



MISSION STATEMENT

Our mission is to be a pre-eminent vertically integrated empowered marine business using ethical and sustainable practices to grow and harvest marine resources in a manner, which will provide superior and sustainable returns to all stakeholders.



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DEAR VALUED STAKEHOLDER

Premier Fishing and Brands Limited (Premier or the Company or the Group) is pleased to present its 2022 Integrated Report. This Integrated Report aims to provide a balanced view on the financial, economic, environmental, social and governance performance of the Group, enabling our stakeholders to make an informed assessment of the Group's ability to create and realise stakeholder value in the short, medium, and long-term.

THE OBJECTIVES OF THIS REPORT

Informed choice - this report sets out to clearly, accurately and concisely communicate the culture of our organisation, its ambit and remit and how Premier creates sustainable value. This report documents our strategy, business model, risks and opportunities, as well as the Group's performance against its strategic objectives and stringent governance practices. The report also shares insights as to the Group's future prospects.

ADDITIONAL INFORMATION

This Integrated Report is supplemented by a full suite of online publications, which include the following:

- · An online report
- · Full consolidated annual financial statements
- · Notice to the annual general meeting

The above reports can be accessed on the company website: www.premierfishing.co.za.

Share code: PFB ISIN: ZAE000247516

The contents of the 2022 Integrated Report are broadly comparable with those of the 2021 Integrated Report and is fully compliant with all regulatory bodies of a listed entity.

OUR SIX CAPITALS



Financial



Natural



Human



Manufactured



Intellectual



Social and relationship

STAKEHOLDERS



Shareholders



Customers



Suppliers and service providers



Employees and trade unions



Local communities and other small quota holders



Government and regulatory authorities



Premier's Integrated Report includes financial and non-financial information related to the Group's businesses. It is primarily targeted at our stakeholders, which include, but are not limited to, our shareholders, suppliers and service providers, customers, employees, government and regulatory authorities, local communities and other small quota holders.

This report provides material information relating to our strategy, business model, material risks and opportunities, as well as our operational performance and governance.

This report focuses on the main operations and activities that contribute to the Group's performance being, lobster, squid, pelagic, abalone, hake, Seagro and cold storage facilities.

The report covers the period under review ending 31 August 2022.

REPORTING PRINCIPLES AND BASIS OF PREPARATION

Our Integrated Report was prepared in accordance with the following reporting guidelines and frameworks, which include the:

- International Integrated Reporting Council's (IIRC) Integrated Reporting <IR> Framework;
- International Financial Reporting Standards (IFRS);
- Companies Act, 2008 (No. 71 of 2008), as amended (the Companies Act);
- Johannesburg Stock Exchange (JSE)
 Listings Requirements;
- King IV Report on Corporate
 Governance™ for South Africa 2016
 (King IV™); and;
- Global Reporting Initiative (GRI) G4
 Guidelines

OUR APPROACH TO MATERIALITY

This report provides information that we believe is of material interest to current and prospective shareholders, and to any other stakeholder wishing to make an informed assessment of our ability to create stakeholder value in the short, medium and long-term.

The material matters included in this report were identified through a process involving the chief executive officer (CEO), the chief financial officer (CFO) and members of the executive management committee (EXCO). This report was also signed off by Premier's Audit & Risk committee and approved by the Board of Premier.

GROUP SUCCESSES DURING THE REPORTING PERIOD

- The Group posted a solid EBITDA of R48 million in the 2022 financial year, as well as a solid basic and headline earnings per share of 5,62 cents per share and 5,65 cents per share respectively for the 2022 year.
- Premier Fishing SA (Pty) Ltd, Talhado Fishing Enterprises (Pty) Limited and Marine Growers (Pty) Ltd retains a Level 1 Broad-Based Black Economic Empowerment (B-BBEE) rating.
- · Assisted over 200 Rights Holders to provide for well over 1000 family members
- · The group was successful in obtaining a R30 million grant from the DTI.
- ("FRAP") in securing fishing rights for the next 15 years for South Coast Rock Lobster, Squid, Pelagic Anchovy, Pelagic Pilchards, hake Deep Sea and hake Longline.

EXTERNAL AUDIT AND ASSURANCE

The Board of directors, with the support of the Audit and Risk committee, is ultimately responsible for the Group's governance – its system of internal control designed to identify, evaluate, manage and provide reasonable assurance against material misstatement and loss.

We applied a combined assurance model, in which we obtained assurance from management, as well as internal and external assurance providers. Management identified key risks facing the Group and implemented the necessary internal controls to manage those risks.

This process is monitored and evaluated by the internal auditor and external assurance is obtained where required. The Audit and Risk committee oversees the internal audit function and ensures the effectiveness of the systems of internal control and risk management.

The Audit and Risk committee reviewed the effectiveness of the internal controls for the year ended 31 August 2022, primarily through reports from the internal auditor, formal confirmations from the executive management team as well as the external auditors. Refer to page 102 for the report of the Audit and Risk committee.

An independent audit of the consolidated annual financial statements was performed by the Group's joint auditors, Thawt Inc. and Crowe JHB, a member of Crowe Global, for the year ended 31 August 2022. Refer to our website for the full financial statements for the independent auditor's report. (www.premierfishing.co.za)

External verification has been provided for the Broad-Based Black Economic Empowerment (B-BBEE) accreditation level. The verification was performed by an organisation accredited by the South African National Accreditation System (SANAS). The remainder of the Integrated Report has not been subjected to an independent audit or review.

The information reported on, is derived from the Group's own internal records and information available in the public domain.

The Board reviewed the effectiveness of controls for the year ended 31 August 2022, principally through a process of assessment by the management team,. It also considered reports from the internal auditor, the external auditors and other assurance providers (King IV^{TM} – Principle 5).

GOVERNANCE

SHAREHOLDERS' CORPORATE

CONDENSED

STATEMENTS

PERFORMANCE

REVIEW

The Group's governance principles in respect of King IVTM have been measured using the Governance Assessment Instrument, provided by the Global Platform for Intellectual Property.

DISCLAIMER: FORWARD-LOOKING STATEMENTS

ABOUT US

OPERATING STRATEGY

CONTEXT

TRANSFORMATION

COMMITMENT

In this report, we make certain statements that relate to analysis and other information based on forecasts of future results, on historical data, which has been based on estimates of new business and investment assumptions.

These statements may also relate to our future prospects, developments and business strategy. As defined, these are forward-looking statements. These statements may be identified by words such as "expect", "intend", "polan", "believe", "seek", "estimate", "will", "project", or words of similar meaning which are intended to identify such forward-looking statements, but are not the exclusive means of identifying such statements.

These are subject to a number of risks, uncertainties and factors, including but not limited to those described in disclosures and in the risk management report. Should one or more of these risks or uncertainties materialise, or should underlying expectations not occur or assumptions prove incorrect, actual results, performance or achievements of the Group may (negatively or positively) vary materially from those described explicitly or implicitly in the relevant forward-looking statement.

Premier neither intends nor assumes any obligation to update or revise these forward-looking statements in light of developments that differ from those anticipated.

DIRECTORS' RESPONSIBILITY AND APPROVAL OF THE INTEGRATED REPORT

The Board of Directors, supported by the Audit and Risk committee, is ultimately responsible for ensuring the integrity of this report. The Audit and Risk committee is responsible for reviewing and recommending the Integrated Report and annual financial statements to the Board for approval.

The Board has applied its mind to the Integrated Report and believes that it addresses all material issues and matters and fairly represents the Group's integrated performance.

The Integrated Report including the consolidated annual financial statements of the Group for the year ended 31 August 2022, was approved by the Board of Directors on 23 December 2022 and signed on its behalf by:

My.

Aziza Amod
Non-executive chairperson

Sooren Ramdenee
Chief executive office

Feedback

ABOUT THIS REPORT

We welcome and value your feedback related to our Integrated Report. Please kindly address any queries or comments to our company secretary, Mr Cornell Kannemayer, via email on: cornellk@premfish.co.za.



2022 IN REVIEW

2022 has once again demonstrated the Group's innate ability to weather storms and generate excellent revenue to unlock stakeholder value, whilst navigating environmental factors and the economic challenges wrought by the COVID-19 pandemic

Premier Fishing SA (Pty) Ltd, Talhado Fishing Enterprises (pty) Ltd and Marine Growers (Pty) Ltd, the Group's largest subsidiaries,, retained its Level 1 B-BBEE rating, maintaining the Group's status as one of the most transformed companies in the South African fishing sector.



(2021: R575m)



from operations

decreased

to R13m

(2021: R57m)





R30 million

government grant received from the DTI

Dividends

As a consequence of this uncertainty, and the challenging year it has been, the Board of Directors believe that preservation of cash is paramount to ensure the sustainability of the Group in this current environment, has as such, made the decision not to declare a dividend for the year ending 31 August 2022. In the prior year, a dividend of R13m was declared.

R200 million

revenue achieved from Lobster (2021: R171 million)

CSI and Education

More than R12 million
has been contributed to
education, feeding schemes
and donations to the needy
over the past five years. The
group has also donated food
parcels to the previously
disadvantaged interns and
outside qouta holders during
the year under review.

Learnerships, Bursaries and skills development

The group spent over
R2 million in learnership,
education and skills development
in the current year

The Group continued to experience the toughened economic conditions resulting from 2020's pandemic restrictions, which have seen continued lockdowns and tightened trading conditions throughout 2022. Global and local markets remain affected as demand remains constrained.

The Group is, however, able to continue its operations as a going concern and remains debt free. In 2022, in addition, The Group also endured a very tough squid sector as the resource saw reduced industry wide catch rates, which saw revenues for squid decline by over R100m from the prior year to the current year. However, due to the export market being strong, the demand for our products being solid, the Group remains optimistic for 2023 for a strong squid season.

PERFORMANCE HIGHLIGHTS

ABOUT THIS REPORT

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REVENUE

GROSS PROFIT

OPERATING PROFIT

CASH GENERATED FROM OPERATIONS

EBITDA

R475m

R153m

R14m

R13m

R48m

- The Group had a tough year which saw overall revenue decline by R100 million from R575 million to R475 million, mainly as a result of the squid division
- Gross profit margins from 2021 to 2022 remained relatively consistent
- The export market for abalone has seen signs of improvement with price increases per kilogram especially for the bigger sizes over 110 grams
- Profit before tax rose to R19 million (2021: R18 million), primarily due to a grant received from The Department of Trade Industry and Competition ("DTI")" as well as solid performances for the lobster sector and solid divisional performances in the pelagic and the hake sector.

2021



R575m

R192m

R14m

R57m

R43m

- · Record high revenue achieved in the Group's most challenging times
- · Increase in revenue in every sector compared to prior year
- Increased abalone capacity to 260 tons as of the end of August 2022
- Application for a ADEP grant with DTI is still pending
- The COVID-19 recovery rate for the group was 96%, an amount of R409 079 was spent for employees in mitigation, avoidance and treatment of the pandemic disease
- Once off abnormal legal, consulting and administration costs totaling around R25m had an adverse effect on profitability

2020



R454m

R152m

R12m

R35m

R55m

- Increased abalone capacity to 229 tons as of end of August Construction on the abalone farm was put on hold during the COVID-19 period.
- Applied for a ADEP grant through the DTI

2019



R575m

R208m

R62m

R124m

R99m

- · Talhado Fishing Group fully absorbed into the Group. Premier moved to a new operational office during the 2019 financial year.
- Increased abalone stock on hand by 16 tons from the previous year. Completed construction of another new hatchery needed at the farm. Installed over 1 000 growout tanks at the farm.

2018



R491m

R210m

R92m

R91m

R109m

- · Acquired controlling stake in Talhado.
- Completed the expansion of our existing hatchery at our abalone farm.
- Doubled spat production from an average monthly production of 100 000 animals per month, to 200 000 animals per month.
- Installed 40 tons of additional production capacity at our abalone farm.
- Increased abalone stock on hand, by 19 tons from the previous financial year.
- Completed construction, of our new hatchery, which is anticipated to produce six million animals per year.

OUR TRANSFORMATIONAL COMMITMENT

VALUE CREATION THROUGH ECONOMIC TRANSFORMATION

Premier Fishing SA (Pty) Ltd ("Premier") is one of the largest black-owned, managed and controlled fishing companies in South Africa. During the period under review, Premier maintained a level 1 B-BBEE rating, thereby ensuring we remain focused and committed to promoting Broad Based Black Economic empowerment (B-BBEE) in South Africa.

TRANSFORMING SOUTH AFRICA

Premier Fishing SA (Pty) Ltd, Talhado Fishing Enterprises (Pty) Ltd and Marine Growers (Pty) Ltd are PROUD

LEVEL 1 CONTRIBUTOR TO B-BBEE

Our Board comprises

100% HISTORICALLY DISADVANTAGED INDIVIDUALS

Black ownership % on the BEE certificate for Premier Fishing SA (Pty) Ltd and Marine Growers (Pty) Ltd

93.63%

Woman represent

44% OF OUR BOARD AND EXECUTIVE MANAGEMENT

EMPOWERING ECONOMIC SOUTH AFRICA

Premier Fishing SA (Pty) Ltd retains its BEE Procurement recognition level of 135% as rated and measured in terms of the B-BBEE scorecard. Additionally, Premier partners with smaller businesses and entrepreneurs, thereby uplifting and empowering small businesses.

With a black ownership of 93.63%, we pride ourselves on uplifting black staff and we are a proudly black fishing company.

The Group is also firmly committed to the enhancement of skills in South Africa, and does so by providing much needed bursaries to deserving learners, affording them the opportunity to empower and uplift themselves, leading to a more skilled South Africa.







To be the first choice in everything we do and for our stakeholders.

OUR MISSION STATEMENT

Our mission is to be a pre-eminent vertically integrated empowered marine business, which uses ethical and sustainable practices to grow and harvest marine resources in a manner which will provide superior and sustainable returns to all stakeholders.

WHO WE ARE

Premier is a fishing and aquaculture Group, which has been in existence since 1952. Premier listed on the Johannesburg Stock Exchange (JSE) on 3 March 2017.

WHAT WE DO

The Group is predominantly involved in commercial fishing, fish processing and the marketing of its products. This includes sustainable aquaculture through our abalone farm and the manufacturing of Seagro, an environmentally-friendly fertiliser product.

WHAT PROUDLY DIFFERENTIATES US:

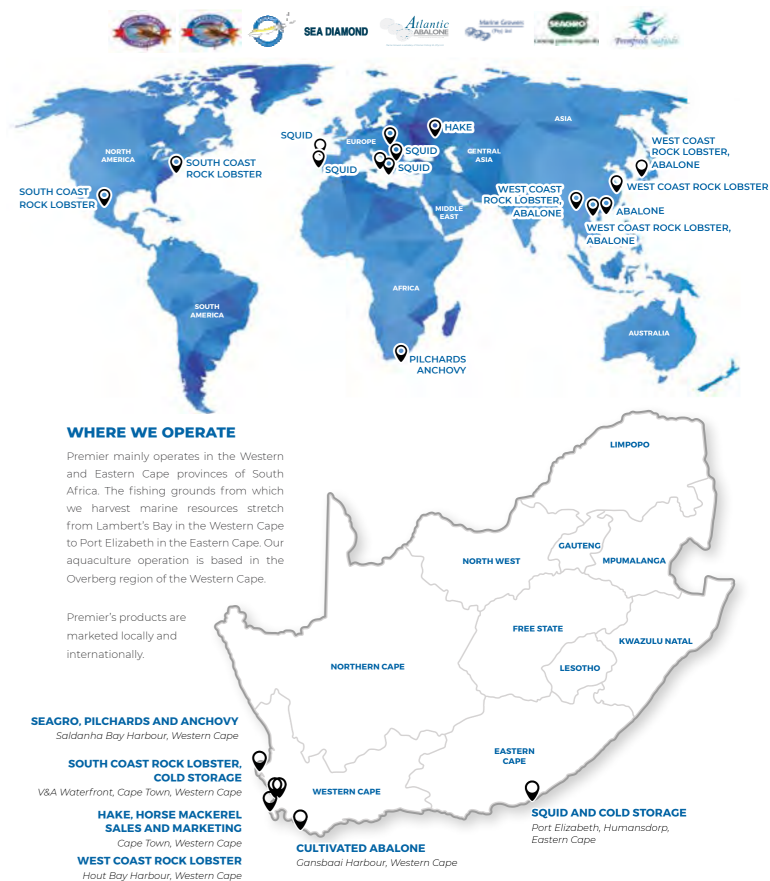
- We are one of the largest black-owned and managed fishing companies in South Africa.
- We have a diversified product basket lobster, octopus, squid, cultivated abalone, pilchards, anchovy, hake and horse mackerel.
- We own and manage factories, facilities and fishing vessels operating over three provinces.
- We employ more than 750 people.
- We hold the following accreditations and memberships:
 - · South African Fishing Ethically (SAFE)
- Association, Food and Drug Administration (FDA), Hazard Analyses and
- · Critical Control Points (HACCP) certified.

Customers around the world	Major shareholder	Listed on the JSE	Number of employees
Well-established local and international customer base	African Equity Empowerment Investments Limited (AEEI)	3 March 2017	Over 750 people



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OUR GLOBAL BRANDS



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GOVERNANCE PERFORMANCE FINANCIAL REVIEW

SHAREHOLDERS' CORPORATE CONDENSED



PREMIER FISHING SA (PTY) LTD (PREMIER FISHING SA)

100%



Premier Fishing SA is the catching and processing business unit of the Group. Premier Fishing SA owns medium- to long-term fishing rights for South Coast rock lobster ("SCRL"), West Coast rock lobster ("WCRL"), small pelagics (pilchards and anchovy), hake trawl, hake inshore, squid, large pelagics.

PREMFRESH SEAFOOD SA (PTY) LTD (PREMFRESH)





Premfresh is the sales and marketing business unit of the Group and a owned subsidiary of Premier Fishing SA. Premfresh has an experienced marketing team with more than 30 years' combined experience in the marketing of fish and fish-related products, and conducts the sales of all of the Group's products. Premfresh also provides sales and marketing services to outside small quota holders.

TALHADO FISHING ENTERPRISES (PTY) LTD (TALHADO)

50.3%



Talhado undertakes the catching, processing and marketing of squid with both sea and land-based freezing facilities. With our stake in Talhado, the Group is the biggest squid player in the squid industry.

MARINE GROWERS (PTY) LTD (MARINE GROWERS)

100%



Marine Growers is a 100% owned subsidiary of Premier Fishing SA and is the aquaculture business unit of the Group, based in Gansbaai. Marine Growers owns an abalone farm that cultivates abalone for the export market. South African abalone (Haliotis midae) is highly sought-after internationally, particularly in the Asian market.



South Coast Rock Lobster

Processing plant and location: 1 PLANT, V&A WATERFRONT Quota managed Market: UNITED STATES OF AMERICA



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West Coast Rock Lobster

Processing plant and location: 1 PLANT, HOUT BAY Quota managed Market: CHINA, HONG KONG, JAPAN



SEA DIAMOND

Squid

Processing plant and location: HUMANSDORP Effort based Market: **EUROPE**





Pilchards and Anchovy Quota managed

Market: **SOUTH AFRICA**





Hake

Quota managed Joint venture with Blue Continents Products (BCP) Market: **EUROPE**





Processing plant and location: SALDANHA BAY Market: **SOUTH AFRICA**



Cold Storage

Processing plant and location: 1 COLD STORE, V&A WATERFRONT Market: **SOUTH AFRICA**



Squid

Processing plant and location: PORT ELIZABETH Quota size and managed kilograms: TOTAL ALLOWABLE EFFORT Market: **EUROPE AND JAPAN**





Atlantic Abalone

Owned land area: 6 HECTARES Processing plant and location: 1 LIVE PACK FACILITY, GANSBAAI HARBOUR



ABOUT THIS REVIEW THANSFORMATION COMMITMENT COMMITTMENT COMMITMENT COMMITMENT

What shared value means to us:

Understanding and addressing stakeholder expectations and societal needs and communicating through stakeholder engagements.

We are driven by our values which are:

VALUE SYSTEM

Respect and Trust

To always respect and trust fellow employees, customers, partners and our stakeholders.

People

To provide sustainable employment opportunities for our employees and others, maintain a safe and secure working environment and zero fatalities. Develop, attract and retain the correct skills and structures to meet and support our strategic growth.

Commitment

To deliver on our promises and add value beyond expectations.

Integrity

To always act with integrity in whatever we do based on our values, principles, Code of Ethics and Code of Conduct

Accountability

To have responsible and accountable leadership that addresses the expectations of our diverse stakeholders and embraces these responsibilities with efficiency.

Stakeholders

To serve our stakeholders through good corporate governance, ethical conduct, value creation and safe and good quality products and services.

OUR INTEGRATED REPORTING MODEL

Our strategy is to create sustainable value for stakeholders and to ensure that the Group remains attractive to investors by optimising shareholder returns. Our strategy for sustainable value creation goes beyond short-term profitability and takes into account the broader economic, social and environmental factors.

Our approach to addressing these matters is to prioritise those most important to achieve medium- to long-term sustainable business growth for the Group. We have identified strategic enablers to execute our business model and achieve sustainable value creation (**King IV**TM - **Principle 4**).

SOUND GOVERNANCE

We can only be a sustainable business if we continue to rigorously promote and implement good corporate governance practices. This is an integral part of our business model that is built on delivering good governance outcomes in terms of an ethical culture, effective control, sustainable performance and legitimacy. Our sound governance platform is embedded in our corporate culture (King IVTM – Principle 6).

DEVELOPMENT OF PEOPLE

Our employees are our most important asset. We recognise the importance of attracting and retaining the right calibre of people and keeping them motivated in a safe and supportive working environment and remunerating them accordingly. We continued to provide training and development to our employees and to ensure that employee development plans are in place for the retention of employees. We continue to install a culture of excellence and opportunity for our employees (King IVTM - Principle 14).

In order to remain sustainable as a business, we contributed towards social and economic development by building society in a stable economy. To create an enabling environment and develop and enhance markets for our products, we were proactive and responsive to our stakeholders' interests and ensured that we implemented best practices in our operations (King IVTM – Principle 3).

ENVIRONMENT

We are committed to implementing sustainable business practices that minimise the impact on the environment from our operations. Our business has a low direct impact on the environment, but we are affected by the environment in which we operate and by the effects of climate change in general. We acknowledge that a stable economy and a sustainable business require a sustainable environment. We continue to work closely with relevant authorities to safeguard various fish species and pay careful attention to the environmental impact of our operations (King IVTM – Principle 3).



REVIEW

SHARED VALUES

Our values also mirror those of the United Nations Sustainable Development Goals.

SUSTAINABILITY

In September 2015, all 193 Member States of the United Nations adopted a plan for achieving a better future for all — by 2030, all people will enjoy peace, while extreme poverty, inequality, and injustice will be eradicated and our planet will be protected. At the heart of Agenda 2030 are the 17 Sustainable Development Goals (SDGs), which clearly define the world we would like to see, applying to all nations and leaving no one behind. It is a universal call to action.

Premier has identified several of these goals as being pertinent and is actively engaged in implementing them. They are:

GOAL 1: No Poverty

We work hard to ensure this company is sustainable. In so doing, we are building capacity for the future, where more people can be gainfully employed and thus contribute to the economy, helping to eradicate poverty, one job at a time.

GOAL 2: Zero Hunger

In providing work, we help put food on the table for more people. The fish we catch also provides nutritious sustenance for the many. We are committed to ensuring the sustainability of our fish stocks and at optimum levels.

GOAL 3: Good Health and Well-being

We are a people-focused entity. Whether it is our own staff or the wider world, we aim to create an environment conducive to improving health and wellbeing - whether this be for the physical body or the mind. We run programmes for our staff and provide access to a variety of health services.

GOAL 4: Quality Education

If knowledge is power, then education is the key to enlightenment and progression. Premier supports several programmes that inform, uplift, upskill and enable our people. We also make many of these platforms available to the families of our teams

GOAL 5: Gender Equality

Premier is an equal opportunities employer. We do not discriminate against race, gender, or creed. We have a transformative culture representative of an inclusive South Africa and are a leading example of gender equality - our non-executive chairperson is a woman of distinction. Further, the company works within its communities to promote empowerment at all levels of society.

GOAL 8: Decent Work and Economic Growth

Through investment, diversification, collaboration and a focus on sustainability, Premier is working to contribute to the economy. We have created favourable working conditions that attract talent and assist us in growing our Group and in so doing, supporting a raft of up-and-coming businesses.

GOAL 9: Industry, Innovation, and Infrastructure

To achieve this aim, Premier is actively engaged in improving its infrastructure to take account of future needs. Premier's abalone farm is an excellent example of innovation in action with its grow tanks energised by solar. Premier is also looking into more sustainable methods for its fishing fleet to minimise negative environmental impact.

GOAL 10: Reduced Inequality

Bridging the socio-economic divide is critical to the long-term survival of South Africa (and the world as a whole). Premier offers access to education, improvement, and empowerment programmes to help continue to break down the barriers of inequality endemic in South Africa. Whether in the workplace or in our communities, we are working together towards income generation, growth, and opportunity, whilst eliminating discrimination.

GOAL 11: Sustainable Cities and Communities

The communities in which we operate are important to us. Consequently, supporting them through employment, education and corporate social investment initiatives that involve our time, skills as well as money, will ensure that they, and us, become sustainable. Key to this is understanding the effect of climate change, the need to preserve our environment, as well as access to modern infrastructure that can promote information sharing.

GOAL 12: Responsible Consumption and Production

Premier wholeheartedly supports the UN's imperative for the efficient use of natural resources, and for an overall reduction in consumption waste.

GOAL 14: Life Below Water

Of all the UN SDGs, this resonates the most. We support in its entirety that "conservation and sustainably protecting our oceans and marine resources is essential. The achievement of this is by reducing marine pollution, protecting, and restoring our eco-systems, ending illegal fishing and over-fishing by utilising science-based management plans to restore fish stocks and repair the oceans. In addition, 10% of coastal and marine areas need to be conserved, while unregulated fishing plus subsidies, which are contributing to overfishing, must be prohibited. The accommodation of small-scale artisan fishers need to be granted and marine conservation needs to be enhanced."



NON-EXECUTIVE CHAIRPERSON'S REPORT

"We must free ourselves of the hope that the sea will ever rest. We must learn to sail in high winds."

- Aristotle Onassis



CIRCULAR ECONOMY = SUSTAINABLE BUSINESS

"There is one planet – there is no Plan B"

In 2021, Premier Fishing embarked on a new strategy post the successful delivery of our Vision 2020 Vision. Sustainability First is our current short to medium term plan that also speaks to a growing need for every business in the world to adopt a circular economy approach to doing business – well.

At Premier we have always been mindful of our natural and human resources and the need to conserve and protect them all. As we did last year, we have made the United Nations' Sustainability Development Goals a cornerstone of our operating approach, but we have gone even further by incorporating circular economy principles to ensure the long-term benefit for everyone and everything along the value chain.

In practice, this means that we look not only at how we can save costs and work towards a cleaner environment, but also in the jobs that are created through and because of the work we do. Think of it as Premier Fishing being the rock around which, concentric circles of influence radiate.

It has also resulted in the Group being recognised as the first in its sector in sustainability, by IRAS. This is no small achievement and my congratulations to everyone who is making the difference to how we do business and how we affect the environment around us.

The more we put back into conservation of our climate, our fisher folk's safety, and investment into our people, the more we can deliver and share to a wider array of beneficiaries. They in turn, are given the support where needed to help others. It's more than pay it forward, it's a perpetual cycle of motion that gathers its own momentum.

As we have reported on previously, Premier is committed to socio-economic upliftment and transformation. This not only involves assisting our people but also the communities in which we operate, as they are an integral part of this circular economy.

REALISING VALUE FOR OUR STAKEHOLDERS

TRANSFORMATION

THIS REPORT

2022 continued a year of change at Premier. Here, I would make mention of the sterling work Premier's first woman chief executive officer has done in steering the Group through some turbulent economic times over the past few years. Rushaan elected to step down from the role in May this year, moving to take up a portfolio as executive for sales and marketing.

OUR OUR STRATEGY

GOVERNANCE

In her place, we welcomed Mr Sooren Ramdenee who joins us with many years experience in international business practices, and in whose hands this company will be steered into the next chapter.

Whilst the Group was unable to match the stellar results of 2021, due in the main to the unpredictability of climate effects on squid which resulted in a vastly reduced catchrate, our profit before tax, EBIDTA and HEPS all increased.

As in previous years, operational cost efficiencies remained in place throughout this financial year under review and the Group implemented several innovative programmes aimed to further streamline operations and preserve long-term value.

Operationally, we saw excellent results from our South Coast lobster, pelagic and hake sectors, which helped to offset the disappointing squid season. Also still experiencing some volatility and challenges is our West Coast lobster division due to political challenges and a reduction in our permissible Total Allowable Catch (TAC) rate. That said, I echo our team's optimism for better results in the future.

Our abalone plant continued to be expanded and sales in this division are beginning to pick up as the world returns to some semblance of economic stability post restrictions being lifted.

As in years past, the strong relationships we have built with customers around the world, over a period of some 70 years, came to the fore and remain resilient.

THE BOARD'S CONTRIBUTION TO SUSTAINABILITY

CONDENSED

PERFORMANCE

Premier's board is diverse, knowledgeable, and highly experienced. Executive and non-executive directors, from different backgrounds and with different skill sets apply innovative approaches to problem solving. This assists the Group in not only adapting to prevailing conditions but in assisting the team to develop robust plans to support our strategy of 'Sustainability First' for future preparedness. Our purpose is to ensure that Premier Fishing and Brands remains the first choice – for customers and employees alike.

SHAREHOLDERS' CORPORATE

The Board's overarching remit is to ensure Premier meets with all governance requirements, and that its operations are conducted with the highest integrity. This responsibility is something we take very seriously, and, in many instances, Premier exceeds what is expected of it. Its business is transparent, inclusive and a model corporate citizen, whose hands-on management lead from the front.

As a listed entity, our role is also the ensure the profitability of the organisation and its divisions but not at the expense of the environment, on which we depend for our revenue. With that in mind, the board is active in inculcating a culture of continuous awareness and learning for everyone in the organisation

DIVERSITY, INCLUSION, EMPOWERMENT

Transformation is not a buzz word at Premier. Empowerment credentials are not about ticking boxes because Government policy dictates such. Premier is the living embodiment of a transformed organisation that promotes inclusivity – no matter race, creed, culture, gender, or political leanings. We are enlivened by diversity and thrive on design thinking principles that encourage multi-levelled teamwork to drive creativity.

Premier as a Level 1 B-BBEE empowerment fishing company continues to prioritise transformation not only for the betterment of the Group as a whole, but in contributing to overall nation building.

Our people have been and always will be, our best reward.

attract and retain highly skilled personnel or encouraging our people to participate in further learning, Premier is dedicated to investing in its human capital. This is an investment that yields high returns, and for any savvy asset manager, a no-brainer.

In 2022, Premier instituted an Employment Equity Committee and is compliant with all requirements requested of it by the Department of Labour. In terms of training, Premier this financial year, contributed to a series of training courses and workshops for our Crew Members' Compliance and Health & Safety. We also financed several other workshops and courses for other members of the Group such as: accounting compliancy and rules, communications and human resource skills - all aimed at moving us forward with the times.

In addition to the above. Premier also invested in several bursaries and learnerships for staff that amounted to more than R2 million in this last financial year

CORPORATE SOCIAL INVESTMENT

The Board acknowledges the Group's responsibility to the social upliftment of the environs within which it operates, as it recognises the symbiotic relationship between company and each community.

In the face of continued societal disparity and inequality across South Africa, Premier recognises the need to support programmes that can alleviate hunger, poverty, illiteracy, unemployment, and crime.

We continue to put our people first. To date the Group has contributed more than R12 million to CSI, education, and other outreaches over the past five years. This is something the Group will continue to do in the forthcoming years, as there is still much that is needed to be done to bridge the historical socio-economic divide in South Africa.

The Group has a number of enterprises and suppliers that are more than 51% black owned, and who are classified as Whether we are providing the optimal environment to small to medium enterprises. We support these entities by providing business development or low interest loans, which enable these businesses to purchase equipment and provide products and services to the Group and their wider customer base at competitive pricing.

> Premier advanced over R2.6m in this financial year to assist contracted lobster quota holders, and abalone quota

SAFETY FIRST

While 'Sustainability First' is our overarching Group strategy, 'Safety First' remains the primary consideration when it comes to our people

Whether at sea, working in sub-zero temperatures in our cold storage unit, out on location around the coastline or at head office, the health and safety of our teams are an imperative. Premier is proud of its safety track record, with no fatalities reported in the past 12 months.

The board endorses programmes that will serve to safeguard the long-term viability and endurance of the environment and the people within the Group and its associated communities. There is one planet. There is no Plan B.

WELLBEING

Whilst the South African government lifted all COVID-19 restrictions this year, Premier Fishing as a future-thinking organisation had made provision for staff to have a hybrid working conditions during restrictions. All staff are now back at work and in the full swing of things.

As an organisation that has made a name for its peoplecentric outlook over 70 years of business, we know that we can rely on our staff to continue to deliver the high productivity they are known for. Our open approach to business is mature and professional and based on mutual

understanding, respect, and benefit. It is something we shall continue to implement, as making allowances for our staff's wellbeing is paramount to the health of the overall organisation.

PERATING STRATEGY

ONTEXT

GOVERNANCE

Premier also recognised the excessive strain the uncertainty of the past few years has put on our people and their mental wellbeing and made allowances accordingly. As a board, we are supportive of management's recognition of human frailty, and in the open and inclusive culture fostered at Premier, we are all the stronger for our position on this

FUTURE OUTLOOK

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As the world continues to adjust to the post Covid-19 paradigm, prospects for Premier Fishing remain favourable, with the awarding of all licenses applied for in the recent FRAP process, and our continued support and partnerships with our small-scale fisher folk.

Although the squid sector, as already mentioned, had a detrimental effect on our results this year, it is a reminder that we need to put in place the plans that will see us mitigate the foreseen challenges expected in a tougher trading environment, as well planning for the unexpected. With a continuing climate crisis affecting the planet. Premier will look to diversify its portfolio and extend its reach to mitigate challenges.

As noted in our preceding report, the development of a strong domestic market, supplemented by international trade and expansion, will be critical to the Group's longevity. This is well in hand, and Premier remains well-positioned to deliver organic growth, as well as increasing its portfolio with strategic acquisition opportunities

CONCLUSION

Premier, celebrating 70 years of business this year, has a long and proud tradition of putting its people at the core of everything it does. This is reflected in the years of long, dedicated, and professional service from many of our colleagues, some of whom are celebrating more than 40 years working with the Group in 2022.

To them and to all my colleagues across the Group, I extend my sincere and most humble gratitude.

CONDENSED

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SHAREHOLDERS' CORPORATE

A special mention to my fellow board members, Mr Sooren Ramdenee, Mr Brent Robertson, Mrs Rushaan Isaacs, Mr Clifford van der Venter, Ms Rosemary Mosia, Mr Patrick Sebenzile Mngconkola, Advocate Ngoako Ramatlhodi, and Ms Valentine Dzvova. Your consistency, support and guidance have proved invaluable in these uncertain times.

Sincere appreciation also goes to our shareholders and to our many stakeholders - employees, customers, partners, suppliers, government, and communities - whose commitment and support to Premier is highly valued and regarded by all.

Thanking you for your support

Non-Executive Chairperson

Ms Aziza Amod **Premier Fishing and Brands Limited**



CHIEF EXECUTIVE OFFICER'S REPORT



FAIRWINDS AND FOLLOWING SEAS



The only way around is through.

- Robert Frost

Sooren Ramdenee

A SEA CHANGE

In this, my first report as Premier Fishing and Brands' (Premier) Chief Executive Officer, whilst there may have been a change at the helm, I wish to assure, that what will remain constant, is the company's commitment to sustainability, its people as well as providing our customers with the best quality products, possible.

'Fairwinds and Following Seas' the title for this first address, speaks to our bright future. The storms of the past few years have passed, and we have weathered them well. There may still be the odd ruffle along the way, but our resilience has entrenched Premier as a leader in its category and have assured our people that we can more than face any hurdles that are placed in our path.

This has opened the way for new beginnings, growth, and favourable seas ahead, and I am looking forward to the voyage.

Sustainability First Our Performance:

Sustainability is core and at the forefront of Premier's business strategy. It always has been, and I hope, during my tenure at least, it will continue to put the protection of our environment at the top of our agenda. Without this, there will be no business for us to benefit from.

Without belabouring the difficulties wrought by COVID-19 and climate complications that have an impact on our seas. Premier Fishing and Brands has met these recent challenges of change, head on. Often at the mercy of the prevailing winds and shifting sands of tightened economic times, our business has nevertheless proved resilient and future proofed. This is despite the challenges the Group faced in its Squid division. Traditionally a strong contributor to Premier's bottom line, the industry-wide disappointing catch-rates in this sector impacted on the Group's profitability in this financial year. That said, the increased price per kilogram and demand for squid augurs well for when catch-rates improve.

Our abalone plant is making headway on its expansion plans, delayed due to COVID-19 restrictions and resultant supply chain issues. It continues to be one of the most modern and environmentally conscious plants of its nature in the world.

As in everything this Group undertakes, our results are the product of a team effort, one which I am now proud to be a member of and lead.

Our Operations:

REPORT

As a listed company our remit is to ensure stakeholder value. However, as we have noted in each successive year since listing in 2017, it is also our responsibility to preserve value for tomorrow, which speaks to our stance on sustainability. This is a position we will continue to enforce and lead on, as an example to not only the South African industry at large, but globally. The safeguarding of our seas and their stock are paramount at Premier, consequently, our support of the United Nations' Sustainable Development Goals inform all our operations.

ABOUT US

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I am pleased to report that once again, our underlying operations have delivered positive and encouraging results, which bode well for the years ahead.

As mentioned above, the Squid division faced unexpected environmental challenges resulting in a less than optimal performance. However, this was mitigated to some extent by strong performances our rock lobster, pelagic and hake divisions.

Despite the disappointing squid catch-rate results, the Group has performed ably, with an increased Profit before tax and EBITDA, which show promise for things to come for shareholders and all stakeholders. Continuing to tighten the reins on operating expenses, whilst looking to expand the business, will however, remain a core focus for us going forward as we look to drive long-term value in the business.

No report would be complete without me mentioning some of the other external challenges the company has endured over the past year. Chief amongst them is the restriction of our transactional banking accounts, as South Africa's banking fraternity closed ranks and attempted to close us out of being able to trade.

As a member of the wider Sekunjalo Group of companies, we have been the subject of intense scrutiny and media speculation, resulting in severe damage to our local reputation. Although nothing to do with the Mpati Commission of Inquiry into alleged wrongdoing at the Public Investment Corporation (PIC), Premier Fishing has been a casualty of the media's misrepresentation of the facts and erroneous reporting related to Sekunjalo. This resulted in our banking accounts being closed.

However, the Sekunjalo Group has taken the matter of apparent discrimination to the courts and has subsequently been awarded interim interdicts at the Equality Court, as well as a successful outcome at the Competitions Tribunal.

Fishing Rights (FRAP):

PERFORMANCE FINANCIAL

CONDENSED

The largest Fishing Rights Allocation Process (FRAP) process since 2005 took place this year and Premier was awarded licenses in all categories. Our continuing commitment to assisting small scale fisher folk in this sector remains a key pillar of our business, as too job security for all involved. With the awarding of these essential licenses, Premier can look forward to growing its business and positive impact, through skills upliftment and knowledge transfer, as well as increasing local and international market share.

SHAREHOLDERS' CORPORATE

Premier was granted a 15 year fishing right in the following

- South Coast Rock Lobster
- Small pelagic anchow
- · Small pelagic pilchards
- Sauid
- Hake deep sea trawl
- · Hake long line.

Continuing to Care

The COVID-19 lockdown restrictions in South Africa were lifted during 2022. Whilst business as we knew it, will never revert to 'normal', the world has once again opened, and trade has started to resume. This has been a definite boon to our operations, but for our people, we have retained our hybrid working environment of remote working and in office, to accommodate their needs as well as those of the business. This new norm has had excellent benefits on productivity and as a people-led business, we retain our stance on supporting our human capital in a manner that promotes their personal wellbeing and our operational health.

Part of the support we provide, includes access to bursaries for staff and rights holders, along with a series of learnerships and skills programmes to help them grow as knowledge is the key to unlocking long term potential.

Looking to Tomorrow

In 2022. Premier Fishing will celebrate 70 years of first-class business. Over this period, the company has witnessed much change in South Africa, not least of all, the dawning of democracy in South Africa. In 1998, it was acquired by the Sekunjalo Group under the leadership of Dr Survé, whose vision to champion Premier as a leader in transformation and sustainability has come to fruition.

The company has successfully grown from strength to strength, and from its humble beginning in 1952 to listing on the JSF in 2017.

CHIEF EXECUTIVE OFFICER'S REPORT (CONTINUED)

Change is inevitable in life and in business and on 9th November, after this reporting period, the Group released a cautionary notice, which gives an indication of our future plans. The notice was is in relation to African Equity Empowerment Investments Limited ("AEEI"), who holds 56% of the shares in the Company. AEEI has indicated its intention to make a firm offer to acquire all of the ordinary shares in the Company not held by AEEI and shareholders acting in concert with AEEI.

With the Group's stance on sustainability - whether it be the fish stocks themselves, job creation or profits - Premier will further entrench its position as the number one sustainable fishing company in this sector (according to IRAS), by continuing to be aware of the environment (whether on land, sea, economic or political), and implementing the measures needed to place job, income and revenue security at the forefront of future plans.

The corporate governance and rigid measures we have in place to safeguard operations and reporting will ensure we make this a reality, as we have always operated in an open, transparent, inclusive, and professional manner.

In everything we do, we put people first, and job creation and supporting the communities in which we operate, will again feature strongly in our plans for the forthcoming period. Part of that will see more bursaries being awarded, as well as the requisite skills training for the embracing of a digital future.

Plans are also in the pipeline to move the company headquarters as part of our fresh beginnings. This will assist with streamlining operations, another key component of our Sustainability First strategy that we are working towards.

My Gratitude:

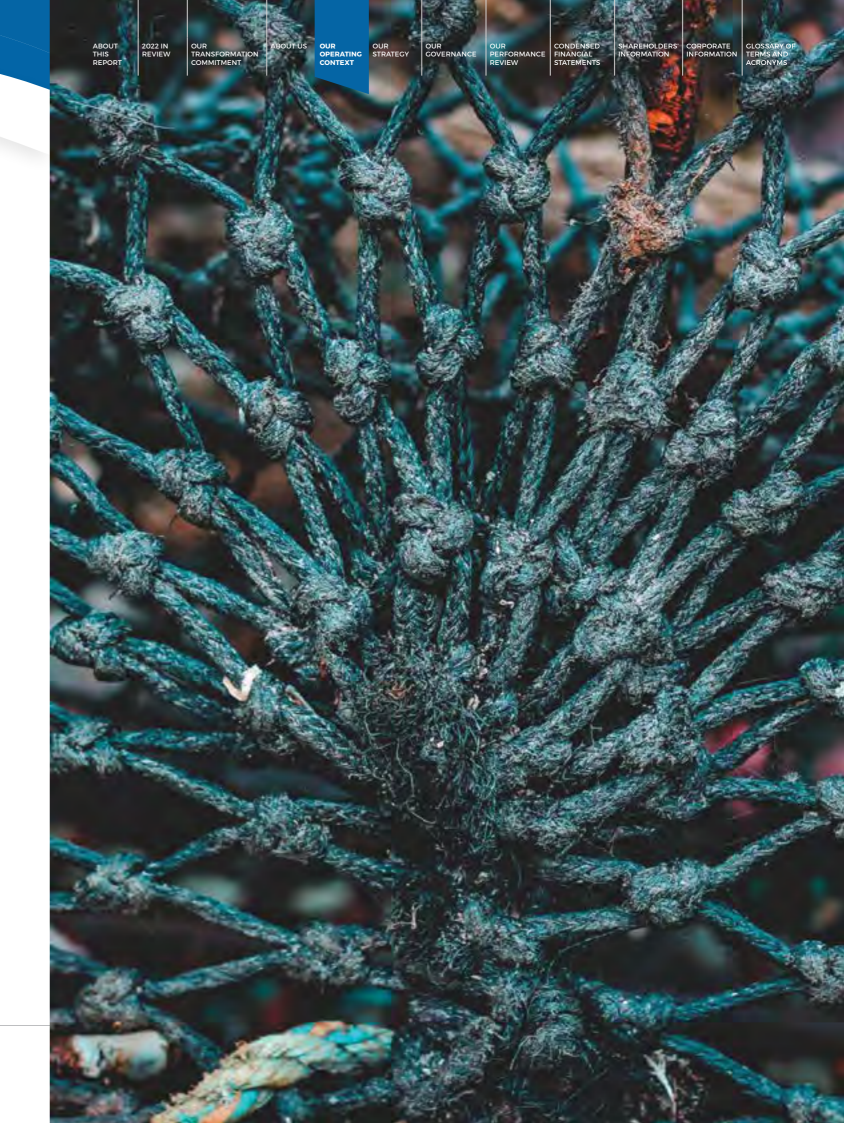
I would like to thank everyone at Premier Fishing and Brands, our board, executive, management, and staff, and our partners, stakeholders, and shareholders. To you all, I extend my genuine thanks for the support provided this past year.

It has, on many occasions, been a trying time, but through the unswerving support and loyalty of our staff, the expertise and wisdom of many of our advisers, and the understanding of our workforce's own families, we have done more than get to the end of a financial year - we have truly triumphed and championed the odds.

"Thank you" seems such a humble and unassuming phrase with which to express the depth of appreciation for everyone's contribution this year, but it is thanks and gratitude that I offer wholly. Thank you one and all.

Chief Executive Officer

Premier Fishing and Brands Limited



STRATEGY

OUR OUTPUTS

Live and

frozen

lobster

Frozen

hake

Our business model is the mechanism in which we deploy our capital inputs along the various phases of our value chain. Our primary value chain ensures that we convert capital inputs into core value-added outcomes that are beneficial to all our stakeholders.

OUR CAPITAL INPUTS



Financial Share capital



Natural

Diverse fisheries portfolio, water and energy



Human

Specialist skills. gender and race



Manufactured

Fishing vessels, processing plants and abalone farm



Intellectual

Strong customer relationships Production processes



Social and Relationship

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customers and communities

PRIMARY ACTIVITIES

FISHING OPERATIONS

Catching

- Over 20 vessels are used to harvest our own fishing quota of SCRL, WCRL, small pelagics, squid and hake
- Catching services provided to other small-quota holders

AQUACULTURE

· Breeding of abalone

Hatchery

- · Production of spat (baby abalone)
- Abalone is reared and grown for a further 20 to 30 months until it is ready for market

FERTILISER

Procurement

Procure fish concentrate from one of our customers

PROCESSING

- Fish is landed at our four factories
- · The fish is graded and packaged for distribution
- · Abalone is harvested and packed for shipping abroad
- · Process the fish concentrate into liquid fertiliser
- · Package liquid fertiliser

"Our business units and operations are lean, aligned and arranged by function to ensure high productivity, cost and operational efficiencies with quick decision making processes".

OUR EXTERNAL ENVIRONMENT

KEY ENABLERS

- Optimal organisational structure and capable employees
- · Diverse fisheries portfolio which can be leveraged to drive growth
- · Optimal capital structure to fund expansions and acquisitions
- · Collaboration with other fishing companies, small-quota holders and abalone farmers to drive growth

COLD STORAGE AND DISTRIBUTION

 Use of cold storage space through our HACCP-approved cold-store facilities

BRANDING, SALES AND MARKETING

Value-added services

FINANCIAL VALUE MATRIX

Income stream

- Income is generated from the sale of harvested and cultivated marine products
- · Cold storage and distribution
- · Interest received on cash balances

EXPENSES

To maintain value

- Our main expenditure is incurred during the catching and harvesting of marine products, which includes wages, diesel, maintenance, packaging, electricity, etc.
- We are legally obliged to pay direct and indirect taxes to SARS

To expand value

- · Capital expenditure
- Marketing

Frozen squid



Pelagic fish



Live, frozen and canned abalone



Bottled Seagrow fertiliser

Regulatory

- · Allocation of fishing rights
- · Compliance with legislation

Macro-economic

- South African Rand/US Dollar exchange rate · Global economic
- growth rate

Operating

- · Catch rates
- · Cash flow management · Availability of critical skills
- · Climate change and
- weather

ABOUT THIS REVIEW TRANSFORMATION COMMITMENT COMMITMENT

FISHING VALUE CHAIN

Natural resource (marine resources) catching and procurement of lobster, squid, hake and small pelagics

- Our fishing vessels are efficiently utilised to harvest and land allocated quota in the form of either live or frozen fish.
- 2. Through maintaining strong relationships with quota holders, we procure stock from third party quota holders.

Processing

- 1. Live fish is landed in oxygenated seawater tanks, stored, purged and prepared for export.
- 2. Whole frozen and lobster tails are processed for the export market.
- 3. Lobster is graded according to size and packed in our branded boxes for the export market.
- 4. Raw small pelagics are delivered to our customer factory for processing.

Outputs

Live lobster

Frozen lobster tails

Frozen whole lobster

Frozen lobster heads Frozen squid

Frozen hake

Pilchards

Anchovy

AQUACULTURE VALUE CHAIN

Breeding and procurement

- We utilise scientific methods to induce the breeding of male and female abalone in order to produce spat.
- 2. Through maintaining strong relationships with other abalone farmers, we procure additional spat when the need arises.

Breeding and procurement

- 1. The best quality feed is procured and fed to our animals.
- 2. We continuously monitor the size of the animals until they reach a size preferred by the market.
- 3. We harvest abalone as live animals, process these at our own facility and package them in our branded boxes for the export market.
- 4. We harvest abalone as live product and outsource the processing for canned and dried abalone for the export market.

Outputs

Live abalone

Canned abalone

Dried abalone

Frozen abalone

FERTILISER VALUE CHAIN

Procurement

 Through maintaining a strong relationship with other fishing companies, we are able to procure fish concentrate (a by-product of the fishmeal process) from them.

Processing

- 1. We utilise our plant facilities and skills to process the fish concentrate to liquid fertiliser (Seagro).
- 2. The liquid fertiliser is packaged and branded in our bottles.

Output

Liquid Seagro fertiliser

Branding, Sales and Marketing

Our experienced and skilled marketing team sells our high-quality products at competitive market prices.

Income is generated from processing, marketing and selling third-party quota holder's fish.

Income is generated from hiring out part of our cold storage facilities to third parties.

Income is also generated from catching third-party quota.

Key Capitals

Financial Capital
Intellectual Capital
Social & Relationship Capital





Branding, Sales and Marketing

Our experienced and skilled marketing team sells our high-quality products at competitive market prices.

Key Capitals

Financial Capitals
Intellectual Capitals







Branding, Sales and Marketing

Our experienced and skilled marketing team sells our high-quality products at competitive market prices.

Key Capitals

Financial Capital Social & Relationship Capital











OUR INTERNAL OPERATING CONTEXT

During the 2022 financial year, to ensure we sustain value creation, we focused our efforts on the following key areas:

ABALONE EXPANSION PROJECT

Core asset

Our aquaculture operation continues to be a core business for the Group, through which the Group is able to unlock value and deliver long-term sustainable returns to our valued stakeholders.

Our operations run 24/7 and solar panels provide 284kWp monthly.

Currently, we have suffcient tanks and baskets which are in operation, that can accommodate 200 tons. With the expansion on completion we will look to generate 300-350 tons per annum.

Context

Premier Group acquired six hectares of land in 2020 and this has been earmarked for development. Budgeted Capital Expenditure of the project, including utilities and infrastructure development, remains at an approximate value of R220m

MILESTONES ACHIEVED

We have increased our spat rates over the past four years from 60 000 spat per month to a minimum 100 000 spat per month currently. That put us at 300 tons per annum in 90g-110g range or 390 tons per annum in the next four years. This is all based on the market. The highest demand in the market currently 110g-150g, 150g-200g and 200g-250g. Previously the demand was 70g-90g, 90g-110g and 110g-150g.

We have implemented cost saving initiatives over the past two (2) years during COVID and do most work ourselves with minimal outsourcing and have a staff complement of 164 staff daily.

We believe in staff development and train around 15/20 staff members per year in animal production. One staff member has achieved his Electrical Phase 3 Red Seal. Another staff member has completed her N5 in HR management this year.

EXPECTED RETURNS

Long-term sustainable growth and value for our stakeholders.

TALHADO

The aquisition of Talhado by Premier enhanced the Group's footprint in the squid fishing sector. Catch rates have, however, declined in the past year although the price per kilogram has improved.

MILESTONES ACHIEVED

Premier Fishing group owns and operate 21 fishing vessels through the Talhado Squid division which is based in Port Elizabeth. Squid catch rates were lower than anticipated this year across this industry, which caught the sector unawares.

EXPECTED RETURNS

Talhado will continue to play a significant role in the future, as the demand for these products grow



OUR EXTERNAL OPERATING CONTEXT

The Group's ability to deliver ongoing growth and value is influenced by our external operating environment. During this reporting period, we prioritised the following key issues that have a material impact on the Group's business model and our ability to create sustainable value:

THE FISHING RIGHTS APPLICATION PROCESS (FRAP 2021/2022)

The FRAP was officially concluded during March 2022. The Group's applications were scored and rated based on the quality of how we operated the fishing rights, the efficiency and usage of the assets and resources, investment into the vessels and the management of the entire crew over the past 15 years. Other areas where ratings were given include job creation, corporate social investment, transformation, and other societal benefits. The Group scored very well in all its major applications as we submitted strong applications.

The Group is pleased to announce that the Department of Agriculture, Forestry and Fisheries ("DAFF") granted the Group all its fishing rights for the next 15 years in March 2022, in all the sectors below:

- · South Coast Rock Lobster
- · Anchovies
- · Pilchards
- Squid
- · Hake Deep Sea
- · Hake Longline

VALUE IMPLICATIONS

The Group looks forward to the next 15 years of fishing and will look to continue its good management of the entire fleet and crew and continue its massive strides it has made into job creation, corporate social investment, and transformation.

OUR STRATEGIC RESPONSE

- Our commitment to transformation has resulted in Premier retaining its Level 1 rating for our operating company B-BBEE scorecard.
- We continue to structure the Group in a manner that will provide us with the best opportunities for being awarded fishing rights and assist in the empowerment of previously disadvantaged communities.
- We are also continuing our partnerships with existing small-scale fishers and are looking to expand the number of these relationships, as Premier is in a position to assist and help them grow. This will further add to our bottom line.
- We are also looking to expand into new territories and partner with other existing quota holders looking to offload their licenses.



EXCHANGE RATE VOLATILITY

TRANSFORMATION

 $\cdot\,$ The Group was able to sell at better exchange rates in the 2022 compared to that of 2021.

OUR OPERATING CONTEXT

OUR STRATEGY

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 The US/Rand and EURO/Rand showed a massive depreciation in the rand for 2022 compared to 2021, which helped improve our export revenue from an exchange rate point of view.

GOVERNANCE

PERFORMANCE FINANCIAL

SHAREHOLDERS' CORPORATE

(Source SARB)

REPORT

VALUE IMPLICATIONS

74% of our revenue is generated from export sales, therefore, the ZAR exchange rate had a direct effect on the Group's revenue. During the reporting period, the ZAR/USD AND ZAR/EURO averaged R17.047 and R17.140 respectively, which had an overall positive impact as compared to the previous period.

OUR STRATEGIC RESPONSE

- · Our products are sold to more than one export market, which diversifies currency volatility risk
- We continuously focus and strive towards cost-efficiencies and strategies in order to achieve higher USD sales prices. This ensures that our operating margins remain resilient during periods of a stronger USD/ZAR rates.

ENVIRONMENTAL CONDITIONS

VALUE IMPLICATIONS

- The fishing industry affects a number of marine conservation issues, including fish populations, water pollution, and habitat degradation.
- · Furthermore, Red Tide can also be detrimental to our abalone
- · Climate change also plays a role in influencing fish stocks and therefore our catch rates.

OUR STRATEGIC RESPONSE

- We continuously strive to run our operations in an environmentally friendly manner, such as including the installation of solar power at our abalone farm for example
- · We continuously monitor when there are adverse environmental conditions, which can have a detrimental effect on production
- $\cdot\,$ We adhere to the United Nations Sustainable Development Goals please refer to Page 13.



Our material-risk dashboard provides a snapshot of our internal process that impacts our material matters, the associated risks and the process we employ to manage those risks.

SCANNING OUR CONTEXT

We have identified material matters as being those items that have the potential to significantly impact the performance and sustainability of the Group in the short, medium and long term.

OUR CONSIDERATIONS

Material interests, expectations and concerns of our stakeholder groups most likely to influence the Group's ability to create sustained stakeholder value form the primary basis for the determination of our material matters.

Stakeholders

- · Shareholders
- Suppliers and service providers
- Customers
- · Employees and trade unions
- Government and regulatory authorities
- Local communities and other small-quota holders

MATERIAL FOCUS AREAS

We have identified material matters through a formal process involving the CEO, CFO and Exco members. The Board of Directors, through the Audit and Risk Committee, endorsed the material matters. The process took into account the issues raised, their relevance, our strategy, our stakeholders and our governance structure.

During the period under review, we focused our attention on the following material areas:

MATERIAL MATTER	OVERVIEW	CAPITALS REQUIRED	STAKEHOLDER NEEDS ADDRESSED
UNCERTAIN FUTURE	Premier submitted its FRAP	Financial Capital	Shareholders
REGULATORY documentation in December ENVIRONMENT 2021 and was successfully awarded licences end of	Intellectual Capital	Government and Regulatory authorities	
	March 2022		Customers
			Suppliers
			Local communities

^{**}Refer to our material risks on page 48 to 52 for the risks arising out of these material matters as well as how they are managed.

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RISK MANAGEMENT

Approach

We consider our material matters in framing our risk-management approach. Our approach to risk management evolves in keeping with the relevant business needs in an ever-changing environment. Our Audit and Risk Committee is tasked with enhancing the effectiveness of our risk-management framework and, as such, we rely on the solid governance of risk to maintain the effectiveness of our Audit and Risk Committee's activities.

Governance of risk management



Refer to page 45 for our full risk governance structure

RISK MANAGEMENT PROCESS

Our risk-management activities are governed and implemented through two mechanisms:

Risk-management policy

Defines the critical processes for identifying risks and prioritising and proactively managing those risks.

· Risk-management methodology

Defines how the potential occurrence and impact of risks are evaluated and assessed.

Refer to page 45 for our full risk management process.

RISK APPETITE AND TOLERANCE

The risk appetite specifies the types and extent of risks the Group is willing to take in achieving its objectives. The risk appetite is adopted and applied to each risk category. Risk tolerance is the amount of risk that the Group is willing to bear and cope with. The audit and risk committee continuously reviews the risk appetite and tolerance levels which determine the boundaries for decision-making and effective governance.

The Group determines risk appetite with reference to the internal and external operating environment of the Group, the consequences should the risk materialise, and management controls that are in place in order to mitigate the risk. If risks approach a certain tolerance level, then the Group's executive committee enhances the controls to ensure that the risk remains at an acceptable level.

MANAGING OUR MATERIAL RISKS

The Group has a structured and engaged process of identifying, managing and responding to all material risks within the Group.

There were no specific risk incidents which resulted in significant financial loss or which may have negatively impacted our stakeholders, during the 2022 financial year.

OUR OPERATING CONTEXT ABOUT US **ABOUT** TRANSFORMATION STRATEGY GOVERNANCE PERFORMANCE FINANCIAL REVIEW REPORT COMMITMENT MATTERS (CONTINUED)

BOARD OF DIRECTORS

Strategy, risk appetite and policy

RISK OWNERSHIP	RISK CONTROL AND MONITORING	INDEPENDENT ASSURANCE AND VALIDATION
CEO AND EXCO	AUDIT AND RISK COMMITTEE	INTERNAL AND EXTERNAL ASSURANCE
 Managing and recording Delegated Board authority to: Develop and implement a business strategy. Measure and manage performance; Implement internal control and risk-management framework within agreed appetite. 	 Internal verification Key activities for objective oversight of risks include: Designing and deploying the overall risk-management framework; Developing and monitoring policies and procedures Monitoring adherence to risk framework and strategy. 	 Independent verification Assurance that the risk-management process is functioning as designed and identifies areas for improvement. Independent and objective assurance of the effectiveness of corporate governance standards and business compliance.
Management-based assurance	Audit and Risk Committee assurance	Independent-based assurance

GOVERNANCE OF RISK MANAGEMENT

The Board of Directors is responsible and accountable for the governance of risk and is committed to effective risk management in pursuit of the Group's strategic objectives. The Board is assisted by the audit and risk committee, which reviews and monitors the effectiveness of the risk management processes within the Group.

The Board oversees the activities of the audit and risk committee, the Group's external and internal auditors. The audit and risk committee oversees the risk management processes and ensures that the processes are in compliance with governance requirements and standards and works effectively.

The audit and risk committee delegated this responsibility to the executive committee for managing risks. The risk management process is monitored and evaluated by the Group internal audit. The Group internal audit provides the audit and risk committee with the assurance that significant business risks were systematically identified, assessed and reduced to acceptable levels in line with the Board's risk appetite.

OUR APPROACH TO RISK MANAGEMENT

The Audit and Risk committee reviewed the Group's risk management policy, and deemed it to still be appropriate and effective for the Group.

The Audit and Risk committee assessed whether the risk management process is effective in identifying and evaluating risks and assessed whether the executive committee managed the risks in line with the Group's strategy. The Audit and Risk committee considered our external and internal operating environment in order to identify key developments related to key risks, the implications thereof and the responses and impact on the Group's sustainability.

A risk register is maintained with risk categories including financial, operational, strategic, legal, human resources and environmental risk. Action plans are monitored and discussed to reduce the risks to acceptable levels. From the risk evaluation in the risk register, significant risks are reported to the Audit and Risk committee, who in turn reports these risks to the Board of Directors.

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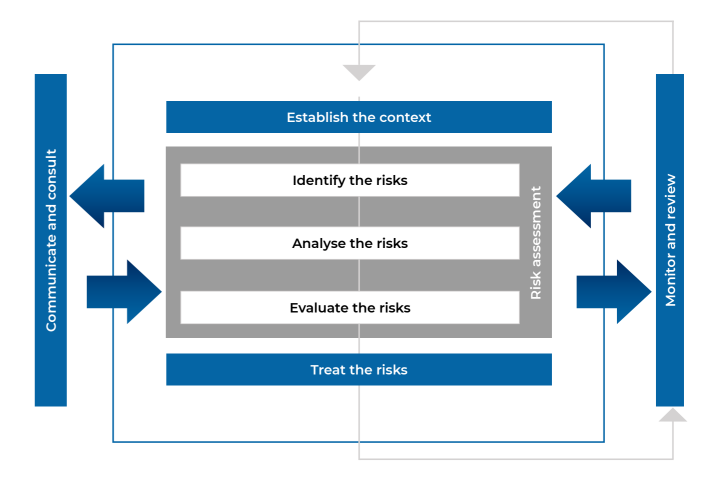
SHAREHOLDERS' CORPORATE

RISK MANAGEMENT PROCESS

The Risk Management Policy defines the critical processes for identifying risks and prioritising and proactively managing those risks.

Our Risk Management Policy acknowledges that the success of the Group is dependent on the effective management of those activities which support the Group's key strategic objectives and value drivers as outlined in our strategy and that the activities have an associated element of inherent risk. It is therefore imperative that we assess risks continuously, in order to effectively identify and appropriately address them.

The structure of our risk management process is set out below. This structure was rolled out across the entire Group and is in line with industry standards.



OUR MATERIAL MATTERS (CONTINUED)

Establish the context We considered the internal and external operating environments within

which risks are present.

Risk identification We identified all possible uncertainties (risks) that may impact the Group

and prevent it from achieving its objectives.

Risk analysis We analysed and assessed the risks identified, in terms of their likelihood

to occur and their impact upon occurrence.

Evaluate the risk We evaluated the potential impact of the risks identified and decided

whether these risks were acceptable or required treatment.

Risk treatment We identified the actions and controls to manage the risks identified to

an acceptable residual level.

Monitoring and reviewing We continuously monitor and review the effectiveness of the plan,

strategies and management systems, in order to assess the effectiveness

or improvements required.

Communicate, consult and report Regular communication and consultation took place between those who

are involved in the identification and assessment of risks and those who

are involved in the treatment, monitoring and reviewing of risks. Effective communication took place among all stakeholders in the risk-

management process.

GOVERNANCE OF RISK MANAGEMENT

In order to meet our strategic objectives, we implemented the risk management process based on the approved Risk Management Policy. The policy document defines the objectives, methodology, process and responsibilities of the various role players. The policy is subject to annual review and any proposed amendments are submitted to the audit and risk committee for consideration and recommendation to the Board for approval.

During the year under review the committee undertook the following functions:

- · Assisted the directors in fulfilling their responsibilities to ensure the risk management process is effective and in place throughout the Group;
- Evaluated reports from the internal audit concerning the Group's risk management and compliance processes and controls in order to oversee the effectiveness of them;
- · Assessed reports from the executive committee concerning the business, operational and compliance risks in order to analyse these risks and assess their impact on the Group;
- Received reports from the executive committee concerning significant risk exposures and risk events, in order to monitor and approve them in accordance with the Board's risk appetite;
- · Ensured that the Group complied with applicable external and regulatory obligations, and significant internal policies relating to the operation of its business units;
- Assessed whether IT risks are adequately addressed through the risk management and assurance processes of the Group;
- · Facilitated the communication of risk issues to all management; and
- · Updated and approved the revised Risk Management Policy.

The Board is committed to a process of risk management that is aligned to the principles of King IV™.



OUR MATERIAL MATTERS (CONTINUED)

The group prioritised and mitigated the following key risks to create sustained value

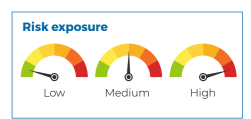
The following table describes our principal identified risks, which continue to have the potential of a material impact on the Group's ability to create value. These are outlined below:

- Resource availability
- 2 Reallocation of fishing rights
- 3 Exchange-rate volatility
- 4 Cyber risk
- 5 Regulatory compliance
- 6 Environmental
- 7 Macroeconomic environment
- 8 Attracting and retaining skilled staff

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The following table provides a detailed insight into our key identified risks, together with their potential impacts and mitigating actions.

In determining our mitigation strategy, we have considered the severity and likelihood of the occurence of the risks we face:



1 Resource Availability

The risk that a reduction in the fish biomass could result in a reduction in the Total Allowable Catch (TAC) for West Coast Rock Lobster (WCRL) South Coast Rock Lobster (SCRL), hake and pelagic, or a reduction in the total effort catch of squid.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
The West Coast Rock Lobster (WCRL) Resource remains a challenge for the industry at large. During the year under review, the Department of Forestry, Fisheries and the	The Group remains committed to assisting government by ensuring strict compliance with the TAC, thereby assisting the recovery of the resource and safeguarding the sustainability of the resource for the future.	Residual vs. Inherent	A reduction in the Total Allowable Catch (TAC) affects the Revenue Generated by the Group and ultimately the investors' returns on
Environment (the Department) announced a reduction in the TAC for the fishing season period under review. The group's quota was reduced to 21 tons for own	The Group continues to incubate and procure fish from third-party quota holders so that a reduction in the quota for the Group can be mitigated by third-party quota holders.		shareholding
permit and we pushed for 50 tons for outside rights holders. For now, the most material effect of any reduction in the relevant TAC's, pertains only to the WCRL.	Additionally, we continue to enhance our operational efficiencies, thereby avoiding critical job losses.		R

2 Reallocation of Fishing Rights

The risk that a reduction in the fish biomass could result in a reduction in the TAC for WCRL, SCRL, hake and pelagic or a reduction in the total effort catch for squid.

	'		
RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
The Fishing Right Allocation Process (FRAP) for the granting of long-term commercial fishing rights	The Group is one of the most transformed fishing companies in South Africa, with a level 1 B-BBEE rating with a 93.63% black ownership.	Residual vs. Inherent	Revenue and profitability will decrease and this will affect business going concern.
was announced end of March 2022. The Department reviewed	This positions the Group as a strong contender in being allocated appropriate quotas.		The loss of fishing rights by the group or by rights holders who are contracted
the rights process to allow for a potential of 25% new entrants into the sector. Premier Fishing was	To further mitigate the potential for a reduction in the Group's own quota, Premier continues to retain strong relationships with its existing smaller fishing company partners and has		with the group will result in operations being affected and may lead to job losses in the company as the fishing
successful in all applications.	actively engaged In seeking additional partners, to operate in a similar manner. This is to ensure an equitable distribution of available marine		rights are the backbone of Premier Fishing Group
	resources.		R

OUR MATERIAL MATTERS (CONTINUED)

3 Exchange-rate volatility

The risk of the ZAR strengthening against the US Dollar and Euro.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
Currency volatility due to various political and macroeconomic factors continues.	The Group implements operational strategies, which enable it to save on ZAR denominated costs in the event of the strengthening of the ZAR, thereby maintaining its margins.	Residual vs. Inherent	A strengthening rand against hard currencies means that export sales when translated to Rands will see a decline in reported Revenue.
			A strengthening Rand also results in outstanding debts from customers, in the group are translated to a lesser amount in Rands resulting in foreign exchange losses
			R

4 Cyber risk

The risk that the Group's information systems will be threatened by cyber-attacks.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
Cyber-attacks have increased in frequency and sophistication and with the increased use of technology, the exposure to cyberattacks inherently exist.	The Group continues to invest in up-to-date information technology systems, thereby safeguarding the Group's critical information. The Group continuously provides employees with training and information on how to mitigate software virus threats.	Residual vs. Inherent	A cyberattack can affect and also hinder operations as the all business systems in place within the group are highly dependent on the use of technology for the ease of work carried out.
			A cyberattack may result in business operations coming to a standstill as the group's data processing is highly dependent on the servers for data storage.

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6 Regulatory compliance

The risk of non-compliance with laws and regulations and JSE Listing requirements.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
The Group operates under strict and complex regulatory and policy	The Group endorses best practices and HACCP accredited.	is Residual vs. Inherent	Non compliance with laws and regulations may affect business continuity.
frameworks.	The Group employs experienced staff who understand the various regulatory requirements.		The laws and regulations are put in place to control the group's activities. Should the group use the fishing rights
	The Group has legislature-compliance training and monitoring programmes.		beyond the stipulated quota then there is a risk that no quotas will be allocated for
	Rigorous compliance and quality audits conducted, ensuring the highest standard		the next fishing season.
	Policies and procedures are constantly updated in order to adapt to new regulations and legislative requirement		JSE listing requirements are very critical in keeping the company listed and should these not be adhered to then there is a risk that the holding company is delisted.
			BEE ratings are highly essential and retention of the BEE levels is crucial for business continuity as the fishing rights allocation takes the status into consideration
			8 8



The risk of adverse weather conditions affecting landings of fish stock and the Red Tide in the Gaansbaai area.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
There are challenging weather conditions and natural movement of biomass.	The Group employs experienced skippers who maximise the catch rates during the available fishing days.	Residual vs. Inherent	Adverse weather conditions affect the catch and this has a huge impact on the Revenue
	We have engaged the services of veterinarians and a top marine biologist, who have developed standard practices to assist with the management of our animals during a red-tide occurrence.		generated by the group

Macroeconomic environment

The risk of significant increases in wages demanded by staff, and unplanned operational disruptions as a result of labour disputes.

RISK CONTEXT	MITIGATING ACTIONS	RISK EXPOSURE	RATE: 1 (2021:1)
The current economic environment in South Africa is characterised by the harsh increase in the cost of living and low economic growth.	The Group continues to pursue growth and diversification of its portfolio in order to unlock value and create much-needed jobs and employment opportunities	Residual vs. Inherent	Labour disputes and high wage demands has an adverse impact on operational costs which will significantly rise and
	The Group constantly engages with trade- union representatives to ensure that employee demands are in line with the Group's affordability.		an increase in overheads will result in Losses.

3 Attracting and retaining skilled staff

The risk of losing employees with critical skills and experience.

MITIGATING ACTIONS

The Group has instilled a rich, diversified, and inclusive company culture – and has an engaged open door policy.

The Group strives to ensure employee satisfaction by empowering staff in order to promote productivity and enhance outcomes.

RISK EXPOSURE RATE: 1 (2021:1)

Residual

Inherent

Retention of highly skilled staff is very important as skilled and experienced staff are crucial stakeholders who ensure the going concern of the business as the main operations of the companies require skilled personnel.

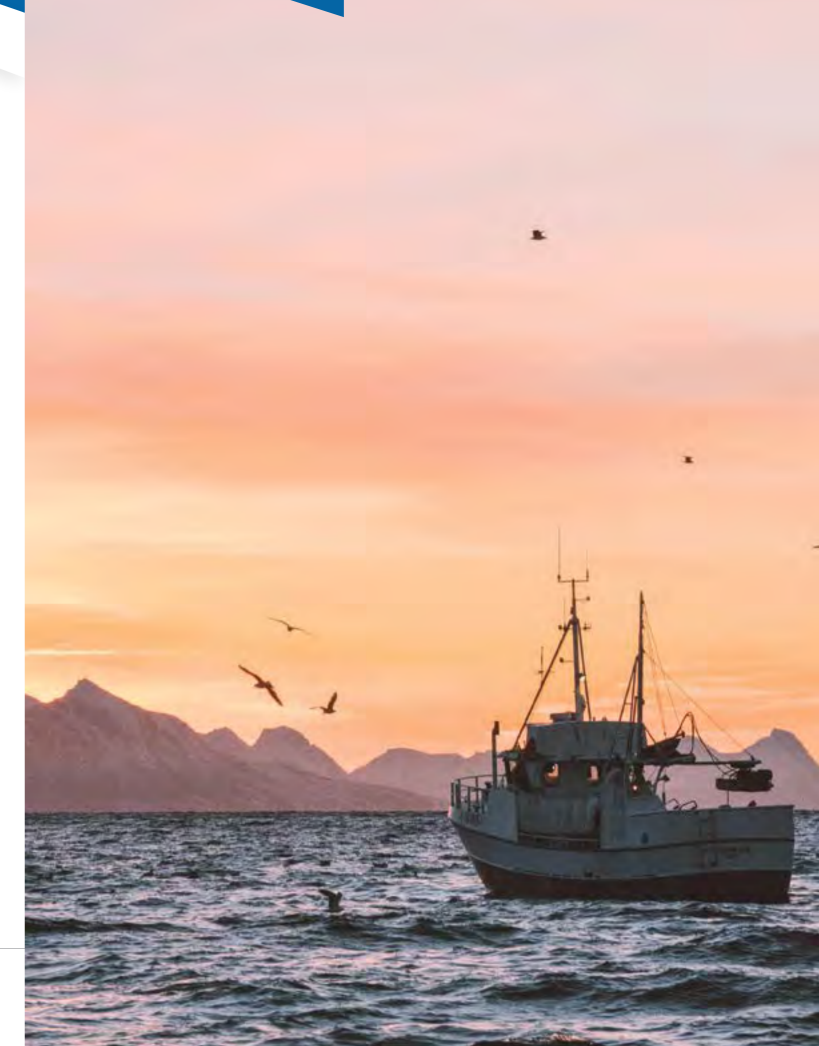
For instance a loss of a skipper who is in charge of the vessel that the group relies on, for fishing has a huge impact on the revenue as there is a possibility of decline in Revenue due to a drop in fish caught.







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We effectively converted resources into sustainable value for our stakeholders.



Financial Capital

Key financial capital inputs

· Cash generated from operations of R13m

Outcomes of our activities:

	2022 R'000	2021 R'000
Operating profit	14 192	13 856
Cash generated from operations	12 537	57 343
Net asset value per share	292.06	292.53
Dividends declared to shareholders	NIL	13 000

Actions that enhanced our outcomes

- Continued to effectively manage our operating costs during the period, thereby ensuring that margins are maintained.
- Negotiated effective terms with suppliers, thereby ensuring the effective management of our working capital.



Natural Capital

Key natural capital inputs

	2022 R'000	2021 R'000
Total quantity of fish landed (tons)	17 983	26 532
Total electricity usage (Kws)	Over 7000Mwh	Over 7000Mwh
Land owned for aquaculture development (hectares)	6	6

Outcomes of our activities on natural capital

	2022 R'000	2021 R'000
Total quantity of fish sold (tons)	17 983	27 132
Total quantity of cultivated Abalone sold (tons)	Over 100	Over 100

Actions that enhanced our outcomes

We continued to pursue:

- The continued use of solar energy at our abalone farm contributes to our sustainable farming practices;
- We continue to research and develop activities to ensure the highest quality of abalone is produced.



REVIEW

Human Capital

Key human capital inputs

- · Teamwork and a respectful culture;
- Modern, safe, reliable and highly efficient equipment;
- · Clean, safe and healthy operational premises; and
- Effective leadership to develop and lead our employees to deliver high performance.

Outcomes of our activities on human capital

	2022	2021
Number of employees	over 750	over 750
Total amount paid in salaries, wages and benefits (R'000)	137 208	155 804
Total amount paid to contracted fishermen (R'000)	25 591	44 518
Total amount paid towards the Premier Fishing Bursary (R'000)	643	399
Total amount paid for skills development (R'000)	3 084	2 780

Actions that enhanced our outcomes include:

- Providing learnership programmes, thereby contributing towards skills enhancement within the Group, as well as broader society;
- Continuously promoting a working environment in which all of our employees are valued, respected and developed, thereby enabling them to perform at a high level;
- Continuous funding of the Premier Fishing Bursary scheme, which assists our employees by teaching their children critical skills that are needed within the Group and
- Enhancing our risk-management processes to ensure a safe and healthy working environment for our employees.



Manufactured Capital

Key manufactured capital inputs

Property, plant and equipment of R465m (carrying amount); and

Outcomes of our activities on manufactured capital

	2022 R'000	2021 R'000
Capital expenditure	30 702	35 140
Depreciation and amortisation	33 702	29 061

Actions that enhanced our outcomes

- The construction of our abalone farm incorporates modern high-quality technology, contributing to sustainable aquaculture practices; and
- We continue to invest in the maintenance of our existing vessels, plant and equipment in order to maximise the usefulness and longevity of our assets.

HOW WE CREATE VALUE USING SIX CAPITALS (CONTINUED)

Intellectual Capital

Key intellectual capital inputs

- · Our patents and trademarks;
- · Our business processes and systems; and
- · Our highly experienced and skilled employees.

Actions that enhanced our outcomes

- We continued to protect our intellectual property with state-of-the-art IT systems; and
- We committed funds to research and development initiatives.



Social and relationship capital

Key social and relationship capital inputs

The Group continued to:

- · Provide support to small-quota holders;
- Procure goods and services from previously disadvantaged individuals and companies;
- · Provide bursaries to our employees through the
- Premier Fishing Bursary Programme, as part of our contribution towards creating a better tomorrow;
- Fund junior soccer teams as part of our sports development drive in Saldanha;
- Fund sports-development activities at primary schools in Gansbaai;
- Maintain positive relationships with representatives from the various unions; and
- Maintain positive engagement with the DAFF and other government departments.

	2022	2021
Social investment expenditure	1 623	679
Enterprise development expenditure	3 167	4 285
Expenditure for preferential procurement	Over R250m	Over R250m

Actions that enhanced our outcomes

- We implemented specific procurement and loan financing programmes to support small-to medium-sized (SMME) enterprises;
- We continued to engage with small fishing communities and provided financial assistance;
- We continued to engage with investors to ensure that our shareholder's expectations are aligned with our strategies.

OUR STAKEHOLDER RELATIONS

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We appreciate the role of our stakeholders and are committed to nurturing impactful relationships that deliver mutual benefits and encourage transparent, objective and relevant communication. We recognise the importance of building and maintaining trust and respect with our various stakeholders. We strive to respond timeously and appropriately to issues raised in our interactions with our stakeholders.

Our stakeholder management approach involves gaining a thorough understanding of stakeholder's needs and expectations, addressing those needs and expectations and also identifying and acting on opportunities that are of mutual benefit.

Our stakeholder engagement involves identifying stakeholders who have the most significant impact on our business. Our engagement includes, communicating our strategy, performance, decisions and activities that impact or are of significant interest to our stakeholders, as well as understanding their needs and perspectives.

We addressed essential risks and opportunities and responded timeously and appropriately to issues raised in our interactions with our various stakeholders. (**King IV**TM – **Principle 16**)

The following table provides an overview of our key stakeholders, their needs and expectations, how we engaged with them and their contribution to value creation in the business.



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GOVERNMENT AND REGULATORY AUTHORITIES

Return on investment

and expectations

· Compliance with laws and regulations of

Primary concerns

MCM. NCRS

· Continuous training of management and staff responsible for compliance with various regulations by the respective authorities

Including: DAFF, SARB, SARS SAMSA,

Expectations

managed

Accreditation: HACCP, FDA, SABS, NCRS

- Immediate corrective action noted in the event of findings raised by authorities
- · Participation in industry working groups · Meeting with industry regulators

Favourable legislation and less interference Repeated utilisation of fishing quotas

Stakeholder

forums, including:

Stakeholder

engagements

· Emails and telephonic conversations

Contract negotiations and ongoing

Value for Premier

We engage with them through various

Value for Premier

· Emails and telephonic conversations

Site inspections and audits

· Industry association meetings

Payment of landing levies and taxes

Value for Stakeholder

· Contribution to taxes supports job creation

CUSTOMERS We have a wide array of both foreign and local customers.

Expectations

managed

and expectations We engage with them through various forums, Delivery of quality products and services

 Price competitiveness · Leveraging of our B-BBEE credentials

interactions in the ordinary course of business · Adherence to regulatory requirements, · Meetings, including site visits and one-on-one good corporate governance and ethics Reliable long-term supply of products

Primary concerns

Value for Stakeholder · Quality products and services Fair prices

Understanding trends and opportunities Reputable brands Better products and services the legal paperwork from the relevant authorities in place Ensured that products are safe to consume and consistent with the Premier quality and brand

Ensured that inventory is available

· Ensured that all products supplied have

Ensured adherence to all necess standards such as HACCP SARS EDA and FU standard tests

· Complied with international laws, regulations and legislation.

SUPPLIERS

We have a wide range of suppliers, we source products and services mainly from empowered local suppliers.

Stakeholder

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We engage with them through various forums, including:

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- · Emails and telephonic conversations
- · Contract negotiations and ongoing interactions
- in the ordinary course of business · Meetings, including site visits and one-on-one
- Supplier audits
- · Service-level agreements

Primary concerns and expectations

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- · Long-term security of supply Fair treatment and fair payment terms
- · Entrepreneurship and
- supplier-development programmes · Commitment to B-BBEE policies

Expectations managed

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- Ensured that we sourced supply with reputable businesses - Code of Ethics
- Fully committed to B-BBEE

Expectations

The Group embarked on updating role

measures and identifying further skills

· We focus on health and safety standards

and procedures and ensure that working

· We made a substantial investment in skills

· The Group also has a bursary programme

· We have also implemented a wellness clinic

which facilitates higher education

blue prints, benchmarking and evaluation

managed

development plans

development

at our abalone farm.

conditions are acceptable

Made fair and timeous payments · Implemented several entrepreneurship and supplier-development programmes

SHAREHOLDERS' CORPORATE

Value for Premier

- · Committed and consistent supply
- Good pricing
- · Good-quality products

Value for Stakeholder

- Fair allocation of business pay on time
- · Zero corruption

EMPLOYEES AND TRADE UNIONS contracted fishermen.

ABOUT US

DUR OPERATING

We have permanent and seasonal workers as well as

Stakeholder

Communication channels include:

- · Emails and notice boards
- · Internal meetings with trade union representatives take place on a regular basis
- Performance reviews and feedback sessions
- · Company website
- · Induction programmes
- · Role blueprints, including job grading and job specification requirements
- Training and development sessions

Value for Premier

Primary concerns and expectations

- Career developr skills training
- Job security
- · Market-related salaries and wages and equal pay · Health and safety
- Transformation and diversity
- Involvement in secondary and tertiary education programmes
- · Employee wellness programmes
- · Corporate social investment in communities
- Employee engagement and communication the importance of open and honest feedback

SMALL QUOTA HOLDERS

- · Ability to attract and retain key skills

LOCAL COMMUNITIES AND OTHER

· Fair pay

- · Growth and development, equal treatment
- · Health and safety

Value for Stakeholder

- Interesting work

This is the community in which we operate, including small-quota holders.

Stakeholder

We engage with the community through direct one-on-one meetings and through roadshows at community centres as well as

Primary concerns and expectations

Job creation

Enterprise development

Expectations managed

Regular donations to sportsdevelopment programmes in the communities of Saldanha and Gansbaai

School donations and support

programmes in the communities of Hawston and Gansbaai

· Creation of job opportunities through the abalone farm expansion

Free administration-support services and technical training to contracted small-quota holders

FDA Food and Drug Administration HAACP Hazard Analysis and Critical Points Control MCM Marine Coastal Management NRCS National Regulator for Compulsory Specifications SABS South African Bureau of Standards SAMSA South African Maritime Safety AuthoritySARB South African Reserve Bank SARS South African Revenue Service



OUR STRATEGY

STRATEGIC FOCUS AREAS

LONG-TERM STRATEGIC VISION

Our long-term value-creation ambitions are framed around, and governed through, the pursuit of our strategic vision, which is:

To be a pre-eminent vertically integrated empowered marine business, that uses ethical and sustainable business practices, to deliver desired outcomes.

MEDIUM-TERM STRATEGIC GROWTH PLAN

At the heart of achieving our strategic vision, is our strategic growth plan which sets out medium-term goals that help us realise our strategic vision.

The Group completed its Vision 2020 Vision strategy in the 2020 financial year. As a natural follow on to this, the Group has formulated a strategy for the next five years that will see it focus on achieving a variety of necessary sustainability goals that speak to not only the environment but our entire operating context. We call this "Sustainability First", which also speaks to our mission to be the first choice for clients, consumers and our people.

Aims:

In achieving the aims of our Vision 2020 Vision, we will now look to continue the growth of Premier Fishing and brands with a view to increasing our revenue to R600m but also to achieving our net zero goals in line with the UN SDGs by 2030.

We plan to achieve this by:

Organic growth and acquiring companies that complement existing operations, as well as expanding our areas of operation with companies that fit our overall strategy.

Capitals required

Financial



Intellectual



Human





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SHORT-TERM STRATEGIC FOCUS AREAS

Our day-to-day actions are designed to support our strategic focus areas, which aim to form part of achieving our strategic growth plan.

In delivering r strategie vision and growth plan, we have focused or

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Strategic objective Increase revenue to R600m from current revenue of R475m (2022) and increasing year on year.	Continued expansion of our abalone farm thereby ensuring increased capacity. Acquire companies with a strategic fit to the Group. Procurement and trading of other fish species.	 Increased production capacity at the abalone farm by 31 tons. Maintained volume of wild abalone through the purchase from third party quota holders. Commenced with the procurement and trading of other fish species. Revenue decreased to R475m in 	 Challenges Weather disruptions to construction activities. Quota reductions in the overall TAC w.r.t the WCRL division.
Grow EBITDA as much as possible given our quotas from EBITDA of R48m in 2022.	Increase capacity utilisation of land- and sea-based assets. Explore innovative fishing and production techniques. Improve catch plans to increase catch rates. Further introduce solar technology with the expansion at the abalone farm to reduce energy costs. Implement shared services initiatives in human resources, information technology, procurement and sales. Construct a canning and drying facility at our abalone farm to enable own processing of canned and dried abalone.	2022 compared to R575m in the prior year. Increased capacity utilisation of land- based assets through increased volume of contracted quota. Improved catch plans to increase catch rates. Implemented shared services initiatives in human resources, information technology, and sales.	Adverse weather conditions disrupted planned catching day. Increased competition for contracted quotas.
Secure our sustainability in the long-term (Fishing quotas).	Alignment of Group with regulator's policy of allocating fishing right. Full compliance with laws and regulations. Create job opportunities through community partnerships and through expansion of our abalone farm. Support initiatives to improve health and education in communities. Continue to develop a plan to measure and reduce our carbon footprint. Full compliance with all environmental, health and safety regulations.	Retained a level 1 B-BBEE rating. 93.63% Black ownership Complied will all laws and regulations. Complied with the Listing Requirements of the JSE. 100 new jobs indirectly created through the construction activities at our abalone farm. Supported initiatives to improve health and education in communities. Funded activities for sport development at Gaansbaai primary school. Complied with all environmental, health and safety regulations.	Ever changing regulatory framework Complex laws and regulations.

OUR STRATEGY

STRATEGIC FOCUS AREAS: PLANNED ACTIONS FOR 2022/2022

- · Plan to continue the farm expansion project where possible.
- · Complete the construction of a canning and drying facility at our abalone farm.
- · Continue to identify potential target companies as part of the strategic vision of the group.
- · Continue to procure third party contracted quota.
- · Continued Incubation and investment in smaller companies.

OUR KEY PERFORMANCE INDICATORS (KPIs)

In delivering on our strategic vision and growth plan, we have continued to focus our energy and actions in the following areas:

Our 'Sustainability First' strategic plan set a number of key performance indicators (KPIs) and targets for the Premier Group in order to achieve its strategic objectives. The targets are monitored continuously and revised should the need arise to take into account changes in the global economy, market trends and environmental matters that could materially impact our strategic plans.

Our performance dashboard below, provides an overview of how we delivered during the period, and tracks our performance against our targets.

FINANCIAL KPIS

FINANCIAL KPIs	TARGET	2021	2022
Revenue growth	10%	achieved	not achieved

In 2022, revenue took a massive dip by R100 million mainly due to the squid resource, where industry wide low catch rates were achieved.

NON-FINANCIAL KPIS

NON-FINANCIAL KPIs	TARGET	2021	2022
Job creation	5%	achieved	not achieved
Health and safety	0 fatalities	achieved	achieved

For job creation, in 2021, we managed to boost employment at the abalone farm in Gansbaai. However job creation in 2022 was not very high due to the Group not needing to employ too much more staff and to save costs, given that we are still in a COVID period.

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REPORT OF THE INVESTMENT COMMITTEE

The investment committee has the pleasure of submitting its report for the period ending on the 31 August 2022.

Role and responsibilities of the committee include:

- · Considering investment opportunities in respect of acquisitions and material capital expenditure in terms of the Group's risk appetite;
- · Recommending to the Board the approval of acquisitions and disposals;
- · Reviewing the investment strategy of the Group;
- · Setting criteria and targets for investment in terms of the Group's risk appetite;
- · Reviewing due diligence processes for acquisitions.

Investment considerations

When considering acquisitions, the Group targets companies with the following characteristics:

- · Strong investment partners that are aligned with the Group's strategic objectives;
- · Companies that are committed to the production of high-quality products;
- · Defined and sustainable growth strategy;
- · Successful historical performance, coupled with robust future prospects;
- · Excellent credentials and management expertise; and
- · High-growth prospects.

Discharge of Duties During the Year Under Review

Investment opportunities considered:

Within the context of the capital raised from listing, the investment committee is continuously presented with investment opportunities for consideration.

The committee is satisfied that is has fulfilled all its statutory duties assigned by the Board for the period under review.

Prospects

The presence of COVID-19 and its challenges have played a part in the acquisition of investments. However, the investment committee continuously reviews new opportunities to ensure that they satisfy the investment criteria for the Group before recommending them for approval to the Board. The companies that are targeted are monitored continuously and revised should the need arise to take into account the global economy, market trends and environmental matters that could materially impact our strategic plans.

Aziza Amod

Chairperson of the Investment committee



Report of the Audit and Risk Committee Technology and Information Report of the Social, Ethics and **Transformation Committee**

OUR GOVERNANCE

Excellent corporate governance practices are the foundation of our business and are critical in delivering long-term value to our stakeholders. We have an engaged and positive association with all stakeholders and are committed to the highest ethical standards and business integrity in all of our activities.

STATEMENT OF COMMITMENT

The Board is committed to the highest standards of business integrity and has adopted an integrated approach to managing the Group to ensure that the governance structure actively identifies, communicates and responds to material matters that impact on the Group's ability to create stakeholder value. The Board believes that it has addressed all material matters appropriately and that it fairly represents the integrated performance of the Group.

The Board continuously reviews the Group's governance structures and processes to incorporate and accommodate new corporate developments, to facilitate effective leadership, sustainable corporate citizenship in support of the Group's strategy and to reflect national and international corporate governance standards, developments and best practices. (King IVTM -

The Board is satisfied that effective controls have been implemented and complied with throughout the Group and that the Company fully complies with the spirit and form of the continuing obligations of the JSE Listings Requirements, King IVTM as well as the Companies Act.

GOVERNANCE FRAMEWORK

Our Board of directors is the principal decision-maker and is supported by the various sub-committees which review the Group's governance structures and processes to ensure that the Group is governed in accordance with sound corporate governance of corporate governance and ensured that the directors: practices, codes and standards, internal controls and that there is effective risk and regulatory compliance management. The Board ensures that the Group is led ethically and that the Group is seen to be a good corporate citizen.

The Board plays a critical role in strategic planning and has established clear benchmarks to measure the strategic objectives of the Group. The Board ensures that its sound governance framework enhances good corporate governance, continues to improve internal controls and the Group's performance. In carrying out the Group's strategic objectives, the Board is assisted by various sub-committees, including the executive committee, with clear terms of reference to assist in discharging its responsibilities.

- · The main focus of the Group's governance framework is as
- · Vision, strategy and performance
- · Ethical and responsible leadership
- · Finance, including budgets and forecasts
- · Corporate citizenship
- · Risk management
- Information technology
- · Investments
- · Products quality, cost, delivery and competitiveness

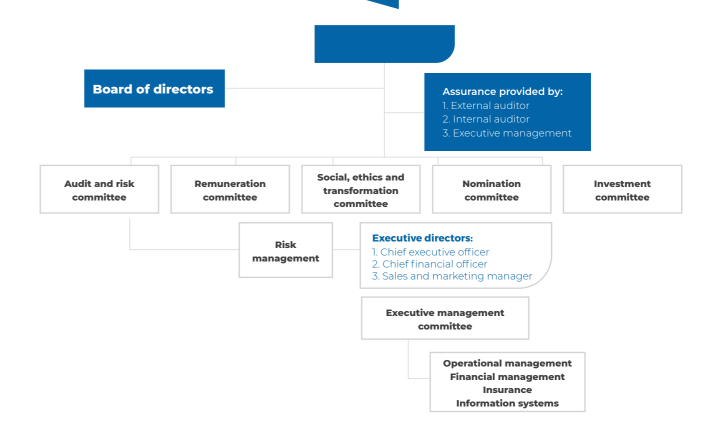
APPLICATION AND APPROACH TO KING IVTM

The Board adopted and applied King IV™. In supporting King IV™, the Board recognises that it is the focal point and custodian

- lead ethically and effectively.
- · are supported by an established ethical culture;
- · set the strategic direction for the Group for the year ahead;
- approved policies and planning;
- administered and monitored the Group's risks and opportunities; strategy; business model; business performance; and sustainable development.

The Board ensured compliance with applicable laws, rules, codes and standards in a way that supported the Group in being ethical and a good corporate citizen. It ensured that remuneration is fair and transparent and that the integrity of information for decision-making internally and externally was assured. A stakeholder inclusive approach was applied in the Group to ensure that the needs, interests and expectations of material stakeholders were addressed.

Refer to the Company's website www.premierfishing.co.za for a full report on the application of King IV™.



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The governance structure supports the Group's strategic focus areas.

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Objective	Stakeholders	Value creation for all stakeholders and sustainable development that ensures:
		\cdot An ethical culture and effective leadership is maintained with positive outcomes.
		 A stakeholder-inclusive approach to balance the reasonable needs and interests of material stakeholders in the best interest of the Company.
Scope	Company	 Ensures that the Company operates within the triple context; and governs risks, opportunities, strategy and sustainable development in a way that supports the Company achieving its strategic objectives.
Character	Internal system	Ensures that proper internal controls are in place, approves policies, plans, oversees and monitors, and ensures:
		· Accountability.
		 That the assurance services and functions enable an effective control environment to support the integrity of information for internal and external decision-making.
		 That the Company remunerates fairly, responsibly and transparently in order to promote the achievement of the strategic objectives and positive outcomes in the short, medium and long term.
Mechanism	Conformance	Continues to govern compliance with applicable laws and adopt non-binding rules, codes and standards in a way that supports the organisation being ethical and a good corporate citizen.
Direction	Management	The Board sets and steers the strategic direction of the Company, is the focal point and custodian of corporate governance, and ensures accountability for the Company's performance. The Board oversees and monitors the implementation and execution by management.
Disclosure	Financial statements	Audited financial statements in terms of the International Financial Reporting Standards (IFRS - Integrated Report.

OUR GOVERNANCE

(CONTINUED)

REPORT OF THE NOMINATION COMMITTEE

The Nomination Committee has the pleasure of submitting its report for the financial year ended 31 August 2022.

The Nomination Committee is constituted as a committee of the Board in respect of all duties the Board assigns to it and has been delegated powers to perform its functions.

The Nomination Committee operates in accordance with the requirements of the **Companies Act and King IVTM**. The Nomination Committee is constituted as a committee of the Board in respect of its statutory duties in terms of the Companies Act and King IVTM and is accountable to both the Board and shareholders.

MEMBERS OF THE NOMINATIONS COMMITTEE AND ATTENDANCE AT MEETINGS

The nominations committee is comprised of two non-executive directors and the independent non-executive chairperson. During the year under review, one meeting was held and attendance of those meetings is set out in the table below:

NAME	MEETING ATTENDANCE
A Amod	1/1
N Ramatlhodi	1/1
Clifford van der Venter	1/1

ROLES AND RESPONSIBILITIES OF THE NOMINATION COMMITTEE

The nomination committee is responsible for identifying suitable candidates for appointment to the Board. The nominations committee ensures that the Board comprises the appropriate balance of knowledge, skills, experience, race and gender diversity as well as independence.

The committee is responsible for evaluating, promoting and ensuring race and gender diversity on the Board. The committee also ensures that the Board has the appropriate composition in terms of structure, size, composition and independence, and that directors are appointed through a formal and transparent process.

The roles and responsibilities of the committee include:

- $\cdot\;$ To establish a formal process for the appointment of directors;
- · To oversee the development of a formal induction programme for new directors;
- $\cdot \ \, \text{Oversee the development and implementation of continuing professional development programmes for directors;}$
- · To ensure directors receive regular briefings on changes in risks, laws and the environment in which the Group operates;
- To consider the performance of directors and take steps to remove directors who do not make an appropriate contribution; and
- · Make recommendations for the re-appointment of directors with regard to retirement due to rotation.

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RACE AND GENDER DIVERSITY POLICIES ADOPTED BY THE BOARD

Race and gender diversity at Board level, help the Group achieve its business goals through an improved understanding of the diverse environments in which the Group operates. A truly diverse board will include, and make good use of, differences in age, gender, race, skills, industry experience and other distinctions.

The Nomination Committee will consider and annually agree on measurable targets for achieving race and gender diversity at Board level. In identifying suitable candidates for appointment to the Board, the Nominations Committee will consider individuals on merit against objective criteria and with due regard for the potential benefits of race and gender diversity.

The Company's level of compliance for the period under review is summarised below:

PERCENTAGE OF DIRECTORS	ACTUAL
People of colour	100%
Female	44%

DISCHARGE OF DUTIES DURING THE YEAR

During the year the nominations committee performed the following:

- · Reviewed the race and gender diversity policy.
- · Recommended the appointment of Sooren Ramdenee as CEO and as successor to Rushaan Isaacs.
- · Assessed the compositions of the sub-committees of the Board after certain directors did not make themselves available for re-election
- Ensured that a brief professional profile of each candidate standing for election and re-election at the AGM, including details of professional commitments, accompany the notice of the AGM, together with a statement from the Board confirming whether it supports the candidates for election or re-election.
- Ensured that a programme of professional development and regular briefings on legal and corporate governance developments and risks and changes in the external environment of the organisation was provided to the members of the Board.
- Whilst no new directors were appointed in this period under review, the Committee is still responsible for induction of new directors.
- · Ensured that there were continuing professional development programmes for directors during the year.
- Evaluated the performance of the Board, Chairperson and CEO and confirmed their performance in terms of the effective discharge of their duties:
 - · Reviewed the independence of the Board;
 - · Balance of power; and
 - · Corporate governance.
- Recommended to the shareholders the re-appointment of non-executive directors with regard to retirements due to rotation on the basis of that member's performance, including attendance at meetings of the Board and committees (KingTM Principles 1, 7, 8 and 9). Refer to the notice of AGM or the Company's website for the brief CVs of non-executive directors recommended for re-appointment.

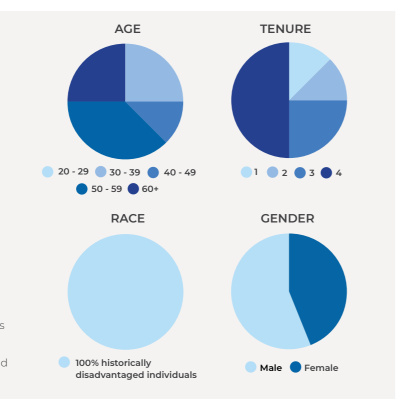
For the year under review, the Nomination Committee is satisfied that it has fulfilled all its statutory duties assigned by the Board.

Evaluation

The non-executive together with the remuneration committee evaluates the performance of the executive directors annually.

Composition

The Board recognises and embraces the benefits of a diverse board. Diversity is core and an essential component for sustaining a competitive advantage. Our Board comprises of the appropriate balance of knowledge, skills and experience to discharge its roles and responsibilities objectively and effectively.



VALUE SYSTEM

Respect and trust

To always respect and trust fellow employees, customers, partners and our stakeholders.

People

To provide sustainable employment opportunities for our employees and others; to maintain a safe and secure working environment and zero fatalities; to develop, attract and retain the correct skills and structures to meet and support our strategic growth.

Commitment

To deliver on our promises and add value beyond expectations.

Integrity

To always act with integrity in whatever we do based on our values, principles, Code of Ethics and Code of Conduct

Accountability

To have responsible and accountable leadership that addresses the expectations of our diverse stakeholders and embraces these responsibilities with efficiency.

Stakeholders

To serve our stakeholders through good corporate governance, ethical conduct, value creation and safe, goodquality products and services.

ROLES AND RESPONSIBILITIES OF LEADERSHIP

Assumes ultimate responsibility and accountability for the performance and affairs of the Company.

- Provides effective leadership on an ethical foundation:
- Oversees the Company's values, corporate governance and ensures ethics are managed effectively.
- Ensures accountability for organisational performance by means of, among other, reporting and disclosures.
- Ensures that the Company complies with all the relevant laws, regulations and codes of business practice.

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We actively steer and spearhead the Company and set its strategic direction, with regards to both the Company's strategy and the way in which specific governance areas are to be approached, addressed and conducted.

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(King IV[™] - Principle 4)

Risks and opportunities

We monitor and maintain a risk-management framework and ensure that key risk areas identified are monitored.

King IV™ - Principle 11)

Governance of ethics

We ensure that we promote an ethical culture within our management process through an effective delegation of the introduction, monitoring and implementation of ethics-based mechanisms within our business.

(King IV™ - Principle 1)

Corporate citizenship

The Board and management recognise that Premier Fishing is an economic entity and also a corporate citizen and that it has a social and moral standing in society with all the attendant responsibilities. (Please see transformation commitment in this regard.)

(King IV[™] - Principle 3)

Monitoring, compliance and oversight

We monitor the implementation of compliance with policies and processes and improve upon them to mitigate the risk of non-compliance with all applicable laws.

(King IV™ - Principle 13)

Governance outcomes

We can only be a sustainable business if we continue to rigorously promote and implement good corporate governance practices. This is an integral part of our business model that is built on delivering good governance outcomes in terms of an ethical culture, effective control, sustainable performance and legitimacy. Our sound governance platform is embedded in our corporate culture.

EXECUTIVE DIRECTORS



CHIEF EXECUTIVE OFFICER

Sooren Ramdenee

 $\textbf{Qualifications:} \ \mathsf{Fellow} \ \mathsf{of} \ \mathsf{the} \ \mathsf{Chartered} \ \mathsf{Association} \ \mathsf{of} \ \mathsf{Certified}$

Accountants (UK) **Appointed**: 1 June 2022 **Nationality:** Mauritian

During the year, Rushaan Isaacs stepped down as CEO and was replaced by Sooren Randenee on 1 June 2022.

Mr Ramdenee has more than three decades of international finance experience gained from a variety of local and international industries and blue-chip companies. His exposure to large multi-national corporates has honed his big picture thinking skills, and enhanced his attention to detail, ideal for driving Premier Fishing forward.



SALES AND MARKETING DIRECTOR

Rushaan Isaacs

Qualifications: University of Stellenbosch Management

Development Programme **Appointed**: 1 February 2020 **Nationality:** South African

Mrs Isaacs has more than 20 years of sales experience within the fishing industry, managing and developing strategy for global markets within the various fishing sectors Premier is involved in. She has, over the years, managed to build valuable relations within all of Premier sectors and has also achieved highest service levels and top branding positioning in all sectors. She has won awards in AEEI for Overall Top Achiever in 2014 and Emerging Executive of the Year in 2015.



CHIEF FINANCIAL OFFICER

Brent Robertson

Qualifications: BCom (UCT), PGDA CA (SA)

Appointed: 31 October 2019 **Nationality**: South African

Mr Robertson is a qualified chartered accountant with more than 8 years of experience in the Group. Mr Robertson completed his articles at PwC, where he was on the audit team on a diverse range of clients i.e. Fishing, Retail, Wholesale and Furniture. He joined the Group in 2012 as a Group Accountant. He then became Finance Manager in 2018 and then took up the post as Chief Financial Officer on 31 October 2019.





Aziza Begum Amod
Appointed: 13 January 2014
Nationality: South African

Ms Amod is a professional director, businesswoman, philanthropist and entrepreneur with more than 30 years of business experience in the retail sector. She provides consultancy to women-owned businesses in the areas of impact investment, social innovation and technology applications for social impact in the food and retail sector. She has been featured in numerous articles about business and female entrepreneurs. She is a well-known philanthropist supporting a number of NGOs and outreach programmes, and serving on the boards of trustees of numerous philanthropic associations. She currently serves as a director and trustee on various business entities and trusts.

NON-EXECUTIVE DIRECTORS



Valentine Colletta Dzvova

Qualifications: CA(SA), ACMA, CGMA (Charter Global Management Accountant), Cert.Dir® (IoDSA), Certified Internal Auditor, Post Graduate Diploma in Accounting, BCom Accounting

Appointed: 12 March 2020 Nationality: Zimbabwean

Valentine Dzvova is a finance professional adept at finance processes design and implementation. She has a flair for risk management and governance backed up by more than 7 (seven) years of experience in external and internal audits. She is a strategic business partner, with hands-on experience in collaborating with senior executives to meet the strategic objectives of an organisation.

During the year under review, Valentine became a certified director after successfully completing the Institute of Directors of South Africa (IoDSA) Certified Directors programme and exams and ascribing to the IoDSA's Code of Professional Conduct.

This programme will assist her in further enhancing her proficiency of compliance with the requirements of King $\mathsf{IV^{TM}}$ Report on Corporate Governance in South Africa, in-depth knowledge and understanding of a director's role and responsibilities including corporate governance, integrity and commitment to legal duties.

During the year under review, Valentine was responsible for leading the implementation and execution of the Company's strategy, policy and operational planning

She served as the chief link between management and the Board and is accountable to the Board.

She aided the achievement of performance goals, objectives and targets as well as maintaining an effective management team and management structure. She reviewed the annual business plans and budgets that support the Company's long-term view and made recommendations thereon. She ensured that the appropriate policies were formulated and implemented to guide activities across the Group and ensured that effective internal organisation and governance measures were deployed. She also steered the Company to respond to the challenges posed by the banking facilities, reputational damage and COVID-19

INDEPENDENT NON-EXECUTIVE DIRECTORS



Rosemary Phindile Mosia

Qualifications: BCom (University of the North), PDM (Wits Graduate School of Business), Criminal Justice in Accounting (RAU), BCTA (RAU), Masters in Business Leadership (Unisa)

Appointed: 1 February 2017 Nationality: South African

Mrs Mosia is a South African female professional, with more than 15 years of experience in credit risk, and financial and business management. In addition, she has extensive training in general and credit management, finance, internal auditing, and forensic auditing. She has been involved in multiple roles in fields such as internal auditing, forensic auditing, budget management, credit-risk management, and operational management for the same financial services unit. Her experience in auditing was acquired over a six-year period. From 2000 to 2008, she headed the financial services unit of a large state-owned entity at a regional/corridor level. She is currently CEO of Black Business Chamber, an NGO and an emerging wine exporter

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LEAD INDEPENDENT DIRECTOR



Clifford Leonard van der Venter

Qualifications: BCom (Unisa), MBA (UCT)

Appointed: 1 February 2017 Nationality: South African

Mr Van der Venter joined Caltex (now Chevron) in 1990 and held numerous human resources (HR) positions, culminating in his appointment as HR director for subSaharan Africa in 1999. He subsequently held HR Director positions at Unilever SA, Anglo American (seconded to Kumba Iron Ore) and British American Tobacco until June 2014, when he decided to take a career break. These roles have honed his skills as an HR professional but have also broadened his experience as an executive board member of these major multinationals. Over the past two years, he has operated as an independent strategy and HR consultant. Apart from his deep expertise in the HR field and an obvious passion for people, his key strengths are in the areas of leading organisational change and business-strategy development

INDEPENDENT NON-EXECUTIVE DIRECTOR



Advocate Dr Ngoako Abel Ramatlhodi

Qualifications: BA Law and LLB (National University of Lesotho), MSc in International Relations (University of Zimbabwe), admitted to the Bar of Lesotho and South Africa as an advocate, Honorary Doctor of Law Degree (University of Limpopo)

Appointed: 7 March 2018 Nationality: South African

Advocate Dr Ramatlhodi is an experienced businessman, lawyer and advocate. He was the premier of Limpopo; has held the positions of Minister of Public Services, Minister of Mineral Resources, and Deputy Minister of Correctional Services; and was a member of the South African Parliament. Advocate Dr Ramatlhodi is a founder member and the first chairman of the University of the North Arts and Drama Association and chairman of the Central Cultural Committee. He lectured Public International Law at the University of the North. Advocate Dr Ramatlhodi maintains board positions in a number of other companies.



Sebenzile Patrick Mngconkola

Qualifications: BTech in Business Administration, National Diploma in Policing, Bachelor's Degree in Human Resource Management, certificates in various fields including Forensic and Investigative Auditing (Unisa) and Project Management

Appointed: 3 March 2018 Nationality: South African

Mr Mngconkola has served on a number of boards. Between October 2010 and March 2017, he served on the board of the Public Investment Corporation (PIC), the largest asset manager on the African continent. He has also served as a director of Growthpoint Properties since November 2012, as well as serving on the board of Sacoil Limited recently renamed Energy for Africa (Efora) - a listed oil and gas company.



REPORT OF THE REMUNERATION COMMITTEE

Our company is only as good as its people. We believe that providing the right environment for our teams to thrive, will deliver overall value for all stakeholders.

Clifford van der Venter

Dear Valued Stakeholder

On behalf of the remuneration committee, I am pleased to present the Group's 2022 remuneration report.

The balance struck between achieving shareholder value and that of appropriate executive remuneration has remained a focus for this committee, particularly under the continued challenges faced by business in 2021 due to ongoing economic restrictions.

As a committee we are tasked by the Board with providing enhanced disclosure so that shareholders can understand the quantum, rationale and drivers of executive remuneration.

We are thus charged by the Board to independently approve and oversee the implementation of the remuneration policy, which is aimed at ensuring market-related yet affordable performance linked rewards to attract and retain the skilled and valuable talent that will ensure the Group's sustainability and ongoing profitability over the short to medium and long-term.

Premier is sensitive to the delicate matter of recompense and reward systems especially in terms of South Africa's unique socio-political environment and the exacerbated challenges faced by a succession of economic lockdowns and lockouts.

Our approach, therefore, to remuneration aligns to our Group's fundamental ethics, corporate governance philosophy and shared values – respect and trust, people, integrity, accountability, stakeholders, commitment and investment.

Whilst these will remain enshrined in our corporate DNA, we will continue to monitor market conditions and adapt accordingly, to optimise our overall business strategy.

Our primary responsibilities have been to ensure that we provide fair and responsible remuneration for the executive directors, within the context of overall employee remuneration, and that these remunerations are aligned to the Group's performance, to enhance and sustain shareholder value.

Building the business remained a key focus during the year.

Some decisions and their related impact in setting targets in terms of performance-related remuneration were made for the executive and senior management of the Group.

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Weightings of performance as well as specific financial targets were reviewed and amended accordingly for the year under review. The committee was satisfied and will continue to monitor remuneration against the appropriate strategic objectives, performance and market benchmarks.

The committee reviewed the targets set in terms of performance-related remuneration for the CEO, the executive management team and senior management in the Group which include individual performance factors and a combination of portfolio-specific targets.

The CEO and executive management team's performance are assessed against a set of predetermined objectives that include, inter alia, strategic leadership, execution of the strategy through business results and stakeholder relations.

The Board recognises that the successful delivery of the Group's objectives should constitute both financial and non-financial performance measures, with the key financial measures, which include profits, cash flow and asset growth weighted accordingly.

In considering remuneration during the period under review, the committee considered the overall risk environment, its risk appetite and risk profile and the need to attract, retain and motivate key talent to enable the delivery of the Group's strategic objectives.

We remain committed to closing the wage gap and narrowing pay differentials, and pay particular attention to those at the lower end of the earnings spectrum and consistently applied the principle that our remuneration should be fair and competitive and should reflect the performance of the business.

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Our ethos is one of appreciation for commitment, diligence, care and attention to detail. We respect and recognise our employees for their contribution made during the past challenging very year and inspire them to realise their full potential and we believe in rewarding accordingly.

This report is part of the remuneration report and will be put to a non-binding advisory vote by shareholders at the upcoming AGM. It summarises the Company's remuneration policy for non-executive directors, executive directors and prescribed officers. The information provided in this report has been approved by the Board on the recommendation of the remuneration committee.

For the year under review, the committee is satisfied that it has fulfilled all its statutory duties assigned by the Board

Menen

Clifford van der Venter
Interim Chairperson of the remuneration committee

BACKGROUND

This report describes the material matters dealt with by the committee during the period under review and summarises the Group's approach to transparent, fair and responsible remuneration.

The report has set out how the committee has discharged its duties in terms of the statutory requirements as well as any other duties assigned to it by the Board for the 2022 period under review. The report also provides an overview of the Group's remuneration policy, framework and philosophy with an emphasis on executive directors, non-executive directors and management.

GOVERNANCE

The committee was established in order to assist with the monitoring of the Group's remuneration practices, and to perform the statutory functions required of a remuneration committee in terms of the Companies Act, the King IVTM, the JSE Listing Requirements, the committee's charter, the Group's remuneration policy and relevant legislation.

Composition of the committee

In accordance with best practice, the committee comprises a majority of independent, non-executive directors. For the period under review, the committee comprised the following:

Name	Role	Meeting Attendance
Adv. Ngoako Ramatlhodi	Non-executive director	100%
Clifford Leonard Van Der Venter	Lead independent non-executive director and chairperson of the remuneration committee	100%
Aziza Begum Amod	Non-executive director	100%

ROLES AND RESPONSIBILITIES OF THE REMUNERATION COMMITTEE

The remuneration committee's main purpose is to ensure that the Company's remuneration practices and policies are aligned with good corporate governance. The main aim of the committee is to assist the Board in fulfilling its responsibilities in establishing formal and transparent policies that ensure fair and responsible remuneration of directors and executives, including the following:

- · Review and approve the remuneration and benefits policy adopted by the Company.
- \cdot Review and approve the reward philosophy and strategy adopted by the Company.
- · Determine the remuneration packages of the executive directors of the Company.
- \cdot $\;$ Determine the remuneration packages for senior executives of the Company.
- Recommend to the Board the fees to be paid to non-executive directors for their services on the Board and its committees.
- · Disclose the directors' remuneration and ensure that it is transparent, accurate and complete.
- · Approve the executive and senior management incentives adopted by the Company.
- In satisfying its mandate, the main activities performed by the committee during the year included the following:

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 - ▶ Reviewed and approved the remuneration and benefits policy adopted by the Company.
 - ▶ Reviewed and approved the reward philosophy and strategy adopted by the Company.
 - ▶ Determined the remuneration packages of the executive directors of the Company.
 - ▶ Determined the remuneration packages for senior executives of the Company.
 - ▶ Recommended to the Board the fees to be paid to non-executive directors for their services on the Board and its committees.
 - ▶ Disclosed the directors' remuneration and ensured that it is transparent, accurate and complete.
 - ▶ Approved the executive and senior management incentives adopted by the Company.

REMUNERATION POLICY

Introduction

The Committee is mandated by the Board to oversee all aspects of remuneration and incentives of the Group's executive, non-executive directors and key management in accordance with the approved terms of reference. The Group is aware of the importance of fair and transparent remuneration policies and practices. We strive to ensure that our governance and disclosure relating to executive remuneration is transparent and fair.

Remuneration philosophy

The Group aims to be an employer of choice. The Group's employees are key determinants of its success.

The remuneration policy is based on the principles of fair and responsible remuneration and is structured to motivate, reward and retain quality employees at all levels. The Group remuneration policy aims to reward for excellent performance and seeks to be aligned to the achievement of the Group's strategic objectives.

The Group's operations include a number of employees who are independent contractors engaged on fixed-term contracts (within the bounds of South African labour legislation) or are part of a bargaining council. The remuneration arrangements of these employees are governed by separate agreements which are negotiated on an operational level (subject to oversight from the committee); therefore, they are not covered by the Remuneration Policy Framework.

Remuneration mix

Remuneration comprises guaranteed pay and variable pay. Variable pay comprises short-term incentives such as bonuses. The target remuneration mix varies at each grade. At lower levels, the remuneration mix is weighted in favour of guaranteed pay. Senior employees should have a higher proportion of variable pay in their remuneration mix, as they have the ability to influence the financial performance and strategic outcomes of the Group.

DETERMINATION OF PERFORMANCE INCENTIVES

The Group has formal and informal frameworks for performance management that are directly linked to either increases in total cost to company or annual short-term incentive bonuses. Performance management and assessment sessions take place regularly throughout the year, where Group performance, personal achievement of key performance indicators ("KPIs"), and delivery on key strategic objectives are discussed.

1. Components of remuneration

Guaranteed nav

· All staff employed by the Group.

Executives are responsible for leading others and taking significant decisions about the short-and long-term operation of the business. They require specific skills and experience and are held to a higher level of accountability. The remuneration policy is structured to attract and retain high-calibre executives and motivate them to develop and implement the Group's strategy to maximise long-term shareholder value. The Group's remuneration policy also aims to align the long-term interests of executives with those of shareholders.

- The remuneration policy is intended to conform to best practice and is structured around the following key principles:
- · Total remuneration which is set at a level that is responsible and competitive within the relevant industry;

Short-term incentive

- · Incentive performance measures and targets are structured to encourage the attainment of the Group's strategic objectives and;
- Incentive payments are capped and earned through the achievement of the Group's growth targets consistent with shareholders' interests.

Other benefits

Guaranteed pay	Short-term incentive	Other benefits
Base salary	Performance bonuses	Pension and provident fund,
 Aimed to attract and retain. Improve employees' financial well- being. Support high-performing individuals by aligning reward with performance. Remuneration levels take into account the general market in which the business operates and skills acquired. 	Motivates executive directors and key management to achieve strategic objectives as per the Group's strategy	 medical aid benefits. Improves employees' financial planning and security on retirement.
General adjustments to guaranteed pay levels are effective from 1 September each year. Annual increase parameters are set using guidance from the Group budgeting processes, general economic environment, individual performance and the performance of the Group.		

Remuneration methodology

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 Remuneration levels take into account the general market in which the business operates and skills acquired.

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- General adjustments to guaranteed pay levels are effective from 1 September each year.
- Annual increase parameters are set using guidance from the Group budgeting processes, general economic environment, individual performance and the performance of the Group.
- Performance bonuses are dependent on financial performance and achievement of agreed strategic and individual KPIs.
- Executive directors have a higher weighting, 80%, towards financial performance while 20% would be based on individual KPIs.
 - Performance bonus are not earned if the minimum financial target is not met.
 - Performance bonuses are paid once a year.

 Determined as a fixed percentage of the base salary.

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Eligibility

- All staff employed by the Group.
- Permanent staff from junior management upwards.
- · All permanent staff.

PERFORMANCE CONDITIONS FOR DETERMING THE PERFORMANCE BONUS

Financial targets:

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- · For executive directors the target is profit before tax.
- · For other members of key management the target is divisional operating profit.

Non-financial targets

- · Individual performance against job requirement;
- · Improving operating efficiencies;
- · Delivery of organic growth projects;
- · Delivery of strategic acquisitions.

The remuneration committee seeks to ensure an appropriate balance between the fixed and performance-related elements of executive remuneration and between those aspects of the package linked to short-term performance and those linked to longer-term shareholder value creation. The Group aims to ensure that for executive remuneration, the performance-based pay of executive directors and senior managers should form a significant portion of their expected total compensation.

Executive directors contracts of employment

Executive directors are not employed on fixed-term contracts but have standard employment contracts with Premier Fishing SA Proprietary Limited which can be terminated with notice periods of between one and three months. The executive directors are not subject to any restraint of trade agreements. The retirement age for an executive director is 65 years. In the event that an executive director's service contract is terminated due to operational reasons, the Group's obligation to make a severance payment will be governed by the provisions of the Labour Relations Act.

Non-executive directors fees

Non-executive directors do not have employment contracts with the Company or participate in the Company's performance schemes. The committee recommends the level of fees payable to non-executive directors to the shareholders for approval at each AGM of the Company. Non-executive director fees are paid on an annual retainer basis to account for the responsibilities borne by them throughout the year. Non-executive director fees are not dependent on meeting attendance. The fee structure is evaluated on an annual basis based on non-executive director fee surveys.

IMPLEMENTATION REPORT

The committee has monitored the implementation of the remuneration policy during the financial year and is of the view that the Group's compliance with the policy has been satisfactory.

The committee is satisfied that variable pay outcomes for the 2022 financial year are aligned with the Group's financial performance for the 2022 financial year.

Guaranteed pay

A market adjustment mandate of 8% on the cost to company (CTC – base salary plus employer retirement fund contribution) was approved by the committee for the non-bargaining category employees, in line with inflation and national benchmarks. The approved mandate was further differentiated based on individual performance ranging from a 0% adjustment for non-performing employees to 9% for individuals with exceptional performance during the prior financial year.

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Short-term incentive

Performance bonuses paid to executive directors is based on financial and non-financial targets.

There are currently no long-term incentives for executive directors.

The table below sets out the remuneration received by the executive directors during the 2022 and 2021 financial years.

2022	Salary R'000	Bonus R'000	Provident fund and other benefits R'000	Allowances R'000	Total R'000
S Ramdenee	260	0	30	580	870
R Isaacs	2 120	1 050	340	-	3 510
B Robertson	1 579	441	185	18	2 223
	3 959	1 491	555	598	6 603

2021	Salary R'000	Bonus R'000	Provident fund and other benefits R'000	Allowances R'000	Total R'000
B Robertson	2 048	540	239	-	2 827
R Isaacs	1 457	252	166	-	1 875
Total	3 505	792	405		4 702

Annual fees payable to non-executive directors were approved by shareholders at the AGM on 16 February 2022. The fees paid for the 2022 and 2020 year are shown below.

Non-executive director	2022 R'000	2021 R'000
AB Amod	420	399
RP Mosia	319	260
CL Van der Venter	414	249
Adv. N Ramatlhodi	295	249
SP Mngconkola	97	145
S Young	-	217
I Amod	-	127
Total		

NON-BINDING ADVISORY NOTE

The Group's remuneration policy and its implementation report will be presented to shareholders for separate non-binding advisory votes at the upcoming AGM. In the event that 25% or more of shareholders vote against either the remuneration policy or the implementation report at the meeting, the Group will endeavour to: engage with shareholders through dialogue and request written submissions in order to address shareholder concerns. Please refer to the shareholder voting/feedback section below, for the detailed steps taken by the Company in this regard.

SHAREHOLDER FEEDBACK

As a result of the remuneration policy and implementation report having received more than 25% votes against the non-binding advisory votes at the AGM held on 16 February 2022, the Group invited dissenting shareholders to forward their objections or concerns to the company secretary in relation to the remuneration and implementation policy. To date, we wish to advise that no further objections or concerns have been received.

Results of the shareholders' votes at the most recent AGM held on 23 February 2022, as a percentage of the total number of shares voted at the AGM, is indicated below:

Approval of remuneration policy	87.54%
Implementation of the remuneration policy	87.54%
Non-executive directors' fees	87.54%

However, should any shareholders forward any further objections and concerns regarding the remuneration policy to the company secretary in writing, the remuneration committee will consider such concerns and any changes to the remuneration policy and implementation thereof will be reported on in the next integrated annual report.

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SHAREHOLDER VOTING

As required by **King IV**TM and the JSE Listings Requirements, the Company will put a non-binding advisory vote to shareholders regarding the approval of the remuneration policy and the implementation report. The Company seeks the support from its shareholders at the upcoming AGM. If any shareholders are inclined not to support the resolutions, we would ask that the reasons for such decision be communicated to the Company so that consideration can be given to those reasons. Please forward any comments to the company secretary at **cornellk@premfish.co.za.**

Should either vote receive 25% or more votes against, the Company will take the following steps:

- · Issue a SENS announcement regarding the outcome of the voting results.
- Invite shareholders to engage with the Company regarding their dissatisfaction with either of the votes.
- · Schedule engagements with concerned shareholders to record their concerns and objections.
- · Assimilate all responses and schedule a remuneration committee meeting to analyse concerns and issues raised with the aim of formulating changes to the policy and implementation required, and
- Develop a formal response to shareholders that articulates the concerns raised, the details of where the changes will
 be made to address concerns raised and provide responses for areas where the Company, despite the shareholder
 feedback, believes its current policy and/or implementation is adequate.

SHAREHOLDER PLANNING

The Board recognises its responsibility to make provisions for competent leadership for the Group. In fulfilling this responsibility, the Board also acknowledges that situations may arise which require a need for interim leadership and that future leadership transitions are inevitable.

The purpose of succession planning is to ensure that plans are in place to develop potentially suitable candidates for the future. The focus also remains on the retention of key and critical skills in the Group. Succession planning is reviewed periodically and provides for both succession in emergency situations and succession over the longer term.

The succession plan is designed to address each of the following situations:

- · Provision for leadership during anticipated or unanticipated short-term absences of the CEO.
- · Planned resignation in the event of a permanent leadership change, the process for conducting a CEO search.
- · Provision for leadership during anticipated or unanticipated short-term absences of the chair.
- · Planned resignation in the event of a permanent leadership change, the process for conducting a chair search.

OUR BOARD POWERS AND PROCEDURES

The Company is controlled by the Board of Directors. The Board assumes ultimate responsibility and accountability for the performance and affairs of the Group and ensures effective leadership on an ethical foundation. It serves as the focal point and custodian of corporate governance for the Group. The Board sets and steers the direction of the Group to ensure that it brings informed, independent and effective judgement and leadership to all material decisions reserved for the Board. It ensures that strategy, risk, performance and sustainable development issues are effectively integrated and appropriately balanced.

(King IV™ - Principles 1, 2, 3, 4 and 6)

The Board believes that diversity is an essential component for sustaining a competitive advantage. Directors are chosen for their corporate leadership skills, experience, and expertise and gender diversity. The Board believes that the current mix of knowledge, skills and experience meets the requirements to lead the Group effectively. The board comprises of 6 non-executives of which 5 are independent and 3 executives. (4 women and 5 men), who determine the standards and policies to ensure that the highest quality of corporate governance is maintained within the Group.

The independent non-executive directors are considered to have the necessary skills and experience to bring balanced and independent judgement to the Board. While all directors have equal responsibility for monitoring the Group's affairs, it is the role of the CEO and the executive management team to run the business within the parameters prescribed by the Board and to produce clear, accurate and timely reports, thus enabling the Board to make informed decisions.

(King IV™ - Principles 7 and 8)

Through the contributions of all directors, Premier has established a suitable balance of power and a solid framework for the examination, calculation and management of risk. The Board has a policy that allows for the clear division of responsibilities to ensure a balance of power and authority. This means that no one individual has

unlimited powers when it comes to decision-making. The Board met four times during the year, to review the financial and operational performance of the Group and to consider issues that might have a significant impact on the Group.

(King IV™ - Principles 1, 8 and 10)

The Board and its committees continue to monitor the implementation of compliance with policies and processes, and to improve upon them and to mitigate the risk of non-compliance with any applicable laws.

(King IV™ - Principle 11)

The Board regularly reviews the Group's governance structures and processes to ensure that they support effective and ethical leadership, good corporate citizenship and sustainable development; and to ensure that they are applied in the best interests of the Group's stakeholders. The Group has the necessary policies and processes in place to ensure that all subsidiaries adhere to Group's requirements and governance standards. The Board is involved in the decision-making of its subsidiaries on material matters and is satisfied that its delegation of authority framework contributes to role clarity and effective exercise of authority and responsibilities. (King IVTM – Principles 1, 2 and 3)

The Board has full and unrestricted access to all Company information, records, documents and property, and monitors the non-financial aspects relevant to the businesses of the Group. The Board recognises its responsibility to report and communicate all matters of significance to all of its stakeholders and to ensure effective communication between internal and external stakeholders.

The Company's Memorandum of Incorporation (MOI), the Companies Act, King IVTM and the JSE Listings Requirements set out the directors' responsibilities, rights and obligations. Directors are required to comply with all relevant legislation and to maintain strict confidentiality of all information relating to the business of the Company. The conduct of directors shall be consistent with their duties and responsibilities to the Company and, indirectly, to the shareholders.

The Board is satisfied that it has discharged its duties and obligations as described in the Board charter during the year under review.

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Assumes ultimate responsibility and accountability for the performance and affairs of the Company.	Serves as the focal point and custodian of corporate governance in the organisation.
Provides effective leadership on an ethical foundation.	The Board's primary role and responsibilities include steering the Company and setting its strategic di- rection, with regard to strategy and the way in which specific governance areas are to be approached, addressed and conducted.
Oversees the Company's values, corporate governance and ensures ethics are managed effectively.	Oversees, monitors, approves and reviews corporate strategy, policies, business plans, annual budgets and appropriate systems.
Ensures accountability for organisational performance through reporting and disclosures.	Ensures that the Company is seen to be a responsible corporate citizen.
Ensures that the Company complies with the relevant laws, regulations and codes of business practice.	 Monitors and maintains a risk management frame- work and ensures that key risk areas identified are monitored.

ETHICAL AND RESPONSIBLE LEADERSHIP

The Board provides effective leadership based on a principled foundation and that the Group subscribes to the highest ethical standards. Responsible leadership, instilled by the values of responsibility, transparency, accountability and fairness, has been a defining characteristic of the Company since inception. The Group's fundamental objective has always been to do business ethically while building a sustainable Company that recognises the short- and long-term impact of its activities on the economy, society and the environment.

The Group is governed by its Code of Conduct and Code of Ethics. The Code of Ethics requires all directors, management and employees to obey the law, respect others, to be honest and fair and to protect the environment. The Code of Conduct articulates Premier's commitment to doing business according to best practices, the right way and guided by our values. (King IVTM - Principles 1 and 2)

RESPECTED CORPORATE CITIZENSHIP

The Board and management recognise that Premier is an economic entity and also a corporate citizen and that it has a social and moral standing in society with all the attendant responsibilities. (King IVTM - Principle 3)



COMPOSITION OF THE BOARD AND APPOINTMENT OF DIRECTORS

The Board recognises and embraces the benefits of a diverse board. Diversity is core and an essential component for sustaining a competitive advantage. The nomination committee makes recommendations to the Board for the appointment of new directors. Directors are chosen for their business skills and business expertise. The Board is diverse in terms of race, gender, composition and academic backgrounds and business skills. (**King IVTM – Principle 7**).

The committees established by the Board play an important role in enhancing standards of governance, ethics and effectiveness within the Group. The terms of reference of the Board and its committees are reviewed and amended as required in terms of legislation.

In the Board's opinion, all directors have the relevant knowledge, skills and experience to make a meaningful contribution to the business of the Company. The non-executive chairperson together with the remuneration committee evaluates the performance of the executive directors annually.

The nomination committee evaluates the independence of the non-executive directors on an annual basis.

Appointments to the Board are formal and transparent and a matter for the Board as a whole. The Board believes that as long as non-executive directors remain completely independent of management and relationships that could significantly affect their decisions and advice and are of the right calibre and integrity, they can perform the required function of looking after the Company's interests.

The Board specifically considers the independence of directors and their other commitments when they are first appointed, as well as annually, or at any other time when a director's circumstances change and warrant re-evaluation. This is done to determine whether the director has sufficient time to discharge his or her duties effectively and is free from conflicts that cannot be managed satisfactorily. Should the nomination committee be of the view that a director is over-committed or has an unmanageable conflict, the Chairperson will meet with that director to discuss this, to the satisfaction of the committee. (King IVTM – Principle 7).

In terms of the MOI of the Company, no director shall be appointed for life or for an indefinite period and the directors shall rotate in accordance with the provisions set out in the MOI.

A component of the non-executive directors shall retire from office provided that, if a director is appointed as an executive director or an employee of the Company in any other capacity, he or she shall not, while he or she holds that position or office, be subject to retirement by rotation and he or she shall not in such case be taken into account in determining the rotation or retirement of directors.

The Board is of the view that all the non-executive directors exercise independent judgement at all times with respect to

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Number of Board members	9
Number of Board members who are non-executive directors	6
Number of Board members who are deemed to be independent	5
Number of Board members who are deemed to be HDSA	9
Number of Board members who are women	4
Average age of directors (years)	55
Independent Board Chairperson	NO
Number of prescribed officers	1

EVALUATION OF THE BOARD, BOARD COMMITTEES AND INDIVIDUAL DIRECTORS

The Board and committees are evaluated annually by its members and improvement in areas are identified and addressed appropriately to ensure effective functioning. Ever-changing issues facing companies make it essential to look at the agenda items of the Board to ensure that it stays aligned with good corporate governance and ethics, meets current needs and best practices and matters of strategic importance.

The independence of directors and their other commitments are also evaluated. The results of these evaluations are not disclosed in the integrated report. The independent non-executive chairperson concluded that the Board is functioning well and noted minor areas for improvement. The independent non-executive chairperson and remuneration committee evaluates the performance of the executive directors annually. The nomination committee evaluates the independence of the non-executive directors on an annual basis. (King IVTM – Principles 7 and 9).

The Board appraises the performance of the chief executive officer, the chief financial officer and the sales and marketing director on an annual basis and identifies areas of improvement which are appropriately addressed. The Board confirmed that they were happy that the executive directors carried out their duties with due skill and diligence and in the best interest of the Company for the period under review.

NON-EXECUTIVE CHAIRPERSON

The non-executive chairperson of the Board is Aziza Begum Amod.

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material decisions of the Board. (King IVTM - Principle).

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For the period under review, the non-executive chairperson ensured that the Board functioned efficiently and provided guidance and overall leadership for the Board and the Group.

The independent non-executive chairperson:

- ensured that Board members were fully involved and informed of any business issue/s on which a decision had to be made;
- · embers played an effective management role and participated fully in the operation and governance of the Company;
- ensured that Board members exercised independent judgement, acted objectively and that relevant matters were placed on the agenda and prioritised properly;
- · availed himself to the chief executive officer between Board meetings to provide counsel and advice; and
- Ensured that the performance of the chief executive officer was evaluated regularly. (King IV™ Principle 9).



OUR EXECUTIVE TEAM

CHIEF EXECUTIVE OFFICER

Sooren Ramdenee is CEO of the Group and an executive director appointed by the Board.

During the year under review, he joined the company on 1 June 2022 taking over from R Isaacs who assumed a role as executive overseeing sales and marketing of the Group. Ramdenee was responsible for ensuring the implementation and execution of the Group's operational objectives and implementation of the Group's new strategy that aims to embrace the stance of 'Sustainability First'. Mr Ramdenee is also responsible for all operational planning. He served as the chief link between management and the Board and was accountable to the Board. He reviewed the annual business plans and budgets that supported the Group's long-term strategy and made recommendations thereon. He was responsible for aiding in the achievement of performance goals, objectives and targets, and for maintaining an effective management team and structure.

Mr Ramdenee ensured that the appropriate policies were formulated and implemented to guide activities across the Group and ensured effective internal organisation and governance measures were deployed. Key critical during the period under review was the action of plans in relation to the outcome of the FRAP allocation process. Mr Ramdenee also has oversight of the Group's mergers and acquisitions programme to facilitate the Group's expansion and sustainability. During the year under review he visited the Group's international partners with a view to further entrenching the Group's beneficial relationship and to expanding into these territories and others. Mr Ramdenee also serves as a vital link between the company and the third party quota holders.

A succession plan for the CEO is in place in the event of unplanned leave or planned resignation. (King IV^{TM} – Principle 10)

CHIEF FINANCIAL OFFICER

Brent Robertson is CFO of the Group and an executive director. He was appointed in 31 October 2019. During the year under review, with the assistance of the Audit and Risk Committee, he helped the Board to protect and manage the Company's financial position. He prepared the annual plans and budgets that supported the Group's long-term strategy and assisted the CEO in achieving the Group's performance goals, objectives and targets. He ensured that the financial statements were fairly presented and contained all the required disclosures. He ensured that appropriate internal controls and regulatory-compliance policies and processes were in place and that non-financial aspects relevant to the business of the Company were identified, addressed and managed.

The Audit and Risk Committee has considered the expertise and experience of the CFO and deems it appropriate. The Audit and Risk Committee has is satisfied that the Finance department has the appropriate expertise and is adequately resourced. (King IVTM – Principle 10)

Brent Robertson is also the prescribed officer of the Group. The prescribed officer is required to perform his function and exercise his duties to the same standard of conduct applicable to all directors and is subject to the same liability provisions applied to directors.

During the year under review he exercised executive control over the management of the subsidiaries in the Group and regularly participated in the exercise of general executive control of the business units and activities of the Group.

The prescribed officer is not remunerated separately for this function.

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SALES AND MARKETING DIRECTOR

Rushaan Isaacs stepped down as CEO as of 1 June 2022 and took up a role as sales and marketing Director.

Rushaan Isaacs is responsible for all the sales and marketing of the Group and is an executive director.

During the year under review she was responsible for securing and expanding markets for the Group's products, customer relations and general marketing of the Group's products.

She was also responsible for leading the team which secured contracted quota from third party quota holders.

COMPANY SECRETARY

Cornell Kannemeyer is the Company Secretary and is accountable to the Board.

During the year under review, the Company Secretary:

- guided the directors in terms of their duties, responsibilities, powers, training and induction of the responsibilities and liabilities under the Companies Act;
- · made the Board aware of any law relevant to and/or affecting the Company;
- · prepared Board packs and recorded proper detailed minutes of meetings;
- · ensured proper and orderly conduct at all Board and committee meetings;
- \cdot $\,$ disclosed corporate actions and SENS announcements; and
- ensured compliance with the JSE Listings Requirements and the Companies Act.

The Board has considered the competence, qualifications, experience and performance of the Company Secretary and is satisfied that they are appropriate. This was concluded after due assessment following a review by the remuneration committee of the Company regarding the Company Secretary's qualifications, experience and performance.

The Board is satisfied that an arm's length relationship exists between the company secretary and the Board, as the company secretary is not a member of the Board, nor is he involved in the day-to-day operations of the Company and is not a prescribed officer.

CORPORATE GOVERNANCE

(CONTINUED)

BOARD COMMITTEES

The Board has established a number of committees to assist it in performing its duties and to fulfil its effective decision-making processes. Specific responsibilities have been formally delegated to the committees, with defined terms of reference to promote independent judgement and assist with the balance of power.

BOARD OF DIRECTORS

INDEPENDENT NON-EXECUTIVE	NON-EXECUTIVE	EXECUTIVE
Valentine Dzvova	Aziza Amod – Chairman	Rushaan Isaacs
Rosemary Mosia	Clifford van der Venter - Lead Independent Non-Executive Director	Brent Robertson
Advocate Ngoako Ramatlhodi		Sooren Ramdenee
Sebenzile Patrick Mngconkola		

SUB-COMMITTEES

	Audit & Risk Committee	Remuneration Committee	Social, ethics & transformation committee	Nominations committee	Investment committee
Chairman	Rosemary Mosia	Clifford van der Venter	Clifford van der Venter	Aziza Amod	Rosemary Mosia
Members	Clifford van der Venter Adv Ngoako Ramatlhodi Sebenzile Patrick Mngconkola	Aziza Amod Adv. Ngoako Ramatlhodi	Rosemary Mosia Sebenzile Patrick Mngconkola	Clifford van der Venter Adv. Ngoako Ramatlhodi	Aziza Amod Adv. Ngoako Ramatlhodi Valentine Dzvova
By Invitation	Brent Robertson Sooren Ramdenee Valentine Dzvova	Sooren Ramdenee	Brent Robertson Faiyad Abrahams Rushaan Isaacs Sooren Ramdenee	Sooren Ramdenee	Brent Robertson Rushaan Isaacs Sooren Ramdenee
External Auditors	Gary Kartsounis Christine du Toit				
Internal Auditor	Llewellyn Fourie				

STATUTORY DUTIES

The auditors have unlimited access to the Audit and Risk Committee, ensuring independence is not compromised in any way. Board committee members are authorised to obtain independent outside professional advice when necessary.

The Audit and Risk; Remuneration; Social, Ethics and Transformation; Investment; and Nomination committees are constituted as statutory committees of the Board in respect of their statutory duties in terms of the Companies Act and King IVTM and are accountable to the Board and shareholders. These are committees of the Board in respect of all other duties the Board assigns to them and they have been delegated powers to perform their functions in accordance with all regulatory requirements, including the Companies Act and King IVTM.

TERMS OF REFERENCE

All committees function according to Board-approved terms of reference as contained in each committee's charter and/ or policy. Each committee adopted its policy/ charter with the terms of reference approved by the Board. Each committee reviews its policy on an annual basis to ensure it remains current and updated.

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All committee charters and polices were reviewed during the year with changes being made to take into account new regulatory requirements to ensure best governance practices. These charters and polices were formally tabled at each committee meeting and adopted by the Board of directors.

DIRECTORS' DETAILS

NAME	EXECUTIVE (E) NON-EXECUTIVE (NE)	NUMBER OF BOARD MEETINGS HELD	OVERALL ATTENDANCE OF BOARD MEETINGS	OVERALL ATTENDANCE OF COMMITTEE MEETINGS	AGE (YEARS)	GENDER
* Sooren Ramdenee	Е	6	100%	100%	62	MALE
** Rushaan Isaacs	Е	6	83%	100%	44	FEMALE
Brent Robertson	E	6	100%	100%	37	MALE
Aziza Begum Amod	NE	6	100%	100%	60	FEMALE
Rosemary Phindile Mosia	NE	6	100%	88%	55	FEMALE
Clifford Leonard van der Venter	NE	6	83%	67%	58	MALE
Sebenzile Patrick Mngcokola	NE	6	67%	100%	60	MALE
Advocate Dr Ngoako Abel Ramatlhodi	NE	6	67%	38%	68	MALE
Valentine Dzvova	NE	6	100%	100%	39	FEMALE

^{*} Sooren Ramdenee was appointed as Chief Executive Officer of the Group. He replaced Rushaan Isaacs as at 1 June 2022.

CONFLICT OF INTEREST

All directors of the Company and its subsidiaries including senior management are required to submit a list of their directorships and interests in contracts at each Board meeting.

Directors are required to disclose their personal financial interests and those of persons related to them, in contracts or other matters in which the Company has a material interest. Where a potential conflict of interest exists, directors are expected to recuse themselves from the relevant discussions and decisions.

No director had a material interest in any significant contract with the Company or any of its subsidiaries during the year.

COMPLIANCE WITH LAWS, RULES, CODES AND STANDARDS

The Board ensured that the Company complied with all the laws, codes, rules and standards including, but not limited to, the JSE Listings Requirements, King IVTM, the Companies Act, Competition Law, legislative and environmental standards, consumer protection laws, employment legislation and international laws and legislation. The Board considered adherence to non-binding rules, codes and standards.

The Board continually reviewed the compliance of legal, regulatory, codes and other standards and continually monitored the implementation of the legal compliance processes. Board policies and charters were updated in compliance with statutory, regulatory and legislative requirements. (King IVTM – Principle 13).

^{**} Rushaan isaacs stepped down as Chief executive officer as of 1 June 2022 and took up a role as Sales and Marketing Director.



ANNUAL FINANCIAL STATEMENTS

The directors are required by the Companies Act to maintain adequate accounting records and are responsible for the preparation of the annual financial statements based on appropriate accounting policies. The Group's financial statements are based on appropriate accounting policies as set out in the notes to the financial statements and are supported by reasonable and prudent significant judgements and estimates.

The external auditors are responsible for considering internal controls relevant to the preparation of the annual financial statements in order to design audit procedures that are appropriate under the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal control systems.

The Board established formal and transparent arrangements with the external and internal auditors and ensured that timely and accurate disclosure was made of any information that would be of material importance.

The Board ensured that assurance services and functions enabled an effective control environment and that these support the integrity of information for internal and external decision-making and of the organisation's external reports.

The external auditors assessed whether the financial statements conform to IFRS, the JSE Listings Requirements and the Companies Act. The external auditors offered reasonable, but not absolute, assurance of the accuracy of the annual financial statements. Premier's management is responsible for the preparation of the annual financial statements. (King IVTM – Principle 15).

The Board is satisfied that the annual financial statements are fairly presented; contain proper disclosures and that regulatory compliance processes were followed in the preparation of the annual financial statements.

DEALINGS IN THE COMPANY'S SHARES

In terms of the JSE Listings Requirements, directors, officers and employees of the Company are not permitted to trade in the shares of the Company during closed periods, which commence at the end of the first six months of the financial year (end February) and financial year-end (end August) and during periods when the Company is trading under a cautionary announcement.

The Company Secretary will disseminate written notices to all directors and senior management throughout the Group informing them that dealing in Premier's shares during the closed periods is prohibited.

Directors are required to seek the authority of the non-executive chairperson prior to dealing in shares of Premier. Accordingly, directors are not permitted to make use of internal Company information when deciding to deal in the Company's shares.

In accordance with the JSE Listings Requirements, the Board reinforces the Code of Conduct for insider trading. Directors are updated according to any changes in terms of the JSE Listings Requirements.

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The Group subscribes to a policy of full, accurate and consistent communication with regard to all of its affairs. The Board seeks to present a balanced and understandable assessment of the Group's position at all times when reporting to stakeholders. The integrated report deals adequately with disclosures relating to financial statements, auditors' responsibility, accounting records, internal controls, risk management, accounting policies, adherence to accounting standards, going-concern issues, as well as the Group's adherence to established codes of governance.

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The chairperson, CEO, and CFO regularly communicated with major shareholders, institutional investors, analysts and the media during the period under review. The Group acknowledges the role of the media especially that of financial journalists and it endeavours to assist these role players as much as possible.

The Group encourages shareholders to attend the Group's AGM, which provides them with an opportunity to raise concerns and ideas and to participate in discussions relating to the Group. The Group publishes its annual financial results on SENS and shareholders are advised that a copy of the integrated report is available on the Company's website and at the registered offices of the Company. (King IVTM – Principle 16)

CORPORATE CODE OF ETHICS AND CODE OF CONDUCT

The Group subscribes to the highest levels of professionalism and integrity in conducting its businesses and dealing with all stakeholders. All employees are expected to share its commitment to highest morals, ethical and corporate governance practices, the Company's values, moral conduct and legal standards.

The Board continues to provide effective leadership based on a principled foundation. The Group's leadership is characterised by the values responsibility, accountability, fairness and transparency. One of our fundamental objectives has always been to do business ethically while building a Company that is sustainable, taking into account the short, medium and long-term activities of the economy, society and the environment.

In executing its responsibilities, the social, ethics and transformation committee considered and monitored the Group's activities, having regard to legislation, human rights and prevailing practice in matters relating to social and economic development, including compliance with the 10 principles of the United Nations Global Compact and labour and employment activities. (Refer to pages 110 to 111 for the social, ethics and transformation committee reports.)

REPORTING UNETHICAL BEHAVIOUR

Employees and stakeholders are able to report any breach of the Code of Ethics via the Group's anonymous reporting facility. During the period under review there were no reported allegations of unethical behaviour to the reporting facility.

REPORT OF THE AUDIT AND RISK COMMITTEE

The audit and risk committee has the pleasure of submitting this report for the financial year ended 31 August 2022 as recommended by the King IV report, the JSE Listings Requirements and the Companies Act.

As a constituted statutory arm of the Board, we have been tasked to provide oversight of the Group's financial reporting process, the audit process, the company's system of internal controls and to ensure compliance with laws and regulations of South Africa. We have discharged our duties in 2022 with integrity and diligence.



MEMBERS OF THE AUDIT AND RISK COMMITTEE AND ATTENDANCE AT MEETINGS

The Audit and Risk Committee consists of the independent non-executive directors listed below, all of whom have the requisite business acumen and experience, as well as financial skills to fulfil the committee's duties.

During the year under review, four (4) meetings were held and attendance of those meetings is set out in the table below:

Name	Qualification	Date of Appointment	Changes	Attendance
Rosemary Phindile Mosia	BCom PDM, BCTA, MBL	2 May 2017	Serving term	3/4
Advocate Ngoako Ramathlodi	B A Law (NUL), LLB (NUL), MSc (UZ)	8 August 2018	Serving term	1/4
Sebenzile Patrick Mngonkola	BTech Business Administration, HR Degree	8 August 2018	Serving term	3/4
Clifford van der Venter	BCom (UNISA), MBA (UCT)	3 April 2018	Serving term	4/4

ABOUT THIS	2022 IN REVIEW	OUR TRANSFORMATION	ABOUT US	OUR OPERATING	OUR STRATEGY	OUR GOVERNANCE	OUR PERFORMANCE	CONDENSED FINANCIAL		CORPORATE INFORMATION	GLOSSARY OF TERMS AND
REPORT	REVIEW	COMMITMENT		CONTEXT	STRAILOT	COVERNANCE	REVIEW	STATEMENTS	INFORMATION	INIORMATION	ACRONYMS

ROLE AND RESPONSIBILITY OF THE AUDIT AND RISK COMMITTEE

The audit and risk committee adopted the audit and risk constitution and risk management charter which was approved by the Board, setting out its duties and responsibilities as delegated to it by the Board.

The roles and responsibilities of the committee include:

- · to provide oversight of the effectiveness of the internal and external audit function;
- to assist the Board in overseeing the quality and integrity of the Group's annual financial statements, integrated reporting process and any other announcements in respect of financial results;
- \cdot $\;$ review of the disclosure of sustainability issues in the integrated report;
- \cdot $\;$ review the effectiveness of the CFO and the finance department;
- · to provide oversight on the effectiveness of the design and implementation of internal financial controls;
- · review the effectiveness of the head of internal audit and the internal audit department;
- · review the quality of the external audit; and
- · review and recommend to the Board for approval the interim results, preliminary results, the annual financial statements and the integrated report.

DISCHARGE OF DUTIES FOR THE YEAR UNDER REVIEW

The committee is satisfied that it has performed all the functions required in terms of the charter, the **King IV**TM Report and Companies Act.

EXTERNAL	GOVERNANCE
The appointment of external auditors.	Risk assessment and management.
 The scope, independence and objectivity of the · external auditors. The terms of engagement and fees of the external · auditors. The quality of the external audit. 	Assessment of compliance with legal, regulatory, codes and other standards. The ethical conduct of the Group.
FINANCIAL REPORTING	INTERNAL CONTROL & RISK MANAGEMENT
 The interim and preliminary announcements of results and reports to shareholders, the annual financial statements and integrated report. 	The development and implementation of the Group's risk plan and strategy to ensure that the Group manages its risks in an optimal manner.
Consideration of concerns regarding accounting • practices and internal audit matters.	The adequacy and efficiency of the risk policies, procedures and controls applied in the day-to-day management of the business.
 The assessment of the appropriateness of the expertise and experience of chief financial officer · and the financial function. 	The effectiveness and performance of the internal auditors and compliance with its charter. The effectiveness of the design and implementation of internal controls.

COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS

The Group has complied with all applicable laws and regulations, as well as the Group's Memorandum of Incorporation for the period under review.

The committee executed its responsibilities pursuant to paragraph 22.15(h) of the JSE Listing Requirements during the reporting period. The most notable committee deliberations and inputs in 2022 pertained to the following topics:

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REPORT OF THE AUDIT AND RISK COMMITTEE (CONTINUED)

EXTERNAL AUDIT

The Audit and Risk Committee of the Group considered and accepted a proposal to appoint Thawt Inc. and Crowe JHB, of which the latter is a member of Crowe Global, as the Company's joint external auditors in 2020, a position they retained in 2022.

The committee is of the view and is satisfied that the external auditor is independent of the Group.

The committee approved the level of scope, external audit fees and the extent of non-audit services for the 2022 audit. The nature and extent of all services provided by the external auditors are approved and reviewed by the committee. There were no non-audit services rendered by our auditors during the financial year.

The committee evaluated the audit and was satisfied with the performance of the external auditor during the reporting period and with the quality of the external audit procedure. During the year under review, the committee:

- Satisfied itself that the external auditor is independent of the Group, as set out in section 94(8) of the Companies Act, and suitable for reappointment by considering, inter alia, the information stated in paragraph 22.15(h) of the JSE Listings Requirements;
- Reviewed the audit effectiveness and evaluated the external auditor's internal quality control procedures;
- Obtained confirmation from the auditors that they are independent;
- Approved the terms of re-engagement and fees for external auditors:
- · Approved non-audit services provided during the year;
- Obtained assurances from the external auditors that adequate accounting records are being maintained; and
- Considered any reported control weaknesses, management's response for their improvement and assessed their impact on the general control environment.

INTERNAL AUDIT

The Group's internal audit function is fulfilled by the head of internal audit department who provides the Audit and Risk committee with assurance of the effectiveness of the Group's internal control environment. The head of internal audit does not report directly to Premier's EXCO and therefore, the internal audit function is considered to be independent. The head of internal audit reports directly to the Chair of the Audit and Risk Committee. During the year under review the committee:

- · Approved the annual internal audit plan;
- Reviewed the reports of the internal auditor related to the Group's financial controls and systems of internal control;
- Reviewed any reported control weaknesses, management's response for their improvement and assessed their impact on their general control environment; and
- Received assurance that proper and adequate accounting records are being maintained.

The committee reviewed the reports on the adequacy of the Group's internal control environment and based on that review it is satisfied that there has been no material breakdowns in the internal control environment of the Group.

RISK MANAGEMENT

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The Audit and Risk Committee approved the risk charter, which forms the terms of reference for the risk management process of the Group.

ABOUT US

OUR STRATEGY

OPERATING

CONTEXT

During the year under review the committee:

- assessed the effectiveness of the risk management process in place throughout the Group;
- assessed management's reports pertaining to the effectiveness of the Group's risk management, compliance processes and controls;
- reviewed the top risks that the Group is exposed to and assessed management's responses to the top risks; and
- assessed whether there were any new and/or emerging risks pertaining to the Group and whether the risk management process is aligned to respond and address these risks.

The committee is satisfied that the Group's risk management process is effective and that the Group's top risks have been adequately addressed by the Group's management.

FINANCIAL REPORTING

The Audit and Risk Committee reviews the Group's accounting policies and the annual financial statements to ensure that they are in compliance with IFRS, the JSE Listings Requirements and the Companies Act.

During the year under review, the committee:

- Considered the appropriateness of the accounting policies adopted; Considered the accounting treatment of significant transactions;
- Reviewed the process implemented by management for the preparation of the annual financial statements and is satisfied that the processes applied in preparing the financial statements were appropriate;
- Confirmed the going concern as the basis of preparation of the annual financial statements;
- Ensured that the annual financial statements fairly present the financial position of the Group, the result of operations and cash flows for the financial year ended 31 August 2022;
- Assessed the quality and the integrity of the Group's integrated report and is satisfied with this; and

 Considered the findings contained in the JSE proactive monitoring reports and ensured that these were taken into account when the annual financial statements for the year ended 31 August 2022 were prepared.

CONDENSED

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TECHNOLOGY AND INFORMATION GOVERNANCE

The Audit and Risk Committee performs oversight over information technology risks.

During the year under review the committee:

- Enquired from the head of internal audit and management if there were any breaches to the Group's information systems;
- Reviewed the effectiveness of the general information technology controls of the Group;
- Obtained assurance from internal audit over the effectiveness and adequacy of the internal controls over the information systems; and
- Reviewed emerging risks that could affect the information technology environment of the Group as well as the controls implemented by management to address any anticipated risks.

The committee is satisfied that the internal control environment for information technology is satisfactory.

KEY AUDIT MATTERS

The Audit and Risk Committee considered the key audit matters as outlined in the independent auditors' report for the Group.

The key audit matters during the year under review were:

- Residual values of vessels (consolidated financial statements)
- Physical quantities of biological assets (consolidated financial statements)
- Valuation of goodwill and intangible assets with indefinite useful lives.

The committee is satisfied that these key audit matters were adequately in the context of the audit.

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REPORT OF THE AUDIT AND RISK COMMITTEE (CONTINUED)

LEGAL AND REGULATORY REQUIREMENTS

During the year under review the committee:

- Group's processes to ensure compliance with legal and regulatory requirements;
- Reviewed legal matters that might have a material impact on the Group; and
- Reviewed reports from internal audit regarding compliance with legal and regulatory requirements.

The committee is satisfied that there have been no breaches to legal and regulatory requirements during the year under review.

EXPERTISE AND EXPERIENCE OF THE CHIEF FINANCIAL OFFICER AND THE FINANCE FUNCTION

The committee has satisfied itself in terms of paragraph 3.84(g)(i) of the JSE Limited Listings Requirements that the chief financial officer has the appropriate experience and expertise to meet the responsibilities of the position.

The committee has also satisfied itself with the expertise of the finance department and is satisfied that the finance department has the appropriate expertise and is adequately resourced.

ANNUAL FINANCIAL STATEMENTS AND INTEGRATED REPORT

The committee reviewed the integrated report and the · Reviewed the adequacy and effectiveness of the annual financial statements of Premier for the year ended 31 August 2022 and is satisfied that they comply in all material respects with the requirements of IFRS, the Companies Act, and the JSE Listings Requirements.

> The committee is also satisfied with the integrity of the information in the integrated report.

> The committee has fulfilled its statutory duties in terms of section 94(7) of the Companies Act and King IV? compliance. The committee complied with its legal and regulatory responsibilities for the 2022 financial year. (King IV[™] – Principles 10, 11, 12, 13 and 15)

> The committee has recommended the annual financial statements and the integrated report for the year ended 31 August 2022 for approval to the Board.

Audit and Risk Committee Chairperson



TECHNOLOGY AND INFORMATION

The Board is responsible for technology and information governance in the Group and delegated the management of technology and information governance to the Audit and Risk Committee.

The Audit and Risk Committee governs technology and · The Internet of Things (IoT) - the connected everything information in a way that supports the organisation in setting and achieving its strategic objectives and delegated this responsibility to executive management to implement and · An increase in data that needs to be stored, managed and execute effective technology and information management. Management is accountable for operational governance of technology and information management.

IT strategy

An annual report on technology and information governance is tabled at the Audit and Risk Committee meeting to address any significant technology and information risks and matters to be considered to ensure compliance with the governance framework. The primary focus during the year was to review and approve the Group's technology and information strategy to ensure that there was good $\,\cdot\,$ All servers and workstations have the latest anti-virus governance across the information systems.

Digital revolution

2020 saw an exponential uptake of digital - everything - across the globe. During the year under review, 2022, the pace of digital transformation continued to move aggressively into the 4IR. Whilst the move to a more digitalcentric world brings with it many plus points, there are also the attendant challenges and threats. Some of those include a rise in cybersecurity breaches and incidents.

Significant trends influencing the world of business and life in general, include:

- · IT automation, data analytics combined with artificial intelligence, are playing an increasingly significant role;
- · Mobile devices with pervasive connectivity to the internet, as broadband data reduces in price and increases in availability, results in new levels of social media interaction on a business and personal level;
- · Cloud computing, which provides access to high-level, utility-based, location-independent and capital-light computing resources and agility;

- communication between devices giving rise to real-time exchange of information; and
- interpreted for business advantage.

During the year under review the audit and risk committee undertook the following to ensure best practices:

- · All systems were backed-up daily and stored off-site;
- · Quarterly restore tests were done to ensure that the backups were working;
- · All servers and workstations have the latest operating system patch levels, all security updates are applied and compliance is monitored to ensure that the organisation is protected from security threats;
- patch levels applied to monitor compliance, to ensure the organisation is protected from security threats;
- · A disaster recovery/business continuity plan is being redrafted with regular testing done to ensure that disaster does not impact the business:
- Firewalls, password management and remote access are in place to ensure that the organisation is at a low risk of a
- Regular changing of passwords measures are in place;
- · Restrictions to websites that pose a security threat are in
- · Restrictions on who can access what, whether it is external or internal to the organisation, have been applied
- · Strong password controls are in place and the network password policy was reinforced;
- · A formal incident, fault call logging process is in place to ensure that issues are dealt with speedily; and
- · We instituted ransom ware mitigation procedures and ESET antivirus software is updated regularly on all workstations and the server.

(King IV™ - Principle 12)

ABOUT US CONDENSED SHAREHOLDERS' CORPORATE OUR OUR STRATEGY TRANSFORMATION THIS REPORT CONTEXT STATEMENTS

Risk mitigation

The ever-changing environment brings with it the complexities of managing information risk and the Group is applying the appropriate operational and technology interventions to manage these challenges. As the Group is dependent on IT to meet its business needs, all identified risks are monitored and reduced to an acceptable level by the executive management.

Although no material risks were reported on during the year under review, we are cognisant of cyber security and the implications thereof, taking into account the protection of our stakeholders, which remains a high priority. One aspect driving risks and security is our governance and internal audit to ensure that the organisation's information assets are secure.

We constantly address best practices, threats from phishing, ransom ware and other cyber threats which could have an impact on business operations, financial statements, legal exposure and the Company's reputation. (King IVTM - Principle 11)

REPORT OF THE SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE

The Social, Ethics and Transformation Committee has the pleasure of submitting this report for the financial year ended 31 August 2022.

This committee is fully committed to ensuring that the Group has a meaningful and positive impact on our stakeholders and to operating in a manner that positively contributes to the upliftment and advancement of communities, and the environment in which we operate.

As a Group, we believe in the development and empowerment of our employees and aim to enhance performance by "growing our employees". The Group is entrenching and living its shared values: People, accountability, integrity, commitment, stakeholders, respect, trust and investment.

Given the ongoing challenges presented by the COVID-19 pandemic, the Group initiated several activities to ensure the safety of our staff and limit the spread of the virus in the workplaces.

2022 TRANSFORMATION HIGHLIGHTS

- Premier Fishing SA, Marine Growers (Pty) Ltd and Talhado Fishing Enterprises (Pty) Ltd retained a level 1 B-BBEE level.
- Implemented much needed learnership programmes;
- Premier achieved 93.63% black ownership on its BEE certificate
- Three black female directors
- 94% HDI employees
- 13% black female employees
- 50% black representation at executive management level
- 33% black female representation at executive level
- Continued assistance to black-owned small rights holders; and
- Continued to procure from empowered companies

Meeting attendance

NAME	APPOINTMENT DATE	MEETING ATTENDANCE
Clifford van der Venter (Chairperson)	26 March 2018	1/1
Rosemary Phindile Mosia	1 February 2017	1/1
Sebenzile Patrick Mngconkola	3 April 2018	1/1

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REPORT OF THE SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE

ROLE AND RESPONSIBILITIES OF THE SOCIAL, ETHICS AND TRANSFORMATION COMMITTEE

In addition to the committee members, the head of human resources, head of payroll, Chief Executive Officer and Chief Financial Officer attend meetings of the committee by invitation.

The roles and responsibilities of the committee include:

- \cdot To assist with the governing of the ethics of the Group in a way that supports the establishment of an ethical culture.
- · Ensure that the Group is and is seen to be a responsible corporate citizen.
- · Assist management in the formulation and implementation of policies, principles and practices to foster the sustainable growth of the Group.
- · Assist management is setting strategies, establishing goals and integrating sustainability into the business activities across the Group.
- To provide guidance in relation to the promotion of good sustainability practice such as environmental, CSI, B-BBEE and stakeholder engagement policies.

DISCHARGE OF DUTIES FOR THE YEAR UNDER REVIEW

The Social, Ethics and Transformation Committee assisted the Board in ensuring that the Group is, and remains, a committed and socially responsible corporate citizen. The committee provided support, advice and guidance on the effectiveness of management's efforts in respect of sustainable development, transformation and social and ethical-related matters.

The committee undertook the following during the year:

- · Reviewed the B-BBEE status of the Group;
- · Ensured compliance with regulations governing B-BBEE;
- Ensured that all regulatory obligations were met, including the submission of employment equity plans to the Department of Labour:
- · Ensured that employees and stakeholders familiarise themselves with the Group's ethical standards;
- Governed the ethics of the Group in a way that supports an ethical culture within the Group through ongoing staff awareness around the following policies:
 - ▶ The way we work
 - ► Anti-corruption and Bribery
 - ► Code of Conduct
 - ► Code of Ethics
- Ensured ongoing skills development through the Group's contributions to the Premier Bursary Fund, skills audit and training analysis which identified training needs;
- · Monitored and ensured that the Group is seen to be and is a responsible corporate citizen through societal and environmental initiatives and the Group's contributions to the development of communities in which it operates;
- Reviewed and made recommendations to the skills development plans of the Group and the placement of interns in the Group;
- · Reviewed the employment equity plans and reports for the Group and made recommendations for improvements;
- $\cdot\,\,$ Reviewed reports relating to the health and safety aspects of the Group;
- · Reviewed and made recommendations to the transformation plans of the Group; and
- · Reviewed and made recommendations on the Group's water saving plans.

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LAWS, REGULATIONS AND GOVERNANCE

The committee has confirmed that no instances of material non-compliance with relevant legislation have been identified .

PLANNED AREAS OF FUTURE FOCUS

Premier has made great strides in redressing historical socio-economic inequities and gender bias. That said, we cannot rest on our laurels and so we will:

- Continue to govern ethics in a way that supports the establishment of an ethical culture;
- · Continue to monitor labour, employment relationships, training and skills development, employment equity, and the prevention of unfair discrimination;
- · Continue to monitor the Group's B-BBEE compliance and make recommendations for improvements; and
- · Monitor the Group's corporate-social-investment plans and ensure that they are adequate to positively impact the communities in which the Group operates.

For the year under review, the committee is satisfied that it has fulfilled all of its statutory duties assigned by the Board.

I would also like to extend my gratitude to the Group's staff for their continued commitment, hard work and support during this past year. Without them, each milestone and success would not be possible.

Clifford van der Venter

Chairperson Social, Ethics and Transformation Committee

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CHIEF FINANCIAL OFFICER'S REPORT



The pessimist complains about the wind; the optimist expects it to change; the realist adjusts the sails

- William Arthur Ward



I hereby present my report for the 2022 financial year for Premier Fishing and Brands Limited. The Group has had a very tough year, mainly in the squid sector, where the sector took a big knock industry wide. The sector experienced extremely low catch rates, and hence sales volumes took a big dip in 2022. The losses in the sector have been offset by the government grant received from the Department of Trade and Industry, which was recognised in profit and loss.

From an export perspective, we managed to sell all the products we landed for the year, which is a massive positive and it says lots about the demand for our products. The demand for our products remains high - it was just unfortunate that we couldnt capitalise on the export markets due to sales volumes.

We remain optimistic that for 2023, we will experience better sales volumes in all sectors and with the strength in the export market expected, we would be able to boost our revenues and hence; gross and operating margins.

LOBSTER

The 2021/2022 total allowable catch ("TAC") for South Coast Rock Lobster ("SCRL") has remained stable over the past few years which is great news for the Group. The quota which was available to Premier for the 2022 season is 142 tons (2021: 135 tons). The South Coast rock lobster specie remains a stable fishery and professionally managed resource.

The SCRL brand is a recognised leading brand in the USA market. Generally, through high quality standards, we are able to attract premium prices, The South Coast rock lobster sector has been by far the outstanding sector in the Group's overall performance. The Group experienced higher landings, increases prices per kilogram and sold at better exchange rates in 2022 compared to 2021. The export market in USA has done very well considering the tough times in relation to COVID-19. The Group managed to catch 140 tons of the 142 tons quota available during the year which showed a massive improvement compared to prior year. Furthermore, we have also built in cost efficiencies over the past few years which have started to take effect now and hence we were able to generate good profit margins on our exports.

The West Coast Rock Lobster ("WCRL") sector remains a challenge for the industry as the industry saw a further reduction of the TAC. Premier Fishing currently contributes positively as an industry player to ensure the resource remains sustainable for the near future. Premier is continuously looking to contract additional outside quota holders in the industry to try and make up for the cut in the TAC. There is still a high demand for the product in the Far east market, and the quality of brand and the work ethic of our staff means that we are able to still do well in the sector, despite the challenges we face. In 2022, catch rates were down which is industry wide, and as a result, the revenue and profits for west coast rock lobster were lower in 2022 compared to 2021.



OUR PERFORMANCE REVIEW (CONTINUED)

PELAGICS

The Pelagics division delivered a solid performance for the Group in the current period. Industrial fish catch rates were solid in the Current Period. The Group managed to attain a respectable amount of revenue of R73 million (2021: R93 million). The Group is optimistic for the future in this sector as the Group expects the resource to be solid and through the Group's good relationships in the industry, The Group will look to improve on this year's performance for the near future.

SQUID

The squid division had a very tough year. The industry experienced exceptionally low catch rates compared to the prior year. The export market remains strong as the market saw exceedingly high euro prices per kilograms. However, the Group was not able to capitalize on this as catch volumes were extremely low industry wide. Revenue for the period amounted to R103 million (2021: R206 million) due to catch rates being down. The Group remains optimistic that the strength of the resource will improve as past history shows that the resource catch trend is volatile. As long as the global market for South African squid remains strong, the potential of the squid division remains in an advantageous position.

HAKE

The Group's hake quota is caught, processed, and marketed through a joint venture with Blue Continents Products (Pty) Ltd. The demand for hake remains strong. With the conclusion of the FRAP ('Fishing Rights Application process') with Premier's quota improved for 2023 to over 900 tons (2022: 657 tons). The division delivered an impressive performance, with market prices remaining relatively stable resulting in the division maintaining its margins. We expect revenues and profitability to be consistent for the near future due to the consistent availability and stability of the resource.

AQUACULTURE

The expansion were put on hold due to COVID-19 and having to reduce cost. The hatchery continues to produce excellent quality spat which provides a solid platform for our current planned expansion in production output. To date, the farm has already increased its production to well over 200 tons since the expansion started.

From an export perspective, sales volumes for the year ending 31 August 2022 were higher than that of the prior period. There has also been an improvement in market prices per kilogram as the effects of COVID-19 begin to ease a little. The export live market had a better-than-expected performance in 2022 compared to 2021, which saw prices for bigger sizes of abalone (110g onwards) range between \$30/kg - \$42/kg, which is an improvement on prior periods. We also sold at good exchange rates throughout 2022. While the effect that COVID-19 had on the export market remains a challenge, the Group has already seen signs of improvement. The Group hopes that the improvement will continue for the near future.

Lastly, the Group was successful in receiving a grant from The Department of Trade Industry and Competition amounting to R30 million. The Group applied for the grant a few years back and was able to close the deal in the current year. This income has been reflected in the Group's figures as other income.

SEAGRO

Seagro is an organic fertiliser produced from a by-product of the fishmeal process. The division performed consistently in the sector for the 2022 year. This is one of the Group's smaller sectors, and strategic changes have been made to try and improve revenues and profitability in the sector for the near future.

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COLD STORAGE

The Group rents out its cold storage to third parties. Revenue for this sector has been consistent over the past few years, but the running costs of the sector remain a challenge in the sector; as we have seen rising electricity and water costs.

PROCESSING AND MARKETING

The Group performs processing and marketing services in respect of the outside quota holders that the Group contracts for west coast rock lobster and wild abalone. Revenue and profitability in the sector remains strong due to the reliance and focus on the Group to contract more outside quota holders in the west coast rock lobster sector. The Group also plays a strategic part in coaching and helping these small outside quota holders run their business, offer strategic and business advice and building relationships with the quota holders who through their relationships with the Group, are also to create opportunities within their local communities.

Below is a summary of the revenue per sector outlined by the excellent operational performance mentioned above.

Revenue	2022	2021
Lobster	202 956	170 723
Pelagics	73 405	93 530
Hake	30 908	33 049
Squid	103 085	206 245
Farmed Abalone	39 226	35 108
Cold storage	10 779	10 412
Seagro	6 558	10 154
Processing and marketing	8 169	15 893
Total	475 086	575 115

STATEMENT OF COMPREHENSIVE INCOME

From a revenue perspective, the Group had a tough year which saw overall revenue dropped by R100 million from R575 million to R475 million, mainly as a result of the squid division. The squid sector saw reduced catch rates, which was industry wide. However, whilst the export market for squid remains very strong as the market saw high prices per kilogram, the Group unfortunately could not capitalise on the price factor, due to the low volumes caught.

Gross profit margins from 2021 to 2022 remained relatively consistent. Profit before tax rose to R19 million (2021: R18 million), primarily due to a grant received from The Department of Trade Industry and Competition ("DTI"), paired with solid performances for the lobster sector as well as solid divisional performances in the pelagic and the hake sector.

OUR PERFORMANCE REVIEW (CONTINUED)

Statement of comprehensive income Salient features	R'000 2022	R'000 2021
Revenue	475 086	575 115
Gross profit	153 217	191 758
Gross Margin	32%	33%
EBITDA	47 894	42 917
EBITDA % of revenue	10%	7%

STATEMENT OF FINANCIAL POSITION

The Group's balance sheet is strong with just over R1bn worth of assets. Furthermore, Premier is cash positive and has adequate financial resources with a current asset ratio of 5.3 to 1 and continues to operate well under the circumstances. The Group does not have any 3rd party debt at all. The Group's net asset value (NAV) per share remains healthy at 292 cents per share (2021: 293 cents per share).

Net asset value per share (cents)	292.06	292.53
Weighted average number of shares in issue	260 000 000	260 000 000
Net asset value	759 349	760 579
Total liabilities	248 795	238 690
Current liabilities	68 987	74 397
Non-current liabilities	179 808	164 293
Total assets	1 008 144	999 269
Cash and cash equivalents	164 627	107 046
Current assets	199 219	203 292
Non-current assets	644 298	688 931
Statement of comprehensive income Salient features	R'000 2022	R'000 2021

Preservation of cash during this time is still paramount due to COVID-19 and the potential probable impact that COVID-19 will have on the immediate future. However, I am confident that with the strategies we have put in place, we will have a strong 2022/2023 financial year.

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STATEMENT OF CASHFLOWS

Given the cash flow pressure on the Group this year, the Group still managed to achieve a cash received from customers, which amounted to R466 million (2021: R584 million), and cash generated from operations of R13 million (2021: R57 million).

	R'000 2022	R'000 2021
Cash received from customers	466 351	583 829
Cash generated from operating activities	12 537	57 343

Outlook for 2023

The future outlook of the Group, despite the global effects of COVID-19 still being eminent, remains one of optimism and positivity. The Group is still well positioned to create and maintain shareholder value through organic and acquisitive growth, thereby ensuring delivery on our stakeholder commitments. We are confident that due to the demand for our products, and that all major economies globally will recover from the global effects of COVID-19, and hence the major fish markets will recover as well, the Group will continue to focus on its short and long-term strategic objectives.

FRAP (Fishing Rights Application Process)

The FRAP was officially concluded during March 2022. The Group's applications were scored and rated based on the quality of how we operated the fishing rights, the efficiency and usage of the assets and resources, investment into the vessels and the management of the entire crew over the past 15 years. Other areas where ratings were given include job creation, corporate social investment, transformation, and other societal benefits.

The Group looks forward to the next 15 years of fishing and will look to continue its good management of the entire fleet and crew and continue its massive strides it has made into job creation, corporate social investment, and transformation.

Appreciation

Premier is the sum of all its people. We have enjoyed an excellent year, but this could not have been achieved without everyone pulling the boat in the same direction. Therefore, I would like to thank the Group's entire team for their commitment, hard work and support. Without them, our success would not have been realised. My sincere appreciation to each of you.

Brent Robertson
Chief Financial Officer

OPERATIONAL REVIEWS

LOBSTER

Our lobster business continued to maintain its operating margins in the current year:

Product: LOBSTER BODIES » Market: JAPAN

The 2021/2022 total allowable catch ("TAC") for South Coast Rock Lobster ("SCRL") has remained stable over the past few years which is great news for the Group. The quota which was available to Premier for the 2022 season is 142 tons (2021: 135 tons). The South Coast rock lobster specie remains a stable fishery and professionally managed resource.

We experienced solid catch rates which resulted in 106% of our allocated quota being caught. The sales mixes of the catches have mainly been bigger sizes compared to the previous financial year.

South coast rock lobster	2022	2021
Premier share (tons)	142 tons 13	35 tons
Sales volumes (tons)	144 tons 13	35 tons
Product: FROZEN TAILS Market: USA Product: LOBSTER HEADS Market: JAPAN	Number of vessels wholly-owned	3

The WCRL TAC for the 2021/2022 fishing season was set at **834 tons**. The quota which is available to Premier was 21 tons, down from **2021: 27 tons**. The total WCRL contracted quota acquired for **2022 is 43 tons (2021: 53 tons)**.

Number of lobster facilities

The cuts in the TAC (Total Allowable Catch) are particularly worrisome and have had a devastating effect on the WCRL sector and the surrounding communities it serves. The assessment is that these continued cuts will eventually lead to job losses despite the noble efforts of companies to keep staff employed. The current model applied by DEFF, is making the WCRL sector unsustainable.

West Coast Rock Lobster	2022	2021
TAC (tons)	700	837
Premier share (tons)	21	27
Percentage of allocated quota caught	57	100
Contracted quota acquired (tons)	43	54
Sales volumes		
Live lobster (tons)	39	63
Whole frozen and other (tons)	1	9

Product: LIVE LOBSTER
Product: WHOLE FROZEN LOBSTER
Product: WHOLE COOKED FROZEN LOBSTER Warket: JAPAN
Product: FROZEN TAILS

Warket: JAPAN
Warket: JAPAN
Warket: SOUTH AFRICA

Number of vessels whollyowned, co-owned with the cooked products of the cook

SALES AND MARKETING

The market for SCRL remained strong during the year under review with ongoing strong demands for the product. We continue to focus on achieving year -on-year growth in US\$ pricing, but this has been made difficult due to COVID-19.

The focus is on the sale of live lobster for the WCRL fishery. The demand remains strong and we managed to sell most of the stock landed.

FUTURE OUTLOOK

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Possible reductions in TAC	A reduction in the TAC might result in lower turnover and profits for the Group	The Group remains focused on acquiring additional contracted quota to mitigate instances of reductions in TAC
Extreme weather conditions	Extreme weather conditions might result in a reduced number of available sea days and reduced catches	We implemented improved vessel scheduling in order to fully maximise available sea days and reduce our total catching period

OUR PERFORMANCE REVIEW (CONTINUED)

PELAGIC

Our Pelagic business consists of pilchard and anchovy quotas, which are harvested and sold locally.

Pilchards are canned and sold in the South African market and anchovy is used to produce fishmeal, which is sold globally for use as animal feed.

The pelagic industry continued to experience solid catches, especially for the anchovy. The pilchards though still remains a concern but we remain hopeful that the resource will return to some normality.

Pilchards	2022	2021
TAC (tons)	15 100	15 100
Premier share (mtons)	2 117	1990
Sales volumes (mtons)	1 866	1174
Anchovy	2022	2021
Anchovy TAC (mtons)	2022 252 000	2021 258 000
•		
TAC (mtons)	252 000	258 000



Number of vessels wholly-owned, co-owned 3



We negotiate prices for both pilchards and anchovy with our customers on a yearly basis and in the year under review, we managed to achieve an 8% increase in our pricing. We also received a profit share per carton of canned pilchards produced from our pilchards quota.

FUTURE OUTLOOK

 $The \ pilchards \ fishing \ season \ is \ from \ February \ to \ December. \ If the \ catch \ rates for \ pilchards \ improve, the \ Group \ will \ endeavour$ to catch the balance of its quota during September to December. The pelagic business is one of our strategic focus areas for the 2022 financial year.

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Catch rates	Lower catch rates might result in lower sales volumes and revenue	Improved scheduling of vessels and timing of catches during peak catching season

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SQUID

The Squid division had a very tough year. The squid division, industry wide experienced very low catches as compared to the prior year. However there are very good signs of improvement in the resource for the foreseeable future. We continue to be optimistic that the resource will improve.

Squid	2022	2021
Tons caught	658	2 193
Sales volumes (tons)	637	2 170

Talhado is a valuable contributor towards the squid division.

SALES AND MARKETING



Number of vessels wholly-owned, co-owned 21 Number of processing facilities





Product: SQUID » Market: SPAIN, ITALY, PORTUGAL, GREECE, CROATIA

The Group is positive for 2022/2023 period, as the catch rates for the new financial year have already been very good, and the Group looks forward to a strong performance from this division in the forthcoming seasons .

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Cyclical nature of catches during season	Erratic catch rates and higher costs	The Group continues to work with the industry and scientific work groups and utilises industry information to accommodate for seasonality and plan to catch at the most optimal time period.

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OUR PERFORMANCE REVIEW (CONTINUED)

ABALONE

The Premier Group trades in abalone through its Atlantic Abalone brand.

The group remained focused on the expansion of the abalone farm with a higher holding capacity between 300-350 tons upon completion. Certain parts of the expansion were put on hold due to Covid 19.

Abalone is cultivated at our farm, which is located in Gansbaai Harbour, Western Cape. The strategic focus for this division is mainly on expanding production to 300 tons per annum.

Improvements and expansions were completed in our hatchery during year under review resulting in our spat production increasing to an average of 100 000 spat per month compared to an average of 60 000 spat production per month in the previous financial year. The hatchery continues to consistently produce good quality spat and increased volumes which provides a good platform for our planned expansion in production output.

We have also constructed a bigger hatchery and we anticipate to increase the spat production to an average of 500 000 per month once fully operational.

SALES AND MARKETING

Demand for abalone from our customers continues to outweigh our output. Our sales and marketing team continues to focus in the growth of US\$ pricing but because of COVID-19, the selling price slightly declined in the Far East market. Our sales and marketing team is focused on securing additional geographical markets and increasing US\$ pricing in the 2022 financial year. The market continues to demand more live abalone.

Live abalone sales are 70% of the total sales volumes and this is expected to continue in the foreseeable future.

Abalone 2022 2021
Total live equivalent tons sold off the farm over 100 over 100

Total sales volumes were higher than the previous year as the division focused on increasing its stockholding for the farm's expansion. The abalone export market remains a challenge industry wide due to the effects of COVID-19. However, the Group remains focused, patient and positive that the exports will turn around in the very near future.

Total area owned: 6 hectares owned

Total area utilised for cultivating: 4 hectares

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FUTURE OUTLOOK

Construction activities are currently ongoing and we expect construction to be completed by the end of the 2024 financial year. We currently have a stable and growing pipeline of abalone and we expect to increase the current production to 300-350 tons by the end of the 2024 financial year. We expect a significant increase in sales volumes and profits from our abalone division from the financial year ended 2023 onwards. We currently have a stable and growing pipeline of abalone and we expect to double the current production output by the end of the 2024 financial year.

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Increasing sea water temps	High sea water temps affect the growth of abalone.	We have installed equipment at the abalone farm which enables the cooling of water before it is circulated throughout the farm in instances of higher-than-ideal sea water temperatures.
Red Tide in (large concentrations of aquatic micro-organisms) in the sea water which supplies the farm.	Red Tide reduces the oxygen content in the sea water which might result in reduced growth rates or animal mortalities.	We have utilised the services of a micro- biologist to provide standard operating procedures in which the animals are to be handled during the occurrence of the red tide. A Re-circulation system will be implemented with the farm expansion which will enable the farm to re-circulate in the event of a red tide.

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HAKE

The Group's hake quota is caught, processed, and marketed through a joint operation with Blue Continents Products (Pty) Ltd. The division was negatively affected due to vessel maintenance and delays for at least 3-4 months. Revenue was therefore lower when compared to the Prior Period. Market prices remained relatively stable, considering that the markets were affected by the pandemic, resulting in the division maintaining its margins.

The Group looks forward to continuing its strong performance during the next season, as the vessels have been refurbished.

Hake	2022	2021
Premier share of TAC (tons):	657	657
Percentage of allocated quota caught:	100	100

Product: HAKE - HEADED AND GUTTED » Market: EUROPE, SOUTH AFRICA

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Possible reductions in TAC	The variations in size mixes might result in a lower average market price achieved on the hake	We continue to work with the industry and scientific work groups and utilise industry information to accommodate for seasonality and plan to catch at the most likely optimal time period



SEAGRO

Seagro is a liquid fertiliser, which is produced from fish oil. Fish oil is a by-product of the fishmeal process.

The liquid fertiliser is sold in bulk directly to farmers, or in 200ml, 500ml, one-litre and five-litre bottles to the retail market. There were increased catches of anchovy, which is used in making fishmeal and ultimately there was an increase in fish oil supply during the current year. This enabled us to manufacture increased volumes of Seagro in the current year.

Saegro	2022	2021
Sales Values (R'000)	6 558	10 154

Products handled: SEAGRO ORGANIC LIQUID FERTILISER » Market: SOUTH AFRICA			
Location: SALDANHA BAY	Number of facilities		

SALES AND MARKETING

The local market for Seagro fertiliser is strong. The increase in the amount of available fish oil (raw material) enabled us to meet the demand for the product. We were also able to achieve a 7% increase in our market prices during the current financial year.

FUTURE OUTLOOK

The demand for Seagro fertiliser continues to grow year-on-year and with this demand we expect to significantly increase our volumes in the year ahead.

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
The availability of the anchovy stock from which the fish oil is manufactured	Fish oil is a raw material used in the manufacture of Seagro. If the Company is not able to source sufficient volumes of fish oil then there could be a reduction in the volumes of Seagro produced	The Company is planning to install a fish meal plant which will ultimately guarantee the Seagro business supply of fish oil

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PROCESSING AND MARKETING

The Premier Group enters into agreements with other quota holders for WCRL and wild abalone to process their quotas and market their products on their behalf.

In exchange, the Group earns a processing and marketing fee. It was a tough year for this sector as both West Coast rock lobster and wild abalone contracted declined in 2022, compared to 2021.

Processing and marketing	2022	2021
Contracted WCRL sold (tons)	30	45
Contracted wild abalone acquired (tons)	5	18
Total contracted wild abalone processed	5	18



COLD STORAGE

The cold storage business is a warehouse facility for both the Group's products and for external customers as well.

Material Matters Affecting Operation	Impact on Ability to Create Value	Response
Underutilisation of capacity due to lower storage capacity due to low storage requirements for products that are efficiently processed and shipped within a short period of time	Lower customer storage utilisation.	We are currently offering storage space for dry goods in addition to frozen product in order to mitigate against any reduced demand for frozen product storage.

Products handled: FROZEN FISH, DRY GOODS » Market: SOUTH AFRICA

Location: V&A WATERFRONT Number of facilities



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SUMMARISED AUDITED CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Audited year ended 31 August 2022 R'000	Audited Restated year ended 31 August 2021 R'000
Revenue	475 086	575 115
Cost of sales	(321 869)	(383 357)
Gross profit	153 217	191 758
Other operating income	38 775	10 023
Other operating expenses	(177 800)	(187 925)
Operating profit	14 192	13 856
Investment revenue	9 998	8 981
Finance costs	(5 623)	(5 250)
Profit before taxation	18 567	17 587
Taxation	(6 841)	(14 237)
Profit for the year	11 726	3 350
Other comprehensive income	-	-
Total comprehensive income for the year	11 726	3 350
Profit after tax attributable to:		
Shareholders of Premier	14 599	(9 849)
Non-controlling interests	(2 873)	13 199
Total profit for the year	11 726	3 350
Total comprehensive income attributable to:		
Shareholders of Premier	14 599	(9 849)
Non-controlling interests	(2 873)	13 199
Total comprehensive income for the year	11 726	3 350
Earnings per share information		
Basic and diluted (loss)/earnings per share (cents)	5.62	(3.79)

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SUMMARISED CONDENSED CONSOLIDATEDSTATEMENT OF FINANCIAL POSITION

	Audited	Audited Restated
	as at	as at
	31 August 2022	31 August 202
	R'000	R'000
ASSETS		
Non-current assets		
Property, plant and equipment	465 332	463 283
Right-of-use assets	46 838	33 06
Goodwill	70 129	70 129
Intangible assets	17 160	17 175
Loans to Group Company	44 820	105 26
Deferred tax	19	22
	644 298	688 93
Current assets		
Inventories	41 618	34 082
Trade and other receivables	68 073	64 116
Other financial assets	3 711	3 554
Current tax receivable	2 744	5 630
Biological assets	83 073	95 910
Cash and cash equivalents	164 627	107 046
	363 846	310 338
Total assets	1 008 144	999 269
EQUITY AND LIABILITIES		
Equity		
Stated capital	507 517	507 517
Reserves	8 014	8 014
Retained income	202 922	188 323
Equity attributable to shareholders of Premier	718 453	703 854
Non-controlling interests	40 896	56 725
Total equity	759 349	760 579
Liabilities Non-current liabilities		
Other financial liabilities		
	201	200
Post-employment medical aid costs	291	277
Lease Liabilities	53 163	39 342
Deferred tax	126 354 179 808	124 674 164 293
Current liabilities	175 000	10 1 23
Trade and other payables	58 737	63 280
Borrowings	1084	1 27'
Current tax payable	96	899
Lease liabilities	4 936	1 99.
Provisions Provisions	4 134	6 950
TOVISIONS	68 987	74 397
Total liabilities	248 795	238 690
Total equity and liabilities	1 008 144	999 269

(CONTINUED)

SUMMARISED CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Audited year ended 31 August 2022 R'000	Audited Restated year ended 31 August 2021 R'000
Balance at the beginning of the year	760 579	770 197
Profit for the year attributable to shareholders of Premier	14 599	(9 849)
Profit for the year attributable to non-controlling interests	(2 873)	13 199
Dividends	(12 956)	(13 000)
Change in ownership interest	-	32
Balance at the end of the year	759 349	760 579
Comprising of:		
Stated capital	507 517	507 517
Reserves	8 014	8 014
Retained income	202 922	188 323
Non-controlling interests	40 896	56 725
Total equity	759 349	760 579

SUMMARISED CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

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	Audited year ended 31 August 2022 R'000	Audited Restated year ended 31 August 2021 R'000
Cash flows from operating activities		
Cash receipts from customers	466 351	583 829
Cash paid to suppliers and employees	(453 814)	(526 486)
Cash generated from operations	12 537	57 343
Interest income	1 939	1 818
Finance costs	(536)	(900)
Tax paid	(3 075)	(14 541)
Net cash from operating activities	10 865	43 720
Cash flows from / used in investing activities		
Additions to property, plant and equipment	(30 702)	(25 286)
Purchase of intangible assets	(9)	(24)
Proceeds from disposal of assets	259	-
Loans to group companies repaid	68 500	2 000
Advances in other financial assets	(700)	-
Net cash from / used in investing activities	37 348	(23 310)
Cash flows from / used in financing activities		
Repayment of other financial liabilities	(193)	(2 022)
Proceeds from DTI Grant received	30 000	-
Interest expense	(5 087)	(4 351)
Payment of finance lease liabilities	(2 400)	(1 893)
Dividends paid	(12 953)	(13 000)
Net cash from / used in financing activities	9 368	(21 266)
Total cash movement for the year	57 580	(855)
Cash at the beginning of the year	107 047	107 902
Total cash at end of the year	164 627	107 047

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COMMENTS

1. Basis of Preparation

The summarised consolidated annual financial statements were prepared in accordance with the JSE Limited Listings Requirements ("JSE") for summary financial statements and the requirements of the Companies Act.

The JSE requires summary financial statements to be prepared in accordance with the framework concepts and the measurement and recognition requirements of International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board, the SAICA Financial Reporting Guides as issued by the Accounting Practices Committee, and Financial Pronouncements as issued by the Financial Reporting Standards Council and IAS 34 – Interim Financial Reporting.

The accounting policies applied in the preparation of the summarised consolidated financial statements are in line with IFRS and are consistent with the accounting policies applied in the preparation of the previous consolidated annual financial statements. This does not include the information required pursuant to paragraph 16A(j) of IAS 34.

The summarised consolidated annual financial statements were prepared under the supervision of the Group Chief Financial Officer, Brent Robertson, CA(SA).

This summarised report is extracted from the audited consolidated financial statements, but is not itself audited.

The consolidated annual financial statements were audited by the Group's external auditors, Thawt Inc and Crowe JHB., who expressed an unmodified opinion thereon. The audited consolidated annual financial statements and the auditor's report thereon are available for inspection at the Company's registered office and on the Company's website: www.premierfishing. co.za. The auditor's report does not necessarily report on all of the information contained in this summarised report. Shareholders are therefore advised that in order to obtain a full understanding of the nature of the auditor's engagement they should obtain a copy of the auditor's report together with the accompanying financial information from the Company's registered office. The directors take full responsibility for the preparation of the summarised consolidated annual financial statements which has been extracted without adjustment from the underlying audited consolidated annual financial

Any reference to future financial performance included in this summarised report is the responsibility of the directors and has not been reviewed or reported by the Company's auditors.

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GROUP SEGMENTAL ANALYSIS

Segment Revenue	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 - restated figures R'000
Lobster	202 956	170 723
Pelagics	73 405	93 530
Hake	30 908	33 049
Squid	103 085	206 245
Aquaculture	39 226	35 108
Cold Storage	10 779	10 412
Seagro	6 558	10 155
Processing and marketing	8 169	15 893
Total revenue	475 086	575 115
Segment Profits		
Lobster	61 562	28 301
Pelagics	17 446	24 985
Hake	4 780	7 575
Squid	5 218	62 656
Aquaculture	(17 579)	(6 183)
Cold Storage	2 064	3 105
Seagro	2 298	4797
Processing and marketing	8 169	8 278
TOTAL	83 958	133 514
Administration and support services	(87 405)	(119 189)
Fair value adjustment on biological assets	(12 361)	1 058
Proceeds from Grant from DTI	30 000	-
Interest income	9 998	8 255
Finance costs	(5 623)	(5 251)
Total profit before tax	18 567	17 587

(CONTINUED)

Segment Assets	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 - restated figures R'000
Lobster	73 613	66 877
Pelagics	110 931	108 882
Hake	5 072	5 030
Squid	149 338	162 587
Aquaculture	317 032	325 046
Cold store	932	1 465
Seagro	6 117	3 840
Processing and marketing	931	1 610
Administration and support services	344 159	323 910
Total segmental assets	1 008 125	999 247
Unallocated	19	22
Consolidated total assets	1 008 144	999 269
Segment liabilities		
Lobseter	10 143	12 241
Pelagics	7 206	9 929
Hake	5 472	5 098
Squid	13 446	14 239
Aquaculture	16 323	16 331
Processing and marketing	921	2 723
Administration and support services	68 931	53 455
Total segmental liabilities	122 442	114 016
Unallocated	126 353	124 674
Consolidated Segmental liabilities	248 795	238 690

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OPERATING REPORT

Operating profit for the year is stated after accounting for the following:

	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 R'000
Management fees expenses to the holding company	6 263	6 263
(Gain)/loss on foreign exchange	(1 569)	5 111
Depreciation, amortisation and impairment of all assets	33 702	29 061
Bad debts	12 927	18 188
Employee costs	137 208	155 804
Fair value adjustment on biological assets	12 837	1 058
Repairs and maintenance	16 608	13 952
Boat fuel	21 317	15 491
Professional and consulting fees	3 091	7 663

EARNINGS PER SHARE

Earnings per share ("EPS") is derived by dividing the earnings attributable to equity holders of the Company by the weighted average number of ordinary shares.

	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 R'000
Basic earnings per share	5.62	(3.35)
Diluted earnings per share	5.62	(3.35)

The earnings and weighted average number of ordinary shares used in the calculation of basic and diluted earnings per share are as follows:

	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 R'000
Earnings attributable to owners of Premier Fishing and Brands Limited	14 599	(9 849)
Weighted average number of shares (000)	260 000	260 000

RECONCILIATION OF HEADLINE EARNINGS

	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 R'000
Earnings attributable to ordinary equity holders of parent entity	14 599	(9 849)
Adjusted for:		
- Effect of (profit)/loss on disposal of property, plant and equipment	101	1 452
- Impairment of PPE	35	-
- Taxation effect	(38)	(407)
Headline earnings	14 697	(8 801)
Weighted average number of shares on which earnings and headline earnings per share is based	260 000 000	260 000 000
Headline earnings per share (cents)	5.65	(3.39)

EVENTS AFTER THE REPORTING PERIOD

The directors are not aware of any other material facts or circumstances, which occurred between the statement of financial position date and the date of this report that would require any adjustments to the annual financial statements.

DIVIDENDS

	Audited year ended 31 August 2022 R'000	Audited year ended 31 August 2021 R'000
*Dividend declared after reporting date (R'000)	-	13 000
Dividends per share (cents)	-	5

DIRECTORS' INTERESTS IN SHARES

2022	Direct beneficial	Direct nonbeneficial	Indirect beneficial	Indirect nonbeneficial	Total percentage
S Young	50 000				0.02%
C van der Venter	36 500				0.01%
A Amod				26 722	0.01%
	86 500	0	0	26 722	0.04%
2021	Direct beneficial	Direct nember oficial	Indivest handisial	Indivest nembeneficial	Total neverniens
2021	Direct beneficial	Direct nonbeneficial	Indirect beneficial	Indirect nonbeneficial	Total percentage
2021 S Young	Direct beneficial 50 000	Direct nonbeneficial	Indirect beneficial	Indirect nonbeneficial	Total percentage 0.02%
		Direct nonbeneficial	Indirect beneficial	Indirect nonbeneficial	
S Young	50 000	Direct nonbeneficial	Indirect beneficial	Indirect nonbeneficial 26 722	0.02%

During the year, the directors held in aggregate a direct beneficial interest of 86 500 (2021: 86 500) in the company's shares, equivalent to 0.03% (2021: 0.03%) of the issued share capital.

*Aziza Amod has an indirect interest in shares of 26 722 (2021: 26 722) shares which equates to 0,01% (2021: 0,01%) of total issued shares. This relates to shares held by their associates and has been disclosed as per the JSE Listings Requirements. The directors shareholdings did not change between the end of the financial year and date of approval of annual financial statements.

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SHAREHOLDERS' INFORMATION

Shareholder information as at 31 August 2022

The Company's shareholders as at 31 August 2022 can be summarised as follows:

ANALYSIS OF SHAREHOLDINGS AS AT 31 AUGUST 2022

Number of shareholders	No. of Holders	Percentage of total shareholders	Number of shares	Percentage of total issued share captal
1-5000	1 930	88,17%	753 430	0,29%
5 001 – 10 000	76	3,47%	582 555	0,22%
10 001 – 100 000	144	6,58%	4 804 447	1,85%
100 001 – 1 000 000	34	1,55%	8 759 404	3,37%
1 000 001 and more	5	0,23%	245 100 164	94,27%
Total	2 189	100,00%	260 000 000	100,00%

MAJOR SHAREHOLDERS (5% AND MORE OF THE SHARES IN ISSUE)

	Number of shares	% of total issued share capital
African Equity Empowerment Investments Limited	146 200 000	56,23%
3 Laws Capital (Pty)Ltd	85 043 771	32,71%

SHAREHOLDER SPREAD

Shareholders	No. Of holders	% of total shareholders	No. of shares	% Of total issued shares
NON-PUBLIC:	3	0,14%	231 280 271	88,95%
Directors	1	0,05%	36 500	0,01%
Greater than 10% of issued capital	2	0,09%	231 243 771	88,94%
PUBLIC	2 186	99,86%	28 719 729	11,05%
Total	2 189	100,00%	260 000 000	100,00%

DISTRIBUTION OF SHAREHOLDERS

Shareholders	No. Of holders	% of total shareholders	No. of shares	% Of total issued shares
Individuals	2117	96,71%	12 007 684	4,62%
Nominee companies and trusts	30	1,37%	2 364 912	0,91%
Public companies	16	0,73%	244 034 994	93,86%
Close corporations and private companies	26	1,19%	1 592 410	0,61%
Total	2 189	100,00%	260 000 000	100,00%

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SHAREHOLDERS' INFORMATION

SHAREHOLDERS' DIARY

ANNUAL GENERAL MEETING

23 February 2023 at 14h00 at Premier's head office at 3 Dock Road, South Arm Road, V&A Waterfront

FINANCIAL REPORTS

Announcement of annual results – November 2022 Integrated Report – December 2022

SHAREHOLDERS'

GLOSSARY OF

TERMS AND

CORPORATE INFORMATION

COMPANY SECRETARY

ABOUT THIS REPORT

Cornell Kannemeyer – cornellk@premfish.co.za

EXECUTIVE MANAGEMENT TEAM

Chief executive officer: Rushaan Isaacs – rushaan@premfish.co.za Chief financial officer: Brent Roberson – brentr@premfish.co.za

BUSINESS ADDRESS AND REGISTERED OFFICE

Physical address: No. 3 South Arm Road, Victoria Basin, Victoria & Alfred Waterfront, Cape Town, 8001

Postal address: PO Box 181, Cape Town, 8000, South Africa

Telephone: +27 21 427 1400 **Fax:** +27 21 419 0731

EMAIL AND WEBSITE

Email: info@premierfishing.co.za Website: www.premierfishing.co.za

COMPANY REGISTRATION NUMBER

1998/018598/06

TRANSFER SECRETARIES

Physical address: Link Market Services South Africa Proprietary Limited, 13th Floor, 19 Ameshoff Street, Braamfontein, 2001

Postal address: PO Box 4844, Johannesburg, 2000

Telephone: +27 11 713 0800 **Fax:** +27 86 674 4381

Website: www.linkmarketservices.co.za

AUDITORS

Thawt Inc. and Crowe JHB

SPONSOR

Vunani Capital

LISTING

Johannesburg Stock Exchange Sector: Farming and fishing Share code: PFB ISIN: ZAE000247516

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GLOSSARY OF TERMS AND ABBREVIATIONS

AEEI	African Equity Empowerment Investments Limited
Adv.	Advocate
AFS	Annual financial statements
AGM	Annual general meeting
Board	The Board of directors
B-BBEE	Broad-Based Black Economic Empowerment
BDO	BDO Cape Incorporated
CEO	Chief executive officer
CFO	Chief financial officer
CIPC	Companies and Intellectual Property Commission
DAFF	The Department of Agriculture, Forestry and Fisheries
EBIT	Earnings before interest and tax
EBITDA	Earnings before interest, tax, depreciation and amortisation
EPS	Earnings per share
EU	European Union
EURO	European Union and its territories
EXCO	Executive committee
FAWU	Food and Allied Workers Union
FDA	Food and Drug Administration
FRAP	Fishing Rights Allocation Process
GDP	Gross domestic product
GROUP	Premier Fishing and Brands Limited Group
HAACP	Hazard Analysis and Critical Points Control
HDSA	Historically disadvantaged in South Africa
IFRS	International Financial Reporting standards
IIRC	International Integrated Reporting Council
IR	Integrated report
JSE	Johannesburg Stock Exchange
KING IVTM	King IV Report on Corporate Governance for South Africa
KPI	Key Performance Indicator
MCM	Marine Coastal Management
MOI	Memorandum of Incorporation
NCFAWU	National Certified Fishing and Allied Workers Union
NRCS	National Regulator for Compulsory Specifications
PFB	Premier Fishing & Brands Limited
PREMIER	Premier Fishing SA Proprietary Limited
PIC	Public Investment Corporation
SABS	South African Bureau of Standards
SAMSA	South African Maritime Safety Authority
SARB	South African Reserve Bank
SARS	South African Revenue Service
S.A.S.M.I.A	The South African Squid Management Industrial Association
STATSA	Statistics South Africa
SCRL	South Coast Rock Lobster
TAC	Total allowable catch
TALFU	Trawler and Line Fishermen
TALHADO	Talhado Fishing Enterprises Proprietary Limited including its subsidiaries
USD	United States Dollar
WCRL	West Coast Rock Lobster
WWF	The World Wide Fund for Nature
ZAR	South African Rand

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