MIK HOLDING JSC AND ITS SUBSIDIARIES (Incorporated in Mongolia)

Unaudited interim condensed consolidated financial information

30 June 2024

FOR THE PERIOD ENDED 30 JUNE 2024

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STATEMENT BY EXECUTIVES

We, Gantulga Badamkhatan, being the Chief Executive Officer, and Sansar Ganbaatar, being the Chief Operating Officer, primarily responsible for the consolidated financial information of MIK Holding JSC and its subsidiaries (herein collectively referred to as the "Group"), do hereby state that, in our opinion, the accompanying interim condensed consolidated financial information present fairly, in all material respects, the consolidated financial position of the Group as at 30 June 2024 and its financial performance and its cash flows for the six-months period ended in accordance with IAS 34 Interim Financial Reporting (IAS34).

MIK HOLDING 252525252525 мик XO ИН Gantulga Badamkhatan t?1efi: !ecuth•'.e Offic,er

Ulaanbaatar, Mongolia Date: 31 July 2024

Sahsar Ganbaatar Chief Operating Officer

Interim Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income

For the six-month period ended 30 June 2024

	Unaudited	l six months ended
Notes	30 June 2024 MNT'000	30 June 2023 MNT'000
3	188,553,487	184,295,432
4	(165,680,276)	(145,528,858)
	22,873,211	38,766,574
5	(9,673,928)	(8,738,143)
15	13,199,283	30,028,431
6	1,513,616	15,764,863
	727,859	178,768
17	(7,407,817)	(3,511,042)
	8,032,941	42,461,020
7	(9,441,327)	(10,644,093)
8	(23,893,828)	2,639,264
	(25,302,214)	34,456,191
9	(4,124,208)	(6,129,414)
	(29,426,422)	28,326,777
10	(1,929.99)	1,857.87
	3 4 5 6 17 7 8 9	30June 2024 MNT'0003188,553,4874 $(165,680,276)$ 22,873,21122,873,2115 $(9,673,928)$ 15 $(9,673,928)$ 61,513,616727,859717 $(7,407,817)$ 8,032,94177 $(9,441,327)$ 8(23,893,828)8(25,302,214)9 $(4,124,208)$ (29,426,422) $(29,426,422)$

Interim Condensed Consolidated Statement of Financial Position

As at 30 June 2024

	Notes	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
ASSETS			
Cash and bank balances	11	360,724,572	343,498,698
Debt instruments at amortised cost	12	137,463,587	131,545,865
Mortgage pool receivables with recourse	13	269,499,004	203,662,983
Loan receivables with recourse	14	44,031,969	23,905,581
Purchased mortgage pool receivables	15	3,850,826,151	4,082,796, 161
Financial assets at fair value through profit or loss	16	129,951,040	137,673,182
Derivative financial instruments	17	<u></u>	152,847,243
Other assets	18	50,340,471	59,365,821
Property and equipment	19	34,105,408	34,800,079
Intangible assets	20	882,078	260,948
Income tax prepayments		3,296,770	190,620
Deferred tax assets		656,837	9,619,187
TOTAL ASSETS		4,881,777,887	5,180,166,368
ž.	=		
LIABILITIES			
Other liabilities	21	22,012,047	18,241,664
Borrowed funds	22	29,729,519	9,577,148
Debt securities	23	726,430,625	760,736,859
Collateralised bonds	24	4,062,326,342	4,317,570,902
Derivative financial liability	17	6,568,374	-
Income tax payables		1,972,891	1,976,169
Deferred tax liabilities		23,900,720	33,799,834
TOTAL LIABILITIES		4,872,940,518	5,141,902,576
EQUITY			
Ordinary shares		20,709,320	20,709,320
Share premium		52,225,115	52,225,115
Treasury shares		(62,143,136)	(62,143,136)
Reserve		{1,953,930)	27,472,493
TOTAL EQUITY	_	8,837,369	38,263,792
TOTAL LIABILITIES AND EQUITY		4,881,777,887	5,180,166,368

Interim Condensed Consolidated Statement of Changes in Equity

For the six-month period ended 30 June 2024

	Ordinary shares MNT'000	Share premium MNT'000	Treasury shares MNT'000	Retained earnings/ (Ace un ulated losses)* MNT'000	Total equity MNT'000
At 1 January 2023 Total comprehensive loss	20,709,320	52,225,115	(62,143,136)	(641,163) 28,113,656	10,150,136 28,113,656
At 31 December 2023 and 1 January 2024 Total comprehensive loss	20,709,320	52,225,115	(62,143,136)	27,472,493 (29,426,4222	38,263,792 (29,426,4222
At 30 June 2024	20,709,320	52,225,115	(62,143,136)	(1,953,929)	8,837,370

* Included in retained earnings as at 30 June 2024 are restricted retained earnings of MNT 202,352,751,213 thousand (30 June 2023: MNT 159,279,180 thousand) that are attributable to the Group's Special Purpose Companies ("SPCs"). The restriction relates to the issuance of Residential Mortgage-Backed Securities ("RMBS"), whereby the retained earnings of the SPCs that have issued RMBSs are restricted from distribution until their liquidation in accordance with their Articles of Charter and related Financial Regulatory Commission ("FRC") regulation.

Interim Condensed Consolidated Statement of Cash Flows

For the six-month period ended 30 June 2024

		Unaudited	l six months ended
		30 June 2024	30 June 2023
		MNT'000	MNT'000
	Notes		
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit/(loss) before tax		(25,302,214)	34,456,191
Adjustments to reconcile profit before tax to net cash flows:			
Interest on borrowed funds	4	1,861,932	1,719,424
Interest on debt securities	4	42,463,492	39,896,989
Loss/(gain) on repurchase of debt securities issued	8	27,284,776	(1,539,630)
Gain on disposal of property and equipment	8	(1,075)	(2,954)
Credit loss expense/(reversal)	6	(1,513,616)	(15,764,863)
Depreciation of property and equipment	7	923,186	952,897
Amortisation of intangible assets	7	194,848	135,430
Unrealised foreign exchange loss/(gain), net	8	(3,529,544)	(1,178,030)
Write-off of property and equipment	8	(53,681)	283
Gain on redemption of preference shares	8	-	≝°,
Discount reversal on other assets	8	(376,336)	(147,477)
Net gain on financial assets at FVPL	16	(727,859)	-
Net loss/(gain) on derivative financial instruments	17	7,407,817	3,511,042
Operating profit before working capital changes		48,631,726	62,039,302
Changes in working capital:			
Due from banks – placement with original maturities of more than			
three months		-	-
Due from banks – placement with banks classified as Stage 3		59,652	654,520
Debt instruments at amortised cost		(3,756,247)	2,678,236
Mortgage pool receivables with recourse		(66,193,469)	146,200,465
Loan receivables with recourse		(20,560,627)	12,159,534
Purchased mortgage pool receivables		234,651,624	198,811,671 5,125,390
Other assets		9,401,693	
Collateralised bonds		(255,244,560)	(173,337,301) 7,086,113
Other liabilities		3,770,532	261,417,930
Cash generated from/(used in) operations		(49,239,675)	(39,587,021)
Interest paid classified as operating activities		(31,825,933) (15,302,417)	(2,460,713)
Income tax paid		7,132,013	(2,400,715)
Income tax withheld by others			219,370,196
Net cash flows generated from/(used in) operating activities		(89,236,012)	219,570,190
CASH FLOWS FROM INVESTING ACTIVITIES			
Investment in debt instruments at amortised cost		(20,000,000)	(5,000,000)
Investment in financial assets at FVPL		(20,000,000)	(198,610)
Proceeds from repayment of debt instruments at amortised cost		15,381,490	12,603,466
Proceeds from disposal of financial assets at FVPL		8,450,000	1,250,000
Proceeds from disposal of property and equipment		1,075	
Purchase of property and equipment		(174,832)	(35,607)
Purchase of intangible assets		(815,979)	(85,788)
Net cash flows generated from/(used in) investing activities		2,841,754	8,533,461
CASH FLOWS FROM FINANCING ACTIVITIES			
Net proceeds from borrowed funds		20,000,000	-
Net proceeds from issuance of debt securities		759,263,397	745,923
Net proceeds from maturity of derivative financial instruments		152,007,800	-
Repayment of borrowed funds		(245,738)	(5,216,640)
Repayment of debt securities issued		(750,386,903)	(10.080.440)
Repurchase of debt securities issued		(75,456,730)	(19,080,449)
Net cash flows generated from/(used in) financing activities		105,181,826	(23,551,166)

Interim Condensed Consolidated Statement of Cash Flows

For the six-month period ended 30 June 2024

	Notes	Unaudii 30 June 2023 MNT'000	ted six months ended 30 June 2023 MNT'000
Net increase in cash and cash equivalents		18,787,568	204,352,521
Effect of exchange rate changes on cash and cash equivalents		(1,467,708)	(279,726)
Cash and cash equivalents at 1 January		343,529,460	117,297,737
Cash and cash equivalents at 30 June	11	360,849,320	321,370,532

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

1. Corporate and Group information

MIK Holding JSC (the "Company") was incorporated on 23 April 2008 under the Company Law of Mongolia. The Company remained dormant since incorporation and reorganized to become a holding company on 14 December 2015, together with its subsidiaries (collectively referred to as the "Group"). The Group comprises of MIK Holding JSC, Mongolian Mortgage Corporation HFC LLC ("MIK HFC"), MIK Asset Special Purpose Companies ("SPCs"), MIK Real Estate LLC and MIK Protego First LLC.

The Group's principal place of business and the registered address is Chingeltei district, 1st khoroo, Sukhbaatar Square street 11, Ulaanbaatar City, Mongolia.

The Group's objective is to develop a secondary market for mortgage loans in Mongolia by acquiring them from the commercial banks and thus providing the banking sector with additional liquidity, which can be used for further growth of mortgage lending. Its principal activities include purchases of mortgage loans issued by Mongolian commercial banks and the issuance of bonds, which are collateralised by the cash flows from the repayment of the mortgage pools.

The registered share capital of MNT 20,709,320 thousand (2023: MNT 20,709,320 thousand) consists of 20,709,320 (2023: 20,709,320) common shares at par value of MNT 1,000 (2023: MNT 1,000) each.

The business activity of issuing asset backed securities became a licensed activity in Mongolia effective from 1 January 2011 in accordance with the Asset Backed Securities Law of Mongolia which was approved on 23 April 2010.

MIK HFC was incorporated on 4 September 2006 under the Company Law of Mongolia and is a wholly owned subsidiary of the Company. On 14 March 2012, MIK HFC was granted, by the FRC, a special license for the issuance of asset backed securities.

All SPCs are incorporated in Mongolia and the principal activities of the SPCs are purchase of mortgage loans, issuance of RMBS, investment activities in securities issued by the government, central bank and legal entity and placement of term deposits with qualifying banks as governed by the Articles of the Charter of each SPC and relevant FRC regulations.

2. Significant accounting policies

2.1. Basis of preparation

The interim condensed consolidated financial information for the six months ended 30 June 2024 have been prepared in accordance with *IAS 34 Interim Financial Reporting*.

The interim condensed consolidated financial information does not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as at 31 December 2023.

2.2. New and amended standards and interpretations

The accounting policies adopted in the preparation of the interim condensed consolidated financial information are consistent with those followed in the preparation of the Group's annual consolidated financial information for the year ended 31 December 2023, except for the adoption of new standards effective as of 1 January 2024. The Group has not early adopted any new standards, interpretations or amendments that have been issued but are not yet effective in these consolidated financial information.

Other amendments and interpretations apply for the first time 2024, but do not have a material impact on the Group's consolidated financial information. The other standards and amendments include the following:

- Amendments to IFRS 16 Lease Liability in a Sale and Leaseback
- Amendments to IAS 1 Classification of Liabilities as Current or Non-Current
- Amendments to IAS 1 Non-current Liabilities with Covenants
- Amendments to IAS 7 and IFRS 7 Supplier Finance Arrangement

Lease Liability in a Sale and Leaseback – Amendments to IFRS 16

Amendments to IFRS 16 specify the requirements that a seller-lessee uses in measuring the lease liability arising in a sale and leaseback transaction to ensure the seller-lessee does not recognise any amount of the gain or loss that relates to the right of use it retains.

The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively to sale and leaseback transactions entered into after the date of initial application of IFRS 16 (i.e., 1 January 2019). Earlier application is permitted. The amendments are not expected to have any impact on the Group's financial information.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

2. Significant accounting policies (cont'd.)

2.2. Standards issued but not yet effective (cont'd.)

Classification of Liabilities as Current or Non-current – Amendments to IAS 1

In January 2020, the IASB issued amendments to paragraphs 69 to 76 of IAS 1 to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is meant by a right to defer settlement
- That a right to defer must exist at the end of the reporting period
- · That classification is unaffected by the likelihood that an entity will exercise its deferral right
- That only if an embedded derivative in a convertible liability is itself an equity instrument would the terms of a liability does not impact its classification

The amendments are effective for annual reporting periods beginning on or after 1 January 2024 and must be applied retrospectively.

The amendments are not expected to have a material impact on the Group's consolidated financial information.

Non-current liabilities with Covenants – Amendments to IAS 1

In October 2022, the IASB issued the 2022 Amendments to IAS 1 to further clarify that, among covenants of a liability arising from a loan arrangement, only those with which an entity must comply on or before the reporting date affect the classification of that liability as current or non-current. In addition, the 2022 Amendments require additional disclosures by an entity that classifies liabilities arising from loan arrangements as non-current when it has a right to defer settlement of those liabilities that are subject to the entity complying with future covenants within 12 months after the reporting period.

The amendments are effective for annual periods beginning on or after 1 January 2024 and shall be applied retrospectively. Earlier application is permitted. The Group is currently assessing the impact of the amendments and whether existing loan agreements may require revision.

Supplier Finance Arrangement – Amendments to IAS 7 and IFRS 7

The IASB decided to amend IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures to add disclosure requirements, and 'signposts' within existing disclosure requirements, that ask entities to provide qualitative and quantitative information about supplier finance arrangements.

An entity applies the amendments to IAS 7 for annual reporting periods beginning on or after 1 January 2024 (with earlier application permitted) and the amendments to IFRS 7 when it applies the amendments to IAS 7.

The amendments are not expected to have a material impact on the Group's consolidated financial information.

3. Interest income and similar income

	Una 30 June 2024 MNT'000	udited six months ended 30 June 2023 MNT'000
I describe the description of the offective interest method		
Interest income calculated using the effective interest method	1 1 1 2 5 0 5 2 0	120 200 207
Purchased mortgage pool receivables (without recourse)	141,259,529	138,366,297
Mortgage pool receivables with recourse	14,384,683	13,105,867
Debt instruments at amortised cost	11,005,985	11,416,079
Bank balances	9,035,924	6,613,619
Loan receivables with recourse	3,673,251	4,839,742
	179,359,372	174,341,604
Other interest income		
Financial assets at FVPL	9,194,115	9,953,828
	100 552 407	194 205 422
	188,553,487	184,295,432

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

4. Interest expense

Unaudited six months ended	
30 June 2024	30 June 2023
MNT'000	MNT'000
102,873,521	98,967,229
50,103,757	39,896,989
1,861,933	1,719,424
154,839,211	140,583,642
10,841,065	4,945,216
165,680,276	145,528,858
	30 June 2024 MNT'000 102,873,521 50,103,757 1,861,933 154,839,211 10,841,065

5. Fee and commission expense

5. Tee and commission expense	Unaudited 30 June 2024 MNT'000	six months ended 30 June 2023 MNT'000
Loan service fee Bank service charge	9,662,489 11,439	8,724,084 14,059
	9,673,928	8,738,143

6. Credit loss expense/(reversal)

	Unaudited six months ended		
	30 June 2024	30 June 2023	
	MNT'000	MNT'000	
Debt instruments at amortised cost	1,745,675	(767,276)	
Loan receivables with recourse	434,238	(23,250)	
Cash and bank balances	34,333	1,325	
Mortgage pool receivables with recourse	(1,046,241)	(1,444,932)	
Purchased mortgage pool receivables (without recourse)	(2,681,620)	247,670	
Other asset		(13,778,400)	
	(1,513,615)	(15,764,863)	

7. Operating expenses

	Unaudited six months ended	
	30 June 2024	30 June
		2023
	MNT'000	MNT'000
Personnel expenses	5,920,258	4,076,544
Depreciation expense	923,186	952,897
Business trip expense	678,581	623,683
Professional service fees	636,925	347,269
Amortisation of intangible assets	194,848	135,430
Advertisement expense	110,437	150,049
Property tax expense	125,987	107,988
Utility expense	32,731	32,834
Other operating expenses	818,374	4,217,399
	9,441,327	10,644,093

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

8. Other income/(expenses), net

	Unaudited six months ended	
	30 June 2024 MNT'000	30 June 2023 MNT'000
Unrealised foreign exchange gain/(loss), net	3,529,544	1,178,030
Discount of receivable from TDB Capital	376,336	-
Gain on disposal of PPE	1,075	2,954
Write-off of property and equipment	(372)	(283)
Entertainment expense	(106,346)	(60,036)
Realised foreign exchange loss, net	(711,965)	(59,395)
Gain/(loss) on repurchase of debt securities issued	(27,284,778)	1,539,630
Others	302,678	38,364
	(23,893,828)	2,639,264

9. Income tax

The components of income tax expense for the six months period ended 30 June 2024 and 2023 are:

	Unaudited 30 June 2024	d six months ended 30 June 2023
Current tax Current income tax	5,060,973	5,034,262
Deferred tax Relating to origination of temporary differences	(936,765) 4,124,208	1,095,152

The Group provides for income taxes on the basis of its income for financial reporting purposes, adjusted for items which are not assessable or deductible for income tax purposes. The income tax rates for profits of the Group are 10% (2023: 10%) for the first MNT 6 billion (2023: MNT 6 billion) of taxable income, and 25% (2023: 25%) on the excess of taxable income over MNT 6 billion (2023: MNT 6 billion). The Group calculates the period income tax expense using the tax rate that would be applicable to the expected total annual earnings.

10. Earnings/(loss) per share

The following table shows the basic and diluted earnings/(loss) per share calculations:

	Unaudite 30 June 2024 MNT'000	d six months ended 30 June 2023 MNT'000
Profit/(loss) for the year and total comprehensive income/(loss) for the year (net of tax) attributable to equity holder of the Parent	(29,426,422)	28,326,777
Weighted-average number of ordinary shares for basic and diluted earnings/(loss) per share*	15,246,891	15,246,891
Earnings/(loss) per share	MNT	MNT
Equity holders of the Parent for the year: Basic and diluted earnings/(loss) per share	(1,929.99)	1,857.87

* The weighted-average number of shares takes into account treasury shares held by the Group.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

11. Cash and bank balances

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Cash on hand	21,170	89,815
Current accounts with banks	164,528,462	153,321,275
Term deposits with banks	170,683,554	153,211,701
Trust accounts with banks	24,336,978	23,249,873
Collection accounts with banks	1,659,708	14,097,003
Gross carrying amount	361,229,872	343,969,667
Allowance for impairment losses	(505,300)	(470,969)
Net carrying amount	360,724,572	343,498,698

All bank accounts are placed in commercial banks operating in Mongolia, and most of these commercial banks are shareholders of the Group. The trust accounts with banks represent current accounts where the collections made by commercial banks on behalf of the Group on the purchased mortgage pool receivables are accumulated and are deposited into the current accounts on monthly basis. The collection account is used for repayment of the RMBS. The carrying amount of cash and cash equivalents approximates fair value.

Additional cash flow information

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Cash and bank balances	361,229,872	343,969,667
Less: Cash and bank balances classified as Stage 3	(380,555)	(440,207)
Total cash and cash equivalents for the consolidated statement of cash flows	360,849,317	343,529,460

11.1. Impairment allowance for cash and bank balances

	30 June 2024 MNT'000
At 1 January	470,969
Credit loss reversal (Note 7)	34,331
At 30 June	505,300

Unaudited

12. Debt instruments at amortised cost

Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
162,099,649	154,436,254
(24,636,062)	(22,890,389)
137,463,587	131,545,865
	30 June 2024 MNT'000 162,099,649 (24,636,062)

Loan notes receivables

Included in the debt instruments at amortised cost are loan notes from Bodi International LLC ("Bodi"), QSC LLC and callable bonds from Globull Investment and Development PTE Ltd ("Globull") amounting to MNT 20.5 billion, MNT 46.4 billion and MNT 95.2 billion, respectively (31 December 2023: MNT 144.7 billion). The notes are repayable from January 2024 to December 2026 (see Note 27).

As of 30 June 2024, the Group purchased loan notes from certain entities for a total consideration of MNT 20.0 billion and received MNT 12 billion from the principal repayment of the debt instruments at amortised cost.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

12. Debt instruments at amortised cost (cont'd.)

Loan notes receivables (cont'd.)

12.1. Impairment allowance for debt instruments at amortised cost

	Unaudited 30 June 2024 MNT'000
At 1 January	22,890,387
Credit loss expense (Note 7)	1,745,675
30 June	24,636,062

13. Mortgage pool receivables with recourse

The Group acquires mortgage pool receivables with recourse from commercial banks, most of whom are shareholders of the Group. The Group has the right to request from the respective commercial bank, when any individual mortgage loan is overdue more than 90 days, either to replace the defaulted loan with another performing mortgage loan with similar terms or to pay immediately in cash an amount equal to the carrying amount of the defaulted loan plus accumulated interest. Thus, mortgage pool receivables with recourse represent, in substance, loans issued to commercial banks in Mongolia, which are collateralised by related mortgage loan receivables of those commercial banks, as well as by the related residential properties that are used as collateral, as additional guarantee.

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Mortgage pool receivables	264,340,700	194,882,673
Accrued interest receivables	5,463,354	10,131,602
Gross mortgage pool receivables with recourse	269,804,054	205,014,275
Allowance for impairment losses	(305,050)	(1,351,292)
Net mortgage pool receivables with recourse	269,499,004	203,662,983

13.1. Impairment allowance for mortgage pool receivables with recourse

•	Unaudited 30 June 2024 MNT'000
At 1 January Credit loss reversal (Note 7)	1,351,292 (1,046,242)
At 30 June	305,050

14. Loan receivables with recourse

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Gross loan receivables with recourse	44,475,958	23,915,332
Allowance for impairment losses	(443,989)	(9,751)
Net loan receivables with recourse	44,031,969	23,905,581

Loan receivables with recourse represent consumer loan receivables from individual borrowers and legal entities, purchased from financial institutions.

The Group has the right to request from the respective originator, when any individual loan is overdue more than 90 days, either to replace the defaulted loan with another performing consumer loan with similar terms or to pay immediately in cash an amount equal to the carrying amount of the defaulted loan plus accumulated interest. Thus, similar to mortgage pool receivables with recourse, loan receivables with recourse represent, in substance, loans issued to financial institutions in Mongolia, which are collateralised by the loan receivables of those institutions, as well as by the related assets that are used as collateral, as additional guarantee.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

14. Loan receivables with recourse (cont'd.)

14.1. Impairment allowance for loan receivables with recourse

	Unaudited 30 June 2024 MNT'000
At 1 January	9,751
Credit loss expense (Note 7)	434,238
At 30 June	443,989

15. Purchased mortgage pool receivables

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Purchased mortgage pool receivables	3,840,314,546	4,073,236,651
Accrued interest receivables	15,384,835	17,114,361
Gross purchased mortgage pool receivables	3,855,699,381	4,090,351,012
Allowance for impairment losses	(4,873,231)	(7,554,851)
Net purchased mortgage pool receivables	3,850,826,150	4,082,796,161

Purchased mortgage pool receivables represent mortgage loan receivables due from individual borrowers, purchased from Mongolian commercial banks, most of whom are shareholders of the Group. All significant risks and rewards related to these mortgage loans, including the rights to the related collateral, are fully transferred to the Group at acquisition of the mortgage pools.

15.1. Impairment allowance for purchased mortgage pool receivables

13.1. Impanment anowance for purchased mortgage poor receivables	Unaudited 30 June 2024 MNT'000
At 1 January	7,554,851
Credit loss reversal (Note 7)	(2,681,620)
At 30 June	4,873,231

16. Financial assets at fair value through profit or loss

	Unaudited	Audited
	30 June 2024	31 December
		2023
-	MNT'000	MNT'000
Fair value as at 1 January	137,673,182	137,419,577
Redeemed	(8,450,000)	(1,250,000)
Acquisitions	-	198,610
Net gain from change in fair value through profit or loss	727,858	1,245,099
Gain on redemption of financial assets	-	59,896
Fair value as at 30 June	129,951,040	137,673,182

Investment in preference shares

On 7 December 2020, the Group purchased 30,000 preference shares of TDB Capital LLC, a shareholder of TDB, with a par value of MNT 5 million per share for a total consideration of MNT 150 billion. The preference shares have an annual dividend rate of the BoM policy rate plus 1 percent.

In prior years, TDB Capital LLC repurchased 1,340 preference shares for MNT 6.7 billion.

In February 2024, it was agreed that TDB Capital LLC would repurchase all preference shares, along with the accrued dividend, in three instalments with principal amount of MNT 28.3 billion in December 2024, MNT 45 billion in December 2025 and MNT 70 billion in December 2026.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

16. Financial assets at fair value through profit or loss (cont'd.)

Investment in preference shares (cont'd.)

On 27 March 2024 and on 26 April 2024, TDB Capital LLC repurchased 1,690 preference shares for MNT 8.45 billion, resulting in a gain of MNT 376,336 thousand (see note 8).

As at 30 June 2024, the outstanding units of the preference shares are 26,970 (2023: 28,660).

Management classified the investment in preference shares as a financial asset at FVPL.

Investment in quoted shares

On 6 January 2023, the Group purchased quoted shares of Mongolian Stock Exchange ("MSE"), with a par value of MNT 100 per share for a total consideration of MNT 198,610 thousand.

17. Derivative financial assets/(liabilities)

On 23 February 2024, the Group extended its cross-currency swap agreement entered with a commercial bank until 4 January 2027 to manage the risk of variability of cash flows denominated in USD from its Senior Notes issued on the international market in February 2024 (see Notes 23). With the amendment, the nominal amount was reduced from USD 196 million to USD 131 million, with interest payable quarterly on a net basis.

The table below shows the fair value of derivative financial instruments recorded as assets/(liabilities) together with their notional amounts. The notional amount, recorded gross, is the amount of a derivative's underlying asset, reference rate or index and is the basis upon which changes in the value of derivatives are measured. The notional amounts indicate the volume of transactions outstanding at the year end and are indicative of neither the market risk nor the credit risk.

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Fair value as at 1 January	152,847,243	160,885,601
Net loss on derivative financial instruments	(7,407,817)	(8,038,358)
Realized gain from maturity of derivative financial instruments	(152,007,800)	
Fair value as at 30 June	(6,568,374)	152,847,243

18. Other assets

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Financial assets		
Other receivables	51,858,401	57,102,169
Less: Allowance for other receivables	(6,005,780)	(6,382,117)
	45,852,621	50,720,052
Non-financial assets		
Prepayments	4,107,836	5,104,381
Value-added tax receivables	3,362	3,045,601
Consumables and office supplies	366,044	361,610
Other assets	10,608	134,177
	4,487,850	8,645,769
	50,340,471	59,365,821

Included in other receivables as at 30 June 2024 is accrued interest on preference shares held in TDB Capital LLC of MNT 45,639,921 thousand (31 December 2023: MNT 45,490,879 thousand).

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

19. Property and equipment

As of 30 June 2024, property and equipment with a carrying amount of MNT 34,105,408 thousand (2023: MNT 34,800,079 thousand).

Acquisition and disposals

During the six months ended 30 June 2024, the Group sold computers with no carrying amount for a cash consideration of MNT 1,075 thousand, resulting in a gain of MNT 1,075 thousand (30 June 2023: net gain of MNT 2,954 thousand). The gains on these disposals were recognised as part of other income in the statement of profit or loss (see Note 8). Acquisitions for the six months ended 30 June 2024 included purchase of furniture, computers and vehicles of MNT 174,832 thousand (30 June 2023: MNT 32,061 thousand).

Collateralised property

As at 30 June 2024, premises with carrying amount of MNT 32,678,565 thousand (31 December 2023: MNT 33,045,988 thousand) are collateralised for borrowed funds.

20. Intangible assets

The Group's intangible assets comprise of computer software with net carrying amount of MNT 882.078 thousand (31 December 2023: MNT 260,948 thousand). During the six-month period, the Group recognised new accounting software for MNT 798,426 thousand (30 June 2023: MNT 85,788 thousand).

21. Other liabilities

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Financial liabilities		
Other payables	8,577,535	8,418,363
Interest payable on cross-currency swap	3,842,186	1,135,791
	12,419,721	9,554,154
Non-financial liabilities		
Withholding tax liability	2,275,743	2,098,855
VAT payable	87,114	52,337
Other payables	7,229,469	6,536,318
	9,592,326	8,687,510
	22,012,047	18,241,664

Included in other financial payables are loan service fee payables to the banks for the collection of the mortgage pool receivables. Loan service fees are normally settled to the banks with the next quarterly coupon payment of the RMBS. Included in other non-financial payables are income tax to be withheld by others.

22. Borrowed funds

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
TDB Golomt Bank LLC ("Golomt")	9,325,629 20,403,890 29,729,519	9,577,148

TDB:

On 17 May 2018, the Group entered into a loan agreement with TDB of MNT 11.4 billion. The loan bears an interest rate of 14.4% per annum and the loan principal is repayable monthly beginning from 17 May 2018 to 17 May 2033.

Golomt:

On 6 February 2024 and on 26 February 2024, the Group obtained total of MNT 20.0 billion loan from Golomt to finance its investing activities. The loans have an interest rate of 16.2% per annum with a maturity of 12 months.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

23. Debt securities

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Debt securities at amortised cost	726,430,625	760,736,859

International capital market

On 18 January 2024, the Group exchanged USD 170,431,000 of its 2024 Notes by issuing USD 172,485,000 of new senior notes. On the same day, the Group issued new senior notes ("2027 Notes") with principal amount of USD 52,515,000 on the international capital market to refinance its 2024 Notes. The 2027 Notes have an annual coupon rate of 11.5% and are due to mature in 3 years. The total principal amount of the 2027 Notes issued by exchange offer and new issuance is USD 225,000,000. Qualifying transaction costs are capitalised and amortised over the life of the financial instruments using EIR.

On 8 February 2024, the Group fully repurchased the 2024 Notes in a principal amount of USD 41,820,000, fully settling the debt securities as scheduled.

On 1 March 2024, the Group purchased a portion of its 2027 Notes in principal amounts of USD 22.3 million.

The 2027 Notes had an outstanding balance of USD 202,688,000 (31 December 2023: 2024 Notes outstanding balance of USD 212,251,000) as at 31 March 2024.

OTC market

On 28 December 2021, the Group issued a USD 12 million bond on the local over-the-counter market. The debt securities bear an interest rate of 6.8% per annum, with interest payable semi-annually and principal payable upon maturity in three years. Qualifying transaction costs are capitalised and amortised over the life of the financial instruments using EIR.

In prior years, the Group repurchased a portion of its issued bond in a principal amount of USD 9,955,000, of which USD 1,480,300 were sold back to third parties.

On 22 March 2024, the Group sold back the portion of its issued bond in a principal amount of USD 77.3 thousand.

As of 30 June 2024, the outstanding balance of this bond is USD 3,602,600 (2023: USD 3,525,300).

On 15 February 2024, the Group issued second tranche of its OTC bond with principal amount of MNT 8.5 billion ("OTC Tranche-2 bond"). OTC Tranche-2 bond bears an interest rate of 18.0% per annum, with interest payable semi-annually and principal payable upon maturity in 12 months.

On 4 April 2024, the Group issued third tranche of its OTC bond with principal amount of MNT 4.0 billion ("OTC Tranche-3 bond"). OTC Tranche-3 bond bears an interest rate of 18.0% per annum, with interest payable semi-annually and principal payable upon maturity in 12 months.

24. Collateralised bonds

		Unaudited 30 June 2024	Audited 31 December 2023
	Interest rate	MNT'000	MNT'000
Senior bonds	4.50%	1,435,834,186	1,598,774,154
Junior bonds	10.50%	528,696,460	536,545,951
Senior bonds II	4.50%	278,416,508	295,316,563
Senior bonds I	1.00%	885,057,993	921,549,870
Senior bonds II	9.00%	430,471,210	450,690,129
Senior bonds III	13.00%	62,050,257	65,737,633
Senior bonds	2.25%	243,237,730	249,375,537
Senior bonds	11.00%	30,608,202	31,402,867
Junior bonds	11.00%	31,375,926	31,403,775
Junior bonds	9.00%	136,577,870	136,774,423
		4,062,326,342	4,317,570,902

The senior and junior bonds as at 30 June 2024 and 31 December 2023 represent bonds issued by the SPCs upon their mortgage pool purchases under the RMBS program of the Government of Mongolia. Starting with the twenty-second issuance of RMBS, senior bonds were offered in three tranches: senior bonds I issued to the MoF, senior bonds II issued to the BoM, and senior bonds III issued to commercial banks, while prior to this change, all senior bonds were issued to the BoM and the MoF. Junior bonds are solely issued to commercial banks.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

For the thirty-fourth issuance of RMBS, senior bonds with an interest rate of 2.25% per annum were issued to BoM while senior bonds with an interest rate of 11.0% per annum and junior bonds with an interest rate of 11.0% per annum were issued to commercial banks.

24. Collateralised bonds (cont'd.)

The bonds are collateralised by the purchased mortgage pool receivables (see Note 15).

The principal payments of the senior bonds are payable on a quarterly basis and are equal to the quarterly principal repayment received from the purchased mortgage pool receivables acquired under the RMBS program. The principal of the junior bonds will only be redeemed after the full redemption of the principal of the senior bonds and the payments to junior bond holders are subordinate in right of payment and priority to the senior bonds.

The bonds are not publicly traded on an active market (such as the stock exchange) but are sold directly to commercial banks.

25. Ordinary shares

There were 5,462,429 shares held as treasury shares as at 30 June 2024 (31 December 2023: 5,462,429 shares). Excluding these shares, the total number of issued shares as at 30 June 2024 was 15,246,891 shares (31 December 2023: 15,246,891 shares). All issued ordinary shares are fully paid. Each ordinary share carries one vote.

26. Contingent liabilities and commitments

Legal claims

Litigation is a common occurrence in the financial services industry due to the nature of the business. The Group has an established protocol for dealing with such legal claims. Once professional advice has been obtained and the amount of damages can be reasonably estimated, the Group makes adjustments to account for any adverse effects which the claim may have on its financial standing. At the year end, the Group had no significant outstanding litigation.

Assets pledged and restricted

RMBS issued by the Group are fully collateralised by the purchased mortgage pool receivables. See Note 15 for the gross amount of the mortgage pool receivables pledged as collateral for the RMBS and the related liabilities are disclosed in Note 24.

27. Related party disclosures

A number of transactions were entered into by the Group with related parties in the course of business. As all shareholders have the right to appoint a director, management considers them to be related parties.

Investment in preference shares from shareholder of related party

On 7 December 2020, the Group purchased 30,000 preference shares of TDB Capital LLC, a shareholder of TDB, with a par value of MNT 5 million per share for a total consideration of MNT 150 billion. The preference shares have an annual dividend rate of the BoM policy rate plus 1 percent.

On 27 March 2024 and on 26 April 2024, TDB Capital LLC repurchased 1,690 preference shares for MNT 8.45 billion, resulting in a gain of MNT 345,436 thousand (see note 8).

As at 30 June 2024, the outstanding units of the preference shares are 26,970 (2023: 28,660).

Accrued interest on preference shares held in TDB Capital LLC amounted to MNT 45,639,921 thousand (31 December 2023: MNT 45,490,879 thousand) as at 30 June 2024 (see Note 18).

Loans from/to shareholder of related party

On 6 February 2024 and on 26 February 2024, the Group obtained total of MNT 20.0 billion loan from Golomt to finance its investing activities. The loans have an interest rate of 16.2% per annum with a maturity of 12 months (see Note 22).

On 11 December 2018, the Group purchased through MIK HFC and its SPCs loan notes from Bodi International LLC ("Bodi"), a shareholder of Golomt, for MNT 25.0 billion and MNT 20.0 billion, respectively. During 2023 and 2024, total of MNT 35.0 billion and MNT 10 billion of principal payment has been made in accordance with the agreed repayment schedule.

On 6 February 2024 and on 26 February 2024, the Group purchased 20,000 loan notes from Bodi with par value of MNT 1,000,000 each for a consideration of MNT 20.0 billion. The loan notes bear an interest rate of 19.2% per annum and are due to mature in 12 months.

Golomt holds 4.94% shares of MIK as of 31 December 2023 (31 December 2022: 4.94%).

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

27. Related party disclosures (cont'd.)

Investments in related parties

QSC LLC

On 20 March 2020, the Group invested in MNT 45 billion loan notes bearing 13% interest per annum issued by QSC LLC, related party of a board member of the Group. On 28 June 2021, when the outstanding balance on the loan notes was MNT 35 billion, the initial contract maturity was extended, with an amended interest rate of the BoM policy rate plus 2% per annum. Per contract, principal and interest payments are to be made on the maturity date (see Note 12).

As of 30 June 2024, the Group has provided an allowance for expected credit losses for the loan notes from QSC LLC of MNT 19,444,067 thousand (2023: MNT 18,879,012 thousand).

Globull Investment and Development Pte Ltd

On 1 July 2022, the Group purchased 2,500 secured callable bonds from Globull Investment and Development PTE Ltd "Issuer", a parent company of the Group's shareholder, bearing an interest rate of 12% per annum with a par value of USD 10,000 each for a consideration of USD 25 million. The bonds are due to mature in 12 months, which was initially extended untill March 2024. On 28 February 2024, the Group extended the maturity of loan notes of Globull until December 2026 and amended the interest rate per annum to 14.8%. Per contract, interest payment is to be made by semi-annually and principal payment is due on the maturity.

The bonds are secured by any encumbrances or other security created by the obligations of the Issuer, including but not limited to all the shares of the Issuer up to the value of the outstanding bond (see Note 12).

As of 30 June 2024, the total allowance for expected credit loss recognised for the bonds is MNT 1,262,184 thousand (2023: MNT 902,195 thousand).

Borrowed funds

On 17 May 2018, the Group entered into a loan agreement with TDB of MNT 11.4 billion with an interest rate of 14.4% per annum. The loan principal and interest are repayable monthly beginning from 17 May 2018 to 17 May 2033 (see Note 22).

Swap arrangement with related party

On 23 February 2024, the Group extended its cross-currency swap agreement entered with a commercial bank until 4 January 2027 to manage the risk of variability of cash flows denominated in USD from its Senior Notes issued on the international market in February 2024 (see Notes 23). With the amendment, the nominal amount was reduced from USD 196 million to USD 131 million, with interest payable quarterly on a net basis.

Other payables

Other payables include loan service fee payable to the banks for the collection of the purchased mortgage pool receivables as follows:

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
TDB	2,309,848	2,282,913
Khan Bank LLC	1,961,531	1,886,044
XacBank LLC	742,673	674,618
Golomt	1,734,114	1,731,788
Capitron Bank LLC	201,742	173,591
State Bank LLC	813,317	741,151
Total	7,763,225	7,490,105

Loan service fees are normally settled with the banks with the next quarterly coupon payment of the RMBS.

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

27. Related party disclosures (cont'd.)

Compensation to key management personnel

	Unaudited 30 June 2024 MNT'000	Audited 31 December 2023 MNT'000
Short-term employee benefits		
Salaries, incentives and allowances	2,026,845	1,811,282
Contribution to social and health fund	218,233	220,907
	2,245,078	2,032,189

As at 30 June 2024, the Group has the following balances and transactions with related parties:

balance MNT'000 Income MNT'000 senior bonds MNT'000 junior bonds MNT'000 balance MNT'000 ex As at 30 June 2024 (unaudited) mNT'000 MOT'00 Intervite Sta	3,253 7,013 0,151 7,087 5,475 2,259	
MNT'000 MNT'000 <t< th=""><th>*000 4,641 3,253 7,013 0,151 7,087 5,475 2,259</th></t<>	*000 4,641 3,253 7,013 0,151 7,087 5,475 2,259	
As at 30 June 2024 (unaudited) TDB 227,395,872 4,094,098 - - 350,166,618 16,10 Khan Bank JSC 6,577,933 139,867 - - 300,252,932 14,03 Xac Bank JSC 16,095,501 170,262 - - 108,680,364 5,06 Golomt 63,574,739 2,422,104 - - 232,410,271 10,91 Capitron Bank LLC 15,769,849 720,975 - - 46,531,473 2,20 State Bank JSC 18,184,988 801,579 - 146,150,433 6,45 Chinggis Khaan Bank LLC 380,364 - - 3,980,882 18 347,979,246 8,348,885 - - 1,188,172,973 54,96 BoM - - - 2,842,267,096 46,43 MoF - - - 2,853,734,747 46,98 Total 347,979,246 8,348,885 - - 4,041,907,720 101,94 As at 31 December 2023 (audited) - <td colspa<="" th=""><th>4,641 3,253 7,013 0,151 7,087 5,475 2,259</th></td>	<th>4,641 3,253 7,013 0,151 7,087 5,475 2,259</th>	4,641 3,253 7,013 0,151 7,087 5,475 2,259
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347,979,246 8,348,885 - - 1,188,172,973 54,96 BoM - - - 2,842,267,096 46,43 MoF - - - 11,467,651 55 - - - 2,853,734,747 46,98 Total 347,979,246 8,348,885 - - 4,041,907,720 101,94 As at 31 December 2023 (audited) - - - - - 4,041,907,720 101,94	-	
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3,076,357,782 98,52	,116 ,835	
	,835	
Total 333,206,634 9,975,728 946,061,800 105,119,100 4,296,520,723 200,023	,835	

Notes to the Interim Condensed Consolidated Financial Information - 30 June 2024

27. Related party disclosures (cont'd.)

		Mortgage pool portfolio					
	Purc	hase of	Outs	tanding	Interest in	icome from	
	mortg	age pool	bal	ance*	mortga	ge pool*	
	with	without	with	without	with	without	Loan
	recourse	recourse**	recourse	recourse	recourse	recourse	service fee
	MNT'000	MNT'000	MNT'000	MNT'000	MNT'000	MNT'000	MNT'000
As at 30 june 2024 (una							
TDB	50,703,125	-	51,148,786	1,114,236,160	433,525	41,230,012	2,740,271
Khan Bank JSC	× .	-	-	941,889,766	-	34,398,952	2,367,408
XacBank JSC	Ξ.	-	-	347,073,670	-	12,623,245	896,012
Golomt	43,999,936	-	42,932,005	779,581,235	1,922,088	29,667,162	2,056,073
Capitron Bank LLC	Ξ.	÷	÷.	150,005,799	103,492	4,934,227	251,024
State Bank JSC	-	-	92,314	460,634,542	10,570	16,170,922	978,685
TDB Leasing LLC	12,206,232	-	175,630,949	-	11,915,008	-	243,243
Total	106,909,293	-	269,804,054	3,793,421,172	14,384,683	139,024,520	9,532,716
As at 31 December 2023	(audited)						
TDB		279,126,790	-	1,182,128,749	238,694	82,901,504	5,194,335
Khan Bank JSC	· _	282,931,729	-	1,001,248,839	-	71.031.795	4,330,261
XacBank JSC	· -	99,444,275	-	370,290,619	-	24,372,107	1,507,275
Golomt	-	202,555,244	307,257	832,132,429	69,560	59,143,886	3,969,787
Capitron Bank LLC	-	79,502,654	6,927,072	155,112,529	1,404,955	7,236,052	373,296
State Bank JSC	-	107,620,948	162,383	483,607,487	32,440	31,392,309	1,775,451
TDB Leasing LLC	· · · -		197,617,563	-	23,711,537		571,427
Total	-	1,051,181,640	205,014,275	4,024,520,652	25,457,186	276,077,653	17,721,832

Terms and conditions of transactions with related parties

The above-mentioned outstanding balances arose from the ordinary course of the Group's business. The interest charged to and by related parties are at normal commercial rates in relation to bank deposits, borrowings and mortgage pools and at the rates specified in the RMBS.

28. Capital 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 shareholders and fulfil its obligations to the investors of the RMBS and the Senior Note holders by effectively managing the subsidiaries. In order to maintain or adjust the capital structure, the Group may issue new shares, obtain borrowings, invest in permitted investments or issue bonds.

Included in retained earnings as at 30 June 2024 are restricted retained earnings of MNT 202,352,751,213 thousand (30 June 2023: MNT 159,279,180 thousand) that are attributable to the Group's SPCs and are restricted from distribution until the liquidation of the respective SPCs in accordance with the Articles of Charter of each SPC and FRC regulation. MIK HFC is also restricted from distribution of dividends in accordance with covenants related to debt securities issued 2024.

The Group was not subject to any other externally imposed capital requirements throughout the six-month period/year of 2024 and 2023.

29. Subsequent events

Management is not aware of other events that occurred after the end of the six-month period ended 30 June 2024, which would have any impact on this financial information.