UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS For the three-month period ended 31 March 2025

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Kingdom of Saudi Arabia

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INDEPENDENT AUDITOR'S REVIEW REPORT ON THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS TO THE SHAREHOLDERS OF RASAN INFORMATION TECHNOLOGY COMPANY (A SAUDI JOINT STOCK COMPANY)

Introduction

We have reviewed the accompanying interim condensed consolidated statement of financial position of Rasan Information Technology Company (A Saudi Joint Stock Company) ("the Company") and its subsidiaries (collectively with the Company referred to as "the Group") as at 31 March 2025, and the related interim condensed consolidated statements of comprehensive income, changes in shareholders' equity and cash flows for the three-month period then ended, and explanatory notes. Management is responsible for the preparation and presentation of these interim condensed consolidated financial statements in accordance with International Accounting Standard 34, "Interim Financial Reporting" ("IAS 34") as endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" as endorsed in the Kingdom of Saudi Arabia. A review of interim financial statement consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing that are endorsed in the Kingdom of Saudi Arabia and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34 as endorsed in the Kingdom of Saudi Arabia.

for Ernst & Young Professional Services

Abdulaziz S. Alarifi Certified Public Accountant License No. (572)

Riyadh: 7 Thul-Qi'dah1446H (5 May 2025)



UNAUDITED INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION As at 31 March 2025

		31 March 2025 (Unaudited)	31 December 2024 (Audited)
	Note	土	้
ASSETS			
CURRENT ASSETS			
Cash and cash equivalents	4	527,680,191	451,030,258
Restricted cash		7,715,923	22,469,854
Trade receivables, prepayments, and other current assets Amounts due from related parties	5	381,327,357 25,187,116	351,215,797 26,548,734
Amounts due nom related parties	5	23,107,110	20,548,754
TOTAL CURRENT ASSETS		941,910,587	851,264,643
NON-CURRENT ASSETS			
Property and equipment		15,527,989	16,047,347
Intangible assets		67,286,125	60,028,654
Right-of-use assets		6,578,697	4,194,322
Deferred tax asset	6	322,482	308,025
TOTAL NON-CURRENT ASSETS		89,715,293	80,578,348
TOTAL ASSETS		1,031,625,880	931,842,991
LIABILITIES AND SHAREHOLDERS' EQUITY			
CURRENT LIABILITIES			
Trade and other payables	_	544,072,449	484,465,766
Amounts due to related parties	5	381,978	2,899,537
Lease liability Zakat and income tax payable	6	2,754,188 19,862,775	1,827,421 15,720,194
TOTAL CURRENT LIABILITIES	Ū.	567,071,390	504,912,918
NON-CURRENT LIABILITIES			
Employees' defined benefits liabilities		10,626,601	10,007,218
Lease liability		3,456,491	2,027,220
TOTAL NON-CURRENT LIABILITIES		14,083,092	12,034,438
TOTAL LIABILITIES		581,154,482	516,947,356
SHAREHOLDERS' EQUITY			
Share capital	7	77,507,000	75,800,000
Shares held for employee share purchase plan	9	(925,998)	-
Share premium		188,444,330	188,444,330
Statutory reserve		6,444,542	6,444,542
Share-based payment reserve	9	4,045,921	-
Retained earnings		173,431,526	142,729,873
Actuarial valuation Currency translation reserve		(2,710,074) 4,234,151	(2,710,844) 4,187,734
TOTAL SHAREHOLDERS' EQUITY		450,471,398	414,895,635
			931,842,991
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY		1,031,625,880	

Chief Executive Officer	Chief Financial Officer	Signed by:	Chairman of Board
Moayad Abdullah AlFallaj	Yazeed Hussam Alhayyaf		Majed Abdullah Albawardi
	012471660DCD42D	A9C097E4345547	8

Signed by: 50E7931EDABA

The accompanying notes 1 to 15 form an integral part of these unaudited interim condensed consolidated financial statements.

UNAUDITED INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the three-month period ended 31 March 2025

	Note	For the three- month period ended 31 March 2025 上	For the three- month period ended 31 March 2024
Revenue from contract with customers Cost of revenue	8	120,511,007 (34,750,598)	66,933,736 (26,891,505)
GROSS PROFIT		85,760,409	40,042,231
General and administrative expenses Marketing expenses		(33,555,672) (22,409,023)	(24,917,051) (5,187,964)
OPERATING PROFIT		29,795,714	9,937,216
Finance costs Other income		(248,817) 4,582,871	(99,462) 1,298,044
INCOME BEFORE ZAKAT AND INCOME TAX		34,129,768	11,135,798
Zakat Income tax, net	6 6	(3,442,572) (685,943)	(1,117,004) (545,578)
NET INCOME FOR THE PERIOD		30,001,253	9,473,216
OTHER COMPREHENSIVE INCOME: Other comprehensive income that may be reclassified to profit or loss in subsequent periods: Exchange differences on translation of foreign operations Other comprehensive gain / (loss) that will not be reclassified to profit or loss in subsequent periods:		46,417	4,556,852
Re-measurements of employees' defined benefit liabilities		770	(518)
TOTAL COMPREHENSIVE INCOME		30,048,440	14,029,550
Earnings per share Earnings per share attributable to ordinary equity holders of the Parent Company (basic and diluted)	10	0.39	0.13

Signed by:

Chief Executive Officer Moayad Abdullah AlFallaj

Signed by: Not A9C097E43455478...

Chief Financial Officer Yazeed Hussam Alhayyaf

Signed by . 50E7931EDABA44C...

Chairman of Board Majed Abdullah Albawardi

RASAN INFORMATION TECHNOLOGY COMPANY AND ITS SUBSIDIARIES

(A Saudi Joint Stock Company)

UNAUDITED INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY For the three-month period ended 31 March 2025

	Share capital	Shares held for employee share purchase plan <u>H</u>	Share premium 北	Share based payment 止	Statutory reserve 上	Retained earnings	Actuarial valuation reserve J	Currency translation reserve J	Total shareholders' equity 此
Balance at 1 January 2024 (audited)	70,500,000	-	-	-	4,254,385	47,670,630	(1,702,394)	271,031	120,993,652
Net income for the period Other comprehensive (loss)/ income	-	-	-	-	-	9,473,216	(518)	4,556,852	9,473,216 4,556,334
Total comprehensive income Income tax reimbursed by non-Saudi shareholder	-	-	-	-	-	9,473,216 515,359	(518)	4,556,852	14,029,550 515,359
Balance at 31 March 2024 (unaudited)	70,500,000		_		4,254,385	57,659,205	(1,702,912)	4,827,883	135,538,561
Balance at 1 January 2025 (audited)	75,800,000	-	188,444,330	-	6,444,542	142,729,873	(2,710,844)	4,187,734	414,895,635
Net income for the period Other comprehensive income	-	-	-	-		30,001,253	- 770	- 46.417	30,001, 253 47,187
Total comprehensive income	-	-	-	-	-	30,001, 253	770	46,417	30,048,440
Capital increase (note 7)	1,707,000	-	-	-	-	(1,707,000)	-	-	-
Shares held for employee share purchase plan (note 9) Share-based payment reserve (note 9)		(1,707,000)	-	- 4,045,921	-	1,707,000	-	-	- 4,045,921
Shares issued to employees (note 9) Income tax reimbursed by non-Saudi shareholder (note 5)	-	781,002	-	-	-	- 700,400	-	-	781,002 700,400
Balance at 31 March 2025 (unaudited)	77,507,000	(925,998)	188,444,330	4,045,921	6,444,542	173,431,526	(2,710,074)	4,234,151	450,471,398

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Chief Executive Officer Moayad Abdullah AlFallaj Signed by: Signed

Yazeed Hussam Alhayyaf

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Chairman of Board Majed Abdullah Albawardi

The accompanying notes 1 to 15 form an integral part of these unaudited interim condensed consolidated financial statements.

UNAUDITED INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS For the three-month period ended 31 March 2025

	N	For the three- month period ended 31 March 2025	For the three- month period ended 31 March 2024
OPERATING ACTIVITIES	Note	玉	
Income before zakat and income tax		34,129,768	11,135,798
Adjustments to reconcile income before zakat and income tax to net cash flows from operating activities:		54,129,700	11,155,776
Depreciation of property and equipment		1,086,950	977,745
Depreciation of right-of-use assets		680,021	588,706
Amortization of intangible assets		2,198,828	2,110,498
Interest on call deposits		(1,400,630)	(1,020,559)
Interest on short term deposits		(2,972,055)	-
Provision for expected credit losses on trade and other receivables		6,185,113	43,826
Provision for expected credit losses on amount due from related party		2,062,018	-
Provision for employees' defined benefits liabilities		977,475	788,309
Share based payment expense		2,230,627	-
Finance costs on lease liability		157,375	63,822
Operating cash flows before working capital changes		45,335,490	14,688,145
Working capital changes:			
Trade receivables, prepayments and other current assets		(32,543,616)	(2,710,354)
Amounts due from related parties		-	7,317,414
Restricted cash related to payment gateways		14,753,931	28,920,395
Trade and other payables		59,606,683	(27,501,763)
Amounts due to related parties		(2,517,559)	(728,237)
Net cash from operating activities		84,634,929	19,985,600
Employees' defined benefits paid		(357,323)	(95,533)
Finance cost paid		(157,375)	(63,837)
Zakat and income tax paid		(299)	
Net cash from operating activities		84,119,932	19,826,230
INVESTING ACTIVITIES			
Purchase of property and equipment		(566,108)	(417,905)
Interest received on call deposits		1,400,630	1,020,559
Additions to intangible assets	-	(7,641,005)	(6,505,062)
Net cash used in investing activities		(6,806,483)	(5,902,408)
FINANCING ACTIVITIES			
Lease liability paid		(703,838)	(112,944)
Cash used in financing activities		(703,838)	(112,944)
INCREASE IN CASH AND CASH EQUIVALENTS		76,609,611	13,810,878
Currency translation adjustments		40,322	4,882,803
Cash and cash equivalents at the beginning of the period		451,030,258	116,490,434
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD		527,680,191	135,184,115
	-		
Significant non-cash transactions:		4 808 000	
Increase in share capital		1,707,000	-
Interest on short term deposits		2,972,055	-
Chief Executive Officer Moayad Abdullah AlFallaj	A9C097	Chairmar	of Board dullah Albawardi

The accompanying notes 1 to 15 form an integral part of these unaudited interim condensed consolidated financial statements.

Signed by

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RASAN INFORMATION TECHNOLOGY COMPANY AND ITS SUBSIDIARIES (A Saudi Joint Stock Company) NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

31 March 2025

1 ORGANIZATION AND ACTIVITIES

Rasan Information Technology (the "Company" or the "Parent Company") is a joint stock company registered in the Kingdom of Saudi Arabia ("KSA") under commercial registration number 1010476663 dated 5 Sha'ban 1437H (corresponding to 12 May 2016) and unified identification number 7009444014, whose shares are publicly traded. The Company's head office is located at Riyadh and its registered address is P.O. Box 13248, Riyadh 3413, Kingdom of Saudi Arabia.

The Company is engaged in online wholesale, electronic publishing, ready software publishing, systems analysis, design and customization of program software's, software maintenance and web page design, setting up of web page hosting infrastructure, providing SMS design and website design.

Currently, the Company is engaged in providing insurance aggregator, online auto auction and online leasing insurance services. The disaggregation of revenue by product is presented in Note 8 below.

The unaudited interim condensed consolidated financial statements include the financial statements of the Company and its controlled subsidiaries (collectively with the Company referred to as the "Group") listed below as at 31 March 2025 and 31 December 2024:

Country of Subsidiary incorporation Nature of business		Country of incorporation Nature of business		ect ownership
	1		31 March 2025	31 December 2024
Rasan Software House LLC	UAE	Computer systems & communication equipment software design.	100%	100%
Rasan LLC	Egypt	Analysis and design of programs, databases and applications and all related services.	100% (*)	100% (*)
Awal Mozawadah Information Technology LLC	KSA	The company is engaged in vehicle's auctions, towing and storage.	100%	100%
Tameeni Electronic Insurance Brokerage Company	KSA	Electronic insurance brokerage.	100%	100%
Treza LLC	KSA	Design and program special software, interface design & user experience and application development.	100%	100%

- (*) 1% of the shareholding in Rasan LLC Egypt, is held by Mr. Muaiyad Abdullah Suliman Alfallaj (founding shareholder in the Company) in the beneficial interest of the Company.
- Rasan Software House LLC is a limited liability company registered under the United Arab Emirates ("UAE") Federal Law No. 2 of 2015 (UAE Companies Law), Dubai, UAE with registration number 779139 issued on 26 March 2020 by the Department of Economic Development – Government of Dubai. The registered address of the company is office 1102, Midas REF Limited, Business Bay, Dubai, UAE
- Rasan LLC is a limited liability company registered under the Egyptian Law No. 159 of 1981 (Egyptian Companies Law), Cairo, Arab Republic of Egypt ("Egypt") with registration number 137619 issued on 18 July 2020 by Ministry of Supply & Internal Trading Egypt. The registered address of the company is ground floor, Concord, Building 334 90th South Street, 5th Settlement, New Cairo.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

1 ORGANIZATION AND ACTIVITIES (CONTINUED)

- Awal Mozawadah Information Technology LLC is a limited liability company registered in Kingdom of Saudi Arabia under commercial registration number 1010627669 issued on 24 Jumad Thani 1441H (corresponding to 18 February 2020). The registered address of the company is building No. 3413, Al Thumama Road, Qurtubah, Riyadh, Saudi Arabia, 13248.
- Tamini Electronic Insurance Brokerage Company is a limited liability company registered in Kingdom of Saudi Arabia under commercial registration number 1010838913 issued on 12 Rabi Al-Thani 1444H (corresponding to 6 November 2022). The registered address of the company is 1st Floor, Argan Building, Al Thumamah Road, Al Munisiayah Dist, Riyadh, Saudi Arabia, 13249.
- Treza LLC is a limited liability company registered in Kingdom of Saudi Arabia under commercial registration number 1010867990 issued on 21 Rajab 1444H (corresponding to 13 March 2023). The registered address of the company is 1st Floor, Argan Building, Al Thumamah Road, Al Munisiayah Dist, Riyadh, Saudi Arabia, 13249.

2 BASIS OF PREPARATION

Statement of compliance

These unaudited interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" that is endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are endorsed by the Saudi Organization for Chartered and Professional Accountants.

Accounting convention

These unaudited interim condensed consolidated financial statements have been prepared on a historical cost basis except for the employees' defined benefit liabilities, which is measured at the present value of the liability using projected unit credit methodology.

Functional and presentation currency

These unaudited interim condensed consolidated financial statements are presented in Saudi Arabian Riyals ("#"), which is also the Company's functional currency.

3 MATERIAL ACCOUNTING POLICY INFORMATION

The unaudited interim condensed consolidated financial statements do not contain all information and disclosures required for full consolidated financial statements prepared in accordance with IFRS Accounting Standards as endorsed in KSA and should be read in conjunction with the Group's consolidated financial statements for the year ended 31 December 2024. In addition, results for the three-month period ended 31 March 2025 are not necessarily indicative of the results that may be expected for the financial year ending 31 December 2025.

Other than the accounting policies disclosed below, the accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in preparation of the Group's consolidated financial statements for the year ended 31 December 2024.

Employee share purchase plan

Employees (including senior executives) of the Group are eligible to participate in an Employee Share Purchase Plan, under which they may acquire equity instruments of the Company through payroll deductions or cash. Under this plan, employees provide services and fund the purchase of shares, resulting in equity-settled transactions under IFRS 2.

Equity-settled transactions

The cost of equity-settled transactions is determined by the fair value at the date when the grant is made using an appropriate valuation model, further details of which are given in Note 9.

That cost is recognized in employee benefits expense, together with a corresponding increase in equity (Share based payment reserve), over the period in which the service and, where applicable, the performance conditions are fulfilled (the vesting period). The cumulative expense recognized for equity-settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The expense or credit in consolidated statement of comprehensive income for a period represents the movement in cumulative expense recognized as at the beginning and end of that period.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

3 MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Share-based payments (continued)

Equity-settled transactions (continued)

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

No expense is recognized for awards that do not ultimately vest because non-market performance and/or service conditions have not been met. Where awards include a market or non-vesting condition, the transactions are treated as vested irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

When the terms of an equity-settled award are modified, the minimum expense recognized is the grant date fair value of the unmodified award, provided the original vesting terms of the award are met. An additional expense, measured as at the date of modification, is recognized for any modification that increases the total fair value of the share-based payment transaction, or is otherwise beneficial to the employee. Where an award is cancelled by the entity or by the counterparty, any remaining element of the fair value of the award is expensed immediately through consolidated statement of comprehensive income.

New standards, interpretations and amendments adopted by the Group

The Group has not early adopted any new standard, interpretation or amendments that have been issued but which are not yet effective. Standards, interpretations or amendments issued but not effective are not expected to have a significant impact on the interim condensed consolidated financial statements of the Group.

The following standard and amendments apply for the first time in 2025, but do not have an impact on the interim condensed consolidated financial statements of the Group:

Lack of exchangeability - Amendments to IAS 21

The amendments to IAS 21 The Effects of Changes in Foreign Exchange Rates specify how an entity should assess whether a currency is exchangeable and how it should determine a spot exchange rate when exchangeability is lacking. The amendments also require disclosure of information that enables users of its financial statements to understand how the currency not being exchangeable into the other currency affects, or is expected to affect, the entity's financial performance, financial position and cash flows.

The amendments are effective for annual reporting periods beginning on or after 1 January 2025. When applying the amendments, an entity cannot restate comparative information.

The amendments did not have a material impact on the Group's unaudited interim condensed consolidated financial statements.

Significant judgment, estimates and assumptions

The preparation of the Group's unaudited interim condensed consolidated financial statements require management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses and assets and liabilities at the reporting date. Actual results may differ from these estimates. The significant judgments made by management in applying the Group's accounting policies and the key source of estimation uncertainty other than those mentioned below were the same as those described in the latest annual consolidated financial statements.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

3 MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

Significant judgment, estimates and assumptions (continued)

Share-based payments

Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which depends on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life or appreciation right, volatility and dividend yield and making assumptions about them. For the measurement of the fair value of equity-settled transactions with employees at the grant date, the Group uses a Black-Scholes model for critical executive pool and eligible members' pool. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in Note 9.

4 CASH AND CASH EQUIVALENTS

	31 March 2025 (Unaudited) 上	31 December 2024 (Audited) <u></u> <u></u>
Bank balances Cash in hand	324,644,830 35,361	248,002,499 27,759
Total bank balances and cash	324,680,191	248,030,258
Short term deposit	203,000,000	203,000,000
Total cash and cash equivalents	527,680,191	451,030,258

5 RELATED PARTY TRANSACTIONS AND BALANCES

Related parties represent shareholders, directors, and key management personnel of the Group and entities controlled or significantly influenced by such parties. Following is the list of related parties of the Group:

Name of related parties

Samer Mohamad Reslan Insurance House Company ("IHC") Abuhimed Alsheikh Alhagbani Law Firm (AS&H) Thiqah Business Services (Watheq) Arabian Company for Traveller Services

Nature of relationship

Non-Saudi founding shareholder Related party to shareholders Related party to shareholders Related party to shareholders Related party to shareholders

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

31 March 2025

5 **RELATED PARTY TRANSACTIONS AND BALANCES (CONTINUED)**

Related party transactions during the period are as follows: **(a)**

(a) Related party transactions d	luring the period are as follows:		
		For the three-m	
		ended 31	
		(Unaud	,
		2025	2024
Related parties	Nature of Transactions	土	Ŧ
Insurance House Company	Revenue	-	11,942,888
1	Collection against revenue	-	(19,260,302)
	Provision for expected credit losses	(2,062,018)	_
Thiqah Business Services (Watheq)	Data validation cost incurred by the		
	Group	1,295,121	607,899
	Payments	(3,570,797)	-
Arabian Company for Traveller	Travel expenses incurred by the		
Services	Group	-	21,642
Samer Mohamad Reslan	Income tax receivable	700,400	515,359
(b) Amount due from related pa	arties:		
		31 March	31 December
		2025	2024
		(Unaudited)	(Audited)
		卅	北
Insurance House Company, net		20,193,117	22,255,135
Samer Mohamad Reslan		4,993,999	4,293,599
		25,187,116	26,548,734
(c) Amounts due to related part	tios		
(c) Amounts due to related part	ues.		
Founding shareholders		-	241,883
Thiqah Business Services (Watheq))	360,337	2,636,013
Arabian Company for Traveller Ser	rvices	21,641	21,641
		381,978	2,899,537
(d) Compensation of key mana	gement personnel:		
			-month period
			1 March udited)
		2025	2024
		2023	2027

	2025 上	2024 上
Short term benefits End of service benefits	2,013,984 7,432,407	1,362,720 95,390
	9,446,391	1,458,110

Pricing policies and terms of payments of transactions with related parties are approved by the management.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

6 ZAKAT AND INCOME TAX

Amounts recognized in statement of comprehensive income:

	For the three-month period ended 31 March (Unaudited)	
	2025 北	2024
Zakat expense:	25	25
Charge for the period	3,442,572	1,117,004
	3,442, 572	1,117,004
Tax expense:		
Charge for the period	700,400	515,359
Deferred tax expense - Current period	(14,457)	30,219
	685,943	545,578
Zakat and income tax expense	4,128,515	1,662,582

Status of assessments

The Group submit zakat return on standalone basis for Company and local subsidiaries separately. Below is the status of assessment of the Company and its subsidiaries:

Rasan Information Technology Company

The Company has submitted its Zakat return for all prior years up to 31 December 2023 to Zakat, Tax and Custom Authority ("ZATCA"). Zakat returns up to year ended 31 December 2021 is finalized by ZATCA.

Rasan Software House LLC

The company is yet to submit its first income tax return as the income tax became applicable in United Arab Emirates in 2024.

Awal Mozawadah LLC

The company has submitted its Zakat return for all prior years up to 31 December 2023 to ZATCA. Zakat assessment for all years is yet to be reviewed by ZATCA.

Rasan Egypt

The company has submitted its Tax returns for all prior years up to 31 December 2023 to Egyptian Tax Authority. Tax assessment is yet to be reviewed by Egyptian Tax Authority.

Tamini Electronic Insurance Brokerage Company

The company has submitted its first Zakat and income tax return for the year ended 31 December 2023 to Zakat, Tax and Custom Authority ("ZATCA"). Zakat and income tax assessment for 2023 is yet to be reviewed by ZATCA.

Treza LLC

The company was registered in March 2023 and has not filed Zakat return to ZATCA as at 31 March 2025.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

7 SHARE CAPITAL

Share capital is divided into 77,507,000 shares (31 December 2024: 75,800,000 shares) of # 1 each. The Board of Directors in their meeting held on 3 Rabi Al-Thani 1446H (corresponding to 6 October 2024) proposed to the shareholders of the Company to increase the share capital of the Company from # 75.8 million to # 77.5 million through transfer from retained earnings and the issuance of 1.7 million ordinary shares to allocate them to the employee share purchase program (long term incentive plan). The same was approved by the shareholders in their assembly held on 7 Shaban 1446H (corresponding to 6 February 2025). The related legal formalities were completed during the period ended 31 March 2025.

The share capital of the Company as at 31 March 2025 and 31 December 2024 is as follows:

	31 March 2025 (Unaudited) <u></u> 步	31 December 2024 (Audited) 此
Ordinary share capital authorized, issued and fully paid of $\cancel{4}$ 1 each	77,507,000	75,800,000
	77,507,000	75,800,000

Out of 1.7 million ordinary shares included in share capital which were specifically allocated to employee share program, 781,002 shares were awarded to senior executives and employees under critical executive pool and eligible members pool in March 2025. The remaining 925,998 are held for future allocation under the approved long-term incentive plan.

8 REVENUE FROM CONTRACT WITH CUSTOMERS

Below is the disaggregation of revenue by product:

	For the three-month period ended 31 March	
	endea 31 March (Unaudited)	
	2025 上	2024 此
Tameeni	74,074,126	47,696,426
Treza Leasing	44,470,400	18,119,762
Awal Mazad	1,403,670	751,374
R Solutions	-	325,000
Medical Malpractice	379,356	41,174
Warshiti	496	-
Travel Insurance	22,134	-
VAS	86,925	-
Domestic Helper Revenue	73,900	
	120,511,007	66,933,736

Tameeni gross revenue for the three-month period ended before discounts amounts to $\frac{1}{2}$ 74,938,911 (31 March 2024: $\frac{1}{2}$ 52,851,188).

Timing of revenue recognition

All of the Group's operations are in the Kingdom of Saudi Arabia and all revenue is recognized at a point in time.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

9 SHARE BASED PAYMENT

On 6th February 2025 shareholders approved issuance of 1.7 million ordinary shares to allocate them to the employee share program, out of which 781,002 shares were awarded to senior executives and employees under critical executive pool and eligible members pool in March 2025. The remaining 925,998 will be awarded later and it will be decided by the Board. These awards are classified as equity settled and the fair value of the shares at grant date varies from $\frac{1}{2}$ 77.65 to $\frac{1}{2}$ 78.20 depending on the vesting period. The shares vest if the senior executive and employees complete the service period of 1 to 2 years. If the service conditions are not met, the senior executive and employees are committed to return pro-rata portion of shares assigned to him. The fair value at grant date is estimated using a Black-Scholes pricing model, taking into account the terms and conditions upon which the shares were granted. The fair value of shares granted during the three-month period ended 31 March 2025 was estimated on the date of grant using the following assumptions:

Expected volatility (%)	60.1
Risk-free interest rate (%)	5
Expected life of share plan (years)	1-2
Weighted average share price (#)	77.83

The weighted average fair value of the shares granted during the three-month period ended 31 March 2025 was # 77.83.

For the three-month period ended 31 March 2025, the Group has recognized $\frac{1}{2}$ 2,230,627 of share-based payment expense in the interim condensed consolidated statement of comprehensive income and amount of $\frac{1}{2}$ 1,815,294 related to employees involved in development of softwares has been capitalized in intangible assets in consolidated statement of financial position.

10 EARNINGS PER SHARE

The following table reflects the income and share data used in the basic and diluted EPS calculations:

	For the three-month period ended 31 March (Unaudited)	
	2025 上	2024 1
Net income for the period Weighted average number of shares for basic and diluted EPS	30,001,253 76,835,708	9,473,216 70,500,000
Earnings per share	0.39	0.13

11 SEGMENT INFORMATION

An operating segment is a component of an entity:

- a. that engages in business activities from which it may earn revenue and incur expenses (including revenues and expenses relating to transactions with other components of the same entity).
- b. whose operating results are regularly reviewed by the entity's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and
- c. for which discrete financial information is available.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

11 SEGMENT INFORMATION (CONTINUED)

For management purposes, the Group is organised into the following primary operating segments:

	For the three-month period ended 31 March (Unaudited)	
	2025 北	2024 <u></u>
Tameeni - Motors Tameeni - Health Leasing Others	59,314,818 14,759,308 44,470,400 1,966,481	39,376,962 8,319,464 18,119,762 1,117,548
Total revenue	120,511,007	66,933,736
Cost of revenue Expenses Other income	(34,750,598) (56,213,512) 4,582,871	(26,891,505) (30,204,477) 1,298,044
Segment profit before zakat and income tax	34,129,768	11,135,798
Total assets Tameeni Leasing	31 March 2025 (Unaudited) 上 343,966,471 348,274,564	31 December 2024 (Audited) <u>↓</u> 567,172,051 43,961,826
Unallocated	339,384,845 1,031,625,880	320,709,114 931,842,991
Total liabilities Unallocated	581,154,482	516,947,356
	581,154,482	516,947,356

Other segments include Awal Mazad, R Solutions, Warshati, Domestic Helper, Value Added Services, Medical Malpractice and Travel Insurance.

12 FAIR VALUE OF FINANCIAL INSTRUMENTS

The fair value of the financial assets and liabilities is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

Fair value of financial instruments

Financial instruments comprise of financial assets and financial liabilities.

Financial assets consist of cash and cash equivalents, accounts receivable, restricted cash, other current assets and amounts due from related parties.

Financial liabilities consist of trade and other payables, lease liabilities and amounts due to related parties.

The fair values of financial instruments are not materially different from their carrying values.

NOTES TO THE UNAUDITED INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED) 31 March 2025

13 CONTINGENCIES AND COMMITMENTS

As at 31 March 2025, the Group has letter of guarantee amounting to # 2,000,000 (31 December 2024: # nil) There are no other contingencies and commitments reported as at the date of the unaudited interim condensed consolidated statement of financial position except as reported above.

14 EVENTS AFTER REPORTING PERIOD

No events have occurred subsequent to the reporting date and before the issuance of these interim condensed consolidated financial statements which requires adjustment to, or disclosure, in these interim condensed consolidated financial statements.

15 APPROVAL OF INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The interim condensed consolidated financial statements have been approved by Board of Directors on 29 April 2025 (corresponding to 01 Thul-Qi'dah 1446H).