THE STATES OF DELIBERATION Of the ISLAND OF GUERNSEY

STATES' TRADING SUPERVISORY BOARD

GUERNSEY POST LIMITED - ANNUAL REPORT AND ACCOUNTS

The States are asked to decide:-

Whether, after consideration of the policy letter entitled 'Guernsey Post Limited – Annual Report and Accounts' dated 17th October, 2024, they are of the opinion:-

1. To note the Annual Report and Accounts of Guernsey Post Limited for the year ended 31st March 2024.

The above Proposition has been submitted to His Majesty's Procureur for advice on any legal or constitutional implications in accordance with Rule 4(1) of the Rules of Procedure of the States of Deliberation and their Committees.

THE STATES OF DELIBERATION Of the ISLAND OF GUERNSEY

STATES' TRADING SUPERVISORY BOARD

GUERNSEY POST LIMITED - ANNUAL REPORT AND ACCOUNTS

The Presiding Officer States of Guernsey Royal Court House St Peter Port

17th October, 2024

Dear Sir

1 Executive Summary

1.1 The Annual Report and Accounts of Guernsey Post Limited are hereby presented to the States.

2 Guernsey Post – Annual Report and Accounts

- 2.1 Under the terms of Section 8 of the States Trading Companies (Bailiwick of Guernsey) Ordinance, 2001, the States' Trading Supervisory Board (STSB) is required to submit Guernsey Post's Annual Report and Accounts to the States for their consideration.
- 2.2 Guernsey Post's Annual Report and Accounts for the year ended 31st March, 2024, are therefore appended to the policy letter.

3 Compliance with Rule 4

- 3.1 Rule 4 of the Rules of Procedure of the States of Deliberation and their Committees sets out the information which must be included in, or appended to, motions laid before the States.
- 3.2 In accordance with Rule 4(1):
 - a) The States Trading Companies (Bailiwick of Guernsey) Ordinance, 2001 (as amended) requires the Proposition to be put to the States;

- b) The Annual Report and Accounts have been submitted by Guernsey Post Limited;
- c) The Proposition has been submitted to His Majesty's Procureur for advice on any legal or constitutional implications;
- d) There will be no additional financial implications to the States of Guernsey of carrying the proposal into effect.

3.3 In accordance with Rule 4(2):

- a) The Proposition relates to the duties of the STSB to carry out the States' role as shareholder of any incorporated companies which are owned by the States and which the States have resolved to include in the mandate of the Board;
- b) The Proposition above has the unanimous support of the Board.

Yours faithfully

P J Roffey President

C N K Parkinson Vice-President

N G Moakes Member

M R Thompson Non-States Member

S J Thornton Non-States Member





CONTENTS

Corporate Details	3
Chairman's Statement	4
Business Review for the Year	6
Board Profile	8
Corporate Governance Report	10
Directors' Report	13
Independent Auditor's Report	14
Consolidated Statement of Comprehensive Income	16
Consolidated Statement of Financial Position	17
Consolidated Statement of Changes in Equity	18
Consolidated Statement of Cash Flows	19
Notes to the Consolidated Financial Statements	20



CORPORATE DETAILS

Rick Denton (Chairman) (appointed 25/09/2023) **Directors:** Richard Digard (resigned 25/09/2023) Boley Smillie (Chief Executive) Steve Sheridan (Chief Financial Officer) Peter Shaefer (Non-Executive) Mark Dunster (Non-Executive) Paula Williams (Non-Executive) Chris Carter (Non-Executive) (appointed 14/12/2023) Jane St. Pier (Non-Executive) (appointed 14/12/2023) **Auditor:** Deloitte LLP Regency Court Glategny Esplanade St Peter Port **GUERNSEY** GY1 3HW **Registered office: Envoy House** La Vrangue St Peter Port **GUERNSEY** GY1 1AA **Company Number:** 38693



CHAIRMAN'S STATEMENT

THE YEAR IN REVIEW

I am pleased to present the Chairman's Report for Guernsey Post for the year ended 31st March 2024.

This year has showcased our resilience and adaptability as we navigated the complexities of a challenging postal landscape and the continued escalating cost pressures driven by the wider macroeconomic factors beyond our control.

The postal industry has evolved rapidly over the past 12 months. Increasing competition within the UK delivery market and the resulting pricing pressures, coupled with rising consumer expectations for faster and more flexible delivery services, have added to the complexity of our operating environment.

Despite these challenges, Guernsey Post has remained steadfast in its plan and our commitment to deliver high-quality services. We have focused on leveraging our strengths, including our extensive local presence and our reputation for reliability and trustworthiness. These attributes have been crucial in maintaining customer loyalty and navigating the shifting dynamics of the postal industry. This year, we completed redevelopment work at our Postal headquarters, Envoy House, to ensure the operation meets the current and future needs of the business. The significant redesign and extension have created much-needed additional space for future parcel growth while consolidating all our operational activities back under one roof, having been spread across multiple sites since the global pandemic in 2020.

The business also significantly enhanced our operations by installing new parcel sorting automation, which went live in September 2023. This was a significant project which was both on time and on budget. The advanced sorting capabilities of the new machine have increased our processing speeds, allowing us to handle higher volumes of parcels more efficiently. This investment has allowed us to create much-needed capacity in our delivery operation, equipping us better than ever to manage increasing parcel volumes without compromising service quality and customer delivery standards.

We continue to work closely with Royal Mail, and through successful negotiation we were able to secure our daily mail plane until 2025, despite other jurisdictions switching exclusively to ferry services. These steps have enabled the business to continue to meet the high quality of service which Guernsey has come to rely upon.

Over the past year, we have contended with the effects of continually high rates of inflation and increased costs, which have placed considerable pressure on our operating margins. This year alone, the costs associated with transporting mail between the UK and the Bailiwick have increased by nearly £400k. Disruptive changes by Condor to local freight arrival and departure schedules, which thankfully were reversed seven months later, led to further unplanned costs.

Despite these challenges, we made a substantial commitment to our network with the opening of our new Portsmouth site, representing a significant milestone in enhancing our network capabilities. This site also opens opportunities for further parcel growth by providing a delivery hub for suppliers not currently serving the Guernsey market.

Our investment in a UK operation has complemented our acquisition of HR Air, which has also relocated to our Portsmouth facility. HR Air has proven to be a remarkable asset to our portfolio, consistently delivering strong performance and making a major contribution to our overall growth. HR Air has effectively expanded our reach and capabilities, enabling us to offer more comprehensive and efficient delivery solutions to our customers. The integration of HR Air has bolstered our logistical framework and reinforced our commitment to innovation and excellence in service delivery. As we continue to evolve in a competitive industry, HR Air remains a cornerstone of our strategic initiatives, driving forward our vision of seamless and superior postal and logistics services.



This year has showcased our resilience and adaptability as we navigated the complexities of a challenging postal landscape and the continued escalating cost pressures driven by the wider macroeconomic factors beyond our control.

"

OPERATIONAL HIGHLIGHTS

In addition to the significant achievements within our postal and logistics operation, there are many other positives within our business to be proud of, including:

- Our Philatelic team recorded record sales, with 13 new commemorative issues equating to over 430,000 stamps sold to collectors worldwide.
- We successfully launched our van rental initiative in partnership with EVie, utilizing our electric postal delivery vans for hire by the public. An equivalent to approximately 5% of Guernsey's population has signed up as users, using the service for over 2,300 hours this year.
- Our lottery distribution arm distributed over 2.4 million lottery tickets on behalf of the States of Guernsey.

As we progress through our plan to drive further efficiencies and create new delivery networks, we are still feeling the impact of high inflation and the rising costs this generates. Our financial performance this year reflects this, and though I am pleased to show the marked improvement in performance from the prior year, there is still some way to go. Over the next year, we will continue to focus on projects and diversification opportunities that will bring long-term value and growth to Guernsey Post.



The continued growth in e-commerce has created a robust demand for parcel delivery services, and Guernsey Post is well-positioned to capitalise on this.

ENVIRONMENTAL & COMMUNITY INITIATIVES

Over the past year, our ongoing commitment to charitable initiatives has been at the heart of our community engagement. We continue to support local charities such as The Rotary Island Walk, St Peter Port Christmas Lights, Les Bourgs Hospice, St James' Concert Hall, and the Guernsey Literary Festival by providing resources, access to our services, and hands-on assistance.

We have continued to make strides in reducing our environmental impact through our partnership with Avena, demonstrating our commitment to responsible waste management. This initiative ensures our end-of-life uniforms do not end up in landfill. Instead, the garments are shredded, and the fibres are recycled into alternative materials, saving valuable resources and reducing carbon emissions.

THE BOARD

I would like to extend our appreciation to Richard Digard, who stepped down as Chairman of Guernsey Post in 2023. Richard served nine years on the Board, with the last three years as Chairman. Under Richard's stewardship, Guernsey Post faced and overcame pivotal challenges, including those brought on by the COVID-19 pandemic. His leadership was crucial in steering Guernsey Post through a transformative period, ensuring its resilience and continued success.

Following Richard's retirement, I am pleased to welcome Chris Carter and Jane St. Pier to the Board as Non-Executive Directors. Chris brings a wealth of commercial experience from his tenure at Specsavers, where he holds a significant leadership role. Jane's career in finance, co-founding charitable corporations, and her wider Director roles in community-focused businesses enables valuable financial and corporate governance expertise to Guernsey Post.

OUTLOOK

The postal industry continues to face many challenges, including the ongoing decline in traditional mail volumes, pressures on the ability to meet the Universal Service Obligation, and increasing competition. However, these challenges also present opportunities for innovation and growth. The continued growth in e-commerce has created a robust demand for parcel delivery services, and Guernsey Post is well-positioned to capitalise on this. Our strategic focus is firmly centred on unlocking and expanding parcel growth opportunities across the Group. As we embark on the new financial year, we are confident that our strategic direction, coupled with our commitment to service excellence, will enable us to achieve our goals and deliver long-term value for all our stakeholders.

Finally, I would like to express my gratitude to our dedicated employees, whose hard work and commitment are the backbone of our success. I also wish to extend my appreciation to our customers and business partners for their continued support and loyalty over the past twelve months.

R Denton, *Chairman* 10/09/2024

R. March. Dendo

Business Review for the Year

OUR RESULTS

Guernsey Post Limited reported an operating loss of £1.1m for the year ended 31 March 2024, which compares to a prior year operating loss of £2.3m in 2023.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Turnover for the year was £38m, an increase of £0.7m (2%) in the year. The increase in revenue is attributable to tariff increases on postal products and growth in inbound parcel volumes for the year of 4%.

Expenditure for the year was £39.2m, a decrease of £0.4m (1%) on the prior year.

Direct costs of £18.8m, associated with servicing revenues decreased by £0.2m (1%) in the year, the decrease being primarily attributable to contractual and conveyance costs as a result of reduced letter volumes, particularly related to a drop in volume from Bulk customers.

Total staff related expenditure for the year was £15.7m, a decrease of £0.7m (4%). The reduction in staff related expenditure for the year is primarily due to voluntary redundancy costs recognised in prior year of £0.9m. The number of reported full-time equivalent employees as at 31 March 2024 was 264.

Depreciation costs of £1m increased slightly in the year, in recognition of depreciation charges for both the parcel automation machine and the redevelopment of our postal headquarters, Envoy House, which both completed in the financial year. Amortisation of goodwill in the year of £0.3m related to Shoal Bay Holdings Limited and its underlying subsidiary HR Air Ltd. Shoal Bay Holdings was dissolved on 20 October 2023. All shares in HR Air Ltd. were transferred directly to Guernsey Post Limited on this date.

Extraordinary Expenses of £0.3m have been recognised relating to the costs associated with the early termination of the HR Air Heathrow site lease which was agreed on 28 March 2024. As of May 2024, HR Air have relocated their UK operation from Heathrow to Portsmouth.

Loss on ordinary activities before Taxation/Loss for the financial year was £1.1m, which compares to a prior year loss of £2.8m.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

Whilst the Group experienced a loss this year, it continues to operate with a strong Balance Sheet and a healthy liquidity position. Shareholders' funds were £23m, a decrease of £1.1m in the year.

At the year end, the Group reported a cash balance of £4.5m (2023: £6.1m), alongside separate short-term investment balances held with States Treasury of £2.2m (2023: £2.7m) and £5.6m (2023: £5.6m) of other current assets, supported by a £17.4m (2023: £15.5m) fixed assets base.

Reported current liabilities and provisions were £6.7m (2023: £5.9m), the primary balance being the amount owed to Royal Mail of £1.3m (2023: £1.8m).

CONSOLIDATED STATEMENT OF CASH FLOWS

The Group had net outward cash movements of £2.1m during the year (2023: cash outflow of £2.6m), with net cash generated from operations contributing £0.9m (2023: £0.3m) in the year.

Capital spend in the year was £3.4m (2023: £2.5m), the primary investment being the parcel automation machine and the redevelopment of our postal headquarters, Envoy House.

OPERATIONAL SUMMARY

The total number of mail items handled during the year was approximately 35.8m, a decrease of 3.4m items (9%) on the prior year. Notwithstanding this overall decline, inward parcel volumes continued to grow with an increase of 4% compared to prior year, whilst inward letters were down 10%.

Total outward mail was down 11% on prior year, primarily due to a decrease in outward bulk mail volumes.



Whilst the Group experienced a loss this year, it continues to operate with a strong Balance Sheet and a healthy liquidity position.







Notwithstanding this overall decline, inward parcel volumes continued to grow with an increase of 4% compared to prior year, whilst inward letters were down 10%.











BOARD PROFILE



Rick Denton CHAIRMAN

Rick has over 30 years' experience of leading UK and International subsidiaries of four major banking groups. Subsequently, he became CEO of a specialist family office business, managing property developments and acquiring companies. Rick now leads his own consultancy and has a range of International Non-Executive Director positions.

Locally he chairs the Guernsey Banking Deposit Compensation Scheme and is a Non-Executive Director of Guernsey Electricity. He is a National Council Member for the Institute of Directors, representing the international branches.

Rick holds an MBA with distinction from Warwick University; is an Associate of the Chartered Institute of Bankers; a Chartered Member of the Institute of Securities and Investments and a Member of the Society of Trust and Estate Practitioners. He has also recently achieved the Henley Certificate in Executive Coaching and the Institute of Directors' Diploma in Company Direction.



Boley Smillie
CHIEF EXECUTIVE

Born and raised in Guernsey, Boley Smillie joined Guernsey Post Limited in 1991 from his secondary education at La Mare de Carteret School. The subsequent years saw him gain a wide range of experience in different roles, rising through the ranks of the Company. Boley became Operations Director in 2007 and was appointed as an Executive Director in April 2010. In September 2010, Boley was promoted to the role of Chief Executive.

During his time as Chief Executive, Boley has successfully led the Company though a number of significant challenges, ranging from the consequential impact of the abolition of low value consignment relief, to the

restructuring of the business designed to maximise the growth opportunities in e-commerce. Boley has added to his hands-on experience by undertaking a number of professional qualifications in marketing, business and finance.

In 2021, Boley led negotiations on the acquisition of the freight and logistics business, HR Air Ltd, a significant milestone in Guernsey Post Limited's diversification strategy. Boley was subsequently appointed as a Director of HR Air Limited.

Boley is also the Non-Executive Chairman of Guernsey Mind and an advisor on the Guernsey Ports Board.



Steve Sheridan CHIEF FINANCIAL OFFICER

Steve Sheridan was born and educated in Nottingham, before moving to Guernsey in 1993. Steve qualified as an accountant in 2004 and has over 25 years' experience in accountancy, having held several senior positions within the insurance, fiduciary, banking, and commercial sector. Steve's skills and experience extend to statutory and management reporting, financial control, project management, and business rationalisation and restructuring.

Steve joined the Board of GPL in 2014 and during this time has supported the company with several significant strategic change initiatives, ranging from reform of the

company pension scheme, the electrification of the postal delivery fleet, the acquisition of the freight and logistics business, HR Air Ltd. and more recently, the procurement and installation of its parcel sortation machine.

As CFO, Steve oversees the Finance, IT, Commercial Facilities and Garage functions of company, as well as holding the position of Company Secretary and Data Protection Officer. Steve is also a Director of HR Air and a member of the Institute of Directors in which he holds the Diploma in Company Direction.



Peter Shaefer NON-EXECUTIVE

Born and raised in the North West of England, Peter has worked and lived in many jurisdictions including Holland, Switzerland, France and Guernsey. He is a Member of the Chartered Institute of Public Finance and Accountancy and the Institute of Directors and holds a degree in Geology with Industrial Management from the University of Liverpool. He currently holds a number of executive and non-executive positions, CEO of La Perla (global fashion and beauty business) and is Chair of Guernsey Electricity Limited.

Peter has had enjoyed a varied career, including:

* The global beauty company, Coty Inc, which he joined in 2000 and culminated in his appointment as Senior Vice President of Business Transformation in 2014 with responsibility for overseeing a company-wide reorganisation and restructuring programme. His previous roles with Coty Inc included CFO Europe and Asia and Senior Vice President, Business Development, with responsibility for Mergers & Acquisitions and accelerating international development.

- Japan Tobacco International, undertaking a number of roles across the globe, including General Auditor and Senior Finance Director;
- The oil industry, working in a variety of finance and audit roles;
- * The Audit Commission, where he qualified as a Chartered Accountant.

Peter's skills include managing strategic change and international development, project management, corporate governance, risk management, developing business and financial strategy and financial planning and analysis.

BOARD PROFILE



Mark Dunster NON-EXECUTIVE

Advocate Dunster is a partner at Carey Olsen specialising in litigation, compliance and financial regulatory matters. He undertakes a wide variety of commercial and civil litigation work and advises institutions on regulatory matters, including antimoney laundering, data protection, employment law, e-Gambling and renewable energy.

In 1994, Mark was called as a barrister and practised in London before returning to his native Guernsey, where he qualified as an advocate in 1997. He has been a partner at Carey Olsen since 2001 and became a Notary Public in 2006.

Mark acts as both an executive and non-executive director on a number of Guernsey (and non-Guernsey) companies in sectors as wide as trust and fiduciary services, electronic gaming, credit card payment processing, commercial real estate and investment holding.

Mark is the past Chairman of the Guernsey Association of Compliance Officers and the former Chairman of the Guernsey Bar Association.

Between 2004 and 2008, Mark was a member of Guernsey's Health and Social Services Department. He was formally Connétable of St Pierre du Bois and is now a Douzenier for that Parish.

Mark has a breadth of commercial experience with some very large and complex organisations. This experience includes reviews of corporate governance structures, developing strategy and evaluating the deployment of capital and resources between competing opportunities. He holds the Institute of Directors Chartered Director status.



Paula Williams NON-EXECUTIVE

Originally from New Zealand, Paula and her family moved to Guernsey in 2012. As an experienced Management Consultant, Paula has over 20 years of experience in business transformation in London, Australia, New Zealand and Guernsey. Paula has an MBA in Strategic Management from Henley Business School, the Institute of Directors Diploma in Company Direction and experience working with businesses to improve company performance.

Paula has been a Non-Executive Director for 6 years for the Channel Islands Co-operative Society and President for 30 months. As Managing Director for Island Consortium, Paula is actively involved in working with other businesses to meet their regulatory training requirements. In her spare time, Paula is also Chair of the Bailiwick of Guernsey Scout Association, which won the Queens Award for Voluntary Service in 2019.



Chris Carter
NON-EXECUTIVE

Chris has over twenty years' experience in Commercial Trading, Marketing, Customer Experience and strategy roles. Having initially worked for Havas Advertising Group in London developing brand and marketing strategies for Tesco, Diageo and PepsiCo Britvic, Chris moved to Guernsey and joined Specsavers in 2013 where he held several leadership roles before joining the UK & Ireland operating board as Trading Director in 2018 with responsibility for all marketing, product, and pricing.

As a regular contributor to industry publications and former executive committee member of the Incorporated Society of British Advertisers (ISBA), Chris has also been actively involved in industry wide projects to redefine digital marketing measurement, champion inclusivity, and improve the sustainability of the marketing industry. Chris holds the IOD certificate in Company Direction and recently moved to a new position within the Specsavers group, leading the Brand and Business Growth agenda for Newmedica, providing ophthalmology services across the UK.



Jane St Pier NON-EXECUTIVE

Jane is a chartered accountant by profession, training with Price Waterhouse in London, and then working with them in audit, assurance and management consultancy roles. She moved to Guernsey in 1995 working in the trust and fiduciary sector. She has been a non-executive director for the last 15 years, with experience in a range of Guernsey and UK organisations. Locally, she co-founded Young People Guernsey, the charity behind The HUB, and was subsequently chair of the Youth Commission for Guernsey and Alderney for six years.

Jane is currently Chair of the Convenor and Tribunal Board, an independent body which is a vital part of the child welfare system in the Bailiwick; and is also a non-executive director of Guernsey Community Foundation, and the Guernsey Chamber of Commerce. Earlier this year she cofounded At Home in Guernsey, the first charity in Guernsey specifically offering support to those who find themselves at risk of homelessness in the Bailiwick and is the charity's chair. Jane has an MSc in Corporate Governance and is a member of the Chartered Governance Institute for UK and Ireland, and a Fellow of the Institute of Chartered Accountants in England and Wales.

Corporate Governance Report

COMPLIANCE

Guernsey Post Limited's corporate governance arrangements are based on the proportionate application of good practice principles in corporate governance, predominantly those contained within the UK Corporate Governance Code published in July 2018 ('the Code'), where relevant. Guernsey Post Limited is committed to the development of a sustainable and profitable business that benefits all stakeholders, which includes achieving the highest standards of corporate governance for our Shareholder, the States of Guernsey.

Guernsey Post Limited has signed a Memorandum of Understanding with the States' Trading Supervisory Board that sets out the rights, expectations and duties of both parties and includes the requirement to comply with best practice on corporate governance. Guernsey Post Limited has continued to work on its corporate governance programme during the financial year ended 31 March 2024, and the achievements are summarised in this report.

THE BOARD DIRECTORS

The Board's role is to provide entrepreneurial leadership of the Group within a prudent and effective framework of risk management and internal control. The Board is responsible for setting and implementing strategy, allocating the necessary human and financial resources to meet the Group's objectives and monitoring the performance of management against those objectives. The Board is collectively accountable for the success of the Group, sets its values and standards and takes decisions objectively in the interests of the Group, its Shareholder and other stakeholders.

Non-Executive Directors help to develop and challenge the Group's strategy. They evaluate the performance of management and monitor the reporting of performance. They consider the integrity of financial information and the strength of financial controls and risk management systems. They oversee executive remuneration and play the main role in the appointment, removal and succession planning for Executive Directors.

Matters referred to the Board are governed by a scheme of delegated authorities that provides the framework for the decisions to be taken by the Board, those which must be referred to our Shareholder and those which can be delegated to Committees of the Board, or senior management.

There were six board meetings held during 2023/24. If a Board member cannot attend a meeting, he or she receives a copy of the agenda and the accompanying papers in advance of the meeting and is invited to comment on the matters to be discussed.

The names of the members of the Board Committees are set out on pages 8-9 (8-11*), together with details of their background. The Board Committees have authority to make decisions according to their terms of reference.

CHAIRMAN AND CHIEF EXECUTIVE

Guernsey Post Limited has a Non-Executive Chairman and a Chief Executive. There is a clear division of responsibility between these two positions. Rick Denton, the Non-Executive Chairman, is responsible for the running of the Board and Boley Smillie, the Chief Executive, is responsible for the running of the Group's business.

Rick Denton spends, on average, one day per week in his role as Chairman. He holds a number of other external Directorships, but the Board considers that his external Directorships do not make conflicting demands on his time as Chairman.

Peter Shaefer is the Senior Independent Director and is also available to talk to our Shareholder, if it has any issues or concerns.

BOARD BALANCE AND INDEPENDENCE

Throughout the year, the Group has had a balance of independent Non-Executive Directors on the Board, who ensure that no one person has disproportionate influence. All the Non-Executive Directors bring with them significant commercial experience from different industries, which ensures that there is an appropriate balance of skills on the Board.

There are currently six Non-Executive Directors and two Executive Directors on the Board.

APPOINTMENTS TO THE BOARD

Recommendations for appointments to the Board are the responsibility of the Nominations Committee. The appointment of Non-Executive Directors must be ratified by the States of Guernsey.

The Nominations Committee meets 1-3 times a year to consider the balance of the Board, job descriptions and objective criteria for Board appointments and succession planning.

INFORMATION AND PROFESSIONAL DEVELOPMENT

For each scheduled Board meeting, the Chairman and the Company Secretary ensure that, during the week before the meeting, the Directors receive a copy of the agenda for the meeting, financial, strategic, and operating information and information on any other matter which is to be referred to the Board for consideration. The Directors also have access to the Company Secretary for any further information they require. In the months where there is no scheduled Board meeting, the Directors receive the prior month and cumulative Group financial and operating information.

The Company Secretary gives guidance on Board procedures and corporate governance.

The Company Secretary, who is appointed by the Board and is also the Chief Financial Officer and an Executive Director, is responsible for ensuring compliance with Board procedures. This includes recording any concerns relating to the running of the Group, or proposed actions arising therefrom, that are expressed by a Director in a Board meeting. The Company Secretary is also Secretary to the Remuneration and Nomination Committees. The Company Secretary is available to give ongoing advice to all Directors on Board procedures, corporate governance, and regulatory compliance.

ATTENDANCE AT BOARD AND BOARD COMMITTEE MEETINGS

Attendance during the year for all Board and Board Committee meetings is given in the table below:

ATTENDANCE AT BOARD COMMITTEE MEETINGS (A)				
	Board	Audit & Risk Management Committee	Nominations Committee	Remuneration Committee
Boley Smillie	5/6			
Steve Sheridan	6/6			
Richard Digard (Resigned 25/09/2023)	3/3			
Peter Shaefer	6/6	5/5		
Mark Dunster	5/6		1/1	1/1
Paula Williams	6/6		1/1	1/1
Rick Denton	5/6	4/5		
Chris Carter (Appointed 14/12/2023)	1/2			
Jane St Pier (Appointed 14/12/2023)	2/2	2/2		

(A) The first figure represents attendance and the second figure the possible number of meetings e.g., 9/10 represents attendance at 9 out of a possible 10 meetings. Where a Director stepped down from the Board, or a Board Committee, during the year, or was appointed during the year, only meetings before stepping down, or after the date of appointment, are shown.

During the transitional period from Non-Executive Directors retiring from the Board and their successors being appointed, if any sub-committee of the Board found itself inquorate, any decisions proposed by such sub-committees would be referred to the main Board meeting for ratification.

PERFORMANCE EVALUATION

The Board undergoes a regular evaluation of its performance. The evaluation consists of a confidential questionnaire, which is assessed by the Board, followed by an open discussion facilitated by the Chairman.

ELECTION AND RE-ELECTION OF DIRECTORS

Guernsey Post Limited's Articles of Association state that a Non-Executive Director should be proposed for reelection if he, or she, has been appointed to the Board since the date of the last Annual General Meeting ('AGM'), or proposed for re-election, if he or she has held office for more than three years at the date of the notice convening the next AGM. The Board ensures that each Non-Executive Director submits himself, or herself, for re-election by the Shareholder at least every three

Non-Executive Directors serve the Group under letters of appointment, which are generally for an initial three-year term. Their appointment is also ratified by the States of Guernsey. In accordance with the Articles of Association, Peter Shaefer and Mark Dunster are due to retire by rotation.

REMUNERATION

The Board recognises the importance of Executive Directors' remuneration in recruiting, retaining, and motivating the individuals concerned. Executive Directors' remuneration consists of basic salary, benefits in kind, retirement benefits and bonus subject to the Company first generating an agreed operating profit target and second, achieving a range of key performance indicators in areas such as quality of service, efficiency and business development. Fees for the Chairman and Non-Executive Directors are determined by the States' Trading Supervisory Board.

The Remuneration Committee, which is chaired by Mark Dunster, consists of two Non-Executive Directors, and determines remuneration levels and specific packages

appropriate for each Executive Director, taking into account the Group's annual salary negotiations. No Director is permitted to be present when his, or her, own remuneration is being discussed, or to vote on his, or her, own remuneration. The Remuneration Committee considers that the procedures in place provide a level of remuneration for the Directors, which is both appropriate for the individuals concerned and in the best interests of the Shareholder.

The remuneration of the Non-Executive Directors of Guernsey Post Limited, exclusive of travel and expenses, for the financial year ended 31 March 2024 is set out below and in Note 2:

	2023/24
R Digard, Chairman (Resigned 25/09/2023)	£8,576
R Denton, Chairman	£15,969
P Schaefer	£13,889
P Williams	£13,889
M Dunster	£13,889
C Carter (Appointed 14/12/2023)	£3,959
J St Pier (Appointed 14/12/2023)	£3,959
	£74,130

ACCOUNTABILITY AND AUDIT

FINANCIAL REPORTING

The intention of the Consolidated Annual Report is to provide a clear assessment of the performance and financial position of Guernsey Post Limited. The Group has a comprehensive system for reporting financial results to the Board. An annual budget is prepared and presented to the Board for approval. During the year, monthly management accounts, including the Consolidated Statement of Financial Position, Consolidated Statement of Cash Flows and capital expenditure reporting, are prepared with a comparison against budget and prior year. Forecasts are revised half yearly considering this comparison and are also reviewed by the Board.

INTERNAL CONTROL AND RISK MANAGEMENT

Directors are responsible establishing and maintaining an effective system of internal control. Whilst all

CORPORATE GOVERNANCE REPORT

elements of risk cannot be eliminated, the system aims to identify, assess, prioritise and, where possible, mitigate the Group's risks. Although no system of internal control can provide absolute assurance against material misstatement or loss, the Group's systems are designed to provide the Board with reasonable assurance that assets are safeguarded, transactions are properly authorised and recorded and that material errors and irregularities are either prevented, or detected, within a timely period.

The Audit & Risk Management Committee has previously considered the need for an internal audit function and concluded that the financial position, size, and complexity of the Group could not justify the expense, which the Board ratified. The Board is happy to continue relying on the strength of the internal control environment through updates on risk management and internal control, health and safety reports, AML and CFT compliance, monthly management information and representations from the Executive Team, supported by the engagement of third-party compliance consultants. This approach is further complimented by external third-party assurance reviews where and when appropriate.

AUDIT & RISK MANAGEMENT COMMITTEE AND AUDITOR

The Audit and Risk Committee assists Guernsey Post Group in the effective discharging of the Board's responsibilities. Operating under a Board approved terms of reference and risk management policy, the committee has delegated authority for risk management, financial reporting, and internal controls to ensure good corporate governance. The committee support the Board in evaluating the business risks on a rolling basis throughout the year, meeting with the Executive before each board meeting. The committee also meet at least annually with the external auditor, with the Board Chairman and Executive also providing quarterly risk management updates to the States' Trading and Supervisory Board.

The Committee members comprise independent Non-Executive Directors. Peter Shaefer, who is a qualified accountant, is the Chairman of the Audit & Risk Management Committee, and the Board is satisfied that Peter has recent and relevant financial experience to enable the duties of the Committee to

be fully discharged. Jane St. Pier is the other member of the Audit and Risk Management Committee.

AUDIT & RISK MANAGEMENT COMMITTEE REPORT

The Committee considers that it has acted in accordance with its term of reference, ensuring:

- The independence, objectivity, and effectiveness of external auditors.
- The Group has appropriate controls and measures in place to mitigate against material risks to its business.
- The integrity of the financial statements. Reviewing significant financial reporting issues and judgements they contain.
- Whistle blowing arrangements are in place.
- · Going concern of the Group.
- Recommended distribution of profits appropriately reflects the solvency of the Group.

The Committee recommends that the Board approve the Group's financial statements for the year ended 31 March 2024, including the independent auditors report and unqualified opinion of Deloitte LLP to these financial statements.

SHAREHOLDER RELATIONS

The Board believes that good communication with the Shareholder is a priority. There have been regular quarterly meetings between the Chairman, Chief Executive and Chief Financial Officer of Guernsey Post Limited, and senior staff of the States' Trading Supervisory Board. The Group presents its strategic plan to our Shareholder for approval every year.

The Chairman and Senior Independent Director are available to meet with our Shareholder should there be unresolved matters that our Shareholder believes should be brought to its attention. The Executive Team and the Non-Executive Directors meet with our Shareholder at the Annual General Meeting ('AGM').

The date of the AGM is agreed with our Shareholder and notice of ten working days is given. The AGM is chaired by Guernsey Post Limited, with presentations made by the Executive Team to facilitate awareness of the Group's activities and its financial performance. Our Shareholder is given the opportunity to ask questions of the Board and the Chairman of each Board

committee during the AGM.

COMMITTEES OF THE BOARD AND MAIN TERMS OF REFERENCE

In addition to regular scheduled Board meetings, the Group operates through various Board Committees, of which the membership and main terms of reference are set out below (except the Audit & Risk Management Committee, which is outlined above).

Mark Dunster is the Chairman of the Nominations Committee, supported by Paula Williams. The main terms of reference of this Committee are to regularly review the structure, size, and composition of the Board and to make recommendations on the role and nomination of Directors for appointment to the Board, Board Committees and as holders of any executive office, as well as ensuring that appropriate succession plans are in place for the Board and the Executive Team. When considering future Board appointments, the Nominations Committee pays due regard to issues of diversity, including gender. The Committee met once in 2023/24.

Mark Dunster is also the Chairman of the Remuneration Committee, supported by Paula Williams. The main terms of reference of this Committee are to determine and agree with the Board the remuneration policy for the Group's Executive Team, to approve the design of, and determine targets for, any performance related pay schemes operated by the Group and to determine the policy for, and scope of, pension arrangements for each Executive Director. The Committee met once in 2023/24.

DIRECTORS' REPORT

The Directors present their Consolidated annual report, together with the financial statements, for the year ended 31 March 2024.

PRINCIPAL ACTIVITIES

The Group's principal activities are the provision of a postal service for the Bailiwick of Guernsey through a postal network and retail counter operation in accordance with the license awarded to it by the Guernsey Competition and Regulatory Authority ('GCRA') and the marketing of its postage stamps and other philatelic products to stamp collectors worldwide.

Through the Company's subsidiary HR Air Ltd, the Group also provides freight and courier services between Guernsey, Jersey and the UK, as well as warehousing and distribution services.

SIGNIFICANT EVENTS

Guernsey Post completed the installation of bespoke OptiSorter automated parcel sorting equipment at its Envoy House headquarters, which went through redevelopment to accommodate the machine and associated parcel volume growth.

The primary function of the newly installed OptiSorter is to process parcels up to 20kg. The sorter can handle all mail formats up to that size and provides in-line weighing. volume scanning, and barcode and optical character recognition which can read hand-written addresses. It has a split chute design enabling items to be separated according to the size of the item at speeds of up to 6,400 per hour.

Whilst letter volumes continue to decline in line with prior year trends, inward parcel volumes have grown in excess of 4% and we continue to believe there is further growth opportunities available in future years.

In March 2024 it was agreed to terminate the lease of HR Air's Heathrow site. The location of this site was well placed for the conveyance of freight via air transportation, which was historically a significant portion of HR Airs volume. As HR air has shifted to solely offering sea freight, the location of this site in Heathrow no longer provides an operational benefit and as such, as of May 2024 the business has relocated its UK presence to Portsmouth, a location offering stronger links to freight shipping operators serving the islands.

RESULTS

The results for the year are shown in the Consolidated Statement of Comprehensive Income on page 16 (25*).

DIVIDEND

The Directors recommend no dividend based upon the losses for the year ended 31 March 2024 (2023: £Nil).

FIXED ASSETS

Fixed asset movements for the year are disclosed in note 6 to the financial statements.

DIRECTORS

The Directors of the Group, who served throughout the year and at the date of this report, were as follows:

Boley Smillie

Steve Sheridan

Rick Denton

Paula Williams

Jane St Pier (appointed 14/12/2023)

Richard Digard (resigned 25/09/2023)

Peter Shaefer

Mark Dunster

Chris Carter (appointed 14/12/2023)

No Director has an interest, either beneficially or non-beneficially, in any shares of the Group (2023: no interest beneficially, or non-beneficially).

STATEMENT OF DIRECTORS' RESPONSIBILITIES

The Directors are responsible for preparing the annual report and the financial statements in accordance with applicable law and regulations.

The Companies (Guernsey) Law, 2008 requires the Directors to prepare financial statements for each financial year. Under that law, the Directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under Company Law, the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Group and of the profit or loss of the Group for that period. In preparing these financial statements, the Directors are required to:

select suitable accounting policies and then apply them consistently;

- make judgments and accounting estimates that are reasonable and prudent;
- UK state whether applicable Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Group will continue in business.

The Directors are responsible for keeping proper accounting records that are sufficient to show and explain the Group's transactions and disclose, with reasonable accuracy at any time, the financial position of the Group and enable them to ensure that the financial statements comply with the Companies (Guernsey) Law, 2008. They are also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Group's website. Legislation in Guernsey governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

DISCLOSURE OF INFORMATION TO AUDITORS

The Directors who held office at the date of approval of this Directors' Report confirm that, so far as they are each aware, there is no relevant information of which the Group's auditors are unaware; and each Director has taken all the steps that he ought to have taken as a Director to make himself, or herself, aware of any relevant audit information and to establish that the Group's auditors are aware of that information.

AUDITORS

Deloitte have expressed their willingness to continue in office as auditors and a resolution to reappoint them will be proposed at the forthcoming Annual General Meeting.

B Smillie

Chief Executive

R. Mard L. Dendo R Denton

Chairman

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF GUERNSEY POST LIMITED

REPORT ON THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

OPINION

In our opinion the consolidated financial statements of Guernsey Post Limited and its subsidiaries (the 'group'):

- give a true and fair view of the state of the group's affairs as at 31 March 2024 and of its loss for the year then ended;
- have been properly prepared in accordance with United Kingdom Accepted Generally Accounting Practice, including **Financial** Standard 102 Reporting "The Standard Financial Reporting applicable in the UK and Republic of Ireland"; and
- have been prepared in accordance with the requirements of the Companies (Guernsey) Law, 2008.

We have audited the consolidated financial statements which comprise:

- the consolidated statement of comprehensive income;
- the consolidated statement of financial position;
- the consolidated statement of changes in equity;
- the consolidated cash flow statement;
- the related notes 1 to 16.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" (United Kingdom Generally Accepted Accounting Practice).

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report.

We are independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the Financial Reporting Council's (the 'FRC's') Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

CONCLUSIONS RELATING TO GOING CONCERN

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

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

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

OTHER INFORMATION

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

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If we identify such

material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS

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

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

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

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

A further description of our responsibilities for the audit of the financial statements is located on the FRC's website at: www.frc.org.uk/auditorsresponsibilities.

This description forms part of our auditor's report.

EXTENT TO WHICH THE AUDIT WAS CONSIDERED CAPABLE OF DETECTING **IRREGULARITIES, INCLUDING FRAUD**

Irregularities, includina fraud. instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

We considered the nature of the group's industry and its control environment, and reviewed the group's documentation of their policies and procedures relating to fraud and compliance with laws and regulations. We also enquired of management and the directors about their own identification and assessment of the risks of irregularities, including those that are specific to the group's business sector.

We obtained an understanding of the legal and regulatory framework that the group operates in, and identified the key laws and regulations that:

- a direct effect on the determination of material amounts and disclosures in the financial statements. These included the Companies (Guernsey) Law, 2008 and relevant tax legislation; and
- do not have a direct effect on the financial statements but compliance with which may be fundamental to the group's ability to operate or to avoid a material penalty.

discussed among the audit engagement team regarding opportunities and incentives that may exist within the organisation for fraud and how and where fraud might occur in the financial statements.

As a result of performing the above, we identified the greatest potential for fraud in the revenue recognition of Bulk and Southbound customers, and our specific procedures performed to address the risk are described below:

- assessing the design implementation of key controls identified around the bulk revenue and southbound revenue process;
- obtaining independent third-party confirmations from Royal Mail (with respect of southbound revenue) and a sample of the largest bulk customers;

- agreeing revenue to supporting evidence and bank statements where appropriate on a sample basis for the remaining bulk population; and
- obtaining month-on-month breakdown of southbound revenue stream and undertaking graphical analysis to analyse the trends to ensure it is in line with our expectations and understanding of the business.

In common with all audits under ISAs (UK), we are also required to perform specific procedures to respond to the risk of management override. In addressing the risk of fraud through management override of controls, we tested the appropriateness of journal entries and other adjustments; assessed whether the judgements made in making accounting estimates are indicative of a potential bias; and evaluated the business rationale of any significant transactions that are unusual or outside the normal course of husiness

In addition to the above, our procedures to respond to the risks identified included the following:

- reviewing financial statement disclosures by testing to supporting documentation to assess compliance with provisions of relevant laws and regulations described as having a direct effect on the financial statements;
- performing analytical procedures to identify any unusual or unexpected relationships that may indicate risks of material misstatement due to
- enquiring of management concerning actual and potential litigation and claims and instances of non-compliance with laws and regulations; and
- reading minutes of meetings of those charged with governance.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

Under the Companies (Guernsey) Law, 2008 we are required to report in respect of the following matters if, in our opinion:

proper accounting records have not been kept; or

- the financial statements are not in agreement with the accounting records: or
- we have not received all the information and explanations we require for our audit.

We have nothing to report in respect of these matters.

USE OF OUR REPORT

This report is made solely to the group's members, as a body, in accordance with Section 262 of the Companies (Guernsey) Law, 2008. Our audit work has been undertaken so that we might state to the group's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the group and the group's members as a body, for our audit work, for this report, or for the opinions we have formed

Deloitte LLP,

St Peter Port, Guernsey 11 September 2024

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 March 2024

(Loss) for the financial year		(1,091)	(2,753)
Tax on profit on ordinary activities	3	-	
(Loss) on ordinary activities before taxation		(1,091)	(2,753)
Exceptional Item	1	(320)	-
Revaluation of Investment Property	7	(15)	(30)
Profit of Sale of Fixed Assets		154	-
Rental income		78	79
Investment returns		148	(542)
Other (Expenses)/Income			
Operating (Loss)		(1,136)	(2,260)
Expenses	2	(39,174)	(39,599)
Turnover	1	38,038	37,339
	Notes	£′000	£′000
		Consolidated	Consolidated
		2024	2023
of the year chaca 31 march 2024		31 March	31 March

All activities are derived from continuing operations.

The notes on pages 20 to 30 (*29 - 45) form an integral part of these financial statements.

 $^{{\}it *These page numbers refer to the original Financial Statements document approved by the auditors.}$

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 21 March 2021

As at 31 March 2024			
		31 March	31 March
		2024	2023
		Consolidated	Consolidated
	Notes	£′000	£′000
Non-current assets			
Tangible fixed assets	6	14,205	11,958
Goodwill	5	2,369	2,711
Investment property	7	835	850
		17,409	15,519
Current assets			
Cash at bank and in hand	1	4,469	6,131
Balances with States Treasury	10, 14	2,245	2,678
Debtors	8	5,044	5,206
Stock		550	439
		12,308	14,454
Creditors: Amounts falling due within one year	11	(6,743)	(5,908)
Net current assets		5,565	8,546
Total assets less current liabilities		22,974	24,065
		22,974	24,065
Het assets		22,314	24,003
Capital and reserves			
Shareholders' capital	12	7,886	7,886
Retained earnings		15,088	16,179
		22,974	24,065

The consolidated financial statements were approved by the Board of Directors and authorised for issue on 10 September 2024. They were signed on its behalf by:

Ruadh Dendo

R Denton Chairman

B Smillie **Chief Executive**

The notes on pages 20 to 30 ($^*29 - 45$) form an integral part of these financial statements.

^{*}These page numbers refer to the original Financial Statements document approved by the auditors.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 March 2024

	Shareholder's Capital	Retained Earnings	Total Equity
	£,000	£′000	£′000
Balance as at 1 April 2022	7,886	19,432	27,318
Total comprehensive loss for the financial year	-	(2,753)	(2,753)
Dividends	-	(500)	(500)
Total contributions by and distributions to owners	-	(500)	(500)
Balance as at 31 March 2023	7,886	16,179	24,065
Balance as at 1 April 2023	7,886	16,179	24,065
Total comprehensive loss for the financial year	-	(1,091)	(1,091)
Dividends	-	-	-
Balance as at 31 March 2024	7,886	15,088	22,974

The notes on pages 20 to 30 (*29 - 45) form an integral part of these financial statements.

 $[\]hbox{\it *These page numbers refer to the original Financial Statements document approved by the auditors.}$

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 March 2024

For the year ended 31 March 2024					
			2024		2023
			Consolidated	Con	solidated
	Notes		£′000		£′000
Operating activities					
(Loss) for the financial year			(1,091)		(2,753
Adjustments for:					
Depreciation and amortisation	5&6		1,349		1,159
Profit on sale of tangible fixed assets			(153)		(9
Rental income			(78)		(79
Revaluation of investment property	7		15		30
(Increase) in stocks			(111)		(131)
Decrease/(Increase) in debtors	8		162		(453
Increase in creditors			835		2,551
Net cash inflow from operating activities			928		315
Investing activities					
Rent Received		78		79	
Purchase of tangible fixed assets	6	(3,419)		(2,512)	
Proceeds from sale of tangible fixed assets		318		34	
Net cash outflow from investing activities			(3,023)		(2,399
Cash flows from financing activities					
Dividend paid	4	-		(500)	
Net cash outflow from financing activities			-		(500
Net decrease in cash and cash equivalents			(2,095)		(2,584
Decrease in cash balances			(2,095)		(2,584
Cash and cash equivalents at 1 April			8,809		11,393
Cash at bank and investments held as at 31 March			6,714		8,809
Represented by:					
Balances with States Treasury			2,245		2,678
Cash			4,469		6,13
			•		
			6,714		8,809

The notes on pages 20 to 30 (*29 - 45) form an integral part of these financial statements.

^{*}These page numbers refer to the original Financial Statements document approved by the auditors.

1. Significant accounting policies

Reporting entity

Guernsey Post Limited (the "Company") commenced trading in 2001 and is registered in Guernsey. The Company's registered address is Envoy House, La Vrangue, St Peter Port, Guernsey, GY1 1AA. The Company is governed by the provision of the Companies (Guernsey) Law, 2008. The principal activity of the Company is the provision of Postal Services throughout the Bailiwick.

Basis of consolidation

On 19 March 2021, Guernsey Post Limited acquired 100% of the ordinary share capital of Shoal Bay Holdings Limited and its subsidiary HR Air Ltd. ("the Subsidiaries" and all together "the Group"). As at 20 October 2023 Shoal Bay Ltd was liquidated, with Guernsey Post Ltd becoming HR Air Ltd's direct parent company.

These Group financial statements consolidate the financial statements of the Company and the Subsidiaries up to 31 March 2024. The results of the Subsidiaries acquired are consolidated for the periods from, or to the date, on which control passed to Guernsey Post Limited.

Where necessary adjustments are made to the financial statements of the Subsidiaries to bring them in line with the policies used by Guernsey Post Limited, all intra-group transactions, balances, income and expenses are eliminated on consolidation.

Basis of accounting

The financial statements give a true and fair view, comply with the Companies (Guernsey) Law, 2008 and were prepared in compliance with the UK Accounting Standards, including FRS 102 - The Financial Reporting Standard applicable in the UK and Ireland. The presentation currency of these financial statements is sterling. All amounts in the financial statements have been rounded to the nearest £1,000 unless otherwise stated.

Going concern

These financial statements are prepared on a going concern basis.

After making enquiries and reviewing the Group's forecasts and projections, including forecasts for the next twelve months following the date of signing of these Financial Statements, taking account of reasonably possible changes in trading performance in light of current economic conditions which may have an impact on the volume of mail handled by the Group, the Directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future.

The Group, therefore, continues to adopt the going concern basis in preparing its financial statements.

Use of judgements and estimates

In preparing these financial statements, management has made judgements, estimates and assumptions that affect the application of the Group's accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively.

a. Judgements

Information about judgements made in applying accounting policies that have the most significant effects on the amounts recognised in the financial statements is included in the following

notes:-

- Note 1 Business combinations Basis for determining the value and recoverability of goodwill, amortisation period and the basis for consolidation
- Note 1 Tangible Fixed Assets determination of useful economic life of fixed assets
- Note 3 Taxation Basis for determining classification of regulated and non-regulated profits

b. Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to amounts reported in the financial statements for the year ended 31 March 2024 is included in the following notes:-

- Note 6 Goodwill determination of future cashflows and discount rates to calculate the net present value of the subsidiary
- Note 7 Investment Property determination of fair value of investment property
- Note 9 Deferred Tax recognition of deferred tax assets: availability of future taxable profit against which tax losses carried forward can be used

Basis of measurement

The financial statements have been prepared under the historical cost convention, modified to include the revaluation of certain assets.

The Group has consistently applied the following accounting policies to all periods presented in these financial statements.

Turnover

Sales of stamps are accounted for on a receipt of funds basis and no provision is made for postal services expected to be provided for stamps in circulation, as the Directors deem this to be immaterial. All other income from goods and services supplied are accounted for on an accruals basis.

Other income

Rental income is recognised on a straight line basis over the term of the lease. Interest and investment income is recognised in the Consolidated Statement of Comprehensive Income on an accruals basis.

Expenses

Postal operations expenses are charged as incurred. No provision is made for any charges which may be incurred in handling, or delivering, mail in respect of stamps sold but unused at the Balance Sheet date.

Taxation

Income tax expense computations are based on the jurisdictions in which profits were earned at the prevailing rates of tax in the respective jurisdictions. The majority of the Group's profits are reported by Guernsey Post Limited (the "Company").

The Company, as a Guernsey Utility Company regulated by the Guernsey Competition and Regulatory Authority ('GCRA'), is subject to the higher rate of income tax of 20% on its regulated income and 0% on its non-regulated income. The basis of assessment to Guernsey tax continues to be on an actual current year basis. Income from Guernsey land is also subject to the higher rate of income tax of 20%.

1. Significant accounting policies - continued

Deferred Taxation

Provision for deferred taxation is made in full on timing differences which result in an obligation at the Balance Sheet date to pay tax at a future date, at rates expected to apply when they crystallise based on current tax rates and laws. Deferred tax assets are only recognised to the extent that it is regarded as more likely than not that they will be recovered. Deferred tax assets and liabilities are not discounted.

Dividends

Dividends paid are recognised when the obligation to pay has been established and once approved by the Board.

De-recognition of assets

Non-financial assets are removed from the Balance Sheet, either on disposal, or when they are withdrawn from use and no future economic benefits are expected from their use. In this event, any carrying amount is written off to the Consolidated Statement of Comprehensive Income.

Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, where it is more likely than not that an outflow of resources will be required to settle the obligations and the amount has been readily estimated. Changes in the estimated timing or amount of the expenditure are recognised in the Consolidated Statement of Comprehensive Income when the changes arise.

Impairment of non-financial assets

At each reporting date, non-financial assets are reviewed to determine whether there is any indication that those assets have suffered an impairment loss. In the event that there is an indication of possible impairment, the recoverable amount of any affected asset is estimated and compared with its carrying amount. If the estimated recoverable amount is lower, the carrying amount is reduced to its estimated recoverable amount, and an impairment loss is recognised immediately in the Consolidated Statement of Comprehensive Income.

If an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but not in excess of the amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised immediately in the Consolidated Statement of Comprehensive Income.

Stock

The cost of definitive stamps, including the non-value indicator self-stick range, is written off over the expected sales life of each type of stamp, which is unlikely to exceed three years. The costs of commemorative stamps, which are only available for one year, are fully written off in the year of issue.

Other stocks are valued at the lower of cost and net realisable value.

Tangible fixed assets

Tangible fixed assets are stated at cost less accumulated depreciation and any impairment losses. Depreciation is provided on all tangible fixed assets, other than freehold land, at rates calculated to write off the cost of each asset on a straight-line basis over its expected useful economic life. A full year's depreciation is charged in the year of acquisition, whilst none is charged in the year of disposal.

There are periodic reviews of fixed assets and any adjustments required will be recognised in the Consolidated Statement of Comprehensive Income, as and when identified.

	Estimated useful life in years	Depreciation %per annum
Freehold land	N/A	Nil
Buildings	18 - 50	2 - 12.5
Plant and equipment	15	6.67
Furniture & Fittings	3 -13	7.7 - 33.3
Postal Machinery	8 -15	6.67 - 12.5
Motor Vehicles	5 - 15	6.67 - 20

Goodwill

Goodwill recognised represents the excess of the fair value and directly attributable costs of the purchase consideration over the fair values to the Company's interest in the identifiable net assets, liabilities and contingent liabilities acquired.

Goodwill is amortised over its expected useful life. Where the Company is unable to make a reliable estimate of useful life, goodwill is amortised over a period not exceeding 10 years. Goodwill is assessed for impairment when there are indicators of impairment and any impairment is recognised in impairment of intangible fixed assets in the Consolidated Statement of Comprehensive Income.

Amortisation

Goodwill was acquired as part of the acquisition of Shoal Bay Holdings Limited on the 19 March 2021 (see Note 1 - Business Combinations for more information). Amortisation is being applied on a straight line basis of 10 years.

Basic Financial Instruments

Cash at banks and investment comprises of cash balances, call deposits and short term investments held with the States of Guernsey Treasury.

Debtors are initially recognised at transaction price less attributable transaction costs. Doubtful debts are recognised when collection of the full amount is no longer probable, with the amount of the expected loss recognised in the Consolidated Statement of Comprehensive Income. These are monitored on an ongoing basis.

Creditors are initially recognised at transaction price. Debtors and creditors due within one year continue to be measured after their initial recognition at the undiscounted amount of cash or other consideration expected to be paid or received.

Foreign currency

Foreign currency held in any bank account is translated at the exchange rate prevailing at the Balance Sheet date. In the event of any gains or losses arising, these are taken to the Consolidated Statement of Comprehensive Income at the time of translation. All foreign trading transactions are translated into sterling using the prevailing rate on the date of the transaction.

1. Significant accounting policies - continued

Pension costs

Guernsey Post Limited has an established defined contribution pension scheme, for which all eligible staff are required to join. Both Guernsey Post Limited and its employees pay contributions into this independently administered fund. The cost of providing these benefits is recognised within the Consolidated Statement of Comprehensive Income, and comprise both the amount of contributions payable to the scheme and associated scheme administration costs for the year.

Investment properties

Investment property is initially measured at cost and subsequently at fair value with any change therein recognised in the Consolidated Statement of Comprehensive Income.

Business combinations

Acquisitions of subsidiaries and businesses are accounted for using the purchase method. The cost of the business combination is measured at the aggregate of the fair values (at the date of exchange) of assets given, liabilities incurred or assumed, and equity instruments issued by the group in exchange for control of the acquiree plus costs directly attributable to the business combination.

Any excess of the cost of the business combination over the acquirer's interest in the net fair value of the identifiable assets and liabilities is recognised as goodwill. If the net fair value of the identifiable assets and liabilities exceeds the cost of the business combination, the excess is recognised separately on the face of the consolidated statement of comprehensive income.

On 19 March 2021, Guernsey Post Limited acquired 100% of the ordinary share capital of Shoal Bay Holdings Limited for a total consideration of £4.9m paid in cash. Shoal Bay Holdings Limited (Incorporated in Jersey) acts as a holding Company to HR Air Ltd (incorporated in Jersey), owning 100% of the ordinary share capital of HR Air Ltd. As at 20 October 2023 Shoal Bay Ltd was closed, with Guernsey Post Ltd becoming HR Air Ltd's direct parent comany.

The principal activity of HR Air Ltd is to provide courier, freight, warehousing and distribution services from sites in Guernsey, Jersey and the UK.

HR Air Ltd. provides complimentary services to Guernsey Post Limited and is a well established business with strong customer relations, an experienced workforce and the acquisition provides the opportunity to establish synergies and economies of scale through the business combination.

Termination Benefits

Termination benefits are recognised in the Consolidated Statement of Comprehensive Income when the Group is demonstrably committed to terminate the employment of an employee or to provide termination benefits as a result of an offer made in order to encourage voluntary redundancy. The Group is demonstrably committed to a termination only when there is a detailed formal plan from which there is no realistic possibility of withdrawal. Termination benefits are measured at the best estimate that would be required to settle the obligation at the reporting date.

Extraordinary Expense

The Group classifies certain one-off expenses that have a material impact on the Group's financial results as 'Extraordinary items'. These are disclosed separately to provide further understanding of the financial performance of the group.

An expense of £0.3m have been recognised relating to the costs associated with the early termination of the HR Air Heathrow site lease which was agreed on 28 March 2024. As of May 2024, HR Air have relocated their UK operation from Heathrow to Portsmouth.

2. Expenses

	31 March 2024 £'000	31 March 2023 £′000
Direct costs	18,798	19,003
Staff costs	14,543	14,444
Directors' remuneration	494	394
Other staff expenditure	632	1,517
Support costs	3,143	2,764
Operating Lease payments	215	318
Depreciation	1,007	816
Amortisation of goodwill	342	343
Total	39,174	39,599

Pension scheme payments made into the defined contribution scheme, included within the staff costs heading, were £1,390k (2023: £1,377k).

Voluntary Redundancy

There are no redundancy costs in the current year (2023: £887k).

During the year ended March 2023, voluntary redundancy was agreed with a number of staff with the plan to rightsize the operational frontline. The benefits will result in a cash payment at the agreed date of the employee leaving the company. All voluntary redundancy benefits were agreed during March 2023 and therefore, given the certainty of the benefits, these were accrued as at 31 March 2023.

Average full time equivalent employee numbers for the period were as follows:

	31 March	31 March
	2024	2023
Operational staff, including postal workers, post office counter staff and philatelic production staff	186	202
All other staff	78	77
Total	264	279

3. Taxation

		31 March	31 March
		2024	2023
	Note	£′000	£′000
Current year tax		-	-
Prior year tax		-	-
Deferred tax credit in relation to capital allowances	9	-	-
De-recognised deferred tax assets	9		-

Guernsey Post Limited, as a Guernsey Utility Company regulated by the Guernsey Competition and Regulatory Authority ('GCRA'), is subject to the higher rate of income tax of 20% on its regulated income and 0% on its non-regulated income. The basis of assessment to Guernsey tax continues to be on an actual current year basis.

Income from Guernsey land is also subject to the higher rate of income tax of 20%.

The actual tax credit differs from the expected tax charge computed by applying the higher rate of Guernsey income tax of 20% as follows:

	31 March	31 March	
	2024 £′000	2023 £′000	
(Loss) on ordinary activities before taxation	(1,091)	(2,753)	
Tax at 20%	(218)	(551)	
Effects of adjusting items:			
Timing differences	(27)	(2)	
Disallowed items	41	73	
Rate differences on current tax	(935)	(799)	
Non-utilised losses	1,139	1,279	
Current tax credit		-	
Deferred tax - timing adjustments	-	-	
Profit and loss taxation adjustments		-	

4. Dividends on equity shares

Amounts recognised as distribution to equity holders in the period.

£′000 £′00		31 March	31 March
		2024	2023
Final dividend of 0p (2022: 6.3p per share) per share paid in this financial		£′000	£′000
	Final dividend of 0p (2022: 6.3p per share) per share paid in this financial		
year in respect of the year ended 31 March 2023 - 50	year in respect of the year ended 31 March 2023	-	500

The Board is proposing no dividend in respect of the year ended 31 March 2024 (2023: £0.0m).

5. Goodwill	Total Goodwill
	£′000
As at 1 April 2023	3,425
Acquisitions through business combinations	-
As at 31 March 2024	3,425
Accumulated amortisation and impairment	
As at 1 April 2023	(714)
Amortisation charge for the year	(342)
As at 31 March 2024	(1,056)
Carrying amount	
As at 31 March 2023	2,711
As at 31 March 2024	2,369

The goodwill was recognized as part of the acquisition of Shoal Bay Holdings Limited, the holding company of HR Air Ltd, on 19 March 2021. As at 20 October 2023 Shoal Bay Ltd was closed, with Guernsey Post Ltd becoming HR Air Ltd's direct parent company.

On at least an annual basis and when indications of impairment are present, a review of impairment of goodwill is performed. This requires estimation of the future cashflows and also selection of appropriate discount rates in order to calculate the net present value of those cashflows. As at 31 March 2024, no impairment of goodwill has been recognised.

6. Tangible fixed assets

Depreciation	(282)	(339)	_	(227)	(159)	(1,007)
·	` ,	(339)	-	(227)	(159)	
Disposals - Cost	(591)	-	-	-	-	(591)
Disposals - Accumulated Depreciation	426	-	-	-	-	426
Closing carrying						
amount as at 31 March 2024	1,273	10,323	-	1,824	785	14,205
amount as at 31 March 2024	1,2/3	10,323	-	1,824	/85	14,205
Represented by:						
Closing cost as at 31 March 2024	3,093	14,351	2,662	4,248	3,221	27,575
2.55g 255kus uks i mulcii 252 i	5,023	1 1,551	2,002	1,2 10	3,221	22,373
Closing accumulated						
- · · · J · · · · · · · · · · · · · · · · · · ·	(1,820)	(4,028)	(2,662)	(2,424)	(2,436)	(13,370)

Freehold land with a cost of £2,505,000 (2023: £2,505,000) is not depreciated.

7. Investment property

	Market Value 31 March 2024	Market Value 31 March 2023
Reconciliation of carrying amount	£′000	£'000
Balance at 1 April	850	880
Change in fair value	(15)	(30)
Balance at 31 March	835	850

Investment property comprises a single property, which is leased to tenants, comprising part residential and part commercial occupancy. Leases for the residential tenants are reviewed annually, whereas the commercial tenant is subject to a 20 year lease with triennial reviews.

Changes in fair value are recognised as either a gain or a loss in the Consolidated Statement of Comprehensive Income within 'Other (Expenses) / Income'. All gains or losses are unrealised.

The Group uses external professional valuers with recognised professional qualifications and recent experience in the location and category of the property being valued to determine the fair market value of its investment property.

The market value was determined by Wing Lai, MRICS, and Joanna Watts, MRICS, from Watts Property Consultants Limited in accordance with the Market Value methodology as defined by the Royal Institution of Chartered Surveyors Valuation – Professional Standards (Global and UK Edition), in compliance with UK Accounting Standards, including FRS 102 - The Financial Reporting Standard applicable in the UK and Ireland.

The primary source of evidence for the property valuation is recent, comparable market transactions on an arm's length basis as well as other factors such as the tenure of the property and tenancy details. However, the valuation of property is inherently subjective, as it is also based upon valuer assumptions and estimations that form part of the key unobservable inputs of the valuation, which may prove to be inaccurate, including market observations and ground and structural conditions of the property.

8. Debtors

31 March 2024	31 March 2023
£′000	£′000
Trade debtors 4,473	4,394
Less: Provision for bad debt -	-
Other debtors 47	283
Prepayment and accrued income 388	393
Tax debtors 136	136
Total 5,044	5,206

9. Deferred Tax

	Deferred taxation - Accelerated Capital Allowances	
	£′000	£′000
At 1 April 2023	-	
Deferred tax credit in relation to capital allowances	-	-
De-recognised deferred tax assets	-	-
At 31 March 2024	-	-

Deferred tax in the financial statements is measured at the actual tax rates that are expected to apply to the income in the periods in which the timing differences are expected to reverse. As a Guernsey Utility Company regulated by GCRA, Guernsey Post Limited is subject to tax at 20% on its regulated income and 0% on its non-regulated income. Income from Guernsey land is also subject to the higher rate of income tax of 20%.

Deferred tax assets have not been recognised as it is not probable that future taxable profit will be available against which the Group can use the benefits therefrom.

10. Balances with States Treasury

The Treasury Department of the States of Guernsey is engaged to invest the Group's liquid funds in excess of its daily requirements and uses a broad range of investments in which to do so. The investment fund retains a proportion of liquid assets which are made available on call to meet the Group's short term commitments. Variable returns are allocated to the fund dependent upon investment performance.

11. Creditors 31 N	larch 2024 £'000	31 March 2023 £′000
Amounts falling due within one year		
Trade creditors	4,532	3,295
Other creditors	626	695
Accruals and deferred income	1,289	1,633
Tax and Social Security creditors	282	272
Rental income paid in advance	14	13
Total	6,743	5,908

Of the £4.5m of Trade Creditors, £1.3m is owed to Royal Mail as part of our ongoing contractual arrangements with them (2023: £1.8m).

12. Shareholder's capital	31 March 2024 £'000	31 March 2023 £'000
Authorised		
40,000,000 ordinary shares of £1 each	40,000	40,000
	No of shares	£′000
Allotted and fully-paid	7,886,258	7,886
Opening share capital at 01 April 2023	7,886,258	7,886
As at 31 March 2024	7,886,258	7,886

100% of the shares of the Company are owned beneficially by the States of Guernsey.

Shareholder's capital - represents the nominal value of shares that have been issued.

13. Operating Leases

Non-cancellable operating lease rentals are payable as follows:

Land and buildings	Land and buildings
31 March 2024	31 March 2023
£′000	£′000
Less than one year 131	196
Between one and five years 463	463
More than five years 1,326	1,394
1,920	2,053

Leases of land and buildings are subject to rent reviews at specified intervals, typically annually, and provide for the lessee to pay all insurance, maintenance and repair costs.

The Group leases one property in St Peter Port; 'North Plantation' to run its Business Hub. In addition, the Group leases property to fulfil its postal operation in Alderney and warehouse spaces in Jersey and Guernsey for the use of HR Air Ltd.

14. Related party transactions

The Group is wholly owned and ultimately controlled by the States of Guernsey.

Through the normal course of its business activity, the Group makes both purchases from and provides services to its Shareholder, or entities, under the controlling influence of the Shareholder body. These entities include States Trading Companies, companies whose equity is wholly owned by the States, States Departments and Committees operated by the States. All such transactions have been on an arm's length basis. The total value of the sales for the year ended 31 March 2024 amount to £857,153, or 2.3% of total turnover (2023: £878,947, or 2.4%). The total value of purchases for the year amounted to £3,444,555, or 8.8% of total expenses (2023: £3,433,098, or 8.8%).

The States also provides, through its Policy & Resources Department, management of the Group's liquid funds to meet the Group's short term commitments. At 31 March 2024, the balance held was £2,244,825 (2023: £2,678,406). The investment gain for the financial year ending 31 March 2024 was £147,577 (an investment loss £542,166 in 2023). Director's remuneration is shown in note 2.

15. Contingent obligations - Financial Guarantee Contracts

Guernsey Post Limited has a financial guarantee contract in place with the States of Guernsey Customs for £20,000. In addition, HR Air Ltd has financial guarantee contracts in place with HM Revenue and Customs for £30,000 and Customs and Immigration Services for £1,000. These contingent obligations are in place to provide security in the event that import and export duties paid to Guernsey Post Limited and HR Air Ltd from their customers are not subsequently paid on to the respective authorities. The Group does not carry any liability to either the States of Guernsey Customs and Excise, HM Revenue and Customs or Customs and Immigration, in the event that customers directly withhold payment of import and export duties to Guernsey Post Limited.

16. Subsequent events

There have been no significant events between the year-end and the date of approval of these financial statements, which would require a change to, or disclosure in, the financial statements.



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