

2025

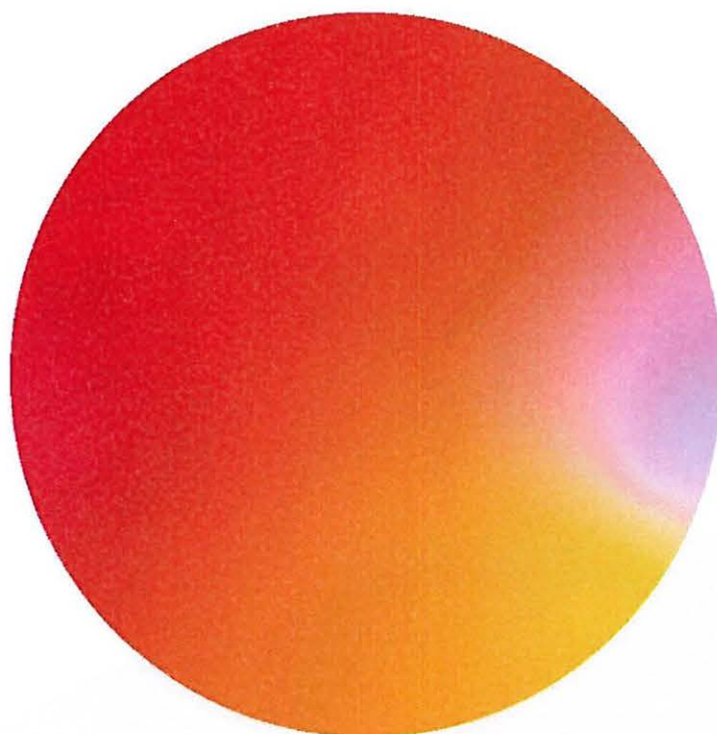
REPSOL INTERNATIONAL FINANCE B.V.

Audited Annual Accounts

together with independent

Auditors' report for the year ended

December 31, 2025



Contents

MANAGEMENT BOARD REPORT	1
MANAGEMENT BOARD REPORT	2
FINANCIAL STATEMENTS	12
STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2025	13
STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2025	14
STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2025	15
STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2024	16
STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2025.....	17
NOTES TO THE FINANCIAL STATEMENTS	18
OTHER INFORMATION	42
PROVISIONS IN THE ARTICLES OF ASSOCIATION GOVERNING THE APPROPRIATION OF PROFIT	43
INDEPENDENT AUDITOR'S REPORT	43

Management board report

Management board report

The Managing Directors present their report together with the audited financial statements of Repsol International Finance B.V. (the 'Company') for the year ended 31 December 2025. All amounts in this Management board report are presented in thousands of EUR, unless otherwise indicated.

General information

The Company is part of the Repsol Group. Repsol is a global energy group that, with the purpose of exploring and discovering the infinite possibilities of energy, carries out activities in the hydrocarbon sector throughout its entire value chain (exploration, development and production of crude oil and natural gas, refining, production, transportation and sale of a wide range of oil and petrochemical products, oil derivatives, natural gas and biofuels), as well as activities for the generation and sale of electricity. The Company is a wholly owned subsidiary of Repsol, S.A., Madrid, Spain (the 'Parent Company').

The Company's principal activity is to provide financing to other members of the Repsol Group. The company obtains its own funding through the issuance of subordinated bonds, bonds under a Euro Medium Term Note Programme, and loans from other Repsol Group companies.

To support the Repsol Group's financial requirements, the Company has established a Euro Medium Term Note Programme (EMTN Programme), which is jointly issued with Repsol Europe Finance S.a.r.l. and guaranteed by Repsol S.A.

No new bonds were issued by the Company during 2025 under the EMTN Programme, but in 2025 the below listed bonds issued under the EMTN Programme had the following change:

- On March 25, 2025, the Company exercised its contractual right to redeem the outstanding notes related to its long-term bond issuance. The bond, with a principal amount of EUR 725.985.000 and a maturity date originally set for the year 2075, bore a fixed interest rate of 4,5%.
- On June 27, 2025, the Company issued a tender offer for its undated notes (EUR 750 million, 3,75%) at 100,8% of par, achieving an acceptance rate of 81,13%. On October 27, 2025, the Company exercised its clean-up call right for the remaining outstanding amount, completing the full redemption of the notes.
- A 5-year bond issued by the Company on 15 April 2020, in the amount of EUR 750 million of the aggregate nominal amount with a fixed rate of 2%, matured and was repaid on 15 December 2025.

The outstanding bonds as at 31 December 2025 are the following:

ISIN number	Bond	Date issue	Currency	Nominal outstanding (in Millions)	Average rate %	Marurity	Listed
XS1148073205	EUROBOND 2026 ⁽¹⁾	10/12/2014	EUR	500	2,250%	10/12/2026	LuxSE
XS2035620710	EUROBOND 2027 ⁽¹⁾	02/08/2019	EUR	750	0,250%	02/08/2027	LuxSE
XS2156583259	EUROBOND 2030 ⁽¹⁾	15/04/2020	EUR	750	2,625%	15/04/2030	LuxSE
XS1352121724	EUROBOND 2031 ⁽¹⁾	27/01/2016	EUR	100	5,375%	27/01/2031	LuxSE
XS2320533131	HYBRID 2021 6YR ⁽¹⁾	22/03/2021	EUR	750	2,500%	Undated	LuxSE
XS2186001314	HYBRID 2020 8.5YR NC ⁽¹⁾	11/06/2020	EUR	750	4,247%	Undated	LuxSE
				3.600			

Note:

(1) Issues made under the EMTN Program, secured by Repsol, S.A, and for a maximum of €13.000 million.

The details of these subordinated bond issues are as follows:

- In 2020 the Company issued two series of subordinated bonds guaranteed by Repsol S.A. for a total amount of 1.5 billion euros of a perpetual nature or without a maturity date, redeemable at the issuer's request starting from the sixth and eighth year respectively, or in certain circumstances set forth in the terms and conditions. As of 31 December 2025, 750 million euros of these bonds have been redeemed.
- In 2021 the Company issued a series of subordinated bonds guaranteed by Repsol S.A. for a total amount of 750 million euros, with a perpetual nature or without a maturity date, redeemable at the issuer's request starting from the sixth year, or in certain circumstances set forth in the terms and conditions.

The bonds have been placed among qualified investors and are listed on the Luxembourg Stock Exchange.

Regarding the bonds with undated maturity, the issuer retains the option to defer coupon payments in accordance with the terms and conditions of the issuance. Such deferrals will not be considered an event of default. Deferred coupon payments will accrue and must be settled under certain conditions, as specified in the bond's terms and conditions.

Corporate structure

The Company holds no investments in other companies.

Statement of compliance

The financial statements for the year ended 31 December 2025 have been prepared in accordance with IFRS Accounting Standards as adopted by the European Union and with Part 9 of Book 2 of the Dutch Civil Code.

To the best of our knowledge, and in accordance with the applicable reporting principles of IFRS Accounting Standards as adopted by the European Union and with Part 9 of Book 2 of the Dutch Civil Code, the Financial Statements give a true and fair view of the assets, liabilities, financial position and Statement of Income of the Company and the Company's Management Board Report includes a fair view of the development and performance of the business and the position of the Company, together with a description of the principal opportunities and risks associated with the expected development of the Company.

Financial information

The Company made a profit of EUR 18.790 thousand (2024: EUR 21.034 thousand).

The lower profit in 2025 is primarily attributed to a decrease in both interest income and interest expenses. The reduction in income is due to fewer bonds in place and the expiration of loans with Repsol S.A., which led to lower margins. Interest expenses also decreased, in line with the reduced level of outstanding debt instruments.

Please refer to the Note 8 and 11 for further information regarding the Company's financial instruments.

The issued and paid-in share capital of the Company amounts to EUR 147.025 thousand (2024: EUR 300.577 thousand). During 2025 the Company reduced its Share Capital by 153.552 thousand (2024: nil) using excess liquidity. The reduction was performed in accordance with Dutch law.

Total assets of the Company amount to EUR 4.070.410 thousand (2024: EUR 6.618.240 thousand). The decrease in total assets is primarily attributable to the expiration and maturity of the bonds during 2025, with both the nominal value and accrued interest fully repaid.

Risk management

Taking into consideration the nature of the activities of the Company the most important category of risks to be considered are financial risks. The Company identifies, evaluates, and mitigates financial risks in close cooperation with its Parent Company's Financial Risk Department. This department, with the aim to promote best practices, monitors and manages the financial risks relating to the operations of the Company through internal risk reports that analyse exposures by degree and magnitude of risks.

The Company has procedures and policies in place to control risks related to financial instruments. These policies and procedures include a clear segregation of duties between operating, settlement, accounting and controlling of all financial instruments used. The management of the Company is involved in the risk management process. Management qualifies itself as risk averse.

The main financial risks are market risk, credit risk and liquidity risk.

Market risk

The Company's activities expose it primarily to the market risks of changes in interest rates, credit ratings and currency exchange rates. Market risk (the risk of changes in market prices, such as interest rates and foreign exchange rates) will affect the Company's income or the value of its financial instruments.

Interest rate risk

The market value of the Company's net financing and net interest expenses could be affected as a consequence of interest rate fluctuations that could affect the interest income and interest costs of financial assets and liabilities tied to floating interest rates, as well as the fair value of financial assets and financial liabilities tied to a fixed interest rate.

When considered appropriate, the Company may decide to mitigate the interest rate risk by means of derivative financial instruments for which there is a liquid market, these hedging mechanisms are limited and, therefore, could be insufficient. Consequently, changes in interest rates could have an adverse effect on the Company's business, results and financial position.

The Company effectively monitors and limits its net financial position in financial instruments tied to fixed interest rates. Furthermore, the Company effectively monitors and limits the interest rate spreads applied in order to ensure positive financial margin irrespective of the fluctuations in interest rates.

For further information, including quantitative information and sensitivity analysis, please refer to Notes 13 and 14 of the financial statements.

Credit rating risk

Credit ratings affect the pricing and other conditions under which the Company is able to obtain financing. Any downgrade in the credit rating could restrict or limit the Company's access to the financial markets, increase its new borrowing costs and have a negative effect on its liquidity.

As per 31 December 2025 the credit ratings assigned to the Company by the ratings agencies are as follows:

AGENCY	LONG-TERM	SHORT-TERM	OUTLOOK	LAST REVIEW DATE
Standard & Poor's	BBB+	A-2	Stable	November 16, 2022
Moody's	Baa1	P-2	Stable	December 20, 2022
Fitch	BBB+	F-1	Stable	June 1, 2023

Exchange rate fluctuation risk

Fluctuations in exchange rates may adversely affect the result of transactions and the value of the Company's equity. In general, this exposure to fluctuations in currency exchange rates stems from the fact that the Company has assets, liabilities and cash flows denominated in a currency other than the functional currency of the Company.

In order to mitigate the risk, and when considered appropriate, the Company performs investing and financing transactions, using the currency for which risk exposures have been identified. The Company can also carry out transactions by means of financial derivative instruments for currencies that have a liquid market, with reasonable transaction costs.

The Company effectively monitors and limits its net financial position in financial instruments by currency. The Company effectively monitors and limits the exposure to the statement of comprehensive income to a minimum. The main uncertainty in achieving this objective is the timing of cash flows.

The Company does not have any relevant balance in USD (2025 and 2024); therefore, this exposure to foreign currency is limited.

For further information, including quantitative information and sensitivity analysis, please refer to Notes 13 and 14 of the financial statements.

Credit risk

Credit risk is the risk of financial loss to the Company if a counterparty to a financial instrument fails to meet its contractual obligations. Credit risk arises principally from the Company's loans receivable from related parties an interest rate spreads applied in order to ensure positive financial margin irrespective of the fluctuations in interest rates unsettled derivatives whose fair value is positive. The Company attempts to minimize the counterparty credit risk associated with the financial instruments used by selecting counterparties that it assumes to be creditworthy, given their high credit ratings.

The carrying amount of financial assets represents the maximum credit exposure. The credit risk of each loan and receivable is influenced by the individual characteristics of each counterparty. The Company considers the probability of default upon initial recognition of an asset and whether there has been a significant increase in the credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk, the Company compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forwarding-

looking information. However, the Company is not exposed to a significant credit risk due to the credit rating and liquidity of the debtors. No loan was overdue as at 31 December 2025 and 31 December 2024. The derivative financial instruments are entered into with high credit quality bank and financial institution counterparties that meet the standards of solvency in accordance with the market conventions regulating these kinds of financial transactions. The Company holds minimal amount of cash and banks, which are all held with bank and financial institution counterparties.

For further information, including quantitative information and sensitivity analysis, please refer to Notes 13 and 14 of the financial statements.

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 Company controls and monitors its financial needs ranging from the production of daily cash flow forecasts to the financial planning involved in the annual budgets and Repsol Group's strategic plan; it maintains diversified and stable sources of financing that facilitate efficient access to financial markets, all within the framework of a financing structure that is compatible with Repsol Group's credit rating in the investment grade category. As a result, the Company relies on its shareholder to cover any incidental liquidity needs through issuance of additional loans.

For further information, including quantitative information and sensitivity analysis, please refer to Notes 13 and 14 of the financial statements.

Other risks

The exposure to other than financial risks is mainly due to the fact that the Company is part of the Repsol Group. Repsol Group's operations and results are subject to risks as a result of changes in the competitive, economic, political, legal, regulatory, social, industrial, business and financial conditions. The Group's main risks are identified below taking into account a 5-year time horizon:

- Financial and market risks
 - Fluctuations in the reference prices of hydrocarbons, derivative products and other commodities.
 - Decrease in demand.
- Strategic risks
 - Deviations from expected results in investment/disinvestment processes.
- Regulatory and litigation risks.
 - Regulatory changes (including tax).
 - Administrative and legal proceedings related to regulation.
- Operational risks
 - Accident risk.
 - Organizational and employee management deviations.

- o Cyber-attack.
- o Deviations in the execution of investment projects.
- o Supply Chain.
- o Attacks against people or assets.

Some of these risks are sensitive to the phenomenon of climate change and to the scenarios of transition to a low carbon economy, particularly those associated with regulation, future trends in demand, fluctuations in hydrocarbon and other commodity prices and the potential upswing in competition. Given the emerging nature of the climate change risks in the current energy context, and consistently with the commitments made, the Repsol Group is extending the scope of the analysis of these risks according to a long-term time horizon.

Corporate Governance

The Company applies the same corporate governance principles as applied within Repsol Group. Repsol Group's system of corporate governance, which was established in accordance with best national and international practice and standards, guides the structure, organization, and operation of its corporate bodies in the interests of the Company and of its shareholder, and is based on the principles of transparency, independence, and responsibility. The internal regulations of the Repsol Group regarding corporate governance are available on the website www.repsol.com.

The board took into consideration Directive 2006/43/EC as amended by Directive 2014/56/EU and its implementation by Royal Decree of 8 December 2016, effective as of 1 January 2017 (the "Decree"). Pursuant to such current EU and Dutch legislation, every public interest entity (a "PIE") is required to have an audit committee. The Company, because of its listed securities, qualifies as a PIE and is therefore, in principle, bound by this obligation. However, since its Parent Company has an audit committee that complies with the requirements included in Directive 2006/43/EC as amended by Directive 2014/56/EU and Regulation (EU) No 537/2014, the Decree exempts the Company from the obligation to have its own audit committee, where there is a delegation of the public governance compliance obligations as regards the Company to the Audit Committee of the Parent Company.

For further information on Repsol Group's Corporate Governance, please refer to the Repsol Annual Corporate Governance Report for the financial year 2025, available on the website www.repsol.com.

Risk assessment including error and fraud

The Company identifies the main risks that could affect the financial reporting objectives related to the existence or occurrence, integrity, assessment and allocation, presentation, breakdown of transactions and to the rights and obligations that could have a significant impact on the reliability of the financial information.

The following risks have been identified:

- Regulatory changes that impact the financial statements.
- Valuations subject to analysis and complex estimates.
- Late and improper detection of transactions with an impact on the financial statements and inadequate analysis and valuation of transactions through existing processes, manual means, and systems.
- Fraud in generating regulated financial information.
- Failure to comply with the requirements of economic and financial reporting in due time and form.

Repsol reiterates its commitment to strict compliance with regulations for the prevention and fight against corruption and fraud in all their forms, and it developed an Integrity Policy which includes its express position on illegal conducts such as corruption, fraud and conflicts of interest in accordance with the Company's ethical values.

No instances of (internal or external) fraud or any other matters are identified in this respect that had a material effect on the financial statements.

Ethics and Compliance

The Company also applies the Repsol group Code of ethics and business conduct. The purpose of the Code of Ethics and Conduct is to establish the framework for understanding and putting into practice the behaviours and expectations that the Company places on to all directors, executives, and employees, whatever the nature of their contractual relationship with the Company. Thus, given the impossibility of anticipating all the questions and situations that may arise in the performance of professional activity, the Code provides minimum guidelines for conduct that guide our professional and personal behaviour. The Company has undertaken initiatives for training on and dissemination of this Code of Ethics and Conduct.

The controls implemented by the Company to manage and mitigate significant financial reporting and operating risks can be characterised as:

- Preventive: intended to prevent errors or fraud situations that may give rise to an error in the financial information of the Company.
- Detecting: the aim of which is to detect errors or fraud situations that have already occurred and that may give rise to an error in the Company's financial information.

These controls are integrated into the Company through the establishment of a scheme of roles and responsibilities for the different functions, set out in the procedures approved and disseminated within the Company.

The Company has developed a segregation of duties model in the systems for preventing and reducing the risk of errors (intentional or otherwise), especially the fraud factor in the financial reporting process.

Research and development

The Company, due to its nature of business primarily being financing, does not engage in research and development activities.

Climate Change

Energy plays a key role in enabling progress and improve the well-being of society. The technology and its industrial application have led us to have access today to secure and affordable energy in much of the world, but its production and use generate greenhouse gas emissions that contributes to climate change. Therefore, the Energy industry faces an unprecedented challenge, decarbonize the energy cycle while guarantees a reliable and affordable energy supply for the consumer.

Climate change is a collective challenge that requires decisive action by producers and consumers of energy, as well as international collaboration, to advance in the energy transition and reduce gas emissions greenhouse gases from oil and gas.

For Repsol, the energy transition is only understood if includes principles of economic viability, efficiency, sustainability, and justice, and must be achieved with solutions that provide a positive social and economic impact on the workers, local communities, and society in general, always based on respect for the rights human rights and with special attention to the most vulnerable. This is stated in the Sustainability Policy of the Company, existing since 2015 and updated in 2022.

Repsol's goal is to satisfy the demand for energy and products, contributing to sustainable development and reaching net emissions neutrality in 2050. This is what includes the Sustainability Policy. The Sustainability Policy is specified in a model that establishes six axes of action: climate change, environment, innovation and technology, security, people, and ethics and transparency.

Repsol recognizes the urgency of this challenge and has made a bold commitment to achieve net-zero emissions by 2050, aligning with the Paris Agreement's ambitious goals. Repsol's commitment to sustainability is not merely a corporate responsibility initiative; it is an integral part of its long-term strategy and financial planning. Repsol believe that by leading the transition to a low-carbon economy can not only contribute to a more sustainable future but also create new opportunities for growth and value creation.

In accordance with its explicit commitment to transparency, Repsol Group prepares its information on climate change following the recommendations of the Task Force on Climate-Related Financial Disclosures (TCFD). Detailed information can be found in the Repsol Group Management Report which is available on the website www.repsol.com. The entire Repsol Group, including the Company and its employees, are involved in achieving the climate change goals defined by Repsol Group. No immediate significant impacts are expected in the Company's financial position, long term impacts are closely monitored.

The Company is not required to report under the Corporate Sustainability Reporting Directive (CSRD) on a standalone basis, is currently subject to the implementation timeline following the 'stop-the-clock' postponement. However, it is included within the scope of the Repsol Group's CSRD reporting.

Corporate responsibility

Repsol Group in general, is strengthening its business strategy with the search for better energy solutions that contribute to sustainable development. This is possible thanks to a forward-looking vision that is based on the corporate responsibility as one of its key attributes.

Throughout 2025, the Company, through its Parent Company, has continued to expand the implementation of its corporate responsibility coordination system, through Sustainability Committees, the development of studies for identifying expectations and the publication of sustainability plans.

Minimum taxation (OECD Pillar II)

In October 2021, 137 countries of the OECD Inclusive Framework reached a political agreement to establish common rules to ensure minimum taxation of multinational groups. This agreement was finalized in December 2021 with the publication of model rules that guarantee an effective global taxation of 15%.

In December 2022, the 27 Member States of the EU approved a Directive, based substantially on the OECD model rules, which must be transposed into the national legislation of each Member State before the end of 2024, for its entry into force in the fiscal year 2024.

The Netherlands approved national legislation with the bill for the Minimum Tax Act 2024. Beyond a significant increase in formal compliance costs, the Company does not expect significant economic impacts from the application of this new regulation, as it is already subject to effective tax rates much higher than 15%. The Company's profits and average effective tax rate are expected to be like the commercial result and the domestic effective tax rate.

In addition, the Company does not expect to apply in The Netherlands any Income Inclusion Rule (IIR) or Undertaxed Payments Rule (UTPR).

Number of employees

During 2025, the average number of employees was 5 (2024: 5).

Board of directors

The directors of the Company during the year were as follows:

R. Harinck

J. Salmeron Molina

S. Mera Uriarte

Male/female partitioning of board members

Although the Company qualifies as a PIE, as it does not have its shares listed, it is not subject to the mandatory diversity requirement to have a supervisory board with at least 1/3 female and 1/3 male members. However, inter alia, diversity goals have to be set pursuant to articles 2:142b jo. 2:187 of the Dutch Civil Code. Furthermore, new Dutch legislation applies as per 1 January 2023 (i.e., the Royal Decree of 22 April 2022 regarding adequate gender diversity targets in management report). This legislation creates mandatory reporting obligation as regards gender diversity for large legal entities. Pursuant to article 2:397 of the Dutch Civil Code the Company qualifies as such entity and therefore, in principle, has to comply with such mandatory reporting obligations. However, the Company is exempted from meeting these obligations since its Parent Company meets the requirements of the new Dutch legislation or has in fact, as part of its governance, for itself implemented the obligations that otherwise would have complied with by the Company. Without prejudice to the foregoing, the Company itself, when a board vacancy appears, will continue to strive to appoint at least one more female board member if suitable candidates can be identified as part of its diversity goals.

Subsequent events

No other significant events, which could have a material impact, occurred between year-end 2025 and the date on which the Directors approved and authorized these financial statements for issue.

Future outlook

The Company intends to continue providing loan capital to related parties, with future profitability primarily dependent on the performance of its financing activities. In the current forecast environment, the Company will preserve its financial strength to meet ongoing demand while ensuring stable returns.

The Company's financial liabilities, primarily consisting of bonds, are fully secured by corresponding loans to the shareholder, which underpins its stable financial position. With this secure structure and in line with its strategic plans, the Company expects to maintain stable operations, with a solid outlook and minimal risk of liquidity or financial instability in the foreseeable future.

There are no special events that should be considered for the financial statements.

For further details regarding the Company's financial assets and liabilities, please refer to Note 8 and 11 of the Financial Statements.

Signing

The Hague, 12 February 2026

The Board of Directors:

R. Harinck

J. Salmeron Molina

S. Mera Uriarte

Financial Statements

Statement of financial position as at 31 December 2025

(before appropriation of result)

ASSETS	Notes	2025 EUR 1.000	2024 EUR 1.000
Non-current assets			
Loans and borrowings	8	3.527.267	5.058.193
Deferred tax assets	7	661	81
Other non-current assets		27	31
Total non-current assets		3.527.955	5.058.305
Current assets			
Loans and borrowings	8	540.641	1.557.155
Trade and other receivables	8	1.137	1.539
Cash and cash equivalents	9	677	1.239
Total current assets		542.455	1.559.933
TOTAL ASSETS		4.070.410	6.618.238
EQUITY AND LIABILITIES	Notes	2025 EUR 1.000	2024 EUR 1.000
Shareholders' equity			
Issued share capital	10	147.025	300.577
Share premium	10	-	146.449
Retained earnings		272.586	251.552
Unappropriated result		18.790	21.034
Total shareholders' equity		438.401	719.612
Non-current liabilities			
Loans and borrowings	11	3.092.252	5.063.907
Total non-current liabilities		3.092.252	5.063.907
Current liabilities			
Loans and borrowings	11	536.913	828.377
Trade and other payables	12	2.844	6.342
Total current liabilities		539.757	834.719
Total liabilities		3.632.009	5.898.626
TOTAL EQUITY AND LIABILITIES		4.070.410	6.618.238

The notes on pages 18 to 41 are an integral part of these financial statements.

Statement of comprehensive income for the year ended 31 December 2025

		2025	2024
	Notes	EUR 1.000	EUR 1.000
Interest income	5	154.194	200.435
Interest expense	5	(130.461)	(171.017)
Foreign currency translation difference	5	43	(7)
Net impairment gain on financial assets	8	3.243	752
Other financial expense		(761)	(1.195)
Operating result		26.258	28.968
Employee benefit costs	6	(521)	(591)
Other operating expenses		(289)	(376)
Operating expenses		(810)	(967)
Profit before tax		25.448	28.001
Income tax expense	7	(6.658)	(6.967)
Profit for the year		18.790	21.034
Other comprehensive income			
Exchange differences translation foreign operations		-	-
Total comprehensive income		18.790	21.034

The notes on pages 18 to 41 are an integral part of these financial statements.

Statement of changes in equity for the year ended 31 December 2025

	Issued share capital	Share premium	Retained earnings	Unappropriated result	Total equity
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
<u>Balance as at 1 January 2025</u>	300.577	146.449	251.552	21.034	719.612
Result for the year	-	-	-	18.790	18.790
Exchange differences translation foreign operations	-	-	-	-	-
Total comprehensive income for the year	-	-	-	18.790	18.790
Allocation of prior year result	-	-	21.034	(21.034)	-
Share Capital reduction	(153.552)	-	-	-	(153.552)
Share Premium reduction	-	(146.449)	-	-	(146.449)
<u>Balance as at 31 December 2025</u>	147.025	-	272.586	18.790	438.401

The notes on pages 18 to 41 are an integral part of these financial statements.

Statement of changes in equity for the year ended 31 December 2024

	Issued share capital	Share premium	Retained earnings	Unappropriated result	Total equity
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
<u>Balance as at 1 January 2024</u>	300.577	146.449	235.861	15.691	698.578
Result for the year	-	-	-	21.034	21.034
Exchange differences translation foreign operations	-	-	-	-	-
Total comprehensive income for the year	-	-	-	21.034	21.034
Allocation of prior year result	-	-	15.691	(15.691)	-
<u>Balance as at 31 December 2024</u>	300.577	146.449	251.552	21.034	719.612

The notes on pages 18 to 41 are an integral part of these financial statements.

Statement of cash flows for the year ended 31 December 2025

	2025 EUR 1.000	2024 EUR 1.000
Result before tax	25.448	28.004
Adjustments for:		
- Net finance income	(27.674)	(30.170)
- Others	4	4
Changes in working capital	(1.122)	(17)
Income tax paid	(9.213)	(5.587)
I. Cash flows used in operating activities	(12.557)	(7.766)
Investments in loans and receivables	(1.026)	(756.975)
Proceeds from loans and receivables settlement	2.530.335	1.613.395
Interest on loans and receivables received	175.568	175.526
Investment in other non-current assets	-	(5)
II. Cash flows generated from investing activities	2.704.877	1.031.941
Proceeds from loans and borrowings	(3)	(3)
Repayments of loans and borrowings	(2.225.287)	(857.923)
Share capital reduction	(153.552)	-
Share premium reduction	(146.449)	-
Interest on loans and borrowings paid	(167.591)	(165.647)
III. Cash flows used in financing activities	(2.692.882)	(1.023.573)
Net (decrease) / increase in cash and cash equivalents	(562)	602
Cash and cash equivalents at the beginning of the year	1.239	637
Cash and cash equivalents at the end of the year	10 677	1.239
Net (decrease) / increase in cash and cash equivalents	(562)	602

The notes on pages 18 to 41 are an integral part of these financial statements.

Notes to the financial statements

1. Reporting entity

Repsol International Finance B.V. (hereafter the 'Company'), is a Company domiciled in the Netherlands. The address of the Company's registered office is Koninginnegracht 19, 2514 AB, The Hague, the Netherlands. The Company's Chamber of Commerce registration number is 24251372.

The Company is a wholly owned subsidiary of Repsol S.A., located in Madrid, Spain. The Company belongs to the Repsol Group, a Spanish energy group whose vision is to be a global energy Company and one of the largest industrial groups in Spain. The Company is consolidated in the financial statements of Repsol S.A. available on the website www.repsol.com.

The principal activity of the Company is financing of affiliated companies.

The Company is primarily involved in:

- issuing subordinated bonds, bonds under a Euro Medium Term Note Programme in the Luxembourg Stock Exchange and advancing the net proceeds to various members of the Repsol Group.
- lending funds to and borrowing funds from affiliated companies.

Related to its activities as issuer of bonds that are listed in the Luxembourg Stock Exchange, the Company has chosen Luxembourg as its home Member State.

These financial statements were authorized for issue by the Board of Directors on 12 February 2026.

2. Basis of preparation

(a) Statement of compliance

The financial statements for the year ended 31 December 2025 have been prepared in accordance with IFRS Accounting Standards as adopted by the European Union and with Part 9 of Book 2 of the Dutch Civil Code.

(b) Functional and presentation currency

These financial statements are presented in EUR, which is the Company's functional currency. All amounts have been rounded to the nearest thousand, unless otherwise indicated.

The Company determined the EUR as its functional currency based on management analysis of all relevant indicators.

(c) Changes in Accounting Standards

The changes in accounting standards that have been applied by the Company as at 1 January 2025 have not had a significant impact on disclosures in the financial statements. The standards applicable from 1 January 2025 are:

Standards and amendments adopted by the European Union

- The amendments to IFRS 9 Financial Instruments and IFRS 7 Financial Instruments: Disclosures relating to amendments to the classification and measurement of financial instruments are effective from 1 January 2026.

- The Annual Improvements to IFRS Standards – Volume 11 are effective from 1 January 2026.

(d) Basis of measurement

The Management board considers it appropriate to adopt the going concern basis of accounting in preparing these financial statements based on a forecast analysis which supports the going concern assumption.

Each bond on the Financial Liabilities is backed by a Financial Assets in the form of a loan to the parent Company. For further details, please refer to Note 11.

The financial statements have been prepared on the historical cost basis.

(e) Statement of cash flows

The cash flow statement has been prepared using the indirect method. The cash items disclosed in the cash flow statement comprise cash at banks and in hand except for deposits with a maturity longer than three months. Cash flows denominated in foreign currencies have been translated at the exchange rates at the dates of the transactions. Interest on loans and borrowings received and dividends received are included in cash from investing activities. Interest on loans and borrowings paid and dividends paid are recognised as cash used in financing activities. Transactions not resulting in inflow or outflow of cash, such as entering into a direction to pay agreement as a method of loan settlement, are not recognised in the cash flow statement. The transactions within this type of payments that are not reflected in bank accounts are presented as non-cash transactions.

(f) Use of estimates and judgments

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

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

Recoverability of loans granted to group companies, multi-group companies, and affiliates

Please refer to Note 8 for further details regarding the recoverability of loans granted to group companies.

Assumptions and estimation uncertainties

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment at year end, is the measurement of fair value of the financial instruments.

Measurement of fair values

A number of the Company's accounting policies and disclosures require the measurement of fair values, specifically for financial assets and liabilities.

The Company has an established control framework with respect to the measurement of fair values.

When measuring the fair value of an asset or a liability, the Company uses market observable data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows.

- Level 1: Valuation based on a quoted price in an active market for identical assets or liabilities.
- Level 2: Valuation is based on a quoted price in an active market for similar financial assets or liabilities that rely on observable market inputs.
- Level 3: Valuation based on inputs for the asset or liability that are not directly observable in the market.

The most significant variables for valuing financial instruments vary depending on the type of instrument, but fundamentally include: exchange rates (spot and forward), interest rate curves, counterparty risk curves, prices of equity securities, and the volatilities of all the aforementioned factors. In all cases, market data is obtained from reputed information agencies or correspond to quotes issued by official bodies.

If the inputs used to measure the fair value of an asset or a liability might be categorized in different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

3. Material accounting policy information

(a) Financial instruments

The Company classifies its non-derivative financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI or through profit and loss)
- those to be measured at amortized cost

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

The Company classifies non-derivative financial liabilities into the other financial liabilities category.

(i) Non-derivative financial assets and financial liabilities – recognition and derecognition

The Company initially recognises loans and receivables and debt securities issued on the trade date. All other financial assets and financial liabilities are also initially recognized on the trade date.

The Company derecognizes a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred, or it neither transfers nor retains substantially all of the risks and rewards of ownership and does not retain control over the transferred asset. Any interest in such derecognized financial assets that is created or retained by the Company is recognized as a separate asset or liability.

The Company derecognizes a financial liability when its contractual obligations are discharged or cancelled or expired.

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

(ii) Non-derivative financial assets – measurement

Financial assets at amortized cost

The Company classifies its financial assets as at amortized cost only if both of the following criteria are met:

- a. the asset is held within a business model whose objective is to collect the contractual cash flows, and

- b. the contractual terms give rise to cash flows that are solely payments of principal and interest.

These are financial assets with fixed or determinable payments that the Company does not intend to sell immediately or in the near term. They arise when the Company delivers goods or provides services or financing directly to a related or third party.

These assets are initially recognized at fair value plus any directly attributable transaction costs. Subsequent to initial recognition, they are measured at amortized cost using the effective interest method.

(iii) Non-derivative financial liabilities – measurement

Non-derivative financial liabilities are initially recognized at fair value less any directly attributable transaction costs. Subsequent to initial recognition, these liabilities are measured at amortized cost using the effective interest method.

(b) Impairment

Financial instruments

The Company assesses the expected credit losses associated with its debt instruments carried at amortized cost and fair value through operating comprehensive income. Expected credit losses are updated at each reporting date to reflect changes in credit risk since initial recognition and, consequently, more timely information is provided about expected credit losses. Under this model:

Stage 1: At the time of initial recognition, expected loss is calculated taking into account the probability of default in the first 12 months (for trade receivables, the calculation is spread over the life of the instrument).

Stage 2: When there is a significant increase in risk, expected loss is calculated for the entire life of the instrument.

Stage 3: For instruments that are already impaired, expected loss is calculated for the entire life of the instrument with effective interest on amortized cost net of the amount of the impairment.

The expected credit loss is impacted by the exposure to default, the probability of default and the loss given default. The exposure to default represents the gross amounts of the financial assets. The probability of default is determined based on available statistics regarding the default rates of enterprises with a similar credit rating, in the same region and for the applicable time horizon, resulting in a general default rate of 0,14% (2024: 0,14%). There have not been any significant changes in the assumptions used and methodology applied between 2024 and 2025 in determining the expected credit loss.

(c) Cash and cash equivalents

Cash and cash equivalents comprise balances held with banks. Cash and cash equivalents are stated at face value.

(d) Trade and other payables

These amounts represent liabilities for goods and services provided to the group prior to the end of the financial year which are unpaid. Trade and other payables are presented as current liabilities, unless payment is not due within 12 months after the reporting period. They are recognised initially at their fair value and subsequently measured at amortised cost using the effective interest method.

(e) Employee benefits***Defined contribution pension plans***

Obligations for contributions to defined contribution plans are expensed as the related service is provided. Repsol International Finance B.V. has recognized defined contribution pension plans for employees.

The annual cost of these plans is recognized under *Employee benefit costs* in the statement of comprehensive income.

(f) Finance income and finance costs

Finance income (the revenue of the Company) comprises interest income on funds invested that are recognized in profit or loss. Interest income is recognized as it accrues in profit or loss, using the effective interest method.

Finance costs comprise interest expense on borrowings and impairment losses recognized on financial assets (other than trade receivables and derivatives) that are recognized in profit or loss.

Changes in the fair value of derivatives are reported on a net basis as either finance income or finance costs depending on whether the changes in the fair value of derivatives represent a net gain or net loss position.

Foreign currency gains and losses are reported on a net basis as either finance income or finance costs depending on whether foreign currency movements are in a net gain or net loss position.

(g) Foreign currency

Transactions in foreign currencies are translated to the functional currency of the Company at exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are translated into the functional currency at the exchange rate when the fair value was determined. Foreign currency differences are generally recognized in profit or loss. Non-monetary items that are measured based on historical cost in a foreign currency are not translated.

(h) Income taxes

Corporate income tax expense comprises current and deferred tax. It is recognized in profit or loss.

(i) Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to tax payable or receivable in respect of previous years. It is measured using tax rates enacted or substantively enacted at the reporting date. Current tax also includes any tax arising from dividends.

Current tax assets and liabilities are offset only if certain criteria are met.

(ii) Deferred tax

Deferred tax is recognized in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognized for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business

- combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Company is able to control the timing of the reversal of the temporary differences and it is probable that they will not reverse in the foreseeable future; and
 - taxable temporary differences arising on the initial recognition of goodwill.

Deferred tax assets are recognized for unused tax losses, unused tax credits and deductible temporary differences to the extent that it is probable that future taxable profits will be available against which they can be used. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized; such reductions are reversed when the probability of future taxable profits improves.

Unrecognized deferred tax assets are reassessed at each reporting date and recognized to the extent that it has become probable that future taxable profits will be available against which they can be used.

Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, using tax rates enacted or substantively enacted at the reporting date.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Company expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

Deferred tax assets and liabilities are offset only if certain criteria are met.

4. New standards and interpretations not yet adopted

The standards and amendments to standards that have been issued by the IASB and endorsed by the European Union and which will be mandatory in future reporting periods are listed below:

- IFRS 18 Presentation and Disclosure in Financial Statements is effective from 1 January 2027.
- The amendments to IAS 21 The Effects of Changes in Foreign Exchange Rates relating to the translation to a hyperinflationary presentation currency are effective from 1 January 2027.

Given the nature and scope that the application of the new standards or its prospective application, there was no material impact on the financial statements for the year.

5. Financial result

A breakdown of interest income and interest expense can be presented as follows:

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Loans and receivables to shareholder	132.563	174.831
Loans and receivables to related parties	21.631	25.604
Total interest income	<u>154.194</u>	<u>200.435</u>
Loans and borrowings from and to related parties	-	(220)
Bonds and other securities	(130.461)	(170.797)
Total interest expense	<u>(130.461)</u>	<u>(171.017)</u>

Foreign currency translation

The foreign currency translation differences changed from an expense of EUR 7 thousand for the year ended 31 December 2024, to an income of EUR 43 thousand for the year ended 31 December 2025. The foreign currency translation differences are mainly influenced by (i) movements and fluctuations in the exchange rate of the functional currency compared to other currencies and (ii) movements and fluctuations in the net financial position in other currencies.

6. Employee benefit costs

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Wages and salaries	457	522
Social security contributions	53	69
Pension Provisions and Supplements	11	19
Total employee benefit costs	<u>521</u>	<u>591</u>

Repsol International Finance B.V. has defined contribution plans for its employees, which conform to current legislation. The annual cost included in 'Employee benefit costs' in the statement of comprehensive income in relation to the defined contribution plans detailed above amounted to EUR 10 thousand in 2025 (2024: EUR 19 thousand). None of the employees work outside the Netherlands.

7. Income taxes

Corporate income tax

The Company is subject to Dutch corporate income tax at the general rate of 25,8% (2024: 25,8%), 19% on the first EUR 200 thousand taxable profits (2024: 19% on the first EUR 200 thousand). The structure of Corporate Income Taxes will not change in 2026, remaining at EUR 200 thousand on the lower bracket with a rate of 19% and a general rate of 25,8%.

Corporate income tax recognized in statement of comprehensive income

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Current income tax expense	5.715	6.988
Deferred income tax expense/(benefit)	943	(21)
Income tax expense	<u>6.658</u>	<u>6.967</u>

Reconciliation of effective tax rate

	2025		2024	
	<u>%</u>	<u>EUR 1.000</u>	<u>%</u>	<u>EUR 1.000</u>
Result before tax		25.448		28.001
Tax using the Company's domestic tax rate	25,8	6.566	25,8	7.224
Other impact	0,4	92	(0,9)	(257)
Income tax expense	<u>26,2</u>	<u>6.658</u>	<u>24,9</u>	<u>6.967</u>

No income tax credit related to withholding taxes regarding interest on loans with counterparties from countries with whom The Netherlands has a tax treaty has been considered in determining the income tax payable to the Dutch tax authorities (2024: nil).

Movement in deferred tax balances

2025	Net balance as at	Deferred tax	FX and other	Net balance as at	Deferred	Deferred
	1 January	movements	movements	31 December	tax assets	tax liabilities
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Loans and borrowings	81	(837)	1.417	661	661	-
Net deferred tax assets (liabilities)	81	(837)	1.417	661	661	-
2024	Net balance as at	Deferred tax	FX and other	Net balance as at	Deferred	Deferred
	1 January	movements	movements	31 December	tax assets	tax liabilities
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Loans and borrowings	1.583	(194)	(1.308)	81	81	-
Net deferred tax assets (liabilities)	1.583	(194)	(1.308)	81	81	-

Considering the deferred tax balances are related to the impairment on financial assets, which is calculated as the 12 months expected credit losses, the deemed recovery of the deferred tax asset is within 12 months.

Unrecognized deferred tax assets and liabilities

As at 31 December 2025, the Company does not have unrecognized deferred tax assets or deferred tax liabilities (2024: none).

Government and legal proceedings with tax implications

In accordance with prevailing tax legislation, tax returns cannot be considered final until they have been inspected by the tax authorities or until the inspection period has expired. The Dutch Tax Authorities have imposed final corporate income tax assessments for the Company regarding the years up to and including 2022. Whenever discrepancies arise between the Company and the tax authorities with respect to the tax treatment applicable to certain operations, the Company acts with the authorities in a transparent and cooperative manner in order to resolve the resulting controversy, using the legal avenues at its disposition with a view to reaching non-litigious solutions. Neither as at 31 December 2025 nor as at 31 December 2024, the Company has not recognized any provisions to cover contingencies associated with lawsuits and other tax matters in the statement of financial position.

Minimum taxation (OECD Pillar II)

In October 2021, 137 countries of the OECD Inclusive Framework reached a political agreement to establish common rules to ensure minimum taxation of multinational groups. This agreement was finalized in December 2021 with the publication of model rules that guarantee an effective global taxation of 15%.

In December 2022, the 27 Member States of the EU approved a Directive, based substantially on the OECD model rules, which must be transposed into the national legislation of each Member State before the end of 2024, for its entry into force in the fiscal year 2024.

The Netherlands approved national legislation with the bill for the Minimum Tax Act 2024. Beyond a significant increase in formal compliance costs, the Company does not expect significant economic impacts from the

application of this new regulation, as it is already subject to effective tax rates much higher than 15%. The Company's profits and average effective tax rate are expected to be like the commercial result and the domestic effective tax rate.

In addition, the Company does not expect to apply in The Netherlands any Income Inclusion Rule (IIR) or Undertaxed Payments Rule (UTPR).

8. Loans and borrowings and trade and other receivables

	2025	2024
	EUR 1.000	EUR 1.000
Loans to shareholder	3.615.634	5.873.947
Loans to related parties	454.401	746.771
Loss allowance debt investments at amortised cost	(2.127)	(5.370)
Total loans and borrowings	4.067.908	6.615.348
Accounts receivable from shareholder	852	-
Other receivables	285	1.538
Total trade and other receivables	1.137	1.539
Total receivables	4.069.045	6.616.887
	2025	2024
	EUR 1.000	EUR 1.000
Non-current	3.527.267	5.058.193
Current	540.641	1.557.155
Total loans and borrowings	4.067.908	6.615.348

The total of accrued interest included in current loans and borrowings amounts to 44.115 EUR thousand (2024: EUR 89.106 thousand). The principal of the loans and borrowings amounts (including the expected loss required by IFRS 9) of EUR 4.023.793 thousand (2024: EUR 6.526.242 thousand).

As of 2025, the Company maintains a deposit with Repsol Financial Trading S.A.R.L., amounting to EUR 449.627 thousand (2024: EUR 746.771 thousand).

More information regarding the loans to shareholder and other related parties is included in Note 15.

Loss allowance debt investments at amortized cost

The Company has one type of financial assets that is subject to the expected credit loss model:

- Loans and borrowings at amortized cost

If at the reporting date the credit risk on a financial instrument has not increased significantly since initial recognition, the loss allowance for that financial instrument is measured at an amount equal to 12-month expected credit losses. Applying the expected credit risk model resulted in a decrease to EUR 5.370 thousand on 31 December 2024 and a decrease to EUR 2.127 thousand in the current reporting period. The net impairment gain of EUR 3.243 thousand (2024: EUR 752 thousand) has been presented as part of the financial result in the statement of comprehensive income.

The loss allowances for financial assets are based on assumptions about risk of default and expected loss rates based on past history, existing market conditions and information obtained from international rating agencies.

The Company has not and has not been asked to grant any payment holidays on their loans issued to group companies.

Current and non-current financial assets

The tables below include the carrying amounts and fair values of financial assets, including information on their levels in the fair value hierarchy. They do not include fair value information for financial assets not measured at fair value if the carrying amount is a reasonable approximation of fair value.

The breakdown of the different concepts that are included on the balance sheet is as follows:

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Non-current non-derivative financial assets	3.527.267	5.058.193
Current non-derivative financial assets	541.318	1.558.394
Total financial assets	<u>4.068.585</u>	<u>6.616.587</u>

The Company's financial assets, classified by type of asset, are measured at amortized cost and are stated at their principal amounts as at 31 December 2025.

The fair value of the financial assets measured at amortized cost is detailed in the following table:

	Carrying amount		Fair value	
	2025	2024	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Non-current	3.527.267	5.058.193	3.073.695	4.261.298
Current	540.641	1.557.155	540.407	1.553.178
Total loans and receivables	<u>4.067.908</u>	<u>6.615.348</u>	<u>3.614.102</u>	<u>5.814.476</u>

The techniques used to value the financial assets, all classified as level 2 for fair value hierarchy purposes, are based, in keeping with prevailing accounting rules, on an income approach and consist of discounting known or estimated future cash flows (estimated using implied forward curves provided by the market in the case of derivatives) to present value using discount curves built from benchmark market interest rates adjusted for credit risk as a function of the terms of the various instruments.

The return accrued on the financial assets disclosed in the table above was equivalent to an average interest rate of 2,77% in 2025 and 2,79% in 2024, respectively.

The maturity of non-current financial assets measured at amortized cost is as follows:

	2025	2024
	EUR 1.000	EUR 1.000
Year 2	1.490.805	496.795
Year 3	745.650	1.490.805
Year 4	-	-
Year 5	746.745	-
Subsequent years	544.067	3.070.593
Balance as at 31 December	<u>3.527.267</u>	<u>5.058.193</u>

Each bond on the Financial Liabilities is backed by a Financial Asset in the form of a loan to the parent Company. The Company intends to redeem the subordinated bonds at the first call date, in accordance with the terms and conditions specified in the relevant agreement. Consequently, the loans to Repsol S.A. which back undated bonds have a maturity matching the first call date.

9. Cash and cash equivalents

	2025	2024
	EUR 1.000	EUR 1.000
Cash (equivalents) at bank	<u>677</u>	<u>1.239</u>

All cash and bank balances are available on demand.

10. Shareholder's equity

Issued share capital

The authorized and paid-in share capital of the Company consist of 147.025 shares with a par value of EUR 1.000. There are no specific rights, preferences and/or restrictions applicable. During 2025 the Company reduced its Share Capital by 153.552 thousand (2024: nil) using excess liquidity. The reduction was performed in accordance with Dutch law.

Share premium

The share premium reserve concerns the receipts from the issuance of shares as far as this exceeds the nominal value of the shares and amounts EUR 0 thousand (2024: EUR 146.449 thousand). During 2025 the Company reduced its Share Premium by 146.449 thousand (2024: nil) using excess liquidity. The reduction was performed in accordance with Dutch law.

Dividend distribution

During 2025 no dividend was declared by the Company (2024: nil).

Unappropriated result

- Appropriation of result for the financial year 2024

The Annual report 2024 was adopted in the General Meeting held on 14 February 2025. The General Meeting has determined the appropriation of result by adding it to retained earnings in accordance with the proposal being made to that end.

- Proposal for appropriation of result for the financial year 2025

The General Meeting of Shareholders will be asked to approve the following appropriation of the result for the year 2025: an amount of EUR 18.790 thousand to be added to the retained earnings. The result for the year 2025 is included under the unappropriated result item in the shareholder's equity.

The Company can only make payments to the shareholder and other parties entitled to the distributable profit in so far as

(1) the Company can continue to pay its outstanding debts after the distribution (the so-called distribution test), and

(2) the shareholder's equity exceeds the legal reserves and statutory reserves under the articles of association to be maintained (the so-called balance sheet test). If not, management of the Company shall not approve the distribution.

Capital management

The Company's primary objective is to maintain an optimal capital structure that supports its ability to continue as a going concern and safeguard the return for its shareholder, as well as the profits for the holders of equity instruments.

The Company's capital structure includes share capital, reserves and retained earnings. Specifically, the capital management policy is designed to ensure that a reasonable level of debt is maintained.

11. Loans and borrowings

Non-current liabilities

	2025	2024
	EUR 1.000	EUR 1.000
Bond and other securities	3.092.252	5.063.907
Total non-current loans and borrowings	3.092.252	5.063.907

Current liabilities

	2025	2024
	EUR 1.000	EUR 1.000
Bond and other securities	536.913	828.377
Total current loans and borrowings	536.913	828.377

The total of accrued interest included in current bonds and other securities amounts to EUR 36.913 thousand (2024: EUR 78.377 thousand).

The amortized cost of the principal of the bonds and other securities amounts to EUR 3.592.252 thousand (2024 EUR 5.813.907 thousand).

The total of accrued interest included in current loans from related parties amounts to EUR 0 thousand (2024: EUR 0 thousand). The principal of the loans from related parties amounts of EUR 0 thousand (2024: EUR 0 thousand).

More information about loans and borrowings is included in Notes 13 and 14.

Current and non-current financial liabilities

The tables below include the carrying amounts and fair values of financial liabilities, including information on their levels in the fair value hierarchy. They do not include fair value information for financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

This note discloses the categories of financial liabilities acquired (excluding interest) included in the balance sheet line-items outlined below:

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Non-current non-derivative financial liabilities	3.092.252	5.063.907
Current non-derivative financial liabilities	500.000	750.000
Total financial liabilities	<u>3.592.252</u>	<u>5.813.907</u>

The maturity of non-current financial liabilities measured at amortized cost is as follows:

	2025	2024
	<u>EUR 1.000</u>	<u>EUR 1.000</u>
Year 2	748.207	503.232
Year 3	-	1.501.793
Year 4	-	1.341
Year 5	749.531	709
Subsequent years	99.956	1.576.499
Undated	1.496.608	1.480.333
Balance as at 31 December	<u>3.094.302</u>	<u>5.063.907</u>

Following is a breakdown of the financial liabilities acquired at their principal amount, most of which are secured with a guarantee from Repsol, S.A., as at 31 December 2025 and 2024:

As at 31 December 2025	Financial liabilities	Financial liabilities	Total	Fair value
	held for trading	at amortized cost		
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Bonds and other securities	-	3.092.252	3.092.252	3.094.743
Non-current financial liabilities	-	3.092.252	3.092.252	3.094.743
Bonds and other securities	-	500.000	500.000	499.765
Current financial liabilities	-	500.000	500.000	499.765
Total financial liabilities	-	<u>3.592.252</u>	<u>3.592.252</u>	<u>3.594.508</u>

The outstanding bonds as at 31 December 2025 are the following:

ISIN number	Bond	Date issue	Currency	Nominal outstanding (in Millions)	Average rate %	Marurity	Listed
XS1148073205	EUROBOND 2026 ⁽¹⁾	10/12/2014	EUR	500	2,250%	10/12/2026	LuxSE
XS2035620710	EUROBOND 2027 ⁽¹⁾	02/08/2019	EUR	750	0,250%	02/08/2027	LuxSE
XS2156583259	EUROBOND 2030 ⁽¹⁾	15/04/2020	EUR	750	2,625%	15/04/2030	LuxSE
XS1352121724	EUROBOND 2031 ⁽¹⁾	27/01/2016	EUR	100	5,375%	27/01/2031	LuxSE
XS2320533131	HYBRID 2021 6YR ⁽¹⁾	22/03/2021	EUR	750	2,500%	Undated	LuxSE
XS2186001314	HYBRID 2020 8.5YR NC ⁽¹⁾	11/06/2020	EUR	750	4,247%	Undated	LuxSE
				3.600			

Note:

(1) Issues made under the EMTN Program, secured by Repsol, S.A, and for a maximum of €13.000 million.

The details of these subordinated bond issues are as follows:

- In 2020 the Company issued two series of subordinated bonds guaranteed by Repsol S.A for a total amount of 1.5 billion euros of a perpetual nature or without a maturity date, redeemable at the issuer's request starting from the sixth and eighth year respectively, or in certain circumstances set forth in the terms and conditions. As of 31 December 2025, 750 million euros of these bonds had been redeemed.
- In 2021 the Company issued a series of subordinated bonds guaranteed by Repsol S.A. for a total amount of 750 million euros, with a perpetual nature or without a maturity date, redeemable at the issuer's request starting from the sixth year, or in certain circumstances set forth in the terms and conditions.

The bonds have been placed among qualified investors and are listed on the Luxembourg Stock Exchange.

Regarding the bonds with undated maturity, the issuer retains the option to defer coupon payments in accordance with the terms and conditions of the issuance. Such deferrals will not be considered an event of default. Deferred coupon payments will accrue and must be settled under certain conditions, as specified in the bond's terms and conditions.

As at 31 December 2024	Financial liabilities		Total EUR 1.000	Fair value EUR 1.000
	held for trading	at amortized cost		
	EUR 1.000	EUR 1.000		
Bonds and other securities	-	5.063.907	5.063.907	5.034.176
Other liabilities	-	-	-	-
Non-current financial liabilities	-	5.063.907	5.063.907	5.034.176
Bonds and other securities	-	750.000	750.000	745.418
Other liabilities	-	-	-	-
Current financial liabilities	-	750.000	750.000	745.418
Total financial liabilities	-	5.813.907	5.813.907	5.779.594

The outstanding bonds as at 31 December 2024 were the following:

ISIN number	Bond	Date issue	Currency	Nominal outstanding (in Millions)	Average rate %	Marurity	Listed
XS2156581394	EUROBOND 2025 ⁽¹⁾	15/04/2020	EUR	750	2,000%	15/12/2025	LuxSE
XS1148073205	EUROBOND 2026 ⁽¹⁾	10/12/2014	EUR	500	2,250%	10/12/2026	LuxSE
XS2035620710	EUROBOND 2027 ⁽¹⁾	02/08/2019	EUR	750	0,250%	02/08/2027	LuxSE
XS2156583259	EUROBOND 2030 ⁽¹⁾	15/04/2020	EUR	750	2,625%	15/04/2030	LuxSE
XS1352121724	EUROBOND 2031 ⁽¹⁾	27/01/2016	EUR	100	5,375%	27/01/2031	LuxSE
XS1207058733	HYBRID 2015 10YR NC ⁽²⁾	25/03/2015	EUR	726	4,500%	25/03/2075	LuxSE
XS2320533131	HYBRID 2021 6YR ⁽¹⁾	22/03/2021	EUR	750	2,500%	Undated	LuxSE
XS2185997884	HYBRID 2020 6YR NC ⁽¹⁾	11/06/2020	EUR	750	3,750%	Undated	LuxSE
XS2186001314	HYBRID 2020 8.5YR NC ⁽¹⁾	11/06/2020	EUR	750	4,247%	Undated	LuxSE
				5.826			

Note:

(1) Issues made under the EMTN Program, secured by Repsol, S.A. and for a maximum of €13.000 million.

(2) Subordinated bond (does not correspond to any open-ended or shelf program) with a coupon that will be revised on March 25, 2025 and March 25, 2045.

The main inputs used to value financial liabilities vary by instrument but are mainly interest rate curves, counterparty risk curves, equity prices and volatility metrics for all of the listed inputs. In all instances the market data are obtained from reputed information providers or correspond to the prices published by official bodies.

In relation with liquidity risk, disclosure of maturities relevant to Repsol funding as at 31 December 2025 and 2024 is provided in Note 14.

The breakdown of average loan balances outstanding and cost by instrument is as follows:

	2025		2024	
	Average volume EUR million	Average cost %	Average volume EUR million	Average cost %
Bonds	4.891	2,7	6.478	2,6
Loans from related parties	1	-	5	4,3
Total	4.892	2,7	6.483	2,6

Bonds and other securities

The chart below discloses issues, buybacks and repayments of debt securities (recognized under current and non-current *Bonds*) in 2025 and 2024 (excluding accrued interest amounts):

	Balance as at 31 Dec 2024	(+) Issuances	(-) Repurchases or reimbursement	(+/-) Exchange rate and other adjustments	Balance as at 31 Dec 2025
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Bonds	5.813.907	-	(2.225.291)	3.636	3.592.252
Total	5.813.907	-	(2.225.291)	3.636	3.592.252

	Balance as at 31 Dec 2023	(+) Issuances	(-) Repurchases or reimbursement	(+/-) Exchange rate and other adjustments	Balance as at 31 Dec 2024
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Bonds	6.658.548	-	(3)	(844.638)	5.813.907
Total	6.658.548	-	(3)	(844.638)	5.813.907

Key issues and repayments carried out in 2025

The Company has a medium term note program (the EUR 13.000.000.000 *Guaranteed Euro Medium Term Note (EMTN) Programme*) which is registered with the *Luxembourg Commission de Surveillance du Secteur Financier*.

Under the scope of this program:

The Company applies for the admission to trading on the Luxembourg Stock Exchange any bonds to be issued under the Programme, as the Company filed with the competent authorities the relevant Base Prospectus (and its Supplements, when appropriate) in accordance with the laws and regulations governing public offers of securities and their admission to trading in regulated markets.

No new bonds were issued by the Company during 2025 under the EMTN Programme.

In 2025 the below listed bond issued under the EMTN Programme had the following changes:

- On March 25 2025, the Company exercised its contractual right to redeem the currently outstanding notes related to its long-term bond issuance. The bond, with a principal amount of EUR 725.985.000 and a maturity date originally set for the year 2075, bore a fixed interest rate of 4,5%.
- On June 27, 2025, the Company issued a tender offer for its undated notes (EUR 750 million, 3.75%) at 100.8% of par, achieving an acceptance rate of 81.13%. On October 27, 2025, the Company exercised its clean-up call right for the remaining outstanding amount, completing the full redemption of the notes.
- A 5-year bond issued by the Company on 15 April 2020, in the amount of EUR 750 million of the aggregate nominal amount with a fixed rate of 2%, matured and was repaid on 15 December 2025.

Key issues and repayments carried out in 2024

The Company has a medium term note program (the EUR 13.000.000.000 Guaranteed Euro Medium Term Note (EMTN) Programme).

In 2024 the below listed bonds issued under the EMTN Programme matured:

- A 4-year bond issued by the Company on 05 October 2020, in the amount of EUR 850 million at 100,815% of the aggregate nominal amount with a fixed rate of 0,125%, matured and was repaid on 05 October 2024.

Guaranteed debt security issues

In general, the terms and conditions of the bonds include standard early termination clauses. In the case of the bonds issued by the Company and guaranteed by Repsol, S.A. under the EMTN Programme (face value of EUR 2.100 million (EUR 2.850 million in 2024), the terms and conditions of the bonds (except the undated subordinated bonds) contain certain early termination clauses (including cross-acceleration and cross default, applicable to the issuer and the guarantor) and negative pledge covenants in relation to future bonds issues (as long as any of the bonds remain outstanding, the issuer and the guarantor undertakes not to create or have outstanding any mortgage, charge, pledge, lien or other security interest upon the whole or any part of its undertaking, assets or revenues or to secure any guarantee of or indemnity in respect to any bonds).

If an event of default is triggered, the trustee, at its sole discretion or at the behest of the holders of at least one-fifth of the series of the affected bonds or on the basis of an extraordinary bondholder resolution, is entitled to declare all the obligations under the bonds due and payable immediately. In addition, the holders of the bonds issued since 2014 may elect to have their bonds redeemed upon a change of control at Repsol if such change of control results in Repsol's credit ratings being downgraded to below investment grade status.

As regards the undated subordinated bonds (face value of EUR 1.500 million at 31 December 2025; EUR 2.976 million at 31 December 2024) the issuer can defer the coupon payments without triggering an event of default. Coupons so deferred will be cumulative and must be paid in certain cases described in the related terms and conditions of the issue.

Repsol Group was not in breach of any of its financial obligations or of any other obligation that could trigger the early repayment of the bonds issued by the Company.

Other financial liabilities

The chart below discloses issuances, repurchases and reimbursements of other financial liabilities (recognized under current and non-current *Loans and borrowings*) in 2025 and 2024 (principal amounts only):

	Balance as at 31 Dec 2024 EUR 1.000	(+) Issuances EUR 1.000	(-) Repurchases or reimbursement EUR 1.000	(+/-) Exchange rate and other adjustments EUR 1.000	Balance as at 31 Dec 2025 EUR 1.000
Loans from related parties	-	3.224	(3.224)	-	-
Total	-	3.224	(3.224)	-	-

	Balance as at 31 Dec 2023 EUR 1.000	(+) Issuances EUR 1.000	(-) Repurchases or reimbursement EUR 1.000	(+/-) Exchange rate and other adjustments EUR 1.000	Balance as at 31 Dec 2024 EUR 1.000
Loans from related parties	6.878	800	(7.923)	245	-
Total	6.878	800	(7.923)	245	-

As of 31 December 2024, repurchases amounted to EUR 7.923 thousand, which included the repayments during the year and the loan payable settlement with Terminales Canarias, S.L.

12. Trade and other payables

	2025 EUR 1.000	2024 EUR 1.000
Accounts payable to shareholder	58	52
Accounts payable to related parties	(27)	(20)
Tax liabilities	2.668	6.262
· Corporate income tax	2.629	6.182
· Value added tax	25	66
· Wage tax and social securities	14	14
Other payables	144	47
· Trade payables to suppliers	122	36
· Other payables	22	11
Total trade and other payables	2.844	6.342

13. Net debt

The positive net debt of the Company can be specified as follows:

	2025	2024
	EUR 1.000	EUR 1.000
Cash and cash equivalents	677	1.239
Investments - receivable within one year	540.641	1.557.155
Borrowings - repayable within one year	(536.913)	(828.377)
Current net debt	4.405	730.017
Investments - receivable after one year	3.527.267	5.058.193
Borrowings - repayable after one year	(3.092.252)	(5.063.907)
Non-current net debt	435.015	(5.714)
Total net debt	439.420	724.303

A breakdown of the net debt by interest rate profile can be shown as follows:

	2025	2024
	EUR 1.000	EUR 1.000
Cash and cash equivalents	677	1.239
Net debt - fixed interest rates	(10.884)	(16.946)
Net debt - variable interest rates	449.627	740.010
Total net debt	439.420	724.303

Derivative transactions

The Company does not have derivative financial instruments, neither as at 31 December 2025 nor 31 December 2024.

Guarantees

The Company does not have extended guarantees to third parties or Repsol Group companies whose assets, liabilities and earnings are not presented in the financial statements, neither as at 31 December 2025 nor 31 December 2024.

14. Financial risk management

The Company identifies, evaluates and mitigates financial risks in close cooperation with its Parent Company's Financial Risk Department. This department, with the aim to promote best practices, monitors and manages the financial risks relating to the operations of the Company through internal risk reports which analyses exposures by degree and magnitude of risks.

The Company has procedures and policies in place to control risks related to financial instruments. These policies and procedures include a clear segregation of duties between operating, settlement, accounting and controlling of all financial instruments used. The management of each Group entity is involved in the risk management process.

The main financial risks are market risk, credit risk and liquidity risk.

In relation to the process of transition to new benchmark interest rates in different jurisdictions worldwide (IBOR reform), the Company has reviewed its contracts according to the calendar of implementation of the IBOR reform, with the objective to identify those with interest rate clauses that impacted, as well as on the substitute interest rate clauses (“fall back” clauses) included in them. The reform has not meant a change in the interest rate financial risk management policy.

Market risk

The Company’s activities expose it primarily to the market risks of changes in currency exchange rates, interest rates and credit ratings. Market risk (the risk that changes in market prices, such as currency exchange rates and interest rates) will affect the Company’s income or the value of its holdings of financial instruments.

Interest rate risk

The market value of the Company’s net financing and net interest expenses could be affected as a consequence of interest rate fluctuations that could affect the interest income and interest costs of financial assets and liabilities tied to floating interest rates, as well as the fair value of financial assets and financial liabilities tied to a fixed interest rate.

When considered appropriate, the Company may decide to mitigate the interest rate risk by means of derivative financial instruments for which there is a liquid market, these hedging mechanisms are limited and, therefore, could be insufficient. Consequently, changes in interest rates could have an adverse effect on the Company’s business, results and financial position.

Exposure to interest rate risk

The interest rate profile of the Company’s interest-bearing financial instruments as reported to management of the Company is as follows:

EUR (million)	<u>2025</u>	<u>2024</u>
Fixed-rate financial instruments	(11)	(17)
Variable rate financial instruments	450	740
Net interest bearing financial instruments	<u>439</u>	<u>723</u>

Sensitivity analysis

A reasonably possible change of 50 basis points in interest rates at the reporting date would have increased (decreased) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant.

EUR (million)	Result for the year	
	<u>2025</u>	<u>2024</u>
Increase of 50 bps	2	4
Decrease of 50 bps	<u>(2)</u>	<u>(4)</u>

There is no significant impact on equity.

Credit rating risk

Credit ratings affect the pricing and other conditions under which the Company is able to obtain financing. Any downgrade in the credit rating could restrict or limit the Company's access to the financial markets, increase its new borrowing costs and have a negative effect on its liquidity.

Credit risk

Credit risk is the risk of financial loss to the Company if a counterparty to a financial instrument fails to meet its contractual obligations. Credit risk arises principally from the Company's loans receivable from related parties and unsettled derivatives whose fair value is positive. The Company attempts to minimize the counterparty credit risk associated with the financial instruments used by selecting counterparties that it assumes to be creditworthy, given their credit ratings.

The carrying amount of financial assets represents the maximum credit exposure.

Loans receivable from related parties

The credit risk of each loan is influenced by the individual characteristics of each counterparty. The Company applies IFRS 9 therefore if, at the reporting date, the credit risk on a financial instrument has not increased significantly since initial recognition, the loss allowance for that financial instrument is measured at an amount equal to 12-month expected credit losses. To assess whether there is a significant increase in credit risk the Company compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportive forwarding-looking information. However, the Company is not exposed to a significant credit risk due to the credit rating and liquidity of the debtors. No loan was overdue as at 31 December 2025 and 31 December 2024.

Derivative financial instruments

The derivative financial instruments are entered at investment grade with bank and financial institution counterparties that meet the standards of solvency in accordance with the market conventions regulating these kinds of financial transactions.

Cash and cash equivalents

The Company held cash and cash equivalents of EUR 677 thousand as at 31 December 2025 (2024: EUR 1.239 thousand). The cash and cash equivalents are held with bank and financial institution counterparties.

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. In this regard, the Company has a positive net debt balance of EUR 439 million as at 31 December 2025 (2024: EUR 724 million) and an excess of current assets over current liabilities of EUR 3 million as at 31 December 2025 (2024: EUR 725 million).

The Company's Treasury Department controls and monitors its financial needs ranging from the production of daily cash flow forecasts to the financial planning involved in the annual budgets and Repsol Group's strategic plan; it maintains diversified and stable sources of financing that facilitate efficient access to financial markets, all

within the framework of a financing structure that is compatible with Repsol Group's credit rating in the investment grade category. As a result, the Company relies on its shareholder to cover any incidental liquidity needs through issuance of additional loans.

Exposure to liquidity risk

The following are the remaining contractual maturities of financial liabilities at the reporting date. The amounts are gross and undiscounted, and include estimated interest payments:

		Financial liabilities as at 31 December 2025						
EUR (million)		2026	2027	2028	2029	2030	subsequent	TOTAL
Bonds		89	88	119	57	57	1.668	2.078
Other liabilities		-	-	-	-	-	-	-
Total		89	88	119	57	57	1.668	2.078

		Financial liabilities as at 31 December 2024						
EUR (million)		2025	2026	2027	2028	2029	subsequent	TOTAL
Bonds		981	649	1.623	118	118	3.205	6.694
Other liabilities		-	-	-	-	-	-	-
Total		981	649	1.623	118	118	3.205	6.694

15. Related parties

Parent and ultimate controlling party

The Company is a wholly owned subsidiary of Repsol, S.A, incorporated in Madrid, Spain. Repsol, S.A. is a Spanish energy company a Spanish energy group whose vision is to be a global energy company and one of the largest industrial groups in Spain.

The Company undertakes transactions with related parties on an arm's length basis. For the purposes of presenting this information, the following are considered to be related parties:

- Major shareholders: the Company's significant shareholder that is deemed a related party is Repsol, S.A. (100% share capital as at 31 December 2025 and 2024) and its group companies.
- Executives and directors: includes members of the Board of Directors.
- People, other companies or entities: includes transactions with other people, companies or entities (corresponding mainly to transactions undertaken with companies accounted for using the equity method).

Income, expenses and other transactions recorded in 2025 with related parties were as follows:

As at 31 December 2025

	Shareholder EUR 1.000	Other related parties EUR 1.000	Executive and Directors EUR 1.000	Investee EUR 1.000	Total EUR 1.000
Income and expense					
Financial income	132.564	21.631	-	-	154.195
Total income	132.564	21.631	-	-	154.195
Operational Result	161	(555)	300	-	94
Total expenses	161	(555)	300	-	(94)
Other transactions					
Finance agreements: credits and capital contributions (lender)	(2.258.314)	(292.369)	-	-	(2.550.683)
Finance agreements: credits and capital contributions (borrower)	-	-	-	-	-
Other receivables	852	167	-	-	1.019
Other payables	(5)	6	-	-	1

Income, expenses and other transactions recorded in 2024 with related parties were as follows:

As at 31 December 2024

	Shareholder	Other related parties	Executive and Directors	Investee	Total
	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000	EUR 1.000
Income and expense					
Financial income	174.831	25.604	-	-	200.435
Total income	174.831	25.604	-	-	200.435
Financial expenses	-	220	-	-	220
Operational Result	166	(467)	300	-	(1)
Total expenses	166	(247)	300	-	220
Other transactions					
Other transactions					
Finance agreements: credits and capital contributions (lender)	(846.061)	15.349	-	-	(830.712)
Finance agreements: credits and capital contributions (borrower)	-	-	-	-	-
Other receivables	-	-	-	-	-
Other payables	(46)	20	-	-	(26)

As of 2025, the Company maintains a deposit with Repsol Financial Trading S.A.R.L., amounting to EUR 449.627 thousand.

The related party transactions performed by the Company form part of the Company's ordinary business activities in terms of their purpose and terms and conditions. All transactions are considered to be at arm's length.

16. Independent Auditor's remuneration

The fees listed below relate to procedures applied to the Company by PricewaterhouseCoopers Accountants N.V., the Netherlands, the external independent auditor as referred to in Section 1(1) of the Dutch Accounting Firms Oversight Act (Dutch acronym: Wta), as well as by other Dutch and foreign-based PricewaterhouseCoopers individual partnerships and legal entities:

	2025	2024
	EUR 1.000	EUR 1.000
Financial statements audit fees	60	58
Other assurance	-	-
Tax Services	-	-
Other non-assurance fees	-	-
Total auditor's remuneration	60	58

17. Directors' remuneration

The emoluments, including pension costs as referred to in Section 2:383(1) of the Dutch Civil Code, charged in the financial year to the Company amounted to EUR 0.2 million (2024: EUR 0.2 million) for managing directors and former managing directors. Solely the managing directors qualify as key management personnel, and all their emoluments regard short-term employee benefits.

There are no loans, advances and guarantees granted by the Company to its directors.

18. Corporate Governance

The board took into consideration the enactment of the EC Directive 2006/43/EU implemented by a Royal Decree of 26 July 2008 ('the Decree') and the obligations, because of its listed securities, as a public interest organization. The corporate governance compliance obligations in respect of article 2, section 2, sub a to f of the Decree has been delegated to the Audit Committee of its parent Company, Repsol, S.A. The board also took Regulation (EU) No 537/2014 into consideration.

19. Subsequent events

No other significant events, which could have a material impact, occurred between year-end 2025 and the date on which the Directors approved and authorized these financial statements for issue.

Signing of the financial statements

The Hague, 12 February 2026
The Board of Directors:

R. Harinck

J. Salmeron Molina

S. Mera Uriarte

Other information

Provisions in the Articles of Association governing the appropriation of profit

Article 22 of the Company's Articles of Association provides that the profit is at the disposal of the General Meeting of Shareholders, which can allocate said profit either wholly or partly to the formation of – or addition to – one or more general or special reserve funds.

Independent auditor's report

Reference is made to the independent auditor's report included hereafter.



Independent auditor's report

To: the general meeting of Repsol International Finance B.V.

Report on the audit of the financial statements 2025

Our opinion

In our opinion, the financial statements of Repsol International Finance B.V. ('the Company') give a true and fair view of the financial position of the Company as at 31 December 2025, and of its result and its cash flows for the year then ended in accordance with IFRS Accounting Standards as adopted by the European Union ('EU') and with Part 9 of Book 2 of the Dutch Civil Code.

What we have audited

We have audited the accompanying financial statements 2025 of Repsol International Finance B.V., Den Haag.

The financial statements comprise:

- the statement of financial position as at 31 December 2025;
- the following statements for 2025: the statements of comprehensive income, changes in equity and cash flows; and
- the notes to the financial statements, including material accounting policy information and other explanatory information.

The financial reporting framework applied in the preparation of the financial statements is IFRS Accounting Standards as adopted by the EU and the relevant provisions of Part 9 of Book 2 of the Dutch Civil Code.

PricewaterhouseCoopers Accountants N.V., Thomas R. Malthusstraat 5, 1066 JR Amsterdam,
P.O. Box 90357, 1006 BJ Amsterdam, the Netherlands, T: +31 (0) 88 792 00 20, www.pwc.nl

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The basis for our opinion

We conducted our audit in accordance with Dutch law, including the Dutch Standards on Auditing. We have further described our responsibilities under those standards in the section ‘Our responsibilities for the audit of the financial statements’ of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of Repsol International Finance B.V. in accordance with the European Union Regulation on specific requirements regarding statutory audit of public-interest entities, the ‘Wet toezicht accountantsorganisaties’ (Wta, Audit firms supervision act), the ‘Verordening inzake de onafhankelijkheid van accountants bij assuranceopdrachten’ (ViO, Code of Ethics for Professional Accountants, a regulation with respect to independence) and other relevant independence regulations in the Netherlands. Furthermore, we have complied with the ‘Verordening gedrags- en beroepsregels accountants’ (VGBA, Dutch Code of Ethics).

Our audit approach

We designed our audit procedures with respect to the key audit matter, fraud and going concern, and the matters resulting from that, in the context of our audit of the financial statements as a whole and in forming our opinion thereon. Therefore, we do not provide separate opinions or conclusions on information in support of our opinion, such as our findings and observations related to individual key audit matters and the audit approach to address fraud risks and going concern.

Overview and context

The Company’s main activity is the financing of group companies of Repsol S.A., through bond offerings on the international capital markets which the company executes. The repayment of the bonds to the investors is guaranteed by Repsol S.A. as disclosed in note 11 to the financial statements.



As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we considered where the management board made important judgements, for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. We also considered climate-related risks.

In paragraph 2(f) of the financial statements, the Company describes the areas of judgement in applying accounting policies and the key sources of estimation uncertainty. Given the significant estimation uncertainty and the related higher inherent risks of material misstatement in the measurement of expected credit losses, we considered this matter as a key audit matter as set out in the section 'Key audit matter' of this report.

The Company assessed the possible effects of climate change on its financial position, refer to the paragraph 'Climate change' in the management board report where the Company disclosed the risk related to climate change. We discussed the Company's assessment and governance thereof with the management board and evaluated the potential impact on the financial position including underlying assumptions and estimates. Given the nature of the Company's activities, the impact of climate change is not considered a key audit matter.

We ensured that the audit team included the appropriate skills and competences, which are needed for the audit of a finance company.

Materiality

The scope of our audit was influenced by the application of materiality, which is further explained in the section 'Our responsibilities for the audit of the financial statements'.

Based on our professional judgement we determined certain quantitative thresholds for materiality, including the overall materiality for the financial statements as a whole as set out below. These, together with qualitative considerations, helped us to determine the nature, timing and extent of our audit procedures on the individual financial statement line items and disclosures and to evaluate the effect of identified misstatements, both individually and in aggregate, on the financial statements as a whole and on our opinion.



Based on our professional judgement, we determined the materiality for the financial statements as a whole at €40,700,000 (2024: €66,000,000). As a basis for our judgement, we used 1% of total assets. We used total assets as the primary benchmark, a generally accepted auditing practice, based on our analysis of the common information needs of the stakeholders.

We agreed with the management board that we would report to them any misstatement identified during our audit above €2,000,000 (2024: €3,300,000) as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.

Audit approach fraud risks

We identified and assessed the risks of material misstatements in the financial statements due to fraud. During our audit we obtained an understanding of Repsol International Finance B.V. and its environment and the components of the internal control system. This included the management board's risk assessment process, the management board's process for responding to the risks of fraud and monitoring the internal control system. We refer to section 'Risk assessment including error and fraud' of the management report for management's fraud risk assessment.

We evaluated the design and implementation of relevant aspects of the internal control system with respect to the risks of material misstatements due to fraud and in particular the fraud risk assessment, as well as the code of conduct, whistleblower procedures, among other things. We evaluated the design and the implementation and, where considered appropriate, tested the operating effectiveness of internal controls designed to mitigate fraud risks.

We performed inquiries with a selection of members of the management board and senior management to evaluate their fraud awareness, the internal control environment in relation to fraud, the 'tone at the top' and entity-level controls. As part of these procedures, we have requested the Financial Controller to fill in our fraud questionnaire and discussed the outcomes of this questionnaire.

We asked members of the management board whether they were aware of any actual or suspected fraud. This did not result in signals of actual or suspected fraud that may lead to a material misstatement.



As part of our process of identifying fraud risks, we evaluated fraud risk factors with respect to financial reporting fraud, misappropriation of assets and bribery and corruption. We evaluated whether these factors indicate that a risk of material misstatement due to fraud is present.

We identified the following fraud risk and performed the following specific procedures:

Identified fraud risks	Our audit work and observations
<p>The risk of management override of controls</p> <p>The management board is in a unique position to perpetrate fraud because of the management board's ability to manipulate accounting records and prepare fraudulent financial statements by overriding controls that otherwise appear to be operating effectively. That is why, in all our audits, we pay attention to the risk of management override of controls in:</p> <ul style="list-style-type: none">• The appropriateness of journal entries and other adjustments made in the preparation of the financial statements.• Estimates.• Significant transactions, if any, outside the normal course of business for the entity. <p>We pay particular attention to tendencies due to possible bias of the management board.</p>	<p>We evaluated the design and implementation of the internal control system in the processes of generating and processing journal entries, and making estimates. We did not identify any significant transactions outside the normal course of business. We also paid specific attention to the access safeguards in the IT system and the possibility that this will lead to violations of the segregation of duties.</p> <p>We performed our audit procedures primarily substantive based.</p> <p>We selected journal entries based on risk criteria and conducted specific audit procedures for these entries. These procedures include, amongst others, inspection of the entries to source documentation.</p> <p>We also performed specific audit procedures related to important estimates of the management board including the valuation of loans issued to group companies. We refer to the key audit matter. We specifically paid attention to the inherent risk of bias of the management board in estimates.</p> <p>Our audit procedures did not lead to specific indications of fraud or suspicions of fraud with respect to management override of controls.</p>

We incorporated an element of unpredictability in our audit. During the audit, we remained alert to indications of fraud. Furthermore, we considered the outcome of our other audit procedures and evaluated whether any findings were indicative of fraud.



Audit approach going concern

The management board performed its assessment of the Company's ability to continue as a going concern for at least 12 months from the date of preparation of the financial statements and has not identified events or conditions that may cast significant doubt on the Company's ability to continue as a going concern (hereafter: going-concern risks).

Our procedures to evaluate the management board's going-concern assessment included, amongst others:

- considering whether the management board's going-concern assessment included all relevant information of which we were aware as a result of our audit and inquiring with the management board regarding the management board's most important assumptions underlying its going-concern assessment;
- evaluating the financial position of the Company, the counterparties of loans to group companies (including the financial position of the guarantor to the bonds issued on capital markets) and their ability to repay the notional and interest to the Company, by assessing observable data from rating agencies, developments in credit spreads, current financial data (such as recent financial information and cash flows) and other publicly available data and by discussing and obtaining information from the group auditor;
- performing inquiries of the management board as to its knowledge of going-concern risks beyond the period of the management board's assessment.

Our procedures did not result in outcomes contrary to the management board's assumptions and judgements used in the application of the going-concern assumption.

Key audit matter

Key audit matters are those matters that, in our professional judgement, were of most significance in the audit of the financial statements. We have communicated the key audit matter to the management board. The key audit matter is not a comprehensive reflection of all matters identified by our audit and that we discussed. In this section, we described the key audit matter and included a summary of the audit procedures we performed on this matter.



Due to the nature of the Company, the key audit matter does not change significantly year over year. As compared to last year there have been no changes in the key audit matter.

Key audit matter	How our audit addressed the matter
<p>Measurement of expected credit losses</p> <p>Note 8</p> <p>We considered the valuation of the loans to group companies, as disclosed in note 8 to the financial statements for a total amount of €4,067,908,000, to be a key audit matter. This is due to the size of the loan portfolio and the inherent complexity involved in estimating the expected credit losses (ECL), which requires significant judgement and involves estimation uncertainty.</p> <p>Measurement of ECL under IFRS 9 amongst other things, requires application of choices and judgements made, including the determination of the probability of default ('PD'), the loss given default ('LGD') and the exposure at default ('EAD'). ECL calculations must also take into account forward-looking information of macro-economic factors considering multiple scenarios.</p> <p>The management board monitors the need for changes in the methods, significant assumptions or the data used in making the accounting estimate by monitoring key performance indicators that may indicate unexpected or inconsistent performance. Mainly with respect to the PD and LGD used in the determination of the expected credit losses, the management board has applied significant judgement given the low default character of the Company's loan portfolio. As a result, there is limited internal historical data to support and back-test the PD and LGD.</p>	<p>We performed the following procedures to test the management board's assessment of the expected credit loss to support the valuation of the loans to Repsol S.A. group companies:</p> <ul style="list-style-type: none">• We assessed on a sample basis the data input used to calculate the initial fair value of the loans, including cash flows, based on underlying contracts, credit spread and market interest.• For the initial fair value calculation, we determined that the valuation methodology and model applied by the Company are in accordance with the requirements of the impairment rules of IFRS 9.• We recalculated the amortised cost value based on the effective interest method.• With respect to the ECL calculation, we determined that the loans qualify as stage 1 loans by assessing the actual performance of the loans (i.e. no significant deterioration of credit risk).• We evaluated the financial position of the counterparties of loans to group companies and guarantor by assessing observable data from rating agencies, developments in credit spreads, the latest available financial information and other publicly available data in order to assess if there are no adverse conditions present suggesting classifying the loans as stage 2 or stage 3 loans.

Key audit matter	How our audit addressed the matter
<p>The management board has determined that all loans to group companies are categorised as stage 1 loans, hence only a 12-month expected credit loss ('ECL') has been recognised.</p> <ul style="list-style-type: none"> In the absence of internal historical losses and default information, the management board used data from external data source providers in determining the ECL. 	<ul style="list-style-type: none"> For the expected credit loss, we assessed that the impairment methodology and model applied by the Company were in accordance with the impairment requirements of IFRS 9. We assessed that the forward-looking information used by the client as part of the impairment methodology was appropriate considering the characteristics of the loan portfolio of Repsol International Finance B.V. We assessed for a sample of financial instruments that the PD and LGD and the assumptions applied by the management board, are appropriate and were based upon data from external data source providers including indicators for potential management bias. We have recalculated the impairment recorded in the financial statements. <p>We found the management board's assessment to be adequate. Our procedures as set out above did not indicate material differences.</p>

Compliance with the requirements of the Regulatory Technical Standard of SBR, including the XBRL mark up, not audited

The audit includes the verification that the prepared financial statements comply with the legal provisions in Part 9 of Book 2 of the Dutch Civil Code. Our audit opinion is issued on the prepared financial statements and will be included in the digitally filed annual report. This means that compliance with all requirements of the Regulatory Technical Standard of the SBR domain Trade Register (including the applied eXtensible Business Reporting Language (XBRL) mark ups) was not subject to our audit.

Report on the other information included in the annual report

The annual report contains other information. This includes all information in the annual report in addition to the financial statements and our auditor's report thereon.

Based on the procedures performed as set out below, we conclude that the other information:



- is consistent with the financial statements and does not contain material misstatements; and
- contains all the information regarding the management board report and the other information that is required by Part 9 of Book 2 of the Dutch Civil Code.

We have read the other information. Based on our knowledge and the understanding obtained in our audit of the financial statements or otherwise, we have considered whether the other information contains material misstatements.

By performing our procedures, we comply with the requirements of Part 9 of Book 2 of the Dutch Civil Code and the Dutch Standard 720. The scope of such procedures was substantially less than the scope of those procedures performed in our audit of the financial statements.

The management board is responsible for the preparation of the other information, including the directors' report and the other information in accordance with Part 9 of Book 2 of the Dutch Civil Code.

Report on other legal and regulatory requirements

Our appointment

We were appointed as auditors of Repsol International Finance B.V. This followed the passing of a resolution by the shareholders at the annual general meeting held on 9 October 2017. Our appointment has been renewed annually by shareholders and now represents a total period of uninterrupted engagement of 8 years.

No prohibited non-audit services

To the best of our knowledge and belief, we have not provided prohibited non-audit services as referred to in article 5(1) of the European Regulation on specific requirements regarding statutory audit of public-interest entities.

Services rendered

The services, in addition to the audit, that we have provided to the Company, for the period to which our statutory audit relates, are disclosed in note 16 to the financial statements.



Responsibilities for the financial statements and the audit

Responsibilities of the management board

The management board is responsible for:

- the preparation and fair presentation of the financial statements in accordance with IFRS Accounting Standards as adopted by the EU and Part 9 of Book 2 of the Dutch Civil Code; and for
- such internal control as the management board determines is necessary to enable the preparation of the financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the management board is responsible for assessing the Company's ability to continue as a going concern. Based on the financial reporting frameworks mentioned, the management board should prepare the financial statements using the going-concern basis of accounting unless the management board either intends to liquidate the Company or to cease operations or has no realistic alternative but to do so. The management board should disclose in the financial statements any event and circumstances that may cast significant doubt on the Company's ability to continue as a going concern.

Our responsibilities for the audit of the financial statements

Our responsibility is to plan and perform an audit engagement in a manner that allows us to obtain sufficient and appropriate audit evidence to provide a basis for our opinion. Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an auditor's report that includes our opinion. Reasonable assurance is a high but not absolute level of assurance and is not a guarantee that an audit conducted in accordance with the Dutch Standards on Auditing will always detect a material misstatement when it exists. Misstatements may arise due to fraud or error. They are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements.

Materiality affects the nature, timing and extent of our audit procedures and the evaluation of the effect of identified misstatements on our opinion.



We have exercised professional judgement and have maintained professional scepticism throughout the audit in accordance with Dutch Standards on Auditing, ethical requirements and independence requirements. Our audit consisted, among other things of the following:

- Identifying and assessing the risks of material misstatement of the financial statements, whether due to fraud or error, designing and performing audit procedures responsive to those risks, and obtaining 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 intentional override of internal control.
- Obtaining an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management board.
- Concluding on the appropriateness of the management board's use of the going-concern basis of accounting, and based on the audit evidence obtained, concluding whether a material uncertainty exists related to events and/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 statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report and are made in the context of our opinion on the financial statements as a whole. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluating the overall presentation, structure and content of the financial statements, including the disclosures, and evaluating whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



We communicate with the management board 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. In this respect, we also issue an additional report to the audit committee in accordance with article 11 of the EU Regulation on specific requirements regarding statutory audit of public-interest entities. The information included in this additional report is consistent with our audit opinion in this auditor's report.

We provide the management board 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 actions taken to eliminate threats or safeguards applied.

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

Amsterdam, 12 February 2026

PricewaterhouseCoopers Accountants N.V.

H.C. van der Rijst

H.C. van der Rijst RA