ATTITUDE PROPERTY LTD Annual Report 2022

affitude

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zistwar Attitude Property Ltd

about the company

Attitude Property Ltd (APL) was originally incorporated as a private company in Mauritius according to the Companies Act 2001, under the name of Neymar Ltd on July 4th 2013. APL was converted into a public limited company by shares on May 5th 2014.

APL is a subsidiary of Attitude Hospitality Ltd (AHL).

AHL's Board opted in favour of a new business model whereby the property ownership of its hotels would be segregated from its hotel business. APL was therefore established to hold the properties of AHL and to rent these out with the objective to maximise shareholder return from its property portfolio.

APL's only source of revenue is the rental income it receives from its three hotel properties: The Ravenala Attitude, Tropical Attitude and Récif Attitude. This is a 20-year binding lease agreement with AHL.

AHL is an investment entity, holding shares in various companies in the hotel and tourism industry. AHL was launched in 2008 with the aim to think outside the box with a new 'Attitude', encouraging guests to discover the authentic soul of Mauritius. The idea was to position itself as a responsible economic player that supports sustainable development. Today, AHL is a company with a purpose, managing nine hotels – collectively known as 'Attitude Hotels' – and employing 1600 people known as Family Members. Through continuous expansion and innovation, 'Attitude' has become a leading brand, as well as a reference for the mid-market segment.













we are

from Mauritius • human • authentic

affinde

from the top:

Michel Guy Rivalland, Chairman & Non-executive Director • Jean Francois Desvaux de Marigny, Independent Non-executive Director • Jean Michel Pitot, Executive Director • Deenesh Seedoyal, Executive Director • Armelle Bourgault Du Coudray, Non-executive Director • Natacha Emilien, Independent Non-Executive Director • Charles Derblay, Independent Non-Executive Director



Great Place to Work

The 'Great Place to Work' label recognises all of the benefits that we offer our Family Members. From professional training to personal development coaching and constant improvement of our working conditions, we're always working to ensure that our employees are happy and proud to work here. Great workplaces are better for business, better for people and better for the world – we're thrilled to say that we are one!





Gold Certified for Accommodation Sustainability Sustainability is at the heart of what we do, which is why we're so pleased to have been awarded Travelife Gold status for all of our hotels. We've been awarded this certification due to our ongoing commitment to sustainable projects. These include reducing water, waste and energy consumption; promoting the local culture that we are so passionate about; supporting the local economy; and investing in projects such as the Marine Discovery Centre via the Green Attitude Foundation.

Forward-thinking Attitude

The Attitude Group is always striving to be the best it can be; for its guests, for its Family Members and for the local community. And you don't have to just take our word for it – those efforts have been rewarded! We're proud to have been recognised as a Great Place to Work, we are Made in Moris certified, and we have been awarded Travelife Gold status. Sunrise Attitude has also recently been given VeganWelcome certification.



VeganWelcome

Food is such a big part of Mauritian culture and we know it's a big part of our guests' holidays, too. That's why we've made sure to offer a range of delicious plant-based options in our restaurants and, as a result, VeganWelcome has certified Sunrise Attitude as a vegan-friendly hotel. Plus, when our guests choose a vegan option, they're dividing their meal's carbon footprint by three – so it's a win for the planet, as well as our taste buds.

Made in Moris

We're committed to sharing our local culture and championing the talents of local Mauritian people – that's why all of the Attitude Hotels have been Made in Moris certified. The Made in Moris label certifies the Mauritian origin of the products and services that we use in our hotels. To obtain the label, the Attitude Group had to meet precise specifications and clear objectives, including promoting Mauritian expertise and protecting local jobs.





CHAIRMAN'S report

Dear shareholders,

Attitude Property Ltd (APL or "Company") owns three hotel properties which are currently leased to Attitude Hospitality Ltd (AHL) until August 2035. APL receives rental income from these properties which constitute its main source of revenue.

Financial performance

We can be proud of what our company has achieved following the onset of the Covid-19 pandemic. Operating in the tourism sector which fully shut down for almost two years, your company has emerged relatively unscathed from the most challenging economic environment we thought we were ever going to face. We had to defer outstanding rent, but exceptional times called for exceptional measures to ensure the long-term viability of your Company. The Board of Directors ("The Board") negotiated with Attitude Hospitality Ltd a deferment of the outstanding rental due amounting to Rs 114m during the Covid-19 period when the three (3) hotels were not in operation. We requested KPMG to give an independent report

with regards to the fairness of the deferment of rental arrears. It was thereafter agreed that the rental in arrears would be settled over a 3-year period. Half yearly payments have been scheduled between 1 January 2023 to 31 December 2025, with the first payment being made in March 2023 and the last payment in September 2025.

For the financial year ended June 2022, we did not record any impairments. Consequently, we finished FY-2022 with a profit of Rs138M during (FY-2021: Rs135M) and total assets of Rs3.4bn in FY-2022 up from Rs3.3bn the year before. APL refinanced all its existing loans totalling Rs 910m, via a 5-year bond which was fully subscribed by SBM Bank (Mauritius) Ltd.

Dividends

As mentioned last year dividends were not declared due to the pandemic. In-line with the gradual recovery of the tourism industry, albeit slower than we would have wished for, our tenant AHL is seeing signs of recovery. Subsequently, the Board declared an interim dividend of Rs 0.37 per share in February 2022 which was paid in March 2022. APL's Board also expects a Rs 0.12 per share dividend top-up over and above the normal dividend payments representing the deferred/overdue rental income during the deferment period

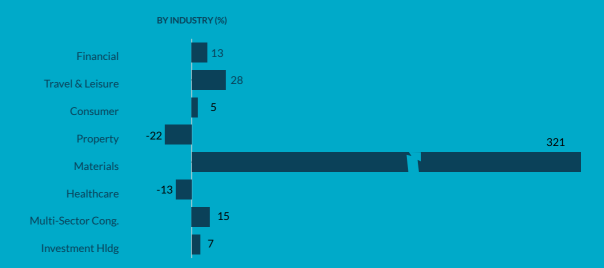
Chairman's report



starting in March 2023 and ending in September 2025.

Our share price registered a 3% drop from the start of the year to the 30 June 2022 closing at Rs 10.70 at the end of the financial year. Investors seemingly lost appetite for APL following the dividend payment in March and thereafter the downward market pressure on the Stock Exchange of Mauritius didn't help. Our 3% drop compares unfavourably with the DEMEX's 4% YoY gain and higher 14% gains recorded by the SEMDEX. However, this compares favourably among APL's peers, i.e. the Property sector whose combined market capitalisation shrank by 22% during the period between 30 June 2021 and 30 June 2022. Your company's share price volatility is expected to remain linked to cum-dividend trading periods, given the higher dividend pay outs expected in coming semesters. We have also witnessed central banks increasing interest rates around the world and we expect the Bank of Mauritius to follow suit with current inflation levels seemingly not dropping off, the current account deficit coupled to the uncertainty in supply chains worldwide. This should influence APL's share price given the inverse link normally observed between property yielding stocks and interest rates.

The Board of Directors negotiated with Attitude Hospitality Ltd a deferment of the outstanding rental due amounting to Rs 114m during the Covid-19 period when the three (3) hotels were not in operation. In-line with the gradual recovery of the tourism industry, albeit slower than we would have wished for, our tenant AHL is seeing signs of recovery. Subsequently, the Board declared an interim dividend of Rs 0.37 per share in February 2022 which was paid in March 2022.



Industry Outlook

According to the International Monetary Fund, the Mauritian economy is expected to record a real GDP growth of 6.1% in 2022, i.e. higher than the 4.0% expected in 2021. The recovery of the tourism sector is poised to be the primary driver of economic growth. Inflationary pressures are expected to remain elevated owing to supply chain disruptions, high commodity prices and depreciation of the Mauritian rupee. Given that our sole tenant generates most of its revenue in hard currencies APL expects to remain shielded from inflationary pressures. On the contrary, our rent is expected to rise in-line with inflation (capped at 15% for periods of three consecutive years).inflation (capped at 15% for periods of three consecutive years).



Source: CEIC; Bank of Mauritius

Although the Mauritian economy has been recording a steady recovery following the pandemic, the rebound in Tourism since the quarantine free re-opening of borders on Oct 1st 2021 has provided a fresh boost to the recovery. A total of 377k tourists visited Mauritius during the 1st half of 2022, with July welcoming an additional 94k tourists. Improving air connectivity coupled with encouraging forward bookings for the coming months suggest a positive future performance of the tourism sector. Our historical markets accounted for 70% of total tourist arrivals in Q1 of 2022 as compared to 60% prior to the pandemic.

Acknowledgements and Appreciations

On behalf of the Board, I would like to end this note by thanking the departing Independent Non-Executive Director, Mr Bernard Dalais who has served for 6 years, for his contributions and valuable advice over the years.

On behalf of the Board, I am pleased to announce the appointments of Mrs Natacha Emilien (please see profile on page 21) and Mr Charles Derblay (please see profile on page 20) as Independent Non Executive Directors. Mr Derblay has also been appointed Chairperson of the Audit and Risk Committee effective as from May 2022 and will be replacing Mr Jean Francois Desvaux De Marigny.

On a final note, Mr Rakesh Ramlagan – Attitude group's Group Financial Manager – has been appointed as alternate Director to Mr Deenesh Seedoyal. A brief profile of Mr Rakesh Ramlagan can be found on page 21.

Concluding remarks

I would like to thank the Board of Directors for their contribution during these exceptional times, all the employees of the Attitude Group for their hard work and dedication; and, last but not the least our shareholders for their continuing trust and support.



Récif Attitude is a 3^{*} adults-only boutique hotel. It's ideal for those wanting some zen moments to recharge their batteries and spend time together as a couple or among friends. You'll find new shades of colour in the common areas and 70 rooms, combined with rattan, wood and black and white tones.



The Ravenala

The Ravenala Attitude is a family-friendly hotel offering numerous activities and a Dine Around experience in 10 restaurants. The Ravenala Attitude is the first 4* all-suite hotel in Mauritius. Its architecture, décor and lifestyle are a mix of colonial heritage, contemporary design with tropical accents and genuine Mauritian art de vivre. Here, there are no boundaries between inside and outside, cosy spaces flow into each other harmoniously. The Ravenala Attitude includes an adult-only wing.



TROPICAL ATTITUDE

Tropical Attitude is a 3* adults-only boutique hotel with 58 seafront rooms and 11 villas set in a coconut grove along Trou d'Eau Douce lagoon. The open spaces and bar-lounge area, as well as the Creole architecture, immediately convey the atmosphere of a relaxed and peaceful holiday home by the beach.

The villas each have an inviting hammock under a shady gazebo and private swimming pool. In harmony with the rest of the hotel, the look is trendy: white, minimal, natural colours and shades of dawn, all reminders of the beautiful sunrises of the east coast. Wrought iron, wood and rattan enhance the already very friendly atmosphere of these cosy nests.

Directors' report Year ended June 30, 2022

The Directors have the pleasure in submitting their report together with the audited financial statements of Attitude Property Ltd for the year ended June 30, 2022.

PRINCIPAL ACTIVITY

The principal activity of the Company is the leasing of investment property to its tenants.

RESULTS FOR THE YEAR

The results for the year ended June 30, 2022 is shown on page 45.

DIVIDENDS

Dividends amounting to **Rs 0.37** per share were declared and paid during the year (2021: Rs NIL).

BOARD OF DIRECTORS

Mr. Michel Guy Rivalland - Chairperson-Non-Executive Director - Appointed on April 3, 2014

- Mr. Maxime Jean Francois Desvaux De Marigny Non-Executive Director **Appointed on September 18, 2015**
- Mr. Jean Michel Pitot Executive Director Appointed on April 3, 2014
- Mr. Deenesh Seedoyal Executive Director Appointed on April 3, 2014
- Mr. Georges Vincent Desvaux De Marigny Executive Director Appointed on April 4, 2019
- Mr. Charles Bernard Derblay Independent Non Executive Director Appointed on December 1, 2021
- Mrs. Natacha Emilien Independent Non Executive Director Appointed on April 18, 2022
- Mr. Marie Joseph Bernard Piat Dalais- Independent Non-Executive Director Resigned on November 19, 2021

Mrs. Jeanne Marie Solange Beatrice Maigrot - Independent Non -Executive Director - **Appointed on October 5**, **2021 Resigned on April 04, 2022**

Mr. Rakesh Ramlagan - Alternate Director to Mr. Deenesh Seedoyal - Appointed on April 15, 2022

DIRECTORS SERVICE CONTRACTS

There are no service contracts between the Company and the Directors.

ENTRIES IN INTERESTS REGISTER

No entries have been made in the interests register during the financial year (2021: Nil).

DIRECTORS REMUNERATION & BENEFITS

The Independent Non-Executive Directors were entitled to fees of **Rs 69.5k** in total (2021: Rs 88.75k).

DONATIONS

No donations were made during the year (2021: Nil).

Auditor's remuneration

for the year ended June 30, 2022

Fees paid to the auditors, BDO & Co, for audit and other services were as follows:

	2022	2021
	Rs.	Rs
Audit fees	440,000	400,000
Other services	-	-
	440,000	400,000

Approved by the Board of Directors on

and signed on its behalf by:



Jean Michel Pitot Date : 16 September 2022

Michel Guy Rivalland

Corporate governance report

The Board of Attitude Property Ltd (the 'Company' / 'APL') is committed to achieving high standards of corporate governance and recognizes the importance of good governance to ensure continued growth and create sustainable value for all its stakeholders. As a public interest entity, the Board of Directors ("the Board") has made concerted effort to apply the principles as set out in the National Code of Corporate Governance for Mauritius (2016) (the 'Code').

Principle 1: Governance structure

Conduct of affairs

The Board is collectively responsible for the • Company's leadership, strategy, values, standards, control, management and the long-term success of the Company. It is also responsible for • providing strong leadership and independent judgement for complying with all legal and regulatory requirements.

Board Charter

The Board has adopted a Charter which sets out the objectives, roles and responsibilities and composition of the Board. The Board has the responsibility to review and reassess the adequacy of its charter every five years or as and when required. The Board Charter is available for consultation on the Company's website.

Code of Ethics

The Company is committed to the highest standards of integrity and ethical conduct in dealing with all its stakeholders. The Board is responsible to monitor and evaluate the compliance with the Code of Ethics which will be reviewed in the next financial year. APL has adopted a Code of Ethics which includes a whistle-blowing process and it is available for consultation on its website.

Key Governance Positions

Chairman of the Board

The key responsibilities of the Chairman of the Board are as follows:

- To provide leadership to the Board in order to ensure it functions effectively;
- To plan the Board's annual schedule of meetings and agendas, in consultation with Company Secretary and other Directors as appropriate;
- To maintain sound relations with the Company's shareholders and ensure that principles of effective communication and pertinent disclosure are followed;
- To ensure that all Directors play a full and constructive role in the functioning and decision-making process of the Board;
- To ensure that all relevant information and facts are communicated to the Board in order to enable the Directors to make informed decisions;
- To ensure all Directors exercise their skills, knowledge and expertise on key Board matters and assist the Board in achieving a consensus;
- To develop teamwork and a cohesive Board culture and facilitate formal and informal communication with and among Directors;
- To help ensure that action items established by the Board are tracked with the assistance of the Company Secretary and appropriate follow-up action is taken as necessary;
- To work with Committees' chairs to ensure that each Committee functions effectively and keeps the Board apprised of actions
- To chair annual and special meetings of shareholders; and
- To maintain a close working relationship with the Group Chief Executive

Mr Michel Guy Rivalland is Chairman of the Board and a brief profile is found on page 19.

Principle 1: Governance structure (cont'd)

Chairman of the Audit and Risk Committee

The Chairman of the Audit and Risk Committee ('ARC') works in close collaboration with the Chairman of the Board. He has the following responsibilities:

- To provide audit and risk expertise to the ARC;
- To ensure compliance with legal and regulatory requirements;
- To guide and advise the Board in the approval of an appropriate risk framework; and
- To ensure that an update report of each ARC meeting is presented to the Board;

Mr Maxime Jean Francois Desvaux De Marigny was the Chairman of the ARC until 18 April 2022 date on which Mr Charles Bernard Derblay was appointed member and Chairman of the ARC. Mrs Jeanne Marie Solange Beatrice Maigrot who was earmarked to take the Chairmanship of the ARC after 30 June 2021 resigned on 04 April 2022. A brief profile of Messrs Desvaux De Marigny and Derblay are found on page 20.

APL does not have any employees at senior governance position. Messrs Jean Michel Pitot and Deenesh Seedoyal who are employed by Attitude Hospitality Management Ltd ('AHML') as Group Chief Executive Officer and Group Chief Financial Officer respectively sit on the Board of APL as Executive Directors in line with the Service Agreement between APL and AHML.

Principle 2: The structure of the board and its committees

Board

The Board of APL has aimed to create the right balance and composition in such a way as to best serve the Company. Given the size and the sector of activities of the Company, the Directors consider that the current Board is of reasonable size and possesses the appropriate mix of competencies, experience, gender, skill and independence to efficiently manage the affairs of the Company.

The Company is currently managed by a unitary Board of seven members, residents of Mauritius, out of whom two (2) are Executive Directors, three (3) are Non-Executive and two (2) are Independent Non-Executive Director

Members of the Board at June 30, 2022 are as follows:

Michel Guy Rivalland

(Chairman & Non-Executive Director)

Michel Guy Rivalland is a graduate in Economics, Bsc (Hons), from UK. He joined AXYS Group in 1999 and became a shareholder and Director in 2002. Since 1st July 2010 he stepped into the role of CEO of United Investments Ltd, a listed investment company on the Stock Exchange of Mauritius.

Directorship in listed companies: United Investments Ltd, Attitude Property Ltd and Les Gaz Industriels Ltd.

Jean Michel Pitot

(Executive director)

Jean Michel Pitot graduated from the Louisiana State University, Baton Rouge, in the United States of America and holds a degree in Marketing. He is the co- founder of Attitude Hospitality Ltd created in July 2008. He was appointed as Group Chief Executive Officer in 2010. He was leading successfully various key projects for the development of the group over the last decade with the aim to manage more than 1000 rooms in Mauritius. Prior joining Attitude, he was the Managing Director of Veranda Resorts renamed into VLH Ltd for the period 1990 to 2008.

Jean Michel Pitot was the President of Association des Hôteliers et Restaurateurs de l'île Maurice [AHRIM]. He was nominated for a period of two years with effective from June 2018 till June 2021.

Directorship in listed companies: None

Principle 2: the structure of the board and its committees (cont'd)

Deenesh Seedoyal

(Executive Director)

Deenesh Seedoyal is a Fellow member of the Association of Chartered Certified Accountants and holds a membership of The Institute of Hospitality UK. He is also a registered member of the Mauritius Institute of Professional Accountants and the Mauritius Institute of Directors.

He has more than 15 years' experience at senior management level in corporate finance and the hotel industry. He joined Attitude Hospitality Management Ltd in July 2008 and is currently the Group Chief Financial Officer. Prior to joining Attitude, he was the Financial Controller at Sands Resorts.

Deenesh has been an Executive Director of Attitude Hospitality Ltd (AHL) since 2010. Consequently, he sits on several boards of AHL's subsidiaries, including Attitude Property Ltd which was listed on the Stock Exchange of Mauritius since 2015. Furthermore, Deenesh is the Vice Chairperson of the Board of Trustees of the Attitude Pension Fund which was established in 2014 to provide retirement benefits to the Group's employees.

Directorship in listed companies: None

Maxime Jean Francois Desvaux De Marigny (Jean Francois Desvaux De Marigny) (Non-Executive Director)

Jean Francois Desvaux De Marigny is a Fellow of the Institute of Chartered Accountants in England and Wales, he joined MCB in 1986 after several years of experience as an auditor in Europe. He was involved in the launching of the Stock Exchange of Mauritius in 1989. He has participated in the development of MCB's regional network and is currently the Chairperson of the Mauritius Commercial Bank Ltd and a Director of a number of the MCB Group's subsidiaries.

Directorship in listed companies: The Mauritius Commercial Bank Ltd

Marie Joseph Bernard Piat Dalais (Bernard Dalais) - resigned on November 19, 2021 (Independent Non-Executive Director)

Bernard Dalais was a Director of Deep River Investment Ltd and Deep River Beau Champ Ltd for several years until 2011. He retired as Managing Director of Seff Properties Ltd in Mauritius on December 31, 2010.

Directorship in listed companies: None

Armelle Bourgault du Coudray (Non-Executive Director)

Armelle Bourgault du Coudray graduated with a "Brevet de Technicien Superieur." She was appointed as director of the Company on February 04, 2020.

Directorship in listed companies: None

Jeanne Marie Solange Beatrice Maigrot (Beatrice Maigrot) - appointed on October 05, 2021 and resigned on April 04, 2022

(Independent Non-Executive Director)

Beatrice Maigrot is a graduate from Sciences Po Paris and a member of the Mauritius Institute of Directors. She started her career as a commodity trader with Cargill in Paris and then moved to a securities role with Credit Lyonnais in London in 1985 and became a Registered Representative of the London Stock Exchange in 1987. She served as a board member of several Mauritian companies during the period 2012 to 2021.

Directorship in listed companies: None

Charles Bernard Derblay (Charles Derblay) – appointed on December 01, 2021 (Independent Non-Executive Director)

Charles Derblay is a member of the Association of Chartered Certified Accountants and holds a Bachelor's Degree in Aeronautical Engineering from the University of Glasgow, United Kingdom. He is also a registered member of the Mauritius

Principle 2: the structure of the board and its committees (cont'd)

Charles Bernard Derblay (Charles Derblay) – appointed on December 01, 2021

(Independent Non-Executive Director) (cont'd)

Institute of Professional Accountants and the Mauritius Institute of Directors.

Charles worked for a local building and civil engineering firm for over 15 years. During this time he led the development of a gas to energy project, which was the first project, in Mauritius, to be registered under the Clean Development Mechanism of the United Nations Framework Convention for Climate Change (UNFCCC). He was also involved in the negotiation of several key Joint Ventures with large international construction firms.

He more recently worked at PwC, where he was involved in project finance, corporate valuation, buy and sell side assistance and due diligence exercises.

Charles now heads Gradient Advisory Ltd and has been involved in the development of several large real estate projects, the most notable being the Victoria Urban Terminal, a Public-Private Partnership (PPP) infrastructure project.

Directorship in listed companies: None

Natacha Amy Emilien (Natacha Emilien appointed on April 18, 2022

(Independent Non-Executive Director)

Microelectronics and automation engineer by training and MBA holder, Natacha Emilien is an impact entrepreneur and intrapreneur, with more than 16 years of experience in building businesses from the ground up, in various fields such as engineering, global finance and innovation consulting.

After 4 years of entrepreneurship running an Innovation Consultancy firm and working on

transformative projects with some of the largest organisations in Mauritius, Natacha recently joined the team of Eagle Insurance as Executive Director and Chief Transformation & Support Services Officer. Natacha is also a Business Strategy Facilitator, a Startup Investor, and a Board Member at a few non-profit and profit making organisations in Mauritius.

Directorship in listed companies: None

Rakesh Ramlagan – appointed on April 15 2022

(Alternate Director to Mr Deenesh Seedoyal)

Rakesh Ramlagan is the Finance Manager of the Group. He joined Attitude in September 2008 and has a range of experience in Auditing, Financial Reporting, Corporate finance and Business Planning.

Prior to joining the group, he was the Strategic Planning Specialist at Chevron (Mauritius) Limited, Multinational where he was overseeing both Mauritius and Reunion island. Rakesh is a fellow member of the Association of Chartered Certified Accountants (UK) (FCCA)and a CFA Charter holder.

Board Committees

In line with the Code, the Board has delegated specific duties and responsibilities to the Board Committee namely the ARC which is authorised to obtain, at the Company's expense, professional advice both within and outside the Company in order to perform its duties. All corporate governance matters are addressed at Board level and should the need arise, the Board would set up a corporate governance committee.

Principle 2: the structure of the board and its committees (cont'd)

Board Committees (contd)

The ARC assists the Board, among other things, in overseeing:

- The quality and integrity of financial statements;
- Ensuring that International Financial Reporting Standards are consistently being applied.
- The Company's compliance with legal and regulatory requirements;
- The scope and effectiveness of the external audit function as well as the qualifications, experience • and independence of the external auditors;
- The effectiveness of the Company's systems of internal control and practices.

The ARC comprises of four directors as follows:

Members	Category
Jean Francois Desvaux De Marigny (Chairman until April 18, 2022)	Non-Executive
Bernard Dalais (resigned on November 19, 2021)	Independent
Deenesh Seedoyal	Executive
Beatrice Maigrot (November 15, 2021 to April 04, 2022)	Independent
Charles Derblay (Chairman since April 18, 2022)	Independent
Natacha Emilien (appointed on May 10, 2022)	Independent
Rakesh Ramlagan (Alternate to Deenesh Seedoyal)	Executive

The Committee shall review, if necessary, and reassess the adequacy of its Terms of Reference every five (5) years and discuss any required changes with the Board.

The minutes of the proceedings of the Audit and Risk Committee meetings are recorded by the Company Secretary and are entered in the Minutes Book.

Principle 2: The structure of the Board and its Committees (cont'd)

Board and Committee Meetings Attendance

Members	Board meetings	ARC meetings
No of meetings held	4	4
Michel Guy Rivalland (Chairman)	4	-
Jean Michel Pitot	3	-
Jean Francois Desvaux De Marigny	4	4
Bernard Dalais	2	2
Deenesh Seedoyal	4	4
Armelle Bourgault du Coudray	4	_
Vincent Desvaux De Marigny (alternate to Mr. Jean Michel Pitot)	1	-
Beatrice Maigrot	2	1
Charles Derblay	2	1
Natacha Emilien	1	1
Rakesh Ramlagan	-	-

Company Secretary

All Directors have access to the advice and services of the Company Secretary, NWT Secretarial Service Ltd, through its representative V.Oomadevi Chetty, who is responsible for providing guidance to the Board as to their duties, responsibilities and powers. The Company Secretary is appointed by the Board in accordance with the Company's Constitution.

The Company Secretary ensures that the Board procedures are followed and that applicable rules and regulations as well as principles of good governance are adhered to.

Principle 3: Director's appointment procedures

The Board is responsible in appointing Directors As long as Attitude Hospitality Ltd holds at least twenty and major factors that are considered in the percent of the share capital of the Company, it will appointment procedures are:

- the Board:
- proposed Director;
- and wage;
- Fees requested by prospective Director; and
- Potential conflict of interest. .

Annual Meeting of Shareholders following responsibilities under the respective legislations. their appointment.

have the right to appoint half the number of directors Skills, knowledge and expertise required on ('Nominated Directors'). The Nominated Directors on the Board are Messrs Jean Michel Pitot and Deenesh Skills, knowledge and expertise of the Seedoyal. At each Annual Meeting of Shareholders two directors, other than the Nominated Directors, who Balance on the Board such as gender have been longest in office since their last election are required to retire and offer themselves for re-election.

The Board is also responsible for the succession planning and induction of new Directors. Newly The appointment of new directors is subject appointed Directors receive a complete induction to confirmation by shareholders at the next pack which includes his or her duties and

Principle 3: Director's Appointment procedures (contd)

Though the Board does not organize or enrol its members on specific training session, it encourages all its Directors to keep on enhancing their knowledge and competencies through development programmes offered by various institutions in Mauritius.

Principle 4: Director's duties, remuneration and performance

Directors' and officers' interests in APL shares

The Directors follow the principles of the model code on securities transactions as detailed in the Mauritius Stock Exchange listing rules and in accordance with the Companies Act 2001, written records of the interests of the Directors and their closely related parties in APL's shares are kept in a Register of Directors' Interests by the Company Secretary. The register is available to shareholders upon request to the Company Secretary.

As soon as a Director becomes aware that he is interested in a transaction or that his holdings or his associates' holdings have changed, the interest should be reported to the Company in writing. The Register of Interests is updated with every transaction entered into by the Directors and persons closely associated with them. When it appears to be a conflict of interest, any Director who could have such a conflict of interest will abstain from discussions at Board or Committee meetings when the relevant matter is tabled.

Moreover, pursuant to the Securities Act 2005, APL registered itself as a reporting issuer with the Financial Services Commission ("FSC") and makes every effort to follow the relevant disclosure requirements. The Company keeps a Register of its Insiders and the said register is updated with the notification of interest in securities submitted by the Directors, the officers and the other insiders of APL.

List of Directors' Direct and Indirect Interest in APL as at June 30, 2022

Directors	Direct Shareholding		Indirect Shareholding	
	Number of shares	Percentage (%)	Percentage (%)	
Michel Guy Rivalland	-	_	1.67	
Jean Francois Desvaux De Marigny	-	-	-	
Bernard Dalais	-	_	-	
Jean Michel Pitot	-	-	9.30	
Deenesh Seedoyal	20,000	0.012	0.14	
Armelle Bourgault du Coudray	-	_	5.81	
Beatrice Maigrot	-	_	-	
Charles Derblay	-	-	-	
Natacha Emilien	-	-	-	
Rakesh Ramlagan	-	_	-	

All the Directors on the Board are fully apprised of their fiduciary duties as laid out in the Mauritian Companies Act 2001.

Related party transactions are disclosed on pages 70 and 71 to the Financial Statements. During the year under review, there were no material transactions between APL or any of its fellow subsidiaries and a Director, Chief Executive, controlling shareholder or companies owned or controlled by a Director, Chief Executive or controlling shareholder.

Principle 4: Director's duties, remuneration and performance (cont'd)

List of Directors' Direct and Indirect Interest in APL as at June 30, 2022 (cont'd)

No fees were paid to the Executive Directors during the financial year. The Non-Executive Directors have not received remuneration in the form of share options or bonuses associated with organisational performance. A gross total fee of Rs 69,452 were paid during the financial year as shown in the below table:

Members	Total fees per Director (Rs)	fc •
Jean Francois Desvaux De Marigny	50,000	•
Bernard Dalais	19,452	•

The remuneration of Directors which is dealt at Board level was reviewed during the year.

Board information is sent to the Directors at least one week before each Board meeting. Information is sent by Management who remain at the disposal of the Board members should they wish to obtain further clarification. The Company Secretary acts as a liaison between the Management and the Board.

Information Technology and IT security

Information management is an essential part of good IT governance, which in turn is a cornerstone in corporate governance. An integral part of the IT governance is information security, in particular pertaining to personal information.

An Information Technology (IT) Security Policy identifies the rules and procedures for all individuals accessing and using an organisation's IT assets and resources. Effective IT Security Policy is a model of the organisation's culture, in which rules and procedures are driven from its' approach to information and work. Thus, an effective IT security policy is a unique document for each company, cultivated from its perspectives on risk tolerance, how the company sees and values their information, and the resulting availability that it maintains of that information.

The security policy document combines legal requirements and current best practice for an information security management policy for the Company. It provides a policy with information security objectives, strategy and defines roles and responsibilities.

Core principles for information security management, as defined in ISO/IEC 27002, are adapted to the local situation for the following areas:

- Risk assessment
- Organising information security
- Asset management
- Human resources security
- Physical security
- Communications and operations Management.
- Access control
- System development and Maintenance
- Information security incident Management
- Business continuity management
- Compliance

Principle 5: Risk governance and internal control

The Company is committed to the highest standards of integrity and ethical conduct in dealing with all its stakeholders. APL has adopted a Code of Ethics and this is available for consultation on its website.

The Board is responsible to identify and manage potential conflict of interest. The board noted no conflict of interest during the year.

The Directors are responsible for maintaining an effective system of risk management and internal control. The governance of risk, the nature and risk appetite of the Company remain the ultimate responsibility of the Board which is assisted by management to monitor, implement and enforce

Principle 5: Risk governance and internal control (cont'd)

internal controls to minimise risk as well as achieve a) Risk from fluctuations in tourist arrivals strategic objectives.

While it is not possible to identify or anticipate every risk due to the changing business environment, the Company has an established risk management process to manage and mitigate those key risks which could impact on its activities. The process for identifying and managing risks are set by the Board and delegated to the ARC.

The following key risks have been identified:

Financial risks

In a property rental business, the first, foremost and greatest financial risk is linked to the tenant's inability to pay its rent. Although the Company has signed a long-term rental agreement with its tenants, there is no guarantee that the tenants will always settle its rental dues in a timely manner. Moreover, Attitude Hospitality Ltd (AHL) acts as a guarantor and in the event that AHL defaults on its rent, this will give rise to a material breach of contract as stipulated under Section 19 of the rental agreement resulting in remedial as well as legal action being taken.

The Board is responsible for the governance of this key risk.

Please refer to note 15 of the financial statements for details of the financial risks of APL and how these are managed.

Operational Risks

Operational risk are risks of loss and/or opportunity gain foregone resulting from inadequate or failed internal processes, people, systems or external events. These losses may be caused by one or more of the following:

As the owner of beach-front real-estate premises suitable for use as short-term rentals aimed at holiday makers - both local and foreign - APL's risk of non-rental payment is linked to the tenant's financial health which is directly linked to its business model as well as the state and wealth of holiday makers. APL's steady income flow from rental fees is thus directly linked to the soundness of its tenant's hotel operations and more generally. the health of the tourism industry.

b) Economic risk and Concentration risk

In terms of risk mitigation measures with respect to the tourism sector, APL is not in a position to influence country-level nor worldwide macro-economics. As such, APL is subject to risks linked to economic, social, environmental, and political factors in both Mauritius and in countries from where its tenant derives its business revenue. API's tenant's business risk is not only linked to the multitude of above mentioned factors but also to reputational, foreign exchange fluctuations, and interest rate volatility risks. The ultimate risk for APL is thus related to the general soundness of the tourism industry in Mauritius which is, in turn, linked to the health of AHL's business which is then linked to the rental income to be perceived by APL.

To counter this risk during the Covid-19 and post-covid 19 period, APL is in constant liaison with its tenants with respect to the timing of rental receipts.

c) Natural disaster and Damage risk

Another risk factor lies with the risk of structural damage or other types of damage on APL' s properties as a result of fire, theft, intentional infliction of damage or other acts of God. As a preventive measure, APL has subscribed to insurance against damage of property. The risk shifts to the possibility of the insurer refusing or being unable to settle the amount required to make good of damages to APL's property or properties.

Principle 6: Reporting with integrity

The Board is responsible for the preparation of the financial statements in accordance to the International Financial Reporting Standards which fairly present the state of affairs of the Company. The financial and operational performance of the Company is detailed in the Annual Report.

Corporate Social and Environmental Responsibility

Attitude Hotels has always put the environment, Mauritian economy and the local community at the heart of everything it does. A stay at one of the hotels can be a chilled-out beach holiday – but also lead to a cleaner ocean, support families and empower local people to develop their talents.

For over 10 years, Attitude has been working on both environmental and community projects. The search for ethical and responsible eco practices have led to action and change already. The group has prioritised buying and investing in local businesses; found ways to reduce it negative impact on the environment; and developed ways Attitude Hotels benefits the local community.

Attitude Hotels has launched 'Positive Impact', a movement intended to bring together customers, tourism partners, and more generally all the inhabitants of the island around a model of sustainable and reasoned development.

The Mauritian hotel group has always had a strong commitment to sustainability and this new movement will go even further to offer holidays that support the island's economy, protect the environment and care for the local community.

The movement launched on 6th July 2020. It sets out a sustainable development strategy for all eight Attitude Hotels and Paradise Cove Boutique Hotel in Mauritius.

The movement encourages a collective approach, inviting both guests and business partners to help make a difference and create the sustainable holiday experience of the future. It goes beyond the holiday experience, too, ensuring Attitude Hotels has a positive impact on society and inspires other companies to make a difference and ensure tourism benefits all.

The group's hotels include the eco-committed Lagoon Attitude, which has acted as a prototype for the future vision of the company. The hotel has eliminated all single-use plastic from the guest experience, offering a help-yourself Bulk Shop where customers can stock up on tea, coffee, sugar and water for their rooms. A zero single-use plastic policy was rolled out to the remaining eight hotels by 1st November 2020.

The Positive Impact movement also includes initiatives such as funding small Mauritian companies, supporting local craftsmanship and giving the island's musicians, artists and photographers the chance to showcase their talents within the hotels. Attitude Group also strives to source local food, fund university scholarships and encourage guests to experience an authentic slice of Mauritius with its Otentik Experiences, which include having dinner with a local family.

Jean-Michel Pitot, CEO of Attitude, says: "Tourism should benefit the whole island and do good, even after the holiday is over. It isn't easy and we don't have all the answers, but we do have the drive to innovate and lead the change. As well as our desire to preserve the island's cultural and environmental heritage, we want to bring about a change in behaviour and raise awareness. The movement intends to unite guests, our partners and the wider tourism industry to follow a model for sustainable development."

Principle 6: Reporting with integrity (cont'd))

Attitude focus on three key goals:

PROTECTING THE ENVIRONMENT

- Funding the Marine Discovery Centre at Lagoon Attitude, employing two full-time scientist program coordinators to study and preserve the lagoon's mangroves, fishes, seagrass beds and corals, with the mission to protect the fragile biodiversity. The centre educates also the community and hotel guests to ensure good practices.
- Encouraging suppliers to consider a better environmental footprint by reducing packaging, banning single use plastic, and also by studying product lifecycle.
- Inviting guests to sign a Positive Impact charter on arrival. This asks guests to educate themselves about the island's culture, customs and local traditions; keep the island clean; and buy local souvenirs for a fair price, rather than imported goods. This charter was rolled out to all hotels in 2020.
- A zero single-use plastic commitment in the guest experience was rolled out to all hotels by 1 November 2020.
- Reducing chemical use with 95% natural products in room and biodegradable cleaning products, reducing energy consumption thanks to solar energy devices but also natural ventilation, flow restrictors and also reducing waste through efficient waste management thanks to recycling, upcycling and composting.

Principle 6: Reporting with integrity (cont'd))

CARING FOR THE LOCAL COMMUNITY

- Attitude has been awarded a 'Great Place to Work' and will continue to help Family Members (staff) develop professionally and personally. Company initiatives include a university scholarship grant for a child of one of the Attitude Family Members per year.
- Guests are encouraged to experience an authentic slice of Mauritius through its Otentik experiences. These include having dinner with a local family, where 100% of the cost goes directly to the hosting family, but also handcraft markets with 100% local artisans' products in the hotels with no profit for the group.
- Attitude supports local talent. Mauritian craftspeople are commissioned to make the furniture, despite it costing more than imports from China or Bali. The hotels are decorated using creations from local artists and photographers; and Attitude Hotels holds an annual music competition, giving Mauritian musicians the platform to grow and win the production of an album and music video. Many of the musicians perform at Attitude Hotels, giving guests the chance to hear up-and-coming talent.

SUPPORTING THE LOCAL ECONOMY

- Funding small local businesses if they align with Attitude's sustainable values. The first company to benefit is Kokodezil, offering handmade organic beauty products using only natural ingredients found locally.
- Sourcing food locally unless it cannot be grown or produced on the island. For example, farmers Mr and Mrs Mayaven grow the hotels' salad and vegetables, supporting jobs for 20 people in a small Mauritian village; and Mr and Mrs Chetty prepare all of the traditional dholl puris offered in the hotels' street food vans, giving guests an authentic taste of Mauritian home cooking.
- Employing local people, using local suppliers, and promoting local products that have been created in Mauritius. This commitment made Attitude the first and only service company in the hospitality industry to be awarded the 'Made in Moris' label.

The Positive Impact movement builds on the success of the group's Green Attitude programme (launched in 2010) and the Otentik Experiences (launched in 2012). This is the 'year of acceleration' for Attitude Hotels and the new Positive Impact movement sets the company's future goal to help guests discover the authentic Mauritius and, in the future, other countries and cultures, with the same harmonious development that is respectful of the environment and economic development. To take the company forward, the group's new core value is: Attitude, committed to tourism with a positive impact.



Principle 7: Audit

Internal Audit

The Board ensures that its internal control systems and reporting arrangements are such so as to provide for the effective, prudent and efficient administration of the Company's assets and liabilities.

To ensure that the system of internal control is operating to an acceptable standard and that the risk management policies in place are adequate in managing risks in a manner acceptable to the Board, the Company has outsourced its internal audit function to Messrs UHY & CO who reports to the Audit and Risk Committee. UHY & CO have unlimited access to the Company's accounting database, administrative systems and documents.

Internal Audit reports prepared by Messrs UHY & CO are circulated to management and members of the ARC following which necessary recommendations are made to the Board. No internal audit was carried out during the year under review due to Covid-19. An internal audit plan for years 2022/2023 has been presented to the Audit and Risk Committee in May 2022.

External Audit

The current auditors are BDO & Co Ltd and have been appointed on 09 November 2020 and the tenure of office will be reviewed in due course in line with good governance.

The ARC is responsible for reviewing with the external auditors the letter of engagement, terms and nature of the audit scope and approach and ensure that no restrictions or limitations have been placed on the scope. The external auditors report directly to the ARC which is also responsible for monitoring the external auditors' independence, objectivity and compliance with ethical, professional and regulatory requirements. The ARC meets with the external auditor without management presence when required and for the year under review no such meeting was held.

Auditors are expected to observe the highest standards of business and professional ethics and, in particular, that their independence is not impaired in any manner. Audit fees are set in a manner that enables an effective external audit and are as follows for the year under review:

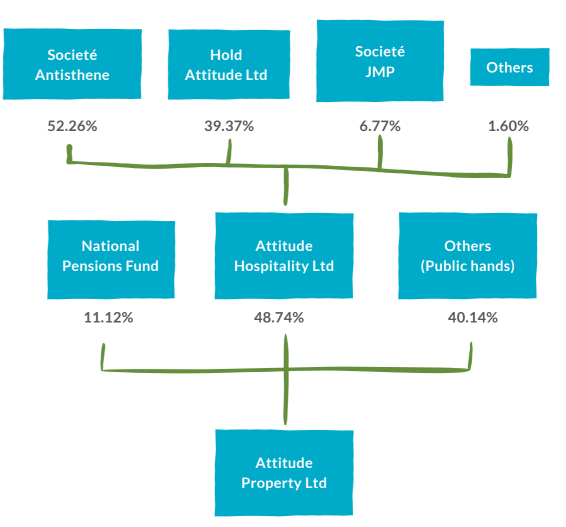
Principle 8: Relations with shareholders and other key stakeholders

Shareholder Information

The Board of Directors places great importance on an open and transparent communication with all the stakeholders of the Company. It also endeavours to regularly inform the shareholders on matters affecting the Company by announcements in the press, disclosures in the Annual Report and at the Annual Meeting of shareholders.

The shareholding structure of the Company as at June 30, 2022 was as follows:

Group Structure



	The Co	The Company		
	2022	2021		
		Rs'000		
Audit services - BDO & CO	440	400		

The Audit Committee has met with the external auditors on September 13, 2021 without management presence. A report was tabled to the Board.

Principle 8: Relations with shareholders and other key stakeholders (cont'd)

The following shareholders held 5% or more of the shareholding of the Company as at June 30, 2022

Shareholders	% Holding
Attitude Hospitality Ltd	48.74%
National Pensions Fund	11.12%
Multiconsult Trustees Ltd - Trustee (A/C MCB Yield Fund)	5.22%

Shareholders' information and Calendar of Events

Publication of 1 st quarter results	November 2022
Annual Meeting of Shareholders	December 2022
Publication of 2 nd quarter results	February 2023
Publication of 3 rd quarter results	May 2023
Publication of audited financial statements for the year ended 30 June 2023	September 2023

Dividend Policy

100% of distributable re-current Profit After Tax will be paid as dividends to its shareholders, subject to sufficient levels of reserves, cash flow and the solvency test being met.

The inflation linked rent escalation, as defined in the note 7 of the prospectus, came into effect at the start of Financial Year 2018-19 resulting in a rental increase of 7.68% equivalent to the cumulative inflation prevailing over the last three financial years.

Following the rent increase, the dividend yield as measured against the initial IPO subscription price of Rs10 improved to about 7.5%, i.e. up by about 100bps from an initial commitment to deliver 6.5% in annualized dividend yield and which APL has consistently delivered upon.

Donations

The Company made no social or political donations during the year under review (2021: Nil).

Principle 8: Relations with shareholders and other key stakeholders (cont'd)

Statement of Directors' Responsibilities in Respect of the Financial Statements at June 30, 2022

The Company's directors are responsible for the preparation and fair presentation of the financial statements, comprising the statement of financial position at June 30, 2022 the statement of profit or loss and other comprehensive income, the statement of changes in equity, and statement of cash flows, and the notes to the financial statements, which include a summary of significant accounting policies and other explanatory notes, in accordance with International Financial Reporting Standards and in compliance with the requirements of the Mauritian Companies Act 2001.

The director's responsibility includes: designing, implementing and maintaining internal control relevant to the preparation and fair presentation of these financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies; and making accounting judgments and estimates that have been used consistently.

The directors have made an assessment of Company's ability to continue as a going concern and have no reason to believe the business will not be a going concern in the year ahead.

The directors report that the external auditors are responsible for reporting on whether the financial statements are fairly presented.

The directors confirm that

- (i) adequate accounting records and an effective system of internal controls and risk management have been maintained;
- (ii) appropriate accounting policies supported by reasonable and prudent judgements and estimates have been used consistently;
- (iii) International Financial Reporting Standards have been complied with.

The directors confirm that the Code of Corporate Governance has been adhered to, except to those disclosed in the Statement of Compliance on page 34.

Statement of compliance

Name of PIE: Attitude Property Ltd

Reporting Period: June 30, 2022

We, the Directors of Attitude Property Ltd confirm that to the best of our knowledge Attitude Property Ltd has complied with all its obligations and requirements under the National Code of Corporate Governance for Mauritius (2016) (the 'Code') except for the following:

Principles	Reasons for non-compliance
Principle 4: Independent directors	The Company was in infringement with Section 133 (1) (c) of the Mauritian Companies Act 2001 until the appointment of Mr Charles Derblay.
Principle 4: Board evaluation process and development plan	No evaluation regarding the effectiveness of the Board have been conducted for the year under review.

SIGNED BY:



Michel Guy Rivalland Chairperson Non-Executive Director Date: 16 September 2022 Jean Michel Pitot Executive Director

Certificate from the Company Secretary for the year ended June 30, 2022

I certify that, to the best of my knowledge and belief, the Company has filed with the Registrar of Companies all such returns as are required under Section 166(d) of the Companies Act 2001 during the year ended June 30, 2022.



NWT Secretarial Services Ltd Company Secretary Date: 16 September 2022.

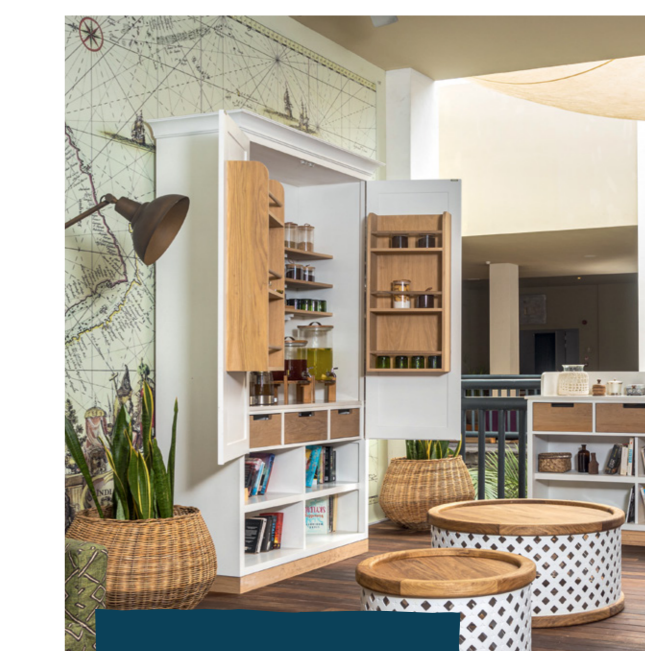


Laboutik

We support local Mauritian creativity, encouraging guests to buy souvenirs made or created right here on the island, instead of cheap imports. Guests can visit our pop-up Otentik Bazar to meet the makers and see what they have to offer; or pop along to the hotel's Laboutik shop found in all of our Attitude Hotels to find locallysourced gifts.

This is also where guests will find the Bulk Shop. We have removed single-use packaging from the bedrooms, so this is the place to help themselves to tea, coffee, sugar and snacks in reusable glass jars.





Teabaz

At our new Teabaz, we invite our guests to sit back, relax with a cup of tea, read a book or simply watch the world go by. Here, guests will find a selection of local teas and infusions, including our two signature flavours, Cardamom-Vanilla and Passion-Fruit-Mango-Vanilla – produced by Corson, a family business with the Made in Moris label. Teabaz is present in all Attitude Hotels.

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Independent auditor's report to the Shareholders of Attitude Property Ltd

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Attitude Property Ltd ("the Company"), on pages 44 to 77 which comprise the statement of financial position at June 30, 2022, and the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the financial statements on pages 44 to 77 give a true and fair view of the financial position of the Company as at June 30, 2022, and of its financial performance and its cash flows for the year then ended in accordance with International Financial Reporting Standards and in compliance with the requirements of the Mauritian Companies Act 2001.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing ("ISAs"). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (the "IESBA Code"). We have fulfilled our other ethical responsibilities in accordance with the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Independent auditor's report (cont'd)

to the Shareholders of Attitude Property Ltd

Key Audit Matters (cont'd)

Valuation of investment properties

Refer to the significant accounting judgements, estimates and assumptions (note 2.5), significant accounting policies (note 2.6(b)) and note 3(a) to the financial statements.

KEY AUDIT MATTER	AUDIT RESPONSE
Investment Properties amounted to Rs.2,808m on the Company's Statement of Financial Position at June 30, 2022 (2021: Rs.2.779m).	Our audit procedures in respect of this key audit matter included, amongst other: - Assessing the design and implementation of the
Investment properties are fair valued every 3 years by external independent valuer, unless there is evidence that the fair value of an asset differs materially from the carrying amount. The last valuation was carried at June 13, 2022.	 A properties. Obtaining copies of all external valuation reports and we assessed the skills, experience and objectivity of management expert.
This matter was considered to be one of most significance in the audit of the Company financial statements due to the material balance of investment properties on the Company's financial statements	 Obtaining the valuation working prepared by management and assess that key assumptions used are reasonable and in line with industry benchmark.
and significant judgements and estimates involved in arriving at the fair value.	- Testing the mathematical accuracy of the underlying conditions used in the valuation models.
	 With the support of our Corporate Finance Team, we challenged the appropriateness of the valuation method and assumptions used such as growth rate and discount rate determined, in deriving the discounted cash flow by comparing these assumptions to our internally derived expectations based on historical performance of the businesses as well as industry benchmark.
	 Ensuring that the measurement basis for the valuation and valuation methods used were in accordance with International Financial Reporting Standards.
	 Satisfying ourselves that the techniques used in the income based approach value models by management are appropriate in the circumstances and have been applied consistently.
	 Making enquiries with management with regards to the input to the valuation and requested management representation.
	 Reviewing the completeness and adequacy of the disclosure in the financial statements for compliance with International Financial Reporting Standards, including disclosure on significant inputs and sensitivity analysis.

Independent auditor's report (cont'd)

to the Shareholders of Attitude Property Ltd

Other Information

The Directors are responsible for the other information. The other information comprises the information included in the Annual Report but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, 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 audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Directors and Those Charged with Governance for the Financial Statements

The Directors are responsible for the preparation and fair presentation of the financial statements in accordance with International Financial Reporting Standards and in compliance with the requirements of the Mauritian Companies Act 2001, and for such internal control as the Directors determine is necessary to enable the preparation of the 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 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 Company or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditors' 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 will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.
- Conclude on the appropriateness of the Directors' use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.

Independent auditor's report (cont'd)

to the Shareholders of Attitude Property Ltd

Auditors' Responsibilities for the Audit of the Financial Statements (cont'd)

• Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the consolidated and separate financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

Mauritian Companies Act 2001

The Mauritian Companies Act 2001 requires that in carrying out our audit we consider and report on the following matters. We confirm that:

- We have no relationship with, or interests in, the Company, other than in our capacity as auditor and dealings in the ordinary course of business.
- We have obtained all information and explanations we have required.
- In our opinion, proper accounting records have been kept by the Company as far as it appears from our examination of those records.

The Company did not comply with Section 133 of the Mauritian Companies Act 2001 for the year ended June 30, 2022, where all public companies should at all times have at least two independent Directors.

Mauritian Financial Reporting Act 2004

Our responsibility under the Mauritian Financial Reporting Act 2004 is to report on the compliance with the Code of Corporate Governance ("Code") disclosed in the annual report and assess the explanations given for non-compliance with any requirement of the Code. From our assessment of the disclosures made on corporate governance in the annual report, the public interest entity has, pursuant to section 75 of the Mauritian Financial Reporting Act 2004, complied with the requirements of the Code.

Other Matter

This report is made solely to the Company's shareholders, as a body, in accordance with Section 205 of the Mauritian Companies Act 2001. Our audit work has been undertaken so that we might state to the Company's shareholders, as a body, those matters that 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 Company and the Company's shareholders, as a body, for our audit work, for this report, or for the opinions we have formed.



BDO & CO Chartered Accountants Port Louis, Mauritius. 16 September 2022

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Ameenah Ramdin, FCCA, ACA Licensed by FRC

Statement of Financial Position as at June 30, 2022

	Notes	2022	2021
ASSETS		Rs.	Rs.
Non-current assets			
Investment properties	3(a)	2,808,000,000	2,779,176,372
Intangible assets	3(b)	128,750	128,750
Net investment in lease receivables	3(c)(ii)	219,477,718	206,858,870
Deferred tax assets	8(a)	33,564,155	54,915,888
Trade and other receivables	4	95,540,007	-
		3,156,710,630	3,041,079,880
Current assets			
Trade and other receivables	4	296,329,979	241,039,009
Cash and cash equivalents	5	10,504,476	45,795,102
		306,834,455	286,834,111
TOTAL ASSETS	:	3,463,545,085	3,327,913,991
EQUITY AND LIABILITIES			
Issued share capital	6	1,600,170,920	1,600,170,920
Retained earnings		492,448,834	388,405,072
TOTAL EQUITY		2,092,619,754	1,988,575,992
Non-current liabilities			
Interest-bearing loans and borrowings	7	910,000,000	910,000,000
Lease liabilities	3(c)(i)	208,481,751	195,862,905
Deferred tax liabilities	8(a)	211,555,019	202,924,508
		1,330,036,770	1,308,787,413
Current liabilities			
Lease liabilities	3(c)(i)	11,717,509	11,717,509
Trade and other payables	9	29,171,052	18,833,077
		40,888,561	30,550,586
TOTAL LIABILITIES		1,370,925,331	1,339,337,999
TOTAL EQUITY AND LIABILITIES		3,463,545,085	3,327,913,991
	:	3, 100,3 10,000	5,02.7,720,772

These financial statements have been approved for issue by the board of directors on **16 September 2022** Name of directors

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Jean Michel Pitot

Michel Guy Rivalland

The notes set out on pages 48 to 77 form an integral part of these financial statements. Independent auditors' report on pages 40 to 43.

Statement of Profit or Loss and other Comprehensive Income

Year ended June 30, 2022

	Notes	2022	2021
		Rs.	Rs.
Revenue			
Rental income	3(a)/10	211,024,729	208,450,924
Recoveries	3(a)/11	1,700,393	1,713,491
Gross rental income		212,725,122	210,164,415
Direct operating expenses arising from investment properties	3(a)/12	(1,700,393)	(1,713,491)
Profit arising on rental of investment properties		211,024,729	208,450,924
Interest income on lease receivables	3(c)(ii)	11,611,026	10,995,966
Interest income on group loan to related parties	14	3,189,012	-
Other expenses	12	(4,105,465)	(2,182,170)
Profit from operations		221,719,302	217,264,720
Changes in fair value of investment properties		26,536,043	-
Profit before interest and taxation		248,255,345	217,264,720
Finance costs	13	(55,023,015)	(54,152,960)
Profit before taxation		193,232,330	163,111,760
Income tax expense	8(a)	(29,982,244)	(27,934,593)
Total comprehensive income for the year	=	163,250,086	135,177,167
Earnings per share:			
Basic and diluted earning per share (Rs).	21	1.02	0.84

The notes set out on pages 48 to 77 form an integral part of these financial statements. Independent auditors' report on pages 40 to 43.

Statement of Changes in Equity

Year Ended June 30, 2022

	Issued share capital	Retained earnings	Total
	Rs.	Rs.	Rs.
At July 1, 2020	1,600,170,920	253,227,905	1,853,398,825
Total comprehensive income for the year		135,177,167	135,177,167
At June 30, 2021	1,600,170,920	388,405,072	1,988,575,992
At July 1, 2021	1,600,170,920	388,405,072	1,988,575,992
Total comprehensive income for the year	-	163,250,086	163,250,086
Dividends (Note 19)	-	(59,206,324)	(59,206,324)
At June 30, 2022	1,600,170,920	492,448,834	2,092,619,754

Statement of Cash Flows

Year Ended June 30, 2022

	Notes	2022	2021
		Rs.	Rs.
Cash flows from operating activities			
Profit before taxation		193,232,330	163,111,760
Adjustments for:			
- Interest income on net investment in lease	3(c)(ii)	(11,611,026)	(10,995,966)
- Interest income on group loan to related parties	14	(3,189,012)	-
- Finance costs	13	55,023,015	54,152,960
- Fair value gains on investment properties	3	(26,536,043)	-
Working capital adjustments			
Increase in trade and other receivables		(10,630,977)	(90,305,378)
(Increase)/decrease in trade and other payables	-	10,337,975	(11,208,276)
Net cash flows generated from operating activities	-	206,626,262	104,755,100
Cash flows from investing activities			
Advance to related parties	14	(140,200,000)	-
Additions to investment properties	3(a)	(2,287,584)	(11,831,931)
Receipts on net Investment in lease receivables	3(c)(ii)	12,460,901	-
Interest received on loan to related parties	14	3,189,012	-
Interest received on net investment in lease receivables	3(c)(ii)	11,611,026	10,995,966
Net cash flows used in investing activities	-	(115,226,645)	(835,965)
Cash flows from financing activities			
Proceeds from borrowings/bonds	7(a)	910,000,000	-
Repayment of borrowings	7(b)	(910,000,000)	-
Dividends paid	19	(59,206,324)	-
Payment of lease liabilities	3(c)(i)	(12,460,904)	-
Interest paid	13	(55,023,015)	(54,152,960)
Net cash flows used in financing activities	-	(126,690,243)	(54,152,960)
Net (decrease)/increase in cash and cash equivalents		(35,290,626)	49,766,175
Cash and cash equivalents as at July 1,		45,795,102	(3,971,073)
Cash and cash equivalents as at June 30,	5	10,504,476	45,795,102

The notes set out on pages 48 to 77 form an integral part of these financial statements. Independent auditors' report on pages 40 to 43 The notes set out on pages 48 to 77 form an integral part of these financial statements. Independent auditors' report on pages 40 to 43.

year ended June 30, 2022

1. CORPORATE INFORMATION

The financial statements of Attitude Property Ltd (the "Company" or "APL") for the year ended June 30, 2022 were authorised for issue in accordance with a board meeting of the Directors on **16 September 2022** The Company is a public company incorporated on July 04, 2013 and domiciled in Mauritius. Its registered office is situated at NWT Secretarial Services Limited, 7th floor, Dias Pier Building, Le Caudan Waterfront, Port Louis. Its holding company is Attitude Hospitality Ltd, a company incorporated in Mauritius.

The ordinary shares of Attitude Property Ltd were listed on the Stock Exchange of Mauritius under the Development and Enterprise Market in September 2015.

1.1 PRINCIPAL ACTIVITIES

The Company's main activity is the rental of investment properties. Its tenants are involved in hotel operations.

2. ACCOUNTING POLICIES

2.1 BASIS OF PREPARATION

The financial statements have been prepared on a historical cost basis, except for investment properties that have been measured at fair value. The financial statements are presented in Mauritian Rupees ("Rs") and all values are rounded to the nearest rupees, except when otherwise indicated.

Statement of compliance

The financial statements of Attitude Property Ltd have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB"), and comply with the Mauritian Companies Act 2001.

Going concern

The Directors have, at the time of approving the financial statements, a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future.

As part of this assessment the Board of Directors of the Company considered:

- The operational resilience of the Company's critical functions to maintain risk management and compliance, including IT, Finance, Treasury and Operations;
- The regulatory and legal environment and any potential conduct risks which could arise;
- Fair value of investments properties as determined by the Company's valuation techniques described in note 3, considering the impact of the pandemic outbreak, as well as the projected short-term impact on the ability to generate earnings and cash flows and also the longer-term view of their ability to recover.

The Directors have concluded based on the above assessment that the preparation of the financial statements on a going concern basis continues to be appropriate.

2.2 CHANGES IN ACCOUNTING POLICIES

Standards, Amendments to published Standards and Interpretations effective in the reporting period

Interest Rate Benchmark Reform Phase 2

IFRS 4 Insurance Contracts: The amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 amend requirements relating to changes in the basis for determining contractual cash flows of financial assets, financial liabilities and lease liabilities, hedge accounting and disclosures. The amendment to IFRS 4 enables an insurer applying the temporary exemption from IFRS 9 to apply a practical expedient to account for a change in the contractual cash flows that are required by IBOR reform by updating the effective interest rate to reflect any change arising from the reform. The amendments have no impact on the Company's financial statements.

Notes to the Financial Statements

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.2 CHANGES IN ACCOUNTING POLICIES (CONT'D)

Standards, Amendments to published Standards and Interpretations effective in the reporting period (cont'd)

Interest Rate Benchmark Reform Phase 2 (cont'd)

IFRS 7 Financial Instruments - Disclosures: The amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 amend requirements relating to changes in the basis for determining contractual cash flows of financial assets, financial liabilities and lease liabilities, hedge accounting and disclosures. The amendment to IFRS 7 requires a company to make additional disclosures in its financial statements so that investors can better understand the effects of IBOR reform on that company. The amendments have no impact on the Company's financial statements.

IFRS 9 Financial Instruments: The amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 amend requirements relating to changes in the basis for determining contractual cash flows of financial assets, financial liabilities and lease liabilities, hedge accounting and disclosures. The amendments to IFRS 9 enable a company to apply a practical expedient to account for a change in the contractual cash flows that are required by IBOR reform by updating the effective interest rate to reflect any change arising from the reform. The amendments to IFRS 9 enable (and require) companies to continue hedge accounting in circumstances when changes to hedged items and hedging instruments arise as a result of changes required by the IBOR reform, by requiring companies to amend their hedging relationships to reflect:

- · designating an alternative benchmark rate as the hedged risk; or
- changing the description of the hedged item, including the designated portion, or of the hedging instrument.
- The amendments have no impact on the Company's financial statements.

IFRS 16 Leases: The amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16 amend requirements relating to changes in the basis for determining contractual cash flows of financial assets, financial liabilities and lease liabilities, hedge accounting and disclosures. The amendment to IFRS 16 enables a company to apply a practical expedient to account for a lease modification required by the IBOR reform. The amendments have no impact on the Company's financial statements.

IFRS 16 Leases

Covid 19 related rent concessions: Effective June 1, 2020, further to IFRS 16 amendment to provide a practical expedient for lessees accounting for rent concessions that arise as a direct consequence of the COVID-19 pandemic. The amendment provides lessees with an exemption from assessing whether a COVID-19-related rent concession is a lease modification. The amendments have immaterial impact on the Company's financial statements.

2.3 STANDARDS, AMENDMENTS TO PUBLISHED STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE

Certain standards, amendments to published standards and interpretations have been issued that are mandatory for accounting periods beginning on or after January 1, 2022 or later periods, but which the Company has not early adopted.

Effective date January 1, 2022

IFRS 1 First-time Adoption of International Financial Reporting Standards

Annual Improvements to IFRS Standards 2018-2020: Extension of an optional exemption permitting a subsidiary that becomes a first-time adopter after its parent to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to IFRSs. A similar election is available to an associate or joint venture.

IFRS 3 Business Combinations

Reference to the Conceptual Framework: The amendment updates a reference in IFRS 3 to the Conceptual Framework for Financial Reporting without changing the accounting requirements for business combinations.

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.3 STANDARDS, AMENDMENTS TO PUBLISHED STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE (CONT'D)

IFRS 9 Financial Instruments

Annual Improvements to IFRS Standards 2018-2020: The amendment clarifies which fees an entity includes when it applies the '10 per cent' test in assessing whether to derecognise a financial liability.

IAS 16 Property, Plant and Equipment

Property, Plant and Equipment: Proceeds before Intended Use: The amendments prohibit an entity from deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling such items, and the cost of producing those items, in profit or loss.

IAS 37 Provisions, Contingent Liabilities and Contingent Assets

Onerous Contracts-Cost of Fulfilling a Contract: The amendments specify which costs should be included in an entity's assessment whether a contract will be loss-making.

IAS 41 Agriculture

Annual Improvements to IFRS Standards 2018-2020: The amendment removes the requirement for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

Effective date January 1, 2023

IFRS 17 Insurance contracts

IFRS 17 creates one accounting model for all insurance contracts in all jurisdictions that apply IFRS. IFRS 17 requires an entity to measure insurance contracts using updated estimates and assumptions that reflect the timing of cash flows and take into account any uncertainty relating to insurance contracts. The financial statements of an entity will reflect the time value of money in estimated payments required to settle incurred claims. Insurance contracts are required to be measured based only on the obligations created by the contracts. An entity will be required to recognise profits as an insurance service is delivered, rather than on receipt of premiums. This standard replaces IFRS 4-Insurance Contracts.

IAS 1 Presentation of Financial Statements

Classification of Liabilities as Current or Noncurrent: Narrow-scope amendments to IAS 1 to clarify how to classify debt and other liabilities as current or non-current.

Disclosure of Accounting Policies: The amendments require companies to disclose their material accounting policy information rather than their significant accounting policies, with additional guidance added to the Standard to explain how an entity can identify material accounting policy information with examples of when accounting policy information is likely to be material.

IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors

Definition of Accounting Estimates: The amendments clarify how companies should distinguish changes in accounting policies from changes in accounting estimates, by replacing the definition of a change in accounting estimates with a new definition of accounting estimates. Under the new definition, accounting estimates are "monetary amounts in financial statements that are subject to measurement uncertainty". The requirements for recognising the effect of change in accounting prospectively remain unchanged.

IAS 12 Income Taxes

Deferred Tax related to Assets and Liabilities arising from a Single Transaction: The amendment clarifies how a company accounts for income tax, including deferred tax, which represents tax payable or recoverable in the future. In specified circumstances, companies are exempt from recognising deferred tax when they recognise assets or liabilities for the first time. The aim of the amendments is to reduce diversity in the reporting of deferred tax on leases and decommissioning obligations, by clarifying when the exemption from recognising deferred tax would apply to the initial recognition of such items.

Notes to the Financial Statements

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.4 AMENDMENT FOR WHICH EFFECTIVE DATE HAS BEEN DEFERRED INDEFINITELY UNTIL FUR-THER NOTICE

IFRS 10 Consolidated Financial Statements:

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28): Narrow scope amendment address an acknowledged inconsistency between the requirements in IFRS 10 and those in IAS 28 (2011), in dealing with the sale or contribution of assets between an investor and its associate or joint venture.

IAS 28 Investments in Associates and Joint Ventures:

Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28): Narrow scope amendment to address an acknowledged inconsistency between the requirements in IFRS 10 and those in IAS 28 (2011), in dealing with the sale or contribution of assets between an investor and its associate or joint venture.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accouting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The assets involving a higher degree of judgement or complexity or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 4.

2.5 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenue, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the assets or liabilities affected in future periods.

Judgements

In the process of applying the Company's accounting policies, management has made the following judgements which have significant effect on the amounts recognised in the financial statements.

Operating lease (Building and property; excluding leasehold land)- company as lessor

The Company has entered into property lease on its investment properties (defined as building and furniture fittings) portfolio. The Company has determined, based on an evaluation of the terms and conditions of the arrangements, such that it retains all the significant risks and rewards of ownership of these properties and accounts for the contracts as operating leases. Refer to Note 18 for further details.

Going concern

The financial statements have been prepared on a going concern basis which assumes that the Company will continue in operational existence for the foreseeable future. The validity of this assumption depends on the continued support of the shareholders. The directors are of the opinion that this support will be forthcoming over the next twelve months. They therefore believe that it is appropriate for the financial statements to be prepared on a going concern basis.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year is discussed below:

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.5 SIGNIFICANT ACCOUNTING JUDGEMENTS, ESTIMATES AND ASSUMPTIONS (CONT'D)

Fair value of investment properties

The fair value of investment property is determined by real estate valuation experts using recognized valuation techniques and the principles of IFRS 13 Fair Value Measurement. Investment property is measured based on estimates prepared by independent real estate valuation experts, except where such values cannot be reliably determined.

It is the Company's policy to fair value its investment properties by external independent valuer every three year. The investment properties were valued by an independent valuation specialist on June 13, 2022 using the DCF approach.

The significant methods and assumptions used by valuers in estimating the fair value of investment property are set out in Note 3.

Deferred tax assets

In relation to Note 8(a) of the financial statements, deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The Directors have made an assessment and believe that the deferred tax assets are recoverable.

Impairment of financial assets

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates. The Company use judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period. The details are provided in note 4.

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

(a) Foreign currency translation

The financial statements are presented in Mauritian Rupees ("Rs"), which is also the functional and presentation currency of the parent company, Attitude Hospitality Ltd. The items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates (the "functional currency").

(b) Investment properties

Investment property comprises completed property and property under development or re-development that is held, or to be held, to earn rentals or for capital appreciation or both. Property held under a lease is classified as investment property when it is held to earn rentals or for capital appreciation or both, rather than for sale in the ordinary course of business or for use in production or administrative functions.

Investment property comprises hotel property that are occupied substantially for use by, or in the operations of, the Company, nor for sale in the ordinary course of business, but are held primarily to earn rental income and capital appreciation. These buildings are substantially rented to tenants and not intended to be sold in the ordinary course of business.

Investment property is measured initially at cost, including transaction costs. Transaction costs include transfer taxes, professional fees for legal services and (only in case of investment property held under a lease) initial leasing commissions to bring the property to the condition necessary for it to be capable of operating.

Notes to the Financial Statements

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(b) Investment properties (cont'd)

Subsequent to initial recognition, investment property is stated at fair value, which reflects market conditions at the reporting date. Gains or losses arising from changes in the fair values of investment property are included in profit or loss in the period in which they arise, including the corresponding tax effect. For the purposes of these financial statements, in order to avoid double counting, the fair value reported in the financial statements is:

- Reduced by the carrying amount of any accrued income resulting from the spreading of lease incentives and/ or minimum lease payments
- In the case of investment property held under a lease, increased by the carrying amount of any liability to the head lessor that has been recognised in the statement of financial position as a finance lease obligation.

Transfers are made to (or from) investment property only when there is evidence of a change in use (such as commencement of development or inception of an operating lease to another party).

Investment property is derecognised either when it has been disposed of (i.e., at the date the recipient obtains control of the investment property in accordance with the requirements for determining when a performance obligation is satisfied in IFRS 15) or when it is permanently withdrawn from use and no future economic benefit is expected from its disposal. The difference between the net disposal proceeds and the carrying amount of the asset is recognised in profit or loss in the period of derecognition. In determining the amount of consideration to be included in the gain or loss arising from the derecognition of investment property, the Company considers the effects of variable consideration, the existence of a significant financing component, noncash consideration, and consideration payable to the buyer (if any) in accordance with the requirements for determining the transaction price in IFRS 15.

(c) Financial assets

(i) Classification

In accordance with IFRS 9, the Company classifies its financial assets and financial liabilities at initial recognition into the categories of financial assets and financial liabilities discussed below.

- In applying that classification, a financial asset or financial liability is considered to be held for trading if:
- (a) It is acquired or incurred principally for the purpose of selling or repurchasing it in the near term; or
- (b) On initial recognition, it is part of a portfolio of identified financial instruments that are managed together and for which, there is evidence of a recent actual pattern of short-term profit-taking; or
- (c) It is a derivative (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument)

(ii) Initial recognition and measurement

At initial recognition, financial assets are measured at fair value.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Company has applied the practical expedient, the Company initially measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the practical expedient are measured at the transaction price.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(c) Financial assets (cont'd)

The Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

(iii) Subsequent measurement

For purposes of subsequent measurement, financial assets are classified as financial assets at amortised cost as disclosed in note 4.

(iv) Derecognition

A financial asset is primarily derecognised when:

- The rights to receive cash flows from the asset have expired; or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset. When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership.
- When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

(d) Impairment of financial assets

The Company recognises an allowance for ECLs for trade receivables with its related parties that are not covered or partly covered by an insurance policy. ECLs are based on the difference between the contractual cash flows due and all the cash flows that the Company expects to receive.

For trade receivables, the Company applies a simplified approach in calculating ECLs. The Company makes use of the roll rate methodology. It predicts the probability of default based on delinquency and calculates the percentage of debtors' balance in each bucket that deteriorate to the next bucket in the following month.

Therefore, the Company does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Company has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. The Company considers a financial asset in default when contractual payments are 120 days past due.

However, in certain cases, the Company may also consider a financial asset to be in default when internal or external information indicates that the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Company. When the trade receivables are referred to attorneys and there is no reasonable expectation of recovery the debtors are written off. The information about the ECLs on the Company's trade receivables is disclosed in note 4.

Notes to the Financial Statements

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(d) Impairment of financial assets (cont'd)

The Company recognises an allowance for expected credit losses (ECLs) for the long-term receivables under the general approach. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Company expects to receive, discounted at the original effective interest rate. The Company assesses an increase in significant risk when it determines the repayment capabilities of the subsidiary companies have deteriorated due to the global pandemic.

The net investment in lease receivable is subsequently measured at amortised cost using the effective interest method, reduced by future lease receipts net of interest earned. The net investment in lease receivable is assessed for impairment in line with impairment principals applied for financial assets. Interest income and any applicable impairment costs are recorded in the statement of comprehensive income.

(e) Financial liabilities

(i) Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as appropriate. All financial liabilities are recognised initially at fair value net of directly attributable transaction costs.

The Company's financial liabilities include lease liabilities, trade and other payables, interest-bearing loans and borrowings.

(ii) Subsequent measurement

The measurement of financial liabilities is described below:

Financial liabilities at amortised cost

After initial recognition, trade and other payables, interest-bearing loans and borrowings, are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit or loss.

(iii) Derecognition

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

(f) Leases

The Company as lessor

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

(i) Lease of land under finance lease - sub lease arrangement

Land is leased from the Government of the Republic of Mauritius and then sub-leased to tenants. The period of the head lease and that of the sub-lease are the same.

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(f) Leases (cont'd)

(i) Lease of land under finance lease - sub lease arrangement (cont'd)

The rights of use related to the headlease of the land was derecognised and recognised as a net investment in the sub-leases, with any difference between the rights of use and the net investment in the sub-leases recognised in profit or loss.

The lease liability relating to the head lease is retained in the statement of financial position.

(ii) Lease of building under operating lease - Company's owned building

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease, except for contingent rental income which is recognised when it arises.

Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

The Company as lessee - Headlease (Land leased from the Government of Mauritius)

At lease commencement date, the Company recognises a head lease of land and immediately derecognises it with a corresponding recognition of a net investment in lease.

At the commencement date, the Company measures the lease liability at the present value of the lease payments unpaid at that date, discounted using the interest rate implicit in the lease if that rate is readily available or the Company's incremental borrowing rate.

Lease payments included in the measurement of the lease liability are made up of fixed payments (including in substance fixed), variable payments based on an index or rate, amounts expected to be payable under a residual value guarantee and payments arising from options reasonably certain to be exercised.

Subsequent to initial measurement, the liability will be reduced for payments made and increased for interest. It is remeasured to reflect any reassessment or modification, or if there are changes in in-substance fixed payments.

When the lease liability is remeasured, the corresponding adjustment is reflected in the right-of-use asset, or profit and loss if the right-of-use asset is already reduced to zero.

The Company has elected to account for short-term leases and leases of low-value assets using the practical expedients. Instead of recognising a right-of-use asset and lease liability, the payments in relation to these are recognised as an expense in profit or loss on a straight-line basis over the lease term.

(g) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use. All other borrowing costs are recognised as an expense when incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

(h) Taxation

Current tax

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the statement of profit or loss and other comprehensive income because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted at year end.

Notes to the Financial Statements

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(h) Taxation (cont'd)

Deferred tax

Deferred tax is provided using the liability method on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

The Company has recognised the deferred tax on the investment properties on the basis that the carrying amount of the investment property will be recovered through sale.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- Where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry-forward of unused tax credits and unused tax losses can be utilised, except:

- Where the income tax asset relating to the deductible temporary difference arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures. Deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

In accounting for the deferred tax relating to the lease, the Company considers both the lease asset and liability separately. The Company separately accounts for the deferred taxation on the taxable temporary difference and the deductible temporary difference, which upon initial recognition, are equal and offset to zero. Deferred tax is recognised on subsequent changes to the taxable and temporary differences.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realised or the liability is settled, based on tax rates that have been enacted or substantively enacted at the reporting date.

Value Added Tax

Revenues, expenses and assets are recognised net of the amount of value added tax except:

- where the value added tax incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the value added tax is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables that are stated with the amount of value added tax included.

The net amount of value added tax recoverable from, or payable to, the taxation authority is included as part of accounts receivables or payables in the statement of financial position.

year ended June 30, 2022

2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(h) Taxation (cont'd)

Corporate Social Responsibility

In line with the definition within the Income Tax Act 1995, Corporate Social Responsibility (CSR) is regarded as a tax and is therefore subsumed with the income tax expense shown within the statement of profit or loss and other comprehensive income and the current tax liabilities on the statement of financial position.

The CSR charge for the current period is measured at the amount expected to be paid to the Mauritian tax authorities. The CSR rate and laws used to compute the amount are those charged or substantively enacted at year end.

(i) Revenue recognition

(a) Rental income

The Company earns revenue from acting as a lessor in operating leases which do not transfer substantially all of the risks and rewards incidental to ownership of an investment property. In addition, the Company subleases investment property acquired under head leases with lease terms exceeding 12 months at commencement. Subleases are classified as a finance lease or an operating lease by reference to the right-of-use asset arising from the head lease, rather than by reference to the underlying investment property.

Rental income arising from operating leases on investment property is accounted for on a straight-line basis over the lease term and is included in revenue in the statement of profit or loss due to its operating nature, except for contingent rental income which is recognised when it arises. Initial direct costs incurred in negotiating and arranging an operating lease are recognised as an expense over the lease term on the same basis as the lease income.

Lease incentives that are paid or payable to the lessee are deducted from lease payments. Accordingly, tenant lease incentives are recognised as a reduction of rental revenue on a straight-line basis over the term of the lease. The lease term is the non-cancellable period of the lease together with any further term for which the tenant has the option to continue the lease, where, at the inception of the lease, the Company is reasonably certain that the tenant will exercise that option. For more information on the judgement involved, please see Note 2.4.

The initial direct costs and tenant lease incentives are presented as current assets in the line item 'Prepayments' in the statement of financial position. Amounts received from tenants to terminate leases or to compensate for dilapidations are recognised in the statement of profit or loss when the right to receive them arises.

(b) Recoveries

For investment properties held primarily to earn rental income, the Company enters as a lessor into lease agreements that fall within the scope of IFRS 16. These agreements include certain services offered to tenant such as insurance. The consideration charged to tenants for these services includes fees charged based on reimbursement of expenses incurred. The insurance agreement is between the Company and the insurer therefore the Company remains the principal in satisfying the performance obligation. The Company has determined that no changes are needed on transition to IFRS 15.

(j) Intangible assets

Intangible assets which comprise website development cost are initially recorded at cost. Intangible assets are subsequently measured at cost less accumulated amortisation and impairment losses. Website development cost is amortised using the straight-line method over its estimated useful life of five years. The amortisation method, useful lives and residual values are reviewed at each reporting date and adjusted if appropriate.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss when the asset is derecognised.

Notes to the Financial Statements

year ended June 30, 2022 2. ACCOUNTING POLICIES (CONT'D)

2.6 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(k) Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability, or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to by the Company.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

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

Level 2 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable

Level 3 - Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Please refer to Note 20.

(I) Contingent liabilities

A contingent liability is disclosed unless the possibility of an outflow of resources embodying economic benefit is remote.

year ended June 30, 2022

3(a). INVESTMENT PROPERTIES	2022	2021
	Rs.	Rs.
At July 1,	2,779,176,372	2,767,362,441
Additions *	2,287,584	11,831,931
Increase in fair value	26,536,044	-
Transfer **		(18,000)
At June 30,	2,808,000,000	2,779,176,372

* Additions during the financial year 2022 relate to restoration works at Riviere Citron Ltee for an amount of MUR 1,291,425 and MUR 966,158 at Tropical Hotel Ltd.

** An amount of MUR 18,000 relating to website development cost has been transferred out of investment properties into Intangible Assets.

	2022	2021
	Rs.	Rs.
Rental income derived from investment properties	211,024,729	208,450,924
Recoveries	1,700,393	1,713,491
Direct operating expenses from investment properties that generate		
rental income (Refer to Note 12)	(1,700,393)	(1,713,491)
Profit arising from investment properties carried at fair value	211,024,729	208,450,924

- (i) Investment properties consist of furnished buildings on leasehold land rented as hotel complex. Additions during the year relate mainly to beach restoration works at the Ravenala Attitude and various works at Tropical Attitude villas.
- (ii) The fair value has been determined on the basis of valuations performed by Prime Pillars Valuation Services Ltd, an independent certified practising valuer, at June 13, 2022, which has the appropriate recognised professional qualification (Royal Institution of Chartered Surveyors- RICS Registered) and recent experience in the valuation of investment properties of same nature and location. The valuation was performed in accordance with the International Valuation Standards Committee requirements, and the valuation model is consistent with the principles of IFRS 13. The fair value is determined using the discounted cash flow (DCF) method by discounting the rental income based on expected net cash flows of the underlying hotels. The DCF is the approach by which investors analyse property for investment purposes to estimate the market value. This methodology also takes into account the time value of money between the valuation date and the date when the income stream theoretically reverts to market levels.

(iii) Fair value hierarchy

The fair value measurement hierarchy for investment property as at 30 June 2022 was Level 3 – Significant unobservable inputs (2021: Level 3). There were no transfers between Levels 1, 2 or 3 during the year.

Notes to the Financial Statements

year ended June 30, 2022

3(a). INVESTMENT PROPERTIES (CONT'D)

(iii) Fair value hierarchy (cont'd)

Valuation technique	Significant unobservable input	Range
DCF method	- Rent growth p.a.	7-11%
	- Discount rate	12%
	- Terminal yield	6.5%

Significant increases/(decreases) in estimated rental value and rent growth per annum in isolation would result in a significantly higher/(lower) fair value of the property. Significant increases/(decreases) in the long-term discount rate (and exit yield) in isolation would result in a significantly lower (higher) fair value.

(iv) The borrowings of MUR 910 mn are secured on the hotel properties and all assets of the Company (Note 7).

3(b). INTANGIBLE ASSETS

	Website development	Website development cost	
	2022	2021	
	Rs.	Rs.	
At July 1,	128,750	110,750	
Transfer *		18,000	
At June 30,	128,750	128,750	

The intangibles relate to costs for website development at an amount of MUR 128,750.

* An amount of MUR 18,000 relating to website development cost has been transferred out of investment properties into Intangible Assets in 2021.

3(c). LEASE LIABILITIES AND NET INVESTMENT IN LEASE RECEIVABLES

(i)	Lease liabilities	2022	2021
		Rs.	Rs.
	Non-current		
	Lease liabilities	208,481,751	195,862,905
	Current		
	Lease liabilities	11,717,509	11,717,509
	Total lease liabilities	220,199,260	207,580,414

The Company has a lease contract with the Government of Mauritius for leasehold land, with a lease term of sixty years. The Company's obligations under its leases are secured by the lessor's title to the leased assets. The Company has further sublet the leasehold land to the three operating hotels namely Ravenala Attitude, Recif Attitude and Tropical Attitude. Being an intermediate finance lessor, The Company has recognised a Net investment in lease towards the hotel and an obligation on finance lease towards the Government.

year ended June 30, 2022

3(c). LEASE LIABILITIES AND NET INVESTMENT IN LEASE RECEIVABLES (CONT'D)

(i) Lease liabilities (cont'd)

The rate of interest on the lease was the incremental borrowing rate of 5.59%. The lease of the leasehold land for the hotel Ravenala Attitude will mature in June 2074 and that of Recif Attitude and Tropical Attitude will mature in June 2069.

Interest income on the Net investment in lease was reported at MUR 11,611,025 for the financial year ended June 30, 2022 (2021: MUR 10,995,966), matched with an interest expense on the lease liabilities for the said amount.

Minimum loaco noumonto

	Minimum lease payments	
	2022	2021
	Rs.	Rs.
Within one year	12,475,657	11,717,509
After one year and before five years	49,902,628	46,870,035
More than five years	576,629,600	543,325,023
	639,007,885	601,912,567
Future finance charges on lease liabilities	(418,808,625)	(394,332,153)
Present value of lease liabilities	220,199,260	207,580,414
The present value of lease liabilities is analysed as follows:	2022	2021
	Rs.	Rs.
Within one year	456,936	761,903
After one year and before five years	2,168,457	3,498,293
More than five years	217,573,867	203,320,218
	220,199,260	207,580,414

Set out below are the carrying amounts of lease liabilities and the movements during the period:

	2022	2021
	Rs.	Rs.
At July 1,	207,580,415	208,301,958
Interest expense	11,611,026	10,995,966
Variable lease payment	13,468,723	-
Payments	(12,460,904)	-
Waiver *	-	(11,717,509)
At June 30,	220,199,260	207,580,415
Current	11,717,509	11,717,509
Non-current	208,481,751	195,862,905
	220,199,260	207,580,414

Notes to the Financial Statements

year ended June 30, 2022

3(c). LEASE LIABILITIES AND NET INVESTMENT IN LEASE RECEIVABLES (CONT'D)

(i) Lease liabilities (cont'd)

The following table sets out a maturity analysis of lease liabilities, showing the undiscounted lease payments after the reporting date:

	2022	2021
	Rs.	Rs.
Less than one year	12,475,657	11,717,509
One to two years	12,475,657	11,717,509
Two to three years	12,475,657	11,717,509
Three to four years	12,475,657	11,717,509
More than five years	589,105,257	555,042,531
Total undiscounted lease payments	639,007,885	601,912,567
Unearned finance costs	(418,808,625)	(394,332,153)
Present value of lease liabilities	220,199,260	207,580,414
The following are the amounts recognised in profit or loss:	2022	2021
	Rs.	Rs.
Interest expense on lease liabilities	11,611,026	10,995,966
Amount recognised in profit or loss	11,611,026	10,995,966

Cash outflows for leases for year ended June 30, 2022 amounted to Rs. 12.5mn (2021: NIL).

(ii) Net Investment in lease receivables

Set out below are the carrying amounts of net investment in lease receivables recognised and the movements during the period:

	2022	2021
	Rs.	Rs.
At July 1,	206,858,870	207,580,413
Interest income	11,611,026	10,995,966
Receipt of rental income for leasehold land	-	-
Variable lease payment adjustment	13,468,723	-
Payments	(12,460,901)	-
Waiver *	-	(11,717,509)
At June 30,	219,477,718	206,858,870

* Owing to the waiver for rental of leasehold land from the Government of Mauritius (GOM) for July 2020, an amount of MUR 11.7 mn was accounted as a waiver in Net investment in lease receivables and Lease liabilities towards the Government of Mauritius.

year ended June 30, 2022

3(c). LEASE LIABILITIES AND NET INVESTMENT IN LEASE RECEIVABLES (CONT'D)

(ii) Net Investment in lease receivables (cont'd)

The following table sets out a maturity analysis if lease receivables, showing the undiscounted lease payments to be received after the reporting date:

	2022	2021
	Rs.	Rs.
Less than one year	12,475,657	11,717,509
One to two years	12,475,657	11,717,509
Two to three years	12,475,657	11,717,509
Three to four years	12,475,657	11,717,509
Four to five years	12,475,657	11,717,509
More than five years	576,629,600	543,325,021
Total undiscounted lease payments receivable	639,007,885	601,912,566
Unearned finance income	(418,808,625)	(394,332,153)
Cummulative impairment losses on lease receivables	(721,542)	(721,543)
Net investment in lease receivable	219,477,718	206,858,870

4. TRADE AND OTHER RECEIVABLES

	2022	2021
	Rs.	Rs.
Amount owed by related parties (Note 14)		
- Trade receivables (Note (a))	225,614,842	229,296,006
- Owed by holding Company (Note (c))	140,200,000	-
- Owed by fellow subsidiaries (Note (c))	15,423,387	1,262,091
	381,238,229	230,558,097
Other receivables and prepayments (Note (d))	10,631,757	10,480,912
	391,869,986	241,039,009
Analysed as follows:		
Current	296,329,979	241,039,009
Non current	95,540,007	-
	391,869,986	241,039,009

(a) Trade receivables due from tenants are secured and are non-interest bearing which generally have a 180 days terms. The amount due from hotels are guaranteed by the holding Company, Attitude Hospitality Ltd (AHL). Impairment of receivables have been assessed on a collective basis only as there were no indications of impairment on an individual basis. The trade receivables are due from the related parties as disclosed in Note 14.

As per the Independent report from KPMG, the Board has agreed the deferral of the rental due during period July to December 2021 amounting to Rs 114million, into 6 equal instalment, payable as from March 2023.

In terms of rental recoverability, given the fact that AHL acts as guarantor, AHL shall make good for rental payment during the period of hotel closure during and post COVID-19.

As such, the ECL has been estimated as close to zero.

Notes to the Financial Statements

year ended June 30, 2022

4. TRADE AND OTHER RECEIVABLES (CONT'D)

As at June 30, 2022 and 2021, the ageing analysis of trade receivables were as follows:

Days past due		
< 30 days	30-90 days	>90 days
0%	0%	0%
-		225,614,842
	Days past due	
< 30 days	30-90 days	>90 days
0%	0%	0%
	-	229,296,006
	< 30 days 0% - < 30 days	< 30 days 30-90 days 0% 0% Days past due < 30 days 30-90 days

There is no expected credit loss recognised given that amounts due from tenants are guaranteed by the Holding Company (Note 15(ii)).

AHL has secured financing from MCB (MUR 475 mn) and MIC (MUR 500 mn) and shall have enough liquidity to support the three tenants.

(b) Impairment of trade receivables

The Company are applying the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables.

(c) For terms and conditions relating to related party receivables, refer to Note 14.

The amount due from the fellow subsidiaries is interest free and repayable on demand.

(d) Other receivables and prepayments consist mainly of Tax Deducted at Source (TDS) receivable on rental income which are neither past due nor impaired. No collaterals are held in respect of these receivables.

5. CASH AND CASH EQUIVALENTS

Rs.	2021	2022	
	Rs.	Rs.	
Cash at bank 10,504,476	45,795,102	nk 10,504,476	Cash at ban

Cash and cash equivalents are interest-free and held with State Bank of Mauritius Ltd and Mauritius Commercial Bank Ltd which are rated Baa2 to Baa3 based on ratings of Moody's. While cash and cash equivalents are also subject to impairment requirements of IFRS 9, the identified impairment loss was immaterial.

6. ISSUED SHARE CAPITAL

	Number of shares	2022	2021
		Rs.	Rs.
Authorised shares	178,000,000		-

year ended June 30, 2022

6. ISSUED SHARE CAPITAL (CONT'D)

	Number of shares	2022	2021
		Rs.	Rs.
Ordinary shares at no par value, issued and fully paid			
Ordinary shares of Rs.10 each	160,017,092	1,600,170,920	1,600,170,920

The ordinary shares of Attitude Property Ltd are listed on the Stock Exchange of Mauritius under the Development and Enterprise Market.

Holders of ordinary shares are entitled to dividends as declared from time to time and are entitled to one vote per share at general meeting of the Company.

7. INTEREST-BEARING LOANS AND BORROWINGS

	2022	2021
	Rs.	Rs.
Non-current		
Bonds (note (a))	910,000,000	-
Bank loans (note (b))		910,000,000
Total interest bearing loans and borrowings	910,000,000	910,000,000

(a) The Company contracted a bond amounting to MUR 910,000,000 on 17 March 2022 with SBM Capital Markets Ltd. This bond was used to repay the bank loans of MUR 910,000,000 with State Bank of Mauritius (SBM).

		Bond amount	Coupon rate	Maturity	Bond period
	MUR	910,000,000	SBM PLR+0.42%	Mar-27	5 years
(b)	Bank l	oans can be analysed a	s follows:	2022	2021
				Rs.	Rs.
	After o	one year and before fiv	/e years		910,000,000

The bank loans contracted with State Bank of Mauritius (SBM), used to finance the renovations of the hotels was repaid in full in March 2022.

Loan amount		Maturity	Loan period
MUR 25,000,000	PLR+0.5%	Oct-22	5 years
MUR 755,000,000	PLR+0.5%	Sep-22	5 years
MUR 60,000,000	PLR+0.5%	Sep-22	5 years
MUR 70,000,000	PLR	Jul-24	5 years

(i) During the financial year ended June 30, 2022, the SBM PLR was 4.65% (2021: 4.25%).

Notes to the Financial Statements

year ended June 30, 2022

7. INTEREST-BEARING LOANS AND BORROWINGS (CONT'D)

(ii) The terms and conditions of the bonds are reflected as follows:

The covenants attached to the bonds are as follows:

- Security cover of 1.5 times to be always maintained during the tenor of the Bonds. Security cover means the value of The Ravenala Attitude and Tropical Attitude properties and the floating charge on all movable and immovable assets of the Company to the value of the outstanding bonds at any point in time during the tenor of the bonds.

There were no breach of above covenants during the year.

- (iii) Borrowings are secured by fixed charges over certain investment properties (Ravenala Attitude and Tropical Attitude) and floating charges on all movable and immovable assets of the Company.
- (c) The interest-bearing loans and borrowings' carrying amounts approximate fair value. They are allocated as level 2 items in the fair value hierarchy, with the significant input in determining fair value being the applicable interest rates. The technique used to determine the fair value is the discounted cash flow method. For fair value hierarchy see Note 20.
- (d) Reconciliation of opening and closing balance for liabilities from financing activities:

	2022	2021
	Rs.	Rs.
At July 1,	910,000,000	910,000,000
Repayment of bank loans	(910,000,000)	-
Proceeds from borrowings/bond	910,000,000	-
At June 30,	910,000,000	910,000,000

8. TAXATION

(a) Deferred tax liabilities at June 30, relates to the following:

			Statement of profit comprehensive inco	
	2022	2021	2022	2021
	Rs.	Rs.	Rs.	Rs.
Deferred tax liability				
Accelerated depreciation for tax				
purposes	211,555,019	202,924,508	8,630,511	12,176,236
Deferred tax asset				
Tax loss	(33,564,155)	(54,915,888)	21,351,733	15,758,357
Deferred tax expense			29,982,244	27,934,593
Net deferred tax liability	177,990,864	148,008,620		

year ended June 30, 2022

8. TAXATION (CONT'D)

(b)	Reconciliation of net deferred tax liabilities:	2022	2021
		Rs.	Rs.
	At July 1,	148,008,620	120,074,027
	Tax expense recognised in statement of profit or loss and		
	other comprehensive income	29,982,244	27,934,593
	At June 30,	177,990,864	148,008,620
(c)	Deferred tax liabilities at June 30, relates to the following:	2022	2021
		Rs.	Rs.
	Disclosed as:		
	Deferred tax asset	(33,564,155)	(54,915,888)
	Deferred tax liabilities	211,555,019	202,924,508
		177,990,864	148,008,620

(d) Income tax - Statement of profit or loss and other comprehensive income

	2022	2021
	Rs.	Rs.
Income tax expense reported in the statement of profit or loss		
and other comprehensive income	29,982,244	27,934,593

9. TRADE AND OTHER PAYABLES

	2022	2021
	Rs.	Rs.
Trade payables	547,537	1,789,232
Value added tax payables	14,617,093	15,369,126
Other payables and accruals	14,006,422	1,674,719
	29,171,052	18,833,077

- Trade and other payables are non-interest bearing and are normally settled on 30-60 days terms.

- Other payables are non-interest bearing. It consists mainly of tax deducted at source (TDS) payable and accruals for professional fees.
- For explanations on the Company's liquidity risk management processes, refer to Note 15(iii).

10. RENTAL INCOME

2022	2021
Rs.	Rs.
211,024,729	208,450,924

The Company's main activity is the rental of investment properties. APL has rented out its properties to its three tenants which are involved in hotel operations.

Rental income is received from the three hotels held namely, Riviere Citron Ltée, Pointe aux Piments Hotel Ltd and Tropical Hotel Ltd.

Notes to the Financial Statements

year ended June 30, 2022

10. RENTAL INCOME (CONT'D)

The Company has a lease contract with the Government of Mauritius for the leasehold land and has entered into a sub lease arrangement to rent the leasehold land with the tenants. Rental is paid to the Government and subsequently recharged to the tenants.

As per initial prospectus offering:-

- the tenants shall be obliged to maintain in good order and repair the premises.
- the annual rental shall be escalated every 3 years based on the Consumer Price Index (CPI) but shall not exceed 15% of the rent payable.
- The tenants of APL shall make a provision into their accounts which will be considered as Capital reserve representing 3% of its annual audited turnover as for the reinstatement of the furniture, fixtures and equipment on or before the end of the present lease. The purpose of the capital reserve is to ensure that the tenant keeps the property well maintained at all times during the lease period.
- The tenant shall not under any circumstances be entitled to cancel this agreement or have any claim or right of action whatsoever against the Landlord for any damage or loss, nor be entitled to withhold or defer payment of rental by reason of the premises or any appliances, air conditioning or other installation, fittings, fixtures and appurtenances in the said premises or the building being in a defective condition or falling into disrepair or any particular repairs not being effected by the Landlord of for any other reason whatsoever.

11. RECOVERIES

	2022	2021
	Rs.	Rs.
Recharged insurance	1,700,393	1,713,491

Insurance is paid to Willis Towers Watson [Mauritius] Ltd and subsequently recharged to the tenants.

12. OTHER EXPENSES

13.

		ZUZI
	Rs.	Rs.
Legal and professional fees	599,031	522,140
Insurance	1,700,393	1,713,491
Consultancy fees	3,112,940	1,262,733
Other expenses	393,494	397,297
	5,805,858	3,895,661
Operating expenses (Refer to Note 3(a))	1,700,393	1,713,491
Other expenses	4,105,465	2,182,170
	5,805,858	3,895,661
FINANCE COSTS		
	2022	2021
	Rs.	Rs.
Interest expense on:		
- Bank overdrafts	60,706	324,077
- Bank loans	43,351,283	42,832,917
- GOM leasehold land	11,611,026	10,995,966
	55,023,015	54,152,960

Rental income (Refer to Note 14)

2022

2021

year ended June 30, 2022

14. RELATED PARTY TRANSACTIONS

The following tables provide the total amount of transactions that have been entered into with related parties for the relevant financial years.

	Interest income from related parties	Recoveries of insurance from related parties	Rental income from	Amount owed by related parties
2022	Rs.	Rs.	Rs.	Rs.
Holding Company -				
Attitude Hospitality Ltd	3,189,012	-	-	140,200,000
Fellow subsidiaries:				
- Riviere Citron Ltée	-	1,028,173	155,764,195	176,871,014
- Tropical Hotel Ltd	-	345,588	33,637,884	39,429,022
Pointe Aux Piments				
- Hotel Ltd		326,632	21,622,650	24,738,192
	3,189,012	1,700,393	211,024,729	381,238,229
		Recoveries of insurance from related parties	Rental income from	Amount owed by related parties
2021		Rs.	Rs.	Rs.
Fellow subsidiaries:				
- Riviere Citron Ltée		1,051,075	147,269,098	162,769,072
- Tropical Hotel Ltd		341,604	31,976,983	35,426,793
 Pointe Aux Piments Hotel Ltd 		320,812	29,204,843	32,362,232
	-	1,713,491	208,450,924	230,558,097

Terms and conditions of transactions with related parties:

- The advance to Attitude Hospitality Ltd amounting to Rs 140.2 million arose from a financial restructuration due to Covid -19.
- Outstanding balances at the year-end are unsecured, interest free and settlement occurs in cash, upon demand.
- The balances are neither past due nor impaired. The amount due from the hotels are guaranteed by the holding company, Attitude Hospitality Ltd.
- For the year ended June 30, 2022, the Company has not made any provision for impairment of receivables relating to amounts owned by related parties (2021: nil). This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.
- The trade receivables from the fellow subsidiaries is inclusive of VAT.

In terms of rental recoverability, given the fact that AHL acts as guarantor, AHL shall make good for rental payment during the period of hotel closure.

AHL has secured financing from MCB (MUR 475 mn) and MIC (MUR 500 mn) and shall have enough liquidity to support the three tenants.

As such, the ECL has been estimated as close to zero.

Notes to the Financial Statements

year ended June 30, 2022

14. RELATED PARTY TRANSACTIONS (CONT'D)

Nature of transactions with related parties:

- Amount owed from related parties relates to rental of the hotel properties.
- Amount owed from Attitude Hospitality Ltd relates to funding to holding Company.

Key management personnel

Key management personnel are persons having the authority and responsibility for planning, directing and controlling the activities of the Company, including directors.

The Company has a management contract with Attitude Hospitality Ltd on a no fee basis. The Board Committee fees have not yet been defined by the Board. At June 30, 2022, the Executive Directors did not receive any remuneration and benefits. The Independent Non-Executive Directors were entitled to fees of MUR 69,500 (2021: MUR 88,750) in total.

15. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's principal financial liabilities comprise lease liabilities, loans and borrowings and trade and other payables. The main purpose of these financial liabilities is to raise finance for the Company's operations.

The Company has various financial assets, such as trade and other receivables and cash in hand and at bank which arise directly from its operations.

The main risks arising from the Company's financial instruments are interest rate risk, credit risk and liquidity risk.

The Board of Directors reviews and agrees policies for managing each of these risks which are summarised below.

(i) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's loans and borrowings with floating interest rates. The Company mitigates this risk by having a loan portfolio which carries both fixed and floating rates. The Company analyses the interest rate exposure on a quarterly basis. A sensitivity analysis is performed by applying the simulation technique to the liabilities that represent major interest bearing positions.

Interest rate risk table

The following table demonstrates the sensitivity to a reasonably possible change in interest rates based on historical observations, with all other variables held constant, of the Company's profit before tax (through the impact on floating rate borrowings).

year ended June 30, 2022

15. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONT'D)

(i) Interest rate risk (cont'd)

Interest rate risk table (cont'd)

Effect on profit before tax	Decrease in basis points	2022	2021
		Rs.	Rs.
Interest-bearing loans and borrowings	-50	5,587,902	5,587,902
Effect on profit before tax	Increase in basis points	2022	2021
Interest-bearing loans and borrowings	+50	Rs. (5,587,902)	Rs. (5,587,902)

(ii) Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Company's credit risk is primarily attributable to its trade receivables, which relates solely to its fellow subsidiaries and the credit quality of the tenant is assessed at the time of entering into a lease agreement. Credit risk on bank balances and other financial assets are minimal since these are maintained with reputable financial institutions. The Company's maximum exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these instruments. Probability of default on the trade and other receivables from tenants is considered as close to zero.

The Company measures credit risk and expected credit losses ("ECL") using probability of default, exposure at default and loss given default. Management considers both historical analysis and forward looking information in determining any ECL. Management considers the probability of default to be close to zero as the counterparties (tenants) are supported and guaranteed by AHL, which has a strong capacity to meet the contractual obligations in the near term. AHL has secured financing from MCB (MUR 475 mn) and MIC (MUR 500 mn) and shall have enough liquidity to support the three tenants. As a result, no loss allowance has been recognised based on 12-month ECL as any such impairment would be insignificant to the Company.

Credit risk from balances with banks and financial institutions is managed by the Company's treasury department in accordance with the Company's policy. Counterparty credit limits are reviewed on an annual basis, and may be updated throughout the year subject to approval of the Management. The limits are set to minimise the concentration of risks and therefore mitigate financial loss through a counterparty's potential failure to make payments.

Notes to the Financial Statements

year ended June 30, 2022

15. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONT'D)

(iii) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. The Company aims at maintaining flexibility in funding by keeping reliable credit lines available.

The Company's objective is to maintain a flexibility between continuity of funding and flexibility through the use of borrowings.

The table below summarises the maturity profile of the Company's financial liabilities at reporting date based on contractual undiscounted payments.

At June 30, 2022	Less than 3 months	3 to 12 months	<u>1 to 5 years</u>	More than 5 years	Total
	Rs.	Rs.	Rs.	Rs.	Rs.
Interest-bearing loans and					
borrowings	-	-	910,000,000	-	910,000,000
Lease liabilities	-	456,936	2,168,457	217,573,867	220,199,260
Trade and other payables	547,537	-	-	-	547,537
	547,537	456,936	912,168,457	217,573,867	1,130,746,797
At June 30, 2021	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	Total
	Rs.	Rs.	Rs.	Rs.	Rs.
Interest-bearing loans and					
borrowings	10,806,849	25,840,445	916,606,272	-	953,253,566
Lease liabilities	-	761,903	3,498,293	203,320,218	207,580,414
Trade and other payables	1,789,232	-	-	-	1,789,232
	12,596,081	26,602,348	920,104,565	203,320,218	1,162,623,212
	12,596,081	26,602,348	920,104,565	203,320,218	1,162,623,21

Interest-bearing loans and borrowings include all future interest cost and trade and other payables exclude Value added tax payables and accruals of MUR 10,050,117 (2021: MUR 17,043,844).

year ended June 30, 2022

15. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONT'D)

(iv) Capital risk management

The primary objective of the Company in respect of capital management is to maintain a strong credit rating and healthy capital ratios in order to support the business and maximise shareholders' value. The Company manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain and adjust the capital structure, the Company may adjust the dividend payment to shareholders.

The Company includes within net debt, interest-bearing loans and borrowings, lease liabilities less cash and short-term deposit. Total capital is calculated as "equity" as shown in the statements of financial position less net unrealised gains reserves. The Company considers the gearing ratio computed below to be reasonable and in line with its repayment capacity. The gearing ratios at June 30, 2022 and 2021 were as follows:

	2022	2021
	Rs.	Rs.
Interest-bearing loans and borrowings	910,000,000	910,000,000
Lease liabilities	220,199,260	207,580,414
Cash and short term deposits	(10,504,476)	(45,795,102)
Net debt	1,119,694,784	1,071,785,312
Equity	2,092,619,754	1,988,575,992
Equity and net debt	3,212,314,539	3,060,361,304
Gearing ratio	35%	35%

16. ULTIMATE HOLDING COMPANY

The directors regard Jason Limited, as the ultimate holding company and Attitude Hospitality Ltd as the intermediate holding company. Both companies are incorporated in Mauritius and the registered office is situated at The Junction Business Hub, Block C, Calebasses Branch Road, Calebasses, Mauritius.

17. COMMITMENTS

There are no capital commitments for financial year 2022 and 2021.

18. OPERATING LEASE - COMPANY AS LESSOR

The Company has entered into a lease arrangement for its hotel buildings and furniture, fittings and equipments, accounted under Investment properties. The investment properties are leased for a period of 20 years and includes clauses to enable periodic upward revision of the rental charge every 3 years based on the Consumer Price Index (CPI) but shall not exceed 15% of the rent payable. The first periodic upward revision of the rental charge was effective as from 1st July 2018.

Notes to the Financial Statements

year ended June 30, 2022

18. OPERATING LEASE - COMPANY AS LESSOR (CONT'D)

Future minimum rentals receivable under non-cancellable operating leases are as follows:

	2022	2021
	Rs.	Rs.
Within one year	221,510,539	220,291,579
One to two years	221,510,539	220,291,579
Two to three years	235,488,449	220,291,579
Three to four years	235,488,449	232,998,919
Four to five years	235,488,449	232,998,919
After five years	2,162,521,340	2,351,611,078
	3,312,007,767	3,478,483,653

INTERMEDIATE FINANCE LEASE - Company as lessee and lessor

The Company has entered into a lease arrangement for its leasehold land with the Government of Mauritius. The land are leased for a period of 60 years and includes clauses to enable periodic upward revision of the rental charge based on the Consumer Price Index (CPI) but shall not exceed 15% of the rent payable.

The leasehold land has been further sublet to the three operating hotels, whereby APL acts as intermediate lessor.

Future minimum lease payments under finance leases are as follows:

	2022	2021
	Rs.	Rs.
Within one year	12,475,657	11,717,509
After one year but before five years	49,902,628	46,870,035
After five years	576,629,600	543,325,018
	639,007,885	601,912,562

The below table details out the nature and amounts in relation to the Net investment in lease receivable:

	2022	2021
	Rs.	Rs.
Finance income on Net investment in lease receivable	11,611,026	10,995,966
Impairment loss on Net investment in lease receivable	-	-
	11,611,026	10,995,966

Below table provides a reconciliation of the net investment in lease and the undiscounted lease payment:

	2022	2021
	Rs.	Rs.
Undiscounted lease payments	639,007,885	601,912,566
Unearned finance income	(418,808,625)	(394,332,153)
Impairment loss on Net investment in lease receivable	(721,542)	(721,543)
Net investment in lease receivable	219,477,718	206,858,870

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year ended June 30, 2022

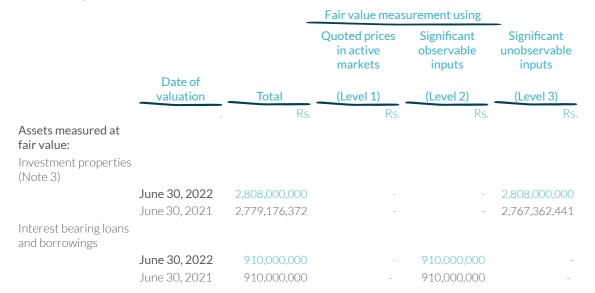
19. DIVIDENDS

Rs.	ZUZI
	Rs.
Dividends 59,206,324	-

Dividends of Rs 0.37 per share were paid during the financial year 2022 (2021: Rs nil).

20. FAIR VALUE MEASUREMENT

(a) The following table provides the fair value measurement hierarchy of the Company's assets and liabilities.



Management has assessed that fair value of cash and cash equivalents, trade receivables, trade payables, interest-bearing loans and borrowings approximate their carrying amounts.

21. BASIC AND DILUTED EARNING PER SHARE

	2022	2021
	Rs.	Rs.
Profit attributable to owners	163,250,086	135,177,167
Number of equity shares in issue	160,017,092	160,017,092
Earnings per share	1.02	0.84

Basic and diluted earning per share are calculated by dividing the profit for the year attributable to the owners by the number of ordinary shares in issue during the year. There were no instruments that would have a dilutive effect on the earnings per share.

Notes to the Financial Statements

year ended June 30, 2022

22. SEGMENTAL REPORTING

The Company is engaged in one main operating segment which is the rental of investment properties in Mauritius. The three tenants are its fellow subsidiaries which operate in the hotel industry and there are no external customers. Accordingly all significant operating decisions are based upon analysis of the rental of investment properties as one segment. The financial results from this segment are equivalent to the financial statements of the Company as a whole.

23. CONTINGENT LIABILITIES

One of the property's value has been re-assessed by the Registrar General, following this re-assessment, the Registrar has made a claim of Rs 52.5m for additional registration duty. Under the advice of its legal counsel, the Company has made a formal objection to the Assessment Review Committee ("ARC").

Given that this case is still ongoing, there is no certainty on payment and no reliable estimate can be made. Hence, no provision has been made in the accounts.

24. WAR IN UKRAINE

On February 24, 2022, the Russian Federation launched a full-scale invasion into Ukraine sovereign state. The potential impacts from the emerging Ukraine and Russian conflict remain uncertain, including but not limited to, on global economic conditions, asset valuations, interest rate expectations and exchange rates. The extent of these impacts on the Company are unclear at this stage.

25. EVENTS AFTER REPORTING DATE

Attitude Hospitality Ltd, the holding company repaid Rs 70 million on August 26, 2022 out of the Rs140.2million owed to the Company.

There have been no other material events after reporting date which would require disclosure or adjustments in the financial statements for the year ended June 30, 2022.



Attitude Academy

We believe it's part of our corporate and social responsibility to create new opportunities for Mauritian residents – that's why we've created the Attitude Academy. Within the academy, there are programs for Food & Beverages, Kitchen and Housekeeping, with successful applicants enrolling on a six-month journey to learn about the role from professionals. Those on the scheme receive a monthly allowance and, once completed, there's the chance to secure a job within one of the Attitude Hotels.

Notice of Annual Meeting

Notice is hereby given that the Annual Meeting of Shareholders of Attitude Property Ltd (the "Company") will be held at The Junction Business Hub, Block C, Calebasses Branch Road, Calebasses on **Friday 16 December 2022 at 10:00 hours** to transact the following business:

- 1. To consider the Annual Report 2022 of the Company.
- 2. To receive the report of Messrs BDO & Co Ltd , the Auditors of the Company.
- 3. To consider and adopt the Audited Financial Statements of the Company for the year ended 30 June 2022.

Ordinary Resolution I

"Resolved that the Audited Financial Statements of the Company for the year ended 30 June 2022, be hereby adopted."

4. Pursuant to clause 24.3 of the Constitution, to re-elect as Directors of the Company and by way of separate resolutions Mrs Armelle Bourgault du Coudray and Mr Maxime Jean Francois Desvaux De Marigny.

Ordinary Resolution II and III

"Resolved that Mrs/Mr [] be hereby re-elected as Director of the Company".

- II Mrs Armelle Bourgault du Coudray
- III Mr Maxime Jean Francois Desvaux De Marigny
- 5. Pursuant to clause 24.1 of the Constitution, to re-elect as Directors of the Company and by way of separate resolutions Mrs Natacha Amy Emilien and Mr Charles Bernard Derblay.

Ordinary Resolution IV and V

"Resolved that Mrs/Mr [] be hereby re-elected as Director of the Company".

- IV Mrs Natacha Amy Emilien
- V Mr Charles Bernard Derblay
- 6. To approve the re-appointment of Messrs BDO & Co Ltd of 10 Frere Felix De Valois Street, Port Louis as Auditors of the Company to hold office until the next Annual Meeting of Shareholders and to authorise the Board to fix their remuneration for the financial year 2022/2023.

Ordinary Resolution VI

"Resolved that Messrs BDO & Co Ltd of 10 Frere Felix De Valois Street, Port Louis be re-appointed as Auditors of the Company to hold office until the next Annual Meeting of Shareholders and that the Board be hereby authorised to fix the Auditors's remuneration for the financial year 2022/2023.

By Order of the Board

NWT Secretarial Services Ltd Corporate Secretary Per V.Oomadevi Chetty Dated this 16 September 2022

Notes:

- 1. A shareholder of the Company entitled to attend and vote at this meeting, may appoint a proxy (in the case of individual shareholder) or a representative (in the case of a company) whether a shareholder of the Company or not, to attend and vote in his/its behalf.
- 2. The instrument appointing the proxy or representative should reach MCB Registry and Securities Ltd, Sir William Newton Street, Port Louis not less than twenty four (24) hours before the meeting.
- 3. Postal votes should be delivered to MCB Registry and Securities Ltd, Sir William Newton Street, Port Louis, not less than forty-eight (48) hours before the meeting, and in default, the postal vote shall not be treated as valid.
- 4. A proxy form and postal vote are included in this Annual Report and are also available at the Registered Office of the Company.
- 5. For the purpose of this Annual Meeting of Shareholder, the Directors have resolved in compliance with Section 120 (3) of the Companies Act 2001, that the shareholders who are entitled to receive notice of the Annual Meeting and attend such meting shall be those shareholders whose names are registered in the share register of the Company as at 18 November 2022.
- 6. The minutes of proceedings of the Annual Meeting of Shareholders held on 20 December 2021 are available free of charge on request. Kindly contact the Company Secretary, NWT Secretarial Services Limited, 6/7th Floor, Dias Pier Building, Le Caudan Waterfront, Caudan, Port Louis 11307.

Proxy Form

or failing him/her, the Chairperson as my/our proxy to represent me/us and vote for me/us and act on my/our behalf at the Annual Meeting of the Company to be held at The Junction Business Hub, Block C, Calebasses Branch Road, Calebasses on **Friday 16 December 2022 at 10:00 hours** and at any adjournment thereof.

I/We direct my/our proxy to vote in the following manner (please vote with a tick):

RES	OLUTIONS	FOR	AGAINST	ABSTAIN
Ι.	Resolved that the Audited Financial Statements of the Company for the year ended 30 June 2022 be hereby adopted			
.	Resolved that Mrs Armelle Bourgault du Coudray be hereby re-elected as Director of the Company pursuant to clause 24.3 of the Constitution			
.	Resolved that Mr Maxime Jean Francois Desvaux De Marigny be hereby re-elected as Director of the Company pursuant to clause 24.3 of the Constitution			
IV.	Resolved that Mrs Natacha Amy Emilien be hereby re-elected as Director of the Company pursuant to clause 24.1 of the Constitution			
V.	Resolved that Mr Charles Bernard Derblay be hereby re- elected as Director of the Company pursuant to clause 24.1 of the Constitution			
VI.	Resolved that Messrs BDO & Co Ltd of 10 Frere Felix De Valois Street, Port Louis be re-appointed as Auditors of the Company to hold office until the next Annual Meeting of Shareholders and that the Board be hereby authorised to fix the Auditors's remuneration for the financial year 2022/2023			

Signed:____

Date:_____

NOTES:

- 1. If this form is signed and returned without any indication as to how the proxy shall vote, he/she will exercise his/her discretion both as to how he/she votes and whether or not he/she abstains from voting.
- 2. To be effective, this proxy form should reach MCB Registry and Securities Ltd, Sir William Newton Street, Port Louis not less than twenty-four (24) hours before the time of holding the meeting.

Postal Vote

I/We being a shareholder of Attitude
Property Ltd, hereby cast my/our vote by post, by virtue of Clause 22.10 of the Constitution of the Company for the
Annual Meeting of the Company to be held at The Junction Business Hub, Block C, Calebasses Branch Road, Calebasses
on Friday 16 December 2022 at 10:00 hours and at any adjournment thereof.

I/We direct my/our proxy to vote in the following manner (please vote with a tick):

RES	RESOLUTIONS		AGAINST	ABSTAIN
Ι.	Resolved that the Audited Financial Statements of the Company for the year ended 30 June 2022 be hereby adopted			
.	Resolved that Mrs Armelle Bourgault du Coudray be hereby re-elected as Director of the Company pursuant to clause 24.3 of the Constitution			
.	Resolved that Mr Maxime Jean Francois Desvaux De Marigny be hereby re-elected as Director of the Company pursuant to clause 24.3 of the Constitution			
IV.	Resolved that Mrs Natacha Amy Emilien be hereby re-elected as Director of the Company pursuant to clause 24.1 of the Constitution			
V.	Resolved that Mr Charles Bernard Derblay be hereby re- elected as Director of the Company pursuant to clause 24.1 of the Constitution			
VI.	Resolved that Messrs BDO & Co Ltd of 10 Frere Felix De Valois Street, Port Louis be re-appointed as Auditors of the Company to hold office until the next Annual Meeting of Shareholders and that the Board be hereby authorised to fix the Auditors's remuneration for the financial year 2022/2023			

Signed:____

Date:____

NOTE:

The signed postal vote shall reach the MCB Registry and Securities Ltd, Sir William Newton Street, Port Louis, not less than forty-eight (48) hours before the meeting, and in default, the postal vote shall not be treated as valid.

Notes

Make your own Positive Impact



Stop buying singleuse plastics, such as plastic bottles, cutlery and straws, and overpackaged items



Start having a responsible lunch break. Pop food in reusable containers and buy seasonal and local food



Reduce your energy consumption, from turning off air-conditioning and lights to setting your own reduction goals



If you need to use paper, choose recycled paper or from certified suppliers such as FSC and PEFC



Replace the products you use daily, such as cosmetics and cleaning products, with non-polluting and natural alternatives



Buy in bulk to eliminate individual packaging



Buy seasonal and local fresh fruit and vegetables



Regularly sort out your belongings and give anything you don't need to local charities and NGOs



Help participate in cleanup campaigns or organise your own



C/O NWT Secretarial Services Ltd 6/7th Floor, Dias Pier Building, Le Caudan Waterfront Caudan Port Louis 11307, Mauritius T. +230 405 4000 - F. +230 212 61 38

www.hotels-attitude.com