ensure compliance with impending regulation and legislation
Suppliers and communities	We contribute towards improved quality of life through our provision of financial and social inclusion products. The continued success of our business results in suppliers benefitting through their association with our supply chain.	 Improved quality of life through contribution to revenue Use of Post Offices for social grant payments and difficulties on pension pay- out day Having a NamPost point of presence in a specific region 	 Provision of facilities (such as seating, toilets and shade) to social grant recipients on pay-out days
Subsidiary and joint venture	Through our subsidiary PostFin we provide access to affordable financial services. SSN enables us to offer services on our SmartCard.	 PostFin: Assistance in accessing affordable funding SSN: Interoperability with the National Payment System and discontinuation of joint venture by insourcing the card switch 	 A N\$200 million loan was secured from Bank Windhoek Introducing an interoperable VISA- branded SmartCard
Labour unions	Fostering a supportive relationship within the constraints of the economy. 68% (69% 2017) of our employees are represented by Namibia Public Worker's Union (NAPWU).	 A living wage and good living standards for employees Annual wage negotiations 	 No retrenchments or salary cuts to support employees in current economy Recruitment freeze Extensive training has been provided to shop stewards in handling disputes and conflict management, how disciplinaries are conducted, basic economics, and policies and procedures

OUR PEOPLE

NamPost's employees are core to the success of the Company and its sustainability

Our skilled and competent employees drive our performance and the achievement of our strategic and operational objectives. We aim to maintain stable labour relations and to create an environment that fosters optimal performance, diligence, integrity and teamwork. NamPost provides training and development, efficient recruitment, fair market-related remuneration, medical aid, pension and continuous employee engagement and support. We also value the health and safety of our employees. Human resource development remains a key focus and an opportunity for NamPost to remain competitive. NamPost's employees are eligible for study loans and development programmes that support the Company's strategic objectives.

NamPost has a recognition and procedural agreement in place with NAPWU and we train union representatives. Substantive negotiations take place annually. In 2018, the parties negotiated a total cost-to-employer increase of 6.5%.

Highlights

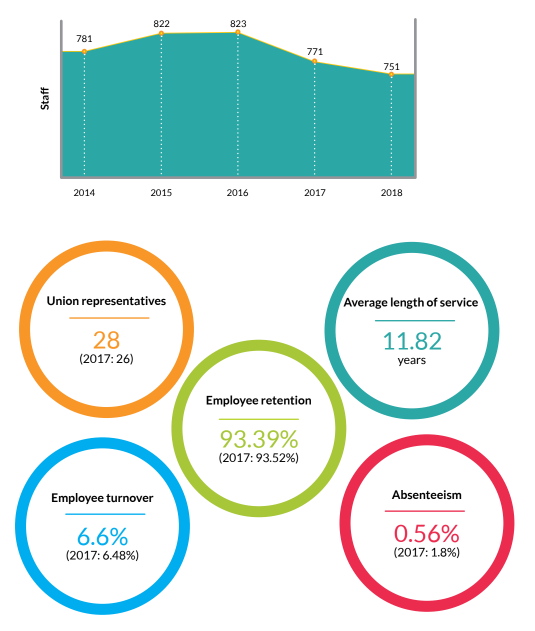
- Registered and accredited as a training provider of the National Qualification Standards
 - 11 trainees received certificates in 2018
 - Six trainees will receive certification in 2019
- Obtained affirmative action compliance certificate to meet Government requirements
- Financial saving from the implementation of fit for purpose business systems in our business units
- Commenced alignment of department processes in Postal Services
- Financial constraints leading to a freeze on recruitment, except for critical positions, putting pressure on the Company's performance
- Scarcity of critical high level technical and specialist skills, resulting in NamPost not being able to secure or afford these skills
- Cost cutting of initiatives especially training and development

Future focus areas

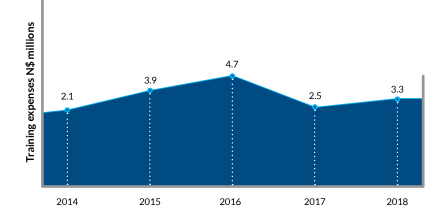
- Delivering excellent customer service to all of NamPost's customers
- Capacitating the NamPost workforce for the attainment of its strategy
- Implementation of enhanced performance management systems which drive a high-performance culture
- Improved risk management
- Ensure fit for purpose companywide organisational structures
- Mapping all human resources and related processes and the development of Standard Operational Procedures (SOP)
- Create increased awareness of NamPost's values (I-ACT)
- Awaiting approval from the Namibia Training Authority (NTA) industry skills committee for the Level 1- and 2-unit standard which was finalised
- Robust cost management
- Maintaining stable employee relations

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TOTAL NUMBER OF STAFF



COMMITMENT TO SKILLS DEVELOPMENT OF STAFF



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MATERIAL MATTERS

Our material matters are the matters that significantly influence our ability to create value. We consider material matters that directly or indirectly impact our ability to preserve financial, economic, environmental and social value for the Group and our stakeholders.

Material matters	Human capital development	Technology and innovation	Reputation	Balancing profitability and social return
Why material?	To attain the NamPost strategy, drive innovation and remain competitive, it is critical to have a skilled and motivated workforce.	To be competitive, NamPost needs to be responsive to market trends and provide products and services that add value to our customers.	The NamPost brand is based on trust and needs to be continuously protected and enhanced. Our customer's experience when transacting with NamPost drives this trust and reputation. This is impacted by our customer- facing staff, our call centres and the accessibility and uptime of our online systems. Our reputation is also linked to the contribution we play in local communities and the support we give to Namibian suppliers.	NamPost's objective of enhancing shareholder value through financial return and social return creates a tension that continually needs to be managed. As a commercial entity, NamPost's Postal Services business is not funded by Government, and needs to be subsidised by the cash generated by supplementary services and our other business units and services.
Challenges	Government mandated salary caps restrict our ability to competitively attract top skills	Remaining abreast of rapidly advancing technology	 System failures due to power outages The risk of a technology breakdown 	 Negative economic growth Reduced government spending Maintaining unprofitable post offices to keep people connected
Opportunities	 Training and capacitating our current workforce Rewarding excellent performance Lobbying Government for a dispensation for salaries 	 Investing in research and development Driving a culture of innovation 	 Ensure customer-facing employees continuously deliver high quality customer service Manage and upgrade systems and infrastructure Enhance convenience and accessibility of services 	 Identifying new value- adding services Advancing social inclusion through innovative products Improving efficiency
Stakeholders	• Government • Employees	 Customers Employees 	 Customers Employees Suppliers and communities 	 Customers Shareholders Government Employees
Strategic response	 Enhance human capital and culture effectiveness 	 Start journey towards customer centricity Achieve operational effectiveness (Ensure fit for purpose IT systems) 	 Start journey towards customer centricity Achieve operational effectiveness 	 Enhance shareholder value Achieve operational effectiveness

NAMPOST STRATEGY

Our strategic objectives are critical to our value creation. NamPost has five underpinning strategic objectives as tabulated below:

Strategic objective	How to achieve it	2018 feedback
1) Enhance shareholder value	 Increase net profit Increase social return 	 Net profit before tax increased by 80% 751 (2017: 771) employees 14% increase in pensioners and social grant recipients to 127,475 (2017: 111,678)
2) Start journey towards customer- centricity	 Enhance customer experience Maintain stakeholder engagement 	 Commenced with an assessment of products Maintained engagement with all stakeholders. Key stakeholders engaged included: Minister of public enterprises, NPTH, regulators, and union
3) Achieve operational effectiveness (Get the basics right)	 Enhance all business processes Enforce policies and discipline Ensure fit for purpose ICT Improve management information 	 85% of business process reviews were completed The following were completed and approved by board: IT framework and policy Business continuity management framework Disciplinary policy Traderoute (card system) implemented. Hybrid data processing enhanced by providing secure link for key customers to send their data. Payment Card Industry Data Security Standards (PCI-DSS) being implemented. Financial reporting and budgeting processes were improved
4) Measure and manage business risks	• Introduce and implement ERM Framework	 • ERM framework introduced and approved by Board • Risk log aligned to risk framework • Plan to fully implement the components of the risk framework being drafted and should be approved early next financial year
5) Enhance human capital and culture effectiveness	 Recruit, develop and retain relevantly skilled employees Create and embed aspects of high performance culture 	 Recruitment process improved to take short time period and key character assessment enforced for all management positions. Performance policy reviewed for both management and bargaining unit staff Performance incentives for management improved by better alignment of performance to rewards and making performance co-dependent to encourage team work. Reward is only possible if there is profit.



LEADERSHIP REVIEWS

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CHAIRPERSON'S REVIEW



MRS. EVANGELINA N. HAMUNYELA CHAIRPERSON

NamPost's positive performance reflects our ability to adapt to an ever-changing and challenging environment

INTRODUCTION

I am delighted to be reporting on another year of achievement for NamPost in all areas of our operations. This is testament to NamPost's unique ability to adapt to an ever-changing and challenging environment. Our financial results reflect the diverse challenges that affected our varied operating industries, which we faced in a strong and decisive manner, and of our ability to remain true to our motto: "We deliver more."

We remain cognisant of the constant need to increase profit to maintain shareholder value. To do so, NamPost is required to diversify revenue away from mail to other areas of relevant business. We continue to make good progress in diversifying revenue, as can be seen on page 40, making it feasible for the company to continue providing services competitively.

STRATEGIC PROGRESS

2018 was a positive year for NamPost delivering further strategic progress underpinned by a

positive financial performance. The NamPost Board takes an active role in the annual strategic and budget planning initiatives and attended a twoday annual review and planning session with Exco. During this review, the Board and Management Team remained mindful of NamPost's core mission and the progress that has been made in reshaping the NamPost Group over the past decade – namely, the provision of postal services is the key reason for NamPost's existence, with an objective of enhancing shareholder value through financial return and the creation of social return through financial inclusion on access to postal services.

The challenges brought about by a declining worldwide postal industry and the ever-increasing need to diversify impact our ability to meet our objectives. It is with the above in mind that we review and position our strategic objectives.

I am pleased to report that we have made significant progress across the five strategic objectives we set ourselves, as evident in the Group's financial performance. We will continue focusing on our top five strategic objectives. These include enhancing shareholder value, journeying towards customer centricity, achieving operational effectiveness, measuring and managing business risks, and enhancing human capital and culture. In addition to and in support of these objectives, several key projects were undertaken and have yielded positive results. These are outlined in the performance chapter as from page 30 and on page 19.

In the long run NamPost has created a respectable return for our shareholder, amounting to N\$202 million over the past 10 years. With no dividend payments over the past five years, our retained income of N\$265 million represents part of the value the Group has created. Based on profit before tax (PBT) and unrealised fair value adjustments, the 10-year average return on equity (ROE) is 15% and 16% respectively over five years.

GOOD GOVERNANCE, BOARD COMPOSITION AND DIVERSITY

Good corporate governance is paramount to NamPost. As a Board we recognise the importance of, and are committed to, high standards of corporate governance, aligned with the needs of the Company and the interests of our stakeholders. We adhere to the pillars of integrity, responsibility and accountability to our shareholder and all our stakeholders. We aim to deliver an ethical culture, good performance, effective control and legitimacy. We appreciate the role of the Board in the efficient running of the company and the effectiveness and independence of the Board in the management of risks faced by the Group. To this end, the Board is composed of a mix of directors in terms of diversity, skills and relevant experience, and our Committees have been operating efficiently.

The overall performance of the Board remained good throughout the year. The Board is satisfied that the Group meets the requisite standards of governance and compliance in accordance with applicable governance and regulatory requirements, and that matters for our consideration have been robustly reviewed.

SOCIAL RETURN

It is important to NamPost to continue to create social value for the Government and for the communities in which we operate. NamPost remains the focal point of contact in many remote communities where we are the only service provider giving access to financial services for these communities. As at the end of 2018, 127 043 pensioners received their pension payment monthly via post offices countrywide. NamPost continues to provide convenience for senior citizens in Namibia, enhancing their quality of life by reducing the travelling distance to receive their grants.

As a corporate citizen, NamPost currently employs over 750 employees countrywide, spending over N\$200 million in salaries and benefits this year alone, and has paid over N\$57 million in taxes to the Government. We comply with the prevailing tax laws in the country and will continue to do so, as we are committed to remaining a corporate citizen fully compliant with legislation and regulatory practices.

DIVIDENDS AND INVESTMENT

In line with its dividend policy, NamPost has declared a minimal dividend for the period of review, as funds are being invested in the further expansion of the business, for capital expenditure necessary for planned projects. Our primary area of investment is the expansion of the financial services offering designed to provide both financial and social inclusion for the Namibian people.

SHAREHOLDER ENGAGEMENT

The Board recognises its responsibility to ensure that a satisfactory dialogue takes place with the shareholder. Effective engagement with the shareholder's representatives is an important part of my role as Chairperson. In this respect, the NamPost Board was pleased to meet with the shareholder representatives at various platforms, including quarterly briefings and the annual general meeting (AGM). The AGM is a key mechanism enabling the shareholder to exercise its ownership rights and it provides the opportunity for the shareholder to question the Board directly.

LOOKING AHEAD

We are in a period of innovation on many fronts. This is an exciting time for NamPost. We will continue to apply our minds to guide the Group's strategic direction and to enable the delivery of NamPost's strategic objectives. Through the leadership of the Board, the Management Team and dedication of our employees we are well positioned to continue the momentum of our business in the coming year and I believe we will gain further traction on our initiatives.

ACKNOWLEDGEMENTS AND CONCLUSION

On behalf of the Board, I would like to thank the NamPost shareholder, NPTH, for its continued trust and support. The relationships with our external stakeholders, including our customers, suppliers and industry regulators, are critical to the sustainability of the business; and I thank them for engaging and working collaboratively with us to deliver shared value. I express my appreciation to the Chief Executive Officer, Festus Hangula, and the Management Team who continue to lead the Group with great focus, energy and distinction, and all the NamPost employees for their hard work in 2018.

I am confident that NamPost has all the ingredients necessary to achieve the expectations of its shareholder and stakeholders alike.

Evangelina Nangula Hamunyela Chairperson

CHIEF EXECUTIVE OFFICER'S REVIEW



MR. FESTUS F. HANGULA CHIEF EXECUTIVE OFFICER

NamPost remained resilient and performed positively in 2018 despite the challenging economic environment.

EXECUTIVE SUMMARY OF THE YEAR

The NamPost Group performed positively in 2018, despite encountering a challenging macro economic environment. Our revenue increased by 7.5% to N\$1.11 billion (2017: N\$1.03 billion) while profit before tax increased by 80.3% to N\$54.58 million (2017: N\$30.26 million). This growth was mainly driven by the strong performance in our Financial Services business unit.

Postal Services' mail volumes and parcel weight have gradually decreased over the past 10 years, but their revenue still contributes significantly to the Group. Courier Services' revenue decreased marginally by 0.4%, while profitability levels decreased due to the loss of one big customer,

¹Before fair value adjustment

lesser weight of consignments and a 4.2% increase in operational expenses driven by the fuel increase and rental expenses. The Namibian economy has been characterised by nine consecutive quarters of negative growth, drought conditions and low productivity levels. As a result, the spending patterns of our customers have been negatively impacted by the depressed economic conditions.

The Government's contribution to our revenue decreased to 4.8% % (2017: 5.5%). We also experienced delayed payments due to the cash flow challenges faced by customers in various industries. The effects of lower Government spending also impacted the rest of the economy.

Employees across industries did not receive significant income increases, some companies requested withdrawals from their NamPost savings accounts, and we experienced challenges in acquiring affordable money for our loan book. Liquidity constraints improved in the last quarter, after being strained for most of the year.

Driving internal efficiencies has been crucial to ensuring that we remain sustainable in the subdued economy. We established the Fit for Purpose Committee to oversee cost management across NamPost. This commitment to cost management yielded positive results. We met and exceeded our budgets in Financial Services while Courier Services and Postal Services remained profitable.

NamPost's Procurement Policy was revised and aligned to the Public Procurement Act 15 of 2015.

PERFORMANCE AGAINST STRATEGY 2018

Our strategy is aligned to our mission and enables us to create shareholder returns and social value. We keep people connected through our services and, ultimately, enhance the quality of their lives.

We balanced our existing operations while driving two internal projects in Financial Services and Courier Services.

Enhancing shareholder value

NamPost's Postal Services business unit remains an integral part of the Group. However, due to declining volumes and changing consumer dynamics, our strategic thrust is to diversify from traditional postal services over time.

Profit diversification					
	2018	2017 ²	2016	2015	2014
Postal services	19%	20%	42%	40%	42%
Financial services	69%	60%	41%	49%	47%
Courier services	12%	20%	17%	11%	11%

New revenue sources that are facilitated by the Financial Services business unit, such as insurance and micro-lending, have been instrumental in this regard. We received dividends amounting to N\$8.06 million (2017: N\$10.19 million) from our joint insurance arrangement with Hollard and our joint venture SSN. Besides the dividend, N\$4 million was received as share buyback from SSN.

We received a VISA licence to issue VISAbranded SmartCards, which we can use to access the National Payment System. The new SmartCard has been successfully tested with the market and we are awaiting approval of our payment licence by Bank of Namibia.

The new Courier Services warehouse has enabled us to begin exploring opportunities to expand our products and services.

Start the journey towards customer centricity

NamPost has various products and services that are aimed at parcels and mail logistics, financial inclusion, social inclusion and effectively enhancing the quality of people's lives. In 2018 our pricing increases for products and services were in line with inflation, thus ensuring continued affordability for our customers. We aim to deliver our mail efficiently and we are constantly looking for ways to conveniently deliver according to our customer's dynamic requirements. Hybrid Mail revenue decreased by 10% as customers cut costs by reducing mail or mailing frequency. The Hybrid Mail service enables customers to deliver bulk mail electronically. Customers are also able to track their consignments on our website.

New Courier products are envisioned to be launched during the 2019 financial year. We will continue to commit resources to research and development of new products and services. Meanwhile, we revised the strategy for our marketing campaigns to ensure they effectively reach our customers and give our products optimal exposure.

Achieve operational effectiveness (Get the basics right)

NamPost's operations are dependent on efficient and effective technology. Our Chief Information Officer played a crucial role in introducing and implementing our ICT governance framework and policy. Our participation in the National Payment System and the further expansion of Financial Services are factors which expose our business to a wider range of technological risks, hence the need to build our own capacity in ICT management. Courier Services completed numerous system upgrades which will also benefit our Postal Services business unit.

Postal Services' shortages declined to N\$139387 (2017: N\$13 million)—the 2017 figure included a fraudulent activity in the North East region. Our efficiency in delivering packages was severely constrained by the backlog driven by the South African Post Office's strike in July 2018.

We are on a drive to create increased awareness of NamPost's values (I-ACT).

Measure and manage business risks

Our newly appointed Chief Risk Officer has steered the implementation of an ERM Framework that allows us to proactively monitor our risk exposure, prioritise risks and implement

²Restatement resulting from the exclusion of the SSN dividend.

the appropriate controls. Implementing more robust risk management is a critical focus area for the Company – particularly because of our plan to expand a financial services offering to the low end of the market in line with the Namibia Financial Sector strategy.

Enhance human capital and culture effectiveness

NamPost temporarily halted all non-essential employment to reduce costs during the year. We increased our commitment to embedding the Group values and improving employee behaviour.

The introduction of psychometric testing in our recruitment process will contribute to the promotion of our culture by assisting us to employ the right people in the right positions. The preservation of our culture is signified by our relatively low turnover rate of 7%.

As our business evolves, we have continued to encounter challenges in attracting individuals with competencies in logistics and financial services.

OUTLOOK 2019

We aim to continue pursuing optimal outcomes from our strategic objectives to achieve shareholder value and enhance the lives of our stakeholders.

The roll-out of the interoperable VISA Smartcards and the migration to Traderoute, in particular, are critical factors in our future success.

We are positive about the value that can be derived from the software upgrades and the launch of new products in our Courier Services business unit.

We will continue diversifying our revenue from Postal Services to Courier Services and Financial Services. This shift will be supported by customer initiatives that give us a better understanding of our customers' needs.

Fitch Ratings affirmed Namibia's long-term foreign currency credit rating at sub-investment

grade but maintained the outlook as stable. The rating has investment implications.

While the economy remains subdued, we will continue to implement stringent cost management measures.

APPRECIATION

We acknowledge support from the Minister of Information and Communication Technology, Honourable Stanley M. Simataa, who makes time for NamPost as and when needed, provides guidance and ensures that an environment conducive to good governance exists.

A special thanks to the shareholder, NPTH, and the NamPost Board for their dedication, strategic oversight, guidance and optimum governance of the institution.

I am most grateful and appreciative of the efforts of all NamPost employees for making NamPost stand out as a key and sound public enterprise.

Finally, we are thankful to our customers in Courier Services, Financial Services, and Postal Services for their continued support and utilisation of NamPost products and services.

Festus F. Hangula Chief Executive Officer

ALLOVER THE W RLD

NamPost Courier now delivers your parcels anywhere in the world. With our affordable rate, you can now send parcels anywhere in the world with maximum speed and guaranteed arrival time, all for your convenience.

At NamPost, we mean it when we say: We deliver more!

Courier Customer Care: Tel: +264 (0) 61 201 3174/3112/3106/3248 Fax: (0) 61 22 8988 Email: parcelcollection@nampost.com.na www.nampost.com.na



We Deliver More.



nampost

courier



PERFORMANCE



POSTAL SERVICES



MS. TANGENI ERKANA GENERAL MANAGER: POSTAL SERVICES

Postal Services is committed to continue being relevant by keeping people connected.

Postal Services' revenue decreased by 5% to N\$491 million (2017: N\$516 million). Our profit increased to N\$28 million (2017: N\$24 million). Despite the decline in demand for our products and services, Postal Services is still the backbone of the Group from an operational perspective. We function as the main distribution channel of the products and services from Financial Services and Courier Services. Postal Services earns a commission for the facilitation of these products and services.

The postal tariff increased by 6% and of the 123 850 (2017: 123 000) post boxes that are installed, we have an occupancy rate of 82% (2017:86%).

We successfully managed to decrease our administrative and operational costs by 6% and our employee costs by 2%. The reduction in our

reliance on fixed-term workers was a significant contributor to the reduction in employee costs. The implementation of cash management controls and the promotion of values enabled us to address cash shortages. Teller discrepancies decreased by more than 90%. The risk of handling cash increased and we experienced six incidents. In future, we anticipate that migration of the social grant process to the SmartCard system and the introduction of safety features will lessen the need to handle cash. We are also training employees to raise their awareness of handling cash.

Postal Services is committed to continued relevance by keeping people connected and maintaining a high customer retention level. We maintain a number of unprofitable offices and deliver parcels to remote locations. The communities depend on the post offices to receive their social grants. NamPost is aware of the need to address the long queuing times, lack of shelter and seating as well as ablution facilities. To improve service delivery, we began the process of mapping and implementing our SOPs and consequence management rules.

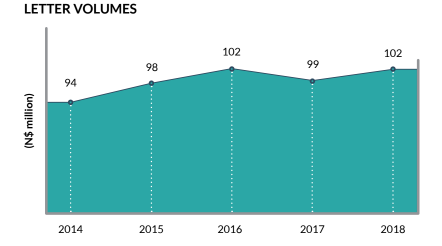
Postal Services is still burdened with legacy systems and some processes have not been automated due to resource constraints.

We are leveraging the Courier Services project to upgrade our tracking system to link with national and international postal systems. This will enable our customers to track and trace their products. Express Mail Service performance, as per the UPU System Reports, has decreased from 88% to 82%. This is attributed to the South African Post Office's backlog and the absence of a CDS (Customs Declaration System) that have a negative effect on our ability to deliver as per UPU performance targets.

Normal letter mail performance in the same town is within targets (see quality measurements on page 32). Meanwhile, we are expecting more stringent regulation from CRAN in 2019.

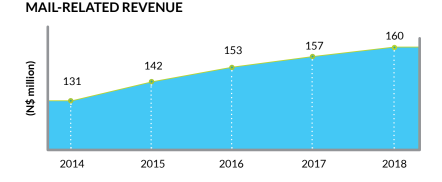
Achievements		Challenges	
 Upgraded mail management system Growth of e-commerce products The launch of new stamps Member of the "Operational Readiness for eCommerce" project under the Universal Postal Union (UPU). Addressing the following areas: Minimum operational requirements Visibility of postal items Improved data quality Supply chain integration Reliability of the total supply chain Teller discrepancies reduced by more than 90% Improved controls at postal offices to reduce operational risk 		 Continued pressure from digitalisation Cash-in-transit risk Backlog of mail due to a sorting backlog in South Africa 	
N\$m 2018 490.9 2017 515.6 2016 520.5	N\$m 2018 27.8 2017 23.6 2016 27.1	412 (2017:415) Employees ¹	
2016 520.5 2016 27.1 Outlook • Automation of business processes and introduction of digital processes • Roll out of mail management systems to all Post Offices • Implementation of Customs Declaration System (CDS) • The introduction of Universal Postal Union codes • Migrating more customers to the SmartCard system • Improved express mailing services • Leveraging the hybrid mail services business • Renegotiate terms for social grant payments • Improved marketing and sales • Establish an effective customer call centre • Implementation of service level agreements between Postal Services and other business units			

The letters handled increased by 3%. Letters posted decreased by 0.2% while letters received (international) increased by 19%.

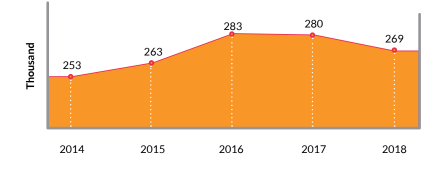


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Mail related revenue increased by 2%.



The total number of parcels handled decreased by 4% to 269 000 (2017: 280 000). This is due to customers opting to send their parcels through couriers and the shift of inbound parcels to small registered packets (letter mail).



MAIL-RELATED REVENUE: PARCEL VOLUMES

QUALITY OF SERVICE MEASUREMENT STANDARDS

Post office to post office in same town:		_	Post office to post office in another town:			
Delivery standard	Target	Performance		Delivery standard	Target	Performance
2016 = D+2	90%	92%		2016 = D+2	90%	95%
2017 = D+2	90%	95%		2017 = D+2	90%	96%
2018 = D+2	90%	94%		2018 = D+2	90%	98%

Overall delivery time is represented as (D+...)

• "D" represents the date of acceptance of letter/parcel at the post office

• "D+n" refers to the number of days till delivery

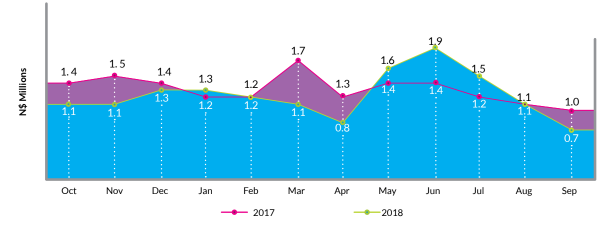
Despite remaining above the target of 90%, the D+2 same town performance declined by 1%. This was due to the reduced frequency of mail to branches from three to two days as a result of reduced mail volumes.

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HYBRID MAIL SERVICES

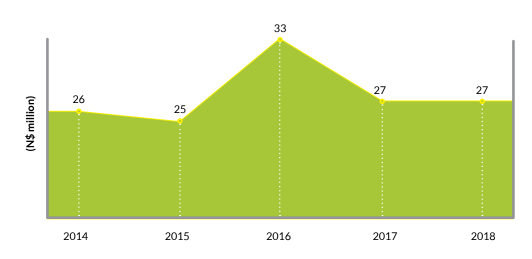
The continued proliferation of digitalisation is driving the decline in letter volumes and preference is moving towards electronic modes such as eStatements. In response to this changing dynamic, we introduced hybrid mail services in 2012. The hybrid mail services business commenced positively but declined in 2018 due to less spending from the Government. We invested in a second inserter machine that increased our operational efficiency and we managed to retain key customers.



Hybrid mail images printed

AGENCY SERVICES

Postal Services earns commission from third-party agency services such as the sale of airtime, payments of social grants and utility bills. The sale of airtime has been a significant contributor to our revenue. Customer consumption has moved away from airtime usage to data usage and mobile operators are aiming to eliminate scratch cards through virtual sales and vending machines. There was a 5% decrease in agency services revenue due to the cancellation of City of Windhoek payments and revenue stamps that have been taken over by the Business and Intellectual Property Authority.



Agencies

FINANCIAL SERVICES





MR. PATRICK GARDINER CHIEF EXECUTIVE OFFICER POSTFIN



MR. JAN ENGELBRECHT ACTING CHIEF EXECUTIVE OFFICER (SSN)

MS. JENNY COMALIE GROUP CHIEF COMMERCIAL OFFICER

Financial Services department remained centred around its core establishment objective; financial inclusion. Our products and services are developed to be affordable and accessible to all segments of society. The business unit comprises of a Savings Bank which services the unbanked or under-banked sector and provides tax-free investments and insurance products to our clients. Furthermore, it houses the Treasury division, which essentially services our institutional clients. PostFin, our subsidiary, provides micro-lending and financial brokering.

We leverage the Group's resources by relying on the Postal Services network as the distribution channel for our products and services on a commission basis. Through the network, our branch system extends deeper into rural areas. Financial Services' consolidated revenue (transactional banking, treasury, insurance and micro lending) increased by 26% to N\$492 million (2017: N\$389 million). Our profit increased by 43% to N\$100 million (2017: N\$70 million).

The retail and wholesale deposit book grew by 20% to N\$4.7 billion (2017: N\$3.9 billion) in 2018 and it remains imperative for us to maintain high levels of trust, security, stability and transparency throughout our operations. To enhance

convenience for our customers, significant progress was made on the bank's new interoperable payment instruments project for NamPost to be part of the National Payment System and the project will be our main focus in 2019.

TRANSACTIONAL BUSINESS

Over the years, we have created a trusted brand, which we will continue to leverage on to drive our new banking products. Our current products aimed at financial inclusion have significantly reduced the unbanked and underbanked segment. We have 90 merchants throughout the country, enabling our customers to transact outside of post offices. We currently have approximately 320,000 active customers and more than 37 000 new Smartcards were issued in 2018. However, our transaction fee revenue decreased by 3% due to lower transactional volumes.

INVESTMENTS

Our Treasury division recorded a very positive year in the liability book, which grew by 20%. The unit has become a reputable investment hub for corporate businesses, supported by bespoke customer care and attractive returns on their investments.

Achievements		Challenges
 Positive performance from our treasury unit and our insurance business Introduction of SmartLife insurance products Progress in the interoperability project 		result of the slowdown in economy
Revenue N\$m 2018 492 2017 389	Net profit N\$r 2018 100 2017 70	88 Employees
Outlook		

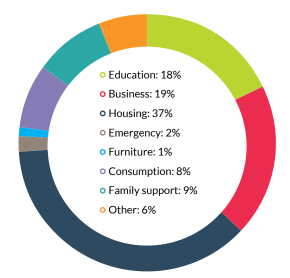
Obtain license to enter the National Payment System

Micro-lending: PostFin

PostFin's profit before tax increased by 19% to N\$20.5 million (2017: N\$17.3 million). Return on investment after tax was 90% (2017: 78%) while the ROE was 41% (2017: 38%). Human resources constituted 67% (2017: 67%) of PostFin's expenses. Impairments decreased to 2.44% (2017: 2.84%) and our cost to income ratio (after interest and impairments) was 50.6% (2017: 52.2%). PostFin initially encountered challenges accessing affordable funding, however, we managed to secure a long-term loan of N\$200 million from Bank Windhoek.

In 2018, PostFin's loan book remained healthy and our risk profile remained low. We granted N\$140 million (2017: N\$168 million) worth of new loans. This resulted in loan book growth of 10.5% to N\$315 million (2017: N\$285 million). We aimed to improve our customer satisfaction during the year. We achieved a customer satisfaction rating of 84%.

PostFin loan utilization



Insurance

We provide life cover underwritten by Hollard. In 2018, insurance revenue increased by 15% owing to improved premium collections and issue of new products. Currently, we have two funeral cover products, apart from credit life insurance. Our basic funeral cover product is aimed at financial inclusion, while our SmartLife product offers more comprehensive cover.

Payment Services: SmartSwitch Namibia Limited (Payment Solutions)

SSN's profit before tax increased to N\$17.8 million (2017: N\$16.3 million). A dividend of N\$1.5 million (2017: N\$6.7 million) was declared and paid to NamPost in 2018. We also render proof-of-life verification services to GIPF utilising 51,000 Smartcards that have been issued to GIPF members. The members use the biometric verification function and benefits payment system of the Universal Electronic Payment System (UEPS) to provide proof of life verifications for pension payments.

We currently rely on closed loop Smartcard technology to make our service delivery more efficient and cost effective. In 2019, we aim to introduce a VISA-branded Smartcard which is interoperable with the National Payment System. Testing was successfully completed with other banks in the market and we aim to migrate our active customers from SmartSwitch system to our newly acquired TradeRoot system during 2019.

The Stratus System, which hosts the Universal Electronic Payment System (UEPS) – the financial information and transaction switching system utilised by the Smartcards, experienced minimal downtime during the year.

COURIER SERVICES



MR. GUILLEAME CHRIST ACTING GENERAL MANAGER: COURIER

Courier Services is the backbone of logistics in the Group. We ensure that everything is distributed on time to ensure that other business units achieve targets.

Courier Services' revenue remained relatively stable at N\$122 million (2017: N\$123 million), while profit decreased to N\$17 million (2017: N\$24 million).

We inaugurated our new warehouse during the year and this was supported by a range of system upgrades and a fleet replacement. We will implement a new warehouse management system, online portal and a mobile application, which our drivers can use for collection and deliveries. Postal Services will also leverage our software systems.

Our profitability was adversely impacted by the rising costs of operational expenses such as fuel and rent, as well as ongoing competition for market share and informal entrants to the market. Fuel increased by more than 15% and the opening of our new warehouse was accompanied by increased rental costs.

Government and Private companies represent more than 80% (Government 16% and Private Companies 69%) of our revenue while State Owned Enterprises and Municipalities account for 13% and 2% respectively. In 2018, Government decreased its spending and opted to utilise internal resources while our customers also cut back on their transport budgets. These dynamics had an adverse impact on our performance. In 2018, Government decreased its spending and opted to utilise internal resources while our other customers also cut back on their transport budgets. These dynamics had an adverse impact on our performance.

Our EasyPack service grew by 28%. We will introduce same-day delivery services next year. We also aim to introduce cross-border deliveries in the near future. We conducted a price and route matrix to ensure our costs are accurately scaled. Our service delivery will also be enhanced by the introduction of a prepaid cash account, which will enable customers to improve their budget control and convenience.

To remain competitive we have implemented robust cost management strategies that do not compromise our ability to deliver good service.

Our strategy to lease our vehicles on an extendible three-year agreement has helped to contain the costs of maintenance and other administrationrelated costs. Courier Services is cognisant of the high risk and incident rate of accidents in Namibia, and thus constantly offers defensive driver training to its personnel. In 2018, we had four major accidents at combined value of N\$250K loss.

In 2018, we continued to make a significant social contribution through our involvement in the Bank Windhoek Cancer Apple Project. We dedicated N\$1 million to the Cancer Apple Project, N\$22,000 to transporting blankets to rural communities and N\$28,000 to transporting sanitary pads for high school girls and aid for the drought relief programme.

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Achiev	ements			Challenges
• 28% g	ng of the new w rowth in EasyPa d with replacing	ack		• Increasing operational expenses
Revenu	Revenue Net profit			
2016 2017 2018	N\$m 112 122 122	2016 2017 2018	N\$m 15 23 17	151 Employees

Outlook

• Phasing in of Freightware Software: We will implement a transport management system with full visibility track and trace system

- Expansion of EasyPack
- Introduction of same-day deliver services
- Introduction of cross-border service
- Launch rate matrix
- Finalisation of e-commerce strategy



NAMPOST COURIER. PMR DIAMOND AWARD WINNER FOR THE 6TH TIME IN A ROW.

Our team works round the clock to not only erase the distance between Namibian towns, but Namibia and the world. That is why we are proud to accept the celebrated PMR Africa Diamond award for Courier Services, yet again – a testament to the customer centric focus at the heart of every parcel we deliver.

Namibia





Courier Customer Care: Tel: +264 (0) 61 201 3174/3112/3106/3248 Fax: +264 (0) 61 228 988 Email: parcelcollection@nampost.com.na www.nampost.com.na

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FINANCIAL REVIEW



MR. BATSIRAI PFIGIRAI GENERAL MANAGER: CORPORATE FINANCE

NamPost's three business units were profitable, and the Group managed to grow its revenue, profitability and asset base in a very challenging operating environment. Furthermore, NamPost generated positive operating cash flows and its liquidity position was stable.

2018 PERFORMANCE

Our operating environment was characterised by several challenges. The Namibian economy remained in recession and the global economy was volatile. We grew our revenue across all business units and maintained stable liquidity. This performance was achieved despite our customers struggling to settle their accounts.

Besides delivering financial returns, NamPost aims to create social value through pension payouts, employment creation, skills development, contribution to revenue of Namibian suppliers and financial inclusion. During the year, the Company paid a total of N\$58 million in taxes. NamPost continues to contribute positively to the revenue of the Government through payment of taxes.

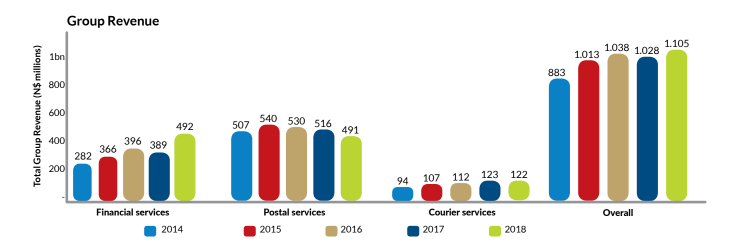
NamPost's revenue increased by 7% to N\$1.105 billion (2017: N\$1.028 billion). Profit before tax increased by 83% to N\$55 million (2017: N\$30 million). Although the three business units were profitable, Postal Services and Courier Services were significantly impacted by the economic downturn and didn't meet initial targets. Due to increased revenue and improved cost management our operating expenses-to-income ratio decreased to 35% (2017:38%).

Financial Services' revenue increased by 26% to N\$492 million (2017: N\$389 million) and profit contribution increased by 43% to N\$100 million (2017: N\$70 million). Increased customer deposits and improved investment income had a positive impact on our treasury unit.

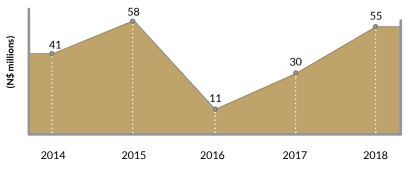
Our largest business unit, Postal Services, saw revenue decrease by 5% to N\$491 million (2017: N\$516 million) and profit contribution increase by 17% to N\$28 million (2017: N\$24 million). Mail volumes have stagnated, and this in turn has an adverse impact on revenue. Our customers are gravitating towards digital platforms for communication and payment solutions. Customers are increasingly demanding more virtual airtime and this resulted in a decrease in the sale of airtime cards.

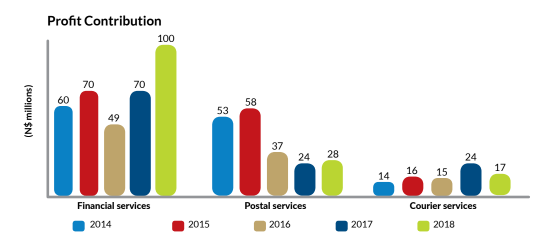
Courier Services' revenue remained relatively stable at N\$122 million (2017: N\$123 million) and profit contribution decreased by 29% to N\$17 million (2017: N\$24 million). The business has been significantly impacted by the general decrease in the weights of parcels being shipped due to the tough economic environment.

Furthermore, the cost of fuel increased significantly. Rental costs also increased due to the expanded premises and these factors contributed significantly to higher costs for Courier Services.





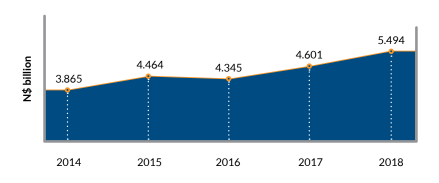




CASH FLOW AND INVESTMENTS

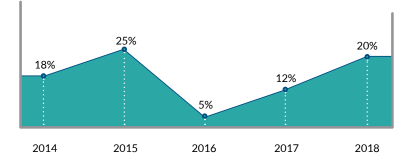
Our total assets increased by 19% to N\$5.494 billion (2017: N\$4.601 billion). Our financial assets constitute 94% of our assets and were the key growth driver. Total liabilities increased by 20% to N\$5.224 billion (2017: N\$4.347 billion) primarily driven by increase in deposits. Cash and cash equivalents increased to N\$87.6 million (2017: N\$64.2 million). The return on equity (ROE) on profit before tax (PBT) was 20% (2017:12%) and 15% (2017:9%) on profit after tax (PAT). This improved ratio was driven by NamPost's increased profitability. The return on the shareholder's initial investment also increased significantly,1.075% (2017:596%)

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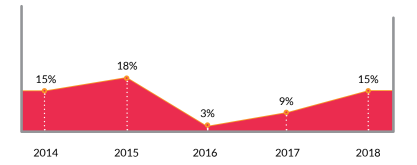


Return on equity: Profit Before Tax (%)

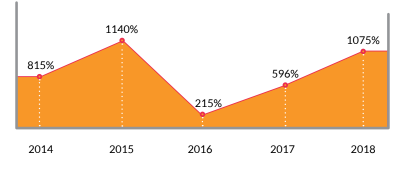
Total Assets



Return on equity: Profit After Tax (%)



Return on investment: Profit Before Tax (%)



OUTLOOK

The outlook will remain challenging. Namibia's economy is expected to be in recession for the foreseeable future. NamPost is well positioned to remain resilient despite the turbulent outlook. We will continue aiming for optimal efficiency by enhancing our service offerings and implementing new systems in Financial Services and Courier Services.



GOVERNANCE AND REMUNERATION



GOVERNANCE



MS. ELDORETTE HARMSE HEAD: LEGAL SERVICES & COMPANY SECRETARIAT

NamPost's Board views good governance as an essential component for our long-term sustainability

The Board is responsible for the oversight, direction and performance of the Company. It is accountable to NPTH for the creation and delivery of strong, sustainable financial performance and long-term shareholder value. The Board manages the Company in accordance with the Company's Articles of Association, which may only be amended by the shareholder's special resolution.

NamPost's governance practices are guided by NamCode. NamCode is based on the King III principles and where applicable, we also consider best practice recommendations from King IVTM.

KEY HIGHLIGHTS AND CHALLENGES

Highlights	Challenges
 Operationalised the enhanced ERM Framework which was approved in July 2017 Developed and approved an ICT governance framework Approved the Executive Committee (EXCO) charter 	 Financial services – IT risk challenges The implementation of the frameworks and policies pertaining to ERM

OUR FOCUS AREAS

During the year our key focus areas were:

- Sales and marketing strategy
- Enhancement of the recruitment process to focus on character besides skills
- Festus Hangula, Jenny Comalie and James Cumming were appointed to the PostFin Board to fill vacant positions and ensure diversity of skills – their skills in business management and credit management will complement the accounting skills currently in place
- Repositioning the Postal Services business model
- Oversight of the Financial Services and Courier Services project
- Implementation of the ERM framework
- Performance management policies reviewed to support the drive towards a high-performance culture

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OUR LEADERSHIP

NON-EXECUTIVE DIRECTORS



MRS. EVANGELINA NANGULA HAMUNYELA (55) NON-EXECUTIVE CHAIRPERSON

- MBA (UNAM/Maastrict School of Management)
- Senior Management Programme, University of Stellenbosch
- B.Com, University of the North

Appointed to the Board in 2013 Tenure as Director: 5 years



MR. MURONGA HAINGURA (54) NON-EXECUTIVE DEPUTY CHAIRPERSON

- MBA, UNAM/Maastrict School of Management
- Dip (State Finance and Auditing), University of Zululand

Appointed to the Board in 2016 Tenure as Director: 2 years



MR. ISRAEL KALENGA (69) NON-EXECUTIVE DIRECTOR

- Cert (Road Transport), Rand Afrikaans University
- Cert (Safety Management), National Occupation Safety Association
- Dip (Supervisory Development Programme), The Anglo American CTU and Technikon Witwatersrand

Appointed to the Board in 2016 Tenure as Director: 2 years



MR. JAMES CUMMING (43) NON-EXECUTIVE DIRECTOR

- CFA • CA
- BSc
- PGDip (Accounting)

Appointed to the Board in 2016 Tenure as Director: 2 years



DR. PERIEN BOER (50) NON-EXECUTIVE DIRECTOR

- PGDip (African Leadership in ICTs), Dublin University/Global e-Schools Alliance, Ireland
- DEd (Instructional Technology and Media/ Educational Technology), Teachers College, Columbia University, New York
- MEd (Instructional Technology and Media), Teachers College, Columbia University, New York
- MEd (Media and Computers), University of Arizona
- HDE (Secondary with teaching methodology in General Science and Biology), University of Cape Town
- BSc (Botany and Zoology), University of Western Cape

Appointed to the Board in 2013 Tenure as Director: 5 year



Female Male	2014 40 60	2015 40 60	2016 40 60	2017 40 60	2018 40 60	//	he Emp ntation		Equity C ously disa	ommissior dvantaged	
							2014 60%	2015 60%	2016 80%	2017 80%	201 80%
		В	OARD TI	ENURE							
	Policy:	Directors	s are appo	ointed for ot serve fo	a three-yea or more that						
	terma	two	consecut	ive terms	5.						
		two vears teni vears	consecut	3 2 0	5					AND EXPE	
	0 - 3 y 3 - 6 y	two vears teni vears	consecut	3 2	5.						
	0 - 3 y 3 - 6 y	two vears teni vears	consecut	3 2	5.						
	0 - 3 y 3 - 6 y	two vears teni vears	consecut	3 2	5.						
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BOARD COMPOSITION

The Board comprises five independent non-executive directors. The Board is satisfied that it is equipped with the requisite skills, diversification and experience to strategically and operationally guide the Company. The Board, with the support of its Committees, is satisfied that it executed its mandate and responsibilities in accordance with our Board charter for the year. We are confident that the Board and its respective committees discharged their fiduciary duties by acting in good faith, with due diligence and care, and in the best interests of NamPost and all its stakeholders.

There is a clear separation between the role of the Chairperson and Chief Executive Officer (CEO). Specific responsibilities are divided between the two roles to ensure a balance of power and authority. No one individual has unfettered powers of decision making, nor can dominate the Board's decisions. The fulfillment of the Board's duties and the Exco's dayto-day duties and implementation of the Board's mandate are two separate and distinct duties.

Chairperson

The Chairperson leads the Board in effectively discharging its mandate.

CEO

The CEO is responsible for the day-to-day management of NamPost. This involves strategy formulation and its implementation. The CEO leads and oversees Exco and also oversees the implementation of Board-approved actions.

BOARD DIVERSITY

Diversity at NamPost enables us to deliver on the Company's strategy and maintain a competitive edge. The execution of the strategy is dependent on our ability to attract and retain the right skills. The Affirmative Action (Employment) Act, 1998 (Act 29 of 1998), which is outlined by Namibia's Employment Equity Commission (EEC), dictates and assesses our employment of previously racially disadvantaged people and women. Our affirmative action is annually certified by the Department of Labour.

Indicators of diversity and tenure are provided on page 46.

APPOINTMENT, INDUCTION AND CONTINUING EDUCATION AND TRAINING

NPTH appoints NamPost's directors on threeyear tenures. The Chairperson, supported by the Company Secretary, is responsible for the induction of new directors and ongoing development of all directors. Induction is conducted through formal sessions, face-to-face meetings with executives and site visits to orientate and familiarise directors with business operations, among others, NamPost also makes provision for directors to access additional training to assist with their duties. Training covers the Company's culture and values, strategy, business model, businesses, operations, risks and governance arrangements upon appointment. NamPost embarked on a two-year programme to upskill Board directors, with the following training conducted in the year under review:

Date of Attendance	Training Subject	Director
20 March 2018	King IV Governance	Ms. E. Hamunyela Mr. I.U.D. Kalenga Dr. P. Boer
17 - 19 May 2018	Finance for Non- Finance Managers	Dr. P. Boer

ETHICAL LEADERSHIP

Code of ethics

The NamPost values were incorporated into the code of ethics during 2018. Additionally, the I-ACT survey was rolled out to increase employee awareness.

Arrangements for governing and managing ethics

The declaration of interests is a standing item at every Board meeting. The Board approved a Whistle Blowing Policy as part of its ongoing quest to improve its corporate governance practices. NamPost has an external whistleblowing hotline, which is managed by Deloitte. The Board and Management Team of NamPost are committed to the highest possible standards of openness, probity and accountability. In line with that commitment we encourage employees and others with serious concerns about any aspect of the Company's work to come forward and voice those concerns. We conduct due diligence on all our commercial suppliers.

KEY AREAS OF FOCUS

- Donation and gifts policy incorporated into our code of ethics
- Bedding down of the assurance function
- Establishment of a department to deal with forensic audits
- Establishment of a compliance department

OUR LEADERSHIP

EXECUTIVE COMMITTEE (EXCO)



MR. FESTUS F. HANGULA CHIEF EXECUTIVE OFFICER

• MBA (Finance) • MEFMI Fellow

- BAdmin
- Appointed to Exco in January 2010



MR. GUILLEAME CHRIST ACTING GENERAL MANAGER (GM): COURIER

• NDip (Mechanical Engineering)

Appointed to Exco in February 2018



MS. ELDORETTE HARMSE HEAD: LEGAL SERVICES AND COMPANY SECRETARIAT

BProc LLB Admitted Legal Practitioner

Appointed to Exco in May 2006



MR. BATSIRAI PFIGIRAI GM: CORPORATE FINANCE

B. Acc (Honours)
B. Compt (Honours)
CA (Nam), CA (Zim)

CA (Malli), CA (ZIIII)

Appointed to Exco in March 2017



MS. TANGENI ERKANA GM: POSTAL SERVICES

- PGDip (Investigative and Forensic Accounting)
- BCom (Accounting)
- CFP (Commercial Fraud Practitioner)

Appointed to Exco in August 2016



MR. DEON CLAASEN CHIEF RISK OFFICER

• Dip (Accounting and Finance)

Appointed to Exco in May 2017

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MS. SONIA BERGH GM: HUMAN RESOURCES

- BA (Health Science and Social Services)PGDip (Masters) (Human Resources)
- Appointed to Exco in January 2005



- MR. JORN SCHNOOR CHIEF INFORMATION OFFICER
- BSc (Information Technology and Computing)
- Appointed to Exco in December 2015



MS. BERLINDI VAN ECK GM: CORPORATE MARKETING AND COMMUNICATION

- MBA (Executive Management and Business Administration)
- BA (Personnel Leading, Communication and Marketing)

Appointed to Exco in August 2006



- **MS. JENNY COMALIE** GROUP CHIEF COMMERCIAL OFFICER
- BCompt (Honours)
- BCom
- CA (Nam)

Appointed to Exco in January 2016

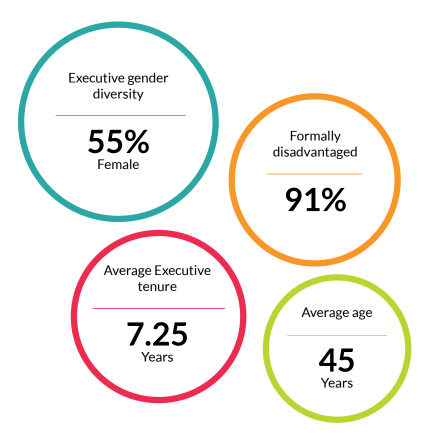


MS. KGOMOTSO HOCHOBEB HEAD: INTERNAL AUDIT

- B Compt
- Member of Institute of Internal Audit SA
- Member of Institute of Risk Management SA

Appointed to Exco in March 2016





EXCO STRUCTURE

The Group Executive Management is as represented schematically below:

Namibia Post Limited						
	Board of Directors					
	Head					
SUPPORT SERVICES	POSTAL SERVICES General Manger	COURIER SERVICES General Manger		L SERVICES mmercial Officer		
Finance General Manger	Mail Agency	Express Domestic International	Banking Insurance			
Technology Chief Information Officer	Retail services		Subsidiary and Joint Venture			
Marketing General Manger			PostFin Ltd Chief Executive Officer	SSN Ltd Chief Executive Officer		
Human Resources General Manger			Micro-lending financial brokerage	Payment technology Payment switch		
Legal Compliance, Secretariat Head						
Enterprise Risk Management Chief Risk Officer						

2018 NamPost Integrated Annual Report

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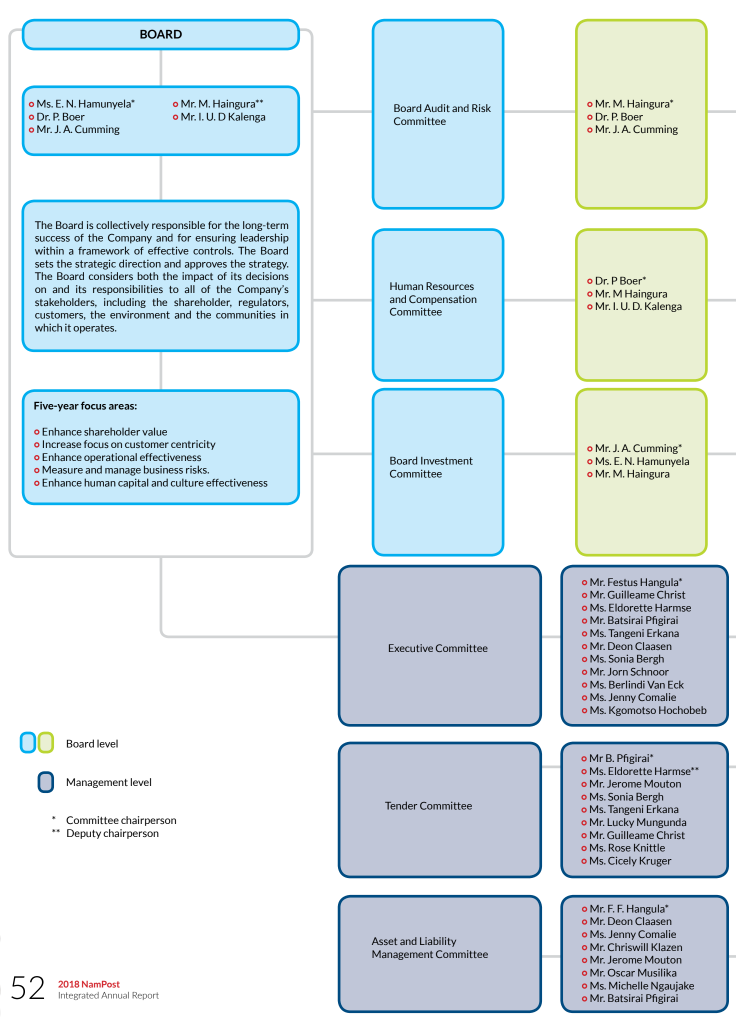
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GOVERNANCE STRUCTURES AND DELEGATION



The committee, under the authority and the governance of its terms of reference, assists the Board with oversight and review of financial, risk, ICT, audit and internal control issues.

BARC is responsible for strategic monitoring of financial management aspects, financial policies, technology, enterprise wide risk management and assurance functions.

Note: The Audit Committee was renamed Board Audit and Risk Committee in April 2018 and the Committee Charter was updated to reflect the Committee's role.

The Human Resources and Compensation Committee deals with strategic aspects of human capital management and alignment of the operational structure to the strategic intent of NamPost. The Committee, under the authority and the governance of its terms of reference, assists the Board with oversight and review of the remuneration, incentive schemes and organisational alignment. The Human Resources and Compensation Committee meets at least twice a year, with authority to convene more meetings if required by circumstances.

The Board Investment Committee is primarily responsible for monitoring and overseeing investment of the Savings Bank funds and management of related risks, which include liquidity, credit and market risk. The Committee assists the Board in discharging its oversight responsibilities relating to the management of the mix of the Company's asset and liability portfolios, the maturity structure and market-related risks. In discharging its responsibilities, the Committee will report and, where appropriate, make recommendations to the Board in respect of all matters entrusted to it under its Charter.

The EXCO Charter sets outs the purpose of the EXCO as follows:

- To assist the CEO in the overall leadership and management of NamPost to execute its mandate and fulfil the strategic objectives of the Company;
 Act as medium of communication and co-ordination between business units, departments and the Board;
- Determine matters or make recommendations to the CEO and through the CEO make recommendations to the Board regarding the direction and operations of NamPost and progress made on strategic objectives.
- Individually, and as a committee supports the CEO to lead, direct, coordinate and control the operations and performance of NamPost in accordance with the policies, strategy and plans approved by the Board.

The Committee is vested with the responsibility to ensure compliance with the rules governing the procurement of all goods and services as set out in the Procurement Policy and the Financial Delegations of Authority of the Company.

The ALCO Committee is a standing committee responsible for the monitoring of the implementation of the investment policy, and the reviewing of the assets and liabilities of NamPost. The ALCO Committee reports to the BIC, with responsibility of ensuring BIC directives are implemented and adhered to.

Focus areas:

- Reviewed the assessment of risks, internal controls and disclosure controls and procedures in operation within NamPost.
- Reviewed NamPost's overall approach to risk management and control, and its processes, outcomes and disclosure.
- Considered the effectiveness of any remedial actions taken for the year covered by this report and up to the date of its approval by the Board.

Future focus areas:

 Quarterly reviews of the Company's risk reports detailing changes in the level or nature of the risks faced by the Company, developments in risk management and operational events, including significant errors and omissions.

Focus areas:

- Review of policies and procedures
- Create and embedding of a high performance culture

Future focus areas:

- Continued review of policies and procedures
- Measures to ensure an engaged workforce
- Company-wide salary review by external company (conducted every third year)

Focus areas:

- Reviewed NamPost's Investment Policy and evaluated whether the NamPost portfolio is managed in accordance with the Investment Policy's guidelines
- Considered the feedback from an independent assessment of NamPost's Investment Portfolio
- Evaluated Management's strategies to grow the deposit book

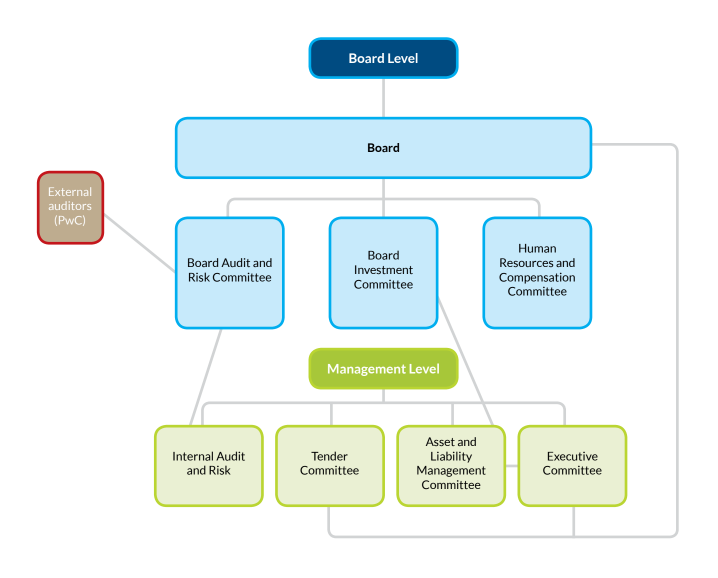
Future focus areas:

- Continuous monitoring of NamPost's Investment Policy implementation
- Management of the risk exposure in the portfolio

DELEGATION OF AUTHORITY

Our Board is supported by three Board committees and has delegated specific responsibilities to them. These include the Board Audit and Risk Committee (BARC), the Human Resources and Compensation Committee and the Board Investment Committee. A brief description of the terms of the Committees are set out on page 53.

The Chairperson sets the Boards' agenda, ensures the Directors receive accurate, timely and clear information, promotes effective relationships and promotes open communication between the Directors. At the discretion of the Board or relevant Committee, executive and/or senior management are invited to attend meetings and make presentations on developments and results in their areas of the business.





MEETING ATTENDANCE

Ordinary Board and Committee meetings are held quarterly and extra-ordinary Board meetings ad hoc as required. The CEO, GM: Corporate Finance and Company Secretary are standing invitees to Board meetings. During the year, the following meetings were held:

Member	Board	Board Audit and Risk Committee		Board Investment Committee	Other (Strategic review and shareholders meeting (AGM and general)
Meetings held	5	5	3	4	3
Ms. EN Hamunyela (Chairperson)	5		2	2	2
Mr. M Haingura (Deputy Chairperson)	5	5		4	1
Dr. P Boer	5	5	3		3
Mr. IUD Kalenga	4		3		1
Mr. JA Cumming	3	5		4	2

COMPANY SECRETARY

The Company Secretary acts as a Secretary to the Board and its committees. The Company Secretary is accountable to the Board for ensuring that Board processes and corporate governance practices are followed. All directors have access to the advice and services of the Company Secretary. The Company also provides directors access to independent professional advice at the Company's expense where applicable and relevant to the discharge of their duties. The Board considers their arrangements for accessing professional corporate governance services as effective.

RISK MANAGEMENT



MR. DEON CLAASEN CHIEF RISK OFFICER

In 2018, NamPost embedded an Enterprise Risk Management Framework (ERMF) that supports the business's objectives and the fulfilment of corporate governance obligations.

The Board, supported by Board Audit and Risk Committee (BARC), oversees the implementation of the ERMF. NamPost aims to monitor the effectiveness of internal control and risk management strategies. The Board is supported by the Board Investment Committee (BIC) which focuses specifically on NamPost asset and liability management-related risks.

The Chief Risk Officer, GM: Corporate Finance, Head of Internal Audit and external auditors are standing invitees to all ordinary BARC meetings and support the Committee in discharging its duties. Managers in each department are required to maintain a risk register. NamPost's ERM Department is responsible for the consolidated risk reporting, policy implementation, facilitation and coordination of the risk management and the risk governance processes. Internal audit, as the third line of defence, provides independent assurance of the adequacy and effectiveness of risk management controls, processes and practices.

Although NamPost's risk appetite for some principal risk has not been defined, certain risk appetite thresholds are monitored through ALCO; and market, liquidity and credit risk and some regulatory thresholds are guided by the Group's investment policy. NamPost is in the process of formalising the risk appetite statements for the Group's principal risks.

BARC and the internal audit department assess the effectiveness of the ERMF. BARC and the Board receive quarterly risk reports that outline changes in the level or nature of the risks faced by the Company, developments in risk management, and operational events, including significant errors and omissions.

During the year, BARC reviewed the assessment of risks, internal controls and disclosure controls and procedures as well as the effectiveness of any remedial actions taken for the year. An enhanced ERM Framework was also reviewed and approved during the year. NamPost focused on enhancing its risk culture, project risk management and business continuity management.

Remedial actions undertaken in the year included:

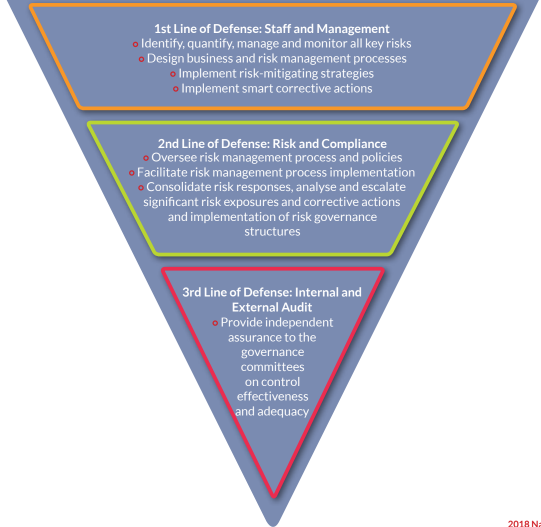
- The identification of all high-risk and mission critical processes
- Mapping and implementation of these processes
- Implementation of operational risk loss reduction initiatives (such as enhancing teller balancing processes, cash management process and inspection reports enhancements)
- Awareness creation of compliance and regulatory reporting processes

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Governance committee at board level	ERMF risk responsibility
Board Audit and Risk Committee (BARC)	• All risks
Board Investment Committee (BIC)	 Market risk Liquidity risk Financial risk

Governance committee at management level	ERMF risk responsibility
Executive Committee	• ERMF • All risks
Risk Committee	 Operational risk Financial crime risk Compliance, legal and regulatory risk Information technology risk People risk
Credit Risk Management Committee	• Credit risk
Asset and Liability Committee (ALCO)	 Liquidity risk Market and capital risk

In managing risk, NamPost believes in three lines of defence as highlighted below:



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Our key risks in 2018 were:

	Description	Our response	Impact	Likelihood
Internal and external fraud	Losses arising due to acts of negligence or intention to defraud, misappropriation of funds and assets involving at least one internal party.	As part of our fraud risk management initiatives our key focus is on process enhancement. As part of our strategic initiatives we focused on operational efficiency which includes process mapping and control enhancements. We embarked on departmental projects to review control design and operating effectiveness and appointed a new forensic manager to support our fraud prevention and detection initiatives. See page 19	Very high	Likely
Cyber risk	Cyber risk encompasses the potential negative outcomes associated with cyber attacks (attempts to compromise the confidentiality, integrity and availability of computer data or systems).	NamPost migrates cyber security risks through well- defined ICT governance frameworks and security policies, deployment of market leading external cyber security defense tools, pro-active monitoring and oversight. ICT governance, page 60	Very high	Likely
Compliance risk	Compliance risk is the exposure to legal penalties, financial forfeiture and material loss when the Company fails to act in accordance with industry laws and regulations, internal policies or prescribed best practices.	The impact of non-compliance is very significant and is managed through our compliance function. Compliance, page 59	Very high	Likely
Reputational risk – Failure to obtain PSD-6 license	The Payments Systems Directive (PSD) 6 is an interoperable licence that will enable NamPost to participate in the Namibian payment industry.	NamPost is actively engaging with the Bank of Namibia while we await the approval of our new payment licence. Chief Executive Officer's review, page 24	Significant (Very high)	Possible

2019 FOCUS AREAS

- Develop, enhance and implement ERMF governance frameworks and policies
- Manage counterparty and concentration under the market risk
- Ensure general compliance with all high-risk legislative requirements impact of new regulations and licensing regimes
- Manage operational risk with a key focus on business continuity management and incident management
- Build strong resilience against cyber-attack

COMBINED ASSURANCE

The Internal Audit Department provides independent and objective assurance on the adequacy and effectiveness of NamPost's control and governance processes. This is demonstrated by the direct functional reporting of the Department to BARC and its approval of the annual work plan and risk-based strategy.

Various independent and ad hoc audits were conducted during the year under review and certain key matters affecting NamPost have been raised and reported. Appropriate actions were recommended and their implementation agreed by Management. All the reports have been presented to Management and quarterly to the Board Audit Committee for monitoring.

The Department also conducts branch inspections at post offices. These inspections are conducted randomly with an element of surprise. A total of 19 inspections and investigations into theft, burglaries and related activities have been conducted and reported on during the year. The whistle-blowing programme remains active, giving the staff and public the opportunity to report irregularities on an anonymous basis. BARC meets quarterly and is well informed of audits performed and other activities of the Department.

STAKEHOLDER RELATIONSHIPS

Overview of arrangements for governing, managing stakeholder relationships

The Board recognises the importance of establishing and maintaining a good relationship with its shareholder and stakeholders. The Chairperson, together with the Chief Executive Officer and General Manager Finance, ensures that there is regular communication with the shareholder on matters of finance, governance and strategy; and the Chairperson ensures that the full Board appreciates the views of the shareholder as it concerns strategy.

COMPLIANCE

NamPost's compliance function supports Management in managing compliance risk in the organisation. It monitors compliance with policies and procedures and ensures the corrective action is taken when compliance breaches are identified.

Overview of arrangements for governing and managing compliance

NamPost is committed to the highest standards of integrity, professionalism and ethical behaviour. Employees are required to display these standards and comply with all relevant laws, rules and standards when conducting the business of the organisation. NamPost implements procedures to ensure compliance to relevant statutory, regulatory and supervisory requirements. Compliance risk is the potential that these procedures are not adhered to, and/ or are inefficient or ineffective. Any breaches or illegal behaviour pose reputational risks to the organisation.

KEY AREAS OF FOCUS

A Compliance Manager was appointed on 1 July 2018. The compliance policy and framework documents were subsequently drafted and will be tabled to the board during 2019. Proposed compliance policy addresses:

- Antitrust: fair competition in our markets
- Anti-corruption: integrity in our business dealings at all times
- Corporate responsibility: sustainability, safety and product stewardship
- Compliance of relevant legislation: including developing legislation and trends
- Accurate books and records: complete and detailed recording of our business activities and financial transactions
- Fairness and respect at work: treating one another with fairness and respect
- Conflicts of interest: separation of business and personal interests and avoidance of conflict
- Issues of non-compliance: procedures for dealing with them and avoiding any recurrence

Actions taken to monitor effectiveness of compliance management and how outcomes were addressed During the period under review no significant compliance risk violations were noted or reported to the compliance function.

PLANNED AREAS OF FUTURE FOCUS

- Improving current compliance risk management and control methodologies, measurement and processes through applying international best practice and standards
- Developing compliance risk management plans for the medium and high risk legislation
- Building a compliance culture based on prudent compliance risk management practices

ICT GOVERNANCE



MR. JORN SCHNOOR CHIEF INFORMATION OFFICER

ICT is a key enabler for NamPost's operations. We aim to ensure that our security perimeters, monitoring and alerting capabilities are current, robust and fit for purpose.

BARC oversees ICT governance within NamPost. NamPost implemented a Technology Risk Governance (TRG) Framework, approved by the Board in June 2018. The Group Chief Information Officer (CIO) is responsible for the implementation of the approved security policies and procedures. We aim to ensure consistency in the application of NamPost's policies across the Group. The process also involved the implementation of a revised cyber security framework in preparation for King IV.

The CIO is responsible for the banking technology operations support team, established to support the new online banking (biometric issuing and acquiring platforms) throughout Namibia and the vast NamPost network. The team is upgrading the Company's core infrastructure during 2019, including production server and telecommunications infrastructure, procedures and processes to align to the business strategic objectives and business models. NamPost is working towards increased digital transformation of customer-facing services, internal processes and new financial services going forward.

Our strategic objective to digitise and participate in the online banking market increases the Company's exposure, specifically within ICT risk, and in particularly regarding cyber security and data privacy breaches. NamPost continues to address any possible audit findings and ensures relevant security policies are adhered to in order to address, both internal and external risks. NamPost's contractual agreements with employees have been adjusted to encompass elements of governance, risk and compliance in each job description.

All employees within the business units are expected to adhere to the NamPost risk policies and frameworks by instilling and complying with a risk averse culture in all operational matters. The internal risk department is responsible for raising awareness among employees and providing appropriate and continued awareness and education.

ICT GOVERNANCE FRAMEWORK

The TRG Framework is aligned to the ERM framework and is based on COBIT 5, King IV, NamCode, ITIL 3 and PCI-DSS. NamPost's policy outlines the controls for, among others but not limited to:

- Incident management
- User access control
- Security management
- Physical and environment control
- Change management
- IT service continuity
- Other COBIT 5 based governance

The internal risk management system, in conjunction with ICT risk systems, processes and controls, is used to assess, mitigate, monitor and control all ICT risks, audit findings, actions and responsibilities.

O

ASSURANCE

BARC and the CIO ensure the effectiveness of the TRG Framework through internal and external assurance processes. In 2018, assurance was provided by Bank of Namibia, various local audit firms, and through an internal assurance process.

KEY AREAS OF FOCUS

- Implementation of a risk-based approach. All job descriptions were updated to include a risk focus (risk ownership)
- Robust gap analysis conducted against COBIT 5, King IV, NamCode, ITIL 3 and PCI-DSS
- Training and awareness of employees in the ICT department to enhance risk averseness
- Migration to new banking card system
- PCI-DSS compliance and final certification via a qualified security assessor (QSA) for phase one of the new banking implementation
- Full interoperability within the National Payments System
- Digital transformation of selected NamPost services
- Revised data architecture
- Adapting ICT skill set to support business strategic objectives

PLANNED AREAS OF FUTURE FOCUS

- Approval for an ICT PMO (project management office) governance and associated ICT PMO test governance framework and policies
- Cyber security framework aligned to King IV
- Stakeholder awareness training and ICT staff upskilling
- Pursuit of continual improved environments in support of business services
- Strong management information (MI) and business information (BI) architecture and other business enabling tools
- Integration layers to enable external secure structures and standardised access for partners' and third parties' integration into NamPost
- Expansion of the governance, project management, banking operations support and help desk teams
- Expansion of banking services via digital channels

TECHNOLOGY IN SUPPORT OF BUSINESS

One of the core functions of the Technology Department is its role as a partner to business units, enabling them to improve their operational efficiencies, reach financial targets and drive innovation regarding products and services. This is done through regular interaction, establishing technology options via enterprise architecture aligned directly with business units' strategic objectives.

Enterprise architecture is a powerful tool in establishing structures that demonstrate current business and technology states, assess future business requirements and implement visual views of how NamPost wants to look and operate. Therefore, the expansion of The Open Group Architecture Framework (TOGAF) 9 based enterprise architecture into business and technology pillars aligned with constantly adjusting business pressures remains core to our function.

NamPost's technology focus remains strong with regard to the financial inclusion mandate as expected by its key shareholders, the NPTH and Namibian Government. Designs are based on the needs of the underbanked, with services and costs aligned to their financial living standards measure.

ADMINISTRATION AND CONTACT INFORMATION

Nature of business and principal activities

Supply of postal services, courier services and financial services

Holding company Namibia Post and Telecom Holdings Limited

Company registration number: 92/284

Country of incorporation and domicile Namibia

Business address and registered office 175 Independence Avenue, Windhoek, Namibia. Tel: (+264) 61 201 3911 info@nampost.com.na **Postal address** P O Box 287, Windhoek, Namibia

Company Secretary Ms. E.C. Harmse

Bankers Bank Windhoek Limited Standard Bank of Namibia Limited

Auditors

PricewaterhouseCoopers (PwC) Registered Accountants and Auditors Chartered Accountants (Namibia)

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ANNUAL FINANCIAL **STATEMENTS**

Namibia Post Limited and its subsidiary

Annual Financial Statements for the year ended 30 September 2018

	General Information
Country of incorporation and domicile	Namibia
Nature of business and principal activities	Namibia Post Limited and its subsidiary are engaged in the supply of postal services, savings bank services and micro-lending and operates principally in Namibia. In addition, the group provides Universal Electronic Payment System's applications, products and services to financial institutions, government organisations, retailers, employers and other service providers.
Directors	Evangelina N Hamunyela Perien J Boer Muronga Haingura Israel U D Kalenga James A Cumming
Registered Office	Post Office Building Corner Independence Avenue and Daniel Munamava Street Windhoek
Business address	Post Office Building Corner Independence Avenue and Daniel Munamava Street Windhoek
Postal address	P O Box 287 Windhoek Namibia
Holding company	Namibia Post and Telecom Holdings Limited incorporated in Namibia
Bankers	Bank Windhoek Limited Standard Bank of Namibia Limited
Auditors	PricewaterhouseCoopers Registered Accountants and Auditors Chartered Accountants (Namibia)
Secretary	Eldorette C Harmse
Company registration number	92/284
Lawyers	Shikongo Law Chambers and ENSafrica/Namibia

Namibia Post Limited and its subsidiary

Annual Financial Statements for the year ended 30 September 2018

Contents

The reports and statements set out below comprise the annual financial statements presented to the member.

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Directors' Report	72 - 73
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Statements of Comprehensive Income	75
Statements of Changes in Equity	76
Statements of Cash Flows	77
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Notes to the Annual Financial Statements	93 - 124
The following supplementary information does not form part of the annual financial statements and is unaudited:	

Detailed Income Statement	125 - 127



Namibia Post Limited and its subsidiary

Annual Financial Statements for the year ended 30 September 2018

Directors' Responsibilities and Approval

The directors are required in terms of the Companies Act of Namibia to maintain adequate accounting records and are responsible for the content and integrity of the annual financial statements and related financial information included in this report. It is their responsibility to ensure that the annual financial statements fairly present the state of affairs of the group as at the end of the financial year and the results of its operations and cash flows for the year then ended, in conformity with International Financial Reporting Standards. The external auditors are engaged to express an independent opinion on the annual financial statements.

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

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

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

The directors have reviewed the group's cash flow forecast for the year to 30 September 2019 and, in light of this review and the current financial position, they are satisfied that the group has or had access to adequate resources to continue in operational existence for the foreseeable future.

The external auditors are responsible for independently auditing and reporting on the group's annual financial statements. The annual financial statements have been examined by the group's external auditors and their report is presented on pages 69 to 71.

The annual financial statements set out on pages 72 to 127, which have been prepared on the going concern basis, were approved by the board of directors and were signed on their behalf by:

Signed on behalf of the Board of Directors By:

Windhoek

Director

Date: 4. 12. 2018

2018 NamPost Integrated Annual Report



Independent auditor's report

To the Member of Namibia Post Limited

Our opinion

In our opinion, the consolidated and separate financial statements present fairly, in all material respects, the consolidated and separate financial position of Namibia Post Limited (the Company) and its subsidiaries (together the Group) as at 30 September 2018, and its consolidated and separate financial performance and its consolidated and separate cash flows for the year then ended in accordance with International Financial Reporting Standards and the requirements of the Companies Act of Namibia.

What we have audited

Namibia Post Limited's consolidated and separate financial statements set out on pages 74 to 77 comprise:

- the directors' report for the year ended 30 September 2018;
- the consolidated and separate statements of financial position as at 30 September 2018;
- the consolidated and separate statements of comprehensive income for the year then ended;
- the consolidated and separate statements of changes in equity for the year then ended;
- the consolidated and separate statements of cash flows for the year then ended; and
- the notes to the financial statements, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's responsibilities for the audit of the consolidated and separate financial statements* section of our report.

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

Independence

We are independent of the Group in accordance with the *International Ethics Standards Board for Accountants Code of Ethics for Professional Accountants (Parts A and B)* (Code of Conduct) and other independence requirements applicable to performing audits of financial statements in Namibia. We have fulfilled our other ethical responsibilities in accordance with the Code of Conduct and in accordance with other ethical requirements applicable to performing audits in Namibia.

Other information

The directors are responsible for the other information. The other information obtained at the date of this auditor's report is the Genenral Information, the Contents, the Directors' Responsibilities and Approval, and the Detailed Income Statement. Other information does not include the consolidated and separate financial statements and our auditor's report thereon.

PricewaterhouseCoopers , Registered Auditors, 344 Independence Avenue, Windhoek, P O Box 1571, Windhoek, Namibia Practice Number 9406, T:+ 264 (61) 284 1000, F: +264 (61) 284 1001, www.pwc.com/na

Country Senior Partner: R Nangula Uaandja

Partners: Carl P van der Merwe, Louis van der Riet, Anna EJ Rossouw, Chantell N Husselmann, Gerrit Esterhuyse, Samuel N Ndahangwapo, Hans F Hashagen, Johannes P Nel, Trofimus Shapange, Nelson Lucas





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

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

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

Responsibilities of the directors for the consolidated and separate financial statements

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

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

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

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

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

- Identify and assess the risks of material misstatement of the consolidated and separate financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's and the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

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- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated and separate financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group and / or Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated and separate financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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PricewaterhouseCoopers Registered Accountants and Auditors Chartered Accountants (Namibia) Per: R Nangula Uaandja Partner Windhoek

Date: 4 December 2018

Annual Financial Statements for the year ended 30 September 2018

Directors' Report

The directors have pleasure in submitting their report on the annual financial statements of Namibia Post Limited and its subsidiary, consolidated and separate, for the year ended 30 September 2018.

1. Nature of business

Namibia Post Limited and its subsidiary are engaged in the supply of postal services, courier services, savings bank services and micro - lending and operates principally in Namibia. In addition, providing the Universal Electronic Payment System's applications, products and services to financial institutions, government organisations, retailers, employers and other service providers.

There have been no material changes to the nature of the group's business from the prior year.

2. Review of financial results and activities

The consolidated annual financial statements have been prepared in accordance with International Financial Reporting Standards and the requirements of the Companies Act of Namibia. The accounting policies have been applied consistently compared to the prior year.

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

3. Share capital

There have been no changes to the authorised or issued share capital during the year under review.

4. Dividends

Subsequent to year end the directors declared a dividend of N\$ 5 million (2017: Nil).

5. Directorate

The directors in office for the year covered by and as at the date of this report are all Namibians and their details are as follows:

	Appointed	Current designation
Evangelina N Hamunyela	20 November 2013	Chairperson
Perien J Boer	26 August 2013	Non-executive
Muronga Haingura	01 October 2016	Vice Chairperson
Israel U D Kalenga	01 October 2016	Non-executive
James A Cumming	01 October 2016	Non-executive

6. Interest in subsidiary and joint venture

Name of subsidiary / joint venture	Country of incorporation	% Holding
NamPost Financial Brokers (Pty) Ltd (Subsidiary)	Namibia	100
SmartSwitch Namibia (Pty) Ltd (Joint venture)	Namibia	50
	2018 N\$ '000	2017 N\$ '000
NamPost Financial Brokers (Pty) Ltd Total profit after income tax	13,527	11,569
SmartSwitch Namibia (Pty) Ltd		
Total profit after income tax	12,133	11,065
	25,660	22,634



Annual Financial Statements for the year ended 30 September 2018

Directors' Report

There were no significant acquisitions or divestitures during the year ended 30 September 2018.

7. Holding company

The group's holding company is Namibia Post and Telecom Holdings Limited incorporated in Namibia.

8. Events after the reporting period

The directors are not aware of any significant event which occurred after the reporting date and up to the date of this report that may have an impact on these financial statements.

9. Auditors

PricewaterhouseCoopers continued in office as auditors for the company, its subsidiary and joint venture for 2018 in accordance with section 278(2) of the Companies Act of Namibia.

10. Secretary

The company secretary is E C Harmse.

Postal address	P O Box 287 Windhoek
Business address	Post Office Building Corner Independence Avenue and Daniel Munamava Street Windhoek

11. Acknowledgements

Thanks and appreciation are extended to our shareholder, and to all our staff, suppliers, customers and clients for their continued support of the group.

Annual Financial Statements for the year ended 30 September 2018

	Group Company						
	Notes	2018	2017	1 October 2016	2018	2017	1 October 2016
		N\$ '000	(Restated*) N\$ '000	(Restated*) N\$ '000	N\$ '000	(Restated*) N\$ '000	(Restated*) N\$ '000
Assets							
Non - Current Assets							
Property, plant and equipment	4	20,304	23,792	26,211	18,905	22,760	25,108
Intangible assets	5	71,800	46,735	37,693	70,554	45,316	36,102
Investments in subsidiaries	6	-	-	-	15,001	15,001	15,001
Investments in joint ventures	7	10,634	10,068	11,285	2,000	6,000	6,000
Loans to group companies	8	-	-	-	209,712	216,999	128,787
Other financial assets	9	2,774,448	2,052,848	2,209,565	2,470,539	1,772,268	2,111,975
Deferred tax	11	29,166	15,384	20,227	27,027	15,154	19,484
		2,906,352	2,148,827	2,304,981	2,813,738	2,093,498	2,342,457
Current Assets							
Inventories	14	30,259	46,074	54,511	30,259	46,074	54,511
Loans to group companies	8	-	-	-	6,678	6,678	6,250
Trade and other receivables	15	64,036	60,049	96,539	63,760	59,927	96,388
Other financial assets	9	2,393,920	2,267,445	1,724,543	2,393,920	2,263,421	1,641,441
Current tax receivable	19	11,742	14,556	16,751	12,871	13,844	16,723
Cash and cash equivalents	16	87,638	64,206	138,927	85,666	63,789	137,439
		2,587,595	2,452,330	2,031,271	2,593,154	2,453,733	1,952,752
Total Assets		5,493,947	4,601,157	4,336,252	5,406,892	4,547,231	4,295,209
Equity and Liabilities							
Equity							
Share capital	17	5,075	5,075	5,075	5,075	5,075	5,075
Retained income	17	265,335	249,198	215,272	227,650	229,606	206,201
		270,410	254,273	220,347	232,725	234,681	211,276
Liabilities							
Non-Current Liabilities							
Other financial liabilities	18	105,441	81,744	74,000	51,993	51,291	43,547
Retirement benefit obligation	12	12,278	12,958	14,367	12,278	12,958	14,367
Savings bank Investors	13	654,145	609,601	590,255	654,145	609,601	590,255
		771,864	704,303	678,622	718,416	673,850	648,169
Current Liabilities							
Trade and other payables	20	191,039	172,337	168,061	185,195	163,927	162,013
Loans from group companies	8	-	-	6,250	-	-	6,250
Other financial liabilities	18	3,033	1,116	4,758	1,374	1,116	4,758
Savings bank Investors	13	4,257,601	3,469,128	3,258,214	4,269,182	3,473,657	3,262,743
		4,451,673	3,642,581	3,437,283	4,455,751	3,638,700	3,435,764
Total Liabilities		5,223,537	4,346,884	4,115,905	5,174,167	4,312,550	4,083,933
Total Equity and Liabilities		5,493,947	4,601,157	4,336,252	5,406,892	4,547,231	4,295,209

* Certain amounts shown here do not correspond to the 2017 financial statements and reflect adjustments made, refer to Note 33.



Annual Financial Statements for the year ended 30 September 2018

Statements of Comprehensive Income					
		Grou	-	Compa	
	Notes	2018	2017	2018	2017
		N\$ '000	N\$ '000	N\$ '000	N\$ '000
Revenue	22	1,105,307	1,027,865	1,038,049	967,867
Cost of sales	23	(690,690)	(641,458)	(688,187)	(635,752)
Gross profit		414,617	386,407	349,862	332,115
Other operating income	24	11,749	18,308	9,700	17,188
Operating expenses		(388,189)	(390,166)	(359,078)	(363,684)
Operating profit (loss)	25	38,177	14,549	484	(14,381)
Investment income	27	11,266	11,596	29,941	29,526
Finance costs	28	(929)	(1,414)	(929)	(931)
Income from equity accounted investments	7	6,066	5,533	-	-
Profit before taxation		54,580	30,264	29,496	14,214
Taxation	29	(15,290)	(7,908)	(8,300)	(2,379)
Profit for the year		39,290	22,356	21,196	11,835
Other comprehensive income:					
Items that will not be reclassified to profit or loss:					
Remeasurements on net defined benefit liability/asset		1,065	1,811	1,065	1,811
Fair value adjustments		(35,114)	15,204	(35,114)	15,204
Income tax relating to items that will not be reclassified	30	10,896	(5,445)	10,896	(5,445)
Total items that will not be reclassified to profi or (loss)	t	(23,153)	11,570	(23,153)	11,570
Other comprehensive income (loss) for the yea net of taxation	r	(23,153)	11,570	(23,153)	11,570
Total comprehensive income (loss) for the year		16,137	33,926	(1,957)	23,405



Annual Financial Statements for the year ended 30 September 2018

Stat	ements of Change	s in Equity		
	Notes	Share capital	Retained income	Total equity
		N\$ '000	N\$ '000	N\$ '000
		110 000	110 000	110 000
Group				
Balance at 01 October 2016		5,075	224,229	229,304
Prior period adjustment	33	-	(8,957)	(8,957)
Balance at 01 October 2016 (Restated*)		5,075	215,272	220,347
Profit for the year		-	22,356	22,356
Other comprehensive income		-	11,570	11,570
Total comprehensive income for the year		-	33,926	33,926
Balance at 01 October 2017 (Restated*)		5,075	249,198	254,273
Profit for the year		-	39,290	39,290
Other comprehensive income		-	(23,153)	(23,153)
Total comprehensive income for the year		-	16,137	16,137
Balance at 30 September 2018		5,075	265,335	270,410
Refer to note 17 for details on share capital				
Company				
Balance at 01 October 2016		5,075	215,158	220,233
Prior period adjustment	33	-	(8,957)	(8,957)
Balance at 01 October 2016 (Restated*)		5,075	206,201	211,276
Profit for the year		-	11,835	11,835
Other comprehensive income		-	11,570	11,570
Total comprehensive loss for the year		-	23,405	23,405
Balance at 01 October 2017 (Restated*)		5,075	229,606	234,681
Profit for the year		-	21,196	21,196
Other comprehensive income		-	(23,153)	(23,153)
Total comprehensive income for the year		-	(1,957)	(1,957)
Balance at 30 September 2018		5,075	227,650	232,725

Refer to note 17 for details on share capital

* Certain amounts shown here do not correspond to the 2017 financial statements and reflect adjustments made, refer to Note 33.

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Annual Financial Statements for the year ended 30 September 2018

	Stateme	nts of Cash Flo	ws		
	Group			Comp	bany
	Notes	2018	2017 (Restated*)	2018	2017 (Restated*)
		N\$ '000	N\$ '000	N\$ '000	N\$ '000
Cash flows from operating activities					
Cash generated by operations	31	80,954	68,211	39,913	29,968
Interest received		4,706	8,153	21,881	19,333
Finance costs		(929)	(1,414)	(929)	(931)
Dividend received		6,559	3,443	8,059	10,193
Tax paid	32	(15,363)	(6,314)	(8,304)	(614)
Net cash inflow from operating activities	_	75,927	72,079	60,620	57,949
Cash flows from investing activities					
Purchase of property, plant and equipment	4	(3,703)	(6,861)	(2,669)	(6,547)
Sale of property, plant and equipment	4	307	202	34	202
Purchase of intangible assets	5	(28,510)	(14,504)	(28,510)	(14,889)
Net movement in financial assets		(883,189)	(370,981)	(863,884)	(94,890)
Movement in loans to group companies		-	(6,250)	7,287	(267,069)
Proceeds from SSN share buy back	7	-	-	4,000	-
Net cash outflow from investing activities	_	(915,095)	(398,394)	(883,742)	(383,193)
Cash flows from financing activities					
Movement in other financial liabilities		24,283	4,102	(340)	4,102
Movement in agency / third party funds		5,270	17,232	5,270	17,232
Movement in savings deposits liabilities		833,017	230,260	840,069	230,260
Net cash from financing activities	_	862,570	251,594	844,999	251,594
Total cash and cash equivalents movement for the year		23,402	(74,721)	21,877	(73,650)
Cash and cash equivalents at the beginning of the year	2	64,236	138,957	63,789	137,439
Total cash and cash equivalents at the end of the	16	87,638	64,236	85,666	63,789

* Certain amounts shown here do not correspond to the 2017 financial statements and reflect adjustments made, refer to Note 33.

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Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1. Presentation of annual financial statements

The annual financial statements have been prepared in accordance with International Financial Reporting Standards, and the Companies Act of Namibia. The annual financial statements have been prepared on the historical cost basis with the exception of financial assets carried at fair value, and incorporate the principal accounting policies set out below. They are presented in Namibian Dollars.

These accounting policies are consistent with the previous year.

1.1 Consolidation

Basis of consolidation

The consolidated annual financial statements incorporate the annual financial statements of the company and all entities, which are controlled or jointly controlled by the company.

Control exists when the company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

Subsidiaries

Subsidiaries are all entities (including special purpose entities) over which the group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the group controls another entity. Subsidiaries are fully consolidated from the date on which control is transferred to the group. They are derecognised from the date that control ceases. The purchase method of accounting is used to account for the acquisition of subsidiaries by the group. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any non-controlling interest. The excess of the cost of acquisition is less than the fair value of the group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the income statement. Intercompany transactions, balances and unrealised.

Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the group.

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

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

All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

Non-controlling interests in the net assets of consolidated subsidiaries are identified and recognised separately from the group's interest therein, and are recognised within equity. Losses of subsidiaries attributable to non- controlling interests are allocated to the non-controlling interest even if this results in a debit balance being recognised for non-controlling interest.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.1 Consolidation (continued)

Transactions which result in changes in ownership levels, where the group has control of the subsidiary both before and after the transaction are regarded as equity transactions and are recognised directly in the statement of changes in equity.

The difference between the fair value of consideration paid or received and the movement in non-controlling interest for such transactions is recognised in equity attributable to the owners of the parent.

Where a subsidiary is disposed of and a non-controlling shareholding is retained, the remaining investment is measured to fair value with the adjustment to fair value recognised in profit or loss as part of the gain or loss on disposal of the controlling

Jointly controlled entities

An interest in a jointly controlled entity is accounted for using the equity method, except when the investment is classified as held-for-sale in accordance with IFRS 5 Non-current assets held-for-sale and discontinued operations. Under the equity method, interests in jointly controlled entities are carried in the consolidated statement of financial position at cost adjusted for post acquisition changes in the group's share of net assets of the jointly controlled entity, less any impairment losses. Profits or losses on transactions between the group and a joint venture are eliminated to the extent of the group's interest therein.

1.2 Statement of compliance

The financial statements are prepared in compliance with International Financial Reporting Standards (IFRS) and Interpretations of those standards, as adopted by the International Accounting Standards Board (IASB) and the requirements of the Companies Act of Namibia.

1.3 Significant judgements and sources of estimation uncertainty

In preparing the annual financial statements, management is required to make estimates and assumptions that affect the amounts represented in the annual financial statements and related disclosures. Use of available information and the application of judgement is inherent in the formation of estimates. Actual results in the future could differ from these estimates which may be material to the annual financial statements. Significant judgements include:

Fair value estimation

The fair value of financial instruments traded in active markets is based on quoted market prices at the balance sheet date. The quoted market price used for financial assets held by the group is the current bid price.

The carrying value less impairment provision of trade receivables and payables are assumed to approximate their fair values. The fair value of financial liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rate that is available to the group for similar financial instruments.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.3 Significant judgements and sources of estimation uncertainty (continued)

Impairment testing

The recoverable amounts of cash-generating units and individual assets have been determined based on the higher of value-inuse calculations and fair values less cost to sell. These calculations require the use of estimates and assumptions. It is reasonably possible that the assumption may change which may then impact our estimations and may then require a material adjustment to the carrying value of goodwill and tangible assets.

The group reviews and tests the carrying value of assets when events or changes in circumstances suggest that the carrying amount may not be recoverable. In addition, goodwill is tested on an annual basis for impairment. Assets are grouped at the lowest level for which identifiable cash flows are largely independent of cash flows of other assets and liabilities. If there are indications that impairment may have occurred, estimates are prepared of expected future cash flows for each group of assets. Expected future cash flows used to determine the value in use of goodwill and tangible assets are inherently uncertain and could materially change over time. They are significantly affected by a number of factors, together with economic factors.

Provision for post retirement medical aid benefits

Post retirement medical aid benefit provision is based on actuarial valuation by independent actuaries. The discount rate used is based on the current long term bond yield, gross of tax. A valuation was done for the current year. All actuarial gains and losses are recognised in full in other comprehensive income.

Deferred tax asset

The group recognises the net future tax benefit that relates to deferred income tax assets to the extent that it is probable that the deductible tax temporary difference will reverse in the foreseeable future. Assessing the recoverability of deferred income tax assets requires the group to make significant estimates related to expectations of future taxable income. Estimates of future taxable income are based on forecast cash flows from operations and application of existing tax laws in each jurisdiction. To the extent that future cash flows and taxable income differs significantly from estimates, the ability of the group to realise the net deferred tax assets recorded at the balance sheet date could be impacted.

Deferred Income

Income from the postal business and courier are recognised when the services are rendered. Management uses the following to determine the amount of revenue deferred.

Courier - the number of days it takes to deliver a parcel.

Postal services - according to the set standards of the Ministry of Works and Transport and Communication (1 day delivery in Windhoek, 2 - 3 days outside Windhoek).

Post box rentals are recognised as the services are rendered.

Franking fees - the estimated number of days the customer utilises the units.

Discount Rates

Discount rates used to calculate discounted cash flows are based on prevailing market related interest rates.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.3 Significant judgements and sources of estimation uncertainty (continued)

Revenue recognition

The group uses the percentage of completion method in accounting for its rendering of services. Use of the percentage of completion method requires the group to estimate the services performed to date as proportion of the total services to be performed. In this regard the group estimates the amount of revenue from postage stamps and courier relating to services still to be provided for and defers recognising that income.

Residual values and useful lives

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

1.4 Property, plant and equipment

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

Item	Depreciation method	Average useful life	
Furniture and fixtures	Straight line	4-10 years	
Motor vehicles	Straight line	5 years	
IT equipment	Straight line	3 years	
Leasehold improvements	Straight line	10 years	
Other equipment	Straight line	4-10 years	

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

Each part of an item of property, plant and equipment with a cost that is significant in relation to the total cost of the item is depreciated separately.

The depreciation charge for each period is recognised in profit or loss unless it is included in the carrying amount of another

The gain or loss arising from the derecognition of an item of property, plant and equipment is included in profit or loss when the item is derecognised. The gain or loss arising from the derecognition of an item of property, plant and equipment is determined as the difference between the net disposal proceeds, if any, and the carrying amount of the item. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable

1.5 Intangible assets

An intangible asset is recognised when:

- it is probable that the expected future economic benefits that are attributable to the asset will flow to the entity; and
- the cost of the asset can be measured reliably.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.5 Intangible assets (continued)

Intangible assets are initially recognised at cost.

An intangible asset arising from development (or from the development phase of an internal project) is recognised when:

- it is technically feasible to complete the asset so that it will be available for use or sale.
- there is an intention to complete and use or sell it.
- there is an ability to use or sell it.
- it will generate probable future economic benefits.
- there are available technical, financial and other resources to complete the development and to use or sell the asset.
- the expenditure attributable to the asset during its development can be measured reliably

Intangible assets are carried at cost less any accumulated amortisation and any impairment losses.

An intangible asset is regarded as having an indefinite useful life when, based on all relevant factors, there is no foreseeable limit to the period over which the asset is expected to generate net cash inflows. Amortisation is not provided for these intangible assets, but they are tested for impairment annually and whenever there is an indication that the asset may be impaired. For all other intangible assets amortisation is provided on a straight line basis over their useful life.

The amortisation period and the amortisation method for intangible assets are reviewed every period-end.

Reassessing the useful life of an intangible asset with a finite useful life after it was classified as indefinite is an indicator that the asset may be impaired. As a result the asset is tested for impairment and the remaining carrying amount is amortised over its useful life.

Internally generated brands, mastheads, publishing titles, customer lists and items similar in substance are not recognised as intangible assets.

Work in progress comprises computer software bought and not in use. These items are carried at cost and not depreciated as they are not available for use.

Amortisation is provided to write down the intangible assets, on a straight line basis, to their residual values as follows:

ltem	

Computer software (acquired)

Useful life 10 years

1.6 Investments in subsidiaries

Company annual financial statements

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

The cost of an investment in a subsidiary is the aggregate of:

- the fair value, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the company; plus
- any costs directly attributable to the purchase of the subsidiary.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.6 Investments in subsidiaries (continued)

An adjustment to the cost of a business combination contingent on future events is included in the cost of the combination if the adjustment is probable and can be measured reliably.

1.7 Investments in joint ventures

Company annual financial statements

An investment in a joint venture is carried at cost less any accumulated impairment.

In respect of its interests in jointly controlled operations, the company recognises in its annual financial statements:

- the assets that it controls and the liabilities that it incurs; and
- the expenses that it incurs and its share of the income that it earns from the sale of goods or services by the joint venture.

1.8 Financial instruments

Financial assets

As from 1 October 2010, the group classifies its financial assets in the following categories: those to be measured subsequently at fair value, and those to be measured at amortised cost. This classification depends on whether the financial asset is a debt or equity investment.

Debt investments

(a) Financial assets at amortised cost

A debt investment is classified as 'amortised cost' only if both of the following criteria are met: The objective of the group's business model is to hold the asset to collect the contractual cash flows; and the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding. The nature of any derivatives embedded in the debt investment are considered in determining whether the cash flows of the investment are solely payment of principal and are not accounted for separately.

(b) Financial assets at fair value

If either of the two criteria above are not met, the debt instrument is classified as 'fair value through profit or loss'. The group has not designated any debt investment as measured at fair value through profit or loss to eliminate or significantly reduce an accounting mismatch.

Equity instruments

All equity investments are measured at fair value. Equity investments that are held for trading are measured at fair value through profit or loss. For all other equity investments, the group can make an irrevocable election at initial recognition to recognise changes in fair value through other comprehensive income rather than profit or loss.

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Accounting Policies

1.8 Financial instruments (continued)

Recognition and measurement

Regular purchases and sales of financial assets are recognised on the trade-date the date on which the group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the group has transferred substantially all risks and rewards of ownership.

At initial recognition, the group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset.

Transaction costs of financial assets carried at fair value though profit or loss are expensed in the income statement. A gain or loss on a debt investment that is subsequently measured at fair value and is not part of a hedging relationship is recognised in profit or loss and presented in the income statement within 'other (losses)/gains –net' in the period in which they arise.

A gain or loss on a debt investment that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the financial asset is derecognised or impaired and through the amortisation process using the effective interest rate method.

The group subsequently measures all equity investments at fair value. Where the group's management has elected to present unrealised and realised fair value gains and losses on equity investments in other comprehensive income, there is no subsequent recycling of fair value gains and losses to profit or loss. Dividends from such investments continue to be recognised in profit or loss as long as they represent a return on investment.

The group is required to reclassify all affected debt investments when and only when its business model for managing those assets changes.

Derecognition

Financial assets are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the group has transferred substantially all risks and rewards of ownership.

Impairment of financial assets

Assets carried at amortised cost

The group assesses at the end of each reporting period whether there is objective evidence that a financial asset or group of financial assets measured at amortised cost is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

Where financial assets are impaired through use of an allowance account, the amount of the loss is recognised in profit or loss within operating expenses. When such assets are written off, the write off is made against the relevant allowance account. Subsequent recoveries of amounts previously written off are credited against operating expenses.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.8 Financial instruments (continued)

Loans to (from) group companies

These include loans to and from holding companies, fellow subsidiaries, subsidiaries, joint ventures and associates and are recognised initially at fair value plus direct transaction costs.

Loans to group companies are classified as loans and receivables.

Loans from group companies are classified as financial liabilities measured at amortised cost.

Loans to shareholders, directors, managers and employees

These financial assets are classified as loans and receivables.

Trade and other receivables

Trade receivables are carried at original invoice amount less provision made for impairment of these receivables. Such provision for impairment of trade receivables is established if there is objective evidence that the provision is the difference between the carrying amount and the recoverable amount, being the present value of the expected cash flows, discounted at the market rate of interest for similar borrowers.

Trade and other payables

Trade payables are carried at fair value of the consideration to be paid in future for goods or services that have been received or supplied and invoiced or formally agreed with the supplier.

Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and demand deposits, and other short-term highly liquid investments that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value. These are initially and subsequently recorded at fair value.

Bank overdraft and borrowings

Bank overdrafts and borrowings are initially measured at fair value, and are subsequently measured at amortised cost, using the effective interest rate method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised over the term of the borrowings in accordance with the group's accounting policy for

Bank overdrafts and borrowings are classified as current liabilities unless the group has an unconditional right to defer settlement of the liability for at least 12 months after the statement of financial position date.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.9 Income tax

Current tax assets and liabilities

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

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

Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

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

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

A deferred tax asset is recognised for the carry forward of unused tax losses to the extent that it is probable that future taxable profit will be available against which the unused tax losses can be utilised.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.9 Income tax (continued)

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

Income tax expenses

Current and deferred taxes are recognised as income or an expense and included in profit or loss for the period, except to the extent that the tax arises from:

- a transaction or event which is recognised, in the same or a different period, to other comprehensive income, or
- a business combination.

Current tax and deferred taxes are charged or credited to other comprehensive income if the tax relates to items that are credited or charged, in the same or a different period, to other comprehensive income.

Current tax and deferred taxes are charged or credited directly to equity if the tax relates to items that are credited or charged, in the same or a different period, directly in equity.

1.10 Leases

A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership. A lease is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership.

Finance leases - lessee

Finance leases are recognised as assets and liabilities in the statement of financial position at amounts equal to the fair value of the leased property or, if lower, the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.

The discount rate used in calculating the present value of the minimum lease payments is the interest rate implicit in the lease.

The lease payments are apportioned between the finance charge and reduction of the outstanding liability. The finance charge is allocated to each period during the lease term so as to produce a constant periodic rate of on the remaining balance of the

Operating leases - lessor

Operating lease income is recognised as an income on a straight-line basis over the lease term. The difference between the amounts recognised as an expense and the contractual payments are recognised as an operating lease asset. This asset is not

Initial direct costs incurred in negotiating and arranging operating leases are added to the carrying amount of the leased asset and recognised as an expense over the lease term on the same basis as the lease income.

Income for leases is disclosed under revenue in the statement of comprehensive income.

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.10 Leases (continued)

Operating leases – lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term. The difference between the amounts recognised as an expense and the contractual payments are recognised as an operating lease asset. This liability is not discounted.

Any contingent rents are expensed in the period they are incurred.

1.11 Inventories

Inventories are measured at the lower of cost and net realisable value.

Net realisable value is the estimated selling price in the ordinary course of business less applicable variable selling expenses.

The cost of inventories comprises of all costs of purchase and other costs incurred in bringing the inventories to their present location and condition.

The cost of inventories of items that are not ordinarily interchangeable and goods or services produced and segregated for specific projects is assigned using specific identification of the individual costs.

The cost of inventories is assigned using the weighted average cost formula. The same cost formula is used for all inventories having a similar nature and use to the entity.

When inventories are sold, the carrying amount of those inventories are recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories, arising from an increase in net realisable value, are recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

1.12 Impairment of non-financial assets

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

Irrespective of whether there is any indication of impairment, the group also:

- tests intangible assets with an indefinite useful life or intangible assets not yet available for use for impairment annually by comparing its carrying amount with its recoverable amount.
- This impairment test is performed during the annual period and at the same time every period.
- tests goodwill acquired in a business combination for impairment annually.

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

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

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.12 Impairment of non-financial assets (continued)

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

An impairment loss of assets carried at cost less any accumulated depreciation or amortisation is recognised immediately in profit or loss.

Goodwill acquired in a business combination is, from the acquisition date, allocated to each of the cash- generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units or groups of units.

An impairment loss is recognised for cash-generating units if the recoverable amount of the unit is less than the carrying amount of the units. The impairment loss is allocated to reduce the carrying amount of the assets of the unit in the following order:

- first, to reduce the carrying amount of any goodwill allocated to the cash-generating unit and
- then, to the other assets of the unit, pro rata on the basis of the carrying amount of each asset in the unit.

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

The increased carrying amount of an asset other than goodwill attributable to a reversal of an impairment loss does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior periods.

A reversal of an impairment loss of assets carried at cost less accumulated depreciation or amortisation other than goodwill is recognised immediately in profit or loss.

1.13 Share capital and equity

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

Ordinary shares are classified as equity.

1.14 Employee benefits

Short-term employee benefits

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

The expected cost of compensated absences is recognised as an expense as the employees render services that increase their entitlement or, in the case of non-accumulating absences, when the absence occurs.

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

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Accounting Policies

1.14 Employee benefits (continued)

Defined benefit plans

Defined benefit plans define an amount of medical benefit that an employee will receive on retirement, usually dependent on one or more factors such as age, years of service and compensation.

For defined benefit plans the cost of providing the benefits is determined using the projected unit credit method.

Actuarial valuations are conducted on an annual basis by independent actuaries separately for each plan.

Consideration is given to any event that could impact the funds up to the end of the reporting period where the interim valuation is performed at an earlier date.

Past service costs are recognised immediately to the extent that the benefits are already vested, and are otherwise amortised on a straight line basis over the average period until the amended benefits become vested.

To the extent that, at the beginning of the financial year, any cumulative unrecognised actuarial gain or loss exceeds ten percent of the greater of the present value of the projected benefit obligation and the fair value of the plan assets (the corridor), that portion is recognised in profit or loss over the expected average remaining service lives of participating employees. Actuarial gains or losses within the corridor are not recognised.

Actuarial gains and losses are recognised in the year in which they arise, in other comprehensive income.

The amount recognised in the statement of financial position represents the present value of the defined benefit obligation as adjusted for unrecognised actuarial gains and losses and unrecognised past service costs, and reduces by the fair value of plan assets.

Any asset is limited to unrecognised actuarial losses and past service costs, plus the present value of available refunds and reduction in future contributions to the plan.

1.15 Provisions and contingencies

Provisions are recognised when:

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

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

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

Contingent assets and contingent liabilities are not recognised.

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Accounting Policies

1.16 Revenue

Revenue from the sale of goods is recognised when all the following conditions have been satisfied:

- the group has transferred to the buyer the significant risks and rewards of ownership of the goods;
- the group retains neither continuing managerial involvement to the degree usually associated with with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the group; and
- the costs incurred or to be incurred in respect of the transaction can be measured reliably.

When the outcome of a transaction involving the rendering of services can be estimated reliably, revenue associated with the transaction is recognised by reference to the stage of completion of the transaction at the end of the reporting period. The outcome of a transaction can be estimated reliably when all the following conditions are satisfied:

- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the group;
- the stage of completion of the transaction at the end of the reporting period can be measured reliably.
- the costs incurred for the transaction and the costs to complete the transaction can be measured reliably.

When the outcome of the transaction involving the rendering of services cannot be estimated reliably, revenue shall be recognised only to the extent of the expenses recognised that are recoverable.

Revenue is measured at the fair value of the consideration received or receivable and represents the amounts receivable for goods and services provided in the normal course of business, net of trade discounts and volume rebates, and value added tax.

Interest is recognised, in profit or loss, using the effective interest rate method.

Dividends are recognised, in profit or loss, when the company's right to receive payment has been established. Service fees included in the price of the product are recognised as revenue over the period during which the service is performed.

1.17 Borrowing costs

Borrowing costs are recognised as an expense in the period in which they are incurred.

1.18 Translation of foreign currencies

Foreign currency transactions

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

At the end of the reporting period:

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

Annual Financial Statements for the year ended 30 September 2018

Accounting Policies

1.18 Translation of foreign currencies (continued)

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

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

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

1.19 Financial Liabilities

Deposits from the public represent customer or the public's funds held by Savings Bank. These are disclosed as current liabilities unless an investment period of longer than one year has been agreed.

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. Where an existing financial liability is replaced by another from the same lender and sustainability different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in profit and loss.

1.20 Dividend distribution

Dividend distribution to the group's shareholder is recognised as a liability in the annual financial statements in the year in which the dividends are approved by the directors of the company.

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Notes to the Annual Financial Statements

2. New Standards and Interpretations

2.1 Standards and interpretations effective and adopted in the current year

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

Standard/Interpretation:	Effective date:	Expected impact				
Years beginning on or after						
IFRS 12 : Disclosure of Interests in Other1 January 2017The impact of the amendment isEntities - Amendments on clarification of thematerialscope of IFRS 12						
IAS 7 Statement of Cash Flows - Amendments requiring entities to disclose information about changes in their financing liabilities.	1 January 2017	The impact of the amendment is not material				
IAS 12 Income Taxes - Amendments on recognition of Deferred Tax Assets for Unrealised Losses	1 January 2017	The impact of the amendment is not material				
2.2 Standards and Interpretations early adopted						
The group has chosen to early adopt the following star	ndards and interpretations:					
Standard/Interpretation:	Effective date:	Expected impact				
Years beginning on or after						
IFRS 9 Financial Instruments	1 January 2018	The impact of the amendment is material				

2.3 Standards and interpretations not yet effective

The group has chosen not to early adopt the following standards and interpretations, which have been published and are mandatory for the group's accounting periods beginning on or after 01 October 2018 or later periods:

Standard/Interpretation:	Effective date:	Expected impact
	Years beginning on or after	
IFRS 10 and IAS 28 Consolidated Financial Statements - Amendment on sale or contribution of assets between an Investor and its Associate or Joint Venture	The effective date has been deferred indefinitely	Unlikely to have a material impact

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Notes to the Annual Financial Statements

2.3 Standards and interpretations not yet effective (continued)

	Standard/Interpretation:	Effective date:	Expected impact			
Years beginning on or after						
	IFRS 15 Revenue from Contracts from Customers - Amendments on recognition of revenue and revenue disclosures	1 January 2018	Expected to have a material impact on revenue - (revenue from sale of airtime will be recognised on a net - basis.)			
	IFRS 16 Leases - Amendments on recognition and disclosures of leased assets and liabilities	1 January 2019	Expected to have a material impact on the statement of financial position and statement of comprehensive income - (operating leases to be capitalised thereby increasing assets, depreciation and finance costs.)			
	IAS 19 Employee Benefits - Amendments on using assumptions from a plan amendment, curtailment or settlement	1 January 2019	Unlikely to have a material impact			

3. Risk management

Capital risk management

The group's objectives when managing capital are to safeguard the group's ability to continue as a going concern in order to provide returns for shareholder and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The capital structure of the group consists of debt, which includes the borrowings (excluding derivative financial liabilities) disclosed in notes 8 & 18 cash and cash equivalents disclosed in note 16, and equity as disclosed in the statement of financial position.

In order to maintain or adjust the capital structure, the group may adjust the amount of dividends paid to shareholder, return capital to shareholder, issue new shares or sell assets to reduce debt.

Financial risk management

The group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the group's financial performance. The group uses derivative financial instruments to hedge certain risk exposures. The board of directors provides written principles for overall risk management, as well as written policies covering specific areas, such as foreign exchange risk, interest rate risk, credit risk, use of derivative financial instruments and non-derivative financial instruments, and investment of excess liquidity.

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Notes to the Annual Financial Statements

3. Risk management (continued)

Liquidity risk

Cash flow forecasting is performed in the operating entities of the company and aggregated by company finance. Company finance monitors rolling forecasts of the company's liquidity requirements to ensure it has sufficient cash to meet operational needs while maintaining sufficient headroom on its undrawn committed borrowing facilities at all times so that the company does not breach borrowing limits or covenants (where applicable) on any of its borrowing facilities. Such forecasting takes into consideration the company's debt financing plans, covenant compliance, compliance with internal statement of financial position ratio targets and, if applicable external regulatory or legal requirements – for example, currency restrictions.

The company has the following facilities available at the bank: overdraft of N\$14m, master card of N\$0.3m, fleet management of N\$0.8m, vehicle asset finance N\$1m, guarantee N\$0.17m, foreign exchange N\$1m, forward exchange N\$1m, interest rate swaps amounts to N\$2.76m.

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

Group	Less than 1 year	Between 2 and 5 years
As at 30 September 2018		
Borrowings Trade and other payables (Excluding VAT and amounts received in advance)	3,033 181,257	105,441 -
Savings Bank Investors Retirement benefit obligation	4,257,601 -	654,145 12,278
Group As at 30 September 2017		
Borrowings Trade and other payables (Excluding VAT and amounts received in advance)	1,116 170,863	81,744 -
Savings Bank Investors Retirement benefit obligation	3,469,128 -	609,601 12,958
Company As at 30 September 2018		
Borrowings Trade and other payables (Excluding VAT and amounts received in advance)	1,374 171,090	51,993 -
Savings Bank Investors Retirement benefit obligation	4,269,182	654,145 12,278
Company		
As at 30 September 2017		
Borrowings Trade and other payables	1,116 162,453	51,291
Savings Bank Investors Retirement benefit obligation	3,473,657 -	609,601 12,958

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Notes to the Annual Financial Statements

3. Risk management (continued)

Short term exposure	Gr	oup	Company		
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000	
Current portion of Savings Bank investors	(4,257,601)	(3,469,128)	(4,269,182)	(3,473,657)	
Current portion of other financial assets	2,393,920	2,267,445	2,393,920	2,263,421	
Cash and cash equivalents (excluding cash on hand)	71,323	43,703	69,359	43,280	
_	(1,792,358)	(1,157,980)	(1,805,903)	(1,166,956)	
Long term exposure	Gi	roup	Cor	npany	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000	
Long term portion of Savings Bank investors	(654,145)	(609,601)	(654,145)	(609,601)	
Long term portion of other financial assets	2,774,448	2,052,848	2,470,539	1,772,268	
	2,120,303	1,443,247	1,816,394	1,162,667	

Interest rate risk

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the value of a financial instrument will fluctuate because of changes in market interest rates. This poses a risk as the company borrows and places funds in financial instruments at both fixed and floating interest rates.

At 30 September 2018, if interest rates on Namibia Dollar-denominated borrowings had been 1% higher/lower with all other variables held constant, post-tax profit for the year would have been N\$49 million (2017: N\$41 million) lower/higher, mainly as a result of higher/lower interest expense on floating rate borrowings.

If interest rates on Namibia Dollar-denominated financial assets had been 1% higher/lower with all other variables held constant, post-tax profit for the year would have been N\$43 million (2017: N\$33 million) lower/higher, mainly as a result of higher/lower interest expense on floating rate borrowings; other components of equity would have been N\$8 million (2017: N\$10 million) lower/higher mainly as a result of a decrease/increase in the fair value of fixed rate financial assets at fair value through profit and loss.

The risk is managed by maintaining an approximate mix between fixed and floating interest rates, and by matching the underlying profiles of borrowings and investments based on asset and liability principles.

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Notes to the Annual Financial Statements

3. Risk management (continued)

Interest rate effect on profit

Group (N\$'000)	Effect on profit 20	018	Effect on profit 2017		
	100bp increase in market	100bp decrease in market	100bp increase in market	100bp decrease in market	
Cash and cash equivalents	876	(876)	642	(642)	
Other financial assets	51,684	(51,684)	43,203	(43,203)	
Other financial liabilities	(1,085)	1,085	(829)	929	
Savings Bank investors	(49,117)	49,117	(40,787)	40,787	
	2,358	(2,358)	2,229	(2,129)	
Company (N\$'000)	Effect on profit 20		Effect on profit 20	017	
Company (N\$'000)	Effect on profit 20 100bp increase in market		Effect on profit 20 100bp increase in market	017 100bp decrease in market	
Company (N\$'000) Cash and cash equivalents	100bp increase	018 100bp decrease	100bp increase	100bp decrease	
	100bp increase in market	018 100bp decrease in market	100bp increase in market	100bp decrease in market	
Cash and cash equivalents	100bp increase in market 857	018 100bp decrease in market (857)	100bp increase in market 638	100bp decrease in market (638)	
Cash and cash equivalents Other financial assets	100bp increase in market 857 48,645	018 100bp decrease in market (857) (48,645)	100bp increase in market 638 41,202	100bp decrease in market (638) (41,202)	

Fair value estimation

In assessing the fair value of financial instruments the group uses a variety of methods and makes assumptions that are based on market conditions existing at each statement of financial position date. Quoted market prices or dealer quotes for the specific or similar instruments are used for long - term debt.

The face value, less any estimated credit adjustments for financial assets and liabilities with maturity of less than one year, are assumed to approximate fair values. The fair value of financial assets and liabilities for disclosure purposes is estimated by discounting the future contractual cash flows at the current market interest rates available to the group for similar financial instruments.

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

3. Risk management (continued)

Credit risk

Credit risk is managed on a group basis.

The group has policies in place to ensure that sales of products and services are made to customers with an appropriate credit history. The group has policies that limit the amount of credit risk exposure to any one financial institution, and cash transactions are limited to high credit quality financial institutions.

Trade receivables comprise a widespread customer base. Management evaluate credit risk relating to customers on an ongoing basis. If customers are independently rated, these ratings are used. Otherwise, if there is no independent rating, risk control assesses the credit quality of the customer, taking into account its financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by management. The utilisation of credit limits is regularly monitored. Sales to retail customers are settled in cash or using major credit cards. Credit guarantee insurance is purchased when deemed appropriate.

Financial assets exposed to credit risk at year end were as follows:

Financial instrument	oup	Company			
	2018	2017	2018	2017	
	N\$ '000	N\$ '000	N\$ '000	N\$ '000	
Loans to group companies	-	-	216,390	223,677	
Other financial assets	5,172,841	4,320,293	4,864,459	4,035,689	
Trade and other receivables	60,281	60,034	60,272	59,927	
(excluding prepayments and VAT)					
Cash and cash equivalents	87,638	64,206	85,666	63,789	

Foreign exchange risk

The group transacts with foreign entities/ individuals and hence is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the US dollar, Euro, SDR (Special Drawing Right) and the British pound. Foreign exchange risk arises from future commercial transactions, recognised assets and liabilities.

Foreign currency exposure arises from the rendering of international postal services and products and loans denominated in foreign currency. The group has a policy not to take out cover on outstanding foreign currency transactions.

Foreign currency exposure at the statement of financial position date

Assets SDR*	1,398	1,195	1,398	1,195
<i>Liabilities</i> Euro SDR*	2,709 406	2,709 260	2,709 406	2,709 260

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

3. Risk management (continued)

*Special drawing rights (XDR - aka: SDR) are supplementary foreign exchange reserve assets defined and maintained by the International Monetary Fund (IMF). The SDR is not a currency per se. It instead represents a claim to currency held by IMF member countries for which they may be exchanged.

Price risk

The group is exposed to equity securities price risk because of investments held by the group and classified on the consolidated balance sheet at fair value through profit or loss. The group is not exposed to commodity price risk. To manage its price risk arising from investments in equity securities, the group diversifies its portfolio. Diversification of the portfolio is done in accordance with the limits set by the group.

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

4. Property, plant and equipment

Group		2018 N\$ '000			2017 N\$ '000	
	Cost	Accumulated	Carrying	Cost	Accumulated	Carrying
		depreciation	value		depreciation	value
Furniture and fixtures	6,699	(4,126)	2,573	6,563	(3,601)	2,962
Motor vehicles	2,540	(1,164)	1,376	2,161	(1,158)	1,003
IT equipment	34,741	(31,490)	3,251	32,570	(29,238)	3,332
Leasehold improvements	3,106	(1,343)	1,763	2,890	(1,058)	1,832
Other equipment	44,827	(33,487)	11,341	44,631	(29,968)	14,663
Total	91,913	(71,610)	20,304	88,815	(65,023)	23,792

Company		2018 N\$ '000			2017 N\$ '000	
	Cost	Accumulated	Carrying	Cost	Accumulated	Carrying
		depreciation	value		depreciation	value
Furniture and fixtures Motor vehicles	6,411 1,343	(3,953) (1,008)	2,458 335	6,323 1,343	(3,480) (871)	2,843 472
IT equipment	33,673	(30,664)	3,009	31,608	(28,658)	2,950
Leasehold improvements	3,106	(1,342)	1,764	2,890	(1,058)	1,832
Other equipment	44,827	(33,488)	11,339	44,631	(29,968)	14,663
Total	89,360	(70,455)	18,905	86,795	(64,035)	22,760

Reconciliation of property, plant and equipment - Group 2018 - N\$'000

	Opening	Additions	Disposals	Depreciation	Total
	balance				
Furniture and fixtures	2,962	126	-	(515)	2,573
Motor vehicles	1,003	611	-	(239)	1,376
IT equipment	3,332	2,262	(13)	(2,330)	3,251
Leasehold improvements	1,832	215	-	(284)	1,763
Other equipment	14,663	489	(294)	(3,516)	11,341
	23,792	3,703	(307)	(6,884)	20,304

Reconciliation of property, plant and equipment - Group 2017 - N\$'000

	Opening balance	Additions	Disposals	Depreciation	Total
Furniture and fixtures	2,874	611	(89)	(434)	2,962
Motor vehicles	1,231	-	-	(228)	1,003
IT equipment	5,903	1,917	(103)	(4,385)	3,332
Leasehold improvements	1,641	457	-	(266)	1,832
Other equipment	14,562	3,876	(10)	(3,765)	14,663
	26,211	6,861	(202)	(9,078)	23,792

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

Reconciliation of property, plant and equipment - Company 2018 - N\$'000

	Opening balance	Additions	Disposals	Depreciation	Total
Furniture and fixtures Motor vehicles	2,843 472	78	-	(463) (137)	2,458 335
IT equipment	2,950	2,160	(13)	(2,088)	3,009
Leasehold improvements	1,832	216	-	(284)	1,764
Other equipment	14,663	215	(21)	(3,518)	11,339
-	22,760	2,669	(34)	(6,490)	18,905

Reconciliation of property, plant and equipment - Company 2017 - N\$'000

	Opening	Additions	Disposals	Depreciation	Total
	balance				
Furniture and fixtures Motor vehicles	2,827 609	478 -	(89)	(373) (137)	2,843 472
IT equipment	5,469	1,736	(103)	(4,152)	2,950
Leasehold improvements	1,641	457	-	(266)	1,832
Other equipment	14,562	3,876	(10)	(3,765)	14,663
-	25,108	6,547	(202)	(8,693)	22,760

5. Intangible assets

Group		2018 N\$ '000			2017 N\$ '000	
	Cost	Accumulated	Carrying	Cost	Accumulated	Carrying
		amortisation	value		amortisation	value
Computer software	53,635	(45,619)	8,016	52,241	(42,247)	9,994
Work in progress (WIP)	63,784	-	63,784	36,741	-	36,741
Total	117,419	(45,619)	71,800	88,982	(42,247)	46,735

Company		2018 N\$ '000			2017 N\$ '000	
	Cost	Accumulated	Carrying	Cost	Accumulated	Carrying
		depreciation	value		depreciation	value
Computer software	51,963	(45,193)	6,770	50,569	(41,994)	8,575
Work in progress (WIP)	63,784	-	63,784	36,741	-	36,741
Total	115,747	(45,193)	70,554	87,310	(41,994)	45,316

Reconciliation of intangible - Group 2018 - N\$'000

	Opening Add		Amortisation	Total
	balance			
Computer software	9,994	1,467	(3,445)	8,016
Work in progress (WIP)	36,741	27,043	-	63,784
Total	46,735	28,510	(3,445)	71,800



Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

Reconciliation of intangible assets- Group 2017 - N\$'000

	Opening Ad		Additions Amortisation	
	balance			
Computer software	15,456	-	(5,462)	9,994
Work in progress (WIP)	22,237	14,504	-	36,741
Total	37,693	14,504	(5,462)	46,735

Reconciliation of intangible assets - Company 2018 - N\$'000

	Opening	Additions	Amortisation	Total
	balance			
Computer software	8,575	1,467	(3,272)	6,770
Work in progress (WIP)	36,741	27,043	-	63,784
Total	45,316	28,510	(3,272)	70,554

Reconciliation of intangible assets - Company 2017 - N\$'000

	Opening	Additions	Amortisation	Total
	balance			
Computer software	13,865	385	(5,675)	8,575
Work in progress (WIP)	22,237	14,504	-	36,741
Total	36,102	14,889	(5,675)	45,316



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Notes to the Annual Financial Statements

6. Investment in subsidiary

The following table lists the entities which are controlled by the group.

Company

Name of company	%	%	Carrying	Carrying
	holding	holding	amount	amount
	2018	2017	2018 N\$ '000	2017 N\$ '000
NamPost Financial Brokers (Pty) Ltd	100	100	15,001	15,001

Nature of business of subsidiaries

NamPost Financial Brokers (Pty) Ltd is engaged in micro-lending business activities and to carry on the business of financial services broker.

Directors valuation:

The directors have valued the subsidiary at its net asset value of N\$44,232,929 (2017: N\$30,526,478).

7. Joint arrangements

SmartSwitch Namibia Limited has been operational since February 2006 and is 50% owned by NamPost at an initial investment cost of N\$6 million which has reduced to N\$2 million following a N\$4 million share buy back during the year.

Joint venture			Grou	ıp
Name of company	%	%	Carrying	Carrying
	holding	holding	amount	amount
	2018	2017	2018 N\$ '000	2017 N\$ '000
SmartSwitch Namibia (Pty) Ltd unlisted share investment	50	50	10,634	10,068

Summarised financial information of material joint ventures

Summarised Statement of Comprehensive Income

	SmartSwitch Namibia (Pty) Ltd		
	2018 <u>N\$ '000</u>	2017 N\$ '000	
Revenue	28,900	28,112	
Cost of sales	(1,297)	(1,342)	
Operating expenses	(10,746)	(11,583)	
Investment revenue	986	1,095	
Finance cost	-	(2)	
Profit before tax	17,843	16,280	
Tax expense	(5,710)	(5,215)	
Profit from continuing operations	12,133	11,065	
Total comprehensive income	12,133	11,065	

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

7. Joint arrangements (continued)

Investment at beginning of the year	10,068	11,285
Share of profit	6,066	5,533
Dividends received from joint venture	(1,500)	(6,750)
Share buy back	(4,000)	-
Investment at end of period	10,634	10,068

Directors valuation

The directors have valued the joint venture at its net carrying value N\$ 10,634 million (2017: N\$ 10,068 million).

NamPost/Hollard Joint arrangement

NamPost entered into a joint arrangement with Hollard Life Namibia Ltd in 2016 on the credit life and funeral cover products and is entitled to dividend distributions as declared by Hollard directors. NamPost invested N\$1 in the arrangement and this has been accounted for as a normal financial asset.



Annual Financial Statements for the year ended 30 September 2018

	Gro	bup	Comp	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
8. Loans to / (from) group companies				
Subsidiaries				
NamPost Financial Brokers (Pty) Ltd	-	-	37,022	43,207
This loan has a term of 10 years and interest payable on capital only every 6 months fixed repayment terms. The loan attracts interest at an effective rate of prime less 3% with a grace period of two years. Capital to be paid in December annually.				
NamPost Financial Brokers (Pty) Ltd	-	-	179,368	180,470
Prior to 1 October 2016, Ioan interest was charged at 5% with no repayment terms. Effective 1 October 2016, N\$ 149 million of the total Ioan balance has a five year repayment period, carries an interest rate of Prime less 1% payable annually on 30 September, and a bullet payment of the capital payable in the 5th year. Total interest outstanding as at 30 September 2018 is repayable in 4 equal instalments commencing year 2020. The remaining N\$ 10 million of the Ioan balance is a subordinated Ioan and attracts interest at 5% per annum with no fixed repayment terms.				

-		-	216,390	223,677
Non - current assets				
Current assets	-	-	209,712	216,999
Current liabilities			6,678	6,678
-	-		216,390	223,677
9. Other financial assets				
At fair value through other comprehensive income				
Quoted shares	846,426	1,042,654	846,426	1,042,654
Bonds*	2,101,291	1,821,261	2,101,291	1,821,261
Other financial assets	-	4,024	-	-
Fixed term deposits, call accounts and money instruments	1,916,742	1,171,774	1,916,742	1,171,774
- -	4,864,459	4,039,713	4,864,459	4,035,689
At amortised cost Loans and receivables (NamPost Financial Brokers (Pty) Ltd	303,909	280,580	-	-
Total other financial assets	5,168,368	4,320,293	4,864,459	4,035,689

* Limited surety in the form of Internal Registered Stock GC024 to the nominal value of N\$200,000,000 issued by the Republic of Namibia has been provided on the Bank Windhoek Ioan.

Annual Financial Statements for the year ended 30 September 2018

	Grou	ıp	Comp	any
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
9. Other financial assets (continued)				
Non-current assets				
At fair value through other comprehensive income	2,470,539	1,772,268	2,470,539	1,772,268
Other financial assets - at amortised cost	303,909	280,580	-	-
(NamPost Financial Brokers (Pty) Ltd				
	2,774,448	2,052,848	2,470,539	1,772,268
Current assets				
At fair value through other comprehensive income	2,393,920	2,267,445	2,393,920	2,263,421
	2,393,920	2,267,445	2,393,920	2,263,421
	5,168,368	4,320,293	4,864,459	4,035,689

The fair values of the financial assets were determined as follows:

The fair values of listed or quoted investments are based on the quoted market price.

The fair values on investments not listed or quoted are estimated using the discounted cash flow analysis.

Fair values are determined annually at statement of financial position date.

Fair value hierarchy of financial assets at fair value through other comprehensive income

For financial assets recognised at fair value, disclosure is required of a fair value hierarchy which reflects the significance of the inputs used to make the measurements.

Level 1 represents those assets which are measured using unadjusted quoted prices for identical assets.

Level 2 applies inputs other than quoted prices that are observable for the assets either directly (as prices) or indirectly (derived from prices).

Level 3 applies inputs which are not based on observable market data.

Level 1				
Quoted shares	846,426	862,397	846,426	862,397
Level 2				
Bonds	2,101,291	1,741,452	2,101,291	1,741,452
Fixed term deposits, call accounts and money market	1,916,742	1,431,840	1,916,742	1,431,840
instruments				
	4,018,034	3,173,292	4,018,034	3,173,292
	4,864,459	4,035,689	4,864,459	4,035,689
Financial assets through other comprehensive income				
Opening balance	4,320,293	3,934,108	4,035,689	3,753,416
Additions	8,218,315	4,667,543	8,199,010	4,563,631
Disposals	(7,465,795)	(4,496,394)	(7,465,795)	(4,496,394)
Interest	130,670	199,832	130,670	199,832
Fair value adjustments	(35,114)	15,204	(35,114)	15,204
	5,168,368	4,320,293	4,864,459	4,035,689



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Notes to the Annual Financial Statements

Gro	Group		Company	
2018	2017	2018	2017	
 N\$ '000	N\$ '000	N\$ '000	N\$ '000	

9. Other financial assets (continued)

The fair value adjustments relates to IFRS 9 revaluations of financial assets at year end.

Credit quality of other financial assets - At fair value through other comprehensive income

The credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates.

Credit quality of other financial assets - At fair value through other comprehensive income

1,028,350	601,629	1,028,350	601,629
660,917	615,307	660,917	615,307
1,574,728	1,357,798	1,574,728	1,357,798
707,399	613,298	403,490	328,694
288,365	102,530	288,365	102,530
201,467	202,562	201,467	202,562
448,687	348,505	448,687	348,505
258,455	478,664	258,455	478,664
5,168,368	4,320,293	4,864,459	4,035,689
	660,917 1,574,728 707,399 288,365 201,467 448,687 258,455	660,917 615,307 1,574,728 1,357,798 707,399 613,298 288,365 102,530 201,467 202,562 448,687 348,505 258,455 478,664	660,917 615,307 660,917 1,574,728 1,357,798 1,574,728 707,399 613,298 403,490 288,365 102,530 288,365 201,467 202,562 201,467 448,687 348,505 448,687 258,455 478,664 258,455

Credit quality of other financial assets - at amortised cost

Loans and advances are issued to individuals with no external credit ratings. ITC check is done on each applicant before the loan is issued.

The credit quality of loans and advances that are neither past due nor impaired can be assessed by reference to historical information about counterparty default rates.

285,209

280.580

2,563 (7,192)

Counterparties	
With history of no default	311,903
With history of default	2,832
Less provision for impairment	(10,826)

Loans and advances past due but not impaired

Loans and advances which are less than 3 months are generally not impaired. As at 30 September 2018 the loans and advances past due but not impaired is N\$ 0.00 (2017: N\$ 0.00)

303.909

Loans and advances impaired

As at 30 September 2018, loans and advances impaired of N\$ 10,826 million (2017: N\$ 7,192 million) were impaired and provided for.

Annual Financial Statements for the year ended 30 September 2018

	Grou	Group		Company	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000	
9. Other financial assets (continued)					
The ageing of these loans are as follows:					
Loans and advances impaired					
Current	5,512	5,710	-	-	
Past due 31 to 60 days	142	42	-	-	
Past due 61 to 90 days	743	26	-	-	
Past due 90+ days	4,430	1,414		-	
	10,826	7,192	-	-	
Reconciliation of provision for impairment of loans and advances					
Opening balance	7,192	4,461	-	-	
Movement	3,634	2,731	-	-	
	10,826	7,192	-	-	
10. Financial assets by category					
<u>-</u>					
The accounting policies for financial instruments have	been applied to the line i	tems below:			
At fair value through other profit (loss)	been applied to the line i	tems below:			
At fair value through other profit (loss) Loans to group companies	-	-	216,390		
At fair value through other profit (loss) Loans to group companies	- 64,036	- 60,034	63,760	59,92	
At fair value through other profit (loss) Loans to group companies	-	-		223,67 59,92 283,60	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT)	- 64,036	- 60,034	63,760	59,92	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT) At fair value through other comprehensive income	- 64,036 64,036	- 60,034 60,034	63,760 280,150	59,92 283,60	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT) At fair value through other comprehensive income	- 64,036	- 60,034	63,760	59,92	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT) At fair value through other comprehensive income Other financial assets	64,036 64,036 5,168,368	- 60,034 60,034 4,320,293	63,760 280,150 4,864,459	59,92 283,60 4,035,68	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT) At fair value through other comprehensive income Other financial assets At amortised cost	64,036 64,036 	- 60,034 60,034 4,320,293 4,320,293	63,760 280,150 4,864,459	59,92 283,60 4,035,68	
At fair value through other profit (loss) Loans to group companies Trade and other receivables (excluding VAT) At fair value through other comprehensive income Other financial assets At amortised cost Loans and receivables	64,036 64,036 5,168,368	- 60,034 60,034 4,320,293	63,760 280,150 4,864,459	59,92 283,60 4,035,68	
	64,036 64,036 	- 60,034 60,034 4,320,293 4,320,293	63,760 280,150 4,864,459	59,92 283,60 4,035,68	

11.	Deferred	tax
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Deferred tax liability				
Property plant and equipment	(6,550)	(6,716)	(5,964)	(6,192)
Fair value adjustments	10,085	2,595	10,085	2,595
Terminal dues	(2,858)	(4,132)	(2,858)	(4,132)
Stock - Consumables	(1,172)	(1,283)	(1,172)	(1,283)
Prepayments	(1,201)	1,832	(1,116)	1,974
Total deferred tax liability	(1,697)	(7,704)	(1,026)	(7,038)



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Notes to the Annual Financial Statements

	Grou	Group		any
	2018	2017	2018	2017
	N\$ '000	N\$ '000	N\$ '000	N\$ '000
11. Deferred tax (continued)				
Deferred tax asset				
Retirement benefit obligation	4,270	4,146	4,270	4,146
Provisions	20,934	17,291	18,124	16,395
Deferred tax balance from temporary	25,204	21,437	22,394	20,541
differences other than unused tax losses				
Income received in advance	4,153	2,148	4,153	2,148
	29,357	23,585	26,547	22,689
Other deferred tax (unrealised foreign)	1,506	(497)	1,506	(497)
exchange, loans etc.				
Total deffered tax asset, net of valuation allowance recognised	30,863	23,088	28,053	22,192

The deferred tax assets and the deferred tax liability relate to income tax in the same jurisdiction, and the law allows net settlement. Therefore, they have been offset in the statement of financial position as follows:

Deferred tax liability	(1,697)	(7,704)	(1,026)	(7,038)
Deferred taxation liability to be recovered after more than 12 months	(1,697)	(7,704)	(1,026)	(7,038)
Deferred taxation liability to be recovered within 12 months	-	-	-	-
Deferred tax asset	30,863	23,088	28,053	22,192
Deferred taxation asset to be recovered after more than 12 months	30,863	23,088	28,053	22,192
Deferred taxation asset to be recovered within 12 months	-	-	-	-
Total net deferred tax asset	29,166	15,384	27,027	15,154
Reconciliation of deferred tax asset / (liability)				
At the beginning of year	15,384	20,227	15,154	19,484
Reversing temporary differences on terminal dues and parcel credits	1,274	(1,261)	1,274	(1,261)
Reversing temporary differences on income received in advance	2,005	1,114	2,005	1,114
Originating temporary differences on tangible fixed assets	166	(170)	227	(125)
Originating / (Reversing) temporary differences on Post retirement obligation	124	(451)	124	(451)
Reversing temporary differences on fair value adjustments	7,491	(4,378)	7,491	(4,378)
Originating temporary differences on provisions	3,643	(1,284)	1,729	(921)
Originating temporary differences on stock - consumables	111	1,073	111	1,073
Reversing /(Originating) temporary differences on prepayments	(3,033)	2,247	(3,090)	2,352
Other deferred tax (unrealised forex, workmen compensation, etc.)	2,002	(1,733)	2,002	(1,733)
	29,166	15,384	27,027	15,154

Annual Financial Statements for the year ended 30 September 2018

Notes to 1	the Annual Financial S	tatements			
	Gro	oup	Com	Company	
	2018	2017	2018	2017	
	N\$ '000	N\$ '000 N\$ '000		N\$ '000	

12. Post employment benefits

Defined benefit plan

The company continues to pay two thirds of total contributions towards the medical scheme when qualifying employees retire or become incapacitated.

The plan is a final post employment medical benefit plan.

Carrying value

Present value of the defined benefit obligation - wholly unfunded	(12,278)	(12,958)	(12,278)	(12,958)
Movements for the year				
Opening balance	(12,958)	(14,367)	(12,958)	(14,367)
Benefits paid	946	1,090	946	1,090
Actuarial gain / (loss)	1,065	1,811	1,065	1,811
Net expense recognised in profit or loss	(1,331)	(1,492)	(1,331)	(1,492)
	(12,278)	(12,958)	(12,278)	(12,958)
Net expense recognised in the income statement				
Current service cost	(102)	(101)	(102)	(101)
Interest cost	(1,229)	(1,391)	(1,229)	(1,391)
Actuarial gain / (loss)	1,065	1,811	1,065	1,811
	(266)	319	(266)	319
Key assumptions used				

Assumptions used on last valuation on 30 September 2018.

Average retirement age	58	58	58	58
Discount rates used	9.48%	9.74%	9.48%	9.74%
Health care cost inflation	7.39%	8.20%	7.39%	8.20%

Pension Fund - (defined contribution)

At the financial year end, all the permanent employees of the company were members of the Napotel Pension Fund, a defined contribution fund, governed by the Pension Fund Act no 24 of 1956. Employees' contributions amount to 7% of basic salary and the company's contributions amounts to 16% of basic salary.

The Napotel Pension Fund converted from a defined benefit plan to defined contribution plan with effect from 1 October 1997. A statutory actuarial valuation was carried out as at 30 September 2018, which indicate that the fund was in a sound financial position.

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Notes to the Annual Financial Statements

Gro	Group		ipany
2018	2017	2018	2017
N\$ '000	N\$ '000	N\$ '000	N\$ '000

12. Post employment benefits (continued)

Sensitivity Analysis

The valuation above is only an estimate of the cost of providing post - employment medical aid benefits. The actual cost to the organisation will be dependent on actual future levels of assumed variables.

In order to illustrate the sensitivity of our results to changes in certain key variables, we have recalculated the liabilities using the following assumptions:

20 % increase/ decrease in the assumed level of mortality;

1% increase/ decrease in the Medical Aid inflation

Mortality

Deviations from the assumed level of mortality experience of the current employees and the continuation members (pensioners) will have a large impact on the actual cost to the company. If the actual rates of mortality turns out higher than the rates assumed in the valuation basis, the cost to the company in the form of subsidies will reduce and vice versa.

We have illustrated the effect of higher and lower mortality rates on total accrued liability by increasing and decreasing the mortality rates by 20%. The effect is as follows:

Balance of liability with change in assumption:

20% decrease in mortality rate	13,388	15,175	13,388	15,175
Valuation assumption	12,278	12,958	12,278	12,958
20% increase in mortality rate	11,395	11,997	11,395	11,997

Medical Aid inflation

The cost of the subsidy after retirement is dependent on the increase in the contributions to the medical aid scheme before and after retirement. The rate at which these contributions increase will thus have a direct effect on the liability of future retirees.

We have tested the effect of a 1% p.a change in the medical aid inflation assumption. The effect is as follows:

 Balance of liability with change in assumption: 1% decrease in medical aid inflation Valuation assumption 1% decrease in valuation assumption 13. Savings bank investors 	11,134 12,278 13,609	11,703 12,958 14,429	11,134 12,278 13,609	11,703 12,958 14,429
Composition of savings bank investors				
Savings accounts	614,887	580,508	614,887	580,508
Save as you earn	17,517	8,420	17,517	8,420
Fixed term deposits	4,145,555	3,268,159	4,157,136	3,272,688
Call and notice accounts	112,046	200,969	112,046	200,969
Mychoice accounts	21,740	20,673	21,740	20,673
	4,911,746	4,078,729	4,923,327	4,083,258

Annual Financial Statements for the year ended 30 September 2018

	Grou	ıp	Comp	any
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
13. Savings bank investors (continued)				
The current and long term portions of the portfolio is split as follows:				
Non current portion	654,145	609,601	654,145	609,601
Current portion	4,257,601 4,911,746	3,469,128 4,078,729	4,269,182 4,923,327	3,473,657 4,083,258
14. Inventories				
Composition of savings bank investors				
Goods for resale	22,946	37,474	22,946	37,474
Stamps	3,156	3,860	3,156	3,860
Stationery	4,000	4,486	4,000	4,486
Other inventories (Smartcards, philately new range)	158	254	158	254
	30,259	46,074	30,259	46,074
15. Trade and other receivables				
Trade receivables	34,717	41,724	34,717	42,057
Employee loans	2,124	1,523	2,124	1,523
Prepayments	3,755	2,381	3,489	1,941
VAT	-	15	-	-
Other receivables (Agency fees etc)	23,440	14,406	23,430	14,406
	64,036	60,049	63,760	59,927

The credit quality of trade and other receivables that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or to historical information about counterparty default rates:

Trade receivables

Counterparties without external credit rating	0.774	15.0 (0)		45.070
State owned entities (existing clients with no history of default)	2,774	15,262	2,774	15,262
State owned entities (existing clients with history of default)	2,264	1,205	2,264	1,205
Government entities (existing clients with no history of default)	7,437	7,116	7,437	7,116
Government entities (existing clients with history of default)	6,130	1,352	6,130	1,352
Corporate clients (existing clients with no history of default)	11,759	11,809	11,759	12,142
Corporate clients (existing clients with history of default)	4,150	1,451	4,150	1,451
Private individuals(existing clients with no history of default)	105	3,273	105	3,273
Private individuals (existing clients with history of default)	97	256	97	256
-	34,717	41,724	34,717	42,057

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Notes to the Annual Financial Statements

Gro	Group		Company	
2018	2017	2018	2017	
N\$ '000	N\$ '000	N\$ '000	N\$ '000	

15. Trade and other receivables (continued)

Trade and other receivables past due but not impaired

Trade and other receivables which are less than 3 months past due are not considered to be impaired. At 30 September 2018, N\$ 18,966 million (2017: N\$ 44,460 million) were past due but not impaired.

The ageing of amounts past due but not impaired is as follows:

1 month past due	10,448	26,527	10,448	26,527
2 months past due	2,464	3,455	2,464	3,455
3 months past due	6,054	14,477	6,054	14,477

As of 30 September 2018, trade and other receivables of N\$ 33,452 million (2017: N\$ 28,723 million) were impaired and provided for.

The amount of the provision was N\$ 33,452 million as of 30 September 2018 (2017: N\$ 28,723 million).

The ageing of these loans is as follows:

3 months to more than 1 year	33,452	28,723	33,452	28,723

International debtors

Ageing for terminal dues, parcel credits and Expediated Mail Service:

18 months	6,888	1,612	6,888	1,612
24 months	744	1,135	744	1,135
30 months	1,729	2,812	1,729	2,812
36 months and above	14,682	14,201	14,682	14,201
Total	24,043	19,760	24,043	19,760

Reconciliation of provision for impairment of trade and other receivables

Opening balance Movement for the year	28,723 4,729 33,452	21,091 7,632 28,723	28,723 4,729 33,452	21,091 7,632 28,723
16. Cash and cash equivalents				
Cash and cash equivalents consist of:				
Cash on hand Bank balances	16,315 71,323	20,503 43,703	16,307 69,359	20,509 43,280

87,638

64,206

<u>85,666</u>

<u>63,789</u>

Annual Financial Statements for the year ended 30 September 2018

	Group		Company	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
16. Cash and cash equivalents (continued)				
Cash and cash equivalents held by	36,679	25,015	36,679	58,447
Namibia Post Limited on behalf of				
savings bank customers and are not				
available for use by the group.				

The company has undrawn bank overdraft facilities of N\$14 million (2017: N\$14 million) applicable to all current accounts. The overdraft facilities are unsecured. There are specific covenants attached to the facility with which Namibia Post Limited needs to comply

Credit quality of cash at bank and short term deposits, excluding cash on hand

The credit quality of cash at bank and short term deposits, excluding cash on hand that are neither past due nor impaired can be assessed by reference to external credit ratings (if available) or historical information about counterparty default rates:

Credit rating				
Bank Windhoek Limited (AA)	15	-	15	-
Standard Bank Namibia Limited (AA+)	68,951	43,240	68,951	43,228
Nedbank Namibia (A1+)	1,964	411	-	-
First National Bank Namibia (AA+)	393	52	393	52
	71,323	43,703	69,359	43,280
17. Share capital				
Authorised				
50,000,000 Ordinary shares	50,000	50,000	50,000	50,000
Issued				
5,075,000 Ordinary shares at N\$ 1 per share	5,075	5,075	5,075	5,075



Annual Financial Statements for the year ended 30 September 2018

	Grou		Comp	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
18. Other financial liabilities				
Held at amortised cost Kreditanstalt Fur Wiederaufbau Ioan (KfW)	53,367	52,407	53,367	52,407
The loan is issued in Euros and is repayable in half yearly instalments of 15,000 euros which commenced on 30 June 2015. The initial amount borrowed was 883,767 Euros, a further loan amount of 6,070,000 Euros was subsequently borrowed, payable from June 2023 to June 2027 at an instalment of 151,000 euros and 152,000 Euros from June 4% (2017: 4%). The loan is unsecured and the effective interest rate is 2% (2017: 2%).				
Development Bank of Namibia The loan bears interest of 8% and is repayable over a period of 5 years including 4 months grace period on interest. Capital portion will be repaid as a bullet payment on last day of the 5th year.	30,451	30,453	-	-
Bank Windhoek	24,656	-	-	-
The loan bears Interest at the nominal annual Prime Interest Rate (10.50% at present) plus 0.50% and is repayable over a period of 5 years (60 months) with a balloon payment of the outstanding amount in month 60, with a refinancing option for another 5 years. The loan is being withdrawn in tranches and the full loan amount of N\$ 200 million wil be withdrawn by 30 September 2019.				
_	400.474			50.407
-	108,474	82,860	53,367	52,407
Non-current liabilities				
At amortised cost	105,441	81,744	51,993	51,291
Current liabilities				
A CONTRACTOR			1 07 1	

	108,474	82,860	53,367	52,407
Non-current liabilities				
At amortised cost	105,441	81,744	51,993	51,291
Current liabilities				
At amortised cost	3,033	1,116	1,374	1,116
	108,474	82,860	53,367	52,407
	Kreditanstalt fur Wieder aufbau 2018 N\$ '000	Kreditanstalt fur Wieder aufbau 2017 N\$ '000	Kreditanstalt fur Wieder aufbau 2018 N\$ '000	Kreditanstalt fur Wieder aufbau 2017 N\$ '000
Opening balance	52,407	48,305	52,407	48,305
Interest expense	928	887	928	887
Foreign exchange (gain) / loss	1,292	(465)	1,292	(465)
Payments	-	(646)	-	(646)
Receipts	(1,260)	4,326	(1,260)	4,326
	53,367	52,407	53,367	52,407

Annual Financial Statements for the year ended 30 September 2018

	Grou	ір	Comp	any
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
19. Current tax receivable / (payable)				
Current tax receivable				
Current tax receivable	11,742	14,556	12,871	13,844
Reconciliation for current tax receivable / (payable):				
Opening balance	14,556	16,751	13,844	16,723
Current tax for the year	(16,906)	(8,509)	(9,277)	(3,493)
Tax refund	-	(4,568)	-	(4,432)
Opening balance adjustment	(1,271)	128	-	(8)
Provisional tax payment - 2018	15,363	-	8,304	-
Provisional tax payment - 2017	-	10,754	-	5,054
	11,742	14,556	12,871	13,844
Balance of provision for taxation consists of:				
2015	3,627	3,627	3,627	3,627
2016	13,252	13,252	13,224	13,224
2017 2018	(3,167) (1,970)	(2,323)	(3,007) (973)	(3,007)
2010	<u> </u>	14,556	<u> </u>	13,844
20. Trade and other payables				
Trade payables	25,247	20,628	23,361	17,238
Amounts received in advance	11,789	2,889	11,789	2,889
VAT	2,447	1,474	2,318	1,474
Telecom- telephone payments	378	3,194	378	557
Provisions	32,595	27,429	30,244	27,429
Deposits received	115,466	111,020	115,466	110,821
Other payables	3,119	5,703	1,639	3,519
	191,039	172,337	185,195	163,927

21. Financial liabilities

The accounting policies for financial instruments have been applied at amortised cost to the following line items:

Financial liabilities at amortised cost				
Other financial liabilities	108,474	82,860	53,367	52,407
Trade and other payables (excluding VAT)	188,593	170,863	182,877	162,453
Savings bank investors	4,911,746	4,078,729	4,923,327	4,083,258
Retirement benefit obligation	12,278	12,958	12,278	12,958
	5,221,091	4,345,410	5,171,849	4,311,076

Annual Financial Statements for the year ended 30 September 2018

	Grou	ıp	Comp	any
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
22. Revenue				
Sale of goods	286,577	301,603	286,577	301,603
Rendering of services	300,369	269,658	285,340	269,659
Cash Deposit and withdrawal fees	29,026	30,449	29,026	30,449
Interest received (trading)	420,727	337,868	368,543	294,708
Agency fees	35,996	37,324	35,996	38,433
Savings bank management, smart card and loans' administration fee	29,149	47,757	29,149	29,810
Other	3,463	3,206	3,418	3,205
	1,105,307	1,027,865	1,038,049	967,867
23. Cost of sales Sale of goods Cost of goods sold	292,304	307,850	292,304	307,850
		307,830	272,304	307,830
Rendering of services				
Savings Bank interest expense	273,442	255,332	270,953	246,332
Other services	84,499	49,757	84,485	52,526
Other services Distribution Cost	40,445	49,757 28,519	84,485 40,445	52,526 29,044
	40,445 398,386			29,044
	40,445	28,519	40,445	29,044 327,902
	40,445 398,386	28,519 333,608	40,445 395,883	
Distribution Cost	40,445 398,386	28,519 333,608	40,445 395,883	29,044 327,902 635,752
Distribution Cost 24. Other income Profit on sale of assets and liabilities	40,445 398,386 690,690	28,519 333,608 641,458	40,445 395,883 688,187	29,044 327,902 635,752
Distribution Cost 24. Other income	40,445 398,386 690,690 23	28,519 333,608 641,458 14	40,445 395,883 688,187	29,044 327,902 635,752 14
Distribution Cost 24. Other income Profit on sale of assets and liabilities Recoveries	40,445 398,386 690,690 23 1,922	28,519 333,608 641,458 14 1,120	40,445 395,883 688,187 15	29,044 327,902

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Annual Financial Statements for the year ended 30 September 2018

	Grou	qu	Comp	bany
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
25. Operating profit				
Operating profit for the year is stated after cha	rging the following, amongst oth	ners:		
Operating profit for the year is stated after cha Auditor's remuneration - external	rging the following, amongst oth	iers:		
	rging the following, amongst oth 2,127	ners: 1,638	1,868	1,434
Auditor's remuneration - external			1,868	1,434 81

Consulting and professional services	6,993	5,602	6,448	5,256
Leases				
Operating lease charges				
Premises	27,050	24,822	26,216	23,987
Contingent rentals on operating leases				
Premises	9,321	3,968	9,321	3,968
Operating lease recoveries from subleases				
Premises	-	807	-	807
Total operating lease charges	36,371	29,597	35,537	28,762
Depreciation and amortisation				
Depreciation of property, plant and equipment	6,884	9,078	6,490	8,693
Amortisation of intangible assets	3,445	6,002	3,272	5,829
Total depreciation and amortisation	10,329	15,080	9,762	14,522



Annual Financial Statements for the year ended 30 September 2018

	Grou	nnual Financial Statements Group		Company	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000	
25. Operating profit (continued)					
Expenses by nature					
Cost of sales	690,690	641,458	688,187	635,752	
Employee costs	240,294	232,602	228,557	219,950	
Operating lease charges	36,371	29,597	35,537	28,762	
Depreciation, amortisation and impairment	10,329	15,080	9,762	14,522	
Advertising	7,583	4,785	7,144	4,78	
Texpenses	7,783	15,109	7,783	14,883	
Security	8,786	11,625	8,786	11,625	
Municipal expenses	2,877	9,185	2,877	9,18	
Consulting and professional fees	6,993	5,427	6,448	5,08:	
Bad debts	13,588	7,898	5,490	7,898	
Telephone and fax	11,853	12,157	11,755	12,063	
Commission paid	4,902	6,805	4,901	5,118	
Other expenses	36,830	39,896	30,038	29,814	
	1,078,879	1,031,624	1,047,265	999,430	
Depreciation Property, plant and equipment					
	6 884	9 0 7 8	6 4 9 0	8 693	
	6,884	9,078	6,490	8,693	
	6,884	9,078	6,490	8,693	
Amortisation Intangible assets		9,078 - 6,002	6,490 - 3,272	8,693 - 5,829	
Amortisation Intangible assets	<u>-</u>			-	
Amortisation Intangible assets Total depreciation, amortisation and impairment	<u>-</u>			5,829	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation	3,445	6,002	3,272	5,829	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation	- 3,445 6,884	6,002 9,078	6,490	5,829 8,693 5,829	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation	- 3,445 6,884 3,445	6,002 9,078 6,002	3,272 6,490 3,272	5,829 8,693 5,829	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation 27. Investment Income	- 3,445 6,884 3,445	6,002 9,078 6,002	3,272 6,490 3,272	5,829 8,693 5,829 14,522	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation 27. Investment Income Dividends received	6,884 3,445 10,329	6,002 9,078 6,002 15,080	3,272 6,490 3,272 9,762	5,829 8,693 5,829 14,522 10,193	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation 27. Investment Income Dividends received	- 3,445 6,884 3,445 10,329 6,559	6,002 9,078 6,002 15,080 3,443	3,272 6,490 3,272 9,762 8,059	5,829 5,829 5,829 14,522 10,190 10,190	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation 27. Investment Income Dividends received Interest received	6,884 3,445 3,445 10,329 6,559 4,707	6,002 9,078 6,002 15,080 3,443 8,153	3,272 6,490 3,272 9,762 8,059 21,882	5,829 5,829 5,829 14,522 10,190 10,190	
Amortisation Intangible assets Total depreciation, amortisation and impairment Depreciation Amortisation 27. Investment Income Dividends received Interest received 28. Finance costs	6,884 3,445 3,445 10,329 6,559 4,707	6,002 9,078 6,002 15,080 3,443 8,153	3,272 6,490 3,272 9,762 8,059 21,882	5,829 8,693 5,829 14,522 10,193 19,333 29,526	
Amortisation	6,884 3,445 10,329 6,559 4,707 11,266	6,002 9,078 6,002 15,080 3,443 8,153 11,596	3,272 6,490 3,272 9,762 8,059 21,882 29,941	-	

Annual Financial Statements for the year ended 30 September 2018

Notes to the Ann	Grou		Comp	201/
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
29. Income tax expense				
Major components of the income tax expense				
Current Local income tax - current period	16,906	8,509	9,277	3,493
Deferred Originating and reversing temporary	(5,349)	(753)	(4,712)	(1,266)
differences Arising from prior period adjustments	3,733 (1,616)	152 (601)	3,735 (977)	152 (1,114)
	15,290	7,908	8,300	2,379
Reconciliation of the income tax expense Accounting profit	54,580	30,264	29,496	14,207
Tax at the applicable tax rate of 32%	17,466	9,684	9,439	4,546
Tax effect of adjustments on taxable income				
Prior period adjustment - deferred tax Net Permanent differences	3,733 (5,909) 15,290	152 (1,928) 7,908	3,735 (4,874) 8,300	152 (2,319) 2,379
30. Income tax expense (other comprehensive income)				
Major components of the income tax expense				
Current relating to other comprehensive income				
Local income tax - current period Deferred relating to other comprehensive income / (loss)	-	-	-	-
Current year	(10,896)	5,445	(10,896)	5,445
Reconciliation of the income tax expense Reconciliation between other comprehensive				
income and tax expense Other comprehensive income / (loss)	(34,049)	17,015	(34,049)	17,015
Tax at the applicable tax rate of 32% (2017: 32%)	(10,896)	5,445	(10,896)	5,445
Tax effect of adjustments on taxable				
other comprehensive income				
Originating and reversing temporary differences	-	-	-	-
	(10,896)	5,445	(10,896)	5,445

Annual Financial Statements for the year ended 30 September 2018

	Grou	р	Comp	any
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
31. Cash generated from operations				
Profit (loss) before taxation	55,645	30,264	30,561	14,214
Adjustments for:				
Depreciation and amortisation	10,329	15,080	9,762	14,522
Income from equity accounted investments	-	(5,533)	-	-
Dividend income	(6,559)	(3,443)	(8,059)	(10,193)
Interest received - investment	(4,706)	(8,153)	(21,881)	(19,333)
Finance costs	929	1,414	929	931
Foreign exchange differences	(730)	-	(730)	-
Movements in retirement benefit assets and liabilities	(680)	402	(680)	402
Other non - cash items	-	6,209	-	(155)
Equity accounting	(566)	-	-	-
Changes in working capital:				
Inventories	15,815	8,437	15,815	8,437
Trade and other receivables	(1,957)	36,490	(1,803)	36,461
Trade and other payables	13,434	(12,956)	15,999	(15,318)
	80,954	68,211	39,913	29,968
32. Tax (paid) refunded				
Balance at the beginning of the year	14,556	16,751	13,844	16,723
Prior period adjustment	(1,271)	-	(9,283)	-
Current tax for the year recognised in profit or loss	(16,906)	(8,509)	(12,865)	(3,493)
Balance at end of the year	(11,742)	(14,556)	-	(13,844)
	(15,363)	(6,314)	(8,304)	(614)

33. Prior period adjustment

The company noted system interface differences on cash on hand balance between the accounting system (SAP) and the frontend system (WRE). In the current year, it was noted that the non correction of this difference resulted in the cash and cash equivalent and retained earnings balances in the prior years being overstated.

The cummulative effect of this has been corrected by restating each of the affected financial statement line items for the prior periods, as follows:

Impact in the statement of financial position

	2017	1 October 2016
	N\$'000	N\$'000
Decrease in cash and cash equivalents	(8,957)	(8,957)
Total assets	(8,957)	(8,957)
Decrease in retained earnings	8,957	8,957
Total equity	8,957	8,957



Annual Financial Statements for the year ended 30 September 2018

	Grou	ar	Company	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
34. Commitments				
Authorised capital expenditure				
Already contracted for but not provided for				
Commitments in respect of contracts placed	1,246	3,243	1,246	3,243
Not yet contracted for and authorised by directors	25,766	64,560	25,766	64,560
Guarantees				
Ministry of Finance	70	70	70	70
Avon and Justine	150	-	150	-
Operating leases – as lessee (expense)				
Minimum lease payments due				
Within one year	57,651	39,898	57,651	39,898
In second to fifth year inclusive	213,748	93,125	213,748	93,125
	271,399	133,023	271,399	133,023

Operating lease payments represent rentals payable by the group for certain of its office properties. Leases are negotiated for an average term of seven years and rentals are fixed for an average of three years. No contingent rent is payable.

Annual Financial Statements for the year ended 30 September 2018

Notes to the Annual Financial Statements

35. Related parties	
Relationships	
Ultimate shareholder	Government of the Republic of Namibia
Holding company	Namibia Post and Telecom Holdings Limited
Subsidiary	NamPost Financial Brokers (Pty) Ltd, Refer to note 6
Joint arrangements	SmartSwitch Namibia (Pty)Ltd, Refer to note 7
NamPost directors	Refer to directors' report on page 7
Directors (Nampost Financial Brokers (Pty) Ltd)	Mr Festus F Hangula
	Mr Frederick A Botha (resigned 21 November 2017)
	Mr James A Cumming
	Ms Jennifer J Comalie
Fellow Subsidiaries	Telecom Namibia Limited
	Mobile Telecommunications Limited
Members of key management	Festus Hangula (Chief Executive Officer for Namibia Post Limited) Patrick Gardiner (Chief Executive Officer for NamPost Financial
	Brokers (Pty) Ltd)
	Batsirai Pfigirai (General Manager: Finance)
	Jorn Schnoor (Chief Information Officer)
	Sonia Bergh (General Manager: Human Resources)
	Jennifer Comalie (Chief Commercial Officer)
	Berlindi van Eck (General Manager: Marketing)
	Eldorette Harmse (Head: Legal Services and Company Secretary)
	Tangeni Erkana (General Manager: Retail Services)
	Kgomotso Hochobeb (Head: Internal Audit)
	Deon Claasen (Chief Risk Officer)
	Guilleame Christ (Acting: General Manager Courier)

Annual Financial Statements for the year ended 30 September 2018

	ual Financial Statements Group		Company	
	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
35. Related parties (continued)				
Related party balances				
Receivable from related parties				
Mobile Telecommunications Limited Telecom Namibia Limited SmartSwitch Nambia (Pty) Ltd	342 119 -	1,450 459 -	342 119 -	1,450 459 -
Namibia Post and Telecom Holdings Limited	2	-	2	-
Hollard Life Namibia Ltd	-	510	-	-
Payable to related parties				
Mobile Telecommunications Limited Telecom Namibia Limited	1,926 84	1,128 198	1,926 84	1,128 198
SmartSwitch Namibia (Pty) Ltd	2,838	2,838	2,838	2,838
Hollard Life Namibia Ltd	-	(1)	-	(1
Loans to related parties				
NamPost Financial Brokers (Pty) Ltd	216,390	43,227	216,390	43,227
Related party transactions				
Sales of goods / services				
Telecom Namibia Limited	2,595	7,364	2,595	7,364
Namibia Post and Telecom Holdings Limited	6	7	6	-
Mobile Telecommunications Limited	12,495	10,141	12,495	10,14
NamPost Financial Brokers (Pty) Ltd	216,696	5,580	216,696	5,580
SmartSwitch Namibia (Pty) Ltd	7,473.60	2	7,474	:
Hollard Life Namibia Ltd	13,834	83	13,834	83
Purchases of goods / services				
Namibia Post and Telecom Holdings Limited	33,231	30,916	33,231	41,212
Mobile Telecommunications Limited Telecom Namibia Limited	293,471 247	448,952 2,699	293,471 247	448,952 2,699
SmartSwitch Namibia (Pty) Ltd	15,904	16,218	15,904	16,218
Hollard Life Namibia Ltd	-	(1)	-	(2
Directors'emoluments				
Evangelina N Hamunyela	179	212	179	19
Frederick A Botha	-	31	-	-
Neville S B Field	-	8	-	ł
Perien J Boer	157	145	157	14
Muronga Haingura	151	`129	151	12
lsrael U D Kalenga	122	127	122	12
James A Cumming	146	184	101	15
Compensation: Key management				
Short -term employee benefits	22,681	19,663	17,172	19,579

Annual Financial Statements for the year ended 30 September 2018

	ailed In	Group		Compo	iny
	Notes	2018	2017	2018	2017
		N\$ '000	N\$ '000	N\$ '000	N\$ '000
Revenue					
Sale of goods		286,577	301,603	286,577	301,603
Rendering of services		300,369	269,658	285,340	269,658
Cash deposits and withdrawal fees		29,026	30,449	29,026	30,449
Miscellaneous other revenue		3,462	3,206	3,417	3,206
Interest received (trading)		420,727	337,868	368,543	294,708
Agency fees		35,996	37,324	35,996	38,433
Savings bank management , smart		29,150	47,757	29,150	29,810
card and loans' administration fee					
	22	1,105,307	1,027,865	1,038,049	967,867
Cost of sales					
Opening stock		(46,074)	(54,511)	(46,074)	(54,511)
Purchases		(674,928)	(633,066)	(672,425)	(627,360)
Closing stock		30,259	46,074	30,259	46,074
Discount received		53	45	53	45
	23	(690,690)	(641,458)	(688,187)	(635,752)
Gross profit	-	414,617	386,407	349,862	332,115
Other operating income					
Bad debts recovered		1,922	1,120	_	_
Other income		9,074	18,203	8,955	18,203
Profit / (loss) on exchange differences		730	(1,029)	730	(1,029)
Profit / (loss) on sale of assets and		23	14	15	14
liabilities					
Operating profit (loss)	24	11,749	18,308	9,700	17,188
Expenses (Refer to pages 61 - 62)		(388,189)	(390,166)	(359,078)	(363,684)
Operating profit (loss)	25	38,177	14,549	484	(14,381)
Investment income	20	11,266	11,596	29,941	29,526
Finance costs		(929)	(1,414)	(929)	(931)
Income from equity accounted investments		6,066	5,533	-	-
Profit before taxation	-	54,580	30,264	29,496	14,214
	-				
Taxation		(15,290)	(7,908)	(8,300)	(2,379)

The supplementary information presented does not form part of the annual financial statements and is unaudited.

Annual Financial Statements for the year ended 30 September 2018

		<u>come Staten</u> Grou		Compo	iny
	Notes	2018	2017	2018	2017
		N\$ '000	N\$ '000	N\$ '000	N\$ '000
Other operating expenses					
Selling and distribution expenses					
Commission paid		(6,396)	(6,805)	(4,902)	(5,118)
Motor vehicle expenses		(2,592)	(2,313)	(2,592)	(2,258)
Postage		(413)	(452)	(100)	(119)
	-	(9,401)	(9,570)	(7,594)	(7,495)
Marketing expenses					
Advertising	_	(7,583)	(4,785)	(7,144)	(4,785)
General and administrative expenses					
Auditors remuneration - external auditors	25	(2,127)	(1,719)	(1,868)	(1,515)
Bank charges		(2,028)	(2,113)	(1,998)	(2,090)
Computer expenses		(113)	(357)	-	-
Depreciation		(6,884)	(9,078)	(6,490)	(8,693)
Employee costs		(240,018)	(232,602)	(228,282)	(219,950)
Insurance		(3,103)	(2,969)	(3,034)	(2,906)
IT expenses		(7,783)	(15,109)	(7,783)	(14,881)
Lease rentals on operating lease		(35,537)	(29,597)	(35,537)	(28,762)
Municipal expenses		(2,877)	(9,185)	(2,877)	(9,185)
Printing and stationery		(1,426)	(9,452)	(1,330)	(9,216)
Telephone and fax		(11,853)	(12,157)	(11,755)	(12,063)
	-	(313,749.5)	(324,338)	(300,954)	(309,261)
Maintenance expenses					
Repairs and maintenance		(1,474)	(2,009)	(1,469)	(2,006)

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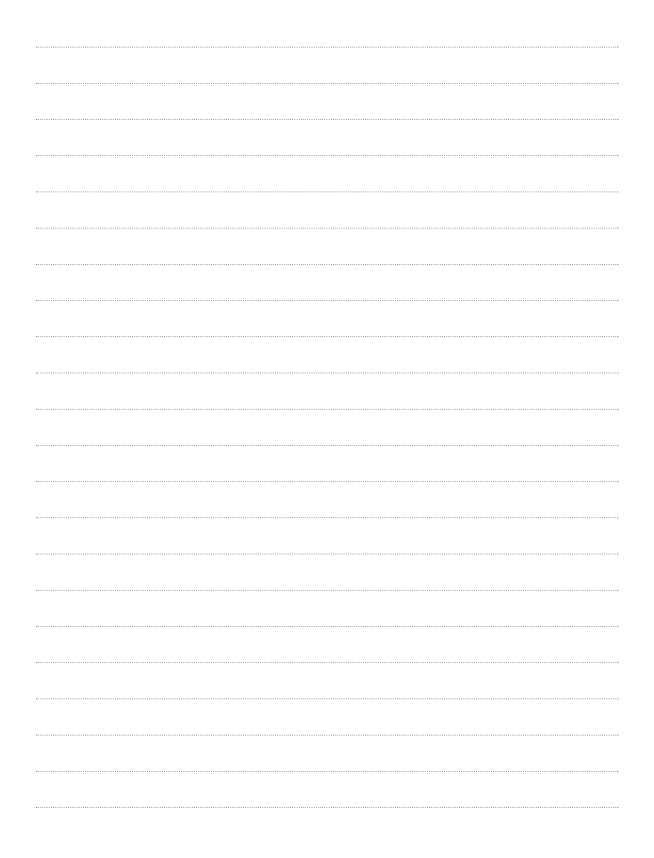
		<u>ome Staten:</u> Grou		Compo	iny
	Notes	2018 N\$ '000	2017 N\$ '000	2018 N\$ '000	2017 N\$ '000
Other operating expenses (continued)					
Amortisation		(3,445)	(6,002)	(3,272)	(5,829)
Bad debts		(5,490)	(7,898)	(5,490)	(7,898)
Cleaning		(1,299)	(1,557)	(1,272)	(1,557)
Consulting and professional fees		(6,993)	(5,427)	(6,448)	(5,081)
Consulting and professional fees - legal fees		(544)	(175)	(175)	(175)
Entertainment		(873)	(930)	(865)	(914)
HIV/ Aids expenses		(493)	(1,256)	(493)	(475)
Recruitment fees		(276)	(62)	(276)	(34)
Impairment of loans		(8,098)	(7,622)	-	-
Mass distance charges		(308)	(488)	(308)	
Signage		-	(22)	-	-
Corporate communication		(204)	(161)	(204)	(161)
Safe custody fees		(35)	(70)	(35)	(70)
Fines and penalties		(3,251)	(341)	(688)	(341)
Other expenses		(19,705)	(1,134)	(17,760)	(1,134)
Security		(1,021)	(11,625)	(1,021)	(11,625)
Staff welfare		(376)	(228)	(304)	(227)
Subscriptions		(2,166)	(2,533)	(2,166)	(2,533)
Training		(869)	(970)	(637)	(813)
Travel - local		(501)	(594)	(468)	(579)
Travel - overseas		(35)	(369)	(35)	(369)
		(55,982)	(49,464)	(41,917)	(39,815)
		(388,189)	(390,166)	(359,078)	(363,362)

Annual Financial Statements for the year ended 30 September 2018

The supplementary information presented does not form part of the annual financial statements and is unaudited

The process of weaving integrates various strings of material into one coherent fabric. For our first ever integrated annual report, we have used traditional Namibian textiles as a symbol for bringing Namibians closer together through what we do. We have reconstructed department icons using the various indigenous fabric resulting in an elegant and dynamic visual document.

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130²⁰¹⁸ NamPost Integrated Annual Report

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