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MARYLAND HOLDCO LIMITED DIRECTORS' REPORT AND FINANCIAL STATEMENTS FOR THE 52 WEEKS ENDED 22 FEBRUARY 2025

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DIRECTORS AND ADVISORS

Directors

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STRATEGIC REPORT FOR THE 52 WEEKS ENDED 22 FEBRUARY 2025

The directors present their annual strategic report and the audited financial statements for the 52 weeks ended 22 February 2025.

Overview

Maryland Holdco Limited, its direct subsidiary undertaking Maryland Midco Limited and indirect subsidiary undertaking Maryland Bidco Limited were incorporated in December 2022 to facilitate the acquisition of the Matalan Group, made up of Matalan Finance Plc and its subsidiary undertakings.

The acquisition of the Matalan Group was completed on 26 January 2023 as the successful culmination of a strategic sales process. As a result, the consolidated financial statements of Maryland Holdco Limited incorporate all of the trading activities of the Matalan Group, including its UK omnichannel trade across stores and online, as well as its international franchise business.

The Group achieved Earnings before interest, tax, depreciation and amortisation ("EBITDA") before exceptional items of £148.3m (2024: £146.2m). See note 8 to the financial statements for EBITDA reconciliation to the statutory results. The Group achieved pre IFRS 16 EBITDA before exceptional items of £56.1m (2024: £52.8m). See note 8 to the financial statements for reconciliation of pre IFRS 16 EBITDA to the statutory results.

Strategic Sales Process

In December 2022, Maryland Holdco Limited, was incorporated in order to effect the acquisition of the Matalan Group by an ad-hoc group of bondholders, headed up by the Group's four largest note holders.

The trading subsidiary of Matalan Finance Plc, Matalan Retail Limited, was unimpacted by the transaction, with its UK stores, International franchise stores and online business continuing to trade, and our colleagues and supplier relationships continuing as usual.

Acquisition Accounting

On 26 January 2023, the Maryland Holdco Limited Group acquired the Matalan Group, made up of Matalan Finance Plc and its subsidiary undertakings. This acquisition of the Matalan Group met the definition of a business combination within the scope of IFRS 3 and as such was accounted for under the 'acquisition method' of accounting.

In accordance with the requirements of IFRS 3, the business performed an exercise as reported in the financial statements drawn up to 25 February 2023, to measure the acquired assets and liabilities of the Matalan Group at their assumed acquisition date fair values. At the same time, a calculation was performed to assess the fair value of the consideration transferred at the acquisition date to effect the transaction.

As part of this exercise a full review was undertaken to identify and fair value any separately identifiable intangible assets acquired as part of the business combination. As a direct result of this exercise the Matalan Brand and the Group's International Franchise Agreements were recognised on the Maryland Holdco Limited consolidated statement of financial position.

As the Matalan Group leases its entire store estate, distribution centres and head office there was also a requirement to reassess the acquired Group's lease liability at the acquisition date using the remaining lease payments and revised incremental borrowing rate of the acquiree. A further adjustment was also made to the right-of-use asset to reflect favourable and unfavourable lease terms compared to the market terms in force at the acquisition date.

As a result of this exercise, the non-current assets of the Group, including the Matalan Brand, International Franchise Agreements and Right of Use Assets are reflected at fair value, as are the Group non-current liabilities including borrowings and lease liabilities.

STRATEGIC REPORT (CONTINUED)

Business review

Revenue was £985.0m in the 52 weeks ended 22 February 2025 (2024: £1,081.5m). Against the backdrop of a challenging economic environment, the year-on-year decline in sales was a direct result of subdued consumer spending driving an increase in market competition. This decline was further exacerbated by stock availability issues due in part to the disruption to trade caused by the Red Sea Crisis as well as a conscious decision of the business to focus on profitability over top-line revenue performance. Whilst online performance stabilised after the step back in the prior year, store sales delivered a year-on-year reduction on the back of subdued consumer demand and a highly competitive market. The Group's International franchise business also saw a year-on-year sales decline as a number of key franchise partners in the Middle East and Mediterranean coast were negatively impacted by the challenging macro-economic conditions and regional political instability.

The gross profit for the 52 weeks ended 22 February 2025 was £97.7m, including £10.9m of exceptional costs (2024: £112.0m, including £3.6m of exceptional costs). Despite the decline in revenue, the business delivered an improvement in the gross profit margin, prior to exceptional items. This was delivered through significant improvements in the cost price of goods sold, thanks in part to a marked focus on profitability and the implementation of process improvements in the buying cycle. The favourable benefits delivered from the savings made in the bought-in-price of goods sold and the focus on profitability helped to mitigate the year-on-year increase in payroll within selling and distribution costs, as a result of National Living Wage rises and investment made by the business in our colleagues.

The ± 10.9 m of exceptional costs (2024: ± 3.6 m) included within cost of sales relate to ± 9.4 m of store impairments split across the right-of-use-assets and tangible fixed assets on a number of stores which are either earmarked for closure or where trading performance is insufficient to justify the carrying value of their assets. In addition, the business made a ± 1.5 m impairment to the intangible fixed asset relating to its International Franchise business to reflect the challenging macroeconomic and political conditions in its key franchise partner countries in the Middle East and around the Mediterranean coast. Please refer to note 30 for further details.

Administrative expenses (including exceptional items) were £79.0m for the 52 weeks ended 22 February 2025 (2024: £86.3m). Through careful cost control, the Group managed to mitigate the inflationary pressures facing the business, including National Living Wage increases, and to offset structural investments made to help drive the business forward. The business also managed to deliver year-on-year savings as a result of non-recurring prior year spend on third party advisory support to help shape our transformation programme.

Exceptional administrative expenses of £2.2m were charged to the income statement in the 52 weeks ended 22 February 2025 (2024: £4.3m). The exceptional administrative costs include a number of restructuring costs, along with the write-off of costs related to the ongoing transition of our Warehouse Management System to a SaaS operating model. Please refer to note 30 for further details.

Operating profit pre-exceptional items was $\pounds 31.8m$ in the 52 weeks ended 22 February 2025 (2024: $\pounds 33.6m$).

Pre IFRS 16 EBITDA was £56.1m in the 52 weeks ended 22 February 2025 (2024: £52.8m), see note 8 to the financial statements for a reconciliation to the statutory results.

Net finance costs (including exceptional items) were £85.9m for the 52 weeks ended 22 February 2025 (2024: £85.7m), including £42.8m of interest payable on the Group issued loan notes (2024: £39.3m).

Exceptional finance costs of £nil were incurred in the 52 weeks ended 22 February 2025 (2024: £0.2m).

The statutory loss before tax was £67.2m (2024: £60.0m).

STRATEGIC REPORT (CONTINUED)

Development and performance of the business

Strategic Overview

Matalan aims to provide a unique blend of choice, quality, design and price across a broad range and price architecture, via a compelling shopping experience both in-store and online. To do this, we have recognised the need to invest in our leadership and re-examine our strategy, which has been a focus for us over the past 12 months. Following the appointment of our new Chief Product and Commercial Officer, our new Executive team, headed up by our Executive Chair, is now fully embedded within the business, and reflects extensive breadth and depth of industry experience. This team is empowered to implement and deliver on our long-term strategic plan.

During the financial period we undertook a full strategic review of our business; connecting with a deeper understanding of our customers, the markets in which we operate, our proposition and adjacent opportunities for growth. This activity has been essential due to the volatile market conditions we continued to experience across the UK and broader markets.

This strategic review has been fully integrated into our 5-year strategic business plan, which has been presented to our Anchor Investor group. The plan is fully supported by our key investors and additional funding has been provided by these investors to fully realise and accelerate the delivery of the associated transformation programme.

The focus of our strategy is our ambition to be the number 1 choice for value for Matalan families. We recognise the history, brand resonance and relevance of our business in the role it plays in family life and are clear on the value which we can deliver to families across the UK and our international markets.

We will achieve our ambition by placing our customers at the heart of everything we do and proudly putting everyday family heroes first, through a strategy which drives a stronger proposition by:

- Improving our Value by optimising our quality and price equation
- Bringing more **Style**; driving newness via trends and innovation
- Delivering better Choice in designing relevant and inclusive ranges
- Investing in Service, and creating a hassle free omnichannel experience
- Building **Trust**, by doing the right thing for our communities and colleagues

These aims will be delivered via our five strategic priorities:

- Placing our **Customer** at the heart of our business
- Increasing our **Reach**, so that people can shop with us whenever and wherever suits
- Delighting our customers with our improved **Products**
- Being proud of who we are by ensuring our ways of doing business protect our People & Planet
- Building solid, future-proofed Foundations to support our future growth

Our strategy will be deployed in three phases: reset, build and grow. The first phase is already well underway and has delivered a number of notable benefits for our customers.

STRATEGIC REPORT (CONTINUED)

Strategic Overview (continued)

Highlights of our Reset phase to date

Customer

Reconnecting with our customers and relaunching our brand proposition

Our success starts and ends with our customer. Getting closer to our most important stakeholders and understanding what they need has enabled us to develop a distinctive brand purpose, 'Proudly Putting Everyday Family Heroes First'. This has laid the foundations for our FY25 marketing strategy, 'We get you; we've got you,' which launched in March 2024 and will continue into the summer of this year and beyond. Through this initiative we are adopting a new approach to media, utilising a more diverse range of channels and partnerships to support our drive for consideration and footfall to physical stores and our online offer.

In 2023 we introduced Klarna and in 2024 we introduced Clearpay as flexible ways to pay, in recognition of the fact that the cost-of-living crisis has led more families to spread the cost of their purchases without tapping into consumer credit. This approach has shown good traction in the FY, with Klarna and Clearpay together accounting for c. 20% of our total online sales.

In 2024 we also launched a new customer experience programme, our 'Smile Score', which utilises a bestin-class insight gathering and analysis capability. This gives us direct insight into what our customers want, need and how they are reacting to our in-store and online initiatives. The insight generated by these interactions has been supported by customers' high levels of loyalty and the swipe rate of MatalanMe cards in stores, which has risen to over two-thirds of transactions at the close of the financial period.

Product

Reinvigorating our proposition and re-engineering our value

There have been several key initiatives delivered in our trading and product areas, designed to bring greater value, style and choice to our customers. We have unlocked benefits in quality and margin through our value creation programme, whilst investing in our opening price points and improving our availability on core lines especially.

We have worked with key supplier partners closer to the UK to be able to design and source online-only ranges that complement our existing ranges. This has given us the opportunity to offer more variety in prints, colours and shapes to suit everyone, whilst benefiting from the speed to market route.

We are also conscious of our position in the communities we serve and have been reflecting this in our ranging development. We have launched a greater range of sizing in our women's division by introducing sizes 20-28 across core lines, introduced a wider range of skin-tone shapewear, and expanded our ranges for key family and cultural events, such as the celebration of Eid.

Outside of our own brand offering, we have launched over 80 new fashion brands online through our Dropship proposition. The greater choice and responsiveness to trends to customers across each of our divisions has resulted in good participation, reflected in a peak share of online sales of 15%.

Enhancing our efficiency

Providing great value to customers requires an efficient operating engine, and we have put considerable effort into our supply chain processes. We have worked with suppliers to streamline our packaging operations, increasing efficiency and simplicity for our logistics activities whilst reducing cost. We have also increased our resilience by moving to a dual provider model on shipping, providing flexibility in a world affected significantly by geo-political events and their impact on sourcing and shipping routes. We have adopted a similar route in our local shipping provision, ensuring our customers can get what they want, when they want it, with a market competitive 10pm order cut-off for next day delivery.

STRATEGIC REPORT (CONTINUED)

Strategic Overview (continued)

Highlights of our Reset phase to date (continued)

Reach

Growing our presence and relevance

As an omnichannel retailer we are mindful of the need to keep expanding our reach across each of our routes to market, including our physical stores, our e-Commerce offering, and our international proposition. We opened one new store in winter 2024 in Hereford, which is saw performance ahead of expectations in the financial year and we continue to manage a pipeline of future expansion opportunities. Subsequent to the year-end we relocated our Beckton store to a more attractive retail park, which is also performing ahead of expectations.

Following our transition to THG's Ingenuity platform in March 2023, we have continued to invest in our E-commerce proposition and online customer journey. This move has enabled us to start to differentiate our online shopping experiences, whilst redeveloping and relaunching our app to enhance the end-to-end user experience. These changes have supported our marketing activity, enabling us to drive more traffic and generate more consideration for Matalan through customer-centric marketing.

People and Planet

Investing in our colleagues, who demonstrate industry leading engagement

At Matalan we want to do the right things for both colleagues and customers. One of the immediate observations from our new Executive team was that we had a colleague population who, despite their significant loyalty, had not seen associated investments in pay. In particular, we needed to address pay for our under 21 population in retail stores, who showed a high level of turnover, and our historical maternity and paternity provision. These areas have been addressed and we've seen an associated reduction in colleague turnover.

The above changes, plus the general progress across the business, has delivered industry leading internal engagement scores within our retail population. These teams, who are at the forefront of serving our customers, and comprise c.8k store colleagues in 223 stores spread across 8 geographical regions, showed a participation level of 90% and an engagement score of 75%.

We have also continued to sponsor and support some fantastic causes which resonate with our colleagues and customers. Our strategic partnerships with NSPCC and Alder Hey Children's Hospital have continued to show their relevance and enabled us to play a role in national causes which play a direct role in family life. We also have a new partnership with The Kings Trust supporting the 'Change A Girl's Life' campaign. By raising funds for this campaign, our support is giving young women a working future through funding King's Trust opportunities such as training courses with potential employers, access to job opportunities, skills to start a business, support with practice interviews and grants to cover the costs associated with moving into work. Our support is ultimately helping young women build a better future for themselves and their wider communities.

Beyond our business, we remain concerned about and committed to the need for more sustainable practices across the industry in order to promote the future health of our planet. We are members of the Supplier Ethical Data Exchange (Sedex), and we remain signatories of Textile 2030 and the Ethical Trading Initiative (ETI) Base Code.

STRATEGIC REPORT (CONTINUED)

Strategic Overview (continued)

Highlights of our Reset phase to date (continued)

Foundations

Establishing future-proofed foundations for growth

The nature of Matalan's historic growth has meant there have been aspects of foundational capability which we've recognised the need to address. As a result, we have begun overhauling our capabilities and systems in data & insight, technology and automation, with a number of transformational projects in flight in these areas. We've also started to review our organisational design and culture to support our transformation journey and create a more sustainable business.

There have already been successes in this area from our focus on cost reduction and efficiency improvements, such as the value released through our GNFR review, our supply chain cost reduction and our warehouse and logistics operations simplification.

As we continue to deliver our 'reset' activity, we are also planning ahead to our 'build' and 'grow' phases.

Looking ahead to Build a Stronger Matalan

Customer

Relaunching our loyalty programme

We intend to build on the existing success of our loyalty offering by rewarding our customers further and providing more unique reasons to be a MatalanMe member. We have already started testing, learning and adopting a life stage approach to our personalisation. Improving our personalisation and our level of reward for our customers is a priority in the next phase of our work as we relaunch our platform, as is offering a range of unique benefits, services and experiences through affiliate partners.

Through our new brand proposition, we will also increase our proximity to and relevance with customers. We will continue to grow awareness in the market with our affiliate partners and our media activity, whilst increasing the value we can bring to our target markets.

Product

Continuing to modernise our proposition

FY26 will see Matalan continue to iterate and develop our product offering, providing customers with a greater level of value, style, and choice. We will continue to refine ranges whilst protecting our diversity of sizing and fit, reflecting the needs of our fashion focussed and value conscious customers. We will be investing in our core product set, whilst dialling up our difference for occasion wear, our trend and seasonal ranges, and incorporating an ever more popular set of licensed and branded products, both in store and online.

We also recognise improved performance in several of our ranges and intend to maximise our potential here. We have always been known for our holiday shop and intend to develop this further, whilst also building on our success in sports and athleisure through our Souluxe range. As a family destination, we also recognise an opportunity in school wear, and will be enhancing our year-round availability.

STRATEGIC REPORT (CONTINUED)

Strategic Overview (continued)

Looking ahead to Build a Stronger Matalan (continued)

Reach

Providing greater choice and reasons to visit for our customers

Part of our heritage is family centricity. We know that generations of families shop with Matalan, and that a huge part of family life is celebrating events and moments. We aim to dial this up, helping people celebrate moments and generating excitement around our stores during national and local events. We are planning to grow our reach through partnerships which resonate with families, making Matalan a destination for our customers by offering more reasons to visit and dwell, driving greater footfall and consideration in a growing retail park market. Beyond physical locations, we are also developing partnerships which can add value in other aspects of our customers' lives in a way that is authentic to our brand.

We have seen success in our format, space and merchandising plans, and recognise the need to continue to update our physical locations following a history of underinvestment. We will continue to undertake our diligence in managing store leases, whilst proactively using new analytical capabilities to determine the right exit/entry points for our future estate, and managing a refresh and new store opening pipeline geared for growth.

The new investment from our anchor investors is also allowing the business to realise the potential inherent in its store estate by enabling a focus on modernising store layouts, improving customer experience and expanding our national footprint. The new funding has enabled the business to commence a refresh programme which will deliver upgrades to 30 stores a year, and to develop plans for an ambitious store opening programme across the UK over the next 5 years.

In addition, we're also investing in our digital and e-commerce capabilities, including plans to launch a fully native app, which will enable the delivery of an enhanced user experience, whilst injecting speed and agility into the development cycle.

We also intend to explore further the opportunities offered by technology in improving our omnichannel experience, increasing the efficiency of operations in our stores and warehousing, and reducing the friction within our service journeys. We recognise there is work to do in knitting together our channels in order to deliver seamless integration and a holistic customer experience, complimented with a full view of our customer driven by our loyalty platform. Each of these priorities will be addressed in a multi-year transformation programme.

People & Planet

Building on early success to assure a bright future

We are on a journey of modernisation and cultural change within our business. We firmly believe that moving to an empowered, performance led model will unlock great benefits for the business, whilst adding more value to the work of our colleagues.

During FY25, we introduced a new colleague reward platform, establishing a range of new specialist capabilities to support our future growth, and have invested in our leadership development. We will continue to promote our internal values ('Think Family', 'Think Customer', 'Be Real' and 'Be the Best'), whist improving our organisational design in several of our teams, including Transport, Trade, Finance and Customer.

In order to further develop the progress we have made in our ESG and sustainability activity, we will continue to invest in our capability in FY26. In addition to bringing in expertise, we will build out our partner roster to robustly inform and assure our plans and initiatives.

STRATEGIC REPORT (CONTINUED)

Strategic Overview (continued)

Looking ahead to Build a Stronger Matalan (continued)

Foundations

Continuing to modernise our operations

Our ambitions require the continuing development of our internal capabilities, systems, data and technology. We have made a good start in the past year and FY25 saw us commence the transition of our warehouse management systems to a SaaS operating model in order to future-proof our distribution centre systems. During FY26 we will be focussing on overhauling our replenishment and forecasting capability, as well as upgrading our EPOS in order to deliver a truly omnichannel capability. It is important to note that we won't be standing still as we wait for this change to be delivered, as we are already on the journey and will continue to realise value as we remap key processes and change systems in preparation for, and through the delivery of, each change.

Principal risks and uncertainties

The responsibility of monitoring financial risk management and treasury responsibilities and procedures lie with the board of directors. The policies set by the board of directors are implemented by the Group's finance department. The newly established Audit Committee is responsible for providing sufficient levels of risk oversight whilst also helping set the tone for the wider business around integrity, legal and regulatory compliance and brand reputation.

The risks below are the principal risks that may impact the Group in achieving its strategic objectives.

Black Swan Events – in recent years, the UK economy and the wider world economies have been hit by a number of 'Black Swan Events'. Black Swan Events are rare, unpredictable and extremely impactful events such as the COVID-19 pandemic.

Matalan's trading activities were negatively impacted by the COVID-19 pandemic and the UK government restrictions in response, as well as the disruptions caused both to the worldwide economy and International logistics.

Throughout the pandemic, the Matalan Board took decisive actions to mitigate the risk and to manage the impact of COVID-19 on the Matalan business. Since the ending of all COVID-19 related restrictions the business has managed to unwind all of these mitigating actions whilst the threat of COVID-19 has been successfully alleviated by the worldwide vaccination programme. As a result the entire Matalan store estate remains fully open with no further restrictions currently envisaged.

Nevertheless, the emergence of a new strain of the COVID-19 disease, another potential worldwide pandemic or a different form of catastrophic 'Black Swan Event' could potentially cause risks to materialise or come closer to materialising in any of the following risk areas:

STRATEGIC REPORT (CONTINUED)

Principal risks and uncertainties (continued)

Economic Conditions – the Group operates in a highly competitive industry. The outlook for the UK and global economy, consumer confidence and spending patterns may impact our ability to deliver growth. This is extremely pertinent now with the impacts of the inflationary spikes seen across much of the world including the UK continuing to put pressure on the cost of living. This is further compounded by the uncertainty caused in part by the continued war in Ukraine and the conflict in Gaza, and in part by the macro-economic uncertainties caused by policies to restrict and disrupt international trade, such as the introduction of onerous trade tariffs.

The board of directors reviews performance and ensures that management is focussed on key priorities and cost control to mitigate this risk.

Brand & Reputation – failure to meet our customer and/or stakeholder expectations impacts the Matalan brand, customer loyalty and market share. This could derive from a failure to meet our own standard on quality, delivery or ethical trading.

The Group has an ethical sourcing policy and works closely with customers, performing frequent surveys and feedback sessions, to understand how to best meet their needs. During the financial period, the Group has developed its reporting around ESG, driven by the evolution of the business's ESG Working Group which reports directly to the ESG Steering Committee, whose standing membership includes Board representation covering all areas of the business. ESG is also embedded in the governance of the Group through its inclusion on the Board agenda at key times across the year. This evolution is planned to continue as the Group improves its transparency and reporting on ESG. The Group has also been investing in improving its product quality and we are developing better communication and messaging around our quality offering to enhance customer awareness.

Competition – the UK retail sector is a highly competitive marketplace. Aggressive pricing and promotional activity from our competitors could cause a reduction in revenues and margin, whilst the introduction of new disruptor entrants particularly into the highly competitive online market could put pressure on market share. This risk could be further heightened as restrictions in some worldwide markets could result in an influx of low cost goods into the UK market.

In response to this, we actively seek to deliver on our core and distinct brand proposition to our customer focussed on family value through competitive pricing, and through the quality of our range, choice, style and service. The executive team actively seek to refine this proposition through feedback from our customers via our new customer experience programme, and by regularly reviewing market data, to identify changes in competitor behaviour, pricing and new retail trends.

Suppliers or Third Parties – failure of a key supplier or third-party would impact the service that the Group can provide to its customers. With the current risk of severe disruptions and restrictions on worldwide trade, this further exacerbates this risk for many of our key supplier countries. Sustained supplier cost price increases as a result of rising raw material costs, labour costs, transport costs and tariffs would place pressure on margins.

The Group manages its exposure by working closely with its suppliers and third parties to ensure it can offer the best value to its customers. The Group monitors the stability of its supply base closely and works with suppliers and third parties to identify any issues on a timely basis.

STRATEGIC REPORT (CONTINUED)

Principal risks and uncertainties (continued)

Supply Chain – operational issues within the supply chain would impact the service that the Group can provide to its customers. The unrest in the Middle East and the attacks on commercial shipping in the Red Sea have led to freight carriers diverting their shipping routes to detour around the Cape of Good Hope. This increases transit times by up to two weeks, and our trading teams have taken action in adjusting the timing of intake to mitigate these delays.

The Group manages its exposure by having an experienced management team, monitoring performance of all aspects of the supply chain and working in line with industry best practice. We have recently diversified our shipping suppliers to mitigate our reliance on a single carrier and we have also seen improvements within the shipping sector from the introduction of new efficiencies and shipping models. Our supply chain is designed to deliver both resilience and flexibility to respond to these ongoing challenges.

Change & Transformation – the scale and complexity of Change and Transformation required to deliver our strategy could result in a failure to successfully implement these changes. This could lead to unanticipated costs, divert significant management attention and resources, and potentially lead to reputational damage, whilst at the same time meaning we don't deliver the anticipated benefits.

The business has introduced a robust project governance framework to mitigate project risk, with all project funding assessed and approved through the Executive led Investment Review Group. Where projects involve key business critical systems and processes, mitigations are built into the transformation plan to ensure business continuity.

Cyber-security – the risk of a security breach or disruption, particularly through cyber-attack or cyber intrusion, including by computer hackers, unfriendly foreign powers and cyber terrorists has risen as the number, intensity and sophistication of attacks have significantly increased. Any hacker attack, virus, data theft or similar threats against the Matalan Group and our IT systems could have a material adverse effect on the business, financial security and operational activities.

On the back of recent high-profile cyber-attacks, the business is in the process of further developing its Cyber Security Response Plans, in part through the establishment of a Crisis Management Team. The business has cyber insurance in place and has implemented a number of precautionary measures to protect our systems and data in response to recent updates to advice from government bodies, security agencies and cyber experts.

Data Security – the risk of loss or corruption of key data could have a material adverse effect on the reputation, financial condition and operational effectiveness of the business. Inadequate data governance and data security could result in regulatory non-compliance, reputational damage, failure to comply with data protection law, impaired decision making or erosion of customer trust.

The Group has a Data Protection Policy in place alongside a range of controls and processes for data protection and data privacy including colleague training. The Group is also taking action to strengthen data governance, led by the new Head of Data Science and Analytics, and following advances in AI has developed and communicated a new Artificial Intelligence Usage Policy.

STRATEGIC REPORT (CONTINUED)

Principal risks and uncertainties (continued)

Liquidity Risk – any impact on available cash and liquidity could have a material effect on the business and its result.

The Group actively maintains a mixture of debt finance, which is designed to ensure that the Group has access to sufficient available funds for ongoing working capital needs as well as planned capital investment and expansion. The amount of debt finance required is monitored and reviewed at least annually by the board of directors.

Matalan successfully recapitalised its business during FY23 with the issuance of new debt notes, all of which have maturity dates falling in 2027 and beyond. Post year-end, the Group successfully negotiated an additional £25m of Super Senior Note funding from its investor group, to enable the delivery of the Group's strategic aims and to enable the associated capital investment required to fast-track our growth plans. This funding was drawn in full in April 2025.

Linked to this new funding, and to enable access to further funding to deliver the capital investment plan outlined in the Matalan 5-Year Strategy, the Group additionally negotiated a change to its loan note indentures to increase the level of the pre-approved permitted debt basket capacity up to £60m, allowing a further £35m of funding to be sourced on top of the £25m of already drawn new funding.

The Group also gained consent to extend the debt maturity date of the Super Senior Notes from 31 January 2027 to 1 December 2027, and to extend the debt maturity date of the New Priority Notes from 31 July 2027 to 31 December 2027.

Further details regarding these recapitalisation exercises and the Group debt structure are included in note 2.3.

Foreign Exchange Risk – the Group is exposed to risk of fluctuating foreign exchange rates as a result of its overseas purchases. The principal currency with which this exposure lies is US dollar.

The exchange rates between the US dollar and other world currencies have fluctuated significantly in recent years and may continue to do so in the future.

The Group uses forward foreign exchange contracts in order to manage its exposure to foreign exchange risk and wherever possible these are hedge accounted under IFRS 9. The Group has a treasury policy in place which limits how much can be purchased on a rolling 30-month basis. In accordance with this policy, the Group does not hold or issue derivative financial instruments for speculative or trading purposes.

Interest Rate Risk - fluctuating interest rates could have an impact on cash flows and profit.

Following the successful recapitalisation exercise in FY23, the majority of the Group's long-term interestbearing debt liabilities are subject to fixed rates of interest. This fixed rate debt structure significantly mitigates the interest rate risk faced by the Group.

Nevertheless, the £75m New Priority Notes issued as part of the recapitalisation exercise are exposed to variable rates of interest with the interest rate tied to SONIA. As a result, the Group is actively monitoring changes in interest rates and will seek to hedge this interest rate exposure if required.

STRATEGIC REPORT (CONTINUED)

Principal risks and uncertainties (continued)

Commodity Risk – as the Group's principal activity is the purchase and sale of clothes, it is exposed to a cost base which is heavily influenced by the market price of cotton.

The Group monitors trends in the cotton market to manage this risk and, by agreeing purchase contracts with suppliers six to nine months in advance, provides a degree of advance knowledge of the cost base.

Labour Risk – increased costs of employment as a result of key regulatory changes to employment laws such as increases in National Minimum Wage, the recent changes to National Insurance Contributions and the new Employment Rights Bill could put pressure on Group profitability.

Whilst the business continues to invest in its people, the business is also working hard to deliver efficiency savings in order to enable the business to absorb and mitigate the significant rise in employment costs.

Brexit – as in previous years, the impact of Brexit on the Matalan Group is limited.

During FY25 over 97% of Group revenue was generated in the UK, with most of our International sales realised in countries outside of the EU. The vast majority of our supply base are located in non-EU Countries, with whom the trading terms and tariffs are substantively unchanged as a result of Brexit.

Key Performance Indicators

The directors consider pre IFRS 16 EBITDA before exceptional items to be the main financial KPI for the business. There are no other key performance indicators that the directors believe are relevant. Pre IFRS 16 EBITDA before exceptional items is a profit of £56.1m (2024: £52.8m), see note 8 to the financial statements for a reconciliation to the statutory results.

By order of the board

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D R Williams **Director** 12 June 2025

DIRECTORS' REPORT FOR THE 52 WEEKS ENDED 22 FEBRUARY 2025

The directors present their report for the 52 weeks ended 22 February 2025.

Directors

The Company's directors who served during the period up to the date of signing the financial statements are:

K-H Holland J Pee D R Williams (appointed 27 February 2024) K W Down (appointed 1 November 2024) J L Whitfield (resigned 7 October 2024) S M Hill (resigned 27 February 2024) P D Copley (resigned 31 October 2024)

Principal activities

The principal activities of the Group are the sale of clothing and homewares via an omnichannel model primarily through out-of-town retail outlets and online, through the Matalan fascia. The Group also operates a franchise model, with several international stores based throughout Europe and the Middle East.

Directors' indemnities

During the period and up to the date of signing the financial statements, the Company maintained thirdparty indemnity insurance for its directors and officers as defined by Article 77 of the Companies (Jersey) Law, 1991.

Going concern

Details regarding the going concern status of the Group and the Company are included in note 2.3.

Employees

Information on matters of concern to employees is given through information bulletins and reports. Monthly meetings are held with head office employees which seek to achieve a common awareness on the part of all employees of the financial and economic factors affecting the Group's performance.

The Group is proud of its diverse workforce and we are committed to ensuring that all employees are treated fairly, both in terms of pay and the opportunities available to them regardless of disability or gender. Our policy is to recruit disabled workers for those vacancies they are able to fill. All necessary assistance with initial training courses is given. Once employed, a career plan is developed so as to ensure suitable opportunities for each disabled person. Arrangements are made, where possible, for retaining employees who become disabled, to enable them to perform work identified as appropriate to their aptitudes and abilities.

Political donations

During the period the Group made political donations of £nil (2024: £nil).

Dividends

No dividend has been paid by the Group in the period (2024: £nil).

DIRECTORS' REPORT (CONTINUED)

Creditor payment policy

UK suppliers are paid at the end of the month following invoice or to the specific terms agreed with the supplier. Foreign suppliers are paid within an agreed number of days from either shipment date or document date.

It is the Group's policy to ensure the suppliers are aware of the Group's terms of payment and that terms of payment are agreed at the commencement of business with each supplier. Payments are made in accordance with the payment terms and conditions agreed. Trade creditor days for financial period ending 22 February 2025 were 45 days (2024: 51 days) based on average daily purchases.

Corporate governance statement

The Group has not elected to voluntarily adopt the corporate governance code, however the directors are satisfied that the Group's internal policies and procedures provide a strong governance and control environment which allow the Group to mitigate risk and achieve its objectives.

The Statutory Board of the Group, of which Maryland Holdco Limited is the ultimate parent company, meet on at least a monthly basis with meetings held on a more regular frequency if circumstances require. The composition of the Board includes both Executive and Non-Executive members with the membership providing a diverse and wide variety of experience and insight across retail, business and the professional services. Where necessary the Board look to bolster that skill-set and expertise either through external advisers, temporary appointments or new permanent appointments.

The Board are responsible for setting colleague remuneration. In this capacity, the Board, through the Remuneration Committee, has a remit to focus on talent acquisition, development and retention, along with responsibility for ensuring employee incentives are appropriately set to reward employee, team and financial performance.

The Group provides detailed quarterly information to its investors and participates in an investor update call of the same frequency, where investors are able to pose questions of governance as they see fit.

Stakeholder engagement is a key part of both the Board and Senior Management's remit with a clear focus on customers, colleagues, suppliers, investors and the wider stakeholder community.

As part of the strategic sales process completed in January 2023, the board of directors took all necessary steps, assisted by expert professional advice, to ensure the best possible outcome for the stakeholder community. In this capacity, the Board are confident that they achieved the best return for the Group's investors, whilst at the same time ensuring the continuation of the underlying business and thereby protecting colleague jobs and avoiding any detrimental impact to the Group's suppliers, landlords and other stakeholders.

The management functions are responsible for preparing the financial statements for Maryland Holdco Limited and its subsidiary undertakings and the internal audit and risk management functions are carried out by respective management teams with appropriate oversight from the board of directors.

The Group has a risk management framework, which includes a process for how we identify, evaluate, manage and monitor the principal risks faced by the Group, supported by a risk governance structure with defined accountability.

During the financial year, the business introduced a new Audit Committee, chaired by a newly appointed non-executive director with extensive and highly relevant experience across audit, assurance and risk. The Committee is responsible for providing sufficient levels of risk oversight whilst also helping set the tone for the wider business around integrity, legal and regulatory compliance and brand reputation.

DIRECTORS' REPORT (CONTINUED)

Corporate governance statement (continued)

The business has also been investing in its Internal Audit Function, whilst also ensuring that the company and divisional risk registers are fully embedded into the day-to-day thinking of the business. Both data security and cyber security are areas of increasing focus for all businesses, and Matalan is investing in its governance, systems, processes and colleague training for managing and responding to risks to the security of its Information Technology systems and data.

The principal risks and uncertainties facing the Group are explained on pages 9-13. These risks are monitored by management and the board of directors on a regular basis.

Disclosure of information to the auditor

For all persons who are directors at the time of the approval of the directors' report and financial statements:

- a) so far as each director is aware, there is no relevant audit information of which the Group's auditor is unaware, and
- b) each director has taken all the steps necessary as a director in order to make himself aware of any relevant audit information and to establish that the Group's auditor is aware of that information.

Independent auditor

Pursuant with Article 113 of Companies (Jersey) Law 1991, the auditor will be deemed to be reappointed and Forvis Mazars LLP will therefore continue in office.

By order of the board

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D R Williams **Director** 12 June 2025

STATEMENT OF DIRECTORS' RESPONSIBILITIES IN RESPECT OF THE STRATEGIC REPORT, DIRECTORS' REPORT AND FINANCIAL STATEMENTS

The Directors are responsible for preparing the financial statements in accordance with applicable Jersey law and International Financial Reporting Standards.

The Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Group and of the profit or loss of the Group for that period. In preparing the financial statements, the Directors are responsible for:

- selecting suitable accounting policies and then applying them consistently;
- stating whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements;
- making judgements and accounting estimates that are reasonable and prudent; and
- preparing the financial statements on the going concern basis unless it is inappropriate to presume that the Group will continue in business.

The Directors confirm that they have complied with the above requirements in preparing the financial statements.

The Directors are responsible for ensuring that the financial statements comply with The Companies (Jersey) Law, 1991 and safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

So far as the Directors are aware, there is no relevant audit information of which the Group's auditors are unaware, and each Director has taken all the steps that he or she ought to have taken as a Director in order to make himself or herself aware of any relevant audit information and to establish that the Group's auditors are aware of that information. The Directors are also responsible for keeping adequate accounting records that are sufficient to show and explain the Group's transactions and disclose with reasonable accuracy at any time the financial position of the Group.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF MARYLAND HOLDCO LIMITED

Opinion

We have audited the financial statements of Maryland Holdco Limited (the 'parent company') and its subsidiaries (the 'group') for the 52 weeks to 22 February 2025 which comprise the Group and Company Income Statements, the Group and Company Statement of Comprehensive Expenditure, the Group and Company Statement of Financial Position, the Group and Company Statement of Cash Flows, the Group and Company Statement of Changes in Shareholder's Equity and notes to the financial statements, including material accounting policy information.

The financial reporting framework that has been applied in their preparation is applicable law and UK-adopted international accounting standards in conformity with the requirement of the 'Company (Jersey) Law 1991'.

In our opinion, the financial statements:

- give a true and fair view of the state of the group's and of the parent company's affairs as at 22 February 2025 and of the group's and the parent company's loss for the year then ended;
- have been properly prepared in accordance with UK-adopted international accounting standards; and
- have been prepared in accordance with the requirements of the Companies (Jersey) Law 1991.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the financial statements" section of our report. We are independent of the group and the parent company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

In auditing the financial statements, we have concluded that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Group's and the parent company's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF MARYLAND HOLDCO LIMITED (CONTINUED)

Other information

The other information comprises the information included in the Annual Report other than the financial statements and our auditor's report thereon. The directors are responsible for the other information contained within the annual report. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters in relation to which the Companies (Jersey) Law 1991 requires us to report to you if, in our opinion:

- whether proper accounting records have been kept by the company;
- whether proper returns adequate for the audit have been received from branches not visited by the auditor; and
- whether the company's accounts are in agreement with its accounting records and returns.

Responsibilities of Directors

As explained more fully in the directors' responsibilities statement set out on page 17, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF MARYLAND HOLDCO LIMITED (CONTINUED)

Auditor's responsibilities for the audit of the financial statements

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

The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud.

Based on our understanding of the group and the parent company and their industry, we considered that noncompliance with the following laws and regulations might have a material effect on the financial statements: tax legislation, employment regulation, health and safety regulation, anti-money laundering regulation and antibribery.

To help us identify instances of non-compliance with these laws and regulations, and in identifying and assessing the risks of material misstatement in respect to non-compliance, our procedures included, but were not limited to:

- Inquiring of management and, where appropriate, those charged with governance, as to whether the group and the parent company is in compliance with laws and regulations, and discussing their policies and procedures regarding compliance with laws and regulations;
- Inspecting correspondence, if any, with relevant licensing or regulatory authorities;
- Communicating identified laws and regulations to the engagement team and remaining alert to any indications of non-compliance throughout our audit; and
- Considering the risk of acts by the group and the parent company which were contrary to applicable laws and regulations, including fraud.

We also considered those laws and regulations that have a direct effect on the preparation of the financial statements, such as Companies (Jersey) Law 1991 and tax regulations in the jurisdictions the group and parent company operates in.

In addition, we evaluated the directors' and management's incentives and opportunities for fraudulent manipulation of the financial statements, including the risk of Management Override of Controls, and determined that the principal risks related to posting manual journal entries to manipulate financial performance, management bias through judgements and assumptions in significant accounting estimates, in particular in relation to revenue recognition (which we pinpointed to the occurrence assertion) and inventory valuation.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF MARYLAND HOLDCO LIMITED (CONTINUED)

Our audit procedures in relation to fraud included but were not limited to:

- Making enquiries of the directors and management on whether they had knowledge of any actual, suspected or alleged fraud;
- Gaining an understanding of the internal controls established to mitigate risks related to fraud;
- Discussing amongst the engagement team the risks of fraud; and
- Addressing the risks of fraud through management override of controls by performing journal entry testing.

There are inherent limitations in the audit procedures described above and the primary responsibility for the prevention and detection of irregularities including fraud rests with management. As with any audit, there remained a risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal controls.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at <u>www.frc.org.uk/auditorsresponsibilities</u>. This description forms part of our auditor's report.

Use of the audit report

This report is made solely to the parent company's members as a body in accordance with Article 113A of the Companies (Jersey) Law 1991. Our audit work has been undertaken so that we might state to the parent company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the parent company and the parent company's members as a body for our audit work, for this report, or for the opinions we have formed.

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Charlene Lancaster (Senior Statutory Auditor) for and on behalf of Forvis Mazars LLP Chartered Accountants and Statutory Auditor

Forvis Mazars LLP One St Peter's Square Manchester M2 3DE United Kingdom

12 June 2025

INCOME STATEMENT

	Note	Group 52 weeks ended 22 February 2025 £'m	Company 52 weeks ended 22 February 2025 £'m	Group 52 weeks ended 24 February 2024 £'m	Company 52 weeks ended 24 February 2024 £'m
Revenue	4	985.0	-	1,081.5	-
Cost of sales (including exceptional items)	4	(887.3)	-	(969.5)	-
Gross profit	4	97.7	-	112.0	-
Administrative expenses (including exceptional items)	4	(79.0)	-	(86.3)	-
Operating profit	4	18.7	-	25.7	-
Operating profit pre-exceptional items	20	31.8	-	33.6	-
Exceptional items – cost of sales Exceptional items – administrative expenses	30 30	(10.9) (2.2)	-	(3.6) (4.3)	-
Operating profit		18.7	-	25.7	-
Finance expenses	5	(87.8)	-	(86.9)	-
Finance income	5	1.9	-	1.4	-
Exceptional items – finance expenses	5/30	-	-	(0.2)	-
Net finance expenses		(85.9)	-	(85.7)	-
Loss before income tax		(67.2)		(60.0)	-
Income tax credit	10	9.0	-	16.2	-
Loss for the period		(58.2)	-	(43.8)	-

STATEMENT OF COMPREHENSIVE EXPENDITURE

	Group 52 weeks ended 22 February 2025 £'m	Group 52 weeks ended 24 February 2024 £'m
Loss for the period	(58.2)	(43.8)
Other comprehensive income/(expenditure):		
Items that are or may be reclassified subsequently to profit or loss		
Cash flow hedges		
Fair value gain/(loss) in the period	11.3	(9.9)
Tax element of cash flow hedges	(2.7)	1.6
Total items that may be reclassified to the income statement	8.6	(8.3)
Hedging gains and losses transferred to inventory	(0.6)	2.9
Pre-acquisition hedge adjustment unwind		
Fair value gain/(loss) in the period	-	-
Tax element of cash flow hedges	2.3	-
Total cash flow adjustment, net of tax	2.3	-
Net comprehensive income/(expenditure)	10.3	(5.4)
Total comprehensive expenditure for the period	(47.9)	(49.2)

The Company has no other comprehensive income/(expenditure) in the current period (2024: £nil).

STATEMENT OF FINANCIAL POSITION AS AT 22 FEBRUARY 2025

		Group	Company	Restated Group	Company
	Note	2025	2025	2024	2024
		£'m	£'m	£'m	£'m
Assets					
Property, plant and equipment	11	132.5	-	159.2	-
Right-of-use assets	25	264.7	-	287.5	-
Intangible assets	12	119.1	-	133.8	-
Goodwill	13	3.4	-	3.4	-
Investments	14	-	47.8	-	47.8
Deferred tax asset	10	27.6	-	22.1	-
Financial assets - derivative financial	20	1.0	-		_
instruments					
Total non-current assets		548.3	47.8	606.0	47.8
Inventories - goods for resale	15	115.4	-	105.1	-
Trade and other receivables	16	32.0	-	34.6	-
Financial assets - derivative financial	20	1.9	-	-	-
instruments					
Restricted cash and cash equivalents	17	3.9	-	3.9	-
Unrestricted cash and cash equivalents	17	86.0	-	122.7	-
Total current assets		239.2	-	266.3	-
Total assets		787.5	47.8	872.3	47.8
Liabilities					
Financial liabilities – borrowings	18, 31	(11.0)	-	(11.2)	-
Financial liabilities – derivative financial	20	(1.7)	-	(8.7)	-
instruments					
Short-term lease liabilities	25	(89.6)	-	(92.3)	-
Trade and other payables	19	(137.0)	(3.1)	(153.2)	(3.1)
Provisions for other liabilities and charges	21	(0.7)	-	(1.6)	-
Total current liabilities		(240.0)	(3.1)	(267.0)	(3.1)
	10.01				
Financial liabilities – borrowings	18, 31	(318.3)	-	(308.2)	-
Financial liabilities – derivative financial	20	-	-	(1.5)	-
instruments	25			(075.5)	
Long-term lease liabilities	25	(263.6)	-	(275.5)	-
Trade and other payables	19	(1.6)	-	(3.3)	-
Deferred tax liabilities	10	(30.1)	-	(33.2)	-
Provisions for other liabilities and charges	21	(4.1)	-	(5.9)	-
Total non-current liabilities		(617.7)	-	(627.6)	-
Total liabilities		(957.7)	(2.1)	(904.6)	(2.1)
1 otar habilities		(857.7)	(3.1)	(894.6)	(3.1)
Net (liabilities)/ assets		(70.2)	44.7	(22.3)	44.7
Shareholders' equity					
Share capital	22	-	-	-	-
Capital contribution reserve	22	44.7	44.7	44.7	44.7
Hedge reserve	22	1.2	-	-	-
Retained earnings		(116.1)	-	(67.0)	-
Total shareholders' equity		(70.2)	44.7	(22.3)	44.7

The financial statements on pages 22 to 72 were approved by the board of directors on 12 June 2025 and signed on its behalf by:

K-H Holland Director

Maryland Holdco Limited

D R Williams Director

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Registered number: 00146907

STATEMENT OF CASH FLOWS

	Note	Group 2025 £'m	Group 2024 £'m
Cash flows from operating activities			
Cash generated from operations	23	114.3	175.3
Interest paid	5	(72.9)	(66.6)
Tax received	10	-	2.5
Net cash generated from operating activities		41.4	111.2
Cash flows from investing activities			
Purchases of property, plant and equipment	11	(13.9)	(24.4)
Purchases of intangible assets	12	(3.4)	(11.1)
Interest received	5	1.5	1.4
Net cash used in investing activities		(15.8)	(34.1)
Cash flows from financing activities			
Exceptional refinancing costs	5/30	-	(0.2)
Repayment of lease liabilities	25	(62.3)	(64.5)
Loan issuance	18	-	25.0
Net cash used in financing activities		(62.3)	(39.7)
Net (decrease)/increase in cash and cash equivalents		(36.7)	37.4
Cash and cash equivalents at the beginning of the period		126.6	89.2
Net cash and cash equivalents at the end of the period	17	89.9	126.6

The Company had no cash flows in the 52 weeks ended 22 February 2025 (2025: £nil). All transactions during the period were non-cash impacting.

STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

Group

Group	Share capital	Capital contribution reserve	Hedge reserve	Retained earnings	Total equity
	£'m	feserve £'m	£'m	£'m	£'m
As at 26 February 2023	-	44.7	5.4	(23.2)	26.9
Comprehensive expenditure					
Loss for the period	-	-	-	(43.8)	(43.8)
Total loss for the period	-	-	-	(43.8)	(43.8)
Other comprehensive expenditure Cash flow hedges					
- fair value loss in the period	-	-	(9.9)	-	(9.9)
- tax element of cash flow hedges	-	-	1.6	-	1.6
Total cash flow hedges, net of tax	-	-	(8.3)	-	(8.3)
Total other comprehensive expenditure, net of tax	-	-	(8.3)	-	(8.3)
Hedging gains and losses transferred to the cost of inventory	-	-	2.9	-	2.9
Net other comprehensive expenditure	-	-	(5.4)	-	(5.4)
As at 24 February 2024	-	44.7	-	(67.0)	(22.3)
As at 25 February 2024	-	44.7	-	(67.0)	(22.3)
Comprehensive expenditure					
Loss for the period	-	-	-	(58.2)	(58.2)
Total loss for the period	-	-	-	(58.2)	(58.2)
Other comprehensive income Cash flow hedges					
- fair value gain in the period	-	-	11.3	-	11.3
- tax element of cash flow hedges	-	-	(2.7)	-	(2.7)
Total cash flow hedges, net of tax	-	-	8.6	-	8.6
Total other comprehensive income, net of tax	-	-	8.6	-	8.6
Hedging gains and losses transferred to the cost of inventory	-	-	(0.6)	-	(0.6)
Pre-acquisition hedge adjustment unwind				~ 1	
fair value gain in the periodtax element of cash flow hedges			(9.1) 2.3	9.1	-
Total cash flow adjustment, net of tax			(6.8)	9.1	2.3 2.3
Net other comprehensive income	-	-	1.2	9.1	10.3
As at 22 February 2025	_	44.7	1.2	(116.1)	(70.2)

STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

Company	Share capital	Capital contribution reserve	Hedge reserve	Retained earnings	Total equity
	£'m	feserve £'m	£'m	£'m	£'m
As at 26 February 2023	-	44.7	-	-	44.7
Comprehensive income					
Result for the period	-	-	-	-	-
Total comprehensive income	-	-	-	-	-
As at 24 February 2024	-	44.7	-	-	44.7
As at 25 February 2024	-	44.7	-	-	44.7
Comprehensive income					
Result for the period	-	-	-	-	-
Total comprehensive income	-	-	-	-	-
As at 22 February 2025	-	44.7	-	-	44.7

NOTES TO THE FINANCIAL STATEMENTS

1. General information

The Company is incorporated and domiciled in Jersey. Its directly held subsidiary company, Maryland Midco Limited, is also incorporated and domiciled in Jersey. All other subsidiary companies are incorporated and domiciled in the UK. The Company is limited by shares. The financial statements are presented in sterling, which is the Group's presentational currency and the parent Company's functional currency. All amounts presented in the financial statements have been rounded to the nearest £0.1m, unless otherwise stated. The Group's principal place of business is Perimeter Road, Knowsley Industrial Park, Liverpool, L33 7SZ.

2. Summary of material accounting policies

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented unless otherwise stated.

2.1 Basis of preparation

The Group financial statements consolidate those of the Company and its subsidiaries (together referred to as the "Group"). The parent Company financial statements present information about the Company as a separate entity and not about its Group. These Group and Company consolidated financial statements have been prepared and approved by the directors in accordance with UK-adopted International Accounting Standards ("adopted IFRSs").

The financial statements have been prepared on the going concern basis under the historical cost basis convention as modified by financial assets and financial liabilities (including derivative instruments) which are recognised at fair value through the income statement.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The financial statements have been prepared over a 52 week period.

2.2 New standards, amendments to standards or interpretations

The Group has adopted the following IFRSs in these financial statements:

- Non-current Liabilities with Covenants Amendments to IAS 1 and Classification of Liabilities as Current or Non-current Amendments to IAS;
- Amendments to IFRS 16 Leases: Lease Liability in a Sale and Leaseback (Issued September 2022)
- Amendments to IAS 7 Statement of Cash Flows and IFRS 7 Financial Instruments: Disclosures: Supplier Finance Arrangements (Issued May 2023)

The adoption of the above standards and interpretations did not result in any material changes to the Company or Group's accounting policies or have any other material impact on the financial position or performance of the Company or Group.

New accounting standards in issue but not yet effective for accounting periods beginning on or after 1 January 2025:

- Amendments to IAS 21 The Effects of Changes in Foreign Exchange Rates: Lack of Exchangeability (Issued August 2023);
- Amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures: Classification and Measurement of Financial Instruments (Issued May 2024);
- IFRS 18 Presentation and Disclosure in Financial Statements (Issued April 2024)
- IFRS 19 Subsidiaries without Public Accountability: Disclosures (Issued May 2024)
- Annual improvements to IFRS accounting standards Volume 11 effective 1 Jan 2026

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.2 New standards, amendments to standards or interpretations (continued)

The adoption of the above standards and interpretations is not expected to lead to any material changes to the Company or Group's accounting policies or have any other material impact on the financial position or performance of the Company or Group.

The Group continues to monitor the potential impact of other new standards and interpretations which have been or may be endorsed and require adoption by the Group in future reporting periods.

The Group does not consider that any other standards, amendments or interpretations issued by the IASB, but not yet applicable, will have a significant impact on the financial statements.

2.3 Going concern

The period ended 22 February 2025 represented a challenging trading environment for the Matalan business and the wider retail sector. Consumer demand remained severely subdued throughout the period, with the impacts of the cost-of-living crisis, inflationary conditions and high interest rates continuing to put pressure on customers' disposable income and levels of discretionary spend.

Against this challenging market backdrop, store sales delivered a year-on-year step back due to subdued consumer demand and a reduction in market share on the back of a highly competitive market. In addition, the rapid rise of new disruptor companies into the UK E-commerce market continued to put significant pressure on the Group's online market share, whilst our International franchise business also saw a year-on-year sales decline as a number of key franchise partners in the Middle East and around the Mediterranean coast were negatively impacted by the challenging macro-economic conditions and regional political instability.

As a result of these market challenges and their impact on consumer confidence, the business saw a decline in revenue during the financial period, but nevertheless managed to deliver an improvement in the Matalan Group's underlying EBITDA profitability. This improvement in its trading profitability, following the marked year-on-year improvement delivered in the prior year, was driven by increases in the gross profit margin. This was delivered through significant improvements in the cost price of goods sold, thanks in part to a marked focus on profitability and the implementation of process improvements in the buying cycle.

The favourable benefits delivered from the savings made in the bought-in-price of goods sold and the focus on profitability helped to mitigate the year-on-year increase in payroll costs, as a result of National Living Wage rises, and investment made by the business in our colleagues. Through careful cost control, the Group also managed to mitigate and offset the majority of the inflationary pressures facing the business as well as the structural investments made to help drive the business forward.

As a result, the Matalan Group managed to deliver an improved EBITDA figure, and as at 22 February 2025, the Group continued to have strong liquidity including unrestricted cash and cash equivalents, per the balance sheet, excluding restricted cash holdings, of £86.0m.

The Group entered and exited the financial period with a debt structure made up of Super Senior Notes of £86.2m with maturity date of January 2027, New Priority Notes of £75m with a maturity date of July 2027, and Senior Secured Notes of £200m with a maturity date of January 2028.

Post year-end, the Group successfully negotiated an additional £25m of Super Senior Note funding from its investor group, to enable the delivery of the Group's strategic aims and to enable the associated capital investment required to fast-track our growth plans. This funding was drawn in full in April 2025.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.3 Going concern (continued)

Linked to this new funding, and to enable access to further funding to deliver the capital investment plan outlined in the Matalan 5-Year Strategy, the Group additionally negotiated a change to its loan note indentures to increase the level of the pre-approved permitted debt basket capacity up to £60m, allowing a further £35m of funding to be sourced on top of the £25m of already drawn new funding.

The Group also gained consent to extend the debt maturity date of the Super Senior Notes from 31 January 2027 to 1 December 2027, and to extend the debt maturity date of the New Priority Notes from 31 July 2027 to 31 December 2027.

There are no performance related covenants linked to any of the Group's debt instruments.

The loan indentures for the £200m Senior Secured Notes included an optional PIK toggle meaning that the Group had the ability, should the cashflow require it, to PIK the first four coupon payments. Based on trading performance and cashflow forecasts the business took the decision not to exercise this option on any of these four coupon payments. At each decision point, the Board took this decision based on Group liquidity, strong cash management, and confidence in the ability of the business to deliver its strategic objectives.

During FY25, management developed a detailed 5-year strategy to enable the business to accelerate its turnaround and to realise its growth potential through a focus on product improvements, refreshing and growing the Group retail estate, enhancing our E-commerce & loyalty offerings, developing our commercial partnerships and reinvigorating our international business.

The additional £25m of Super Senior Note funding successfully drawn in April 2025 was negotiated based on this strategy, to deliver the associated capital investment required to fast-track our growth plans, with the extension of the debt maturity dates and debt basket capacity giving the business both the time and resources to fully deliver this strategy and to realise this potential.

Nevertheless, the Group continues to operate against a challenging economic backdrop caused in part by the negative impact that the Cost-of-Living crisis had on overall consumer confidence and levels of discretionary spend amongst the Matalan customer base, and in part due to the wider macro-economic uncertainties caused by the potential risks of restrictions, tariffs and additional costs being levelled on international trade.

As part of the directors' going concern assessment, we have therefore considered the potential impact of these factors on both consumer demand and on the Group's cost base. We believe the steps taken by management to shelter the business from rising costs, its diversified and robust supply chain, and the Group's strategic position as a value retailer, will help the business manage these challenges.

The directors have assessed the Group cashflow forecasts in order to inform the Board's conclusions as to the ability of the Group to have sufficient headroom to meet its liabilities as they fall due, and to allow it to operate as a going concern over a period of 12 months from the approval of the financial statements. These forecasts include the FY26 budget along with the Group's FY27 plan. Through a focus on improved customer value and product improvements, refreshing and growing the Group retail estate, enhancing our E-commerce & loyalty offerings, developing our commercial partnerships and reinvigorating our international proposition, the business is expected to drive a return to revenue growth and an improvement in EBITDA profitability.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.3 Going concern (continued)

In response to the challenging macro-economic factors noted above, the Group's management have also considered a severe but plausible downside that business performance is significantly weaker than planned. This scenario assumes a 10% degradation in revenue from the original FY26 budget for the remainder of the first half of FY26 with a 15% degradation in revenue for the second half of FY26 and a 15% degradation in revenue across FY27. Based on this severe but plausible downside scenario, which would see the business delivering a c. 50% reduction in EBITDA performance compared to FY25 actuals in both FY26 and FY27, the Group has sufficient mitigating levers available to it through reduction of capital expenditure and stock intake management to ensure that the business maintains a sufficient level of cash headroom throughout the forecast period.

In the event of an even more extreme downside, involving a cumulative 20% reduction in revenue across the remainder of FY26, the business would deliver a c. 95% reduction in EBITDA performance compared to FY25. As a result, this would lead to a working capital shortfall if unmitigated, but there are further actions entirely in management's control that could be taken to ensure the business could manage its cashflows around its key and short-lived cashflow low points in Autumn 2025 and in the early months of 2026. As the Group loan indentures do not include any performance related covenants, these downside scenarios do not trigger any detrimental debt related consequences.

Therefore, having done this assessment, and taken into account the facilities and liquidity levers now available to the Group, the Board has concluded that Maryland Holdco Limited and the wider Group has the liquidity it requires and will continue to have sufficient headroom to meet its liabilities in full over the next 12 months from the date of approval of these financial statements.

Taking all of the above matters into account, the directors believe it is reasonable to anticipate that the Group's capital structure and liquidity is sufficient to meet its requirements over the next 12 months and have therefore concluded that it remains appropriate to adopt the going concern basis in the preparation of these financial statements.

2.4 Critical accounting estimates

The preparation of consolidated financial statements in conformity with IFRS requires management to make estimates and assumptions concerning the future that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. These judgements, estimates and assumptions are based on historical experience and management's best knowledge at the time. Actual results may differ from these estimates.

Critical accounting estimates relate to the following:

(a) Carrying value of inventories

Inventories include provisions for obsolescence, markdowns and shrinkage based on historical experience and management estimates of future events. Provisions are made from those items of inventory where the net realisable value is estimated to be lower than cost. Net realisable value is based on both historical experience and assumptions regarding future selling values and disposal channels, and is consequently a source of estimation uncertainty.

Whilst the level of provision inherently involves a level of management judgement, the impact on profit or loss of a 10% increase or decrease in the year-end terminal inventory provision position, which management believe to be a reasonable reflection of possible outcomes, would be a maximum increase/(decrease) of £0.5m.

Details regarding the level of write-offs and provisions recognised against inventory during the current year are disclosed in note 15 and reflect the material nature of these amounts.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.4 Critical accounting estimates (continued)

(b) Business combinations

As part of the Matalan Group acquisition on 26 January 2023, we identified the assets and liabilities acquired. Attributing fair values to assets acquired and liabilities assumed as part of business combinations is considered to be a key judgement. The fair valuation exercise along with the purchase price allocation between the new debt and equity issuance was performed with assistance from an expert valuer to advise on the valuation techniques and key assumptions in the valuation, in particular, in respect of the valuation of the intangible assets, property, plant and equipment, and the favourable/unfavourable component of the Group's property portfolio.

Identification of the acquired assets and liabilities was performed based on the list of intangible assets and liabilities described in IFRS 3. The Matalan brand portfolio and franchise agreements recognised on acquisition were valued based on the multi-period excess earnings method, as deemed to be the most appropriate valuation methodology. The valuation of the unfavourable component of acquired leases was performed by Real Estate valuation experts based on estimated market rental values from external agents, market evidence of relevant transactions and market research from reputable real estate agencies.

The IFRS 13 valuation of the debt and equity instruments issued as part of the strategic sales process was performed by valuation experts. Due to the complexity of the financial instruments, the allocation of the enterprise value across the debt and equity securities has been performed based on simulations using the Geometric Brownian Motion process. The choice of valuation methodologies and assumptions used in the valuations involve judgement, and as such represent a source of estimation uncertainty.

(c) Impairment

The Group has adopted an approach in line with IAS 36, to ensure that the entity's assets are not carried at more than their recoverable amount. For the purposes of determining whether impairment of assets has occurred, and the extent of any impairment loss or its reversal, management uses a number of key assumptions in estimating the cash generation of individual stores. The recoverable amount of each CGU is estimated based on the present value of the cashflows expected to be generated from each CGU, using sensitised store trading forecasts and an appropriate pre-tax discount rate. Each store's value in use includes an allocation of online margin (as outlined in note 2.9), an apportionment of central and distribution centre costs, a share of brand value and a proportion of the net costs required to service the group's clearance stores. The recoverable amount of each CGU is compared to the carrying amounts of each store inclusive of a deemed allocation of group assets. The recoverable amount of each CGU is based upon future forecasts and management assumptions regarding growth rates, discount rates and asset allocations and is consequently a source of estimation uncertainty.

For the purposes of impairment testing, the brand and goodwill acquired as part of the Business Combination is allocated to the Cash Generating Unit (CGU) that is expected to benefit from the synergies of the combination. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.4 Critical accounting estimates (continued)

(d) Dilapidations

The Group includes a dilapidations provision within its financial statements to cover the cost of dilapidations in its store estate. The provision covers both the cost of making good the general wear and tear in the store estate in accordance with IAS 37, and an estimate of the cost to be incurred by the Group in restoring the underlying asset to the conditions required by the terms of the lease in accordance with IFRS 16. The provision represents a best estimate of expenditure required to settle the present obligation at the balance sheet date. Given the size of the store estate, the provision is measured on a probability-weighted expected value basis based upon an assessment of both the cost and probability of a store incurring dilapidation costs extrapolated over the total store population. In reaching this best estimate, management take into account the risks and uncertainties that surround the underlying events, and as such, this estimate is based upon historical experience and managements best knowledge at the balance sheet date.

(e) Deferred Taxation

Deferred tax assets and liabilities are calculated using the enacted or substantively enacted rates that are expected to apply when an asset is realised or a liability is settled. Deferred tax assets are recognised only to the extent it is considered probable that those assets will be recoverable. This involves an assessment of when those assets are likely to reverse, and a judgement as to whether or not there will be sufficient taxable profits available to offset the assets when they do reverse. This requires assumptions regarding future profitability and is therefore inherently uncertain. Therefore, in order to mitigate this inherent uncertainty, the business only assesses probable levels of recoverability over a maximum 6 year period with this assessment based on growth forecasts using a highly sensitised assessment of the Group's budget and long term strategic forecasts. To the extent assumptions regarding future profitability change, there can be an increase or decrease in the amounts recognised in respect of deferred tax assets as well as in the amounts recognised in income in the period in which the change occurs.

(f) Lease Interest Rates

The Group cannot readily determine the interest rate implicit in the lease, and therefore it uses its incremental borrowing rate to measure lease liabilities. The Incremental Borrowing Rate ("IBR") is the rate of interest that the Group would have to pay to borrow over a similar term, and with a similar security, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. The assessment of the IBR is management's best estimate of the appropriate borrowing rate at inception of each lease and is based on both external macro-economic indicators and internal micro-economic factors around the Group borrowings and risk profile. As such it inherently involves management assumptions and judgements, and is consequently a source of estimation uncertainty.

2.5 Basis of consolidation

Maryland Holdco Limited, the ultimate parent Company of the Matalan Group, is owned by a variety of corporate shareholders, led by an ad-hoc group of four large global investment institutions, with no one party or fund owning more than 25% of the share capital.

The consolidated financial statements incorporate the financial statements of the Company and its subsidiary undertakings.

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. In assessing control, the Group takes into consideration potential voting rights. The acquisition date is the date on which control is transferred to the acquirer.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.5 Basis of consolidation (continued)

The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases. Losses applicable to the non-controlling interests in a subsidiary are allocated to the non-controlling interests even if doing so causes the non-controlling interests to have a deficit balance. Where the Group loses control of a subsidiary, the assets and liabilities are derecognised along with any related NCI and other components of equity. Any resulting gain or loss is recognised in profit or loss. Any interest retained in the former subsidiary is measured at fair value when control is lost.

The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued, and liabilities incurred or assumed at the date of exchange.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognised directly in the income statement as a gain on bargain purchase.

Inter-company transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated but considered an impairment indicator of the asset transferred. Accounting policies of subsidiaries are consistent with the policies adopted by the Group.

2.6 Revenue

Revenue, which excludes value added tax and discounts, represents the value of goods sold through retail shops and online. The goods sold comprise of clothing and homewares.

Retail revenue, which is net of returns, is recognised in the financial statements when control has passed to the customer at the point of sale. Sale of goods online are recognised when goods are delivered and title has passed. Returns include both actual returns, and the movement on the provision of expected returns.

Dropship revenue, where goods are provided by direct delivery from the manufacturer to customer, is recognised when goods are delivered and title has passed, with Matalan acting as the principal. Matalan has a small number of concession partners. For the sale of concession goods, Matalan acts as the agent where commission revenue is recognised based on the sale of the concessionary goods.

International revenue is recognised on an ex works basis, in line with our franchise contracts at the point of despatch to our International franchise partners. Sales to the partners represent the cost of products sold to international Matalan franchisees plus a royalty mark up; all operating costs and revenues associated with the running of the international stores are incurred and generated by the franchisees.

Revenue from ancillary income streams are generated from sources that are complementary and ancillary to the primary trading activities of the business. These ancillary income streams include online fulfilment income, upstream and downstream supply income and income generated from recycling.

Income generated through Gift Cards are recognised in line with other revenue at the point the gift card is utilised as the payment method by the customer at the point of sale. For Matalan Gift Cards, at the point of expiration, any remaining funds will be recognised as revenue.

Sales returns are honoured within 28 days of purchase, and the expected level of returns is provided for within the balance sheet.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.7 Finance income and expenditure

Financing expenses include interest payable, finance charges on lease liabilities recognised in profit or loss using the effective interest method, unwinding of the discount on provisions, and net foreign exchange losses that are recognised in the income statement (see foreign currency accounting policy). Interest payable is recognised in profit or loss as it accrues, using the effective interest method. Foreign currency gains and losses are reported on a net basis.

2.8 Intangible assets

(a) Computer software

Software and associated costs are capitalised as intangible assets where it is not an integral part of the related hardware at purchase cost and amortised over its estimated useful life which is generally 5 years. Capitalised software costs include both direct external costs of goods and services and internal payroll related costs for employees who are associated with the software project.

Development costs are recognised as intangible assets when the following criteria are met:

- It is technically feasible to complete the software so that it is available for use.
- Management intend to complete the software for use in the business.
- It can be demonstrated how the software will generate probable economic benefits in the future.
- Adequate technical, financial and other resources are available to complete the project.

Amortisation is charged to cost of sales or administrative expenses depending on the nature and purpose of the asset. On average, the computer software and associated costs have a 2 year remaining amortisation period.

(b) Brands and Franchise Agreements

Intangible assets arising under a business combination (acquired intangible assets) are capitalised at fair value as determined at the date of acquisition and are stated at that fair value less accumulated amortisation and impairment losses.

The assets are amortised over their estimate useful lives, which are as follows:

Brand	15 years
Franchise agreements	7 years

2.9 Impairment of non-financial assets

Non-financial assets that have an indefinite useful life, for example goodwill, are not subject to amortisation and are tested annually for impairment. Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell, and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.9 Impairment of non-financial assets (continued)

In accordance with IAS 36, management are required to identify cash generating units ("CGU") based on the smallest group of assets that includes the asset and generates cash inflows that are largely independent from other cash inflows from other assets or group of assets. On this basis, management have elected to treat each individual store as a separate CGU. The challenging economic conditions caused by the highly inflationary environment and rising interest rates, represents impairment indicators and as such all CGUs have been assessed for impairment at the balance sheet date. For the purposes of impairment testing, the brand and goodwill acquired as part of the Business Combination is allocated to the Cash Generating Unit (CGU) that is expected to benefit from the synergies of the combination. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal.

The Group operates an omnichannel business, offering its customers the chance to shop its ranges through its e-commerce platform as well as its physical retail store estate. The online and store activities are intrinsically linked, interdependent and complementary, with the online and store goods managed from a single site, and the online business benefitting from its association to the Matalan fascia. The two channels are highly interdependent, with the option to click and collect in store or to check store availability online driving in-store footfall and improving the online customer experience. As a result our omnichannel customers spend significantly more with the business than single channel customers. It is for these reasons that our online channel is assessed as part of the store CGUs, with our online EBITDA, net of central and distribution centre cost allocations, assigned against each separate store CGU using store sales as a proxy for omni-channel customer overlap and store footfall.

2.10 Property, plant and equipment

Items of property, plant and equipment are stated at purchase cost or deemed purchase cost less accumulated depreciation and impairment losses. Cost includes expenditure that is directly attributable to the acquisition of the items.

Depreciation is charged to the income statement on a straight-line basis over the estimated useful economic lives of each component of an item of property, plant and equipment. The estimated useful lives are as follows:

Alterations to leasehold premises	2-14 years
Fixtures, fittings and IT hardware	4-7 years
Motor vehicles	8-10 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised net in the income statement. Depreciation of property, plant and equipment is charged to cost of sales and administrative expenses in the income statement.

2.11 Assets under construction

Assets that are not yet in use are classified as 'assets under construction'. Assets under construction at yearend are reviewed as part of our annual impairment review. When the related asset is brought into use the asset will be transferred out of this classification and depreciation or amortisation will commence based on the estimated useful life as defined by the accounting policies specified above.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.12 Investments

Investments in subsidiaries are stated at cost, where cost is the aggregate nominal value of the relevant number of the Company's shares and the fair value of any other consideration given to acquire the share capital of the subsidiary undertakings, less attributable issue costs.

The net book value of investments in subsidiaries is increased by the fair value of employee services for those employees of those subsidiaries receiving share-based payments granted by this company, in accordance with IFRS 2 "Share based payments" with a corresponding credit to equity.

2.13 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is based on purchase cost on a first in, first out basis and includes appropriate overheads and direct expenditure incurred in the normal course of business in bringing them to their present location and condition. Net realisable value is the price at which inventories can be sold in the normal course of business after deducting costs of realisation. Provisions are made as appropriate for obsolescence, markdown and shrinkage. Costs of inventories include the transfer from equity of any gains or losses on qualifying cash flow hedges relating to the purchase of goods for resale. Inventories of goods purchased from overseas are recognised at the point that control passes.

2.14 Foreign currency transactions

Transactions in foreign currencies are translated into sterling at the foreign exchange rate ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are translated into sterling at rates ruling at the balance sheet date. Foreign exchange differences arising on translation are recognised within the income statement except when recognised in equity as qualifying cash flow hedges.

2.15 Current income tax

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

2.16 Deferred income tax

Deferred income tax is provided in full using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the tax bases of assets and liabilities. The following temporary differences are not provided for: goodwill not deductible for tax purposes and the initial recognition of assets or liabilities that affect neither accounting nor taxable profit. The amount of deferred income tax provided is based on the expected manner of realisation or settlement of carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date and that are expected to apply when the related deferred tax liability is settled or asset is realised.

A deferred income tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised. Deferred income tax assets are reduced to the extent it is no longer probable that the related tax benefit will be realised.

Deferred income tax is charged or credited to the income statement when the liability is settled, or the asset is realised. Deferred income tax is recognised in the income statement except to the extent that it relates to items recognised directly in equity, in which case it is recognised directly in equity.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.17 Derivative financial instruments

The Group uses forward foreign currency contracts to manage its exposure to fluctuating foreign exchange rates. In accordance with its Treasury policy, the Group does not hold or issue derivative financial instruments for speculative or trading purposes.

These derivative financial instruments are initially recognised and measured at fair value on the date the contracts are entered into and subsequently re-measured at their fair value at the balance sheet date. The fair value is calculated using mathematical models and is based upon the duration of the derivative instrument together with quoted market data including foreign exchange rates at the balance sheet date.

The method of recognising the resulting gain or loss is dependent upon whether the derivative is designated as an effective hedging instrument and the nature of the item being hedged. The Group accounts for those derivative financial instruments used to manage its exposure to foreign exchange risk on highly probable foreign currency stock purchases as cashflow hedges under IFRS 9.

At inception of a contract the Group documents the economic relationship between the hedging instrument and the hedged item as well as its risk management objective and strategy for undertaking various hedging transactions. The Group also documents its assessment of the effectiveness at inception and on an ongoing basis to ensure that the instrument remains an effective hedge of the transaction. When forward contracts are used to hedge forecast transactions, the Group generally designates the change in the fair value of the forward related to both the spot and forward elements as the hedging instrument.

The effective portion of the changes in fair value of cashflow hedges is recognised in equity. On completion of the forecast purchase transaction, the effective part of any gain or loss previously deferred in equity are reclassified from equity and included in the initial cost of inventory when recognised on the balance sheet. The deferred amounts are ultimately recognised in profit and loss in cost of sales. The effective gain or loss is recognised in cost of sales in the income statement in the same period during which the underlying asset affects the income statement.

If the hedge transaction is no longer expected to take place, then the cumulative unrealised gain or loss is recognised immediately in the income statement. The gain or loss relating to the ineffective portion is recognised immediately in profit and loss, within other gains/(losses). Cumulative gains or losses remain in equity and are then recognised when transactions are ultimately recognised in the income statement.

Derivatives are deemed to be current unless the financial instrument is due to mature more than 12 months after the balance sheet date then they are deemed to be non-current.

2.18 Cash and cash equivalents

Cash and cash equivalents comprise cash balances, call deposits and receipts in transit, both for credit cards and cash in transit from the stores.

2.19 Borrowings

Interest bearing borrowings are recognised initially at fair value less attributable issue costs. Subsequent to initial recognition, interest bearing borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in the income statement over the period of the borrowings on an effective interest basis. The fair values of trade and other receivables, loans and overdrafts and trade and other payables with a maturity of less than one year are assumed to approximate to their book values. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.20 Dividends

Final dividends payable to the Group's shareholders are recognised in the Group's consolidated financial statements in the period in which the dividends are approved by the Group's shareholders. Interim dividends payable are recognised in the period in which the dividends are paid.

2.21 Termination benefits

Termination benefits are payable when employment is terminated by the Group before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group recognises termination benefits when it is demonstrably committed to the termination of the employment of current employees according to a detailed formal plan without possibility of withdrawal. These benefits are disclosed in the financial statements where material.

2.22 Exceptional items

The Group defines exceptional items presented in the income statement as those non-underlying gains or losses that are material in size, and/or relate to events which are unusual or infrequent in nature. The directors are of the opinion that the separate recording of exceptional items provides helpful information about the Group's underlying business performance.

In order for an item to be assessed as exceptional it should, typically, meet at least one of the following criteria;

- the gain or loss is so material in size that its separate recording is necessary to interpret trading performance in the normal course of business;
- it is unusual in nature or outside the normal course of business and as such does not reflect the standard operational activities of the Group;
- it arises from a major business change or restructuring event, or directly relate to an acquisition or divestment;
- its inclusion distorts the Group's underlying trading performance due to its irregular nature year on year

Events which may give rise to the classification of items as exceptional include;

- costs of major restructuring and reorganisation of the existing business,
- acquisition and similar costs related to business combinations or debt refinancings,
- gains or losses on the disposal or impairment of assets,
- and other significant non-recurring gains or losses.

2.23 Share capital

Ordinary shares are classified as equity.

2.24 Trade and other receivables

Trade and other receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less any expected credit loss (see note 2.26).

2.25 Trade and other payables

Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.26 Impairment

Trade receivables, intercompany receivables and other receivables are recorded at transaction price and subsequently measured at amortised cost.

Where applicable other financial assets, including short term investments with a maturity date of over 90 days are classified as either fair value through other comprehensive income ("FVOCI") or fair value through profit or loss ("FVTPL"). There were no such assets on the balance sheet at the financial period end.

Trade receivables, and other receivables are measured at amortised cost and assessed for impairment based on the credit risk of these assets. The impairment for credit risk is recognised on an expected credit loss model based on management's expectation of losses without regard to whether an impairment trigger happened or not.

For the majority of trade customers, by value, to whom credit is extended the trade receivable is fully securitised thus mitigating the credit risk. As a result, the overall credit risk of trade and other receivables is low.

The Group measures loss allowances at an amount equal to lifetime ECL, except for other debt securities and bank balances for which credit risk (i.e. the risk of default occurring over the expected life of the financial instrument') has not increased significantly since initial recognition which are measured as 12-month ECL.

Loss allowances for trade receivables, other receivables and contract assets are always measured at an amount equal to lifetime ECL.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECL, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information.

The Group assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Group considers a financial asset to be in default when:

- the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or
- the financial asset is more than 90 days past due.

The Group considers a debt security to have low credit risk when its credit risk rating is equivalent to the globally understood definition of 'investment grade'. The Group considers this to be Baa3 or higher per rating agency Moody's or BBB- or higher per rating agency S&P.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.26 Impairment (continued)

Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Group expects to receive). ECLs are discounted at the effective interest rate of the financial asset.

Credit-impaired financial assets

At each reporting date, the Group assesses whether financial assets carried at amortised cost and debt securities at FVOCI are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Write-offs

The gross carrying amount of a financial asset is written off (either partially or in full) to the extent that there is no realistic prospect of recovery.

2.27 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation.

Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows. When some or all of the economic benefits required to settle a provision are expected to be recovered from a third-party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

2.28 Right-of-use assets and lease liabilities

The lease portfolio of the Group is made up of its retail stores, distribution centres and head office, along with a small amount of equipment at the distribution centres. For these leases, the Group recognises a right-of-use asset and a lease liability at the lease commencement date.

The right-of-use asset is measured at cost, comprising the initial measurement of the lease liability and any lease payments made in advance of the lease commencement date (net of incentives received). The right-of-use asset is subsequently depreciated and impaired (as determined by IAS 36) where indicators of impairment exist, adjusted for certain remeasurements of the lease liability.

Depreciation is applied on a straight-line basis, on the same basis as those of property, plant and equipment, from the lease commencement date until the end of the lease term or the end of the useful life of the underlying asset, whichever is earliest. In addition, the right-of-use asset is periodically reviewed for impairment losses, and if any, adjusted for certain remeasurement of the lease liability.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.28 Right-of-use assets and lease liabilities (continued)

The lease liability is initially recognised at the present value of the lease payments unpaid at that date, discounted using the rate implicit in the lease, or if that rate cannot be readily determined, the Group's incremental borrowing rate. The Group determines its incremental borrowing rate by obtaining interest rates from various external financing sources, and makes certain adjustments to reflect the terms of the lease and type of asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- Fixed lease payments (including in substance fixed) less any lease incentives;
- Variable payments based on an index or rate;
- Amounts expected to be paid under a residual value guarantee;
- Payments arising from options reasonably certain to be exercised; and
- Penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

The lease liability is subsequently measured at amortised cost using the effective interest method and reduced by lease payments that are allocated between repayments of principal and finance costs. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if the Group changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised insubstance fixed lease payment.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, to the extent that the right-of-use asset is reduced to nil, with any further adjustment required from the remeasurement being recorded in profit or loss.

The IASB defines a lease modification as a change in the scope of a lease (for example, adding or terminating the right to use one or more underlying assets, or extending or shortening the contractual lease term), or the consideration for a lease, that was not part of the original terms and conditions of the lease.

IFRS 16 states that a lease modification is only accounted for as a separate lease when both of the following criteria are met:

- a) the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- b) the consideration for the lease increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

Management therefore assess lease variations (regears), lease extensions, and early lease terminations as lease modifications on the basis that there is a clear change in either the scope of the lease, or the total lease consideration. These lease modifications are not accounted for as a separate lease on the basis that only one of the IFRS 16 criteria has been met. In the case of a lease modification in relation to a full lease surrender & new lease, this represents both a change in the scope and consideration of the lease, and as such a separate lease is recognised.

The Group has elected not to recognise right-of-use assets and lease liabilities for leases of low-value assets and short-term leases, including IT equipment. The Group recognises lease payments associated with these leases as an expense on a straight-line basis over the lease term.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

2. Summary of material accounting policies (continued)

2.29 Pension scheme

The Group operates a defined contribution pension scheme for its employees. A defined contribution plan is a post-employment benefit plan under which the Group pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution pension plans are recognised as an expense in the income statement in the periods during which services are rendered by employees.

3. Financial risk management

3.1 Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign exchange risk, fair value interest rate risk and cash flow interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Group uses derivative financial instruments to hedge certain risk exposures.

Risk management is carried out by the Group treasury department under policies approved by the board of directors. Group treasury identifies, evaluates and hedges financial risks.

(a) Market risk

(i) Foreign exchange risk

The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the US dollar.

Group policy requires all group companies to manage their foreign exchange risk against their functional currency. The functional currency of all group companies is sterling. The group companies are required to substantially hedge their foreign exchange risk exposure with group treasury. To manage their foreign exchange risk arising from future commercial transactions and recognised assets and liabilities, entities in the Group use forward contracts, transacted with external foreign exchange dealers. Foreign exchange risk arises when future commercial transactions or recognised assets or liabilities are denominated in a currency that is not the entity's functional currency.

The Group hedges future seasons' purchases denominated in US dollars. The Group treasury's risk management policy is to hedge forecast purchases up to two and a half years in advance of anticipated cash flows in respect of the purchase of inventory, which is reviewed by management. 100% of projected purchases in US dollars qualify as 'highly probable' forecast transactions for hedge accounting purposes. The economic relationship is based on a 1:1 hedge ratio, as the underlying risk of the foreign currency contracts are identical to the hedged risk components. The main source of ineffectiveness is due to changes in the dollar payment profiles or changes in forecast transactions as a result of timing or value.

At 22 February 2025, if sterling had strengthened by 10% against the US dollar with all other variables held constant, post-tax profit for the year would have been £4.4m (2024: £3.3m) higher, mainly as a result of foreign exchange gains on translation of US dollar trade payable amounts compensated by foreign exchange losses on translation of US dollar denominated cash and trade receivable US dollar amounts.

At 22 February 2025, if sterling had weakened by 10% against the US dollar with all other variables held constant, post-tax profit for the year would have been £5.4m (2024: £4.1m) lower, mainly as a result of foreign exchange losses on translation of US dollar trade payable amounts compensated by foreign exchange gains on translation of US dollar denominated cash and trade receivable US dollar amounts.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

3. Financial risk management (continued)

3.1 Financial risk factors (continued)

(a) Market risk (continued)

(ii) Cash flow and fair value interest rate risk

As the Group has no significant interest-bearing assets, the Group's income and operating cash flows are substantially independent of changes in market interest rates. The effective rate of interest applicable to the Group's cash balances in the year is 1.68% (2024: 0.96%).

The Group's interest rate risk arises from long-term borrowings. Borrowings issued at variable rates expose the Group to cash flow interest rate risk. Borrowings issued at fixed rates expose the Group to fair value interest rate risk. Following the Group's successful recapitalisation exercise on 26 January 2023, the majority of the Group's long-term borrowings are all fixed rate instruments which significantly reduces the Group's exposure to interest rate risk. However, the £75m New Priority Notes issued as part of this exercise are exposed to variable rates of interest with the interest rate based upon SONIA and a fixed margin.

The impact on profit or loss of a 10 basis-point shift in SONIA with all other variables held constant would be a maximum increase/decrease of $\pounds 0.1m$ (2024: $\pounds 0.1m$).

During the period, the Group's borrowings at fixed and variable rates were denominated in sterling.

(b) Credit risk

Credit risk is managed on a group basis. Credit risk arises from cash and cash equivalents, derivative financial instruments and deposits with banks and financial institutions, as well as credit exposures to wholesale and retail customers, including outstanding receivables and committed transactions. Banks and financial institutions are approved by the Board on a case by case basis, taking into account credit rating and investment criteria.

If wholesale customers are independently rated, these ratings are used. Otherwise, if there is no independent rating, risk control assesses the credit quality of the customer taking into account its financial position, past experience and other factors. Individual risk limits are set based on internal or external ratings in accordance with limits set by the board. Management monitors the utilisation of credit limits regularly.

Sales to retail customers are settled in cash, using major debit or credit cards or other (it is Group policy not to accept cheques).

The Group's cash and cash equivalents are all held with established high street banks. A summary of the Group's exposure to credit risk for cash and cash equivalents by credit risk rating is presented below:

Credit risk rating	Credit impaired	Not credit-impaired	Impairment
Cledit fisk fatling	£'m	£'m	£'m
A+	-	86.0	-

No credit limits were exceeded during the reporting period and management does not expect any losses from non-performance by counterparties. The main counterparties dealt with in the period include Lloyds Bank plc and Barclays Bank plc.

The ageing of receivables has not been disclosed as receivables are not deemed to be material to the Group.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

3. Financial risk management (continued)

3.1 Financial risk factors (continued)

(c) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions.

Due to the dynamic nature of the underlying businesses, group treasury aims to maintain flexibility in funding by maintaining a range of credit lines of varying maturities.

Management monitors rolling forecasts of the Group's liquidity reserve comprising borrowing facilities (note 18) and cash and cash equivalents (note 17) on the basis of expected cash flow. This is generally carried out at a local level in the operating companies of the Group in accordance with practice and limits set by the Group.

In addition, the Group's liquidity management policy involves projecting cash flows in major currencies and considering the level of liquid assets necessary to meet these.

The table below analyses the Group's financial liabilities before issue costs into relevant maturity groupings based on the remaining period at the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

	Less than 1 month £'m	Between 1 and 3 months £'m	Between 3 months and 1 year £'m	Between 1 and 5 years £'m	Greater than 5 years £'m	Total £'m
At 24 February 2024						
Borrowings (before deduction	-	(16.1)	(19.8)	(439.8)	-	(475.7)
of £16.3m issue costs)						
including interest payable						
Trade and other payables	(151.7)	(0.3)	(1.2)	(3.3)	-	(156.5)
Lease liabilities	(8.7)	(17.3)	(75.8)	(304.0)	(153.7)	(559.5)
	(160.4)	(33.7)	(96.8)	(747.1)	(153.7)	(1,191.7)
At 22 February 2025 Borrowings (before deduction of £12.8m issue costs)	-	(16.0)	(18.7)	(426.0)	-	(460.7)
including interest payable	(125.5)	(0,2)	(1, 2)	(1, 0)		(120.0)
Trade and other payables	(135.5)	(0.3)	(1.2)	(1.6)	-	(138.6)
Lease liabilities	(8.6)	(17.4)	(74.5)	(306.9)	(179.9)	(587.3)
	(144.1)	(33.7)	(94.4)	(734.5)	(179.9)	(1,186.6)

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

3. Financial risk management (continued)

3.1 Financial risk factors (continued)

(c) Liquidity risk (continued)

The table below analyses the value of the Group's derivative financial instruments into relevant maturity groupings based on the remaining period at the contractual maturity date as at the balance sheet date. Inflows from gains and outflows from losses on these instruments are presented separately.

	Less than	Between 1 and 2	Between 2 and 5	Over 5 years	Total
	1 year	years £'m	years £'m	£'m	£'m
As at 24 February 2024					
Cash flow hedges:					
Inflows	-	-	-	-	-
Outflows	(8.7)	(1.5)	-	-	(10.2)
	(8.7)	(1.5)	-	-	(10.2)
As at 22 February 2025					
Cash flow hedges:					
Inflows	1.9	1.0	-	-	2.9
Outflows	(1.7)	-	-	-	(1.7)
	0.2	1.0	-	-	1.2

At 22 February 2025, the Group held a total of \$318.0m (2024: \$438.3m) of instruments to hedge exposures to changes in foreign currency.

3.2 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. Consistent with others in the industry, the Group monitors capital on the basis of a gearing ratio. The ratio is calculated as net debt divided by total capital.

Group net debt

	Note	2025 £'m	2024 £'m
Fair value of borrowings (net of issue costs)	18	329.3	319.4
Less: Net cash and cash equivalents (including restricted cash)	17	(89.9)	(126.6)
Net debt		239.4	192.8
Adjusted total capital		(70.2)	(22.3)
Gearing ratio		(341)%	(865)%

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

3. Financial risk management (continued)

3.3 Fair value estimation

The table below analyses financial liabilities carried at fair value or amortised cost. The different fair value levels have been defined as follows:

Level 1 - Quoted prices (unadjusted) in active markets for identical assets or liabilities

Level 2 - Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is derived from prices)

Level 3 – Inputs for the asset or liability that are not based on observable market data (that is unobservable inputs)

The fair values of all financial assets and liabilities by class together with their carrying amount shown in the balance sheet are as follows:

Financial assets

	Fair value	Fair value	Carrying	Carrying
	level 2	level 2	amount	amount
	2025	2024	2025	2024
	£'m	£'m	£'m	£'m
Financial assets measured at amortised cost				
Cash and cash equivalents	-	-	89.9	126.6
Trade and other receivables	-	-	11.4	12.7
	-	-	101.3	139.3

Financial assets measured at fair value through

profit or loss				
Financial derivatives	2.9	-	2.9	-
	2.9	-	2.9	-

Financial liabilities

	Fair value	Fair value	Carrying	Carrying
	level 2	level 2	amount	amount
	2025	2024	2025	2024
	£'m	£'m	£'m	£'m
Financial liabilities measured at amortised cost				
Trade and other payables	-	-	(77.7)	(96.0)
Other interest-bearing loans and borrowings (before	-	-	(342.1)	(335.7)
issue costs)			. ,	
	-	-	(419.8)	(431.7)
			•	
Financial liabilities measured at fair value through				

profit or loss (1.7) (10.2) (1.7) (10.2) (1.7) (10.2) (1.7) (10.2)

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

3. Financial risk management (continued)

3.3 Fair value estimation (continued)

Derivative financial instruments

The fair value of financial instruments that are not traded in an active market (for example, over-the counter derivatives) is determined by using valuation techniques.

The fair value of forward foreign exchange contracts is determined using quoted forward exchange rates at the balance sheet date by reference to contract rate and the market forward exchange rates at the balance sheet date (level 2 fair value estimation).

Trade and other payables and receivables

The fair values of these items are considered to be their carrying value as the impact of discounting future cash flows has been assessed as not material.

Cash and cash equivalents

The fair value of cash and cash equivalents is estimated as its carrying amount where the cash is repayable on demand. Where it is not repayable on demand (such as term deposits), then the fair value is estimated at the present value of future cash flows, discounted at the market rate of interest at the balance sheet date.

Long term and short term borrowings

The fair value of bank loans and other loans approximates their carrying value where they have interest rates based on SONIA. Where the debt is listed, management have estimated fair value based on the quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (level 2 fair value estimation).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

4. Operating profit

	Group 2025 £'m	Group 2024 £'m
Revenue	985.0	1,081.5
Total revenue	985.0	1,081.5
Cost of goods sold	(475.4)	(586.0)
Selling expenses	(340.9)	(323.6)
Exceptional items – selling expenses	(10.9)	(3.6)
Distribution expenses	(60.1)	(56.3)
Total cost of sales	(887.3)	(969.5)
Gross profit	97.7	112.0
Administrative expenses	(76.8)	(82.0)
Exceptional items – administrative expenses	(2.2)	(4.3)
Total administrative expenses	(79.0)	(86.3)
Operating profit	18.7	25.7

The revenue analysis by geographic area for the 52 weeks ended 22 February 2025 is as follows:

	2025	2024
	£'m	£'m
United Kingdom	963.1	1,051.5
Rest of the World	21.9	30.0

The performance of the Group is subject to seasonal peaks.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

5. Net finance costs

	Group 2025	Group 2024
	£'m	£'m
Finance costs and similar charges:		
Interest payable on notes	(42.8)	(39.3)
Other interest payable	(4.1)	(3.5)
Exceptional items – finance costs	-	(0.2)
IFRS 16 interest charge	(40.9)	(44.1)
Finance costs	(87.8)	(87.1)
Finance income:		
Interest receivable	1.4	0.9
Other interest receivable	0.1	0.5
Gain on ineffective forward contracts	0.4	-
Finance income	1.9	1.4
Net finance costs	(85.9)	(85.7)

For finance costs, in the period there are £14.9m (2024: £20.3m) of non-cash items included in the balance.

6. Directors' emoluments

The key management personnel of the Group includes the directors of other Group entities, including the Group's main trading entity Matalan Retail Limited.

The remuneration paid to these key management personnel of the Matalan Group during the financial period was:

	2025 £'m	2024 £'m
Aggregate emoluments (including benefits in kind)	2.0	2.1
Termination benefits	0.3	0.9
	2.3	3.0

The directors accrued £nil (2024: £nil) in defined contribution pension schemes during the period.

2024 figures have been updated to exclude employers National Insurance contributions, consistent with 2025 figures. Aggregate emoluments for 2024 are therefore £0.3m lower than the amount reported in the prior year financial statements.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

7. Employee information

The average number of persons (including executive directors) employed during the period was:

	Group	Group
	2025	2024
	Number	Number
By function		
Selling and distribution	9,601	9,802
Administration	676	659
	10,277	10,461
	2025	2024
	£'m	£'m
Staff costs (for the above persons)		
Wages and salaries	164.4	147.3
Social security costs	11.0	9.9
Other pension costs	2.3	1.9
Termination costs	1.4	2.0
	179.1	161.1

The Company does not have any employees (2024: nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

8. EBITDA ("Non-GAAP Measure")

The Board relies primarily on pre IFRS 16 EBITDA before exceptional items to assess the performance of the Group. Pre IFRS 16 EBITDA before exceptional items for the period was a profit of \pounds 56.1m (2024: \pounds 52.8m). This can be reconciled to statutory operating profit as follows:

	Group 2025 (under IFRS 16) £'m	Group 2024 (under IFRS 16) £'m
Operating profit	18.7	25.7
Depreciation and amortisation Exceptional items	116.5 13.1	112.6 7.9
EBITDA before exceptional items	148.3	146.2

Reconciliation to IAS 17 EBITDA pre-exceptionals (Non-GAAP measure and disclosure)

EBITDA pre exceptionals under IFRS 16	148.3	146.2
Increase in cost of sales	(89.8)	(91.0)
Increase in administrative expenses	(2.4)	(2.4)
EBITDA pre exceptionals under IAS 17	56.1	52.8

The Group utilises IAS 17 EBITDA to assist investor understanding of trading performance. IAS 17 EBITDA is arrived at by taking IFRS 16 EBITDA and adding back IAS 17 operating lease charges.

9. Loss before income tax

Loss on ordinary activities before tax is stated after charging:	Group 2025 £'m	Group 2024 £'m
Cost of inventories recognised as an expense (included in cost of sales) Net foreign exchange gains	475.3 0.1	585.4 0.6
Depreciation charge for the period on property, plant and equipment and right-of-use assets	98.2	93.2
Amortisation of intangible assets Fees payable to the Group's Auditor:	18.3	19.4
for the audit of the parent Company and consolidated financial statements and subsidiary companies	0.7	0.7
for other non-audit services	-	-

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

10. Income tax credit

Analysis of credit

	Group	Company	Group	Company
	2025	2025	2024	2024
	£'m	£'m	£'m	£'m
Current income tax				
UK corporation tax – current period	-	-	-	-
UK corporation tax – prior period	-	-	(2.2)	-
	-	-	(2.2)	-
Deferred income tax Deferred income tax relating to the origination				
and reversal of temporary differences	(9.0)	-	(14.0)	-
Effect of change in income tax rates	-	-	-	
	(9.0)	-	(14.0)	-
Total income tax credit	(9.0)	-	(16.2)	-

The Group income tax credit for the period is lower (2024: higher) than the rate of corporation tax of 25.0% (2024: 24.46%, based on a weighted average rate). A UK corporation tax rate of 19% (effective 1 April 2020) was substantively enacted on 17 March 2020, reversing the previously enacted reduction in the rate from 19% to 17%. On 24 May 2021, the increase in the corporation tax rate to 25% announced in the March 2021 Budget was substantively enacted (effective from 1 April 2023). This increases the Company's future current tax charge accordingly. The deferred tax asset at 22 February 2025 has been calculated based on 25% (2024: 25%).

The differences are explained below:

The differences are explained below.	Group 2025 £'m	Company 2025 £'m	Group 2024 £'m	Company 2024 £'m
Loss for the period Income tax credit	(58.2) 9.0	-	(43.8) 16.2	-
Loss on ordinary activities excluding income tax	(67.2)	-	(60.0)	-
Loss on ordinary activities multiplied by the rate of corporation tax of 25.0% (2024: 24.46%)	(16.8)	_	(14.7)	
Effects of: Non-deductible expenses Deferred income tax not recognised Change in the rate of tax	1.1 7.9	- - -	$1.1 \\ 0.4 \\ (0.8)$	- - -
Adjustments in respect of prior periods Total income tax credit	(1.2)	-	(2.2)	

For tax receipts in the prior period there were £0.3m of non-cash items included in the balance. No tax receipts were received in the current period.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

10. Income tax credit (continued)

Deferred income tax

Deferred income tax is calculated in full on temporary differences on assets and liabilities using a tax rate of 25% (2024: 25%).

The movement on the deferred income tax account is shown below:

	Group 2025 £'m	Company 2025 £'m	Group 2024 £'m	Company 2024 £'m
Opening balance	(11.1)	-	(26.8)	-
Taken to other comprehensive income:				
- hedge reserve	(2.7)	-	1.6	-
- hedge reserve adjustment to tax on acquisition	2.3		-	
Taken to income statement:				
- depreciation in advance of capital allowances	8.5	-	6.1	-
- temporary timing differences	(0.7)	-	8.0	-
- adjustments in respect of prior periods	1.2	-	-	-
At the end of the period	(2.5)	-	(11.1)	_

Deferred income tax assets and liabilities are attributable to the following:

	Asset	S	Liabilit	ies	Net	
Group	2025	2024	2025	2024	2025	2024
	£'m	£'m	£'m	£'m	£'m	£'m
Property, plant and equipment	21.5	11.0	-	-	21.5	11.0
Short-term temporary differences	6.1	11.1	(29.7)	(33.2)	(23.6)	(22.1)
Financial derivatives	-	-	(0.4)	-	(0.4)	-
Net deferred income tax assets/						
(liabilities)	27.6	22.1	(30.1)	(33.2)	(2.5)	(11.1)
		Assets	т:	abilities	Net	
_				admues	INCL	
		0004		2024		
Company	2025	2024	2025	2024	2025	2024
Company	2025 £'m	2024 £'m	2025 £'m	2024 £'m	2025 £'m	2024 £'m
		-		-		
Company Property, plant and equipment		-		-		
Property, plant and equipment Short-term temporary differences		-		-		
Property, plant and equipment Short-term temporary differences Financial derivatives		-		-		
Property, plant and equipment Short-term temporary differences		-		-		

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

10. Income tax credit (continued)

The movement in deferred income tax assets and liabilities during the period, without taking into consideration the offsetting of balances within the same tax jurisdiction, is as follows:

Deferred income tax assets

	Financial derivatives £'m	Accelerated tax depreciation £'m	Short term temporary differences £'m	Total £'m
At 26 February 2023	-	4.9	6.5	11.4
Credited to the income statement	-	6.1	4.6	10.7
Taken directly to other comprehensive	-	-	-	-
income				
At 24 February 2024	-	11.0	11.1	22.1
At 25 February 2024	-	11.0	11.1	22.1
Credited to the income statement	-	10.5	(5.0)	5.5
Taken directly to other comprehensive	-	-	-	-
income				
At 22 February 2025	-	21.5	6.1	27.6

The Group had an unrecognised deferred income tax asset of £31.0m (2024: £23.0m) at the end of the period attributable to tax losses calculated using a tax rate of 25% (2024: 25%).

Deferred income tax liabilities

	Financial derivatives £'m	Accelerated tax depreciation £'m	Short term temporary differences £'m	Total £'m
At 26 February 2023	(1.6)	-	(36.6)	(38.2)
Credited to the income statement	-	-	3.4	3.4
Taken directly to other comprehensive	1.6	-	-	1.6
income				
At 24 February 2024	-	-	(33.2)	(33.2)
At 25 February 2024	-	-	(33.2)	(33.2)
Credited to the income statement			3.5	3.5
Taken directly to other comprehensive	(0.4)	-	-	(0.4)
income				
At 22 February 2025	(0.4)	-	(29.7)	(30.1)

The short term temporary differences relate to the deferred tax recognisable on the recognition of the brands, franchise agreements and right-of-use assets on Group acquisition.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

11. Property, plant and equipment

Group

	Alterations to leasehold premises £'m	Motor Vehicles £'m	Fixtures, fittings and IT hardware £'m	Assets under construction £'m	Total £'m
Cost					
At 26 February 2023	87.2	0.4	67.1	12.1	166.8
Additions	21.9	0.1	5.5	1.6	29.1
Transfers	12.1	0.1	0.8	(13.0)	-
At 24 February 2024	121.2	0.6	73.4	0.7	195.9
At 25 February 2024	121.2	0.6	73.4	0.7	195.9
Additions	6.1	0.2	6.4	2.5	15.2
Disposals	(0.3)	- 0.2	-	-	(0.3)
Transfers	(0.5)	-	1.2	(1.2)	(0.5)
At 22 February 2025	127.0	0.8	81.0	2.0	210.8
Accumulated depreciation At 26 February 2023 Charge for the period Impairment At 24 February 2024 At 25 February 2024 Charge for the period	1.9 19.2 0.7 21.8 21.8 24.9	0.1 0.1 0.1 0.1	1.2 13.6 - 14.8 15.6	- - - - -	3.1 32.9 0.7 36.7 40.6
Impairment	1.3	-	-	-	1.3
Disposals	(0.3)	-	-	-	(0.3)
At 22 February 2025 Net book value At 22 February 2025	47.7 79.3	0.2	<u> </u>	- 2.0	78.3 132.5
Net book value At 24 February 2024	99.4	0.5	58.6	0.7	159.2
Net book value At 25 February 2023	85.3	0.4	65.9	12.1	163.7

Depreciation of property, plant and equipment is charged to cost of sales and administrative expenses in the income statement.

For purchase of property, plant and equipment, in the period there are £1.3m (2024: £4.7m) of non-cash items included in the balance.

The Company has no property, plant and equipment (2024: £nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

12. Intangible assets

Group	Brands £'m	Franchise agreements £'m	Computer software and associated costs £'m	Assets under construction £'m	Total £'m
Cost	~ 111	~ 111	~ III	2 111	~ 111
At 26 February 2023	102.1	10.9	28.3	5.7	147.0
Additions	-	-	2.9	5.3	8.2
Transfers	-	-	9.4	(9.4)	-
At 24 February 2024	102.1	10.9	40.6	1.6	155.2
At 25 February 2024	102.1	10.9	40.6	1.6	155.2
Additions	102.1	10.9	2.4	2.7	5.1
Transfers	-	-	2.4 1.6	(1.6)	5.1
At 22 February 2025	102.1	10.9	44.6	2.7	160.3
Aggregate amortisationAt 26 February 2023Charge for the periodAt 24 February 2024At 25 February 2024Charge for the periodImpairmentsAt 22 February 2025Net book valueAt 22 February 2025	0.6 6.8 7.4 7.4 6.8 - 14.2 87.9	0.1 1.6 1.7 1.7 1.6 1.5 4.8 6.1	1.3 11.0 12.3 12.3 9.9 - 22.2 22.4	- - - - - - - - - - - - - -	2.0 19.4 21.4 21.4 18.3 1.5 41.2 119.1
At 22 February 2025	07.9	0.1	22.4	2.1	119.1
Net book value At 24 February 2024	94.7	9.2	28.3	1.6	133.8
Net book value At 25 February 2023	101.5	10.8	27.0	5.7	145.0

Amortisation in respect of online platform development costs is charged to cost of sales in the income statement. Amortisation of all other intangible assets is charged to administrative expenses.

For purchase of intangible assets, in the period there are $\pounds 1.7m$ (2024: $\pounds 2.9m$) of non-cash items included in the balance due to the timing of capital payments.

The Company has no intangible assets (2024: £nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

13. Goodwill

	Group 2025	Group 2024
	£'m	£'m
Opening balance	3.4	3.4
Impairment	-	-
Closing balance	3.4	3.4

The acquisition of Matalan Finance PLC and its subsidiaries by Maryland Bidco Limited, an indirect subsidiary of Maryland Holdco Limited, on 26 January 2023, was accounted for as a business combination with an excess of purchase consideration over fair value of the identifiable assets and liabilities of £3.4m. This was classified as goodwill on the balance sheet, and is primarily growth expectations, expected future profitability, and the skill and expertise of the Matalan Retail workforce. Goodwill is not expected to be deductible for tax purposes.

14. Investments

Company

	Investment in subsidiaries
	£'m
Cost and net book value	
On incorporation	-
Fair value of equity issuance on business combination	47.8
At 25 February 2023	47.8
At 24 February 2024 and 22 February 2025	47.8

On 26 January 2023, Maryland Bidco Limited, an indirect subsidiary of Maryland Holdco Limited, acquired 100% of the share capital in Matalan Finance Plc, acquiring the company and its subsidiaries. As part of the transaction, Maryland Bidco Limited issued three new debt instruments, which also included the issuance of ordinary shares in Maryland Holdco Limited to the holders of these debt instruments for no cash consideration. The equity issuance has been recorded on initial recognition at a fair value of £47.8m. Given that there was no cash consideration in relation to this equity issuance, this is deemed to be a contribution to the investment in the subsidiary Maryland Midco Limited of £47.8m.

An annual impairment review of the investment carrying value is undertaken each year. The review is based on the underlying net assets of the Group and Group forecasts, with the Group forecasts discounted based on the Group's Weighted Average Cost of Capital (WACC). Given the current economic conditions and related uncertainties, a long-term growth rate of 2% is used.

Based on this exercise, the directors believe that the book value of investments is supported by their underlying net assets and the future discounted cash flows of the trading subsidiaries of the investment, and no impairment is required. The investment is wholly owned and has a coterminous period end with the Company.

A list of all subsidiary undertakings is given in note 29.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

15. Inventories

	Group 2025	Group 2024
	£'m	£'m
Finished goods	115.4	105.1

The cost of inventories recognised as an expense and included in 'cost of sales' amounted to £475.3m (2024: £585.4m).

Finished goods stock is stated net of provisions. At 22 February 2025, the net realisable value inventory provision amounted to $\pounds 6.6m$ (2024: $\pounds 6.7m$). The inventory provision is calculated by reference to the age of the Stock Keeping Units ("SKU") and the length of time it is expected to take to sell. The provisions applied in calculating the provision are as follows;

- Discontinued stock greater than 180 days: 100%
- Old season transitional stock: 21%
- Current season stock: 27%
- Current season transitional stock: 20%
- Next season and core stock: 1%

In addition, a provision is held to account for stock losses during the period since when the SKU was last counted.

The value of inventory against which a provision is held is £10.1m (2024: £10.5m).

During the period, the Group has charged $\pounds(12.5)m$ (2024: $\pounds(16.0)m$) to the income statement in relation to inventories written off and provided against.

The Company has no inventories.

16. Trade and other receivables – current

	Group 2025 £'m	Group 2024 £'m
Trade receivables	11.4	12.7
Prepayments	20.6	21.9
	32.0	34.6

The Company is owed £nil by group undertakings at the period end (2024: £nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

17. Cash and cash equivalents

	Group 2025	Group 2024
	£'m	£'m
Restricted cash at bank	3.9	3.9
Unrestricted cash at bank and in hand	86.0	122.7
Total cash and cash equivalents	89.9	126.6

The Company has no cash and cash equivalents (2024: £nil).

The Group's cash and cash equivalents are denominated in sterling, US dollars and Euros.

The restricted cash and cash equivalents relates to funds cash collateralised in relation to issued letters of credit and bank guarantees. See note 18 for further details.

18. Financial liabilities – borrowings

10. Filancial habilities – borrowings	Group 2025 £'m	Restated Group 2024 £'m
Current Accrued interest on £61.2m 10.0% Super Senior Notes (Tranche 1)	(2.2)	(2.2)
Accrued interest on £25.0m 10.0% Super Senior Notes (Tranche 2)	(0.9)	(0.9)
Accrued interest on £75.0m SONIA plus 5.5% Priority Notes	(0.8)	(0.9)
Accrued interest on £199.8m 10.0% Senior Secured Notes	(7.1)	(7.2)
	(11.0)	(11.2)
Non-current £61.2m 10.0% Super Senior Notes (Tranche 1) (fair valued and net of £2.3m issue costs (February 2024: £3.4m)) maturity date 2027	(61.2)	(61.2)
£25.0m 10.0% Super Senior Notes (Tranche 2) (net of £nil issue costs (February 2024: £nil)) maturity date 2027	(25.0)	(25.0)
£75.0m SONIA plus 5.5% Priority Notes (fair valued and net of £3.1m issue costs (February 2024: £4.2m)) maturity date 2027	(75.1)	(75.0)
£199.8m 10.0% Senior Secured Notes (fair valued and net of £7.4m issue costs (February 2024: £8.7m)) maturity date 2028	(157.0)	(147.0)
	(318.3)	(308.2)

The Company has no borrowings (2024: £nil).

Borrowings are all denominated in sterling at 22 February 2025. Issue costs of £19.5m were incurred in relation to the Super Senior Notes, Senior Secured Notes and Priority Notes, and are being amortised over the terms of the facilities.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

18. Financial liabilities – borrowings (continued)

On 26 January 2023, the Matalan Group successfully completed a recapitalisation exercise, as part of which Maryland Bidco Limited, an indirect subsidiary of Maryland Holdco Limited acquired the entire share capital of Matalan Finance Plc for $\pounds 1$.

As part of the transaction, Maryland Bidco Limited issued three new classes of debt. Super Senior Notes of £61.2m with a maturity date of January 2027 in order to fully repay Matalan Finance Plc's £60m asset backed term loan. Senior Secured Notes of £200m with a maturity date of January 2028 were issued to acquire the entirety of Matalan Finance Plc's £350m 6.75% First Lien Secured Notes. In addition, New Priority Notes of £75m with a maturity date of July 2027 were issued injecting additional liquidity into the Group.

The Group also negotiated a further new Super Senior Notes (Tranche 2) facility with a committed value of £25m and a maturity date of January 2027. This facility remained available for drawdown for up to six months after the transaction date, and was fully drawn down in June 2023.

On 7 November 2023, Maryland Bidco Limited cancelled £205,000 worth of unclaimed 10% Senior Secured Notes due 2028, which were returned to the Company at the end of the Holding Period under the terms of the Holding Period Trust Deed dated 18 January 2023. This reduced the capital value of the issued notes from £200.0m to \pounds 199.8m.

All of these new classes of debt were issued along with the allocation of shares in the Group's new holding company Maryland Holdco Limited resulting in a change of ownership of the Group and new ultimate controlling parties, with £3.1m of issue costs allocated against the new equity.

In accordance with the requirements of IFRS 3, these loan notes issued in order to effect the business combination are initially recognised at fair value less attributable issue costs.

We may from time to time seek to retire or purchase our outstanding debt through cash purchases in open market purchases, privately negotiated transactions or otherwise. Such repurchases, if any, will depend on prevailing market conditions, our liquidity requirements, contractual restrictions and other factors.

Maturity of borrowings

· C	Group	Restated Group
	2025	2024
	£'m	£'m
Less than one year	-	-
One to five years	361.0	361.0
Five to ten years	-	-
	361.0	361.0
Accrued interest	11.0	11.2
IFRS 9 fair value adjustment	(29.9)	(36.5)
Unamortised issue costs	(12.8)	(16.3)
	329.3	319.4
	11.0	11.0
Current	11.0	11.2
Non-current	318.3	308.2
	329.3	319.4

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

18. Financial liabilities – borrowings (continued)

Borrowing facilities

The Matalan Group holds an £8.0m cash-collateralised ancillary facility which it has negotiated with its bankers. These facilities are held within Matalan AF Limited for the benefit of the Group with the cash collateral associated with this ancillary facility reflected as restricted cash and cash equivalents within the financial statements. These facilities are subject to an annual review and incur fees at market rates. At 22 February 2025, the table below reflects the usage of the AF (ancillary facility):

	Group 2025 £'m	Group 2024 £'m
Letters of credit	-	-
Guarantees	3.3	3.9
Unused	4.7	4.1
Total	8.0	8.0

An unlimited guarantee under a composite accounting agreement operates for all Group company bank accounts. Group bank facilities are secured by fixed and floating charges on the assets of the guarantor group. Notes in issue are guaranteed by the assets of the guarantor group.

19. Trade and other payables

	Group 2025 £'m	Group 2024 £'m
Trade payables	(77.7)	(96.0)
Other tax and social security payables	(19.2)	(20.0)
Other creditors	(7.5)	(7.5)
Accruals	(34.2)	(33.0)
	(138.6)	(156.5)
	Group	Group
	2025	2024
	£'m	£'m
Current	(137.0)	(153.2)
Non-current	(1.6)	(3.3)
	(138.6)	(156.5)

The Company owes group undertakings £3.1m (2024: £3.1m) at the period end. Amounts owed to group undertakings are repayable on demand and therefore presented as current. The non-current liability represents capital financing for environmentally sustainable store improvements, including LED lighting.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

20. Derivative financial instruments

Group

	2025		2024	4
	Assets £'m	Liabilities £'m	Assets £'m	Liabilities £'m
Forward foreign exchange contracts	2.9	(1.7)	-	(10.2)
Total	2.9	(1.7)	-	(10.2)
Less non-current portion:				
Forward foreign exchange contracts	1.0	-	-	(1.5)
Non-current portion	1.0	-	-	(1.5)
Current portion	1.9	(1.7)	-	(8.7)

The Company has no derivative financial instruments.

The amount that was recognised in the Statement of comprehensive expenditure during the period net of tax was $\pounds 1.2m$ (2024: $\pounds 5.4m$). The amount that was transferred from equity to the initial cost of inventory, and then to the income statement in the period was $\pounds nil$ (2024: $\pounds nil$). The ineffective portion recognised in the income statement that arises from cash flow hedges amounts to $\pounds 0.4m$ (2024: $\pounds nil$).

Forward foreign exchange contracts

The total principal value of forward foreign exchange contracts at 22 February 2025 was \$318.0m (2024: \$438.3m).

The total principal value of forward foreign exchange contracts due to mature, converted into Pound Sterling at the contract rate, is as follows:

	2025	2024
	£'m	£'m
Maturing within one year	227.8	295.0
Maturing between one to two years	22.8	60.6
	250.6	355.6

The net fair value of gains as at 22 February 2025 on open forward foreign exchange contracts that hedge the foreign currency risk of purchases are $\pounds 1.2m$ (2024: $\pounds (10.2)m$ losses). These are transferred at their current fair value as an inventory-based adjustment on receipt of the underlying inventory.

The fair value of open forward foreign exchange contracts is due to mature as follows:

Group	2025 £'m	2024 £'m
Maturing within one year	0.2	(8.7)
Maturing between one to two years	1.0	(1.5)
	1.2	(10.2)

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

21. Provisions for other liabilities and charges

Group

-	Other Provisions £'m	Dilapidations £'m	Onerous contracts £'m	Total £'m
At 25 February 2024	(1.3)	(5.9)	(0.3)	(7.5)
Charged in the period	(0.7)	-	-	(0.7)
Released in the period	1.3	1.8	0.3	3.4
At 22 February 2025	(0.7)	(4.1)	-	(4.8)
			2025	2024
			£'m	£'m
Analysis of total provisions:				
Current			(0.7)	(1.6)
Non-current			(4.1)	(5.9)
			(4.8)	(7.5)

The dilapidation represents the liability required at the end of the lease to restore the property to its original condition at commencement of the lease. The provision is calculated using historic dilapidations occurred on store closures and applying it to the current estate, taking into consideration expected future estate closures, inclusive of any lease extensions. This provision will unwind over the average lease length of 10 years.

The acquired Group in previous years recognised a provision relating to an onerous contract. In arriving at the provision the Group assumed a discount rate in line with the right-of-use asset relating to the contract, and reviewed expected cash flows up to the break date of the contract. In the current year, in line with the release of the provision, the discounting was fully unwound at the break date of the contract. The discount rate used in the current year is 7.8%.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

22. Share capital and reserves

Ordinary share capital

Group and Company

	0.00001p ordinary shares	Total value
	Number	£
Issued and fully paid At 24 February 2024 and 22 February 2025	10,000,000	1.0

Reserves

Hedge reserve

The hedge reserve gain of £1.2m (2024: £nil) comprises the effective portion of the cumulative net change in fair value of qualifying cash flow hedging instruments relating to hedged transactions, which have not yet occurred.

Capital contribution reserve

On 26 January 2023, Maryland Bidco Limited, an indirect subsidiary of Maryland Holdco Limited, acquired 100% of the share capital in Matalan Finance Plc, acquiring the company and its subsidiaries. As part of the transaction, Maryland Bidco Limited issued three new debt instruments, which also included the issuance of ordinary shares in Maryland Holdco Limited to the holders of these debt instruments for no cash consideration.

A total of 10,000,000 new ordinary shares were issued by Maryland Holdco Limited at a par value of 0.00001p, and a total nominal value of \pounds 1. The equity issuance has been recorded on initial recognition at a fair value of \pounds 47.8m, with the amounts in excess of par value reflected through the capital contribution reserve. Issue costs of \pounds 3.1m have been allocated against the new equity, and have been net against the capital contribution reserve.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

23. Cash flows from operating activities

Reconciliation of operating loss to net cash inflow from operating activities:

		Group 2025	Group 2024
	Note	£'m	£'m
Cash generated from continuing operations			
Loss for the period		(58.2)	(43.8)
Adjustments for:			
Tax	10	(9.0)	(16.2)
Finance costs	5	87.8	86.9
Finance income	5	(1.9)	(1.4)
Exceptional finance costs	5	-	0.2
Depreciation	11/25	98.2	93.2
Amortisation of intangibles	12	18.3	19.4
Impairment of loss-making stores	30	8.1	2.9
Impairment of PPE in closed stores	30	1.3	0.7
Impairment of franchise intangible asset	30	1.5	-
Inventory write-offs	15	12.5	16.0
Adjustment for inventory provisions	15	-	(0.7)
Adjustment for provisions	21	(2.7)	2.3
Hedge accounting		-	-
Operating cash flows before movements in working capital		155.9	159.5
Movements in working capital			
(Increase)/decrease in inventories		(22.2)	10.8
Decrease in trade and other receivables		0.9	4.2
(Decrease)/increase in trade and other payables		(20.3)	0.8
Net cash flows from operating activities		114.3	175.3

The Company had no cash flows in the 52 weeks ended 22 February 2025 (2024: £nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

24. Reconciliation of debt

Group

		2025			2024	
	Loans and borrowings £'m	Lease liabilities £'m	Total £'m	Loans and borrowings £'m	Lease liabilities £'m	Total £'m
Opening balance	(319.4)	(367.8)	(687.2)	(279.3)	(409.5)	(688.8)
Loan issuance	-	-	-	(25.0)	-	(25.0)
Repayment of lease liabilities	-	62.3	62.3	-	64.5	64.5
Interest paid	36.4	36.5	72.9	27.2	39.4	66.6
Amortisation of issue costs	(3.5)	-	(3.5)	(3.0)	-	(3.0)
Interest expense	(42.8)	(40.9)	(83.7)	(39.3)	(44.1)	(83.4)
Lease modifications and additions	-	(43.3)	(43.3)	-	(18.1)	(18.1)
Closing balance	(329.3)	(353.2)	(682.5)	(319.4)	(367.8)	(687.2)

Repayments on lease liabilities, interest paid and repayment of borrowings are cash flows. Interest expenses are included within the repayment of lease liabilities. Amortisation of issue costs and lease modifications and additions are non-cash items.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

25. Leases

a. Right-of-use assets

	Stores	Warehouse and Other	Total
	£'m	£'m	£'m
Cost			
At 26 February 2023	287.7	56.5	344.2
Additions	4.4	2.8	7.2
Modifications	8.2	4.4	12.6
Disposals	(1.0)	-	(1.0)
At 24 February 2024	299.3	63.7	363.0
At 25 February 2024	299.3	63.7	363.0
Additions	6.6	1.8	8.4
Modifications	35.3	-	35.3
Disposals	(0.5)	(0.3)	(0.8)
At 22 February 2025	340.7	65.2	405.9
Accumulated depreciation			
At 26 February 2023	11.9	0.4	12.3
Charge for the period	56.8	3.5	60.3
Impairment	2.9	-	2.9
At 24 February 2024	71.6	3.9	75.5
	,1.0	5.9	10.0
At 25 February 2024	71.6	3.9	75.5
Charge for the period	50.8	6.8	57.6
Impairment	8.1	-	8.1
At 22 February 2025	130.5	10.7	141.2
Net book value			
At 22 February 2025	210.2	54.5	264.7
Net book value			
At 24 February 2024	227.7	59.8	287.5
Net book value			
At 25 February 2023	275.8	56.1	331.9
111 25 1 coluary 2025	213.0	50.1	551.9

The Group's leases are primarily the UK retail stores and distribution centres out of which the Matalan Group operates. The lease portfolio includes only one lease that is subject to variable lease payments dependent on a non-index linked metric. Such variable lease uplifts should only be recognised when the qualifying conditions occur. As the conditions which trigger this uplift have not been met, the variable uplift has not been recognised.

The modifications relate to rental regears negotiated during the financial period.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

25. Leases (continued)

b. Lease liabilities

The following amounts have been recognised in profit or loss for which the Group is a lessee:

52 weeks ended 22 February 2025 – Leases under IFRS 16	2025
T. 4 4 1'. 1. '1'	£'m
Interest on lease liabilities	41.0
Income from sub-leasing right-of-use assets presented within interest	(0.1)
52 weeks ended 24 February 2024 – Leases under IFRS 16	2024
·	£'m
Interest on lease liabilities	44.2
Income from sub-leasing right-of-use assets presented within interest	(0.1)
Amounts recognised in statement of cash flows	2025
	£'m
Interest paid in respect of lease liabilities	36.5
Repayment of lease liabilities	62.3

c. Maturity analysis of leases

The following are the remaining contractual maturities at the reporting date. The amounts are gross and undiscounted, and include contractual interest payments.

2025 Lease liabilities	2025
	£'m
Within one year	100.5
Between one and two years	116.5
Between two to five years	190.4
Over five years	179.9
Total	587.3
2024 Lease liabilities	2024
	£'m
Within one year	101.7
Between one and two years	92.6
Between two to five years	211.4
Over five years	153.7
Total	559.4

Set out below are the carrying amounts of lease liabilities;

	2025	2024
	£'m	£'m
Current	89.6	92.3
Non-current	263.6	275.5
	353.2	367.8

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

26. Capital commitments

The capital expenditure for the Group that has been contracted for but not provided at 22 February 2025 was £7.3m (2024: £5.9m). The Company has £nil capital commitments at 22 February 2025 (2024: £nil).

27. Contingent liabilities

An unlimited guarantee under a composite accounting agreement operates for all Group company bank accounts. Group facilities as disclosed in note 18 are secured by fixed and floating charges on all the assets of the Group.

28. Related party transactions

The Company has a related party relationship with other group undertakings and with its directors and executive officers.

The Company is party to a group cash pooling arrangement with other Group companies. The Company does not settle transactions in cash, instead amounts are settled by other group companies on its behalf with a corresponding adjustment to intercompany receivables/payables. £nil was settled on its behalf in the period. The balance of the related transactions outstanding at 22 February 2025 is £nil (2024: £nil).

There is no ultimate parent undertaking for Maryland Holdco Limited and company above Maryland Holdco Limited that prepares consolidated accounts. There is no one party or fund that owns more than 25% of the issued share capital and no individual that has ultimate control of the Company.

29. Subsidiary companies and ultimate controlling party

	Principal activity	Ownership	Country of incorporation
UK companies			
Maryland Midco Limited	Holding company	100%	Jersey
Maryland Bidco Limited	Holding company	100%	England and Wales
Matalan Finance Plc	Holding company	100%	England and Wales
Matalan Limited	Holding company	100%	England and Wales
Matalan Retail Limited	Retail	100%	England and Wales
Matalan Holding Company Limited	Holding company	100%	England and Wales
Matalan Investments Limited	Holding company	100%	England and Wales
Matalan Travel Limited	Travel services	100%	England and Wales
HPO1 Nominees Limited	Distribution	100%	England and Wales
Matalan Direct Limited	Retail	100%	England and Wales
Matalan AF Limited	Finance company	100%	England and Wales

Except for Maryland Midco Limited, which is a wholly owned subsidiary of Maryland Holdco Limited and directly held, all other companies are held indirectly via subsidiary undertakings.

With the exception of Maryland Midco Limited and Maryland Bidco Limited, all other entities were acquired on 26 January 2023 when Maryland Bidco Limited acquired the entire share capital of Matalan Finance plc.

No one party or fund holds more than 25% of the issued share capital in Maryland Holdco Limited, and so the directors consider there to have been no ultimate controlling party throughout the period.

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

30. Exceptional items

Exceptional items are comprised as follows:

	Group	Group
	2025	2024
	£'m	£'m
Impairment of stores	(8.1)	(2.9)
Impairment of Property, Plant and Equipment in closed stores	(1.3)	(0.7)
Impairment of franchise intangible asset	(1.5)	-
Exceptional items – cost of sales	(10.9)	(3.6)
Restructuring costs	(1.5)	(2.0)
Dual running costs	-	(2.3)
SaaS implementation costs	(0.7)	-
Exceptional items – administrative expenses	(2.2)	(4.3)
Finance expenses	-	(0.2)
Exceptional items – finance expenses	-	(0.2)
Total exceptional items	(13.1)	(8.1)

Impairment of stores

During the 52 weeks ended 22 February 2025, the carrying value of the right-of-use asset was impaired by £8.1m (2024: £2.9m) after a full CGU impairment assessment of the store portfolio. Based upon this review, management deemed it necessary to impair the right-of-use assets on a number of stores where the value in use of these stores over their remaining lease life was deemed insufficient to cover the remaining carrying value of the store assets.

Impairment of property, plant and equipment

During the 52 weeks ended 22 February 2025, property, plant and equipment with a carrying value of $\pounds 1.3m$ (2024: $\pounds 0.7m$) relating to a number of stores either closed during FY25 or marked for closure in FY26 were impaired by the Group as management have deemed that the Group will not derive any future financial benefit from these assets.

Impairment of franchise intangible asset

During the 52 weeks ended 22 February 2025, the carrying value of the intangible Franchise agreement asset was impaired by £1.5m (2024: £nil). This assessment was made given the continued macro-economic and political conditions in the Middle East and Southern Mediterranean, where the majority of our franchise income is derived from by value.

Restructuring costs

Following a number of employment contracts being terminated in the period, restructuring costs of $\pm 1.5m$ (2024: $\pm 2.0m$) have been incurred in the year.

Dual running costs

During the 52 weeks ended 22 February 2025, the Group incurred one-off costs of £nil (2024: £2.3m) associated with the dual running costs of the e-commerce platform as a result of the orderly migration to the THG Ingenuity online platform and the need for the availability of a contingency solution post go-live.

SaaS implementation costs

During the 52 weeks ended 22 February 2025, the Group incurred costs related to the ongoing transition of the warehouse management system to a SaaS operating model of £0.7m (2024: £nil).

NOTES TO THE FINANCIAL STATEMENTS (CONTINUED)

30. Exceptional items (continued)

Finance expenses

During the year, the Group incurred exceptional finance costs in relation to the refinancing exercise of £nil (2024: £0.2m). The prior year refinancing costs represented the final fees associated with the restructuring of the business completed in January 2023, fees associated with the drawdown of the Super Senior Notes (Tranche 2) facility and advisory support with the appropriate accounting treatment and fair valuation of the Business Combination.

31. Restated accounts

The directors have reassessed the classification of financial liabilities – borrowings, leading to a restatement in the Group's statement of financial position for the year ended 22 February 2025. The comparatives for financial liabilities – borrowings (non-current) and financial liabilities – borrowings (current) have been restated to present accrued interest payable within 12 months associated with long-term borrowings as short-term liabilities. This has resulted in an increase in financial liabilities – borrowings (current) from £0.9m to £11.2m, while financial liabilities – borrowings (non-current) have decreased from £318.5m to £308.2m. The restatement does not affect the income statement or cash flow statement for the period ended 24 February 2024, nor does it impact the statement of financial position as at 24 February 2024.

32. Post balance sheet events

Post year-end, the Group successfully negotiated an additional £25m of Super Senior Note funding from its investor group, to enable the delivery of the Group's strategic aims and to enable the associated capital investment required to fast-track our growth plans. This funding was drawn in full in April 2025.

Linked to this new funding, and to enable access to further funding to deliver the capital investment plan outlined to the Matalan 5-Year Strategy, the Group additionally negotiated a change to its loan note indentures to increase the level of the pre-approved permitted debt basket capacity up to £60m, allowing a further £35m of funding to be sourced on top of the £25m of already drawn new funding.

The Group also gained consent to extend the debt maturity date of the Super Senior Notes from 31 January 2027 to 1 December 2027, and to extend the debt maturity date of the New Priority Notes from 31 July 2027 to 31 December 2027.