

STRONG RELIABLE MACHINES · STRONG RELIABLE SUPPORT



UNAUDITED INTERIM RESULTS
FOR THE PERIOD ENDED 30 JUNE 2018

AND CASH DIVIDEND DECLARATION

Highlights

		Unaudited 30 June 2018	Unaudited 30 June 2017 Restated	% Change
Revenue	R billion	3,7	3,5	↑ 6
NPAT	R million	133,1	119,6	1 1
HEPS	cents	131	119	1 0
Interim dividend	cents	20	20	_

Commentary

Ongoing economic growth and increased demand for equipment in the major global markets of Europe, the Americas and South East Asia have delivered stable 2018 half year results for Bell Equipment Limited.

This is despite the South African market underperforming, mainly due to the country's political landscape failing to boost business confidence and drive infrastructure development. Investor appetite for the mining industry has remained under pressure because of uncertainty surrounding the Mining Charter while general caution is likely to continue in the run up to the 2019 national elections.

Volatility in exchange rates has also put margins under pressure. No immediate respite is expected as trade threats, Brexit and political instability in Europe continue to influence emerging markets.

Positive management interventions have enabled the group to contain losses in its African markets outside South Africa during this period. During the next six months the group expects to finalise a transaction to sell assets of its Democratic Republic of Congo operation as it migrates to a dealer model in order to position itself to better serve this market.

The E-series range of trucks has been well accepted in all global regions and the Bell product continues to lead the market in terms of providing the lowest fuel burn, lowest cost per tonne of material moved and in providing leading innovative features for onsite safety and vehicle protection.

In Europe new product introductions are settling in well and will give Bell access to a wider customer and industry base. These include a range of 4x4 quarry trucks, the new B20E LGP (Low Ground Pressure) truck, a narrowed B20E truck as well as the B33L Low Profile truck for underground mining applications.

The Americas offer good promise for the next few years as mining, aggregates and construction, the main applications for Bell ADTs, all continue to show good growth.

In Southern Africa the strategic partnership with Japanese excavator specialist, Kobelco, continues to grow from strength-to-strength with tremendous interest and uptake from the market. To further bolster the traditional size classes, three mini excavator models were introduced in March to develop new opportunities in the light construction, demolition and light forestry applications, and thereby tapping into an expanded customer segment.

Following an exclusive distribution agreement with Russian heavy-duty tipper manufacturer, Kamaz, the first trucks have been delivered to customers and with promising feedback received, Bell is investigating applications of the product as it explores this highly competitive market.

South East Asia is another focus market going forward. In Indonesia the market adoption of the Bell product through an established dealer network has been extremely positive, with mining conditions and operations very similar to Africa where Bell trucks are born, bred and tested.

We are progressing with investigations towards introducing BBBEE ownership partners at our South African manufacturing operations and to build on the ownership profile at our sales distribution operation to further improve our empowerment credentials.

OUTLOOK

We are enjoying strong global increase in demand for all types of heavy equipment. This has however led to pressure on upstream suppliers to meet increased volume requirements. The group is mindful of the challenge this may pose to our manufacturing and sales operations in the coming months.

A restructuring exercise has commenced to better utilise and direct resources in pursuit of continuous improvement and the most effective alignment of group structures to the evolving group strategy. Key objectives are to better satisfy market requirements while being optimised for efficient manufacturing, to develop a dedicated and effective global sourcing service to the manufacturing and aftermarket teams to counter the continuous pressure on margins and to implement a more coordinated approach to product quality and on time delivery to enhance overall business performance.

The group will continue its ongoing focus on its aftermarket and product support offering in all regions. The expansion of the Bell Eisenach-Kindel facility in Germany is underway with completion of Phase 2 scheduled for the second quarter of 2019. This will facilitate better flexibility and quicker responsiveness to customers to support the group's market growth in the Northern Hemisphere.

Our American Logistics Centre (ALC), located in North Carolina, will start trading in quarter 4 of this year, and is ideally positioned to service the expanding dealer network and rapidly growing truck population in the North American region.

Condensed consolidated statement of financial position

AS AT 30 JUNE 2018

	Unaudited 30 June 2018 R'000	Unaudited 30 June 2017 R'000	Audited 31 December 2017 R'000
ASSETS Non-current assets	1 250 793	1 102 314	1 111 406
Property, plant and equipment Intangible assets Investments Interest-bearing long-term receivables Deferred taxation	793 860 256 878 624 105 396 94 035	767 947 215 584 584 28 736 89 463	691 429 224 766 574 92 774 101 863
Current assets	4 768 400	3 969 145	4 246 208
Inventory Trade and other receivables Current portion of interest-bearing long-term receivables Prepayments Other financial assets Current taxation assets Cash and bank balances (note 13)	3 311 032 1 047 447 112 093 32 748 12 501 19 073 233 506	2 458 719 1 127 844 48 610 62 514 1 300 3 664 266 494	3 047 119 778 555 96 053 51 912 13 139 9 179 250 251
Assets classified as held for sale (note 12)	55 562	_	_
Total assets	6 074 755	5 071 459	5 357 614
EQUITY AND LIABILITIES Capital and reserves	3 205 862	2 889 849	2 988 602
Stated capital (note 5) Non-distributable reserves Retained earnings	232 499 638 003 2 316 495	232 244 565 176 2 086 332	232 244 530 281 2 214 236
Attributable to owners of Bell Equipment Limited Non-controlling interest	3 186 997 18 865	2 883 752 6 097	2 976 761 11 841
Non-current liabilities	404 088	389 372	351 819
Interest-bearing liabilities Repurchase obligations and deferred leasing income Deferred income Long-term provisions and lease escalation Deferred taxation	174 695 519 111 689 40 455 76 730	151 107 1 394 102 575 45 750 88 546	113 183 1 243 106 568 42 074 88 751
Current liabilities	2 464 805	1 792 238	2 017 193
Trade and other payables Current portion of interest-bearing liabilities Current portion of repurchase obligations	1 431 697 312 083	1 183 513 84 150	1 094 742 215 414
and deferred leasing income Current portion of deferred income Current portion of provisions and lease escalation Refund liabilities Other financial liabilities Current taxation liabilities Bank overdrafts and borrowings on call	1 246 114 021 70 363 12 666 24 11 515 511 190	3 011 98 253 79 298 - 1 143 42 057 300 813	746 94 171 60 825 - 20 272 25 675 505 348
Total equity and liabilities	6 074 755	5 071 459	5 357 614

Condensed consolidated statement of profit or loss FOR THE PERIOD ENDED 30 JUNE 2018

		Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 Restated* R'000	Unaudited 12 months ended 31 December 2017 Restated* R'000
Revenue Cost of sales		3 729 718 (3 090 006)	3 505 496 (2 861 329)	6 873 471 (5 526 784)
Gross profit Other operating income Expenses		639 712 75 792 (516 443)	644 167 65 587 (510 168)	1 346 687 137 477 (1 080 707)
Profit from operating activities (note 2) Net interest expense (note 3)		199 061 (15 162)	199 586 (1 282)	403 457 (99)
Profit before taxation Taxation		183 899 (50 788)	198 304 (78 685)	403 358 (131 308)
Profit for the period/year		133 111	119 619	272 050
Profit for the period/year attributable to: – Owners of Bell Equipment Limited – Non-controlling interest		126 087 7 024	113 522 6 097	260 209 11 841
Earnings per share (basic) (note 4) Earnings per share (diluted) (note 4)	(cents) (cents)	132 132	119 119	273 273

^{*} Refer to restatements of prior periods in note 11.

Condensed consolidated statement of comprehensive income FOR THE PERIOD ENDED 30 JUNE 2018

	Unaudited	Unaudited	Audited
	six months	six months	12 months
	ended	ended	ended
	30 June	30 June	31 December
	2018	2017	2017
	R'000	R'000	R'000
Profit for the period/year Other comprehensive income (loss) Items that may be reclassified subsequently to profit or loss: Exchange gains/(losses) arising during the period/year	133 111 108 132	119 619 9 388	272 050
Exchange gains/(losses) on translating foreign operations Exchange gains on foreign reserves	105 351	8 490	(23 744)
	2 781	898	1 433
Items that may not be reclassified subsequently to profit or loss:	-	_	(3 124)
Surplus arising on revaluation of properties	-	-	258
Taxation relating to surplus arising on revaluation of properties		-	(3 382)
Other comprehensive income (loss) for the period/year, net of taxation	108 132	9 388	(25 435)
Total comprehensive income for the period/year	241 243	129 007	246 615
Total comprehensive income attributable to: – Owners of Bell Equipment Limited – Non-controlling interest	234 219	122 910	234 774
	7 024	6 097	11 841

Condensed consolidated statement of cash flows

FOR THE PERIOD ENDED 30 JUNE 2018

	Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
Cash operating profit before working capital changes Cash utilised in working capital	374 146 (238 971)	346 369 (101 615)	665 069 (533 369)
Cash generated from operations Net interest paid Taxation paid	135 175 (29 077) (79 576)	244 754 (13 434) (21 264)	131 700 (29 635) (112 262)
Net cash generated from (utilised in) operating activities	26 522	210 056	(10 197)
Purchase of property, plant and equipment and intangible assets Proceeds on disposal of property, plant and equipment	(158 932)	(64 613)	(135 842)
and intangible assets Increase in interest-bearing long-term receivables	1 721 (18 716)	769 (807)	7 975 (9 303)
Net cash utilised in investing activities	(175 927)	(64 651)	(137 170)
Net interest-bearing liabilities raised Proceeds from share options exercised Dividends paid	150 391 255 (23 828)	82 264 105 –	173 320 105 (19 062)
Net cash generated from financing activities	126 818	82 369	154 363
Net cash (outflow)/inflow Net bank overdrafts and borrowings on call	(22 587)	227 774	6 996
at beginning of the period/year	(255 097)	(262 093)	(262 093)
Net bank overdrafts and borrowings on call at end of the period/year	(277 684)	(34 319)	(255 097)
Comprising: Cash and bank balances (note 13) Bank overdrafts and borrowings on call	233 506 (511 190)	266 494 (300 813)	250 251 (505 348)
Net bank overdrafts and borrowings on call at end of the period/year	(277 684)	(34 319)	(255 097)

Condensed consolidated statement of changes in equity FOR THE PERIOD ENDED 30 JUNE 2018

	Attributat	ole to owners of				
	Stated capital R'000	Non- distributable reserves R'000	Retained earnings R'000	Total R'000	Non- controlling interest R'000	Total capital and reserves R'000
Balance at 31 December 2016 – audited	232 139	553 298	1 972 810	2 758 247	_	2 758 247
Increase in equity-settled employee benefits reserve BBBEE share-based	-	291	-	291	-	291
payment charge Total comprehensive income	-	2 199	-	2 199	_	2 199
for the period Share options exercised	- 105	9 388 -	113 522 –	122 910 105	6 097 –	129 007 105
Balance at 30 June 2017 – unaudited	232 244	565 176	2 086 332	2 883 752	6 097	2 889 849
Total comprehensive (loss) income for the period Transfer between reserves Transfer to retained	- -	(34 823) (172)	146 687 172	111 864 -	5 744 -	117 608 -
earnings relating to expired share options Increase in equity-settled	-	(107)	107	-	_	-
employee benefits reserve Dividends paid	- -	207	– (19 062)	207 (19 062)	- -	207 (19 062)
Balance at 31 December 2017 – audited	232 244	530 281	2 214 236	2 976 761	11 841	2 988 602
Decrease in equity-settled employee benefits reserve Total comprehensive income	-	(410)	-	(410)	-	(410)
for the period Share options exercised Dividends paid	– 255 –	108 132 - -	126 087 - (23 828)	234 219 255 (23 828)	7 024 - -	241 243 255 (23 828)
Balance at 30 June 2018 – unaudited	232 499	638 003	2 316 495	3 186 997	18 865	3 205 862

FOR THE DEDIOD ENDED 30 ILINE 2018

1. BASIS OF PREPARATION

The accounting policies and methods of computation applied in the preparation of these condensed consolidated financial statements are in terms of International Financial Reporting Standards and are consistent with those applied in the previous annual consolidated financial statements, except for the adoption of new accounting standards.

The group has adopted all of the new accounting standards relevant to its operations and effective for annual reporting periods beginning 1 January 2018, including IFRS 9 Financial Instruments and IFRS 15 Revenue from Contracts with Customers. The adoption of these new accounting standards has not had any significant impact on the results in the condensed consolidated financial statements or the disclosures herein, but resulted merely in the reclassification of certain transactions in previously published results as disclosed in note 11.

The condensed consolidated interim financial statements are prepared in accordance with the requirements of the JSE Limited's Listings Requirements for interim reports and the requirements of the Companies Act in South Africa. The Listings Requirements require interim reports to be prepared in accordance with and containing the information required by IAS 34: Interim Financial Reporting, as well as the SAICA Financial Reporting Guides as issued by the Accounting Practices Committee and Financial Pronouncements as issued by the Financial Reporting Standards Council. The preparation of this interim report was supervised by the Group Finance Director, KJ van Haght CA (SA).

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Unaudited	Unaudited	Audited
six months	six months	12 months
ended	ended	ended
30 June	30 June	31 December
2018	2017	2017
R'000	R'000	R'000
196 656	90 298	156 361
-	9 581	81 423
48 155	37 031	84 612
1 402	442	3 038
12 453	18 053	33 240
913	10 995	13 618
5 209	3 169	9 739
9 685	14 044	27 844
227 643	89 818	157 426
66 179	76 632	152 902
14 836	_	_
56 893	56 873	116 456
20 889	20 968	46 298
623 278	598 831	1 272 171
	six months ended 30 June 2018 R'000 196 656 48 155 1 402 12 453 913 5 209 9 685 227 643 66 179 14 836 56 893 20 889	six months six months ended 30 June 2018 2017 R'000 R'000 196 656 90 298 - 9 581 48 155 37 031 1 402 442 12 453 18 053 913 10 995 5 209 3 169 9 685 14 044 227 643 89 818 66 179 76 632 14 836 - 56 893 56 873 20 889 20 968

FOR THE PERIOD ENDED 30 IUNE 2018

			Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
3.	NET INTEREST EXPENSE Interest expense Interest income (restated)* (unaudited)		41 002 (25 840)	21 917 (20 635)	43 350 (43 251)
	Net interest expense		15 162	1 282	99
4.	* Refer to restatements of prior periods in note 11. EARNINGS PER SHARE Basic earnings per share is arrived at as follows: Profit for the period attributable to owners of Bell Equipment Limited Weighted average number of ordinary shares in issue during the period	(R'000) ('000)	126 087 95 316	113 522 95 307	260 209 95 307
	Earnings per share (basic)	(cents)	132	119	273
	Diluted earnings per share is arrived at as follows: Profit for the period attributable to owners of Bell Equipment Limited Fully converted weighted average number of shares* Earnings per share (diluted)	(R'000) ('000) (cents)	126 087 95 746 132	113 522 95 479 119	260 209 95 454 273

^{*} The number of shares has been adjusted for the effect of the dilutive potential ordinary shares relating to the unexercised options in the group's share option scheme.

		Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
. EARNINGS PER SHARE (CONTINUED)				
Headline earnings per share is arrived at as follows: Profit for the period attributable to owners of				
Bell Equipment Limited	(R'000)	126 087	113 522	260 209
Net surplus on disposal of property,	(5)===)	(((= ===)
plant and equipment and intangible assets Taxation effect of net surplus on disposal of property,	(R'000)	(1 402)	(442)	(3 038)
plant and equipment and intangible assets	(R'000)	393	124	237
Impairment loss recognised on revaluation	(5)===)			
of buildings Taxation effect of impairment loss recognised on	(R'000)	_	_	2 597
revaluation of buildings	(R'000)	_	_	(909)
Reversal of impairment loss in respect of property,				
plant and equipment rental assets	(R'000)	_	_	(1 942)
Headline earnings	(R'000)	125 078	113 204	257 154
Weighted average number of ordinary shares in issue during the period	('000)	95 316	95 307	95 307
Headline earnings per share (basic)	(cents)	131	119	270
Diluted headline earnings per share is arrived at as fol	(113	
Headline earnings calculated above	(R'000)	125 078	113 204	257 154
Fully converted weighted average number of shares	('000)	95 746	95 479	95 454
Headline earnings per share (diluted)	(cents)	131	119	269
Net asset value per share is arrived at as follows:				
Total capital and reserves	(R'000)	3 205 862	2 889 849	2 988 602
Number of shares in issue	('000)	95 329	95 307	95 307
Net asset value per share	(cents)	3 363	3 032	3 136

FOR THE PERIOD ENDED 30 JUNE 2018

		Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
5.	STATED CAPITAL Authorised 100 000 000 (June 2017: 100 000 000) ordinary shares of no par value			
	Issued 95 329 385 (June 2017: 95 306 885) ordinary shares of no par value	232 499	232 244	232 244
	The increase in share capital relates to 22 500 (June 2017: 10 000) share options exercised at an average share price of R11,34 per share.			
6.	CAPITAL EXPENDITURE COMMITMENTS			
	Contracted Authorised, but not contracted	164 678 50 027	14 81 944	60 089 282 774
	Total capital expenditure commitments	214 705	81 958	342 863

This capital expenditure is to be financed from internal resources and long-term facilities.

7. ABBREVIATED SEGMENTAL ANALYSIS

Information regarding the group's reportable segments is presented below.

Information reported to the group's chief operating decision maker for purposes of resource allocation and assessment of segment performance is focused on geographical areas.

Each reportable segment derives its revenues from the sale of goods (machines and parts) and related services and rental income. The accounting policies of the reportable segments are the same as the group's accounting policies.

	Revenue R'000	Operating profit (loss) R'000	Assets R'000	Liabilities R'000
June 2018				
South African sales operation	1 654 320	64 222	1 709 049	1 543 990
South African manufacturing				
and logistics operation	2 362 598	30 381	3 974 605	2 329 674
European operation	1 257 303	55 841	1 339 603	844 796
Rest of Africa operation	297 435	16 552	416 263	362 029
North American operation	555 656	17 893	167 061	92 642
All other operations	_	(2 460)	2 097 197	84 077
Inter-segmental eliminations*	(2 397 594)	16 632	(3 629 023)	(2 388 315)
Total – unaudited	3 729 718	199 061	6 074 755	2 868 893

	Revenue R'000	Operating profit (loss) R'000	Assets R'000	Liabilities R'000
ABBREVIATED SEGMENTAL ANALYSIS (CONTINUED)				
June 2017				
South African sales operation (restated)** South African manufacturing and logistics	1 508 866	86 932	1 449 502	1 325 434
operation (restated)**	2 037 734	54 053	3 501 927	1 856 690
European operation (restated)**	1 235 312	56 333	1 161 118	741 213
Rest of Africa operation (restated)**	379 271	(46 009)	501 085	455 195
North American operation (restated)**	610 874	25 456	181 888	111 961
All other operations	-	(26 526)	1 277 479	69 214
Inter-segmental eliminations* (restated)**	(2 266 561)	49 347	(3 001 540)	(2 378 097)
Total – unaudited (restated)**	3 505 496	199 586	5 071 459	2 181 610
December 2017				
South African sales operation (restated)** South African manufacturing and logistics	2 956 949	157 356	1 516 718	1 369 180
operation (restated)**	4 479 587	195 949	3 408 012	1 795 870
European operation (restated)**	2 325 297	84 913	1 010 515	587 383
Rest of Africa operation (restated)**	619 510	(70 000)	421 968	405 072
North American operation (restated)**	1 151 175	49 980	233 896	170 066
All other operations	_	(83 267)	2 040 945	113 310
Inter-segmental eliminations* (restated)**	(4 659 047)	68 526	(3 274 440)	(2 071 869)
Total – unaudited (restated)**	6 873 471	403 457	5 357 614	2 369 012

^{*} Inter-segmental eliminations above relate to the following:

i) Revenue – the elimination of intra-group sales transactions, mainly sales from the South African manufacturing and logistics operation, to the distribution operations.

ii) Operating profit (loss) – the elimination of profit (loss) on intra-group transactions, mainly sales transactions from the South African manufacturing and logistics operation to the distribution operations, where the inventory has not yet been on-sold by the distribution operations to a third party at period end.

iii) Assets and liabilities - the intra-group transactions result in intra-group receivables and payables balances and furthermore intra-group loans are in place between certain group operations. These are eliminated on consolidation.

^{**} The segment information has been adjusted for the restatements as disclosed in note 11.

FOR THE PERIOD ENDED 30 IUNE 2018

	Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
ONTINGENT LIABILITIES I The group has assisted customers with the financing of equipment purchased through a financing venture with WesBank, a division of FirstRand Bank Limited.			
In respect of the different categories of financing provided by WesBank, the group carries certain credit risks. These are considered to be financial guarantee contracts.			
The group is liable for all credit risk and therefore the full balance due to WesBank by default customers with regard to Bell-backed deals and a portion of the credit risk and a portion of the balance due to WesBank by default customers with regard to Bell-shared risk deals. In terms of the Bell-shared risk deals the group's exposure is calculated as a percentage of the net selling price of the equipment.			
At period end the group's credit risk exposure to WesBank under Bell-backed deals for which the group carries all the credit risk totalled	256 841	140 158	176 091
At period end the group's credit risk exposure to WesBank under Bell-shared risk deals for which the group carries a portion of the credit risk totalled In the event of default, the equipment financed would be recovered and it is estimated that on re-sale the equipment would presently realise the following towards the above liabilities	2 628 263 829	2 424 241 383	1872
the above habilities			228 782
Less: provision for non-recovery	(4 360) (2 032)	(98 801) (2 635)	(50 819) (1 549)
Net contingent liability	-	_	_

There is no interest rate saving to customers with regards to Bell-backed deals and therefore no fair value at initial recognition. Subsequent to initial recognition, where customers are in arrears with WesBank and there is a shortfall between the estimated realisation values of the equipment and the balances due by the customers to WesBank, an assessment of any additional security is done and a provision for any residual credit risk is made on a deal-by-deal basis. A provision for credit risk is also raised on a portfolio basis using historical rates of defaults and losses.

		Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
	NTINGENT LIABILITIES (CONTINUED) The group has entered into similar shared risk arrangements with various other institutions. These arrangements are first-loss undertakings and the group's exposure remains fixed until the capital is repaid. These are considered to be financial guarantee contracts.			
	At period end the group's credit risk exposure to these financial institutions totalled In the event of default, the equipment financed would be recovered and it is estimated that on re-sale the equipment would presently realise the following towards the above liabilities	1 191 9 415	3 843 7 685	6 123 7 935
		(8 224)	(3 842)	(1 812)
	Less: provision for non-recovery	-	(117)	
	Net contingent liability	-	_	
	Where customers are in arrears with these financial institutions and there is a shortfall between the estimated realisation values of the equipment and the balances due by the customers to these financial institutions, an assessment of any additional security is done and a provision for any residual credit risk is made on a deal-by-deal basis. A provision for credit risk is also raised on a portfolio basis using historical rates of defaults and losses.			
8.2	The residual values of certain equipment sold to financial institutions have been guaranteed by the group. The group's exposure is limited to the difference between the group's guaranteed amount and the financial institution's predetermined estimate.			
	In the event of a residual value shortfall on this equipment, the group would be exposed to a maximum amount of	46 113	22 941	41 952
	Net contingent liability	46 113	22 941	41 952

The transactions described in note 8.2 above relate to sales transactions to financial institutions which lease the equipment to customers for an agreed lease term. In certain cases, the group has a remarketing agreement with the institution for the disposal of the equipment returned after the lease term, but in all instances the group's risk is limited to the residual value risk described above.

FOR THE PERIOD ENDED 30 ILINE 2018

		Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
9.	RELATED PARTY TRANSACTIONS Information regarding significant transactions with related parties is presented below. Transactions are carried out on an arm's-length basis.			
	Shareholders			
	John Deere Construction and Forestry Company – sales	10.690	10 103	22 101
	– sales – purchases	10 680 317 816	362 393	22 10 1 594 738
	- amounts owing to	220 300	170 412	136 858
	– amounts owing by	7 043	3 527	5 144
	Enterprises over which directors and shareholders are able to exercise significant influence and/or in which directors and shareholders have a beneficial interest			
	Ario Properties Limited – property purchase commitment	-	_	51 537

10. FINANCIAL INSTRUMENTS

Categories of financial instruments included in the condensed consolidated statement of financial position:

- Loans and receivables at amortised cost comprising interest-bearing long-term receivables, trade and other receivables and cash and bank balances. The directors consider that the carrying amount of loans and receivables at amortised cost approximates their fair value.
- Financial liabilities at amortised cost comprising interest-bearing liabilities, trade and other payables and bank overdrafts and borrowings on call. The directors consider that the carrying amount of financial liabilities at amortised cost approximates their fair value.
- Financial assets and liabilities carried at fair value through profit or loss include forward foreign exchange contracts and fair value is determined based on a Level 2 fair value measurement. Level 2 fair value measurements are those derived from inputs other than quoted prices. The fair value of these contracts is based on observable forward exchange rates at period end from an independent provider of financial market data
- Available for sale financial asset comprising an unlisted equity investment.

11. PRIOR PERIOD RESTATEMENTS

The group adopted IFRS 15 Revenue from Contracts with Customers on 1 January 2018 for the first time. The group's previously published results have been restated and the adjustments are presented below.

The adjustments only relate to reclassifications of the following transactions within the group's statement of profit or loss:

- i) income from extended warranty contracts sold has been reclassified from other operating income to
- ii) warranty expenses relating to standard warranties and extended warranties have been reclassified from other expenses to cost of sales;
- iii) income and expenses from transport services relating to the sale of goods, previously included in cost of sales and other expenses on a net basis, have been reclassified to revenue and cost of sales on a gross basis; and
- iv) the interest component on extended warranty contracts and service contracts sold, where the contract periods exceed twelve months, has been reclassified from revenue and other operating income to interest income included in net interest expense.

The reclassifications have the following impacts on the Condensed Consolidated Statement of Profit or Loss:

	Unaudited	Unaudited	Unaudited
	As previously reported R'000	Adjustment R'000	Restated R'000
June 2017			
Revenue	3 446 757	58 739	3 505 496
Cost of sales	(2 744 277)	(117 052)	(2 861 329)
Gross profit	702 480	(58 313)	644 167
Other operating income	105 234	(39 647)	65 587
Expenses	(595 030)	84 862	(510 168)
Profit from operating activities	212 684	(13 098)	199 586
Net interest expense	(14 380)	13 098	(1 282)
Profit before taxation	198 304	-	198 304
	Audited As previously	Unaudited	Unaudited
	reported	Adjustment	Restated
	R'000	R'000	R'000
December 2017			
Revenue	6 766 586	106 885	6 873 471
Cost of sales	(5 328 636)	(198 148)	(5 526 784)
Gross profit	1 437 950	(91 263)	1 346 687
Other operating income	221 431	(83 954)	137 477
Expenses	(1 226 135)	145 428	(1 080 707)
Profit from operating activities	433 246	(29 789)	403 457
Net interest expense	(29 888)	29 789	(99)
Profit before taxation	403 358	_	403 358

FOR THE PERIOD ENDED 30 JUNE 2018

	Unaudited As previously	Unaudited	Unaudited
	reported R'000	Adjustment R'000	Restated R'000
PRIOR PERIOD RESTATEMENTS (CONTINUED) The reclassifications have the following impacts on the Abbreviated Segmental Analysis:			
Revenue			
June 2017	4 522 207	(4, 524)	4 500 056
South African sales operation	1 523 387 1 987 167	(14 521) 50 567	1 508 866 2 037 734
South African manufacturing and logistics operation European operation	1 231 898	3 414	1 235 312
Rest of Africa operation	378 863	408	379 271
North American operation	610 884	(10)	610 874
All other operations	-	(10)	-
Inter-segmental eliminations	(2 285 442)	18 881	(2 266 561)
Total – unaudited	3 446 757	58 739	3 505 496
	Audited	Unaudited	Unaudited
	As previously		
	reported	Adjustment	Restated
	R'000	R'000	R'000
Revenue			
December 2017			
South African sales operation	2 991 387	(34 438)	2 956 949
South African manufacturing and logistics operation	4 376 792	102 795	4 479 587
European operation	2 324 683	614	2 325 297
Rest of Africa operation	618 845	665	619 510
North American operation	1 151 199	(24)	1 151 175
All other operations	_	_	_
Inter-segmental eliminations	(4 696 320)	37 273	(4 659 047)
Total – audited	6 766 586	106 885	6 873 471

	Unaudited As previously	Unaudited	Unaudited
	reported R'000	Adjustment R'000	Restated R'000
PRIOR PERIOD RESTATEMENTS (CONTINUED)			
Operating profit (loss)			
June 2017			
South African sales operation	87 155	(223)	86 932
South African manufacturing and logistics operation	66 928	(12 875)	54 053
European operation	56 333	_	56 333
Rest of Africa operation	(46 009)	_	(46 009)
North American operation	25 456	_	25 456
All other operations	(26 526)	_	(26 526)
Inter-segmental eliminations	49 347	_	49 347
Total – unaudited	212 684	(13 098)	199 586
	Audited	Unaudited	Unaudited
	As previously		
	reported	Adjustment	Restated
	R'000	R'000	R'000
Operating profit (loss)			
December 2017			
South African sales operation	159 513	(2 157)	157 356
South African manufacturing and logistics operation	223 581	(27 632)	195 949
European operation	84 913	_	84 913
Rest of Africa operation	(70 000)	_	(70 000)
North American operation	49 980	_	49 980
All other operations	(83 267)	_	(83 267)
Inter-segmental eliminations	68 526	_	68 526
Total – audited	433 246	(29 789)	403 457

FOR THE PERIOD ENDED 30 JUNE 2018

	Unaudited six months ended 30 June 2018 R'000	Unaudited six months ended 30 June 2017 R'000	Audited 12 months ended 31 December 2017 R'000
12. ASSETS HELD FOR SALE During the current period management resolved to sell certain assets in the group's operation in the Democratic Republic of the Congo. This disposal group of assets is actively being marketed and the sale is expected to be completed during the next 12 months. No impairment loss was recognised on reclassification of this disposal group of assets held for sale, as the estimated fair value less cost to sell is higher than the carrying amount.			
The assets that are intended to be sold includes the following (at carrying value): Inventory Trade and other receivables Plant, equipment and vehicles	40 519 13 729 1 314	- - -	- - -
Total assets	55 562	-	_
These assets have been included in the segment results of the Rest of Africa operation as disclosed in note 7. 13. RESTRICTED ACCESS TO CASH AND BANK BALANCES In the group's cash and bank balances are cash and cash equivalents which form part of the operation in Zimbabwe that are not immediately available for use by the group due to foreign currency shortages in Zimbabwe and bank delays in releasing payments for imports. The cash and cash equivalents consist of the following cash balances in Zimbabwe:			
Cash and bank balance and cash on call	114 282	_	-

14. POST FINANCIAL POSITION EVENTS

No fact or circumstance material to the appreciation of these condensed consolidated interim financial statements has occurred between 30 June 2018 and the date of this report.

15. CASH DIVIDEND DECLARATION

Notice is hereby given that the directors have declared a gross interim cash dividend of 20 cents per ordinary share for the six-month period ended 30 June 2018 payable to ordinary shareholders in accordance with the timetable below.

The interim net dividend is 16 cents per share for ordinary shareholders who are not exempt from dividends tax. The dividend withholding tax rate is 20%.

The dividend has been declared from income reserves.

The company's income tax reference number is 9022169206.

The issued share capital at the declaration date is 95 329 385 ordinary shares.

The salient dates for the dividend will be as follows:

2018

Last day of trade to receive a dividend Shares commence trading "ex" dividend Record date Payment date

Tuesday, 18 September Wednesday, 19 September Friday, 21 September Tuesday, 25 September

Share certificates may not be dematerialised or rematerialised between Wednesday, 19 September 2018 and Friday, 21 September 2018, both days inclusive.

By order of the board

29 August 2018

Directors

Non-executive

GW Bell (Chairman), JR Barton* (Lead Independent), AJ Bell, DH Lawrance*, HR van der Merwe*, ME Ramathe*, R Naidu*

*Independent

Appointed: GW Bell was appointed as Chairman and JR Barton was appointed as Lead Independent Director on 1 lune 2018.

Executive

L Goosen (Group Chief Executive), A Goordeen (Alternate), KJ van Haght (Group Finance Director) Retired: GW Bell retired as Group Chief Executive on 31 May 2018.

Appointed: L Goosen was appointed as Group Chief Executive on 1 June 2018.

Company Secretary

D McIlrath

Registered Office

13 - 19 Carbonode Cell Road, Alton, Richards Bay, 3900

Transfer Secretaries

Link Market Services South Africa Proprietary Limited, 19 Ameshoff Street, Johannesburg, 2001

Sponsor

Investec Bank Limited

100 Grayston Drive, Sandown, Sandton, 2196

Release date: 30 August 2018

www.bellir.co.za

