2024-2025 ANNUAL REPORT

COMMUNITY BANK WENTWORTH & DISTRICT

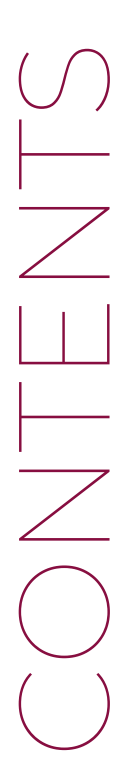








WENTWORTH DISTRICT CAPITAL LIMITED



O1.
Introduction

O2.
Chair Report

04.
Branch Manager Report

07.
BEN Message

O8.
CNBC Message

10.

Strategic Plan

13.

Community Impact

16.

Board & Staff

18.

WDCL Members

20.

Financial Statements



Community Bank Wentworth & District opened in March 1999 and were the 9th opened in Australia. Inside of 18 months our bank was in cumulative profit and after three years was in a position to return all of the original pledges with interest.

We have a Board of ten volunteer Director's representing all areas of the Wentworth Shire. Over \$5.1 million has been invested back into our community since 1999.

The Community Bank offers a full range of competitive banking products, we provide you with the service and technology you expect from a big bank, combined with the personal attention and genuine commitment you expect from us.

The growth of the Community Bank is integral to the growth of our community with local organisations gradually realizing that the more customers we have, the greater the profitability and the more we can give back to the community.

A good deal of planning has been undertaken to expand our customer base particularly Buronga, Gol Gol, into the outback and our agency at the Midway Community Centre.

You may not think who you bank with matters, but it does. For our customers, their banking is making a real difference.

Every day our customers help change lives, and save lives, simply by banking with us. Home loans are building skate parks, preschools, ambulance stations and playgrounds. Personal loans, business banking and credit cards are funding local events, sporting groups and disabled and aged care facilities.

Everyday banking is providing all this and more. In fact, \$5.1 million has been returned to communities and initiatives in our region since the first grants issued in 2003. When you bank with the Community Bank Wentworth & District big things happen in your community.

So if your bank isn't doing better by you, change to one that will.



"Always deliver more than expected"

MESSAGE FROM OUR CHAIR

On behalf of the Board and Management, I am pleased to present the 2024/2025 Annual Report.

The past year has presented significant challenges for Community Bank Wentworth & District. Through the hard work and dedication of our branch staff, we have maintained our growth, while ensuring a strong commitment to supporting our customers.

Looking ahead, our focus remains steadfast on delivering exceptional service and meaningful support to the local community. By fostering partnerships, encouraging innovation, and listening to the needs of our customers, we aim to strengthen the bonds that make our region unique. Through ongoing collaboration and commitment, we are confident that Community Bank Wentworth & District will continue to thrive, providing opportunities and positive outcomes for everyone involved.

"Community Bank Wentworth & District will continue to thrive..."

Last year, we proudly reached a milestone of over \$5 million returned to the local community by way of grants and sponsorships. A standout contribution was \$262,500 to Murray House Aged Care for the expansion of their dementia wing, part of a joint initiative with the Coomealla Memorial Sporting Club totalling over \$500,000 – an inspiring example of what can be achieved through partnership.

This year, we bid farewell to team members Bonnie Thompson and Kaine Marshall, and we extend our best wishes as they pursue future opportunities. We are also delighted to welcome back Amanda Gooding to our staff; her return has been met with enthusiasm from both colleagues and customers.

Despite staffing challenges throughout the year, our team responded with exceptional professionalism and energy. I extend my sincere thanks to our dedicated staff - Patrick Irwin, Daryl Wescombe, Liz Thompson, Nicola Job, Jo Collins—and Board staff Rob Verstappen and Bec Marshall. Your commitment to our customers continues to set a high benchmark.







MESSAGE FROM OUR CHAIR

We appreciate the ongoing support and guidance from our partner, Bendigo Bank, and especially thank Shaun Leech, our Regional Manager, for his consistent assistance and leadership.

Our thanks also go to the Wentworth Shire Council for their continued support of Community Bank Wentworth & District, particularly through our Buronga agency, and to the agency staff for their valuable contributions.

We take great pride in our junior observer program. To our current Junior Observers, Lucy Cullinan and Noel Doidge, we extend our sincere appreciation for your efforts over the past year.

I would also like to acknowledge our diligent and committed team of volunteer Directors: Andrew Cottrell, Sam Cross, Ted O'Shanessy, Donna Scopelliti, Kerryn Swarbrick, Glenn Thompson, Stef Heaysman, Tegan Douglas, and Justin Kassulke.

Finally, I extend my deep appreciation to our loyal customers for their continued support. It is your engagement that enables our ongoing success and contributes to building a strong, connected community. This is a testament to what can be accomplished when we work together as a community.

Becky Bysouth Chair



This is a testament to what can be accomplished when we work together as a community.

MESSAGE FROM OUR BRANCH MANAGER

It is my pleasure to be involved in my first Manager's Report in the year that we celebrate 26 years of the Community Bank Wenworth & District.

Firstly, I would like to acknowledge the previous Branch Manager Janine Smith and her contribution of many years of service, which placed our community bank in a sound position and allowed me to transition into the role in a positive way.

The Community Bank Wentworth & District, in conjunction with the Bendigo Bank, continues to provide all facets of banking to the local community and surrounding areas, which has again seen our branch results increase in the 2025 financial period and overall our customer numbers continue to grow, which is a great sign in a competitive market.

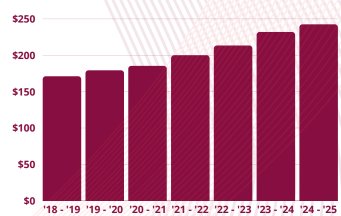
Some of the year's positive outcomes are:

- Increase in overall lending to \$80,830,224 an increase of \$17,002,544 for the financial year
- Increase in overall deposits to \$151,017,513 an increase of \$18,070,858 for the financial year
- Increase in overall branch numbers to \$242,556,544 an increase of \$11,897,198 for the financial year, which is 5.15% overall growth.

With this being our 26th year as Community Bank Wenworth & District, it is important we celebrate the achievement and continue to offer our customers the option of local banking services.

Our customers face many day-to-day challenges, such as the cost of living and the ongoing ever threat of scams, so it is important we can help them face these challenges. It is our aim to build up our relationships with both individuals, businesses and community organisations, in a way that will be positive for all. Banking in general, is rapidly transforming and the team do a fantastic job in keeping up with these changes, which enables them to continually assist our varying demographics of our loyal customer base.

"...growth of \$11.8 million, our total business footings are now \$242.5 million"



MESSAGE FROM OUR BRANCH MANAGER

During the year we farewelled Bonnie Thompson and Kaine Marshall and I would like to thank them for their service, in particular Bonnie who had been part of our branch for 17 years.

We welcomed back Amanda Gooding, who returns as Customer Relationship Officer. Both staff and customers have welcomed her with open arms.

I would like to thank the rest of our hard-working staff consisting of Daryl Wescombe, Liz Thomson, Jo Collins, Nicola Job and Bec Marshall. In addition to our specialists, including Business Banker Sammi Woodberry, our Rural Bank team including Jess Duncan and Mark Vartuli. Thanks must also go to the Bendigo and Adelaide Bank team, led by Shaun Leech who has always been a great source of support. All our staff have varying banking experience but the main thing they display is care for our customers and servicing the local community and I would just like to acknowledge their continued efforts in the ever-changing banking industry.

It is also important to acknowledge the tireless work the Board of Directors put in.

I would like to thank the Chair Becky Bysouth and the rest of the board in their continued support of the Community Bank Wentworth & District and the way they have assisted me and made me feel welcome, shows how vested they are in their voluntary roles. We are very lucky to have a board of directors who are very loyal and dedicated and are always looking to improve our branch.

There is no doubt that there is some uncertainty in financial markets and challenges extend to inflation and in turn to interest rates, which is one of the most discussed subjects in the Australian Economy. The other challenge is the emergence of AI and how it is now changing the way we interact with each other and ways technology may be able to assist people and communities alike.



MESSAGE FROM OUR BRANCH MANAGER

With the world and local areas progressing with technology, there is one certainty and that is the steadfast resolve of Community Bank Wentworth & District to continue to provide old fashioned face to face, boots under the table customer service. This is extremely important to the board and staff, and we will always strive to meet the demands of our thriving community.

While I have thanked both the board and staff, I also need to thank the most important people who allow us to operate, which are our customers. The Community Bank Wentworth & District appreciate your continued support and we look forward to what the new financial year will provide.

Patrick Irwin Branch Manager



...it is important
we celebrate the
achievement and
continue to offer
our customers
the option of
local banking
services.

BEN MESSAGE

This year marks another significant chapter in our shared journey, one defined by adaptation, collaboration, and remarkable achievements. I'm immensely proud of our collective progress and the unwavering commitment demonstrated by our combined networks.

We began 2025 with a renewed focus on model evolution, a top priority that guided our decisions and initiatives throughout the year. This involved navigating the Franchising Code and broader regulatory changes to the Franchise Agreement. Thanks to the network's proactive engagement and cooperation, we successfully reviewed the agreement, and the necessary changes were implemented smoothly.

Beyond the operational successes, I want to highlight the invaluable contributions our Community Banks continue to make to their local communities. The dedication and commitment to supporting local initiatives remain a cornerstone of our combined success and a source of immense pride for Bendigo Bank.

In FY25, more than \$50 million was invested in local communities, adding to a total of and \$416 million since 1998. This funding enables community infrastructure development, strengthens the arts and culturally diverse communities, improving educational outcomes, and fosters healthy places for Australians to live and work.

On behalf of Bendigo Bank, thank you for being a shareholder in your local Community Bank. Your resilience, adaptability, and unwavering belief in our vision have been instrumental in our success. You are an integral part of the Bendigo Bank Community Banking family.

Your continued support is vital, and the results we've achieved together in 2025 underscore the continuing relevance and importance of the Community Bank model.

Justine Minne Head of Community Banking

COMMUNITY NATIONAL BANK COUNCIL MESSAGE

Community Bank Network: Embracing Our Guiding Principles



A warm welcome to our existing and new shareholders. Thank you for your support and for sharing in our purpose. We're immensely proud of our Community Bank network which was a first mover in Australia in 1998 through our unique social enterprise model.

The principles of the Community Bank model are the same as they were when the first Community Bank opened its doors. The principles are centred on:

- Relationships based on goodwill, trust and respect
- Local ownership, local decision making, local investment
- Decisions which are commercially focussed and community spirited
- Shared effort reward and risk; and
- Decisions which have broad based benefits

Today the network has grown to 303 Community Bank branches. We represent a diverse cross-section of Australia with more than 214 community enterprises, 70,000+ shareholders, 1500+ volunteer directors, 1700 staff and 998,000 customers.

Our Community Bank National Council (CBNC) plays a pivotal role in the success story. The CBNC consists of both elected and appointed members from every state and territory sharing and reflecting the voice of the network. It's the role of the CBNC to initiate, lead and respond to strategic issues and opportunities that enhance the sustainability, resilience and prospects of the Community Bank model.

We utilise a range of forums to ensure the ongoing success of the network. Our State Connect events have been one of many network engagement activities that have enabled Bendigo Bank execs, staff, the CBNC and directors to come together to share ideas, insights and ensure we are collaborating better together.

As consumer behaviours shift, and the environment in which we operate challenges the status quo, we embrace the opportunities that come with this new reality. We've already completed the mandatory changes to the Franchise Agreement with Bendigo Bank which were required by 1 April 2025.

The mandatory changes of the Franchise Agreement were in response to the Franchise Code of Conduct Review along with requirements from other external statutory and government bodies. This process which was led by Council in partnership with the Bank, was necessary to ensure our long-term sustainability.

COMMUNITY NATIONAL BANK COUNCIL MESSAGE



Council also sought legal advice on behalf of the network to ensure the changes were fair. We also recognise the time is now to consider our model and how we combine the value of local presence with new digital capabilities that expand rather than diminish our community impact. This work forms part of the Model Evolution process which will be co-designed with Bendigo Bank and implemented over the next 12 months.

Building further on our enhanced digital presence, community roots and measurable impact, we've reached another major milestone. We now have 41 Community Bank companies formerly certified as social enterprises through Social Traders. It's a powerful endorsement of our commitment to delivering both commercial and social outcomes.

This recognition through Social Traders opens new opportunities for our network. It's paved the way for new partnerships with other enterprises in the sector that share our values and mission to build a better, stronger Australia.

Our increased engagement with the broader social enterprise sector has not only enabled us to diversify our partnerships; we've also deepened our impact. Over \$416 million and counting – that's how much has been reinvested back into local communities.

As we look to the future, we remain committed to the founding principles of the Community Bank model. Community is at the centre of everything we do, and our purpose remains clear: to create meaningful, lasting value for the communities we serve.

Community Bank National Council

Our vision

The Community Bank - Wentworth & District will be a substantial, sustainable and unique community built business, that contributes to the economic, environmental and social prosperity of our community

Achieving the vision

- Employ quality management and staff who understand the Wentworth and district community.
- Have a united Board of Management, which cannot be compromised.
- Provide face to face services that meet our customers' needs.
- Grow the banking business through our existing customer base while also attracting new customers.
- Maintain capital reserves which underpin the business and provide financial security.
- Maintain a community development funding grants
 & sponsorships program which can be used for the betterment of the community.



KEY ELEMENTS TO REALISE VISION

When you bank with Community Bank Wentworth & District big things happen in your community.



BUILD A STRONG & CONNECTED TEAM







STRENGTHEN OUR
KEY PARTNERSHIPS &
BUILD A SENSE OF
COMMUNITY

STRENGTHEN OUR MARKETING





CAPACITY OF OUR BOARD

Our mission

The mission of Community Bank Wentworth & District is to continue to facilitate the provision of banking services in Wentworth and be a strong and stable business which can help the community to develop, grow and achieve. It will provide friendly, accessible, efficient services ensuring the highest financial satisfaction to all of our customers.

Our values

- Employ quality management and staff who understand the Wentworth and district community.
- Have a united Board of Management, which cannot be compromised.
- Provide face to face services that meet our customers' needs.
- Grow the banking business through our existing customer base while also attracting new customers.
- Maintain capital reserves which underpin the business and provide financial security.
- Maintain a community development funding grants
 & sponsorships program which can be used for the betterment of the community.

"Be stubborn about your goals and flexible about your methods."





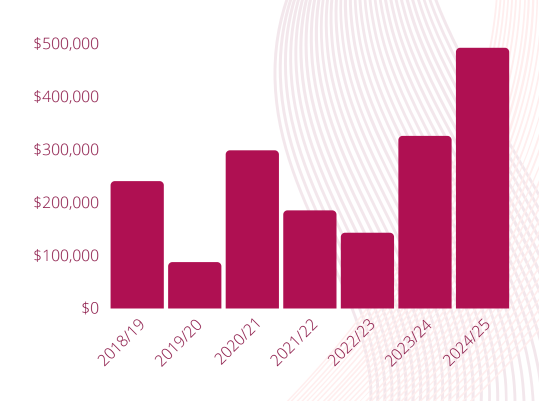
In the first five years of Community Bank Wentworth & District, the bank gave \$87,070 to funding recipients including schools, sporting and service clubs and various community groups. 25 years later in one single year, the Community Bank has given \$492,943 to similar groups through grant funding and donations.

That's over \$5.1 million invested back into our community since 1999.

Community Bank Wentworth & District are dedicated to ensuring that we invest part of our profits in to making your community a better place to live. When you bank with us big things happen in your community, local projects find funding, local clubs find sponsorship and local school's benefit.

The growth of the Community Bank is integral to the growth of our community with local organisations gradually realizing that the more customers we have, the greater the profitability and the more we can give back to the community.

Total Community Funding Last 7 Years





Community Bank Wentworth & District





\$5,108,457.30

to the Community

Congratulations to the following groups who received funding in the 2025 Community Bank Wentworth & District Grants & Sponsorship round.

This year's funding saw us reach an amazing milestone, hitting the \$5million dollar mark that we have given back to our community to help with events, buildings, equipment, technology, education...the list goes on.

When you bank with Community Bank Wentworth & District big things happen!

Murray House Aged Care - Purchase of land for new Dementia ward

Community Bank Wentworth & District - 25th Birthday - Yabby Curlwaa Islanders CC - New tops

Buronga Public School P & C - 2024 Int'l Food Festival

Ruby's Cargo - 25th Birthday Celebrations

Sunraysia Football & Netball League - 2025 Football Season

Chances for Children - Scholarship

Chances for Children - Donation

Sunraysia Gang Show - Scouts Victoria Show Sponsor 2025

Mabel Morrison - Hockey Japan December 2025

Wentworth Show - Wentworth Show 2025 Yard Dog

Encouragement Trial

Fish The Fort Annual Charity Fishing Event - Fish The Fort Sponsorship

Pooncarie Racing Club - 2025 Pooncarie Races

Wentworth District Football Netball Club - Sponsorship

Wentworth Show Food & Wine Marquee - Sponsorship

Wentworth District Racing Club - Sponsorship

Pooncarie vs Anabranch Cricket Match - Sponsorship

Gol Gol Hawks Football Netball Club - Sponsorship

Wentworth Sporting Complex Golf Club Golf Course- 13th Tee Sign Sponsorship

aign aponsorsinp

Coomealla Golf Club - 2026 Coomealla Open Tournament Gol Gol Hawks Football Netball Club - Sound system and siren upgrade

Pooncarie Community Group - 2026 Pooncarie Gymkhana & Bikekhana First Aid

Wentworth & District RSL Sub Branch - Dareton Units Plumbing Upgrade

Buronga Public School P&C Association - Stage 3 playground upgrades

Pomona Public School P&C - Pomona Hall Furniture Update
Dareton Community Creative Centre Inc - Insurance/Electricity

Wentworth District Racing Club - Tables & chairs for the Showground Pavilion

RFDS Flying Doctor Rowathon Operation Pelican Inc - Flying Doctor Rowathon 2025

Wentworth Sporting Complex Golf Club Inc. - Upgrade to Fairways

Pomona Rural Fire Brigade - Update to Training Technology **Wentworth Preschool & Long Day Care** - Littles Ones Thrive in the Great Outdoors

Sunraysia Early Settlers Museum Inc. - Provision of a Defibrillator in the Museum

Wentworth Public School P&C - School Oval Shade Sail Structure Wentworth Catholic Parish - St Francis Xaviers Church AC

Sunraysia Early Settlers Museum Inc. - Floor Covering for our Exhibited Art Room and office

Coomealla Wentworth Cricket Club - Training pitch redevelopment

Wentworth Meals on Wheels - Meals Delivery Bags Wentworth Regional Community Project Association Inc -Christmas Eve Street Party

Gol Gol Preschool - Light Boxes for Gol Gol Preschool
Community Bank Wentworth & District - 2025 Christmas Tree
Wish Appeal

Gol Gol Public School - 2025 End of Year Presentations
Buronga Public School - 2025 End of Year Presentations
Dareton Public School - 2025 End of Year Presentations
Wentworth Public School - 2025 End of Year Presentations
Pooncarie Public School - 2025 End of Year Presentations
Palinyewah Public School Public School - 2025 End of Year
Presentations

Pomona Public School Public School - 2025 End of Year Presentations

Wentworth Public School - 2025 End of Year Presentations Coomealla High School - 2025 End of Year Presentations

SOME GROUPS WE SUPPORTED IN 2024/25



Coomealla Wentworth Cricket Club



Murray House Aged Care



Buronga Public School



Australian Skin Cancer Truck



Ruby's Cargo



Wentworth Show Society and Wentworth Racing Club

WENTWORTH DISTRICT CAPITAL LIMITED BOARD

BOARD MEMBERS



Becky Bysouth Chair



Andrew Cottrell Director



Sam Cross Director



Director



Stefanie Heaysman Glenn Thompson Kerryn Swarbrick Director



Director



Donna Scopelliti **Director**



Director



Ted O'Shannessy Justin Kassulke **Director**



Tegan Douglas Director



Lucy Cullinan



Noel Doidge Young Observer Young Observer

WENTWORTH DISTRICT CAPITAL LIMITED STAFF

STAFF



Patrick Irwin **Branch Manager**



Daryl Wescombe **Business Relationship Manager**



Amanda Gooding

Customer

Relationship

Manager



Kaine Marshall
Customer
Relationship
Manager



Liz Thomson

Customer

Relationship

Officer



Bonnie Thompson

Customer

Service Officer



Nicola Job **Customer Service Officer**



Jo Collins

Customer

Service Officer



Rob Verstappen
Company
Secretary



Bec Marshall

Board Support &

Marketing

WENTWORTH DISTRICT CAPITAL LIMITED MEMBERS

Ablett T C Algate P C Amigh J A

Arnold KJ

Atkinson PJ

Baird A R

Baird J A

Bone K L

Boyd D M

BrookJM

Brook W R

Buffon E J

Bysouth E R

Carroll S M

Carroll N J

Clarke S C

Clarke W C

Clay H P

Cole B L

Coombs J

Coombs G J

Cotching B M

Cottrell A M

Cross D J

Cross J K

Cross D

Dale C A

Dannatt M W

Davidson J M

Dawes D J

Dawes E A

Deacon M F

Douglas A S

Douglas J A

Douglas S F

Douglas K

Douglas T

Drewry V J

Egan RJ

Forster P A H

Fraser J

Fraser A

Fraser L

Garraway P I

Giddings R E M

Giddings J A JISTING

Gooding A A

Gooding C A

Grace EF Bonk

Grahame J

Grinter C J

Hall C

Harvey N M

Healy H C

Heaysman S C

Hehir R

Heuzenroeder G

Heuzenroeder SA

Hope J H

Jackson M L

Job N

Jolley R W G

Jones S M

Kassulke J W

Keenan J M

Keenan C

Kelly D F

Kerin J A M

Kerin C P

Kerr E

Knipe M D

Krake J

Lamb P E H

Lamb A L

Lamb G

Lamb J L

Lamond H W

Lanyon R W

Larson WS

Lush P J

MacKenzie C

MacLeod P B

MacPherson K E

Marshall B

Maynard G M

McKinnon L I

McKinnon J H

McKinnon J

McKinnon M H

McLeod J A

McPherson P W

McPherson C A

McQuie L M

WENTWORTH DISTRICT CAPITAL LIMITED MEMBERS

McQuie I J

Murphy P D

Murray A E

Murray C S

Nichols H S

O'Connell J T

O'Connell N D

O'Grady E E

O'Shannessy E B

O'Shannessy VJ

Pappin M H

Pappin P I

Richards K E

Rix C K

Rix G W

Rix A K

Robinson J A

Russell J E

Scopelliti D K

Sells E H

Sells P L

Selway S J

Selway G D

Seymour RJ

Seymour J W

Shorrock RY

Shrestha N

Smith R M

Smith J M

Smith SR

Stephen BJ

Stockman F J

Stockman K L

Summers L D

Swarbrick K D

Thompson B N

Thompson E R

Thompson G S

Thomson M E

Thomson E A

Underwood PJ

Underwood J D

Porter D G entworth & D Verstappen L R

Weeding C K

Weeding C J

Wembridge A F

Wescombe D W

Wheeldon W J

Wheeldon J R

Wheeldon B C

Wheeldon LJ

Wheeldon PR

Wheeldon RJ

Wight G H

Wild S P

WildPRJ

Williamson RA

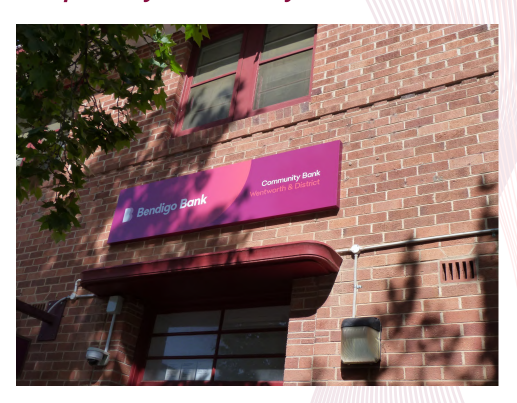
Williamson L C

Witte G J

Wornes G S

Wuttke B D

"A strategic board has a view of looking ahead, an insight to look deeper, and competency to look beyond."



Wentworth District Capital
Limited ABN 76 085 989 804
Financial Statements
as at
30 June 2025

TABLE OF CONTENTS

Page

Directors' Report	1-4
Auditors' Independence Declaration	6
Statement of Profit or Loss and Other Comprehensive Income	7
Statement of Financial Position	8
Statement of Changes in Equity	9
Statement of Cash Flows	10
Notes to the Financial Statements	11 - 35
Consolidated Entity Disclosure Statement	36
Directors' Declaration	37
Independent Auditor's Report	38 - 39



ABN: 76 085 989 804

Financial Report for the year ended 30 June 2025



Contents

Item	Page
Directors' Report	1 - 4
Auditor's Independence Declaration	6
Financial Statements	
Statement of Profit or Loss and Other Comprehensive Income	7
Statement of Financial Position	8
Statement of Changes in Equity	9
Statement of Cash Flows	10
Notes to the Financial Statements	11 - 35
Consolidated Entity Disclosure Statement	36
Directors' Declaration	37
Independent Auditor's Report	38 - 39

Directors' Report

For the year ended 30 June 2025

The Directors present their report, together with the financial statements, on Wentworth District Capital Limited for the financial year ended 30 June 2025.

Board of Directors

David John Cross

The following persons were Directors of the Wentworth District Capital Limited during or since the end of the financial year up to and including the date of this report unless otherwise stated:

Emily Rebecca Bysouth	
Title:	Chair
Qualifications:	HSC; Office / Finance Traineeship
Experience &	25 years' experience in management of family business; Executive roles & membership in
Expertise:	numerous community organisations.

Andrew Mark Cottrell	
Title:	Vice-Chair
Qualifications:	B Bus Admin / Ec
Experience &	Directorships in: Andpak Pty Ltd; Cottrell Nominees Pty Ltd; Cottrell Farms Pty Ltd, 35 Years'
Expertise:	experience as a Company Director and Manager of Family farming enterprises.

Kerryn Dawn Swardrick	
Title:	Treasurer
Qualifications:	B.Com (Latrobe); BAS Agent.
Experience &	Small Business Owner; BAS Services; Accounting Consultant; Mentor to local community
Expertise:	organisations.

Title:	Non-Executive Director
Qualifications:	BSc / RMIT; Geology
Experience & Expertise:	Involved at the executive level in various other Community groups within the local Shire. Over 20 years experience as a Manager and Director of Family companies.

Title: Non-Executive Director Qualifications: HSC	Donna Kristine Scopelliti	
Qualifications: HSC	Title:	Non-Executive Director
1100	Qualifications:	HSC
Experience & Experience & Expertise: Directorships and Manager of Family companies; Gol Gol Buronga Development Group; Board Secretary Sunraysia Growers Co-Op; Executive roles & memberships in numerous local community organisations.	•	Secretary Sunraysia Growers Co-Op; Executive roles & memberships in numerous local

Edward Brian O'Shannessy	
Title:	Non-Executive Director
Qualifications:	Dip Ed - Teacher
Experience & Expertise:	Coomealla High School; Small Business Owner.

Stefanie Christiane Heaysman	
Title:	Non-Executive Director
Qualifications:	B.Com (Latrobe); CPA; Reg Tax Agent; CTA
Experience &	Senior Manager, Tax advisory at Findex; Mentoring & Executive roles in numerous community
Expertise:	organisations; CFO at Comla Farms.

Directors' Report

For the year ended 30 June 2025

Glenn Thompson	
Title:	Non-Executive Director
Qualifications:	Diploma of Accounting; Advanced Diploma of Leadership and Management
Experience & Expertise:	Executive Officer – Sunraysia Regional Consulting. Senior Manager Education Delivery – Sunraysia Institute of TAFE; Executive roles with Alcheringa Tennis Club, Coomealla Wentworth Cricket Club.

Tegan Tenelle Douglas	
Title:	Non-Executive Director. Appointed 28/03/2024
Qualifications:	Bachelor Urban and Regional Planning (UniSA)
Experience &	Senior Land Use Planner; Directorships and Manager of Family companies; Executive roles &
Expertise:	memberships in numerous local community organisations.

Justin Wayne Kassulke	
Title:	Non-Executive Director. Appointed 26/04/2024
Qualifications:	Full AICD director's course
Experience & Expertise:	Directorships and Manager of Family companies. MUW & IDC board member.

Directors were in office for this entire year unless otherwise stated.

No directors have material interests in contracts or proposed contracts with the Company.

Directors' meetings

The number of directors meetings held during the year were 11. Attendances by each director during the year were as follows:

Director	Board Meetings	
Director		В
Emily Rebecca Bysouth	11	10
Andrew Mark Cottrell	11	11
Kerryn Dawn Swarbrick	11	7
David John Cross	11	8
Donna Kristine Scopelliti	11	10
Edward Brian O'Shannessy	11	8
Stefanie Christiane Heaysman	11	8
Glenn Thompson	11	9
Tegan Tenelle Douglas	11	9
Justin Wayne Kassulke	11	7

- A The number of meetings eligible to attend.
- B The number of meetings attended.

Company Secretary

The following person held the position of Company Secretary at the end of the financial year.

Leonard Robert Ve	erstappen
Qualifications:	BEc (Monash); MIPA; AFA
Experience & Expertise:	Robert Verstappen has been the Company Secretary of Wentworth District Capital Limited since 26 April 2006. Robert's qualifications and experience include being an Accountant in Public Practice and a Registered Tax Agent with over 40 years experience.

Directors' Report

For the year ended 30 June 2025

Principal activities

The principal activities of the Company during the course of the financial year were to act as facilitators in the provision of community banking services under management rights to operate a franchised branch of Bendigo and Adelaide Bank Limited.

There have been no significant changes in the nature of these activities during the year.

Operating Results

A Profit for the Company of \$177,419 was recorded for the financial year, after the distribution of our annual charitable donations, sponsorships and grants.

	30 June 2025 (\$)	30 June 2024 (\$)	Movement
Profit for the year	177,419	394,492	Decrease of 55%

The net assets of the Company have increased to \$3,104,299 (2024: \$2,926,880).

Background

Wentworth District Capital Limited was formed in 1998 to return a key community service, a bank, to the township of Wentworth. The bank was opened in Wentworth on 18 March 1999, with additional banking services available through our agency at the mid-way centre in Buronga. Bendigo Bank has recently announced they are shutting 28 Agencies Australia wide and our Buronga agency is scheduled to close Oct 2025. The Company currently employs 6 staff and continues to invest annually into the community through its annual grants program.

Short-term objectives

The Board reflects, at a local community level, the same partnership principles that have been the foundation stone of the Community Bank model at the local level since the model's inception in 1998.

These principles are:

- Partnership based on trust, respect and goodwill
- · Shared effort, risk and reward (50/50 relationship with Bendigo Adelaide Bank Limited)
- Local Ownership
- Local decision making
- Local investment
- Focussed on broad based community benefit
- · Commercially focussed, community spirited

The Board supports the overall Vision set down for the network in that "The Company will be a substantial, sustainable and unique community built business that contributes to the economic, environmental and social prosperity of our community".

To achieve this Vision the Company must continue to:

- · Employ quality management and staff who understand the Wentworth community.
- · Have a united Board of Management, which cannot be compromised.
- · Provide face to face services that meet our customer's needs.
- · Grow the banking business through our existing customer base while also attracting new customers.
- Maintain capital reserves which underpin the business and provide financial security.
- · Maintain a community development grants program which can be used for the betterment of the community.

Long-term objectives

The Company's long term objective is to be a strong and stable non-profit business which can help the community to develop, grow and achieve. It will provide friendly, accessible, efficient services ensuring the highest financial satisfaction to all of our customers.

Directors' Report

For the year ended 30 June 2025

Strategy for achieving short and long-term objectives

To achieve these objectives, the Company has adopted a strategic plan that has identified seven key elements that realise the vision of the Board and are core to the sustainability and success of our local business in both the short and long term.

Community and Partnerships

Contributing to and partnering with others to grow the community balance sheet to ensure the long term viability and resilience of our community. Ensuring our partnerships are respectful, robust and enduring.

Business

Ensuring our unique value proposition builds a growing successful customer base to ensure the Company and Bendigo and Adelaide Bank Limited are building financially successful businesses.

Governance

Ensuring we are fulfilling our ethical, legal and professional responsibilities.

Director development

Ensuring we are building the strength and capacity of the Directors through ongoing development and generational succession.

Staff

Ensuring our staff see this Company as an employer of choice.

Preserving the principles and integrity of the model

Exploring and developing future components, and the continued evolution, of the Company in accordance with the foundation principles.

Communication

Ensuring there is an ongoing engagement and connection through two way communication with our key stakeholders.

Contribution in winding up

The Company is incorporated under the Corporations Act 2001 and is a Company limited by guarantee. If the Company is wound up, the constitution states that each member is required to contribute a maximum of \$10 each towards meeting any outstanding obligations of the entity. At 30 June 2025 the total amount that members of the Company are liable to contribute if the Company wound up is \$1,540 (2024: \$1,560).

Significant changes in the state of affairs

In the opinion of the directors there were no other significant changes in the state of affairs of the Company that occurred during the financial year under review not otherwise disclosed in this report or the financial statements.

Events subsequent to the end of the reporting period

No matters or circumstances have arisen since the end of the financial year that significantly affect or may significantly affect the operations of the Company, the results of those operations or the state of affairs of the Company, in future financial years.

Likely developments

The Company will continue its policy of being a facilitator of banking services to the community.

Environmental regulations

The Company is not subject to any significant environmental regulation.

Indemnification & Insurance of Directors & Officers

The Company has indemnified all directors and the managers in respect of liabilities to other persons (other than the Company or related body corporate) that may arise from their position as directors or managers of the Company except where the liability arises out of conduct involving the lack of good faith.

Disclosure of the nature of the liability and the amount of the premium is prohibited by the confidentiality clause of the contract of insurance. The Company has not provided any insurance for an Auditor of the Company.

Directors' Report

For the year ended 30 June 2025

Proceedings on behalf of the Company

No person has applied to the Court under section 237 of the *Corporations Act 2001* for leave to bring proceedings on behalf of the Company, or to intervene in any proceedings to which the company is a party, for the purpose of taking responsibility on behalf of the company for all or part of those proceedings.

No proceedings have been brought or intervened in on behalf of the Company with leave of the Court under section 237 of the *Corporations Act 2001*.

Auditor independence declaration

A copy of the Auditor's independence declaration as required under section 307C of the *Corporations Act 2001* is set at page 6 of this financial report.

Signed in accordance with a resolution of the Board of Directors at Wentworth, NSW on 29th October 2025.

Emily Rebecca Bysouth

Director

Dated this 29th day of October 2025.



41A Breen Street Bendigo, Victoria PO Box 448, Bendigo, VIC, 3552

> Ph: (03) 4435 3550 admin@rsdaudit.com.au www.rsdaudit.com.au

Auditors Independence Declaration under section 307C of the *Corporations Act 2001* to the Directors of Wentworth District Capital Limited

In accordance with section 307C of the *Corporations Act 2001*, I am pleased to provide the following declaration of independence to the directors of Wentworth District Capital Limited. As the lead audit partner for the audit of the financial report for the year ended 30 June 2025, I declare that, to the best of my knowledge and belief, there have been no contraventions of:

- (i) The auditor independence requirements of the Corporations Act 2001 in relation to the audit; and
- (ii) Any applicable code of professional conduct in relation to the audit.

RSD Audit

Mahesh Silva Partner 41A Breen Street

Bendigo VIC 3550

Dated: 30 October 2025

Statement of Profit or Loss and Other Comprehensive Income

	Note	2025	2024
	11010	\$	\$
Revenue			
Revenue from contracts with customers	7	1,582,954	1,635,547
Other revenue	8	15,283	18
Finance income	9	128,029	104,733
Total Income		1,726,266	1,740,298
Expenses			
Employee benefits expense	10a	(762,674)	(700,125)
Depreciation and amortisation expense	10b	(64,796)	(75,949)
Finance costs	10c	(9,364)	(7,573)
Administration and general costs		(123,742)	(112,863)
Occupancy expenses		(15,830)	(12,922)
Bad and doubtful debts		-	(1,130)
IT Costs		(26,631)	(19,982)
Other expenses		(77,697)	(100,399)
Total Expenses		(1,080,734)	(1,030,943)
Operating profit before charitable donations,			
sponsorships and grants		645,532	709,355
Charitable donations, sponsorships and grants	10d	(468,113)	(314,863)
Profit before income tax expense		177,419	394,492
Profit for the year		177,419	394,492
Total comprehensive income for the year		177,419	394,492

Statement of Financial Position

	Note	Note 2025 \$	
		Ψ	\$
Assets			
Current Assets			
Cash and cash equivalents	12	185,639	237,116
Trade and other receivables	13	139,813	155,785
Financial assets	14	2,763,952	2,638,744
Other assets	15	10,342	9,270
Total Current Assets		3,099,746	3,040,915
Non-Current Assets			
Property, plant and equipment	16	129,280	128,908
Right-of-use assets	17	134,649	131,183
Intangible assets	18	52,296	66,242
Total Non-Current Assets		316,225	326,333
Total Assets		3,415,971	3,367,248
Liabilities			
Current Liabilities			
Trade and other payables	19	83,392	157,160
Lease liabilities	20	30,968	25,471
Employee benefits	21	57,286	81,184
Total Current Liabilities		171,646	263,815
Non Current Liabilities			
Trade and other payables	19	30,680	46,021
Lease liabilities	20	106,666	124,941
Employee benefits	21	2,680	5,591
Total Non Current Liabilities		140,026	176,553
Total Liabilities		311,672	440,368
Net Assets		3,104,299	2,926,880
Equity			
Retained earnings	22	3,104,299	2,926,880
Total Equity		3,104,299	2,926,880

Statement of Changes in Equity

	Retained Earnings \$	Total Equity
	Ψ	\$
Balance at 1 July 2023	2,532,388	2,532,388
Comprehensive income for the year		
Profit for the year	394,492	394,492
Total comprehensive income for the year	394,492	394,492
Balance at 30 June 2024	2,926,880	2,926,880
Balance at 1 July 2024	2,926,880	2,926,880
Comprehensive income for the year	_,,	
Profit for the year	177,419	177,419
Total comprehensive income for the year	177,419	177,419
Balance at 30 June 2025	3,104,299	3,104,299

Statement of Cash Flows

	Moto	2025	2024
	Note	\$	\$
Cash Flows from operating activities			
Receipts from customers		1,761,518	1,825,387
Payments to suppliers and employees		(1,730,603)	(1,454,678)
Interest received		129,067	96,019
Interest paid		(9,364)	(7,573)
Net cash flows provided by operating activities	23b	150,618	459,155
Cash Flows from investing activities			
Proceeds from sale of property, plant and equipment		32,780	
Purchase of property, plant and equipment		(54,785)	-
Purchase of Investments		(125,208)	(1,088,649)
Purchase of intangible assets		(15,341)	(8,367)
Net cash flows used in investing activities		(162,554)	(1,097,016)
Cash Flows from financing activities			
Repayment of lease liabilities		(39,541)	(30,600)
Net cash flows used in financing activities		(39,541)	(30,600)
Net decrease in cash held		(51,477)	(668,461)
Cash and cash equivalents at beginning of financial year		237,116	905,577
Cash and cash equivalents at end of financial year	12	185,639	237,116

Notes to the Financial Statements

For the year ended 30 June 2025

Note 1. Corporate Information

These financial statements and notes represent those of Wentworth District Capital Limited (the Company) as an individual entity.

Wentworth District Capital Limited is a Company limited by guarantee, incorporated and domiciled in Australia. The financial statements were authorised for issue by the Directors on 29th October 2025.

Further information on the nature of the operations and principal activity of the Company is provided in the directors' report. Information on the Company's related party relationships is provided in Note 25.

Note 2. Basis of Preparation

These general purpose financial statements have been prepared in accordance with the *Corporations Act 2001*, Australian Accounting Standards and Interpretations of the Australian Accounting Standards Board (AASB) and International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (ISAB). The Company is a not for profit entity for financial reporting purposes under Australian Accounting Standards. Material accounting policies adopted in the preparation of these financial statements are presented below and have been consistently applied unless stated otherwise.

The financial statements, except for cash flow information, have been prepared on an accruals basis and are based on historical costs, modified, where applicable, by the measurement at fair value of selected non current assets, financial assets and financial liabilities.

The financial report is presented in Australian dollars and all values are rounded to the nearest dollar, unless otherwise stated.

Note 3. Summary of Significant Accounting Policies

The Company has consistently applied the following accounting policies to all periods presented in these financial statements, except if mentioned otherwise.

(a) Economic Dependency

The Company has entered into a franchise agreement with Bendigo and Adelaide Bank Limited that governs the management of the Community Bank branch at Wentworth NSW.

The Company is economically dependent on the ongoing receipt of income under the franchise agreement with Bendigo Bank. The directors have no reason to believe a new franchise arrangement under mutually acceptable terms will not be forthcoming following expiry.

The Company operates as a franchise of Bendigo Bank, using the name "Bendigo Bank" and the logo and system of operations of "Bendigo Bank". The Company manages the Community Bank on behalf of Bendigo Bank, however all transactions with customers conducted through the Community Bank branch are effectively conducted between the customers and Bendigo Bank.

All deposits are made with Bendigo Bank, and all personal and investment products are products of Bendigo Bank, with the Company facilitating the provision of those products. All loans, leases or hire purchase transactions, issues of new credit or debit cards, temporary or bridging finance and any other transaction that involves creating a new debt, or increasing or changing the terms of an existing debt owed to Bendigo Bank, must be approved by Bendigo Bank. All credit transactions are made with Bendigo Bank, and all credit products are products of Bendigo Bank.

The Company promotes and sells the products and services, but is not a party to the transaction.

The credit risk (i.e. the risk that a customer will not make repayments) is for the relevant Bendigo Bank entity to bear as long as the Company has complied with the appropriate procedures and relevant obligations and has not exercised a discretion in granting or extending credit.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(a) Economic Dependency (continued)

Bendigo Bank provides significant assistance in establishing and maintaining the Community Bank franchise operations. It also continues to provide ongoing management and operational support and other assistance and guidance in relation to all aspects of the franchise operation, including advice and assistance in relation to:

- the design, layout and fit out of the Community Bank premises
- training for the branch manager and other employees in banking, management systems and interface protocol
- methods and procedures for the sale of products and provision of services
- calculation of Company revenue and payment of many operating and administrative expenses
- the formulation and implementation of advertising and promotional programs
- sales techniques and proper customer relations.

(b) Revenue From Contracts With Customers

The Company has entered into a franchise agreement with Bendigo Bank. The Company delivers banking and financial services of Bendigo Bank to its community. The franchise agreement provides for a share of interest, fee, and commission revenue earned by the Company. Interest margin share is based on a funds transfer pricing methodology which recognises that income is derived from deposits held, and that loans granted incur a funding cost. Fees are based on the Company's current fee schedule and commissions are based on the agreements in place. All margin revenue is recorded as non-interest income when the Company's right to receive the payment is established.

The Company acts as an agent under the franchise agreement and revenue arises from the rendering of services through its franchise agreement.

Revenue is recognised on an accruals basis, at the fair value of consideration specified in the franchise agreement. Under AASB 15 Revenue from Contracts with Customers (AASB 15), revenue recognition for the Company's revenue stream is as follows:

Revenue	Includes	Performance Obligation	Timing of Recognition
Franchise agreement	Margin, commission and	When the Company satisfies	On completion of the provision
profit share	fee income	its obligation to arrange the	of the relevant service.
		services to be provided to the	Revenue is accrued monthly
		customer by the supplier	and paid within 10 business
		(Bendigo & Adelaide Bank)	days of month end

All revenue is stated net of the amount of Goods and Services Tax (GST).

Revenue Calculation

The franchise agreement provides that three forms of revenue may be earned by the Company – margin, commission and fee income. Bendigo Bank decides the form of revenue the Company earns on different types of products and services.

The revenue earned by the Company is dependent on the business that it generates. It may also be affected by other factors, such as economic and local conditions, for example, interest rates.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(b) Revenue From Contracts With Customers (continued)

Margin

Margin is arrived at through the following calculation:

Interest paid by customers on loans, less interest paid to customers on deposits

plus

Deposit returns (i.e. interest return applied by BABL on deposits)

minus

Any costs of funds (i.e. interest applied by BABL to fund a loan)

The Company is entitled to a share of the margin earned by Bendigo and Adelaide Bank. If this reflects a loss, the Company incurs a share of that loss.

Commission

Commission revenue is in the form of commission generated for products and services sold. This commission is recognised at a point in time which reflects when the Company has fulfilled its performance obligation.

The Company receives trailing commission for products and services sold. Ongoing trailing commission payments are recognised on receipt as there is insufficient detail readily available to estimate the most likely amount of income without a high probability of significant reversal in a subsequent reporting period. The receipt of ongoing trailing commission income is outside the control of the Company, and is a significant judgement area.

Fee Income

Fee income is a share of what is commonly referred to as 'bank fees and charges' charged to customers by Bendigo and Adelaide Bank entities including fees for loan applications and account transactions.

Core Banking Products

Bendigo Bank has identified some products and services as 'core banking products'. It may change the products and services which are identified as core banking products by giving the Company at least 30 days notice. Core banking products currently include Bendigo Bank branded home loans, term deposits and at call deposits.

Ability to Change Financial Return

Under the franchise agreement, Bendigo and Adelaide Bank may change the form and amount of financial return that the Company receives. The reasons it may make a change include changes in industry or economic conditions or changes in the way Bendigo and Adelaide Bank earns revenue.

The change may be to the method of calculation of margin, the amount of margin, commission and fee income or a change of a margin to a commission or vice versa. This may affect the amount of revenue the Company receives on a particular product or service. The effect of the change on the revenue earned by the Company is entirely dependent on the change.

Bendigo and Adelaide Bank must not reduce the margin and commission the Company receives on core banking products and services to less than 50% (on an aggregate basis) of Bendigo and Adelaide Bank's margin at that time. For other products and services, there is no restriction on the change Bendigo and Adelaide Bank may make.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(c) Other Revenue

The Company's activities include the generation of income from sources other than the core products under the franchise agreement. Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and can be reliably measured.

Revenue	Revenue Recognition Policy
Other income	All other revenues that did not contain contracts with customers are
	recognised as goods and services are provided.

All revenue is stated net of the amount of Goods and Services Tax (GST).

(d) Employee Benefits

Short-term Employee Benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognised for salary and wages (including non-monetary benefits), annual leave, and sick leave which are expected to be wholly settled within 12 months of the reporting date. They are measured at amounts expected to be paid when the liabilities are settled, plus related on-costs. Expenses for non-accumulating sick leave are recognised when the leave is taken and measured at the rates paid or payable.

An annual leave liability is recognised for the amount expected to be paid if the Company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be reliably estimated.

Other Long-term Employee Benefits

The Company's net obligation in respect of long-term employee benefits is the amount of future benefit that employees have earned in return for their service in the current and prior reporting periods.

That benefit is discounted to determine its present value. Consideration is given to expected future wage and salary levels plus related on-costs, experience of employee departures, and years of service achieved. Expected future payments are discounted using market yields at the reporting date on high quality corporate bonds with terms to maturity and currencies that match, as closely as possible, the estimate future cash outflows.

Remeasurements are recognised in profit or loss in the period in which they arise.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(e) Tax

These accounts have been prepared on a tax exempt basis as it has been confirmed that Wentworth District Capital Limited was established as a community services organisation.

The full bench of the Federal Court handed down a ruling under appeal from the ATO on 28 March 2011([2011] FCAFC 42) confirming the Directors' belief that the Company was income tax exempt as its purpose for being was held to be a community services organisation.

Goods & Services Tax

Revenues, expenses and assets are recognised net of the amount of GST, except:

- when the amount of GST incurred on a sale or purchase of assets or services is not payable to or recoverable from the taxation authority. In these circumstances, the GST is recognised as part of the cost of acquisition of the asset or as part of the revenue or expense item.
- when receivables and payables are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statement of financial position. Commitments and contingencies are disclosed net of the amount of GST recoverable from, or payable to, the taxation authority.

Cash flows are included in the statement of cash flows on a gross basis and the GST component of cash flows arising from investing and financing activities, which are recoverable from, or payable to, the taxation authority is classified as part of operating cash flows.

(f) Cash & Cash Equivalents

For the purposes of the statement of financial position and statement of cash flows, cash and cash equivalents comprise: cash on hand, deposits held with banks, and short-term, highly liquid investments (mainly money market funds) that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in value.

(g) Property, Plant & Equipment

Recognition & Measurement

Items of property, plant and equipment are measured at cost or fair value as applicable, which includes capitalised borrowings costs, less accumulated depreciation and any accumulated impairment losses.

Any gain or loss on disposal of an item of property, plant and equipment is recognised in profit or loss.

Subsequent Expenditure

Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(g) Property, Plant & Equipment (continued)

Depreciation

Depreciation is calculated to write-off the cost of items of property, plant and equipment less their estimated residual values using diminishing value method over their estimated useful lives, and is recognised in profit or loss.

The estimated useful lives of property, plant and equipment for the current and comparative periods are as follows:

Asset Class	Method	Useful Life
Leasehold improvements	Straight line	10 -15 years
Furniture & Fittings	Diminishing value	5 years
Motor vehicles	Diminishing value	8 years
Computer Equipment	Diminishing value	5 years

Depreciation methods, useful life, and residual values are reviewed at each reporting date and adjusted if appropriate.

(h) Intangible Assets

Intangible assets of the Company include the franchise fees paid to Bendigo Bank conveying the right to operate the Community Bank franchise.

Recognition & Measurement

Intangible assets acquired separately are measured on initial recognition at cost.

Subsequent Expenditure

Subsequent expenditure is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill, is recognised in profit or loss as incurred.

Amortisation

Intangible assets are amortised over their useful life and assessed for impairment whenever impairment indicators are present.

The estimated useful life and amortisation method for the current and comparative periods are as follows:

Asset Class	Method	Useful Life
Franchise fee	Straight line	Franchise term (5 years)

Amortisation methods, useful life, and residual values are reviewed at each reporting date and adjusted if appropriate.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(i) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity. The Company's financial instruments include trade debtors and creditors, cash and cash equivalents, leases.

Sub-note (i) and (j) refer to the following acronyms:

Acronym	Meaning
FVTPL	Fair value through profit or loss
FVTOCI	Fair value through other comprehensive income
SPPI	Solely payments of principal and interest
ECL	Expected credit loss
CGU	Cash-generating unit

Recognition & Initial Measurement

Trade receivables are initially recognised when they originated. All other financial assets and financial liabilities are initially recognised when the Company becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without a significant financing component) or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to the acquisition or issue. A trade receivable without a significant financing component is initially measured at the transaction price.

Classification & Subsequent Measurement

Financial Assets

On initial recognition, a financial asset is classified as measured at: amortised cost, FVTOCI - debt investment; FVTOCI - equity investment; or FVTPL.

Financial assets are not reclassified subsequent to their initial recognition unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows;
 and
- its contractual terms give rise on specified dates to cash flows that are SPPI on the principal amount outstanding.

All financial assets not classified as measured at amortised cost or FVTOCI as described above are measured at FVTPL. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or FVTOCI as FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial Assets - Business Model Assessment

The Company makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(i) Financial Instruments (continued)

Financial Assets - Subsequent Measurement, Gains & Losses

For financial assets at amortised cost, these assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income and impairment are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.

Financial Liabilities - Classification, Subsequent Measurement, Gains & Losses

Borrowings and other financial liabilities (including trade payables) are classified as measured at amortised cost or FVTPL. A financial liability is classified as FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including interest expense, are recognised in profit or loss. Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Any gain or loss on derecognition is also recognised in profit or loss.

Derecognition

Financial Assets

The Company derecognises a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Company neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

Where the Company enters into transactions where it transfers assets recognised in the statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred asset, the transferred assets are not derecognised.

Financial Liabilities

The Company derecognises a financial liability when its contractual obligations are discharged, cancelled, or expire. The Company also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in profit or loss.

Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Company currently has a legally enforceable right to set off the amounts and intends either to settle them on a net basis or to realise the asset and settle the liability simultaneously.

(j) Impairment

Non-derivative Financial Instruments

The Company recognises a loss allowance for estimated credit losses (ECL)'s on its trade receivables.

ECL's are the probability-weighted estimate of credit losses over the expected life of a financial instrument. A credit loss is the difference between all contractual cash flows that are due and all cash flows expected to be received.

In measuring the ECL, a provision matrix for trade receivables is used, taking into consideration various data to get to an ECL, (i.e. diversity of its customer base, appropriate groupings of its historical loss experience etc.).

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(j) Impairment (continued)

Recognition of ECL in Financial Statements

At each reporting date, the entity recognises the movement in the loss allowance as an impairment gain or loss in the statement of profit or loss and other comprehensive income.

The Company's trade receivables are limited to the monthly profit share distribution from Bendigo and Adelaide Bank, which is received 14 days post month end. Due to the reliance on Bendigo and Adelaide Bank the Company has reviewed credit ratings provided by Standard & Poors, Moody's and Fitch Ratings to determine the level of credit exposure to the Company. The Company also performed a historical assessment of receivables from Bendigo and Adelaide Bank and found no instances of default. As a result no impairment loss allowance has been made in relation to trade receivables as at 30 June 2025.

Non-financial Assets

At each reporting date, the Company reviews the carrying amount of its non-financial assets (other than investment property, contracts assets, and deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

The Company has assessed for impairment indicators and noted no material impacts on the carrying amount of non-financial assets.

(k) Leases

As Lessee

At commencement or on modification of a contract that contains a lease component, the Company allocates the consideration in the contract to each lease component on the basis of its relative stand-alone prices. However, for leases of property the Company has elected not to separate lease and non-lease components and account for the lease and non-lease components as a single lease component.

The Company recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Company by the end of the lease term or the costs of the right-of-use asset reflects that the Company will exercise a purchase option. In that case the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property, plant and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Company's incremental borrowing rate.

The Company determines its incremental borrowing rate by obtaining interest rates from funding sources and where necessary makes certain adjustments to reflect the terms of the lease and type of asset leased.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 3. Summary of Significant Accounting Policies (continued)

(k) Leases (continued)

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

- fixed payments, including in-substance fixed payments;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual guarantee; and
- the exercise price under a purchase option the Company is reasonable certain to exercise, lease payments in an option renewal period if the Company is reasonably certain to exercise that option, and penalties for early termination of a lease unless the Company is reasonably certain not to terminate early.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Company's estimate of the amount expected to be payable under a residual value guarantee, if the Company changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment.

When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

Short-term Leases & Leases of Low-value Assets

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

A short-term lease is a lease that, at commencement date, has a lease term of 12 months or less.

As Lessor

The Company has not been a party in an arrangement where it is a lessor.

(I) Standards Issued But Not Yet Effective

There are no new standards effective for annual reporting periods beginning after 1 July 2024 that are expected to have a significant impact on the Company's financial statements.

Note 4. Significant Accounting Judgements, Estimates & Assumptions

During preparation of the financial statements, management has made judgements and estimates that affect the application of the Company's accounting policies and the reported amounts of assets, liabilities, income, and expenses. Actual outcomes and balances may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Any revisions to these estimates are recognised prospectively.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 4. Significant Accounting Judgements, Estimates & Assumptions (continued)

(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	Judgement
Note 7 Revenue	Whether revenue is recognised over time or at a point in time

(b) Assumptions & Estimation Uncertainty

Information about assumptions and estimation uncertainties at 30 June 2025 that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities in the next financial year is included in the following notes:

Note	Assumption
Note 16 Estimation of	Key assumptions on historical experience and the condition of the asset
asset useful lives	
Note 21 Long service	Key assumptions on attrition rate of staff and expected pay increases through promotion
leave provision	and inflation

Note 5. Financial Risk Management

The Company has exposure to the following risks arising from financial instruments:

- credit risk
- liquidity risk
- market risk

The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Company. The Company does not utilise any derivative instruments.

Risk management is carried out directly by the Board of Directors.

(a) Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers.

The Company has no significant concentrations of credit risk. It has policies in place to ensure that customers have an appropriate credit history. The Company's franchise agreement limits the Company's credit exposure to one financial institution, being Bendigo and Adelaide Bank.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 5. Financial Risk Management (continued)

(b) Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation.

The following are the remaining contractual maturities of financial liabilities. The amounts are gross and undiscounted, and include contractual interest payments and exclude the impact of netting agreements.

30 June 2025		Contractual Cash Flows		
	3	< 12 Months	1 - 5 Years	> 5 Years
Lease liabilities	137,634	41,198	119,328	-

(c) Market Risk

Market risk is the risk that changes in market prices - e.g. foreign exchange rates, interest rates, and equity prices - will affect the Company's income or the value of its holdings in financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

The Company has no exposure to any transactions denominated in a currency other than Australian dollars.

Price Risk

The Company is not exposed to equity securities price risk as it does not hold investments for sale or at fair value. There is no exposure to the Company in regard to commodity price risk.

Cash Flow & Fair Values Interest Rate Risk

Interest-bearing assets are held with Bendigo and Adelaide Bank and subject to movements in market interest. Interest-rate risk could also arise from long-term borrowings. Borrowings issued at variable rates expose the Company to cash flow interest-rate risk.

The Company held cash and cash equivalents of \$185,639 at 30 June 2025 (2024: \$237,116). The cash and cash equivalents are held with Bendigo & Adelaide Bank, which are rated BBB on Standard & Poor's credit ratings.

Note 6. Capital Management

The Board's policy, is to maintain a strong capital base so as to sustain future development of the Company. Capital is represented by total equity as recorded in the Statement of Financial Position.

The Board manages the growth of the business in line with this requirement. There are no other externally imposed capital requirements, although the nature of this Company is such, that significant amounts will be paid in the form of charitable donations, sponsorships & grants dependent upon annual applications as assessed. Charitable donations, sponsorships & grants paid for the year ended 30 June 2025 can be seen in the Statement of Profit or Loss and Comprehensive Income.

There were no changes in the Company's approach to capital management during the year.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 7. Revenue From Contracts With Customers

Revenue arises from the rendering of services through its franchise agreement with the Bendigo and Adelaide Bank Limited. The revenue recognised is measured by reference to the fair value of consideration received or receivable, excluding sales taxes, rebates, and trade discounts.

	2025 \$	2024 \$
Revenue		
- Revenue from contracts with customers	1,582,954	1,635,547
	1,582,954	1,635,547
Disaggregation of Revenue From Contracts With Customers		
- Margin income	1,203,784	1,278,890
- Fee income	86,913	98,000
- Commission income	292,257	258,657
	1,582,954	1,635,547

All revenue from contracts customers shown above was recognised at a point in time. There was no revenue from contracts with customers recognised over time during the financial year.

Note 8. Other Revenue

The Company generates other sources of revenue as outlined below.

	2025 \$	2024 \$
Other revenue		
- Bad Debts Recovered	53	-
- Gain on disposal of property, plant & equipment	15,230	-
- Memberships	-	18
	15.283	18

Note 9. Finance Income

The Company holds financial instruments measured at amortised cost. Interest income is recognised at the effective interest rate.

	2025 \$	2024 \$
Finance Income		
At amortised cost:		
- Interest from term deposits	128,029	104,733
	128,029	104,733

Notes to the Financial Statements

For the year ended 30 June 2025

Note 10. Expenses

Profit before income tax from continuing operations includes the following specific expenses:

(a) Employee Benefits Expense

	2025	2024
	\$	\$
Employee Benefits Expense		
- wages and salaries	665,030	577,429
- superannuation costs	84,198	76,615
- workers' compensation costs	76	1,498
- other costs	13,370	44,583
	762,674	700,125

(b) Depreciation & Amortisation Expense

	2025	2024 \$
	\$	
Depreciation of Non-current Assets		
- leasehold improvements	22,494	22,494
- computer equipment	202	336
- furniture and fittings	1,107	1,628
- motor vehicle	13,113	5,926
	36,916	30,384
Depreciation of Right-of-use Assets		
- leased buildings	13,934	32,191
	13,934	32,191
Amortisation of Intangible Assets		
- franchise fees	13,946	13,374
	13,946	13,374
Total depreciation & amortisation expense	64,796	75,949

The non-current tangible and intangible assets listed above are depreciated and amortised in accordance with the Company's accounting policy (see Note 3(g) and 3(h) for details).

(c) Finance Costs

	Note	2025 \$	2024 \$
Finance Costs			
- Interest paid		9,364	7,573
		9,364	7,573

Finance costs are recognised as expenses when incurred using the effective interest rate.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 10. Expenses (continued)

(d) Community Investments & Sponsorship

The overarching philosophy of the Community Bank model, is to support the local community in which the Company operates. This is achieved by circulating the flow of financial capital into the local economy through community contributions (such as donations sponsorships and grants).

	Note	2025 \$	2024 \$
Community Investments & Sponsorship			
- Direct sponsorship donations and grant payments		468,113	314,863
		468,113	314,863

These transactions are recognised as expenses when the Company makes the commitment to the recipient, and that commitment has been communicated to them. Any confirmed, but not yet paid commitments as at balance date, are included as a current liability in the statement of financial position.

Note 11. Income Tax Expense

These accounts have been prepared on a tax exempt basis as it has been established that Wentworth District Capital Limited operates as a community services organisation.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 12. Cash & Cash Equivalents

	2025	2024
	\$	\$
Cash at bank and on hand	185,639	237,116
	185,639	237,116

Cash and cash equivalents include cash on hand, deposits available on demand with banks, other short-term highly liquid investments with original maturities of three months or less.

Note 13. Trade & Other Receivables

	2025 \$	2024 \$
Current		
Trade receivables	113,950	128,884
Other receivables	25,863	26,901
	139,813	155,785

Trade and other receivables are initially measured at the transaction price. Trade and other receivables are due for settlement usually no more than 30 days from the date of recognition.

The Company's main debtor relates to the Bendigo & Adelaide Bank monthly profit share distribution, which is deposited within a reasonable timeframe each month. There are no items that require the application of the lifetime expected credit loss model.

Note 14. Financial Assets

	2025 \$	2024 \$
At Amortised Cost		
Term deposits	2,763,952	2,638,744
	2,763,952	2,638,744

Term deposits classified as financial assets include only those with a maturity period greater than three months. Where maturity periods are less than three months, these investments are recorded as cash and cash equivalents.

Note 15. Other Assets

	2025	2024
	\$	\$
Prepayments	10,342	9,270
	10,342	9,270

Other assets represent items that will provide the entity with future economic benefits controlled by the entity as a result of past transactions or other past events.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 16. Property, Plant & Equipment

(a) Carrying Amounts

		2025		2024			
	At Cost / Valuation	Accumulated Depreciation	Written Down Value	At Cost / Valuation	Accumulated Depreciation	Written Down Value	
Leasehold improvements	293,950	211,598	82,352	293,950	189,104	104,846	
Furniture and fittings	59,070	54,397	4,673	59,070	53,290	5,780	
Motor vehicles	54,785	12,833	41,952	42,755	24,978	17,777	
Computer equipment	12,070	11,767	303	12,070	11,565	505	
Total	419,875	290,595	129,280	407,845	278,937	128,908	

(b) Movements in Carrying Amounts

2025	Leasehold Imp. \$	Furniture & Fittings	Motor Vehicles \$	Computer Equipment \$	Total
Opening carrying value	104,846	5,780	17,777	505	128,908
Additions	-	-	54,785	-	54,785
Disposals	-	-	(17,497)	-	(17,497)
Depreciation expense	(22,494)	(1,107)	(13,113)	(202)	(36,916)
Closing carrying value	82,352	4,673	41,952	303	129,280

2024	Leasehold Imp. \$	Furniture & Fittings \$	Motor Vehicles \$	Computer Equipment \$	Total
Opening carrying value	127,340	7,408	23,703	841	159,292
Depreciation expense	(22,494)	(1,628)	(5,926)	(336)	(30,384)
Closing carrying value	104,846	5,780	17,777	505	128,908

(c) Capital Expenditure Commitments

The entity does not have any capital expenditure commitments as at 30 June 2025. (2024: None).

(d) Changes in Estimates

During the financial year, the Company assessed estimates used for property, plant and equipment including useful lives, residual values, and depreciation methods.

There were no changes in estimates for the current reporting period.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 17. Right-of-use Assets

Right-of-use assets are measured at amounts equal to the present value of enforceable future payments on the adoption date, adjusted for lease incentives, make-good provisions, and initial direct costs.

The Company derecognises right-of-use assets at the termination of the lease period or when no future economic benefits are expected to be derived from the use of the underlying asset.

The Company's lease portfolio includes only buildings.

Options to Extend or Terminate

The option to extend or terminate are contained in the property lease of the Company. All extension or termination options are only exercisable by the Company. The extension options or termination options which were probable to be exercised have been included in the calculation of the right-of-use asset.

AASB 16 Amounts Recognised in the Statement of Financial Position

	2025				2024	
	At Cost / Valuation	Accumulated Depreciation	Written Down Value	At Cost / Valuation	Accumulated Depreciation	Written Down Value
Leased buildings	301,033	166,384	134,649	263,338	132,155	131,183
	301,033	166,384	134,649	263,338	132,155	131,183

Movements in carrying amounts:

	Leased Buildings \$	Total ROU Asset \$
Opening balance	131,183	131,183
Additions	17,400	17,400
Depreciation expense	(13,934)	(13,934)
Net carrying amount	134,649	134,649

AASB 16 Amounts Recognised in the Statement of Profit or Loss and Other Comprehensive Income

	2025 \$	2024 \$
Depreciation expense related to right-of-use assets	13,934	32,191
Interest expense on lease liabilities	9,364	7,573

Notes to the Financial Statements

For the year ended 30 June 2025

Note 18. Intangible Assets

(a) Carrying Amounts

	2025 \$		2024 \$			
	At Cost / Valuation	Accumulated Amortisation	Written Down Value	At Cost / Valuation	Accumulated Amortisation	
Franchise fee	135,647	83,351	52,296	204,360	138,118	66,242
	135,647	83,351	52,296	204,360	138,118	66,242

(b) Movements in Carrying Amounts

2025	Franchise Fee \$
Opening carrying value	66,242
Amortisation expense	(13,946)
Closing carrying value	52,296

2024	Franchise Fee \$
Opening carrying value	9,888
Additions	69,728
Amortisation expense	(13,374)
Closing carrying value	66,242

Notes to the Financial Statements

For the year ended 30 June 2025

Note 19. Trade & Other Payables

	2025	2024
	\$	\$
Current		
Trade creditors	10,820	12,617
Community Pledges (i)	-	5,000
BABL Franchise fee loan	15,340	15,340
Other creditors and accruals	57,232	124,203
	83,392	157,160
Non-Current		
BABL Franchise fee loan	30,680	46,021
	30,680	46,021

Trade and other payables represent the liabilities for goods and services received by the entity that remain unpaid at the end of the reporting period. The balance is recognised as a current liability with the amounts normally paid within 30 days of recognition of the liability.

(i) The Company has also resolved to contribute towards future planned community projects. These pledges will become due an payable when these projects commence.

Note 20. Lease Liabilities

Lease liabilities were measured at amounts equal to the present value of enforceable future payments of the term reasonably expected to be exercised, discounted at the appropriate incremental borrowing rate on the adoption date. The discount rate used on recognition was 8.5%.

The discount rate used in calculating the present value of enforceable future payments takes into account the particular circumstances applicable to the underlying leased assets (including the amount, lease term, economic environment, and other relevant factors).

The Company has applied judgement in estimating the remaining lease term including the effects of any extension or termination options reasonably expected to be exercised, applying hindsight if appropriate.

(a) Lease Portfolio

The Company's lease portfolio includes:

Lease	Details
32 Darling Street - Community Office	The renewed lease agreement is a non-cancellable lease with an initial term of two years which commenced in November 2020. Our option for another 2 years was exercised November 2024. This lease now has three futher two year extension options available.
36-38 Darling St - Community Bank Wentworth	The renewed lease agreement is a non-cancellable lease with an initial term of five years which commenced in March 2020. The final option was exercised March 2025 to terminate March 2029.

The Company assesses at the lease commencement date whether it is reasonably certain to exercise extension options. The Company reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control.

Notes to the Financial Statements

For the year ended 30 June 2025

Note 20. Lease Liabilities (continued)

(b) Lease Liabilities

Lease liabilities are presented in the consolidated statement of financial position as follows:

	2025	2024
	\$	\$
Current	30,968	25,471
Non-current	106,666	124,941

The lease liabilities are secured by the related underlying assets. Future minimum lease payments at 30 June 2025 were as follows:

	Minimum lease payments due			
	< 1 Year	1 - 2 Years	3 - 5 Years	Total
30 June 2025				
Lease payments	41,198	85,916	33,412	160,526
Finance charges	(10,230)	(11,733)	(929)	(22,892)
Net present values	30,968	74,183	32,483	137,634
30 June 2024				
Lease payments	31,558	57,624	80,856	170,038
Finance charges	(6,087)	(8,984)	(4,555)	(19,626)
Net present values	25,471	48,640	76,301	150,412

(c) Lease Payments Not Recognised as a Liability

The Company has elected not to recognise a lease liability for short term leases (leases with an expected term of 12 months or less) or for leases of low value assets. Payments made under such leases are expensed on a straight-line basis. In addition, certain variable lease payments are not permitted to be recognised as lease liabilities and are expensed as incurred.

The expense relating to payments not included in the measurement of the lease liability is as follows:

	2025	2024
	\$	\$
Variable lease payments	8,926	10,613
	8,926	10,613

Variable lease payments expensed on the basis that they are not recognised as a lease liability include rentals based on revenue from the use of the underlying asset and excess use charges on office equipment. Variable payment terms are used for a variety of reasons, including minimising costs for IT equipment with infrequent use. Variable lease payments are expensed in the period they are incurred.

Total cash outflows for leases for the year ended 30 June 2025 was \$17,409 (2024: \$38,174).

Notes to the Financial Statements

For the year ended 30 June 2025

Note 21. Employee Benefits

	2025	2024 \$
	\$	
Current		
Provision for annual leave	17,859	31,830
Provision for long service leave	39,427	49,354
	57,286	81,184
Non-Current		
Provision for long service leave	2,680	5,591
	2,680	5,591

Provision for employee benefits represents amounts accrued for annual leave and long service leave.

Employee Attrition Rates

The Company uses historical employee attrition rates in determining the probability of an employee, at a given date, achieving continuous employment eligible for entitlement in accordance with long service leave legislation.

Note 22. Retained earnings

Note	2025	2024
Note	\$	\$
Balance at the beginning of the reporting period	2,926,880	2,532,388
Profit (loss) after income tax	177,419	394,492
Balance at the end of the reporting period	3,104,299	2,926,880

Wentworth District Capital Limited is a Company limited by guarantee. If the Company is wound up, the Constitution states that each member is required to contribute a maximum of \$10 each towards meeting any outstandings and obligations of the Company. As at 30 June 2025 the number of members was 154 (2024: 156).

Notes to the Financial Statements

For the year ended 30 June 2025

Note 23. Cash Flow Information

(a) Cash and cash equivalents balances as shown in the Statement of Financial Position can be reconciled to that shown in the Statement of Cash Flows as follows:

	2025	2024
	\$	\$
Cash and cash equivalents (Note 12)	185,639	237,116
As per the Statement of Cash Flows	185,639	237,116

b) Reconciliation of cash flow from operations with Profit after income tax

	2025	2024
	\$	\$
Profit after income tax	177,419	394,492
Non-cash flows in profit		
- Depreciation PP&E (non-leased)	36,916	30,384
- Depreciation of ROU Leased PP&E	13,934	32,191
- Amortisation	13,946	13,374
- Net (Gain) from disposal of plant & equipment	(15,283)	-
- Finance Lease Adjustment	9,363	
Changes in assets and liabilities		
- (Increase) decrease in trade and other receivables	15,972	14,818
- (Increase) decrease in prepayments and other assets	(1,072)	(540)
- Increase (decrease) in trade and other payables	(73,768)	(24,775)
- Increase (decrease) in provisions	(26,809)	(789)
Net cash flows from operating activities	150,618	459,155

Note 24. Financial Instruments

The following shows the carrying amounts for all financial instruments at amortised costs. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

	Note	2025	2024
		•	\$
Financial Assets			
Trade and other receivables	13	139,813	155,785
Cash and cash equivalents	12	185,639	237,116
Term deposits	14	2,763,952	2,638,744
		3,089,404	3,031,645
Financial Liabilities			
Trade and other payables	19	114,072	203,181
Lease liabilities	20	137,634	150,412
		251,706	353,593

Notes to the Financial Statements

For the year ended 30 June 2025

Note 25. Related Parties

(a) Key Management Personnel

Key management personnel includes any person having authority or responsibility for planning, directing or controlling the activities of the entity, directly or indirectly including any Director (whether executive or otherwise) of that Company. The only key management personnel identified for the Company are the Board of Directors, the members of which are listed in the Directors' report.

(b) Key Management Personnel Compensation

No Director of the Company receives remuneration for services as a Company director or committee member. These positions are held on a voluntary basis.

(c) Other Related Parties

Other related parties include close family members of key management personnel and entities that are controlled or jointly controlled by those key management personnel, individually or collectively with their close family members.

(d) Transactions With Key Management Personnel & Related Parties

During the year, the Company purchased goods and services under normal terms and conditions, from related parties as follows:

Name of Related Party	Description of Goods or Services Provided	Value
E.Rebecca Bysouth	Bysouths Garage - Company car service	\$286
Glenn Thompson	Coomealla Cricket Club - Sponsorship - Men's health	\$1,000
	Coomealla Cricket Club - Partial grant funding Pitch Repair	\$3,000
Tegan Douglas	WW Preschool - Outdoor Equip	\$6,000
	WW Show - Food & Wine Coordinator	\$5,500

There has been no other transactions key management or related parties other than those described above.

Note 26. Auditor's Remuneration

The appointed auditor of for the year ended 30 June 2025 is RSD Audit. Amounts paid or due and payable to the auditor are outlined below.

	2025 \$	2024 \$
Audit & Review Services		
Audit and review of financial statements (RSD Audit)	4,700	4,100
Total auditor's remuneration	4,700	4,100

Notes to the Financial Statements

For the year ended 30 June 2025

Note 27. Events After the Reporting Period

There have been no significant events after the end of the financial year that would have a material impact on the financial statements or the Company's state of affairs.

Note 28. Commitments & Contingencies

Sponsorship and funding commitments

Committed sponsorship and funding agreements entered into, not capitalised in the Statement of Financial Position.

	2025 \$	2024 \$
Payable - minimum sponsorship and funding payments		
- no later than 12 months	46,000	5,000
- between 12 months and 5 years	92,500	115,750
	138,500	120,750

Any commitments for future expenditure associated with leases are recorded in Note 20. Details about any capital commitments are detailed in Note 16(c).

The Company has no other commitments requiring disclosure.

There were no contingent liabilities or assets at the date of this report that would have an impact on the financial statements.

Note 29. Company Details

The registered office of the Company is:

Wentworth District Capital Limited	Address: 36 Darling St Wentworth NSW 2648
The principal place of business is:	
Wentworth & District Community Bank	Address: 36 Darling St Wentworth NSW 2648

Consolidated Entity Disclosure Statement

For the year ended 30 June 2025

The Consolidated Entity Disclosure Statement (CEDS) has been prepared in accordance with the *Corporations Act 2001*.

Wentworth District Capital Limited has no controlled entities and, therefore, is not required by Australian Accounting Standards to prepare consolidated financial statements. As a result, section 295(3A)(a) of the *Corporations Act 2001* does not apply to the entity.

Directors Declaration

For the year ended 30 June 2025

In accordance with a resolution of the Directors of Wentworth District Capital Limited, we state that:

In the opinion of the directors:

- (a) The financial statements and notes of the Company are in accordance with the Corporations Act 2001, including:
 - (i) giving a true and fair view of the Company's financial position as at 30 June 2025 and of its performance for the financial year ended on that date; and
 - (ii) complying with Australian Accounting Standards, the *Corporations Regulations* 2001 and other mandatory professional reporting requirements; and
- (b) there are reasonable grounds to believe that the Company will be able to pay its debts as and when they become due and payable.
- (c) The information disclosed in the attached consolidated entity disclosure statement, on page 36 is true and correct.

This declaration is made in accordance with a resolution of the board of directors.

Emily Rebecca Bysouth

Elbysaut

Director

Signed at Wentworth on 29th October 2025.



Ph: (03) 4435 3550 admin@rsdaudit.com.au www.rsdaudit.com.au

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF WENTWORTH DISTRICT CAPITAL LIMITED

REPORT ON THE AUDIT OF THE FINANCIAL REPORT

Opinion

We have audited the financial report of Wentworth District Capital Limited (the Company), which comprises the statement of financial position as at 30 June 2025, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, the consolidated entity disclosure statement and other explanatory information, and the directors' declaration.

In our opinion the accompanying financial report of Wentworth District Capital Limited is in accordance with the *Corporations Act 2001*, including:

- (i) giving a true and fair view of the Company's financial position as at 30 June 2025 and of its financial performance and its cash flows for the year then ended; and
- (ii) complying with Australian Accounting Standards and the Corporations Regulations 2001.

Basis for Opinion

We conducted our audit in accordance with Australian Auditing Standards. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Report section of our report. We are independent of the Entity in accordance with the ethical requirements of the Accounting Professional and Ethical Standards Board's *APES 110 Code of Ethics* for Professional Accountants (including Independence Standards) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Director's Responsibility for the Financial Report

The directors of the Company are responsible for the preparation of:

- (i) the financial report (other than the consolidated entity disclosure statement) that gives a true and fair view in accordance with Australian Accounting Standards and the *Corporations Act 2001*; and
- (ii) the consolidated entity disclosure statement that is true and correct in accordance with the Corporations Act 2001, and

for such internal control as the directors determine is necessary to enable the preparation of:

- (iii) the financial report (other than the consolidated entity disclosure statement) that gives a true and fair view and is free from material misstatement, whether due to fraud or error; and
- (iv) the consolidated entity disclosure statement that is true and correct and is free of misstatement, whether due to fraud or error.

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



Other Information

Those charged with governance are responsible for the other information. The other information comprises the information included in the Company's annual report for the year ended 30 June 2025, but does not include the financial report and our auditor's report thereon. Our opinion on the financial report does not cover the other information and accordingly we do not express any form of assurance conclusion thereon. In connection with our audit of the financial report, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial report, or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Auditor's Responsibility for the Audit of the Financial Report

Our responsibility is to express an opinion on the financial report based on our audit. Our objectives are to obtain reasonable assurance about whether the financial report as a whole is 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 the Australian Auditing Standards will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of this financial report.

As part of an audit in accordance with Australian Auditing Standards, we exercise professional judgement and maintain professional scepticism throughout the audit. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report.

The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the financial report that gives a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control.

We identify and assess the risks of material misstatement of the financial report, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial report.

We conclude on the appropriateness of the Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial report or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

We evaluate the overall presentation, structure and content of the financial report, including the disclosures, and whether the financial report represents the underlying transactions and events in a manner that achieves fair presentation.

We obtain sufficient appropriate audit evidence regarding the financial information of the entity to express an opinion on the financial report. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

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

The Auditing Standards require that we comply with relevant ethical requirements relating to audit engagements. We also provide the Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



Independence

We are independent of the Company in accordance with the auditor independence requirements of the *Corporations Act 2001* and the ethical requirements of the Accounting Professional and Ethical Standards Board's APES 110: *Code of Ethics for Professional Accountants* (the Code) that are relevant to our audit of the financial report in Australia. We have also fulfilled our other ethical responsibilities in accordance with the Code.

We confirm that the independence declaration required by the *Corporations Act 2001*, which has been given to the directors of the Company, would be in the same terms if given to the directors as at the time of this auditor's report.

RSD Audit

Chartered Accountants

Mahesh Silva

Principal Bendigo

Dated: 30 October 2025