Registered No. 03690830

LUXFER HOLDINGS PLC

Annual Report and Financial Statements

31 December, 2024

LUXFER HOLDINGS PLC | Lumns Lane | Manchester | M27 8LN

Contents

STRATEGIC REPORT	3
Principal Activities and Review of the Business	3
Strategy and Business Model	4
Key Performance Indicators ("KPIs")	5
Review of the Year Ended 31 December, 2024	6
Principal Risks and Uncertainties	8
GOVERNANCE	12
The Board of Directors	12
Corporate Governance	16
Executive Leadership Team	22
Environment, Social and Governance ("ESG") Matters	25
Directors' Report	29
Directors' Interests and Related Party Transactions	30
The Remuneration Committee	33
Remuneration Report	36
Statement of Directors' Responsibilities in Respect of the Financial Statements	55
INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF LUXFER HOLDINGS PLC	56
FINANCIAL STATEMENTS	62
Consolidated Income Statement	62
Consolidated Statement of Comprehensive Income	63
Consolidated Balance Sheet	64
Consolidated Statement of Cash Flows	65
Consolidated Statement of Changes in Equity	66
Notes to the Consolidated Financial Statements	67
Company Balance Sheet	113
Company Statement of Changes in Equity	114
Notes to the Company Financial Statements	115

Glossary of Terms

Unless the context in which we use the terms indicates otherwise, the following terms used in this report have the following meanings:

4.014	Annual Conservation of the Commons.
AGM	Annual General Meeting of the Company.
Articles	The Articles of Association of Luxfer Holdings PLC adopted by special resolution of the Company on 26 October 2011, effective from the date of the I.P.O. (and subsequently updated).
Companies Act	U.K. Companies Act 2006.
FPI	Foreign Private Issuer under the SEC registration rules.
GAAP	Generally Accepted Accounting Principles is an accounting standard adopted by the U.S. Securities and Exchange Commission.
Group	Luxfer Holdings PLC and its subsidiaries.
IFRS	International Accounting Standards in conformity with the requirements of Companies Act 2006
I.P.O.	The Initial Public Offering in the U.S. completed by Luxfer Holdings PLC on 9 October, 2012.
NYSE	New York Stock Exchange.
£0.50 Ordinary Shares	The Company's ordinary shares of £0.50 each.
SEC	Securities and Exchange Commission of the U.S.
Year	1 January, 2024, to 31 December, 2024.
LTIP	Long-Term Umbrella Incentive Plan.

STRATEGIC REPORT

Principal Activities and Review of the Business

Luxfer Holdings PLC ("Luxfer," "the Company," "we," "our") is a global industrial company innovating niche applications in materials engineering. Luxfer focuses on value creation by using its broad array of technical know-how and proprietary technologies to help create a safe, clean and energy-efficient world. Luxfer's high performance materials, components and high-pressure gas containment devices are used in defense, first response and healthcare, transportation and general industrial applications.

The principal activity of Luxfer Holdings PLC is that of the holding company for the Luxfer Group.

We focus primarily on product lines related to magnesium alloys, zirconium chemicals, aluminum cylinders and carbon composites. We have a long history of innovation derived from our strong technical expertise, and we work closely with customers to apply solutions to their most demanding product needs. Our proprietary technologies and technical expertise, coupled with strong customer service and global presence, provide competitive advantages and have established us as leaders in the global markets we serve. We believe that we have leading positions in key product areas, including magnesium alloys and powders for aerospace, military, and commercial applications, zirconium chemicals for automotive catalytic converters and industrial catalysis, high-pressure composite cylinders for self-contained breathing apparatus, as well as transport and storage of compressed natural gas ("CNG") and hydrogen, photo-engraving plates, and a wide variety of other uses.

We have a global presence, operating 13 manufacturing plants in the U.S., the U.K., Canada and China, one of which relates to discontinued operations, and we also have a joint venture in Japan. We employ approximately 1,500 people, including temporary staff, of which fewer than 50 support our discontinued operations.

Our **Elektron Segment** focuses on specialty materials based primarily on magnesium and zirconium. Our key product lines under the Elektron Segment includes:

- Advanced lightweight, corrosion-resistant and heat- and flame-resistant magnesium alloys for use in aerospace, automotive and oil and gas applications.
- Magnesium powders used in countermeasure flares that protect aircraft from heat-seeking missiles and also for the manufacture of heating pads for self-heating meals used by the military and emergency relief agencies.
- High-performance zirconium-based materials and oxides used as catalysts and in the manufacture of advanced ceramics, fiber-optic fuel cells, pharmaceuticals and many other performance products.

Our **Gas Cylinders Segment** manufactures and markets specialized, highly-engineered cylinders using carbon composites and aluminum alloys. Our key product lines under the Gas Cylinders Segment include:

- Carbon fiber composite cylinders for self-contained breathing apparatus (SCBA), used by firefighters and other emergency-responders. Our products are also used by scuba divers and personnel in potentially hazardous environments, such as mines.
- Carbon fiber composite cylinders for compressed natural gas (CNG) and hydrogen containment and transportation, ultimately used to power alternative fuel (AF) vehicles.
- Cylinders used for the containment of oxygen and other medical gases used by patients, healthcare facilities and laboratories.

Our **Graphic Arts Segment** focuses on magnesium photo-engraving plates, engraving metals and etching chemicals. Our key product lines under the Graphic Arts Segment include:

- Magnesium, copper, and zinc photo-engraving plates for graphic arts and luxury packaging.
- Developer solutions to aide the engraving process.
- Solid wrought magnesium slab and sheet used in various industrial and aerospace applications.

A conclusion of the strategic review announced in October 2023 determined that the Graphic Arts business no longer aligns with Luxfer's value proposition, hence we are executing a sales process with the intention of divesting this business in 2025. It is therefore classified as held-for-sale as at December 31,2024.

Strategy and Business Model

Over the past few years, we have worked to generate long-term shareholder value by simplifying the Company's structure, generating significant cost savings, and instilling a high-performance growth culture. We substantially simplified our operations through divesture of most of our aluminum operations. We also expanded our investor base, streamlined our financial reporting, and enhanced our corporate governance practices.

More recently, we began driving growth by focusing on our customers and rebuilding our new product pipeline. Each year, we invest in the development of new products and processes directed towards our end-markets. Our product development projects also include utilizing skills of our wider commercial technical sales staff, manufacturing engineers and general management, many of whom are highly qualified scientists and engineers.

We believe that our commitment to research and new product development, through dedicated resources and significant use of management's time, forms the core of Luxfer's growth potential. This commitment reflects our strategy of focusing on high-performance, value-added products and markets as well as leveraging our collaboration with universities. We invest in developing products for end-markets that we believe hold long-term growth potential.

Luxfer has developed a steady stream of new products, most recently including:

- Soluble magnesium alloys, branded SoluMag®, for down-well oil and gas applications;
- Wrought magnesium base alloys, branded RotaMag®, for high strength part applications;
- Ultra-lightweight large composite cylinders, branded G-Stor®, for containment of CNG, hydrogen, helium and other gases;
- AF systems solutions for buses, trucks and bulk gas transportation, including the new G-Stor® Hydrosphere multiple element gas container;
- Zirconium catalysts for automotive end-use, including advances in gasoline particulate filtration used in hybrid vehicles;
- L7X® high-strength aluminum alloy and carbon composite gas cylinders;
- Unitized Group Ration Express (UGR-E) heater meals developed to deliver hot meals to multiple soldiers in a combat or training environment; and
- Improved performance magnesium photoengraving plates including the recently-launched OptiMag®

Our disciplined execution, focus on operational efficiency, and leadership in critical end markets position us well to drive long-term value for our customers and shareholders.

Our growth strategy is underpinned by the Luxfer Business System. This business model serves as a tool to realize the growth potential embedded in our business. The system places emphasis on serving the customer and profitable growth, and consists of the following key themes:

- Strategy Deployment
- Commercial Excellence
- Lean Operations
- Innovation
- Sustainability
- People Excellence

By executing actions identified through our expanded and accelerated strategic review, including the divestiture of our Graphic Arts business we believe that we have a clear path to driving stronger performance and generating greater value.

Having built a strong foundation, through portfolio simplification and cost transformation, Luxfer is now well positioned to take advantage of both organic and inorganic growth in future years.

Key Performance Indicators ("KPIs")

Luxfer used the following performance indicators to assess its development against its strategic and financial objectives in 2024.

Since 2018, KPIs were monitored under U.S. GAAP. and these reconciliations to non-GAAP measures can be found in our Form 10-K filed with the SEC on February 25, 2025.

All years have been restated for discontinued operations.

Operating performance		2024	2023	2022	2021	2020
Revenue	\$m	391.9	405.0	423.4	374.1	324.8
Adjusted net income ¹	\$m	25.0	21.1	37.4	36.2	28.9
Basic earnings per share	\$	0.73	0.07	1.00	0.90	0.61
Adjusted diluted earnings per ordinary share ¹	\$	0.92	0.78	1.36	1.29	1.03
Adjusted EBITA ²	\$m	45.2	26.9	50.2	48.7	51.2
Adjusted EBITDA ³	\$m	54.6	38.8	63.1	63.4	53.9
Revenue per employee ⁴	\$'000s	273	276	313	285	256
Financial performance						
Net cash flow from operating activities	\$m	60.4	36.9	22.6	30.6	56.9
Net debt to adjusted EBITDA ⁵	times	0.8	1.8	1.1	0.8	1.0
Non-financial performance						
Number of work-related accidents causing lost days ⁶	LTAs	8	4	8	15	8
ISO 14001 environmental management system certification ⁷	%	75.1	68.6	67.0	65.9	69.2
Economic indicators						
Average U.S. dollar to GBP sterling exchange rate	\$:£	1.28	1.25	1.23	1.38	1.28
Average Euro to GBP sterling exchange rate	€:£	1.18	1.15	1.17	1.17	1.13

^{1.} A non-GAAP measure for net income after tax, excluding certain non-trading items. Reconciliation to GAAP measure is disclosed in our Form 10-K, filed with the SEC ('Securities and Exchange Commission of the U.S.') on February 25, 2025.

^{2.} A non-GAAP measure for earnings before interest, tax and amortization and other items. Reconciliation to GAAP measure is disclosed in Form 10-K filed with the SEC on February 25, 2025.

^{3.} A non-GAAP measure for earnings before interest, tax, depreciation and amortization and other items. Reconciliation to GAAP measure is disclosed in Form 10-K filed with the SEC on February 25, 2025.

4. Revenue per employee is defined as revenue from continuing operations divided by the average number of monthly employees for the year.

^{5.} Net debt is defined as cash and cash equivalents less non-current bank and other loans.

^{6.} Under regulations issued by the Occupational Safety & Health Administration of the U.S. Department of Labor, Lost Time Accidents ("LTAs") are defined as the number of work-related accidents resulting in an absence from the workplace for a minimum of one full work day.

^{7.} Percentage of revenue originating from ISO14001-certified businesses.

Review of the Year Ended 31 December, 2024

In 2024, macro-economic conditions continued to impact our general industrial end-market with demand remaining soft for products across all segments. We also experienced variability of demand for certain products in our defense, first response & healthcare end-market, particularly defense applications, including countermeasure flares and flameless ration heaters, although we saw this improve in the second half of the year. We have been able to navigate these challenges through productivity and cost management initiatives resulting in improved margins. Legal recoveries and effective working capital management contributed to excellent cash conversion and significantly reduced net debt levels.

In 2025, we expect the following operating objectives and trends to impact our business:

- Addressing continuing general macro uncertainty and building resilience into the outlook;
- Ongoing focus on cost control and productivity improvements across the business to drive margin improvement, as well as new product launches to stimulate top line growth;
- Execution of actions identified upon completion of the previously announced expanded and accelerated strategic review, including the divestiture of Graphic Arts and Superform U.S.;
- Execution of selected capital investment projects to support our strategy of profitable growth while maintaining our infrastructure;
- Continued emphasis on operating cash generation and maintaining strong working capital performance;
- Further improvements in ESG standing through focus on sustainability and on our values of teamworking and accountability; and
- Focus on recruiting, developing and maintaining talent, while driving a high-performance culture.

We ended 2024 with a strong balance sheet, our net debt decreased to \$41.0 million, and our net debt to adjusted EBITDA ratio decreased to 0.8x compared to 1.8x at the end of 2023. We generated \$50.1 million in free cash flow over the year, (2023: \$27.5 million). Profit from continuing operations for 2024 was \$19.5 million compared to \$1.1 million in 2023. We continued to return funds to shareholders in the form of regular dividends each quarter throughout 2024 and \$2.3 million (2023: \$2.7 million) in the form of share buybacks.

Translation Exchange Rates

The consolidated financial statements are presented in U.S. dollars, the reporting currency of the Group. The principal currencies used to translate the results of non-U.S. operations is GBP sterling. In 2024, GBP sterling fluctuations relative to the U.S. dollar resulted in net favorable movements when translating the operating results of U.K. operations into U.S. dollars.

Revenue

On an IFRS reported basis, revenue from operations was \$391.9 million in 2024, a decrease from \$405.0 million in 2023. Overall sales have been negatively impacted by:

- Significant decrease in demand for zirconium products, particularly those used in automotive catalysis products;
- Lower sales of both commercial and defense aerospace alloys;
- Reductions in sales of chemical response kits following increased activity in the prior year clearing order backlogs;
- Lower sales for Alternative Fuel cylinders following lower demand in North America; and
- Decreased demand for photo-engraving plates.

These decreases were partially offset by:

- Increased sales of flameless ration heaters for meals ready to eat (MRE) and of our new unitized ration
 product ("UGR-E");
- Strong sales of magnesium alloys, particularly those used in automotive applications; and
- Stronger demand for SCBA cylinders as well as cylinders used in aerospace applications.

Cost of Sales and Gross Profit

Gross profit of \$95.4 million increased year on year, 2023 (\$84.5 million). The increase in gross profit was primarily the result of contract renegotiation and manufacturing efficiencies having a positive impact on margins within the Gas Cylinders and Elektron Divisions respectively. This has been partially offset by adverse volume and mix.

Operating Profit

Operating profit of \$43.4 million increased 689.1% from \$5.5 million in 2023. Operating profit was impacted by a increased gross profit and a net benefit year on year in legal costs of \$13.6 million, due to the U.S. ecology case. \$7.7 million was recovered in the year, recognized as other income, \$5.9 million was expensed in the prior year, included within administrative expenses.

Other operating expenses of \$4.7 million included \$1.9 million of asset impairments and \$1.8 million asset relocation, restructuring and other costs in relation to the rationalization of our North American Gas Cylinders businesses to reduce our fixed cost base.

Gain on disposal of assets held-for-sale represented the sale of previously disclosed held-for sale land and buildings in our Elektron division. Net consideration of \$7.3 million was received in 2024 for the land and buildings held at cost of \$1.2 million.

Other Expenses

Acquisition and disposal costs of \$12.2 million in 2024, represent a loss on held-for-sale asset group, relating to our Graphic Arts segment to reflect its fair value.

Taxation

In 2024, we reported a tax expense of \$7.0 million on a profit before tax of \$26.5 million, representing an effective tax rate of 26.4%. The expense of \$7.0 million was made up of a current income tax charge of \$6.1 million and a deferred income tax charge of \$0.9 million.

In 2023, we reported a tax credit of \$2.5 million on a loss before tax of \$1.4 million, representing an effective tax rate of 178.6%. The credit of \$2.5 million was made up of a current income tax charge of \$1.3 million and a deferred income tax credit of \$3.8 million. The 2023 effective tax rate was impacted due to the tax impact of the settlement of our U.S. pension scheme.

Net Income for the Year

Net income for the year from continuing operations was \$19.5 million, compared to \$1.1 million in 2023. The increase can be attributed to the factors mentioned above.

Cash Flow

In 2024, net cash flows from continuing operating activities increased by \$23.5 million to \$60.4 million from \$36.9 million in 2023.

Net cash used in continuing investing activities decreased to \$3.4 million compared to \$9.4 million in 2023. Capital expenditure in 2024 was \$10.3 million, a \$0.9 million increase compared with \$9.4 million in 2023. We anticipate capital expenditures for 2025 to be between \$12 million and \$15 million as we increase investment in order to grow the business. In 2024, the Company sold a previously held-for-sale building in the Elektron segment for \$7.1 million.

The Company had net cash outflows from financing activities of \$51.8 million compared to \$42.8 million in 2023. We repaid net on our borrowing facilities of \$25.7 million (2023: net drawdowns of \$10.2 million). We made dividend payments of \$14.0 million (20232: \$14.0 million), equating to \$0.52 per ordinary share (2023: \$0.52 per ordinary share) in 2024 and also spent \$2.3 million repurchasing 200,000 shares, (2023: \$2.7 million repurchasing 210,000 shares).

Shareholder Equity and Borrowings

Shareholder equity as at December 31, 2024, was \$208.2 million, compared to \$200.0 million at December 31, 2023. The movement is primarily attributable to the profit in the year, and a favorable movement on the defined benefit pension plans, offset by currency translation differences. The Company had gross debt of \$45.1 million and net debt of \$41.0 million as at December 31, 2024. Invested capital, defined as total shareholder equity plus net debt, was \$249.2 million as at December 31, 2024; this compares to an equivalent figure of \$269.6 in 2023.

Essential Contracts or Arrangements

Apart from our financing agreements, we do not have any individual contracts or other arrangements that are fundamental to the ability of the business to operate effectively.

Principal Risks and Uncertainties

Internal Controls and Risk Management

Luxfer has a comprehensive, enterprise-wide risk management program designed to assess, monitor, and mitigate risks that arise in the course of business. Consistent with our leadership structure, management has the day-to-day responsibility for assessing and managing the Company's risk exposure, while the Board of Directors provides oversight in connection with those efforts.

Principle O of the UK Corporate Governance Code 2018 states that: the board should establish procedures to manage risk, oversee the internal control framework and determine the nature and extent of the principal risks it is willing to take in order to achieve its long-term strategic objectives.

In general, the Board oversees the management of risks in the operation of the Company's business; the implementation of its strategic plan; its acquisitions and divestitures; its capital structure, allocation and liquidity; its risk management controls; and its organizational structure. The Board fulfills its risk oversight function both directly and through delegation to the Board Committees. Each of our Board Committees has historically focused and continues to focus on specific risks within their respective areas of responsibility. The Board performs its risk oversight role in several ways. Board meetings regularly include strategic overviews by the Chief Executive Officer and Chief Financial Officer that describe the most significant issues and risks affecting the Company. Additionally, the Board is regularly provided with business updates from our business unit leaders, General Counsel, and other functional leaders. Reviewing and assessing any identified risks on a regular basis, the Board manages such risks in accordance with Luxfer's Enterprise Risk Management process.

As a global, multi-industrial company, Luxfer faces a range of risks, including general economic, credit and capital market conditions risks, regulatory risks, global climate change risk, and several other risks, which are fully listed and explained in our annual Form 10-K filed with the SEC.

Internal Financial Controls

Management's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements due to error or fraud.

As previously disclosed in Item 9A of our Annual Report on Form 10-K for the year ended December 31,.2023 filed with the SEC on February 27, 2024, we identified a material weakness in internal control over financial reporting as we did not properly design or maintain effective risk assessment control activities to allow for timely reassessment of the material risks of misstatement in financial reporting due to a lack of controls related to the accounting for inventory in-transit. During 2024, we undertook efforts to develop and design enhanced risk assessment procedures to identify and analyze changes in the business that could have a significant impact on financial reporting and determine actions necessary to mitigate new or evolving risks. We have also implemented a new period-end control over the recording of inventory in-transit and enhanced other postclosing controls. Management has operated the new risk assessment process for a sufficient period of time and have concluded, through testing, that these controls are operating effectively.

As at December 31, 2024, the Executive Director in his capacity as Chief Executive Officer carried out an evaluation of the effectiveness of the design and operation of our disclosure controls and procedures under the supervision and the participation of the Executive Leadership Team, responsible for the management of the internal controls. In accordance with the requirements of Section 404 of the Sarbanes-Oxley Act, and as included in the Form 10-K filed with the SEC, management conducted an evaluation of the effectiveness of internal control over financial reporting based on the Internal Control - Integrated Framework (the 2013 Framework) issued by the Committee of Sponsoring Organisations of the Treadway Commission. Based on this evaluation, management has concluded that internal control over financial reporting was effective as of December 31, 2024.

Treasury and Financial Risk

The Group operates a central treasury function that controls all borrowing facilities, investment of surplus funds and management of financial risks. The Group also has a number of financial risks. The management of these financial risks and mitigating actions are explained further in Note 28 of the Group consolidated financial statements.

We set out in the below our principal risks and uncertainties and how we seek to mitigate or eliminate them.

Area of Risk	Mitigating Activity
Dependency on certain key markets - The Group depends on certain end-markets, including automotive, alternative fuels, self-contained breathing apparatus ("SCBA"), aerospace, defense, healthcare, oil and gas and printing and paper. An economic downturn, or regulatory changes, in any of those end-markets, could reduce sales and profit margins on those end-markets.	The Group's diverse product portfolio reduces the risk of any one adverse external economic factor impacting across all of these end-markets; however, a range of external factors could impact across the majority or all of the Group's end- markets. To further mitigate this risk, the Group continues to invest in research and development and to innovate, working closely with its customers, to develop next generation products in these end markets. The Group's diverse geographic spread reduces the risk of
business - Our global operations expose us to economic conditions, potential tax costs, political risks and specific regulations or restrictions in the countries in which we operate, which could have a material adverse impact on our results of operations, financial position and cash flows.	any one external factor impacting across all end-markets. The Group also closely monitors geopolitical and global economic developments in its markets. Furthermore, no country is a critical supplier of our raw material needs.
We derive our sales and earnings from operations in many countries and are subject to risks associated with doing business internationally. We have wholly-owned operations in the U.S., the U.K., Canada and China, as well as a joint venture in Japan. Doing business in different countries has risks, including the potential for adverse changes in the local, social, political, financial or regulatory climate, difficulty in staffing and managing geographically diverse operations, and the costs of complying with a variety of laws and regulations. For example, the implementation of tariffs on imports by U.S. President Donald Trump on Canadian, Mexican, Chinese, U.K. and European products potentially means our goods will be affected through a rise in costs.	
Competition - Markets for many of the Group's products are now increasingly global and highly competitive, especially in terms of quality, price and service. The Group could lose market share as a result of these competitive pressures, which could negatively impact profit margins. More generally, the Group may also face potential competition from manufacturers of products similar to the Group's aluminum and magnesium-based products using other materials, such as steel, plastics or composite materials.	The Group continues to invest in new and better products and aims to focus its resources in speciality markets that need high-performance products and a reliable partner.
Protection and development of intellectual property rights and changing industry requirements - As a result of the nature of the competition faced by the Group, its ability to remain profitable depends on its ability to protect intellectual property and to invest in research and development, which requires funding.	The Group seeks to protect its intellectual property through patents and by reducing the disclosure of commercially sensitive information. It also invests long-term in new products and manufacturing processes and maintains this investment through the business cycle.
Reliance on major customers - If the Group fails to maintain its relationships with its major customers, or fails to replace customers, or if there were reduced demand from such customers or for the products produced by such customers, it could reduce the Group's sales and have an adverse effect on the Group's financial position. The Group's top 10 customers accounted for, in aggregate, approximately 39% of Group revenue in 2024.	Long-term relationships with customers are especially important, and the Group's operations work closely with customers to ensure customer service is the best in the industry and aim to support our customers in their development of new products through our own product innovations and technical know-how.
Risks relating to interruption of operations - The Group's production facilities are located worldwide. Any of its facilities could suffer an interruption in production, either at separate times or at the same time, because of various unavoidable occurrences including major equipment failure. Although the Group carries insurance, the cover on certain catastrophic events or natural disasters, including earthquakes and certain other events, could be limited.	The Group performs routine maintenance on its production equipment on all its manufacturing sites. These maintenance programmes are carefully planned to keep all plants operating at a high level of efficiency, and to reduce the risk of breakdowns and failure of equipment. Health and Safety is also a major consideration in the operation of the Group manufacturing facilities and is carefully monitored. The Group carries comprehensive business interruption insurance.

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LUXFER HOLDINGS PLC

Risks relating to the Group's retirement benefit plans - The Group operates defined benefit arrangements in the U.K and the U.S. These are further explained in Note 30 of the Group consolidated financial statements. Their funding requirements are subject to fluctuations in investment markets and changes in the life expectancy of members. Increased regulatory burdens have also proved to be a significant risk, with taxes such as the U.K.'s Pension Protection Fund Levy. Regulations in this area can also constrain the level of debt incurred and restrict the Group's ability to pay dividends.	The Group and the Trustees of the plans closely monitor the financial performance of the Schemes, taking actuarial and investment advice as appropriate. These are long-term liabilities. Plans are funded and assets are invested in a combination of equities and fixed income securities.
Exposure to risks related to cybersecurity threats and incidents - In the conduct of its business, the Group collects, uses, transmits and stores data on information technology systems. This data includes confidential information belonging to us, our customers and other business partners, as well as personally identifiable information of individuals. We have experienced, and expect to continue to be subject to, cybersecurity threats and incidents, ranging from employee error or misuse to individual attempts to gain unauthorised access to information systems to sophisticated and targeted measures known as advanced persistent threats, none of which have materially affected the Group to date. We also rely in part on the reliability of certain tested third parties' cybersecurity measures, including firewalls, virus solutions and backup solutions. Cybersecurity incidents may result in business disruption, the misappropriation, corruption or loss of confidential information and critical data (ours or that of third parties), reputational damage, regulatory fines, litigation with third parties, diminution in the value of our investment in research and development, data privacy issues and increased cybersecurity protection and remediation costs. Future cybersecurity breaches or incidents or further increases in cybersecurity protection costs may have a materially adverse effect on our business, financial condition or results of operations.	The Group devotes significant resources to network security, data encryption and other measures to protect our systems and data from unauthorised access or misuse, including to meet certain information security standards that may be required by our customers, all of which increases cybersecurity protection costs. As these threats, and government and regulatory oversight of associated risks, continue to evolve, we may be required to expend additional resources to enhance or expand upon the security measures we currently maintain.

Approval

The Strategic Report is set out on pages 3 to 11.

Signed on behalf of the Board by:

/s/Andrew Butcher

Andrew Butcher Chief Executive Officer April 25, 2025

GOVERNANCE

The Board of Directors

The Directors of the Company who were in office during fiscal year 2024 and up to the date of signing the financial statements were:

Name	Age	Position
Andy Butcher	56	Executive Director and Chief Executive Officer
Patrick Mullen	60	Non-Executive Director (Board Chair)
Clive J. Snowdon	71	Non-Executive Director
Richard J. Hipple	72	Non-Executive Director
Lisa G. Trimberger	64	Non-Executive Director
Sylvia A. Stein	59	Non-Executive Director

In accordance with our Articles of Association, the number of Directors on the Board shall not be less than two and not more than ten. The Board, based on the recommendation of the Nominating and Governance Committee, propose that the following six nominees be elected at the Annual General Meeting ("AGM"), each of whom will hold office until the next AGM or until his or her successor shall have been appointed and qualified:

- Andy Butcher
- Patrick Mullen
- Clive Snowdon
- Richard Hipple
- Lisa Trimberger
- Sylvia Stein

All nominees are currently Directors of Luxfer Holdings PLC and were duly elected by shareholders at the 2024 Annual General Meeting.

Biographical information of the current members of our Board of Directors and former members who served on the Board during fiscal year 2024 is set forth below:

Andrew Butcher was appointed Luxfer's Chief Executive Officer effective May 6, 2022, at **ANDY BUTCHER** which time he also became an Executive Director.

Mr. Butcher served as President of our global Luxfer Gas Cylinders business from April 2014 to May 2022, having been the President of Luxfer Gas Cylinders - North America from 2009 to 2014. Mr. Butcher joined Luxfer in Nottingham, United Kingdom, in 1991. He has held positions of increasing responsibility throughout his career at Luxfer, including leading the development of Luxfer's composite cylinder business beginning in 2002, first as General Manager and then as Executive Vice President. He currently serves as a Director and Executive Officer of various subsidiaries and affiliates of the Company. Mr. Butcher holds a Master of Arts degree in Engineering from Cambridge University and an M.B.A. from Keele University.

Mr. Butcher's qualifications to be a member of our Board include his more than 30 years of experience with Luxfer, his value-enhancing growth and acquisition experience, his educational background, and his knowledge of advanced materials.

PATRICK MULLEN

Board Committees:

- Nominating & Governance
- Remuneration

Other public company boards: None

Patrick Mullen was appointed a Non-Executive Director in September 2021 and serves as a member of the Nominating and Governance Committee and the Remuneration Committee. He was appointed Board Chair in March 2022.

Mr. Mullen served as the President and CEO of Chicago Bridge & Iron Company ("CB&I"), an engineering, procurement, and construction company, until 2018. Prior to his 20 years at CB&I, he spent 12 years with Honeywell's UOP division, a supplier of petroleum refining, gas processing, and petrochemical production technology. From 2014 to 2019, Mr. Mullen served as a Director of Vectren Corporation, a domestic energy delivery company, and from 2017 to 2018, he served as a Director of CB&I. He has served on the boards of the National Safety Council and Chevron Lummus Global, a developer and licensor of refining hydroprocessing technologies and alternative source fuels. From 2014 to 2020, Mr. Mullen was a member of the National Association of Corporate Directors, having been named a Board Leadership Fellow in 2019. Mr. Mullen earned his Bachelor of Science degree in Chemical Engineering from the University of Notre Dame and his Master of Business Administration degree from the Kellogg Graduate School of Management at Northwestern University.

Mr. Mullen's qualifications to be a member of our Board include his executive management and leadership experience and his extensive global industrial and engineering background. He also brings experience serving on the boards of other publicly traded companies. In his capacity as CEO and as a Director of multiple public companies, Mr. Mullen also obtained a wealth of experience in strategic planning and M&A transactions.

Richard Hipple was appointed a Non-Executive Director in November 2018, at which RICHARD HIPPLE time he was appointed the Chair of the Remuneration Committee and a member of the Audit Committee.

Mr. Hipple served as the Chairman and Chief Executive Officer of Materion Corporation, a producer of high-performance advanced engineering materials, from 2006 until his retirement in 2017, as well as President and Chief Operating Officer from 2005 to 2006. Prior to that, Mr. Hipple worked in the steel industry for twenty-six years in numerous capacities, including project engineering, strategic planning, supply chain management, Other public company operations, sales and marketing, and executive management. Mr. Hipple has served as boards: a Director of KeyCorp (NYSE: KEY), a bank-based financial services company, since 2012 and is Chair of the Audit Committee and a member of the Nominating and Corporate Governance Committee. Since 2017, he has also served as a Director of Barnes Group, Inc. (NYSE: B), a global industrial manufacturing company, and is a member of the Compensation and Management Development and Corporate Governance Committees. Mr. Hipple is also a current member of the National Association of Corporate Directors. From 2007 to 2018, Mr. Hipple served on the Board of Ferro Corporation, a supplier of technology-based functional coatings and color solutions. Mr. Hipple is Chair Emeritus and a Trustee of the Cleveland Institute of Music and has served as a Director of the Greater Cleveland Partnership, as well as the Manufacturers Alliance for Productivity and Innovation. Mr. Hipple received his Bachelor of Engineering degree from Drexel University.

Mr. Hipple's qualifications to be a member of our Board include his extensive executive management and leadership experience with a global manufacturer of high-performance engineered materials, his experience in business development and strategic transformation, and his broad involvement in both domestic and international acquisitions. He also brings experience serving on the boards of other publicly traded companies.

Board Committees:

Remuneration

(Chair)

Audit

KeyCorp

Barnes Group, Inc.

CLIVE SNOWDON

Board Committees:

- Nominating & Governance (Chair)
- Audit

Other public company boards: None

Clive Snowdon was appointed a Non-Executive Director in July 2016 and has served as Chair of the Nominating and Governance Committee since April 2020. He acts as a financial expert on the Audit Committee, which he joined in August 2016.

Mr. Snowdon currently serves as the Aerospace Industry Advisor to Cooper Parry Corporate Finance, a corporate finance advisory. He previously acted as Chairman of the Midlands Aerospace Alliance, an association supporting the aerospace industry across the Midlands region of England, from 2007 to 2016, and a Trustee of the Stratford Town Trust from 2015 to 2023. In May 2016, Mr. Snowdon stepped down from the Board of Hill & Smith Holdings plc, an international group of companies operating in the infrastructure and galvanizing markets, where he was a Senior Non-Executive Director since May 2007, Chair of the Remuneration Committee, and a member of the Audit and Nominating and Governance Committees.

In 2011, Mr. Snowdon retired from Umeco plc, a provider of advanced composite materials, after serving as Chief Executive since 1997. Mr. Snowdon was also the Executive Chairman of Shimtech Industries Group Limited until 2015. From 1992 to 1997, he served as Managing Director of Burnfield PLC after working as Finance Director. He has also held senior positions with Vickers plc, BTR plc, and Hawker Siddeley Group. Mr. Snowdon is a Chartered Accountant. He received his Bachelor of Arts degree in Economics from the University of Leeds.

Mr. Snowdon's qualifications to be a member of our Board include his experience as a former Chief Executive of a UK public company, his strong understanding of UK plc and corporate governance requirements, and his experience in mergers and acquisitions.

Sylvia A. Stein was appointed a Non-Executive Director in August 2022 and serves as a SYLVIA A. STEIN member of the Audit Committee and Nominating and Governance Committee.

Ms. Stein is the Senior Vice President, Chief Legal Officer of Veralto Corporation (NYSE: VLTO), a global leader in essential water and product quality technology solutions, which she joined in June 2023. In her current role, Ms. Stein leads Veralto's legal, compliance, and environment, health, and safety (EHS) functions, and she advises the Company and its Board of Directors on a wide range of strategic and operational issues, including enterprise risk management, governance, and sustainability. Prior to joining Veralto, Ms. Other public company Stein served as Vice President, General Counsel, Corporate Secretary, and Chief boards: None Compliance Officer of Modine Manufacturing Company (NYSE: MOD), a global provider of thermal management systems and solutions, which she joined in 2018. At Modine, she led the company's global legal, compliance, and intellectual property functions and provided strategic, governance and legal advice to Modine's Board of Directors and executive management team. From 2001 to 2016, Ms. Stein progressed through a variety of roles at Kraft Foods, a global food and beverage manufacturer, where she most recently served as Associate General Counsel, Marketing & Regulatory, at the Kraft Heinz Food Company (NASDAQ: KHC). Earlier in her career, Ms. Stein was member of the complex commercial litigation practice at Latham & Watkins, LLP in Chicago, Illinois, and she also served as a federal judicial law clerk.

Ms. Stein holds a Bachelor's degree in Economics from Northwestern University and a Juris Doctor from the University of Michigan Law School. She presently serves on the Board of Directors of Legal Action Chicago, a non-profit organization providing pro bono legal services to the Chicago community through legislative initiatives and class action litigation.

Ms. Stein's qualifications to be a member of our Board include her extensive in-house legal experience in advising global public companies, particularly in matters related to business strategy, sustainability, regulatory compliance, mergers and acquisitions, and talent management, as well as her involvement in developing and executing growthdriven business strategy and pragmatic risk management procedures.

Board Committees:

- Audit
- Nominating & Governance

LISA TRIMBERGER

Board Committees:

- Audit (Chair)
- Remuneration

Other public company boards:

- COPT Defense
 Properties
- EPR Properties

Lisa Trimberger has served as a Non-Executive Director since September 2019. Since April 2020, she has served as Chair of the Audit Committee, upon which she acts as a financial expert. Ms. Trimberger has also served as a member of the Remuneration Committee since September 2019.

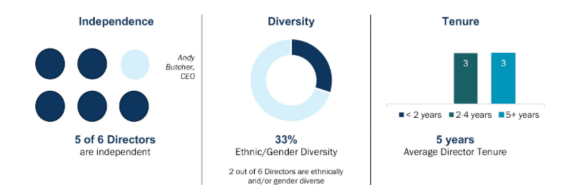
Ms. Trimberger retired as an Audit Partner of Deloitte & Touche LLP in 2014 after spending thirty-one years with the firm. As a lead Client Service and Audit Partner, Ms. Trimberger interacted with the management and boards of publicly traded companies. She worked on significant transactions, as well as control and risk-assessment issues. Additionally, she was actively involved in the firm's quality review practice, serving as a Deputy Professional Practice Partner and Engagement Quality Control Review Partner. During her tenure with Deloitte, Ms. Trimberger also served as Co-Chair of the firm's Nominating and Governance Committee and was a leader of the firm's National Women's Initiative for the development and retention of women professionals. Currently, Ms. Trimberger is a principal and owner of a private investment company, Mack Capital Investments LLC. She also serves as Trustee of the Board, Chair of the Audit Committee, and a member of the Nominating and Governance Committee of COPT Defense Properties (NYSE:CDP), a real estate investment trust. Ms. Trimberger also serves as a Trustee on the Board of Trustees of EPR Properties (NYSE: EPR), a diversified experiential net lease real estate investment trust, where she is the Chair of the Audit Committee and a member of the Finance Committees.

Ms. Trimberger is a Certified Public Accountant and holds a Bachelor of Science degree in Accounting from St. Cloud State University. Ms. Trimberger is a member of the National Association of Corporate Directors (NACD), as well as the National Association of Real Estate Investment Trusts. She is an NACD Board Leadership Fellow and earned the CERT Certificate in Cybersecurity Oversight, as developed by NACD, Ridge Global, and Carnegie Mellon University's CERT division. Ms. Trimberger also completed the Women's Director Development Executive Program at J.L. Kellogg School of Management at Northwestern University.

Ms. Trimberger's qualifications to be a member of our Board include her experience as an Audit Partner in a Big Four accounting firm, her public board experience, and her significant experience as a financial expert in areas including financial and audit oversight, risk management, and corporate governance.

Board Composition

The Committee considers a wide variety of factors when identifying candidates for Director nominees, and considers the current and anticipated future needs of the Board. In addition to intellect, integrity, and sound judgment, this assessment takes into account various factors, including diversity of perspectives, background and other demographics, length of tenure of incumbent Directors, and independence. The Board seeks members from diverse professional backgrounds, who have a broad spectrum of experience and a reputation for integrity. The Committee also considers the tenure of incumbent Directors to ensure a mix of shorter-tenured Directors who provide fresh perspectives and longer-tenured Directors who provide familiarity with the Company and its business. To obtain a wide range of viewpoints and perspectives, the Board believes that its members should possess a diverse range of occupational and personal backgrounds and experience, promoting differing perspectives and overall Board effectiveness. Our aim is to create a Board that best serves the needs of the Company and the interests of our shareholders.



Corporate Governance

Strong corporate governance practices serve the long-term interest of our stakeholders, strengthen the Board and management, and further enhance the public trust Luxfer has earned from operating with uncompromising ethics and integrity. Luxfer is fully committed to operating in a legal, ethical, and sustainable manner in all that we do.

Overview

Luxfer's corporate governance principles govern how we do business daily, enabling us to outperform and provide sustainable growth. They provide a framework that defines the roles, rights and responsibilities of various groups within the Company. The Board has adopted a set of Corporate Governance Guidelines which provide the framework for the effective and ethical governance of the Company. These guidelines address matters such as the respective roles and responsibilities of the Board and Committees, director independence, conflicts of interest and membership criteria. The Corporate Governance Guidelines, the Company's Articles of Association (the "Articles"), Charters of the Board Committees, Reservation of Powers, and the Code of Ethics and Business Conduct, as well as national regulations such as the Companies Act of 2006 ("Companies Act") provide the structure for the governance of the Company.

The Company is incorporated in the United Kingdom and has a single listing of ordinary shares on the New York Stock Exchange ("NYSE"). Accordingly, our corporate governance is also informed by the relevant aspects of two regulatory regimes, the U.K. and the U.S. For example, as a company listed on the NYSE we are considered a "quoted company" for the purposes of the Companies Act. Therefore, we are required to comply with quoted companies' requirements such as the way we report on remuneration, which includes an annual advisory shareholder vote on director remuneration and a binding shareholder vote every three years. Luxfer is not listed on the London Stock Exchange. As such, we are not required to comply with the U.K. Corporate Governance Code. Nonetheless, we embrace aspects of this Code insofar as appropriate, relevant and practical to a company the size and status as Luxfer.

In July 2018, the Company informed the NYSE of its loss of Foreign Private Issuer ("FPI") status and our intention to transition to a domestic issuer effective January 1, 2019. From this date, the Company has operated in full compliance with the requirements for domestic issuer pursuant to the Exchange Act of 1934, as amended, and the NYSE's Manual. Through the increased transparency of financial information and higher corporate governance standards associated with domestic issuer status, we made it possible for Luxfer shares to be included in the Russell 2000 index.

We are also required to comply with certain provisions under the Sarbanes-Oxley Act, including Section 404(a), which requires that the management of public companies assess the effectiveness of the internal control of issuers for financial reporting. Such evaluation must be based on a suitable, recognized control framework such as that which was established in Internal Control Integrated Framework (2013) issued by the Committee of Sponsoring Organisations of the Treadway Commission (the "COSO Framework"). We have updated our framework for the evaluation of the effectiveness of our internal controls over financial reporting in accordance with the COSO Framework of 2013.

In developing corporate governance practices for the Group, the Directors have taken note of all the aforementioned regulatory requirements, including those required under the Companies Act, as well as reflecting best practice as the Directors consider appropriate.

Board Responsibilities and Leadership Structure

The Board has responsibility for the overall leadership of the Company, its long-term success and helping to develop and approve its strategic aims. The Directors have determined a schedule of matters reserved to the Board. Reserved matters are comprehensive and reviewed as the Board considers appropriate, normally once annually. A review was undertaken during the year, following a comprehensive review taking into consideration the transition to a domestic issuer. Matters reserved to the Board are set out in the Governance section of the Company's website.

The Board believes it is important to maintain the flexibility to choose the leadership structure that is best able to meet the needs of Luxfer and its shareholders, based on the circumstances that exist at the time and the qualifications of the available individuals. Due to the relatively small size of the Board, the Directors have determined it to be unnecessary to appoint a Senior Independent Director. Further, we currently do not have a policy requiring the positions of Board Chair and Chief Executive Officer to be held by different persons. However, these two positions have historically been separate, and are expected to remain separate. The Board believes this structure is advantageous. Specifically, separating the positions provides the appropriate balance between strategy and development and oversight of management, while also allowing the CEO to focus attention on driving business performance rather than Board governance. Additionally, this structure is consistent with corporate best practices, the Institutional Shareholder Services' recommendation, the views of Luxfer's shareholders, and the U.K. Corporate Governance Code.

Patrick Mullen is a Non-Executive Director and is considered independent under NYSE listing standards. Luxfer believes that Patrick Mullen's service as Board Chair is appropriate because of his extensive global industrial experience, history of serving on the boards of other public companies, and knowledge of the manufacturing and engineering industries in general. The responsibilities of the independent Board Chair include, among other things:

- Leading the Board, including the oversight and coordination of the Board's and its Committees' work;
- Serving as a liaison between the CEO, other members of senior management, the Non-Executive Directors, and the Committee Chairs;
- Presiding at all meetings of the Board, including executive sessions of the independent, Non-Executive Directors and ensuring the meeting is properly conducted;
- Presiding at all meetings of the shareholders;
- Setting the Board's meeting agendas and ensuring there is sufficient time for discussion of all agenda items;
- Recommending to the Board agendas for shareholder meetings and providing guidance to the Board on positions the Board should take on issues to come before shareholder meetings;
- Participating in discussions with the Nominating and Governance Committee on matters related to Board and Committee organization, composition, membership terms, and meeting structure;
- Participating in discussions with the Nominating and Governance Committee and Remuneration Committee on matters related to the hiring, evaluation, and compensation of, and the succession planning for, the CEO, the Executive Officers, and Directors; and,
- Maintaining dialogue and canvassing opinions of the Non-Executive Directors in absence of the Executive Director.

Board and Committee Self-Assessments

Annual self-assessments and evaluation of Board performance helps ensure that the Board and its Committees function effectively and in the best interest of our shareholders. The Nominating and Governance Committee is Responsible for Directors and each Committee. The assessment process consists of a written evaluation comprising both quantitative scoring and narrative comments on a range of topics, including the composition and structure of the Board of Directors, the type and frequency of communications and the information provided to the Board and its Committees, the Board's effectiveness in carrying out its functions and responsibilities, the effectiveness of the Committee structure, Director's preparation and participation in the meetings, and the values and culture displayed by the Directors. With the assistance of the Company Secretary, the evaluation responses are compiled by the Chair of the Nominating and Governance Committee. The Nominating and Governance Committee Chair leads a discussion of the assessment results at the following Board meeting. In addition to this annual self-assessment, verbal assessments are conducted in independent executive sessions at the end of every Board and Committee meeting.

Board Education, Information and Support

Board education is an ongoing, year-round process, which begins when a Director joins our Board. Within one year of joining our Board, new Directors are provided with an orientation to our Company, including our business, strategy and governance. On an ongoing basis, Directors receive educational presentations on a variety of topics related to their responsibilities as Directors and the industries in which Luxfer operates. These presentations are provided by our senior management team and/or external advisors.

In 2024, topics for Board education included Luxfer values and culture; anti-bribery; anti-trust compliance; global insider dealing; global business ethics; capital markets; merger and acquisition strategy and trends, including strategic options; SEC regulatory developments and disclosure proposals; technology for Boards; talent management; emerging issues in governance; audit, accounting, and financial analysis; areas of risk relating to Generative AI; cybersecurity; ESG; and diversity and unconscious biases.

The Company Secretary and General Counsel as well as external counsel when appropriate and necessary, provide updates to the Board on legal and regulatory issues nature of which it and the individual Directors should be aware to refresh their skills and knowledge. There is a culture of information exchange on various matters of interest to the Group and its operations between Directors and senior managers to keep Directors abreast of relevant developments.

The Board receives both financial and operational information to assist it in carrying out its duties. The Chief Executive Officer and the Chief Financial Officer provide regular reports to the Board regarding relevant aspects of the business. These reports are further detailed at scheduled Board meetings as appropriate. Additional topics

for review and discussion are added to these reports from time to time at the request of the Directors. In addition, specific items are scheduled into the Board agenda for report and review on a regular basis, such as health and safety and environmental matters and current topical issues. The Board evaluates this information and support procedures periodically to ensure that topics remain appropriate.

Board Meetings and Committees

The Board meets regularly during the year, holds special meetings, and acts by unanimous written consent, wherever circumstances require. In each regularly scheduled Board and committee meeting, the independent Directors also meet in executive session, without the Chief Executive Officer or other members of management present. Directors are expected to attend all scheduled meetings of the Board of Directors, all meetings of the Committee(s) on which they serve, and all shareholder meetings.

The Board has three standing committees comprised solely of Independent Directors: the Nominating and Governance Committee, the Remuneration Committee, and the Audit Committee. The Company Secretary distributes Board and Committee agendas and materials to the Board and Committees seven days before a scheduled meeting.

3 - Meetings of the 4 - Meetings of the 6 - Meetings of the Audit Nominating and Governance Committee

lit 7 - Meetings of the Board

The Board held seven regularly scheduled meetings in 2024, four of which occurred in-person and three of which occurred virtually via videoconference. Three of these were special meetings to discuss the accelerated and expanded strategic review and board succession planning.

Nominating and Governance Committee

Role: The Nominating and Governance Committee advises the Board on matters relating to corporate governance, Board structure, and Board composition. Responsibilities include, among other things, establishing criteria for Director candidates and identifying individuals for nomination to become Directors, including engaging advisors to assist in the search process where appropriate, and considering potential candidates recommended by shareholders; developing plans and making recommendations in relation to the organization, composition, membership terms, and meeting structure of the Board and its committees; overseeing and making recommendations regarding executive succession planning; administering the annual performance evaluation of the Board and its committees; overseeing Luxfer's corporate governance and compliance structure and practices; and overseeing and recommending to the Board changes to our Corporate Governance Guidelines, Committee Charters, and other governing instruments.

A full description of the Committee's role is set forth in the Nominating and Governance Committee Charter, available at https://www.luxfer.com/investors/governance/

Members: Clive Snowdon (Chair since April 2020), Patrick Mullen (effective January 2022), Sylvia A. Stein (effective August 2022).

The Board has affirmatively determined that all members of the Nominating and Governance Committee are independent in accordance with the NYSE listing standards and SEC regulations.

Remuneration Committee

Role: The Remuneration Committee sets and administers the policies that govern executive, director and senior management compensation. Responsibilities of the Remuneration Committee include, among other things, evaluating Executive Officer and senior management performance; establishing and administering executive compensation, including base salaries, annual cash incentives, and equity awards; reviewing and approving the Executive Compensation Discussion and Analysis included in the annual Proxy Statement; recommending actions regarding the Chief Executive Officer's compensation for approval by the Non-Executive Directors of our Board; approving individual compensation actions for all Executive Officers other than the CEO; and overseeing the Company's human capital practices as such practices related to the Company's broader ESG strategy.

A full description of the Committee's role is set forth in the Remuneration Committee Charter, available at https:// www.luxfer.com/investors/governance/.

Members: Richard Hipple (Chair as of November 2018), Patrick Mullen (effective January 2022), and Lisa Trimberger (effective September 2019).

The Board has affirmatively determined that all members of the Remuneration Committee are independent in accordance with the NYSE listing standards and SEC regulations.

Report: The Director's Remuneration Report appears in the Remuneration Report on pages 33 to 54.

Audit Committee

Role: The Audit Committee oversees the Company's accounting, financial reporting, and internal control policies and procedures. Responsibilities of the Audit Committee include, among other things, overseeing financial reporting, controls, integrity of the Company's financial statements, and audit quality and performance; monitoring and overseeing the independence and performance of our independent auditor, with responsibility for the selection, evaluation, remuneration, and, if applicable, discharge of such independent auditors; approving, in advance, all of the audit and non-audit services provided to the Company by the independent auditor; facilitating open communication among our Board, senior management, internal audit, and the independent auditor; and overseeing our enterprise risk management and financial compliance programs.

A full description of the Committee's role is set forth in the Audit Committee Charter, available at https:// www.luxfer.com/investors/governance/.

Members: Lisa Trimberger (Chair as of April 2020), Richard Hipple (effective November 2018), Clive Snowdon (effective August 2016), and Sylvia A. Stein (effective August 2022).

The Board has affirmatively determined that all members of the Audit Committee are independent in accordance with the NYSE listing standards and SEC regulations.

Financial Literacy and Expertise: The Board has determined that Lisa Trimberger, Richard Hipple, Clive Snowdon, and Sylvia A. Stein are financially literate under NYSE rules and listing standards. The Board has further determined that Lisa Trimberger and Clive Snowdon qualify as financial experts pursuant to SEC standards.

Report: The Directors are responsible for preparing the financial statements to satisfy U.K. law. This responsibility is explained further in the Statement of Directors' Responsibilities on page 55 and the Independent Auditors' Report on pages 56 to 61.

Meetings: Prior to the commencement of the financial year, the Committee establishes a schedule of meetings to coincide with key events in the Company's financial reporting and audit cycle to ensure that it has sufficient time to fulfil its responsibilities. Agendas and appropriate documentation are provided to the Committee by the Company Secretary. The Chief Financial Officer and the Chief Executive Officer may attend Committee meetings as required. The Chair of the Audit Committee consults with external auditors as necessary in preparation for Committee meetings and may invite the external auditor to attend a meeting of the Audit Committee if required.

The Audit Committee has adopted and implemented a 'Policy on the Provision of Audit and Non-Audit Services by Auditors' (the "Pre-approval Policy") to comply with auditor independence requirements contained in Rule 2-01 of Regulation S-X under the Exchange Act. The policy requires the Audit Committee to pre-approve all matters upon which the Company's external auditors are requested to advise (audit and non-audit work), including fees, subject to certain pre-approvals made annually by the Audit Committee. A pre-approved sum to be spent on audit and tax matters is delegated to the Chief Financial Officer and there is a procedure for approval of urgent items by the Chair between meetings. The policy also affirmatively prescribes the Company's external auditors from advising on certain matters.

Conflicts of Interest

Luxfer's Code of Ethics and Business Conduct and Corporate Governance Guidelines address conflicts of interest. As provided in the Code of Ethics and Business Conduct, a "conflict of interest" occurs when an individual's private interest (or the interest of a member of their family) interferes, or even appears to interfere, with the interests of Luxfer. A conflict of interest can arise when an employee, Officer, or Director (or a member of their family) takes actions or has interests that may make it difficult to perform their work for Luxfer objectively and effectively. Conflicts of interest also arise when an employee, Officer, or Director (or a member of their family) receives improper personal benefits as a result of his or her position in Luxfer. The Company periodically, but no less frequently than annually, solicits information from Directors and Executive Officers in order to monitor potential conflicts of interest. Directors and Executive Officers are expected to always be mindful of their fiduciary obligations to the Company, and they must seek determinations and prior authorizations or approval of potential conflicts of interest exclusively from (i) the Board Chair or Nominating and Governance Committee, as appropriate, in the case of Directors or (ii) Luxfer's General Counsel, or where a conflict arises, the Nominating and Governance Committee, in the case of Executive Officers.

In 2024, there were no conflicts of interest.

Related-Party Transactions

In addition to the standards set forth in our Corporate Governance Guidelines, Luxfer has established a Related-Party Transactions Policy. As defined in the Policy, a "Related Person" is any (i) person who is or was (since the beginning of the last fiscal year for which Luxfer has filed a Form 10-K and Proxy Statement, even if they do not presently serve in that role) an Executive Officer, Director, or nominee for election as a Director of Luxfer, (ii) person who is the beneficial owner of greater than 5% of Luxfer's outstanding ordinary shares, or (iii) Immediate Family Member of any of the foregoing. "Immediate Family Member" is defined as "any child, stepchild, parent, stepparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, or any person (other than a tenant or employee) sharing the household of a person or are financially dependent on the person."

In accordance with the Related-Party Transactions Policy and consistent with Section 314.00 of the NYSE Listed Company Manual the Audit Committee must conduct a reasonable prior review of all "Related Party Transactions." A "Related Party Transaction" is any transaction, arrangement, or relationship, or any series of similar transactions, arrangements, or relationships, in which (i) the aggregate amount involved will or may be expected to exceed \$120,000 in any fiscal year, (ii) Luxfer is a participant, and (iii) any Related Person has or will have a direct or indirect material interest, other than solely as a result of being a Director or trustee (or any similar position) or a less than 10% beneficial owner of another entity.

In considering whether to approve an Interested Transaction, the Audit Committee takes into account, among other factors it deems appropriate, whether the Related Party Transaction is on terms no less favorable than terms generally available to an unaffiliated third-party under the same or similar circumstances and the extent of the Related Person's interest in the arrangement.

In 2024, there were no related party transactions.

Security Ownership

Various Luxfer policies address security ownership, including the Insider Trading and Dealing Policy and the Stock Ownership Guidelines. Particularly, Luxfer's Insider Trading and Dealing Policy prohibits a number of transactions by "Covered Persons." "Covered Persons" include Directors, Executive Officers, and various Luxfer employees and consultants in corporate, finance, IT, and investor relations roles. Specifically, the Policy prohibits the following in relation to Company securities: short-term trading, short sales, options trading, trading on margin, and hedging. All Covered Persons – including family members of Covered Persons, members of a Covered Person's household, and entities controlled by Covered Persons – are expected to comply with the Insider Trading and Dealing Policy, as well as applicable securities laws and regulations.

Further, Luxfer has established Stock Ownership Guidelines, which apply to all Non-Executive Directors, Named Executive Officers, and any other key employees that the Remuneration Committee may identify from time to time in consultation with management. The Company's Articles of Association do not currently require Directors to hold a minimum number of shares in the Company in order to qualify for appointment to the Board of Directors; however, the Stock Ownership Guidelines provide the Company's expectations as to the minimum amount of share such persons should own in the Company. These minimum amounts are based on the total value of the shares owned by a person being equal to a certain multiple of such person's annual base salary or retainer fee. Additionally, the Stock Ownership Guidelines include share retention ratios to assist in a person's continuous progress toward their respective ownership guideline. Directors and Executive Officers are expected to achieve the minimum ownership guidelines within five years of the effective date of the Stock Ownership Guidelines or their appointment or election, whichever occurs later.

Anti-Bribery and Anti-Corruption

The Code of Ethics and Business Conduct requires compliance with all applicable anti-bribery laws, including the U.S. Foreign Corrupt Practices Act, the U.K. Bribery Act, and local laws where Luxfer conducts business. This requirement applies to Luxfer's Directors, Executive Officers, employees and those with whom Luxfer conducts its business. Luxfer has an established Internal Controls and Anti-Corruption Policy, which sets for the Company's policies, principles, and procedures in relation to situations presenting corruption or bribery issues. Annual training is required for all members of our Board of Directors, senior management, and any non-production employees, and more thorough trainings are provided to employees in high-risk roles, including those in audit, sales, finance, marketing, legal, and export and import. Luxfer's General Counsel provides quarterly updates on all activities to the Audit Committee and Board as a whole.

Whistleblowing

Luxfer maintains an effective whistleblowing procedure that enables employees to raise concerns regarding potential misconduct. These concerns may encompass areas such fraud, miscarriage of justice, offering or taking bribes, price-fixing, danger to public health or safety.

We highly encourage reporting of any wrongdoing regarding corporate governance, financial reporting, human rights, or any concerns about business conduct brought forth in good faith. Luxfer operates an independent, anonymous whistleblowing hotline that is available 24/7 to our employees or anyone working in our supply chain. Luxfer's longstanding Whistleblowing Policy describes the procedures in place to ensure our due diligence in thoroughly investigating and remedying any reports through this avenue. The policy provides strong protections against retaliation for whistleblowers and anyone who cooperates in a Company investigation. The Audit Committee oversees the operation of the Whistleblowing Policy and receives a report from the Company Secretary at each meeting of the Audit Committee.

Relations With Shareholders

We believe that effective corporate governance includes year-round engagement with our shareholders, stakeholders, and any interested party. We regularly meet with our shareholders via telephone calls and virtual videoconference meetings, including both large and small investors, to discuss business strategy, performance, compensation philosophy, corporate governance, and environmental and social topics. In a typical year, Luxfer engages dozens of shareholders, including our largest shareholders two to three times per year. In 2024, we had meetings throughout the year through investor conferences, non-deal roadshows, and scheduled post-earnings follow up calls. To continuously improve our shareholder communication and outreach, we review the feedback we receive during these meetings with our Board of Directors. Our Directors, along with management, carefully consider and evaluate this information and modify the Company's approach to advance our shareholder engagement efforts.

Executive Leadership Team

The members of the Executive Leadership Team of Luxfer are responsible for the day-to-day management of the Company. The Executive Leadership Team meets regularly and at least once a month. These meetings are chaired by the Chief Executive Officer and consists of the Chief Financial Officer and senior management at group and segment levels. The Executive Leadership Team acts in an advisory capacity to the Chief Executive Officer and provides a forum where matters of interest or concern to the Group can be reviewed and discussed, strategy debated, policies developed and agreed, best practice discussed, and appropriate measures implemented. Said meetings also provide an opportunity for senior management to receive updates on progress in other areas of the Group outside their remit.

The following table lists the names and positions of the current members of the Executive Leadership Team who served during fiscal year 2024.

Name	Age	Position
Andy W.J. Butcher	56	Chief Executive Officer
Stephen M.D. Webster	53	Chief Financial Officer
Graham D. Wardlow	57	Divisional Managing Director, Luxfer MEL Technologies
Jeff C. Moorefield	61	Vice President and General Manager, Luxfer Magtech
Mark A. Chivers ⁽¹⁾	54	Managing Director, Luxfer Superform
Peter N. Gibbons	54	Vice President and General Manager, Luxfer Graphic Arts
Megan E. Glise	32	General Counsel and Company Secretary
Mark J. Lawday	45	Vice President and General Manager, Luxfer Gas Cylinders
Howard I. Mead	40	Vice President and General Manager, Luxfer Gas Cylinders Composite

Notes:

1. Mark Chivers continues to serve as a member of the ELT and Managing Director of Luxfer Superform. However, Luxfer Superform is considered as a discontinued operation as of December 31, 2020.

Biographies of the current members of the Executive Leadership Team who served during fiscal year 2023 are set forth below:

Andrew ("Andy") W.J. Butcher

Chief Executive Officer and Executive Director

Andrew Butcher was appointed Luxfer's Chief Executive Officer effective May 6, 2022, at which time he also became an Executive Director.

Mr. Butcher served as President of our global Luxfer Gas Cylinders business from April 2014 to May 2022, having been the President of Luxfer Gas Cylinders - North America from 2009 to 2014. Mr. Butcher joined Luxfer in Nottingham, United Kingdom, in 1991. He has held positions of increasing responsibility throughout his career at Luxfer, including leading the development of Luxfer's composite cylinder business beginning in 2002, first as General Manager and then as Executive Vice President. He currently serves as a Director and Executive Officer of various subsidiaries and affiliates of the Company. Mr. Butcher holds a Master of Arts degree in Engineering from Cambridge University and an M.B.A. from Keele University.

Mr. Butcher's qualifications to be a member of our Board include his more than 30 years of experience with Luxfer, his value-enhancing growth and acquisition experience, his educational background, and his knowledge of advanced materials.

Stephen M.D. Webster

Chief Financial Officer

Stephen Webster was appointed Chief Financial Officer effective March 1, 2022. From September 2016 to March 2022, Mr. Webster served as Luxfer's Corporate Controller. Prior to joining Luxfer, Mr. Webster held various finance leadership roles at global businesses, serving as Head of Global Accounting at Seadrill Limited, an OSE-listed offshore drilling company, and ERP Business Integration Lead, IFRS Project Lead, and Financial Accounting Director at JT International, a global tobacco company. He has extensive experience in corporate financial management and external reporting under both U.S. GAAP and IFRS. Mr. Webster is a Chartered Accountant and holds a degree in International Management and Modern Languages from the University of Bath.

Graham D. Wardlow

Divisional Managing Director of Luxfer MEL Technologies

Graham Wardlow was appointed Managing Director of Luxfer MEL Technologies (LMT) in October 2017, following the merger of Luxfer's MEL Chemicals and Magnesium Elektron Alloys businesses. Luxfer's Magnesium Powders business was subsequently made part of LMT in early 2022, which Mr. Wardlow now oversees. Mr. Wardlow joined Magnesium Elektron in 1984 and undertook several technical and commercial roles before becoming Managing Director of the Magnesium Elektron Alloys business in 2008 and Divisional Managing Director of MEL Chemicals in May 2017. Mr. Wardlow holds a degree in Materials Engineering from Imperial College, University of London, as well as an M.B.A. from Keele University.

Jeffrey ("Jeff") C. Moorefield

Vice President and General Manager of Luxfer Magtech

Jeff Moorefield was appointed Vice President and General Manager of Luxfer Magtech on April 1, 2022, at which time he also became an Executive Officer of the Company. Mr. Moorefield previously served as Luxfer's Vice President of Operations from March 2019 to March 2022. Before joining Luxfer, Mr. Moorefield served as Senior Vice President of Global Operations at Tennant Company, a provider of floor cleaning machines, products, and services. Prior to that, he served as Global Vice President of Operations for various business segments within Pentair Plc, a provider of water treatment solutions and sustainable applications. Mr. Moorefield holds a Bachelor of Science degree in Industrial Technology from Western Kentucky University.

Mark A. Chivers

Managing Director of Luxfer Superform

Mark Chivers has served as Managing Director of Luxfer Superform since April 2018. Mr. Chivers joined Luxfer in 2009 as Operations Director of Superform U.K., before moving to California in 2014 to become Vice President and General Manager of the U.S. facility. Before joining Luxfer, Mr. Chivers held Production and Operations Management and Vice President roles in the castings and tool making industry, particularly servicing the automotive sector. Mr. Chivers holds a Bachelor of Arts degree in Business Studies from Wolverhampton University.

Peter N. Gibbons

Vice President and General Manager of Luxfer Graphic Arts

Peter Gibbons was appointed Vice President and General Manager of Luxfer Graphic Arts in July 2019. From July 2017 to July 2019, Mr. Gibbons served as Director of IT and Sourcing. Upon his appointment as Director of IT and Sourcing, Mr. Gibbons became a member of the Executive Leadership Team. Mr. Gibbons joined Luxfer in 2004 as European Financial Controller of the Magnesium Elektron Alloys business. From 2013 to 2014, he served as Luxfer's Group Financial Controller, and from 2014 to 2017, Mr. Gibbons was the Divisional Finance Director of Luxfer's Magnesium Elektron Alloys business.

Megan E. Glise

General Counsel and Company Secretary until November 2024

Megan Glise was appointed General Counsel and Company Secretary in September 2020. Ms. Glise joined Luxfer as U.S. Legal Counsel in July 2018 and was appointed Associate General Counsel in February 2019. In January 2020, she became a member of the Executive Leadership Team and an Executive Officer of the Company up until November 2024. Before joining Luxfer, Ms. Glise was an Associate Attorney at a Wisconsin-based law firm, where she focused her practice on corporate and transactional law. Ms. Glise received her Juris Doctorate from Marquette University Law School and holds a Bachelor of Arts degree in English and Criminology and Law Studies from Marquette University.

Mark J. Lawday

Vice President and General Manager, Luxfer Gas Cylinders - Europe

Mark Lawday was appointed Vice President & General Manager of Luxfer Gas Cylinders - Europe in April 2022 and became a member of Luxfer's Executive Leadership Team in January 2023. Mr. Lawday joined Luxfer in 2005 as Product Manager in Nottingham, United Kingdom, progressing through increasingly senior business development and sales roles in Europe and North America. He joined Luxfer Gas Cylinders' North American Leadership Team in 2012 and subsequently the European Leadership Team in March 2017. Mr. Lawday holds a Master of Engineering degree as well a Doctorate in Materials Engineering from the University of Nottingham.

Howard I. Mead

Vice President and General Manager, Luxfer Gas Cylinders - Composite

Howard Mead was appointed Vice President & General Manager of Luxfer Gas Cylinders - Composite in May 2022 and became a member of Luxfer's Executive Leadership Team in January 2023. After beginning his career at RSM UK, Mr. Mead joined Luxfer in 2011 as a Financial Accountant, before progressing through roles of increasing responsibility at Luxfer Gas Cylinders in areas that included business improvement and finance. Beginning in September 2019, he served as Gas Cylinders' Global Vice President of Finance and a member of the Gas Cylinders' Leadership Team. Mr. Mead is a fellow of the Institute of Chartered Accountants in England and Wales and holds a Bachelor of Science degree in Mathematics from the University of Manchester, as well as an M.B.A. from the Open University Business School.

Environment, Social and Governance ("ESG") Matters

Luxfer remains committed to operating safe, clean, and environmentally compliant facilities while supporting our employees and communities in which we operate. Foundational to a sustainability strategy that positions Luxfer for long-term growth, we will continuously evaluate these commitments through strong governance practices and policy development, ensuring that we always do business based on our mission and values. Luxfer's Board of Directors is responsible for overseeing the Company's long-term business strategy, which includes, among other things, the Company's approach to ESG matters. The Board considers our governance-related policies and practices; our systems of risk oversight and management; how we advance environmental sustainability; health and safety; human rights; human capital management and corporate culture; cybersecurity; and the way serve our customers and support our communities.

In December 2024, Luxfer published our third Sustainability Report, highlighting the Company's continued progress toward its environmental, social, and governance (ESG) objectives.

Key Highlights of the 2024 Report:

- **48% Reduction in Scope 1 & 2 Emissions:** Luxfer achieved a 48% reduction in emissions compared to its 2019 baseline, surpassing its target two years ahead of schedule.
- **Waste-to-Landfill Achievements:** The Company successfully reached its 34% reduction goal for waste-to-landfill, meeting this milestone ahead of the 2025 target date.
- Freshwater Conservation Progress: Implementation of water-saving initiatives positions Luxfer to meet its 10% freshwater reduction target by the end of 2025.
- **Material Efficiency:** Luxfer continues its focus on improving material net yield through process optimization, Lean manufacturing, and technology upgrades.

Further reflected below is a snapshot of our environmental performance through fiscal year 2024.

Our Products

At Luxfer, we are deeply committed to supporting the United Nations SDGs through our end-use products. By continually advancing innovative and creative solutions, we aim to contribute to a better world—one that is resilient, sustainable, and equipped to tackle both current and future challenges. Our dedication to these goals drives us to design products that positively impact communities, the environment, and the industries in which we operate, aligning our efforts with our mission to help create a safe, clean, and energy efficient world.

Luxfer's diverse product range covers a wide variety of sustainable development goals, detail behind these products are in pages 15 to 16 of the sustainability report.

ESG Controls and Oversight

While Luxfer's management team is responsible for developing the Company's strategy and managing day-today operations, the Board of Directors oversees the Company's direction, including governance-related policies and practices; our system of risk oversight and management; how we advance environmental sustainability and climate related challenges; health and safety; human rights; human capital management and corporate culture; and the manner in which we serve our customers and support our communities. We recognize that the long-term success of our Company requires continued focus on these evolving topics and a commitment to regularly evaluate and improve our performance in relation to them.

Our Environmental, Health, and Safety ("EHS") Management System is a crucial mechanism through which our ESG initiatives are put into action. Based on ISO 14001 standards, our EHS Management System is comprised of policies, procedures, and objectives focused on compliance, footprint reduction, and management of EHS performance. Luxfer's businesses track progress and perform self-audits in accordance with the EHS Management System with the goal of continually improving the safety of our products, enhancing environmental protection initiatives and preventing occupational illnesses and injuries.

In addition to internal controls, certain Luxfer businesses participate in compliance and knowledge-sharing forums with other companies in our industry. For example, our U.K. MEL Technologies business is subject to the European Union Regulation, Evaluation, Authorization and Restriction of Chemicals ("REACH") controls (incorporated into U.K. legislation following the U.K.'s exit from the European Union.), which aims to hold manufacturers and importers responsible for understanding and managing the environmental and health risks associated with the use of certain chemicals.

Managing Energy Use

We recognize that fossil fuel resources are finite, and we have a responsibility to conserve them. Reducing our energy consumption not only has environmental benefits but also leads to significant cost savings. Additionally, relying solely on grid electricity poses risks to our operations; extreme weather events and natural disasters— exacerbated by climate change—could disrupt our productivity and impact our supply chains. Therefore, diversifying our energy procurement strategies is essential to proactively mitigate operational, environmental, and financial risks associated with sole dependency on grid consumption.

To further our commitment to sustainability, we are adopting strategic approaches that encompass a multifaceted energy management framework. This includes conducting comprehensive feasibility studies to explore potential investments in on-site renewable energy generation, such as solar panels and wind turbines. These initiatives not only align with our sustainability goals but also provide an opportunity for long-term energy independence, reducing our vulnerability to price fluctuations in the energy market.

Throughout 2025, we will focus on implementing renewable energy solutions across our operations while simultaneously reducing our grid energy consumption through initiatives such as our Reduced Energy Demand (RED) Program. This program is designed to embed energy efficiency into our organizational culture and operational practices.

Occupational Health and Safety

Luxfer remains unwavering in its commitment to environmental protection, ensuring the health and safety of our employees, contractors, customers, and the public. We operate with the firm belief that all Environmental, Health, and Safety (EHS) incidents are preventable and focus our efforts on identifying, assessing, and mitigating EHS risks through proactive measures. This is reinforced by setting clear, measurable goals and ensuring transparency in reporting our progress. We encourage all employees to embrace safety standards, integrate them into their daily work, and actively participate in fostering a culture of safety.

Our EHS Management System (EMS) is a key tool in achieving these goals, providing a comprehensive, globally implemented approach endorsed by our Board of Directors. The EMS is designed to ensure compliance, reduce our environmental footprint, and improve overall EHS performance. It includes a robust set of policies, operating procedures, emergency preparedness plans, non-conformity management systems, and action plans to continuously drive improvements. Periodic assessments ensure that we remain on track to meet our EHS objectives, while regular training programs equip employees with the knowledge and skills necessary to follow safety protocols effectively. Through systematic information management, we ensure that EHS data is communicated and retained efficiently.

In terms of occupational health and safety, Luxfer prioritizes the well-being of its employees as a key factor in achieving long-term sustainable performance. We have established detailed health and safety policies that are supported by continuous employee training, risk assessments, and safety audits. By conducting regular internal and external gap analyses, we systematically evaluate our safety performance and ensure that we are compliant with both regulatory requirements and internal policies.

At the heart of our safety culture is a proactive approach to hazard identification and reporting. Employees are encouraged to observe, report, and address potential safety concerns, with safety moments integrated into meetings to reinforce safety awareness.

Growth and Talent Development

Providing opportunities for professional growth and development is key to Luxfer's retention strategy. Luxfer maintains talent and succession planning processes, including regular review by the Executive Leadership Team and reports to the Board of Directors. We operate leadership and management development programs, which provide a consistent approach to the development to the Company's future leaders and managers. With a multi-faceted curriculum, these programs develop critical problem-solving, communication, management, and leadership skills. Luxfer also maintains training and development programs for employees at the workforce level, in addition to regular coaching and support from their supervisor and performance evaluations. To further support their career aspirations, employees can access Luxfer's online learning platform which offers over 180,000 courses, videos, and books designed to strengthen critical business, leadership, productivity, and computer software skills.

Employee Well-Being

Luxfer's workforce is one of our greatest sources of sustainable value. Our ability to deliver on our objectives and build lasting relationships with our customers depends on the capabilities, attraction, and retention of the talented individuals who come to work every day. As such, we continuously strive to offer competitive pay and benefits and maintain a work-life balance for our employees in order to foster job satisfaction and increase retention.

Fair Wages and Competitive Benefits: Luxfer offers competitive base pay and, depending on position, variable incentive pay associated with both individual and Company performance. Full-time employees and, in some cases, part-time employees who have met the minimum hours of service requirement are eligible to participate in various retirement savings plans, such as the Company's 401(k) defined contribution plan in the U.S. and various pension schemes available to U.K. employees. We also offer paid time off, group medical, dental, and vision plans, in addition to various life, disability and paid family and sick leave options, which vary by jurisdiction.

Employee Share Plans: Luxfer encourages participation in its U.S. Employee Stock Purchase Plan ("ESPP") and U.K. Share Incentive Plan ("SIP"), which provide employees an opportunity to become Luxfer shareholders at a reduced price. Under the ESPP, U.S. employees can purchase Company stock at a 15% discount through payroll deductions. Under the SIP, U.K. employees can purchase company stock through payroll deductions and, in turn, the Company matches one free share per every two shares purchased.

Fitness and Wellness Programs: Luxfer is proud to offer several optional fitness and wellness programs and healthy living incentives to our employees. Our Employee Healthy Lifestyle Program is available to U.S. employees and offers partial reimbursement for certain gym and fitness center memberships, weight loss programs, and group exercise classes. U.S. employees are also eligible to participate in a smoking cessation program through which employees who complete a 90-day program are rewarded with lower insurance rates.

Emotional Well-Being: We support the social and emotional health of our employees by providing access to wellness clinics and funded mental health counseling services. As a part of Luxfer's group medical insurance plan, U.S. employees have convenient access to live video visits with a board-certified doctors or licensed therapists. Luxfer also offers access to the Employee Assistance Program, which connects employees and their families with credentialed counselors, free of charge, to provide a variety of work-life services and resources for family matters, including legal assistance, financial budgeting, and more.

Diverse and Supportive

The professional conduct of our employees furthers the Company's mission, promotes productivity, minimizes disputes, and enhances our reputation. As such, Luxfer is committed to creating and maintaining a diverse, global workforce that provides fair and equitable opportunities, thereby advancing Luxfer's innovation culture and customer first values. To ensure effective teamwork and achievement of common business goals, all Luxfer personnel are required to complete a variety of anti-harassment, non-discrimination, diversity, and unconscious bias trainings annually.

Further information on employee policies, communication and engagement can be found in the Directors' Report on pages 29 to 32.

Customers and Suppliers

Recognizing our customers as a crucial source of our success, a core value of Luxfer is always putting the customer first. Our products are customizable and are tailored to suit the highly specific needs of each individual customer. We always strive to build and maintain long-term relationships with our customers based on mutual cooperation and the highest standards of quality and service. Working in close collaboration with one another, we work hard to find innovative solutions to suit their needs for advanced materials and products.

Luxfer has a complex global supply chain. We understand that such complexity comes with certain risks, which demands that we maintain a high level of due diligence and vigilance of the third parties and suppliers with whom we do business. To ensure that our suppliers conduct business with a high degree of integrity and in a socially and environmentally responsible manner, all third parties (including suppliers, distributors, contractors, agents, service providers, and customers) are expected to adhere to our Third Party Code of Conduct. Based on our own Code of Ethics and Business Conduct, the Third Party Code of Conduct applies to all third parties worldwide. Under the Code, third parties are expected to respect, acknowledge, uphold, and comply with the following key themes and extend these standards to their supply chains:

- Working conditions
- Employee health and safety
- · Child labor, forced labor, and human trafficking
- · Business ethics, anti-corruption and anti-bribery
- Data privacy
- Environmental responsibility
- · Conflict-free mineral sourcing
- Product and service quality

Luxfer require certain suppliers and distributors to sign and return an acknowledgment form as a means to verify compliance with the Third Party Code of Conduct. To ensure ongoing compliance, Luxfer requests that Third Party Representatives renew their signature on the form once every three years. Attestation rates are tracked quarterly by each Luxfer location on our internal ESG Scorecard, which is reviewed with the CEO and senior management.

Examinations of new and existing vendors are conducted regularly. We utilize several methods to ensure that our standards are met, including vendor risk assessments and audits. Through this approach, vendor assessments are conducted based on multiple factors (e.g., risk profile, engagement type and activity, and geography).

To ensure our compliance with applicable laws, we conduct thorough examinations, supplier risk assessments, and both on- and off- site audits. We also require that third parties allow representatives from Luxfer and, if requested, Luxfer's customers, full access to their production facilities, worker records and employees for confidential interviews. We consistently ensure that we are using appropriate due diligence procedures to vet our suppliers prior to and during any engagements and we reject suppliers who do not fulfill our requirements. While we have multiple sourcing options in almost every area of the Group, our key suppliers are important to us, and we have chosen them for their combination of quality, delivery performance and value for money.

Section 172 statement

Luxfer's Board of Directors is responsible for overseeing the Company's long-term business strategy. Each year, management presents to the Board, and the Board discusses and approves detailed long-term strategic plans for the Company. In addition to the overall strategic plan for Luxfer, these discussions also include sessions on each business unit, portfolio management, growth and innovation, legal and compliance strategy and operations and supply chain transformation. The Board also oversees the Company's approach to ESG matters and the Company's governance related policies and practices; our system of risk oversight and management; and how we advance environmental sustainability, health and safety in our business and operations. The Directors take their responsibilities under Companies Act 2006 seriously and consider their responsibilities to stakeholders when making decisions for the Group. The responsibilities under Section 172 are underpinned by our values of customer first, innovation, accountability, personal development and teamwork.

Shareholder and public engagement are essential to maintaining our strong corporate governance practices. We value feedback and input from all our shareholders and respond to concerns identified during the engagement process. Engaging regularly with our global shareholders helps us gain valuable insights into the governance issues about which they care most. We seek a collaborative and mutually beneficial approach to issues of importance to shareholders that affect our business and to assure that our corporate governance practices remain industry-leading from their perspectives.

Further information regarding the role of the Board and how they have complied with the requirements of section 172 are included in the Corporate Governance statement on pages 16 to 21.

Directors' Report

Company law requires the Directors to prepare the Annual Report and the financial statements for each year in accordance with the applicable law and regulations.

The Directors of Luxfer Holdings PLC (the "Company") present their annual report together with the audited financial statements of the Group and the Company for the year ended December 31, 2024. This Directors' Report should be read together with, and incorporates, the Governance section on pages 16 to 21.

Results

The profit for the year, after taxation from continuing operations, amounted to \$19.5 million (2023: \$1.1 million); please see the Strategic report on pages 3 to 11 for more detail.

Dividends per Share

Quarterly interim dividends of \$0.13 were paid for each £0.50 ordinary share, equating to \$14.0 million for the year (2023: \$14.0 million).

A further interim dividend was paid in February 2025 of \$0.13 for each £0.50 ordinary share totaling \$3.5 million and a further dividend declared in March to be paid in May 2025 of \$0.13 for each £0.50 ordinary share totaling \$3.5 million.

Directors

The Directors of the Company who were in office during the year and up to the date of signing the financial statements, and their details are set out in the Governance section on pages 12 to 21.

Capital Structure

In 2024, the Company purchased 200,000 ordinary shares for a total cost of \$2.3 million. 16,248 of these shares were utilized at \$0.3 million, with the remaining 183,752 retained within Treasury shares.

As at December 31, 2024, the Company's issued share capital comprised of 28,944,000 ordinary shares of £0.50 each as set out in Note 20 to the financial statements.

Substantial shareholdings

The Company had been notified of the following interests amounting to 3% or more of its issued share capital as at the end of the financial year¹:

Shareholder	Number of shares	Percent ²
BlackRock Fund Advisors	3,225,246	12.1%
Fidelity Management & Research Co. LLC	2,087,370	7.8%
Van Lanschot Kempen Investment Management NV	1,885,818	7.1%
Managed Account Advisors LLC	1,808,753	6.8%
Royce & Associates LP	1,624,061	6.1%
The Vanguard Group, Inc.	1,465,973	5.5%
American Century Investment Management, Inc.	1,199,703	4.5%

¹ Shareholdings are based on December 31, 2024.

² Percentage based on number of shares listed on the New York Stock Exchange.

Directors' Interests and Related Party Transactions

No Director had a material interest in, nor was any Director party to, any contract or arrangement to which the Company or any subsidiary is or was party to either during the year or at the end of the year, with the following exceptions: in the case of the Executive Director, his individual service contract and in the case of the Non-Executive Directors, their engagement letters, see Note 33 of the financial statements.

The interests of the Directors who held office at December 31, 2024, and those of their families, in the share capital of the Company, including share options are set out in the Remuneration Report on pages 33 to 54. All of the interests were beneficial. There has been no change in the interests of the directors between the balance sheet date and the date of approval of the financial statements.

Going Concern

The Directors have prepared cash flow forecasts until June 2026 which indicate that, taking account of reasonably possible downsides, the Company will have sufficient funds, generated from operations and committed banking facilities, to meet its liabilities as they fall due for that period. When preparing the downside case, the Directors reduced forecast cashflows to a point where we would default on our banking covenants. In all scenarios there was significant reduction required, that is unrealistic, and therefore the Group is operating with ample headroom.

The Group is expected to generate positive cash from operations until June 2026. In addition, there is sufficient headroom in our covenant compliance which would enable the Group to drawdown on the revolving credit facility and not impact the Group's ability to continue as a going concern.

Impact of global tariffs

We derive our sales and earnings from operations in many countries and are subject to risks associated with doing business internationally. We have wholly-owned operations in the U.S., the U.K., Canada and China, as well as a joint venture in Japan. Doing business in different countries has risks, including the potential for adverse changes in the local, social, political, financial or regulatory climate, difficulty in staffing and managing geographically diverse operations, and the costs of complying with a variety of laws and regulations. For example, the implementation of tariffs on imports by the U.S. to Canadian, Mexican, Chinese, U.K. and European products potentially means our goods will be affected through a rise in costs. In 2024, for third party revenue, we made a combined \$22.9 million of sales from Canada and the U.K. to the U.S., with no sales from China to the U.S.. The U.S. in return made combined sales of \$24.8 million to Europe (EU countries), U.K., Canada, and China. The total exposure across the group is therefore a combined \$47.7 million or 12.2% of sales.

We are closely monitoring rapidly changing developments regarding the imposition of tariffs, as well as potential retaliatory actions by governments of countries to which we export. Our current evaluation is that the direct impact of tariffs imposed on imports into the U.S. is expected to be relatively limited since a significant portion of our U.S. revenues are derived from our U.S. sites, as shown above. Furthermore, specialty materials in Elektron that we are required to import typically appear on critical material exemption lists. While tariffs are expected to apply to the import of gas cylinders into the U.S., this is a relatively small part of our business, but nonetheless one where we would expect to be successful in passing through the increased cost to our customers. While the direct impact of tariffs is not expected to be significant, we remain mindful that the situation is dynamic, and that there is likely to be a further adverse effect on macro-economic activity.

Research and Development

During the year, the Company incurred \$4.4 million (2023: \$4.6 million) in research and development costs on new and improved products and processes. Once a project is reasonably certain to deliver a commercial product, certain aspects of the development costs are capitalized. The Company continues to maintain links in fields of research with both leading universities in various countries and outside agencies to support and supplement its own in-house expertise. The Company also continues to gain significant tax benefit from the U.K. research and development expenditure credit.

Disabled Employees

Where an employee has developed a disability whilst employed in his or her business that impacts on his or her ability to carry out a certain job effectively, the relevant business unit will make arrangements where possible to retrain that employee and continue his or her employment. Applicants for job vacancies who are disabled are given full and fair consideration, bearing in mind requirements of the particular job and the particular aptitude and abilities of the candidate.

Employee Involvement

Many employees are directly involved in the performance of the Group and segments through the use of various incentive schemes. These include bonus schemes and various share-related schemes, details of which can be found in the Environment, Social and Governance ("ESG") section of the Governance Report on page 25.

A combination of newsletters, regular line manager and team briefings, exchanges and consultations, at both Group and site level (as appropriate) are used to systematically communicate with employees and develop their awareness of matters that concern them, their business unit, segment, and the Group. As required, employees are consulted on matters that concern them in an appropriate manner and through appropriate channels.

The Group continues to offer training and development opportunities to employees at all levels and to all abilities, providing benefit to both the Group and the individual employee. Further details can be found in the ESG section of the Governance Report on page 25. We undertake a succession planning review periodically to ensure that we develop suitable candidates for critical leadership roles within the Group.

For senior management, we hold an annual management conference at the beginning of each year where strategy for each business segment and at the Group level is presented and discussed for the year. Workshops on subjects that will promote Group strategy will be held throughout the year. Meetings of employees who have the same or similar functions within the Group also meet periodically for training, to exchange best practices and convey Group policy.

Our Equal Opportunity, Non-Discrimination and Anti-Harassment Policy sets forth our employment practices throughout the Group in the treatment of applicants and Luxfer employees at all stages of employment.

Stakeholder Engagement

Considering our impact on our stakeholders is something the Board and the company spends time on wherever appropriate. The Board fully recognizes the importance of all our stakeholders in the successful operation of the business. The needs and concerns of our stakeholders is an inherent part of our decision-making processes.

Prior to matters being put to the Board for consideration, the business carries out significant engagement to support the directors to assess and ensure that all stakeholder views are considered fairly. This engagement may be formal or informal, and is governed by our policies.

Before reaching a decision, the Board considers how proposed actions and behaviors of the company may affect its key stakeholders, as well as the company's reputation and long-term success.

Political Donations

The Company and its subsidiaries made no political donations in either 2024 or 2023.

Directors' Liabilities

The Company maintains liability insurance for Directors and Officers which provides appropriate coverage for any legal action brought against Directors. Throughout the year and at the date of approval of the financial statements, the Articles provides indemnification for the Directors against liability incurred in the proper conduct of the Company's business subject to the conditions set out in the Companies Act 2006.

Greenhouse Gas Emissions

The Company discloses a significant amount of environmental information in its Governance Report as referenced above. Further information can also be found in the Company's sustainability report, available on the Company website.

Each Luxfer site compiles greenhouse gas emission inventories and monitors electricity and natural gas usage. All other greenhouse gases produced as a result of manufacturing operations, such as propane and direct CO2, are also recorded. Scope 1 emissions consist of all direct emissions from fuel combustion, natural gas, propane, and all other sources of direct emissions. Scope 2 emissions consist of all indirect emissions attributable to the Company through the consumption of purchased electricity, steam, heating, or cooling. This data is compiled and converted to emissions to calculate our total CO2e output. Our US and Canada facilities use standard CO2 conversion factors published by the US Environmental Protection Agency, and our UK facilities use CO2 conversion factors published by the UK Government. The table below provides a summary of the Company's Scope 1 and Scope 2 greenhouse gas emissions since 2022.

	2024	2023	2022
	(mtCO ₂ e) ¹	(mtCO ₂ e) ¹	(mtCO ₂ e) ¹
Scope 1	23,978	39,425	51,660
Scope 2	13,813	13,463	20,226
Statutory total (Scope 1 & 2)	37,791	52,888	71,886

1. Metric tons of CO2 equivalent.

Treasury and the Use of Financial Derivatives

Details of our financing and treasury policies, along with the management of treasury risks and use of financial derivatives can be found in Notes 28 and 29 to the consolidated financial statements.

Purchase of own shares

In 2024, the Company purchased 200,000 ordinary shares for a total cost of \$2.3 million. 16,248 of these shares were utilized at \$0.3 million, with the remaining 183,752 retained within Treasury shares.

Financial Risks

Details of our principal risks and uncertainties can be found on pages 8 to 11 of the strategic report. The management of these financial risks and mitigating actions are explained further in Note 28 of the Group consolidated financial statements.

Directors' Statement as to Disclosure of Information to the Auditors

The Directors, who served as members of the Board at the time of approving this Directors' Report are listed on page 12. Having made inquiries of fellow Directors and of the Company's auditors, each of those Directors confirms that:

- To the best of their knowledge and belief there is no information relevant to the preparation of their report of which the Company's auditors are unaware; and
- All reasonably expected steps were taken to be aware of relevant audit information and to establish that the Company's auditors are aware of that information.

Statement of Directors' Responsibilities in respect of the Financial Statements

The Statement of Directors' Responsibilities in respect of the Financial Statements can be found on page 55 and forms part of this Report.

Independent Auditors

A written Resolution will be put to the Annual General Meeting of the Company to re-appoint PricewaterhouseCoopers LLP as the Company's Independent Auditors.

The financial statements on pages 62 to 126 were approved by the Board of Directors on April 25, 2025 and signed on their behalf by:

/s/Andrew Butcher

Andrew Butcher Chief Executive Officer April 25, 2025

LUXFER HOLDINGS PLC

DIRECTORS' REMUNERATION REPORT

This Directors' Remuneration Report for the year ended 31st December 2024 has been compiled in accordance with the UK Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013 (the "Regulations"). As required by the Regulations, the Directors' Remuneration Report will be proposed as an ordinary resolution and subject to an advisory vote at the Company's 2025 Annual General Meeting

CHAIR'S INTRODUCTION

Dear Shareholder,

As Chair of the Remuneration Committee, I am pleased to present Luxfer's Directors' Remuneration Report for the year ended 31st December 2024 (the "Remuneration Report"). The Remuneration Report addresses the activities of the Remuneration Committee, sets out details of the remuneration paid to Luxfer's Directors in 2024, and discusses decisions affecting Director remuneration in 2025. This Remuneration Report is divided into three sections:

i.	Chair's Introduction	pages 33 to 35
ii.	the Remuneration Committee, its Responsibilities, and Activities	pages 36 to 37
iii.	Annual Remuneration Report for the year ended 31st December 2024, which describes the implementation of the Directors' Remuneration Policy during the year and how it is proposed to be applied for the year	
	ending 31 st December 2025	pages 36 to 54

Our Approach to Remuneration

Luxfer seeks to create and maintain a culture of high performance, teamwork, and accountability. Our remuneration programs are intended to compensate Directors appropriately in accordance with their qualifications, responsibility assumed, and dedication to the Company; attract and retain highly qualified Directors; tie executive remuneration to Company performance; and align Director remuneration with shareholder interests and long-term Company value. The Company's director remuneration program is specifically designed with the following principles in mind:

- alignment with shareholder interests and long-term value creation;
- talent attraction, retention, and motivation;
- professional accountability;
- external competitiveness and internal equity; and
- balance between remuneration components.

2024 Business and Performance

In 2024, macro-economic conditions continued to impact our general industrial end-market with demand remaining soft for products across all segments. We also experienced variability of demand for certain products in our defense, first response & healthcare end-market, particularly defense applications, including countermeasure flares and flameless ration heaters, although we saw this improve in the second half of the year. We have been able to navigate these challenges through productivity and cost management initiatives resulting in improved margins. Legal recoveries and effective working capital management contributed to excellent cash conversion and significantly reduced net debt levels.

In accordance with our philosophy of "pay for performance," the 2024 remuneration outcomes presented in this Remuneration Report are reflective of the Company's financial performance in fiscal year 2024.

Key 2024 Remuneration Outcomes

Director remuneration is an important matter to Luxfer's Board of Directors, the Remuneration Committee, and our shareholders. Recognizing this importance, Luxfer's remuneration programs account for both short-term financial and business performance and long-term value creation. Specifically, the remuneration of Luxfer's Directors includes (i) fixed remuneration to compensate Directors appropriately in accordance with their responsibilities, experience, and dedication to the Company; (ii) variable or at-risk remuneration to promote and reward the achievement of key performance targets and strategic objectives by Executive Directors; and (iii) long-term equity awards to strengthen the alignment between Director and shareholder interests through share ownership.

Executive Director Remuneration

During the year, Executive Director remuneration was comprised of the same elements as those in previous years, including base salary, benefits in kind, pension or 401(k) contributions, an annual cash incentive, and equity awards. While these components did not change year-over-year, total Executive Director remuneration is dependent on the achievement of certain financial performance goals, which impact the annual cash incentive and equity awards earned. In 2024, the sole Executive Director's, Mr. Andy Butcher, remuneration consisted of 69% variable or at-risk pay, including the annual cash incentive and equity awards, and 31% fixed pay, including base salary and benefits in kind.

When considering salary increases and incentives for our Executive Directors, the Remuneration Committee is mindful of the remuneration of the Company's wider workforce and our fairness principles. With these factors in mind, the Remuneration Committee implemented an approximate 2.5% increase to Mr. Butcher's base salary for 2024, which was intended to address inflationary increases and resulted in an annualized base salary of US\$644,500. Key outcomes with respect to 2024 variable or at-risk pay were as follows:

- <u>Annual Cash Incentive</u>: In 2024, the annual cash incentive was dependent on three financial performance measures: Management EBITA, Cash Conversion, and Revenue. The annual EBITA incentive earned by Mr. Butcher in 2024 was equivalent to 118% of his base salary, out of a maximum potential of 120%, cash Conversion was equivalent to 40% of his base salary, out of a maximum potential of 40%, and Revenue was equivalent to 24%, out of a maximum potential of 40%. Further details regarding the annual cash incentive program and the 2024 cash incentive earned by the Company's Executive Director can be found in the *Executive Director Remuneration Total Remuneration: Single Total Figure Table* section of this Remuneration Report on page 38.
- Equity Awards: The Executive Director was awarded 45,160 time-based Restricted Stock Units on 18th March 2024, representing 40% of his annual target equity award, which is equivalent to 180% of his base salary. With respect to performance-based equity awards made in 2024, the EPS Growth and TSR performance periods remain ongoing. Further details on equity awards are set out in the *Executive Director Remuneration – Total Remuneration: Single Total Figure Table* section of this Remuneration Report on page 38.

Non-Executive Director Remuneration

As in previous years, Non-Executive Director remuneration is comprised of an annual cash retainer fee and equity awards. In 2024, Non-Executive Directors were awarded Restricted Stock Units ("RSUs") in an amount equal to 100% plus \$20,000 of their annual retainer fee. These RSUs vest on the day of the Company's 2025 Annual General Meeting of Shareholders, which is scheduled for 4th June 2025. Non-Executive Director retainer fees remained unchanged in 2024, being US\$115,000 for the Board Chair and US\$82,000 for all other Non-Executive Directors. Further details on Non-Executive Director remuneration can be found under the *Non-Executive Director – Total Remuneration: Single Total Figure Table* section of this Remuneration Report on page 40.

Areas of Focus and Decisions Affecting 2025 Remuneration

As Director remuneration continues to be an important matter to our shareholders and the Company as a whole, it is anticipated that the Remuneration Committee will focus on the following areas in 2025:

- refining the performance measures applicable to the annual cash incentive, including the potential introduction of additional or different financial performance measures and/or non-financial performance measures;
- examining opportunities to improve the equity award framework, including changes to financial performance targets relative to performance-based equity awards;
- increasing the frequency at which the Company conducts comprehensive benchmarking studies with respect to Director remuneration; and
- reviewing and refining the peer group used by the Company for benchmarking performance and Director remuneration as a whole.

Throughout 2024, the Remuneration Committee completed its annual review of Director remuneration, in consultation with its independent remuneration consultant, Meridian Compensation Partners, LLC. Following this review, the Remuneration Committee recommended, and no changes in the annual cash retainers were recommended or implemented.

Remuneration Policy

As required by sections 439 and 440 of the Companies Act 2006, a company incorporated in the United Kingdom whose shares are publicly listed, whether in or outside of the UK, must submit its Directors' Remuneration Policy to a binding shareholder vote at least once every three (3) years. The Directors' Remuneration Policy was last approved by our shareholders at the 2024 Annual General Meeting, where 99.39% of the votes cast were in favor of approving the Directors' Remuneration Policy. The Directors' Remuneration Policy is included in the 2023 Annual Report, available on our website, https://www.luxfer.com/investors/reports-and-presentations/annual-reports/.

Approval of this Directors' Remuneration Report for the year ended 31st December 2024 will be proposed as an ordinary resolution at the 2025 Annual General Meeting. Albeit advisory and non-binding, shareholder votes provide the Board with invaluable public accountability and shareholder feedback regarding the appropriateness of the Company's remuneration practices.

I ask you to support the binding vote on the Directors' Remuneration Policy and the advisory vote on this Remuneration Report at our Annual General Meeting, to be held on 4th June 2025.

Shareholder Engagement

We remain committed to engaging with our shareholders to ensure an open and transparent dialogue around remuneration arrangements at Luxfer. We believe that our Remuneration Policy and practices remain simple, transparent, and effective, strongly supporting our business strategy with remuneration outcomes aligned with the shareholder experience.

I and the Remuneration Committee are always pleased to discuss our approach to remuneration with Luxfer shareholders, and we welcome your feedback throughout the year. We look forward to receiving your support for the arrangements described in this Remuneration Report at the upcoming AGM.

/s/Richard Hipple

Richard Hipple

Chair of the Remuneration Committee April 25, 2025

THE REMUNERATION COMMITTEE, ITS RESPONSIBILITIES AND ACTIVITIES

This section of the Remuneration Report describes the membership of the Remuneration Committee (the "Committee"), its key responsibilities, and principal activities during the year.

Governance and Responsibilities

The Committee is responsible for overseeing the establishment, maintenance, administration, and periodic review and evaluation of the Company's remuneration policies and programs, which are designed to (i) attract, retain, and incentivize superior talent; (ii) provide competitive compensation that rewards employees for their contributions toward achieving the Company's financial and strategic objectives; and (iii) aligns employee and Director interests with the interests of the Company's stakeholders. The Committee determines, and recommends to the Board, the Company's framework or broad policy on executive and director remuneration, the cost of such framework, and the specific compensation packages for each of the Company's Directors and Executives. The Committee is also responsible for overseeing, and making recommendations to the Board on, the Company's human capital practices which form part of the Company's broader ESG strategy. In fulfilling these responsibilities, the Committee:

- ensures that the Executive Director and other Company executives are appropriately incentivised to enhance the Company's performance and rewarded for their contribution to the success of the business by designing, monitoring, and assessing incentive arrangements, including setting performance measures and assessing performance and outcomes against said measures;
- guarantees that Non-Executive Directors are appropriately compensated in accordance with their qualifications, responsibility assumed, and dedication to the Company, ensuring that such remuneration is in line with market standards and sufficient to attract and retain Directors of the desired profile, but not so high as to compromise the independence of the Non-Executive Directors;
- reviews and monitors the remuneration and related policies and culture applicable to the Company's wider workforce, taking the foregoing into account when considering, developing, and setting remuneration policies and packages for the Executive Director and other senior executives of the Company; and
- maintains an active dialogue with shareholders, ensuring their views and those of their advisors are sought and considered when establishing remuneration programs and setting remuneration packages.

The Committee's Charter, or Terms of Reference, is available on our website at https://www.luxfer.com/investors/ governance/. The Committee reviews its Charter on an annual basis, making updates as appropriate.

Membership and Attendance

The Committee is solely comprised of independent Non-Executive Directors. The members of the Remuneration Committee in fiscal year 2024 are set out below, and further biographical details regarding these Directors can be found on pages 12 to 15. Since November 2018, the Committee has been chaired by Richard Hipple.

In fiscal year 2024, the Committee held four meetings and all members of the Committee attended each of these meetings.

Members of Committee during 2024		Meetings held during membership	Meetings attended
Richard Hipple	Member and Chair	4	4
Patrick Mullen	Member	4	4
Lisa Trimberger	Member	4	4

The Company Secretary acts as Secretary to the Committee. The Chief Executive Officer and the Chief Financial Officer normally attend all Committee meetings, at least in part. Non-Executive Directors who are not Committee members are permitted to attend and speak at meetings, provided that such attendance is arranged by the Committee Chair. Additionally, senior management and senior human resources representatives of the Company, as well as external advisors, may be invited to attend all or part of any meeting, as and when appropriate. No attendee of Committee meetings shall participate in any discussion or decision on their own remuneration and shall recuse themselves from any such conversation. If any members of the Committee are unable to attend a meeting, they are given the opportunity to discuss any of the agenda items with the Committee Chair in advance of or following the meeting.

Meetings Held in 2024

In accordance with the Remuneration Committee Charter, the Committee shall meet at least twice per year, provided that in any event (i) one meeting is held in January, February, or early March of each year to address remuneration and incentive-based remuneration matters; and (ii) one meeting is held immediately before the submission of the Company's annual report and accounts to the Board for approval if, at any time, the Company is required by law or regulation to provide a Remuneration Committee Report.

In fiscal year 2024, the Committee held four scheduled meetings, the discussion is summarized below:

March 2024	 Consideration and finalization of 2023 executive compensation, including the resulting payout or award of performance-based remuneration; Finalization of the Executive Director's and other executives' annual cash incentive, including setting of the applicable performance measures, for 2024; Finalization of the Executive Director's and other executives' equity awards, including setting of the applicable performance measures, for 2024; Review and finalization of the Executive Director's and other executives' salaries and other fixed remuneration for 2024; and Delegation of authority to the Chief Executive Officer to award a defined number of equity awards to junior and middle management in his sole discretion.
June 2024	 An update on 2024 Executive Compensation and forecasted outcomes with respect to performance-based remuneration; Annual review of the Company's Stock Ownership Guidelines; and
September 2024	 An update on the Company's human capital management practices, including a review of the Company's talent review process and workforce statistics; An update on 2024 Executive Compensation and forecasted outcomes with respect to performance-based remuneration; and Discussion of succession planning, after a detailed review for the Executive Leadership Team;
December 2024	 Annual review of the Committee's Charter; An update on 2024 Executive Compensation and forecasted outcomes with respect to performance-based remuneration; Review and discussion of proposed 2025 Executive Compensation programs, including individual packages and applicable performance measures; and An update on excitable backagem under the Compensition expertise plane.

• An update on available headroom under the Company's equity incentive plans.

Advisors to the Committee

The Committee is authorised to select, retain, and obtain the advice of an independent remuneration consultant, legal counsel, or other advisor as it deems necessary to fulfill its duties and responsibilities under its Charter. The Committee receives appropriate funding from the Company, as determined by the Committee in its capacity as a committee of the Board, for the payment of compensation to such consultants or advisors. The Committee may select a consultant or advisor only after taking into consideration all of the factors relevant to that person's independence from management, including the following:

- the provision of other services to the Company by the person that employs the compensation consultant, legal counsel, or other advisor;
- the amount of fees received from the Company by the person that employs the compensation consultant, legal counsel, or other advisor, as a percentage of such person's total revenue;
- the policies and procedures of the person that employs the compensation consultant, legal counsel, or other advisor that are designed to prevent conflicts of interest;
- any business or personal relationship of the compensation consultant, legal counsel, or other advisor with a Committee member;
- any Company securities owned by the compensation consultant, legal counsel, or other advisor; and
- any business or personal relationship of the compensation consultant, legal counsel, advisor, or the person employing the advisor with an Executive Officer or Director of the Company.

In 2024, the Committee engaged Meridian Compensation Partners, LLC ("Meridian") as its independent compensation consultant. Meridian generally provides research, survey information and analysis, incentive design expertise, and other analyses related to executive and director remuneration design. Meridian also updates the Committee on trends and developments related to remuneration practices and provides its views to the Committee on best practices when evaluating executive and director remuneration programs and policies. Any other work undertaken by Meridian for the Company must be approved by the Committee.

The Committee assessed the independence of Meridian and determined that Meridian is independent and does not have any conflict of interest. In 2024, the fees paid by the Committee to Meridian were nominal and did not exceed \$100k in 2024 or 2023.

REMUNERATION RECEIVED BY THE DIRECTOR FOR THE YEAR ENDED DECEMBER 31, 2024 (Information within pages 38 to 45 have been audited. Information within pages 45 to 54 not subject to audit unless stated otherwise.)

Single Figure

The tables below set out an analysis of the Directors' total remuneration for 2024. Total remuneration reflects both the performance of the Company and the contribution made by the Director to the continued success of the Company during their period of tenure.

Executive Directors' Remuneration

Single Total Figure Table

U.S.\$	Year	Salary	Taxable Benefits	Annual Bonus ⁽²⁾	Long-Term Incentive Awards ⁽³⁾	Pensions Contributions (4)	Total
Andy Butcher	2024	644,500	54,253	1,172,990	462,684	20,700	2,355,127
	2023	628,800	54,563	_	448,728	19,800	1,151,891
U.S.\$			Year	Fixed pay	Varia	ble pay	Total
Andy Butcher			2024	719,453	1,	635,674	2,355,127
			2023	703,163		448,728	1,151,891

The above table is compiled in accordance with the U.K. 'The Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008', as amended by 'The Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013'.

⁽¹⁾**Taxable Benefits.** During the year an amount was paid in respect of expenses relating to car allowance, life, medical and dental insurance. All payments made in respect of these allowances were determined and paid in U.S. dollars.

⁽²⁾**Annual Bonus.** For the 2024 financial year, the annual bonus plan was based on the achievement of three financial performance goals, management EBITA (adjusted earnings before interest, taxation and amortization) performance, the ratio of management EBITA to adjusted operating cash flow "Cash Conversion" (two of the key strategic performance indicators used by the Company to assess its development against its financial objectives during the year) and revenue, measured against the annual budget.

Summary of the annual bonus potential as a percentage of base salary for the Executive Directors for 2024:

		Sliding scale between threshold, target and stretch				
	Maximum Annual bonus (number of points available and % of salary) ⁽¹⁾	Management EBITA ⁽²⁾	Cash Conversion ⁽³⁾	Revenue ⁽⁴⁾	Bonus outcome 2024	
Andy Butcher	200%	0.0% - 120.0%	0.0% - 40.0%	0.0% - 40.0%	182.0%	

⁽¹⁾ In 2024, Luxfer achieved levels of EBITA, cash conversion and revenue that resulted in a bonus opportunity of 182% out of 200% being assessed.

⁽²⁾ Management EBITA (earnings before interest, taxation and amortization) is defined as operating income (as reported under U.S. GAAP) excluding Graphic Arts, adjusted for equity income /(loss) of unconsolidated affiliates, qualifying restructuring charges, impairment charges, acquisition-related charges / credits, amortization of finance costs, amortization of acquired intangibles and share based compensation charges.

⁽³⁾ Cash conversion is defined as the ratio of management EBITA to adjusted operating cash flow. Adjusted operating cash flow is reconciled from management EBITA by adding back depreciation, loss / (gain) on disposal of property, plant and equipment, changes in assets and liabilities, net of effects of business acquisitions, non-restructuring capital expenditures, equity income of unconsolidated affiliates and U.K. pension deficit funding contributions.

⁽⁴⁾ Revenue is defined as continuing revenue (as reported under U.S. GAAP) excluding Graphic Arts.

In 2024, the Company generated a management EBITA excluding Graphic Arts of \$48.1 million, a cash conversion ratio of approximately 112% and a continuing revenue figure excluding Graphic Arts of \$362.3 million.

The Board has considered whether to include in this report the targets which applied to the bonus arrangements for the Executive Directors in 2024 but has determined that these amounts are commercially sensitive. These are reported to the members at the start of each financial year.

⁽³⁾The Long-Term Incentive Awards. The 2024 Single Figure:

In 2024, 30% of the total target award communicated by the Remuneration Committee was in the form of time-based restricted stock units granted on March 18, 2024. The value of these awards for Andy Butcher was \$426,310 based on the closing share price on the day of grant of \$10.44 per share and deducting the nominal cost value of \$1.00 each share. Throughout 2024, Andy Butcher has also accrued dividend awards on his restricted stock units, the value of these were \$36,374.

In addition, the Remuneration Committee's performance targets for the year were based upon EPS targets and total shareholder return, as described in Executive Director Awards Under the LTIP on page 42. The levels achieved in 2024 resulted in the below time-based awards being granted in 2025:

	Number of Av	vards		
	Possible Awards	Awards to be made in 2025	% of possible awards made in 2024	Value of Awards \$
Andy Butcher	75,600	20,185	26.7%	244,642

The LTIP share award disclosure in the Proxy Statement filed with the SEC (Form DEF 14A) for executive compensation for the year ended December 31, 2024 differs to the amount included in the *Single Total Figure Table*, as it is based upon the achievement of targeted Company performance for all performance-based awards communicated in the year. The value of the awards included in the Proxy Statement is in accordance with U.S. GAAP.

⁽⁵⁾ For details of pension arrangements see page 45.

Payments to Past Directors

There were no payments made to past Directors during the year.

Payments for Loss of Office

There were no payments made to Directors for loss of office during the year.

Non-Executive Directors' Remuneration

None of the Non-Executive Directors (including the Chair) received taxable benefits, annual bonus, long-term incentive awards (exceeding one year) or pension-related benefits during the year.

Single Total Figure Table

U.S.\$ ⁽¹⁾	Year	Base Fee ⁽¹⁾	Other Fees (Fees in the form of share awards) ⁽²⁾	Total
Patrick Mullen	2024	115,000	139,912	254,912
	2023	115,000	112,337	227,337
Clive Snowdon	2024	82,000	105,632	187,632
	2023	82,000	79,303	161,303
Richard Hipple	2024	82,000	105,632	187,632
	2023	82,000	79,303	161,303
Lisa Trimberger	2024	82,000	105,632	187,632
	2023	82,000	79,303	161,303
Sylvia Stein	2024	82,000	106,764	188,764
	2023	82,000	144,381	226,381

Table compiled in accordance with the U.K. 'The Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008', as amended by 'The Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013'.

⁽¹⁾ The Non-Executive Directors' fees of Clive Snowdon, Richard Hipple, Lisa Trimberger, Sylvia Stein and Patrick Mullen are all determined in U.S. dollars.

Patrick Mullen's base fee for 2023 and 2024 includes the supplementary fee for being Chair of the Board.

⁽²⁾ 2024 Single figure:

The value of the Other Fees in the Single Figure table is calculated as follows:

- An element of the fees received by the Chair and the other Non-Executive Directors are delivered as time-based restricted stock units ("RSUs"). The award value is a percentage of their Base Fee as provided in the Director Equity Incentive Plan ("EIP"). The value of the award is capped at up to 100% of base fees at the date of the award. Awards were made immediately after the 2024 AGM and vest immediately before the 2025 AGM. The number of RSUs was calculated using the closing share price on the NYSE (\$11.55) the day the award was made. The number of awards received by each Non-Executive Director is set out in Awards Granted During the Year - Non-Executive Directors Under the Director Equity Incentive Plan (EIP) on page 42.
- The RSU awards carry with them the right to receive accumulated dividends during the period of the award, in shares. The Other Fees amount includes the value of the dividends awarded in 2024 and vested immediately before the 2024 AGM or will vest immediately before the 2025 AGM. The value of the awards themselves were included in the Single Figure for 2024 as they were time-based awards (see below). The dividend shares were valued at the closing share price on the NYSE on the date of the dividends being awarded, being \$7.75, \$11.49, \$10.63 and \$14.97 respectively.

LUXFER HOLDINGS PLC

Non-Executive Director	Dividend shares allocated	Value of dividend \$
Patrick Mullen	443	4,916
Clive Snowdon	326	3,634
Richard Hipple	326	3,634
Lisa Trimberger	326	3,634
Sylvia Stein	447	4,766

LUXFER SHARE INCENTIVE PROGRAMS

Luxfer has a number of share incentive plans designed to align the interests of its Directors, managers and employees with the interests of its shareholders. These plans help us remain competitive and act as retention tools.

The plan under which awards are granted to the Executive Directors on an ongoing basis is the Luxfer Holdings PLC Long-Term Umbrella Incentive Plan ("LTIP"). Awards, which are considered part of their fees, are made to the Non-Executive Directors under the Non-Executive Directors Equity Incentive Plan ("EIP"). In the U.S. the Company has established an Employee Share Purchase Plan ("ESPP") which is open to all U.S. employees and U.S. based Executive Directors.

LTIP: The LTIP was adopted for the I.P.O. in 2012. It is used to grant awards not only to the Executive Directors but also senior and junior managers in the Company. A variety of different awards can be granted under the LTIP. To date, it has been used to grant time-based nominal cost options to U.K. employees, performance-based nominal cost options and market value options to other senior U.K. employees and time-based and performance restricted stock units to the Executive Directors, U.S. managers and managers from other countries in which the Company operate. The maximum value of awards under the rules of the LTIP that can be granted to the Chief Executive Officer is defined in the Remuneration Policy.

EIP: Annual awards are made under the EIP to Non-Executive Directors as part of their fees. The value of the award is up to 100% of the base fee of a Non-Executive Director. These awards are made the day of the AGM of the Company in each year and vest the day before the following AGM. Annual awards are usually made as restricted stock units. They are paid out immediately on vesting, together with dividends which have been accumulated during the vesting period. New Non-Executive Directors cannot participate in the annual awards until they have served six months, however, the awards they would have earned from the date of appointment are added to the next annual award provided they are re-elected at the AGM.

Copies of the LTIP and EIP plans mentioned above are filed on the Company's file at the SEC.

AWARDS GRANTED DURING THE YEAR

Executive Directors Awards Under the LTIP

In 2024, the Remuneration Committee awarded long-term incentive compensation under the LTIP. As it does each year, the Remuneration Committee referenced benchmark data (including compensation surveys, Comparator Group information and other data provided by Meridian Compensation Partners LLC) in setting target U.S. dollar award levels for the Executive Director. In accordance with the Remuneration Policy the maximum share award opportunity available to the Executive Director (in any one year) at the time of communicating their award during 2024 was capped at 300% of their base salary, on achievement of stretch performance. Achievement of target performance would result in a share award opportunity capped equivalent to 180% of base salary being available and threshold performance at 125% of base salary.

Based on the target level of Andy Butcher's share awards available (capped at 180% of base salary), 40% of this award was granted in 2024 in the form of time-based restricted stock units, vesting evenly on the first four anniversaries of the award from grant date. This amounted to 45,160 time-based restricted stock units being awarded Andy Butcher. The remaining 60% of the target award allocation was split 40% available based on the delivery of a certain adjusted diluted EPS targets for the years ending December 31, 2023, December 31, 2024 and December 31, 2025 and 60% available on the delivery of certain total shareholder return targets. The total shareholder return target consists of a ranking of Company performance against a peer group of thirty companies on December 31, 2023 against December 31, 2025. Based on the relative level of shareholder return and adjusted diluted EPS achieved, awards would vest in March 2026. For the adjusted diluted EPS it is possible to achieve a threshold, target and stretch level of award grants, and for total shareholder return, payout based on the decile the Company is ranked.

The Committee believe they set challenging targets to motivate the executive director and align the interests of the executive with those of shareholders. Achievement of stretch targets requires exceptional performance.

Chair or Non- Executive Director	Date of Grant	Basis of Aggregate Awards Granted	Share Price at Date of Grant \$	Type of Award	No. of Shares Granted	Face Value of Award \$	Vesting Date	% of Shares Granted That Vest
Patrick Mullen ⁽¹⁾	June 6, 2024	100% of annual fee for 2024 plus \$20,000	11.55	Restricted Stock Unit	11,688	134,996	Day before 2024 AGM	On vesting date 100%
Clive Snowdon	June 6, 2024	100% of annual fee for 2024 plus \$20,000	11.55	Restricted Stock Unit	8,831	101,998	Day before 2024 AGM	On vesting date 100%
Richard Hipple	June 6, 2024	100% of annual fee for 2024 plus \$20,000	11.55	Restricted Stock Unit	8,831	101,998	Day before 2024 AGM	On vesting date 100%
Lisa Trimberger	June 6, 2024	100% of annual fee for 2024 plus \$20,000	11.55	Restricted Stock Unit	8,831	101,998	Day before 2024 AGM	On vesting date 100%
Sylvia Stein	June 6, 2024	100% of annual fee for 2024 plus \$20,000	11.55	Restricted Stock Unit	8,831	101,998	Day before 2024 AGM	On vesting date 100%

Non-Executive Directors under the Director EIP

OUTSTANDING SHARE AWARDS DURING 2024

Executive and Non-Executive Directors

Awards granted in 2024 in respect to 2023 Company financial performance to the Executive Director have been included in the table below. The awards shown exclude dividends accumulated.

	Award	s			
Awards	Available Jan 1, 2024	Granted During Year	Settled During Year	Lapsed During Year	Available Dec 31, 2024
Andy Butcher					
LTIP 2020 ⁽²⁾	1,935	_	(1,935)	_	
LTIP 2021 ⁽³⁾	2,400	_	(1,200)	_	1,200
LTIP 2022 ⁽⁴⁾⁽⁵⁾	8,340	_	(3,420)	_	4,920
LTIP 2022 ⁽¹⁾	14,400	_	(4,800)	_	9,600
LTIP 2023 ⁽⁷⁾⁽⁸⁾	30,863	_	(9,023)	_	21,840
LTIP 2024 ⁽¹⁰⁾	_	45,160	_	_	45,160
Totals	57,938	45,160	(20,378)	_	82,720
Patrick Mullen					
EIP 2023 ⁽⁶⁾	6,961	_	(6,961)	_	_
EIP 2024 ⁽⁹⁾		11,688	(0,001)	_	11,688
Totals	6,961	11,688	(6,961)		11,688
Clive Snowdon					
EIP 2023 ⁽⁶⁾	4,963		(4,963)		
EIP 2024 ⁽⁹⁾	-,303	8,831	(4,303)		8,831
Totals	4,963	8,831	(4,963)		8,831
Richard Hipple					
EIP 2023 ⁽⁶⁾	4,963	_	(4,963)	_	_
EIP 2024 ⁽⁹⁾		8,831	_	_	8,831
Totals	4,963	8,831	(4,963)	—	8,831
Lisa Trimberger					
EIP 2023 ⁽⁶⁾	4,963	_	(4,963)	_	_
EIP 2024 ⁽⁹⁾		8,831	(1,000)	_	8,831
Totals	4,963	8,831	(4,963)	_	8,831
Sylvia Stein					
EIP 2023 ⁽⁶⁾	9,178	_	(9,178)	—	_
EIP 2024 ⁽⁹⁾		8,831			8,831
Totals	9,178	8,831	(9,178)	—	8,831

			Exercise Price /		
Award	Award Scheme, Type & Grant	Grant Date	Nominal Cost Each Award	Remaining Vesting/ Settlement Dates	Vesting Period
(1)	LTIP 2022 – Time-Based Restricted Stock Units ⁽ⁱ⁾	May 6, '22	\$1.00	Mar 14, 2025, 2026	To Mar 14, 2026
(2)	LTIP 2020 – Time-Based Restricted Stock Units ⁽ⁱⁱ⁾	Mar 13, '20	\$1.00	All vested	No longer applicable
(3)	LTIP 2021 – Time-Based Restricted Stock Units (iii)	Mar 15, '21	\$1.00	Mar 15, 2025	To Mar 15, 2025
(4)	LTIP 2022 - Performance-Based - EPS targets ^(iv)	Mar 14, '22	\$1.00	Mar 15, 2025	To Mar 15, 2025
(5)	LTIP 2022 – Time-Based Restricted Stock Units ^(v)	Mar 14, '22	\$1.00	Mar 14, 2025, 2026	To Mar 14, 2026
(6)	EIP 2023—Time-Based Restricted Stock Units ^(vi)	June 7, '23	\$1.00	All vested	No longer applicable
(7)	LTIP 2023 – Time-Based Restricted Stock Units ^(vii)	Mar 20, '23	\$1.00	Mar 20, 2025, 2026, 2027	To Mar 20, 2027
(8)	LTIP 2023 - Performance-Based - TSR targets ^(viii)	Mar 13, '23	\$1.00	All vested	No longer applicable
(9)	EIP 2024—Time-Based Restricted Stock Units ^(vi)	June 6, '24	\$1.00	Day before 2025 AGM	Day before 2025 AGM
(10)	LTIP 2024 – Time-Based Restricted Stock Units ^(ix)	Mar 18, '24	\$1.00	Mar 18, 2025, 2026, 2027, 2028	To Mar 18, 2028

- (i) LTIP 2022: Time based awards granted on May 6, 2022 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.
- (ii) LTIP 2020: Time based awards granted on March 13, 2020 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.
- (iii) LTIP 2021: Time based awards granted on March 15, 2021 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.
- (iv) LTIP 2022: Awards made on attainment of 2021 EPS performance goals and include "holding period" and "claw back" provisions, to vest evenly over two years.
- (v) LTIP 2022: Time based awards granted on March 14, 2022 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.
- (vi) EIP 2023 and EIP 2024 annual awards are settled immediately on vesting, together with dividends which have been accumulated during the vesting period. The 2023 awards were settled in 2024 net of payroll taxes.
- (vii) LTIP 2023: Time based awards granted on March 20, 2023 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.
- (viii) LTIP 2023: Awards made on attainment of 2022 TSR performance goals and include "holding period" and "claw back" provisions, to vest immediately upon grant.
- (ix) LTIP 2024: Time based awards granted on March 18, 2024 and include "holding period" and "claw back" provisions, to vest evenly over four years. Time-based restricted stock units accumulate additional restricted stock units when the Company pays a dividend. Shares underlying the total amount of restricted stock units are then issued when the restricted stock unit vests.

PENSION ARRANGEMENTS

Details of the payments made to the defined contribution arrangement and salary supplement during years 2024 and 2023 for the Executive Director are set forth in the tables below.

Directors' Remuneration and Benefits for the Year Ended December 31, 2024 and 2023

U.S.\$

I	Executive Director	Year	Funded Defined Contribution ⁽¹⁾
Andy Butcher		2024	20,700
		2023	19,800

(1) The Funded Defined Contribution relates to amounts paid in respect of a 401(k) matching program.

Implementation of the Remuneration Policy for the Year Ending December 31, 2025

(Information from this section of page 45 through to page 54 is not subject to audit unless otherwise stated)

The Committee intends to operate the Directors' Remuneration Policy, as set out on pages 46 through 59 of the Remuneration Report in the 2023 Annual Report, signed April 25, 2024. The paragraphs below set out how the Remuneration Committee intends to apply the Directors' Remuneration Policy in the year ending 31st December 2025.

Executive Director Remuneration

Base Salary. Mr. Butcher, the Company's Chief Executive Officer and sole Executive Director, received an approximate 2.5% salary increase for the year ending 31st December 2024, resulting in a base salary of \$660,600 per annum (2024: \$644,500; 2023: \$628,800).

Perquisites and Benefits. There was no change in the implementation of the Directors' Remuneration Policy with respect to perquisites and benefits for the year ending 31st December 2025. Mr. Butcher's annual perquisite allowance of \$40,000 per annum remains unchanged. Additionally, he remains eligible and participates in the Company's benefit plans, including medical, dental, and vision insurance, life insurance, and life and accidental death and dismemberment insurance. Luxfer provides Andy Butcher, a \$1 million life insurance policy in accordance with the terms of a historical employment agreement. His vacation and other paid holiday entitlement remain the same year-over-year.

Retirement Benefits. No change in the implementation of the Remuneration Policy with respect to retirement benefits is expected for the year ending 31st December 2025, although the amounts contributed by the Company to the 401(k) savings plan may change, as individual contributions are subject to the Director's election and the IRS-qualified plan compensation limits and highly compensated employee thresholds. The 100% match on up to 6% of eligible pay saved is not subject to change.

Annual Cash Incentive. In accordance with the Remuneration Policy, the maximum annual cash incentive opportunity for Andy Butcher, as Chief Executive Officer and the sole Executive Director, is capped at 200% of his base salary, with his 2025 target cash incentive opportunity being equal to 100% of base salary. The annual cash incentive is awarded on achievement of specific financial measures and targets set by the Remuneration Committee. At the start of each year, the Remuneration Committee determines the annual cash incentive opportunity (as a percentage of base salary), selects the financial performance measures applicable to cash incentive, and sets respective Threshold, Target, and Maximum levels. The financial performance measures and levels are designed to align with the strategic goals of the Company. For 2025, the Committee has selected Management EBITA (60%), Cash Conversion (20%), and Revenue (20%) as the financial performance measures applicable to the annual cash incentive. The annual cash incentive is earned on a sliding scale basis.

Split; Sliding Scale between Threshold,

		Target and Maximum	
Annual Cash Incentive Opportunity	Management EBITA	Cash Conversion	Revenue
Andy Butcher	0% - 120%	0% - 40%	0% - 40%

A cash incentive may still be earned upon the achievement of Revenue and Cash Conversion targets. However, in the event that Threshold EBITA is not obtained, any payout with respect to Revenue and Cash Conversion will be capped at Target level, even if actual performance exceeds Budget.

Equity Awards As in prior years, the Executive Director is eligible to receive equity awards granted pursuant to the LTIP. On an annual basis, the Remuneration Committee sets a target equity award opportunity for the Chief Executive Officer, which is calculated as a percentage of base salary. In accordance with the Remuneration Policy, the maximum value of awards that can be made to the Chief Executive Officer in any one year is capped at 300% of base salary, with Mr. Butcher's 2025 target award opportunity being 181% of his base salary. Approximately 40% of Mr. Butcher's 2025 target equity award is comprised of time-based Restricted Stock Units, which were awarded on 17th March 2025 and vest evenly in four equal annual installments, beginning on 17th March 2026. Approximately 24% of Mr. Butcher's 2025 target equity award is comprised of performance-based Restricted Stock Units dependent on the annualized percentage increase in the Company's earnings per share (EPS) over the 2025-2026 period. Approximately 36% of Mr. Butcher's 2025 target equity award is comprised of performance over the 2025-2027 period.

The 2025 EPS awards will be measured on a 2-year basis, with 100% of the awards vesting in March 2027 upon attainment of the annualized percentage increase target. EPS increase will be measured annually as of 31st December 2025 and 31st December 2026, using full-year 2024 adjusted diluted EPS excluding Graphic Arts as the baseline. Each year "banking" of any EPS increase for the full year will occur. Awards will be granted on a sliding scale basis (0-200%) depending on the annualized EPS increase achieved.

For purposes of 2024 TSR awards, Luxfer's TSR performance on 31st December 2026 versus its performance on 31st December 2024 will be compared against the TSR performance of the selected peer group, being companies within Luxfer's GICS code. The payout percentage of 0% to 200% will be determined based on the ranking of Luxfer's TSR performance versus the specified peer group. Luxfer's and the peer companies' TSR will be measured using the average share price for the 90 days prior to and including 31st December 2024 and 31st December 2026, respectively. Based on the relative level of shareholder return achieved, awards would be granted in March 2026 and vest immediately.

Employee Share Plans. No change in the implementation of the Remuneration Policy with respect to employee share plans is expected for the year ending 31st December 2025, although the number of shares purchased by Mr. Butcher under the US Employee Stock Purchase Plan may change, as individual payroll contributions are subject to the Director's election, subject to limits imposed by the Plan.

Non-Executive Director Remuneration

Annual Retainer Fee. No change in the implementation of the Remuneration Policy with respect to annual retainer fees paid to Non-Executive Directors is anticipated for the year ending 31st December 2025. In 2024, the annual retainer payable to Non-Executive Directors, not including the Board Chair, for service on Luxfer's Board of Directors and its committees was \$82,000. The annual retainer payable to the Board Chair for service on Luxfer's Board of Directors and its committees was \$115,000. Following the Remuneration Committee's compensation review, the Board did not implement an increase to the annual retainers paid to Non-Executive Directors for service in 2025.

Equity Awards. No change in the implementation of the Remuneration Policy with respect to equity awards granted to Non-Executive Directors is anticipated for the year ending 31st December 2025. In 2024, the equity awards granted to Non-Executive Directors, including the Board Chair, for service on Luxfer's Board of Directors and its committees was 100% of the annual fee for 2024 plus \$20,000. Following the Remuneration Committee's compensation review, the Board did not implement an increase to the annual retainers paid to Non-Executive Directors for service in 2025.

LUXFER HOLDINGS PLC

Directors' Interests in Shares in the Company (audited)

	Number of Ordinary Shares Held at Dec 31, 2024	Number of Ordinary Shares Held at Jan 1, 2024
Patrick Mullen ⁽¹⁾	28,894	25,264
Andy Butcher ⁽²⁾	134,433	124,534
Clive Snowdon ⁽³⁾	16,816	14,214
Richard Hipple ⁽⁴⁾	21,386	18,779
Lisa Trimberger ⁽⁵⁾	20,759	18,152
Sylvia Stein ⁽⁶⁾	4,802	_

- (1) Patrick Mullen acquired 3,630 shares throughout 2024 as a result of the vesting of 7,320 time-based Restricted Stock Units. 6,961 Restricted Stock Units were awarded in 2023 under the EIP and, together with an accrued dividend of 359 shares, fully vested on June 4, 2024. Of those 7,320 shares, 3,690 shares were used as payment of exercise price or tax liability. Further details on these awards can be found in the notes to Single Figure-Non-Executive Directors' Remuneration on page 40.
- (2) Andy Butcher acquired 9,388 shares throughout 2024 as a result of the vesting of 21,635 time-based Restricted Stock Units. 20,378 Restricted Stock Units were awarded under the LTIP and, together with accrued dividends of 1,257 shares, fully vested in March, 2024 as detailed in the table titled Outstanding Share Awards During 2024 on pages 43 and 44. Of those 21,635 shares, 12,247 shares were used as payment of exercise price or tax liability. In 2024, Andy Butcher purchased an additional 511 shares through the employee stock purchase plan.
- (3) Clive Snowdon acquired 2,602 shares throughout 2024 as a result of the vesting of 5,218 time-based Restricted Stock Units. 4,963 Restricted Stock Units were awarded in 2023 under the EIP and, together with an accrued dividend of 255 shares, fully vested on June 4, 2024. Of those 5,218 shares, 2,616 shares were used as payment of exercise price or tax liability. The shares identified as held by Clive Snowdon are held by a connected person. Further details on these awards can be found in the notes to Single Figure-Non-Executive Director's Remuneration on page 40.
- (4) Richard Hipple acquired 2,607 shares throughout 2024 as a result of the vesting of 5,218 time-based Restricted Stock Units. 4,963 Restricted Stock Units were awarded in 2023 under the EIP and, together with an accrued dividend of 255 shares, fully vested on June 4, 2024. Of those 5,218 shares, 2,611 shares were used as payment of exercise price or tax liability. Further details on these awards can be found in the notes to Single Figure-Non-Executive Directors' Remuneration on page 40.
- (5) Lisa Trimberger acquired 2,607 shares throughout 2024 as a result of the vesting of 5,218 time-based Restricted Stock Units. 4,963 Restricted Stock Units were awarded in 2023 under the EIP and, together with an accrued dividend of 255 shares, fully vested on June 4, 2024. Of those 5,218 shares, 2,611 shares were used as payment of exercise price or tax liability. All of these shares are owned by a trust of which Lisa Trimberger is the sole beneficiary and her spouse is the trustee. Further details on these awards can be found in the notes to Single Figure-Non-Executive Director's Remuneration on page 40.
- (6) Sylvia Stein acquired 4,802 shares throughout 2024 as a result of the vesting of 9,653 time-based Restricted Stock Units. 9,178 Restricted Stock Units were awarded in 2023 under the EIP and, together with an accrued dividend of 475 shares, fully vested on June 4, 2024. Of those 9,653 shares, 4,851 shares were used as payment of exercise price or tax liability. Further details on these awards can be found in the notes to Single Figure-Non-Executive Directors' Remuneration on page 40.

Executive Director Shareholding Requirements

The Executive Director is required to hold and maintain ordinary shares equal in value to 150% of base salary. The Director is allowed a period of three years from date of appointment to acquire the holding. Executive Directors are required to obtain the Chair's permission before they or their connected persons can deal in the Company's shares providing an effective way of ensuring their shareholding requirements are maintained.

	Shares Owned Beneficially	Restricted Stock Units Not Yet Vested (assuming will be settled in Shares not Cash)
Andy Butcher	134,433	82,720
Non-Executive		
Patrick Mullen	28,894	11,688
Clive Snowdon	16,816	8,831
Richard Hipple	21,386	8,831
Lisa Trimberger	20,759	8,831
Sylvia Stein	4,802	8,831

Total Directors' Shareholdings and Interests at 31 December 2024

Performance Graph

U.K. legislation requires the Annual Remuneration Report to contain a line graph that shows the TSR over a tenyear period for both a holding of the Company's listed shares and a hypothetical comparator holding of shares representing a specified broad equity market index. We have used the Russell 2000 index as the most appropriate published index for comparison purposes. The graph shows the value of \$100 vested in Luxfer in December 2014, and the reinvestment of dividends since that date, compared to \$100 invested in the Russell 2000 on the same date, assuming the same reinvestment of dividends. The Russell 2000 was chosen as the index as it comprises companies that closely resemble Luxfer. The TSR is calculated in U.S. dollars.



History of Total Remuneration Figure for Chief Executive Officer

We have included the total remuneration figure for the Chief Executive Officer for a seven-year period as required by legislation.

U.S.\$ Year ended December 31	2018	2019 ⁽²⁾	2020	2021	2022 ⁽³⁾	2023	2024
	2010	2019		2021	2022		2024
Total remuneration	5,971,101	1,834,401	2,063,680	3,515,009	2,804,246	1,151,891	2,355,127
Annual bonus % ⁽¹⁾	200 %	60 %	51 %	186 %	63 %	— %	182 %
Share awards vesting % ⁽¹⁾	84 %	584 %	146 %	264 %	124 %	35 %	32 %
% change in total remuneration	76 %	(69)%	12 %	70 %	(20)%	(59)%	104 %

The average increase in the CEO's total remuneration over the past seven years is a 16% increase. The CAGR over the same period was a 6% increase.

- (1) Percentage of salary.
- (2) The 2019 share awards vesting figure of 584% (as a percentage of salary) includes the vesting of 120,000 performance-based EPS awards granted on hire. Excluding these awards, the adjusted share awards vesting figure would be 183%.
- (3) The 2022 figures include Andy Butcher's remuneration as Chief Executive Officer for 8 months of 2022 and Alok Maskara's remuneration as Chief Executive Officer for 5 months of 2022.

History of Total Remuneration Figure for Chief Executive Officer

We have included the total remuneration figure for the Non-Executive Directors since 2021 as required by legislation.

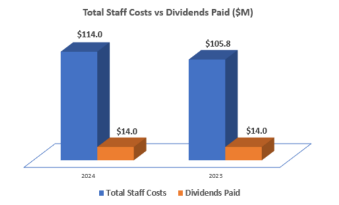
U.S.\$				
Year ended December 31	2021	2022	2023	2024
Patrick Mullen				
Total remuneration	27,333	284,935	227,337	254,912
Share awards vesting % ⁽¹⁾	—	167 %	98 %	122 %
% change in total remuneration		942 %	(20)%	12 %
David Landless				
Total remuneration	226,693	50,530	—	_
Share awards vesting % ⁽¹⁾	97 %	3 %	— %	— %
% change in total remuneration	29 %	(78)%	(100)%	— %
Clive Snowdon				
Total remuneration	161,643	161,082	161,303	187,632
Share awards vesting % ⁽¹⁾	97 %	96 %	97 %	129 %
% change in total remuneration	29 %	— %	<u> </u>	16 %
Richard Hipple				
Total remuneration	162,794	161,082	161,303	187,632
Share awards vesting % ⁽¹⁾	99 %	96 %	97 %	129 %
% change in total remuneration	(15)%	(1)%	<u> </u>	16 %
Lisa Trimberger				
Total remuneration	162,200	161,082	161,303	187,632
Share awards vesting % ⁽¹⁾	98 %	96 %	97 %	129 %
% change in total remuneration	3 %	(1)%	<u> </u>	16 %
Sylvia Stein				
Total remuneration	_	34,167	226,381	188,764
Share awards vesting % ⁽¹⁾	—	—	176 %	130 %
% change in total remuneration			563 %	(17)%

(1) Percentage of salary.

(2) Sylvia Stein was appointed Non-Executive Director, effective August 1, 2022. New Non-Executive Directors cannot participate in the annual EIP awards until they have served six months; however, the awards they would have earned from the date of appointment are added to the next annual award. Her total remuneration in 2022 reflects four months salary to December 31, 2022. In 2023 her total remuneration reflects twelve months salary to December 31, 2023 and EIP awards earned from August 1, 2022.

Relative Importance of Spend on Pay

The following chart sets out the Group's actual spend on pay (for all employees) relative to dividends paid in the current and prior year. To assist with conformity and transparency we have used staff costs as set out in Note 7 to the Consolidated Financial Statements.



Percentage Change in Chief Executive Officer's Remuneration

For 2024, we have selected U.S. employees as the most appropriate comparator as the Chief Executive Officer is based in the U.S. and the benefits structure is similar, consistent with the approach taken for 2023.

U.S.\$	2024	2023	% change	
Salary				
Chief Executive Officer	644,500	628,800	2.5 %	
Employee average	56,233	60,437	(7.0)%	
Benefits				
Chief Executive Officer	54,253	54,563	(0.6)%	
Employee average	6,171	11,680	(47.2)%	
Annual Bonus				
Chief Executive Officer	1,172,990		n/a	
Employee average	3,817	1,103	246.1 %	

Pay Ratio

For 2024, we have selected U.S. employees as the most appropriate comparator as the Chief Executive Officer is based in the U.S. and the benefits structure is similar.

U.S.D.\$

Year	Method	25th percentile pay / ratio	50th percentile pay / ratio	75th percentile pay / ratio
2024	А	45,905	61,864	83,356
		41.2 : 1	30.6: 1	22.7 : 1
2023	А	48,073	60,628	81,316
		14.6 : 1	11.6: 1	8.6 : 1

The Company has selected method A for calculating the pay ratio, as the company has selected to use U.S. employees as the most appropriate comparator and gender pay gap reporting (used in method B and C) is not required in the U.S., method A was deemed the most appropriate, this is consistent with the approach taken for 2023. For the average U.S. person, salary was used throughout the year. When calculating the pay ratios, share-based compensation has been omitted as only senior managers are part of the LTIP scheme.

The individuals who represent the three quartiles are all full-time employees and are considered to be representative of the 25th, median and 75th percentile pay levels in the Group.

The pay ratios have increased year on year, with the increase predominantly a result of the increase in the annual bonus awarded. The percentile pay for U.S. employee's has remained relatively stable.

Statement of voting at AGM

The Annual Remuneration Implementation Report and Remuneration Policy was put to an advisory vote at the 2024 AGM.

	Votes for (and percentage of votes cast)	Votes against (and percentage of votes cast)	Proportion of share capital voting
Annual Remuneration Implementation Report	22,919,819	140,567	84.12 %
	99.39 %	0.61 %	

The vote received in favour of the Remuneration Report was 99.39%, and the larger shareholders with whom the Directors liaise with from time to time did not make any negative comments in those conversations concerning Directors' pay and incentives.

Differences in Remuneration For Directors and Employees

The difference in remuneration for the Executive Director and other employees reflects differing levels of responsibility, seniority, and market norms in the jurisdictions in which they are employed. The key differences in remuneration are as follows:

- Bonus arrangements for senior, middle, and lower management are set at a lower percentage than the Executive Director but are broadly structured on the same basis to ensure commonality of objectives. There is greater emphasis on performance-related pay for management, and bonus opportunity for other employees may be lowered or not available, depending on jurisdiction.
- Benefits for employees take into account their position and the market norms of the jurisdiction in which they operate.
- Pension arrangements are offered where it is the norm in the jurisdiction of the employee. Where local regulation permits and where it is the market norm, higher contributions may be available for more senior management. The Company's primary pension plans are described in the Company's financial statements.
- Participation in the LTIP is limited to the Executive Director and a select number of senior officers and senior managers. At the discretion of the Committee, market value share awards or time-based share awards may be awarded to employees in recognition of outstanding performance and to encourage share ownership and retention. UK employees, if eligible, can participate in the UK Share Incentive Plan, as described above.

The Committee commissions benchmarking studies of comparable companies and the pay of other senior executives when setting the Executive Director's pay. Consideration is also given to the pay and benefits that are available throughout Luxfer, such as cost-of-living increases. Such consideration defines a clear structure of pay and benefits layer-by-layer. The Committee does not consult with employees nor does it use internal comparison metrics when drafting the Remuneration Policy. However, the Committee is aware of average pay and benefit packages available within the Company. When setting the terms of awards for the Executive Director, The Committee also considers views expressed by institutional shareholder bodies.

Approach to Recruitment Remuneration

Executive Director. When setting a remuneration package for a new Executive Director, including internal promotions, the Committee will apply similar principles to those set out in the most recent approved Remuneration Policy for both short- and long-term incentives.

Non-Executive Directors. New Non-Executive Directors will be paid fees on the same basis as existing Non-Executive Directors. They will also participate in the Non-Executive Directors Incentive Plan under which the annual awards are non-discretionary. Awards can be made in the form of Options, Restricted Stock, or Restricted Stock Units at the discretion of the Board and based on the value of each type of award and the number of shares left in the Plan. The vesting period is determined at the discretion of the Committee.

Severance and Change-in-Control Benefits

Executive Director. The Company may terminate the Executive Director's contract without notice on the occurrence of certain events identified in their contract. Such termination would normally consist of conduct justifying dismissal such as gross misconduct. The Executive Director has the same employment rights as any other employee in the case of redundancy or if a relevant tribunal determines that their termination was unfair under English law.

Ordinary notice period is 12 months. The remuneration entitlement is payment in lieu of notice in the event of early termination. This may include base salary benefits and pension payable for the notice period. A bonus may be paid if the period for which pay in lieu of notice is made extends past the year-end, subject to targets being met.

If the Executive Director's employment is terminated in connection with a Change in Control (other than for Cause) and they do not receive an offer of employment for an equivalent position with a Successor, then the Executive Director will be entitled to receive a redundancy payment equal to two times their base salary. A bonus may be paid if the period for which pay in lieu of notice is made extends past the year-end, subject to targets being met.

Non-Executive Directors. Letters of Appointment for Non-Executive Directors and the Chair are not for a fixed term. The Chair and Non-Executive Directors do not have any employment rights. New appointees to the Board will generally be appointed on the same basis as the current Non-Executive Directors. Non-Executive Directors' Letters of Appointment are available for inspection at the registered office of the Company.

Ordinary notice period is 3 months, except if the Director fails to be re-elected at an AGM, then the contract terminates immediately without notice or compensation.

Policy on payment for Loss of Office

Contractual entitlements through the date of termination will be honored, and the Company will (i) pay any amounts it is required to pay in accordance with the Director's statutory employment or contractual rights and (ii) settle those rights. The Company will apply the principles of mitigation to ensure that it is paying a fair amount. In the event of a compromise or severance agreement, the Committee may make payments it considers reasonable in settlement of potential legal claims, such as incidental and professional fees paid by a Director.

- a. Bonus Payment. Generally, there is no entitlement to an annual bonus upon cessation of employment within the first half of the calendar year. The Committee may, at its discretion, make a retroactive payment on a pro-rated basis during the second half of the calendar year. After year-end but before completion of an audit, departing employees will be paid the actual bonus earned on the normal bonus payment date. Departing employees are not eligible for bonus payments if they breach any obligations in their employment contract, including the period of notice.
- b. LTIP Provisions. For employees departing for any reason other than termination for cause, all unvested time-based awards will immediately lapse or be forfeited. All vested unexercised options and stock appreciation rights will lapse on the first anniversary date of departure. Performance based awards will vest on a pro-rated basis based on the performance results to the date of termination. The Committee has the discretion to accelerate vesting and exercise dates, waive conditions to vesting or exercise, or extend exercise periods after termination of employment. Discretion is typically used in such circumstances where Directors are retiring before the last vesting date or leaving employment through ill health or redundancy. In the case of termination for cause, all time-based awards, unvested performance-based awards, and unexercised options will immediately lapse or be forfeited on the date of termination.

Approval of Report

Richard Hipple, the Chair of the Committee, will attend the forthcoming AGM and will be available to answer any questions shareholders may have concerning the Directors' remuneration. This Remuneration Report will be submitted for approval by an advisory vote at the forthcoming AGM.

Signed on behalf of the Board by:

/s/Richard Hipple

Richard Hipple

Chair of the Remuneration Committee April 25, 2025

Statement of Directors' Responsibilities in Respect of the Financial Statements

The directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulation.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the group financial statements in accordance with UK-adopted international accounting standards and the company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 "Reduced Disclosure Framework", and applicable law).

Under company law, directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the group and company and of the profit or loss of the group for that period. In preparing the financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- state whether applicable UK-adopted international accounting standards have been followed for the group financial statements and United Kingdom Accounting Standards, comprising FRS 101 have been followed for the company financial statements, subject to any material departures disclosed and explained in the financial statements;
- make judgements and accounting estimates that are reasonable and prudent; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the group and company will continue in business.

The directors are responsible for safeguarding the assets of the group and company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The directors are also responsible for keeping adequate accounting records that are sufficient to show and explain the group's and company's transactions and disclose with reasonable accuracy at any time the financial position of the group and company and enable them to ensure that the financial statements and the Directors' Remuneration Report comply with the Companies Act 2006.

The directors are responsible for the maintenance and integrity of the company's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Directors' confirmations

In the case of each director in office at the date the directors' report is approved:

- so far as the director is aware, there is no relevant audit information of which the group's and company's auditors are unaware; and
- they have taken all the steps that they ought to have taken as a director in order to make themselves aware of any relevant audit information and to establish that the group's and company's auditors are aware of that information.



Independent auditors' report to the members of Luxfer Holdings PLC

Report on the audit of the financial statements

Opinion

In our opinion:

- Luxfer Holdings Plc's group financial statements and company financial statements (the "financial statements") give a true and fair view of the state of the group's and of the company's affairs as at 31 December 2024 and of the group's profit and the group's cash flows for the year then ended;
- the group financial statements have been properly prepared in accordance with UK-adopted international accounting standards as applied in accordance with the provisions of the Companies Act 2006;
- the company financial statements have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, including FRS 101 "Reduced Disclosure Framework", and applicable law); and
- the financial statements have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements, included within the Annual Report and Financial Statements (the "Annual Report"), which comprise: the consolidated balance sheet and the company balance sheet as at 31 December 2024; the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of cash flows, the consolidated statement of changes in equity and the company statement of changes in equity for the year then ended; and the notes to the financial statements, comprising material accounting policy information and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities under ISAs (UK) are further described in the Auditors' responsibilities for the audit of the financial statements section 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 remained independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, which includes the FRC's Ethical Standard, as applicable to listed entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Our audit approach

Overview

Audit scope

- We performed a full scope audit of four significant reporting units within the group. Another four trading and corporate reporting units were subject to audit procedures over specific balances and transactions, due to their contribution towards specific financial statements line items.
- We also performed audit procedures over the consolidation adjustments for selected financial statement line items.
- All audits in scope for group reporting were performed by the Group engagement team and represented 73% of consolidated revenue from continuing operations.

Key audit matters

· Valuation of defined benefit obligations (group and parent)

Materiality

- Overall group materiality: US\$2,900,000 (2023: US\$1,600,000) based on 0.75% of revenue (2023: three-year average profit on operations before taxation, adjusted for other operating expenses).
- Overall company materiality: US\$3,720,000 (2023: US\$1,440,000) based on 1% of total assets.
- Performance materiality: US\$2,175,000 (2023: US\$1,200,000) (group) and US\$2,790,000 (2023: US\$1,080,000) (company).

The scope of our audit

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements.

Key audit matters

Key audit matters are those matters that, in the auditors' professional judgement, were of most significance in the audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by the auditors, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team. These matters, and any comments we make on the results of our procedures thereon, were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

This is not a complete list of all risks identified by our audit.

The key audit matters below are consistent with last year.

Key audit matter

Valuation of defined benefit obligations (group and parent)

As described in Notes 1 and 30 to the consolidated financial statements, and Note 45 of the company financial statements, the group and parent had defined benefit obligations of US\$205.1 million and US\$205.0 million respectively as of 31 December 2024 (31 December 2023: group US\$234.0 million, parent US\$233.9 million). The defined benefit obligations principally relate to pension scheme operated in the United Kingdom. As disclosed by management, the amounts in the consolidated and company financial statements related to the defined benefit obligations are determined from actuarial valuations.

The valuation of defined benefit obligations requires estimation in determining appropriate assumptions including: (i) discount rates; (ii) inflation rates; (iii) pension increases; and (iv) life expectancy. Differences in actual experience or changes in these assumptions can have a material impact on the defined benefit obligations. How our audit addressed the key audit matter

To assess the appropriateness of the valuation of the defined benefit obligations, we performed the following: we evaluated, with the support of our own actuarial experts, the key assumptions applied to calculate the year end defined benefit obligations. These procedures included assessing the methodology, consistency of approach with the prior period and comparison to acceptable ranges, which are developed using externally derived market data and internally developed benchmarks; and we considered the adequacy of the Group and company's disclosures in respect of the sensitivity of the surplus to changes in the assumptions.

Based on the results of our testing, we found the assumptions made in the valuation of defined benefit obligations to be within an acceptable range. We also consider the disclosures made in the financial statements to be appropriate.

How we tailored the audit scope

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial statements as a whole, taking into account the structure of the group and the company, the accounting processes and controls, and the industry in which they operate.

The group is split into three main reporting segments being Gas Cylinders, Elektron and Graphic Arts. These are further split into four operating segments being Luxfer Gas Cylinders, Luxfer MEL Technologies, Luxfer Graphic Arts and Luxfer Magtech. Discontinued operations are also presented, representing the Luxfer Superform business unit only.

Each operating segment has multiple management reporting units in a range of different geographies and is structured mainly across Europe and North America. The financial statements are a consolidation of the group's management reporting units and its corporate functions.

The management reporting units vary in size and we identified four reporting units from across two countries which required an audit of their full financial information due to their individual size or risk characteristics. Additionally, we identified four reporting units, including corporate reporting units, from across two countries which required an audit of specific financial statement line items to be performed. In total, these eight reporting units accounted for 73% of the group's consolidated revenue from continuing operations. The group engagement team performed the audit procedures across all the reporting units in scope.

The Group engagement team also performed the audit of the Company.

The impact of climate risk on our audit

As part of our audit, we made enquiries of management to understand the extent of the potential impact of climate risk on the group's and company's financial statements, and we remained alert when performing our audit procedures for any indicators of the impact of climate risk. Our procedures did not identify any material impact in the context of our audit of the financial statements as a whole, or on the key audit matters for the year ended 31 December 2024.

Materiality

The scope of our audit was influenced by our application of materiality. We set certain quantitative thresholds for materiality. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures on the individual financial statement line items and disclosures and in evaluating the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

	Financial statements - group	Financial statements - company
Overall materiality	US\$ 2,900,000 (2023: US\$1,600,000).	US\$3,720,000 (2023: US\$1,440,000).
How we determined it	0.75% of revenue (2023: three-year average profit on operations before taxation, adjusted for other operating expenses)	1% of total assets
Rationale for benchmark applied	Based on the benchmarks used in the Annual Report, revenue is one of the primary measures used by the shareholders in assessing the performance of the group, and is a generally accepted auditing benchmark. In FY24, we have used revenue given the volatile level of Group's earnings and the impact of the ongoing accelerated and expanded strategic review process for the Group.	We believe that total assets is the primary measure used by the shareholders in assessing the performance of the entity, and is a generally accepted auditing benchmark for non-trading companies.

For each component in the scope of our group audit, we allocated a materiality that is less than our overall group materiality. The range of materiality allocated across components was between US\$500,000 to US\$2,590,000. Certain components were audited to a local statutory audit materiality that was also less than our overall group materiality.

We use performance materiality to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds overall materiality. Specifically, we use performance materiality in determining the scope of our audit and the nature and extent of our testing of account balances, classes of transactions and disclosures, for example in determining sample sizes. Our performance materiality was 75% (2023: 75%) of overall materiality, amounting to US\$2,175,000 (2023: US\$1,200,000) for the group financial statements and US\$2,790,000 (2023: US\$1,080,000) for the company financial statements.

In determining the performance materiality, we considered a number of factors - the history of misstatements, risk assessment and aggregation risk and the effectiveness of controls - and concluded that an amount at the upper end of our normal range was appropriate.

We agreed with those charged with governance that we would report to them misstatements identified during our audit above US\$290,000 (group audit) (2023: US\$200,000) and US\$372,000 (company audit) (2023: US\$144,000) as well as misstatements below those amounts that, in our view, warranted reporting for qualitative reasons.

Conclusions relating to going concern

Our evaluation of the directors' assessment of the group's and the company's ability to continue to adopt the going concern basis of accounting included:

- obtaining management's latest assessments that support the Board's conclusions with respect to the going concern basis
 of preparation for the financial statements;
- testing the mathematical integrity of management's going concern forecast models; and
- evaluating and assessing the directors' key assumptions in the going concern assessment over the period to June 2026, which included consideration of the likelihood of a change in the forecast that would be considered significant for the purposes of the directors' going concern assessment;
- obtaining the terms of the group's financing facility and the covenants in place in relation to this facility, and determining that the directors' forecast demonstrated compliance with all covenant conditions for at least 12 months from the date of the approval of the financial statements; and
- reviewing the disclosures made in respect of going concern included in the financial statements.

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

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

However, because not all future events or conditions can be predicted, this conclusion is not a guarantee as to the group's and the company's ability to continue as a going concern.

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

Reporting on other information

The other information comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except to the extent otherwise explicitly stated in this report, any form of assurance thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If we identify an apparent material inconsistency or material misstatement, we are required to perform procedures to conclude whether there is a material misstatement of the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report based on these responsibilities.

With respect to the Strategic report and Directors' Report, we also considered whether the disclosures required by the UK Companies Act 2006 have been included.

Based on our work undertaken in the course of the audit, the Companies Act 2006 requires us also to report certain opinions and matters as described below.

Strategic report and Directors' Report

In our opinion, based on the work undertaken in the course of the audit, the information given in the Strategic report and Directors' Report for the year ended 31 December 2024 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

In light of the knowledge and understanding of the group and company and their environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic report and Directors' Report.

Directors' Remuneration

In our opinion, the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

Responsibilities for the financial statements and the audit

Responsibilities of the directors for the financial statements

As explained more fully in the Statement of Directors' Responsibilities in Respect of the Financial Statements, the directors are responsible for the preparation of the financial statements in accordance with the applicable framework and for being satisfied that they give a true and fair view. The directors are also responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditors' responsibilities for the audit of the financial statements

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

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

Based on our understanding of the group and industry, we identified that the principal risks of non-compliance with laws and regulations related to health and safety regulations, ISO standards and environmental legislation in the countries where the group has more significant operations, and we considered the extent to which non-compliance might have a material effect on the financial statements. We also considered those laws and regulations that have a direct impact on the financial statements such as local and international tax legislation and the Companies Act 2006. We evaluated management's incentives and opportunities for fraudulent manipulation of the financial statements (including the risk of override of controls), and determined that the principal risks were related to posting journal entries to manipulate revenue and financial performance, and management bias within accounting estimates and judgements. Audit procedures performed by the engagement team included:

- discussions with management, the directors, the company secretary and internal audit, including consideration of known or suspected instances of non-compliance with laws and regulations or fraud;
- reviewing minutes of meetings of those charged with governance;
- challenging assumptions and judgements made by management in their significant accounting estimates, in particular around the defined benefit obligations;
- reviewing internal audit reports;
- incorporating an element of unpredictability into our audit procedures; and
- · identifying and testing journal entries, in particular any journal entries posted with unusual account combinations.

There are inherent limitations in the audit procedures described above. We are less likely to become aware of instances of noncompliance with laws and regulations that are not closely related to events and transactions reflected in the financial statements. Also, the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion.

Our audit testing might include testing complete populations of certain transactions and balances, possibly using data auditing techniques. However, it typically involves selecting a limited number of items for testing, rather than testing complete populations. We will often seek to target particular items for testing based on their size or risk characteristics. In other cases, we will use audit sampling to enable us to draw a conclusion about the population from which the sample is selected.

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

Use of this report

This report, including the opinions, has been prepared for and only for the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Other required reporting

Companies Act 2006 exception reporting

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- we have not obtained all the information and explanations we require for our audit; or
- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or
- · certain disclosures of directors' remuneration specified by law are not made; or
- the company financial statements and the part of the Directors' Remuneration Report to be audited are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

/s/Andy Ward

Andy Ward (Senior Statutory Auditor) for and on behalf of PricewaterhouseCoopers LLP Chartered Accountants and Statutory Auditors Manchester April 25, 2025

LUXFER HOLDINGS PLC

CONSOLIDATED INCOME STATEMENT

YEAR ENDED 31 DECEMBER, 2024

All amounts in millions, except share and per share data

		2024	2023
	Note	\$M	\$M
REVENUE	2	391.9	405.0
Cost of sales		(296.5)	(320.5)
GROSS PROFIT		95.4	84.5
Distribution costs		(9.0)	(7.1)
Administrative expenses		(52.1)	(52.8)
Other operating expenses	6	(4.7)	(19.1)
Other income	6	7.7	—
Gain on disposal of assets held for sale	6	6.1	_
OPERATING PROFIT	4	43.4	5.5
Other expenses:			
Acquisition and disposal costs	18	(12.2)	—
Finance costs	8	(4.7)	(6.9)
PROFIT / (LOSS) ON OPERATIONS BEFORE TAXATION		26.5	(1.4)
Income tax (expense) / credit	9	(7.0)	2.5
PROFIT FROM CONTINUING OPERATIONS		19.5	1.1
Net profit from discontinued operations	11	0.1	0.7
PROFIT FOR THE YEAR		19.6	1.8
Attributable to:	-		
Equity shareholders from continuing operations		19.5	1.1
Equity shareholders from discontinuing operations		0.1	0.7
		19.6	1.8

LUXFER HOLDINGS PLC CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME YEAR ENDED 31 DECEMBER, 2024

	Note	2024 \$M	2023 \$M
Net income for the year		19.6	1.8
Other comprehensive (loss) / income			
Items that may be reclassified to the consolidated income statement:			
Exchange differences on translation of foreign operations		(4.4)	6.8
Items that will not be reclassified to the consolidated income statement:			
Remeasurement of defined benefit retirement plans	30	8.5	10.9
Deferred income taxes on retirement benefits remeasurements	24	(2.2)	(3.1)
Retirement benefits changes		6.3	7.8
Total other comprehensive income for the year		1.9	14.6
Total comprehensive income for the year		21.5	16.4
Attributed to:			
Total comprehensive income from continuing operations		21.4	15.7
Total comprehensive income from discontinued operations		0.1	0.7
Equity shareholders		21.5	16.4

LUXFER HOLDINGS PLC

CONSOLIDATED BALANCE SHEET AT DECEMBER 31, 2024

	Note	December 31, 2024 \$M	December 31, 2023 \$M
ASSETS			
Non-current assets			
Property, plant and equipment	12	62.8	63.8
Right-of-use assets	26	11.5	15.4
Intangible assets	13	67.9	68.8
Investments	15	0.4	0.4
Deferred tax assets	24	4.5	3.4
Post employment benefit assets	30	49.3	40.3
		196.4	192.1
Current assets			
Inventories	16	83.6	95.9
Trade and other receivables	17	63.4	61.5
Cash and cash equivalents	19	4.1	2.3
Restricted cash	19	2.2	0.3
Held-for-sale assets	18	22.5	8.9
Total current assets		175.8	168.9
TOTAL ASSETS		372.2	361.0
EQUITY AND LIABILITIES			
Capital and reserves			
Ordinary share capital	20	26.5	26.5
Share premium account	20	232.7	232.1
Treasury shares	20	(24.9)	(22.9)
Retained earnings	20	379.0	367.1
Own shares held by ESOP	20	(0.8)	(0.9)
Share based compensation reserve	20	(0.3)	(0.9)
Translation reserve			(58.2)
Merger reserve		(62.6) (333.8)	(333.8)
		208.2	200.0
Non-current liabilities			
Bank and other loans	22	42.0	67.6
Post employment benefit liabilities	30	0.1	0.1
Lease liability	26	10.7	15.1
Deferred tax liabilities	24	13.9	10.2
Provisions	23	3.3	2.8
		70.0	95.8
Current liabilities			
Trade and other payables	25	66.9	48.4
Current tax liabilities		5.4	0.2
Deferred consideration		1.6	
Lease liability	26	4.0	4.7
Provisions	23	0.2	3.4
Overdrafts	22	3.1	4.6
Held-for-sale liabilities	18	12.8	3.9
		94.0	65.2
Total liabilities		164.0	161.0
TOTAL EQUITY AND LIABILITIES		372.2	361.0

THE FINANCIAL STATEMENTS ON PAGES 62 TO 112 WERE APPROVED BY THE BOARD ON APRIL 25, 2025 AND SIGNED ON ITS BEHALF:

/s/Andrew Butcher

Andrew Butcher Chief Executive Officer April 25, 2025

Company Registration no. 03690830

LUXFER HOLDINGS PLC CONSOLIDATED STATEMENT OF CASH FLOWS YEAR ENDED 31 DECEMBER, 2024

The amounts below include both continuing and discontinued operations.

	Note	2024 \$M	2023 \$M
RECONCILIATION OF CASH FLOWS FROM OPERATING ACTIVITIES			
Net income for the year		19.6	1.8
Adjustments to reconcile net income for the year to net cash flows from continuing operating a			
Income taxes	9	7.0	(2.5
Depreciation and amortization	4	10.1	12.7
Amortization of debt issue costs		0.3	0.4
Lease right-of-use asset depreciation	26	3.3	3.3
Lease right-of-use asset impairment	26	1.1	1.6
Loss on disposal of property, plant and equipment	6	0.1	
Property, plant and equipment impairment	12	1.1	13.3
Inventory impairment	6	0.6	1.0
Share based compensation charges net of cash settlement		3.0	2.4
Net interest costs	8	6.1	7.1
Loss on asset held for sale group	6	9.8	_
IAS 19R retirement benefits finance charge	8	(1.2)	(1.1
Gain on disposal of held for sale assets	11	(6.1)	
Changes in operating assets and liabilities:		. ,	
Movement in receivables		(2.8)	14.9
Movement in inventories		(4.1)	16.6
Movement in payables		13.1	(28.1
Movement in assets held for sale		(4.7)	0.4
Movement in liabilities held for sale		5.7	(1.1
Movement in retirement benefits obligations		_	(2.5
Movement in provisions		(2.8)	
Income taxes received / (paid)		1.2	(3.3
NET CASH FLOWS GENERATED FROM OPERATING ACTIVITIES - CONTINUING		60.4	36.9
Net cash flows generated from operating activities - discontinued			0.1
NET CASH FLOWS GENERATED FROM OPERATING ACTIVITIES		60.4	37.0
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchases of property, plant and equipment		(10.3)	(9.4
Purchases of intangible assets		(0.4)	(0.1
Proceeds from assets held for sale		7.3	
NET CASH FLOWS USED IN INVESTING ACTIVITIES - CONTINUING		(3.4)	(9.4
Net cash flows used in investing activities - discontinued	•	(0.+)	(0.1
NET CASH FLOWS USED IN INVESTING ACTIVITIES		(3.4)	(9.5
CASH FLOWS FROM FINANCING ACTIVITIES	•	(0.+)	(0.0
Interest and similar finance costs paid on banking facilities		(3.9)	(4.5
Interest and similar infance costs paid on banking facilities		(3.9)	(4.5
· · · · · · · · · · · · · · · · · · ·		(1.5)	(1.9
Repayment of loan notes		(25.7)	(25.0
Net (repayment) / drawdown of long-term borrowings Debt issue costs		(25.7)	
	26	(2.4)	(0.2
Payments in respect of leases - Capital		(3.1)	(3.8
Payments in respect of leases - Interest	8	(0.9)	(0.9
Dividends paid	21	(14.0)	(14.0
		(2.3)	(2.7
NET CASH FLOWS USED IN FINANCING ACTIVITIES		(51.8)	(42.8
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS		5.2	(15.3
Net foreign exchange differences		_	0.4
Cash and cash equivalents at January 1		(2.0)	12.9
Cash and cash equivalents at December 31		3.2	(2.0

LUXFER HOLDINGS PLC CONSOLIDATED STATEMENT OF CHANGES IN EQUITY YEAR ENDED 31 DECEMBER, 2024

		Equity attributable to the equity shareholders of the parent							
		Ordinary share capital	Share premium account	Treasury shares	Retained earnings	Own shares held by ESOP	Other Reserves	Total equity	
	Note	\$M	\$M	\$M	\$M	\$M	\$M	\$M	
At January 1, 2023		26.5	231.3	(20.4)	371.5	(1.0)	(410.0)	197.9	
Net income for the year		—	—	_	1.8	_	—	1.8	
Currency translation differences		—	—	_	—	—	6.8	6.8	
Remeasurement of defined benefit retirement plans Deferred income taxes on items taken to other comprehensive income	24	_	_	_	10.9 (3.1)	_	_	10.9 (3.1)	
Total comprehensive income for the year					9.6		6.8	16.4	
Equity dividends	21	_			(14.0)			(14.0)	
Equity settled share based compensation charges		_	_		_	_	2.8	2.8	
Utilization of treasury shares	20	_	_	0.2	_	_	(0.3)	(0.1)	
Utilization of shares from ESOP	20	_	0.8	_	_	0.1	(1.2)	(0.3)	
Repurchase of own shares	20			(2.7)				(2.7)	
Other changes in equity in the year			0.8	(2.5)	(14.0)	0.1	1.3	(14.3)	
At December 31, 2023		26.5	232.1	(22.9)	367.1	(0.9)	(401.9)	200.0	
Net income for the year				_	19.6	_		19.6	
Currency translation differences		_	_	_	_	_	(4.4)	(4.4)	
Remeasurement of defined benefit retirement plans		_	_	_	8.5	_	_	8.5	
Deferred income taxes on items taken to other comprehensive income	24				(2.2)			(2.2)	
Total comprehensive income for the year			_	_	25.9		(4.4)	21.5	
Equity dividends	21	_	_	_	(14.0)	_	_	(14.0)	
Equity settled share based compensation charges		—	—	_	—	—	3.5	3.5	
Utilization of treasury shares	20	_	—	0.3	_	—	(0.3)	_	
Utilization of shares from ESOP	20	_	0.6	_	_	0.1	(1.2)	(0.5)	
Repurchase of own shares	20			(2.3)				(2.3)	
Other changes in equity in the year			0.6	(2.0)	(14.0)	0.1	2.0	(13.3)	
At December 31, 2024		26.5	232.7	(24.9)	379.0	(0.8)	(404.3)	208.2	

(1) Other reserves include, a translation reserve of \$62.6 million deficit (2023: deficit of \$58.2 million), a merger reserve of \$333.8 million deficit (2023: \$333.8 million deficit) and a share based compensation reserve of \$7.9 million deficit (2023: \$9.9 million deficit).

LUXFER HOLDINGS PLC

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

All amounts in millions, except share and per share data

1. Material accounting policies

Basis of preparation and statement of compliance with IFRS

The consolidated financial statements have been prepared in accordance with UK-adopted international accounting standards in conformity with the requirements of the Companies Act 2006 as they apply to the consolidated financial statements of the Group for the year ended December 31, 2024. The consolidated financial statements have been prepared under the historical cost convention, as modified by the use of valuations for certain financial instruments, share-based payments and post-employment benefits.

The financial statements of Luxfer Holdings PLC have been prepared in accordance with The Companies Act 2006 as applicable to companies using Financial Reporting Standard 101 'Reduced Disclosure Framework' ("FRS 101").

The directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. In assessing the appropriateness of adopting the going concern basis in the preparation of these financial statements, cash forecasts and projections have been prepared to June 2026. There is sufficient headroom in our covenant compliance which would enable the Group to drawdown on the Revolving Credit Facility ("RCF") and not impact the Group's ability to continue as a going concern. Therefore the directors continue to apply the going concern basis for accounting in the preparation of the consolidated financial statements.

For the purpose of the accompanying consolidated financial statements, subsequent events have been evaluated through to April 25, 2025, which is the date the consolidated financial statements were authorized by the Board. The consolidated financial statements were issued on April 25, 2025.

Basis of consolidation

The consolidated financial statements comprise the financial statements of Luxfer Holdings PLC and its subsidiaries (the "Group") at December 31 each year. These financial statements present the Consolidated Income Statement, Consolidated Statement of Comprehensive Income, Consolidated Balance Sheet, Consolidated Cash Flow Statement and Consolidated Statement of Changes in Equity, for the year ending December 31, 2024, along with prior year comparatives for the year ending December 31, 2023. The financial statements of the subsidiaries are prepared for the same reporting year as the parent company, using consistent accounting policies. All inter-company balances and transactions, including unrealized profits arising from intragroup transactions, have been eliminated in full.

Subsidiaries are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

The material accounting policies which follow, set out those polices which apply in preparing the consolidated financial statements for the years ended December 31, 2023 and December 31, 2024.

Parent Company Guarantee

In accordance with S479A of the Companies Act 2006, Luxfer Holdings PLC has provided a parent company guarantee for the listed subsidiaries listed below, meaning that for the year ended December 31, 2024, they are exempt from audit.

Parent Company Guarantee (continued)

Name of Company	Company registered number
Lumina Trustee Limited	6055812
Luxfer Gas Cylinders China Holdings Limited	5165622
Luxfer Group Limited	3944037
Luxfer Group 2000 Limited	4027006
Luxfer Group Services Limited	3981395
Luxfer Overseas Holdings Limited	3081726

Presentational and functional currency

The consolidated financial statements are presented in U.S. dollars and all values are rounded to the nearest \$0.1 million except when otherwise indicated. The books of the Group's non-U.S. entities are converted to U.S. dollars at each reporting period date in accordance with the accounting policy below.

The functional currency of the holding company Luxfer Holdings PLC is USD. The functional currency of UK subsidiaries is GBP.

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value, and the amount of any non-controlling interest in the acquiree. The choice of measurement of non-controlling interest, either at fair value or at the proportionate share of the acquiree's identifiable net assets, is determined on a transaction by transaction basis. Acquisition costs are expensed as incurred.

Goodwill is initially measured at cost, being the excess of the aggregate of the acquisition-date fair value of the consideration transferred and the amount recognized for the non-controlling interest over the net identifiable amounts of the assets acquired and the liabilities assumed in exchange for the business combination. After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to the Group's cash generating units that are expected to benefit from the combination. Goodwill is tested at least annually for impairment, or more frequently if events or changes in circumstances indicate that the asset is impaired.

Goodwill arising on acquisitions before the date of transition to IFRS has been retained at the previous U.K. GAAP amounts subject to being tested for impairment at that date and in subsequent years.

A bargain purchase is measured at cost being the excess of the net identifiable amounts of the assets acquired and the liabilities assumed in exchange for the business combination over the aggregate of the acquisition-date fair value of the consideration transferred and the amount recognized for the non-controlling interest. Any amount of a bargain purchase is recognized immediately as income.

Contingent consideration arising as a result of a business combination is recognized at fair value at the acquisition date. Subsequent changes in the fair value of contingent consideration classified as an asset or liability are accounted for in accordance with the relevant IFRS standards.

Other intangible assets

Other intangible assets excluding development costs, are measured initially at purchase cost, or where acquired in a business combination at fair value, and are amortized on a straight-line basis over their estimated useful lives as shown in the table below.

Research expenditure is expensed as incurred. Internal development expenditure is charged as administrative costs to the consolidated income statement in the year it is incurred unless it meets the recognition criteria of IAS 38 "Intangible Assets". Where the recognition criteria are met, intangible assets are capitalized and amortized over their estimated useful economic lives from product launch, as shown in the table below. Intangible assets relating to products in development are subject to impairment testing at each balance sheet date or earlier upon indication of impairment.

Other intangible assets (continued)

Trading and technology related	14 – 25 years
Customer related	15 - 25 years
Development costs	5 – 10 years
Software	4 – 7 years

Amortization expense is recognized within administrative expenses in the income statement.

The carrying values are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable. Reviews are made annually of the estimated remaining lives and residual values of the patents and trademarks.

Revenue

A performance obligation is a promise in a contract to transfer a distinct good or service to the customer. The majority of the Company's contracts have a single performance obligation, as the promise to transfer the individual goods or services is not separately identifiable from other promises in the contracts and, therefore, not distinct. There is no variable consideration or obligations for returns, refunds, or other related obligations in the Company's contracts.

Payment terms and conditions vary by contract type and may include a requirement of payment in advance. In general, our payment terms are 30 to 60 days. In instances where the timing of revenue recognition differs from the timing of invoicing, the Company has determined its contracts do not include a significant financing component.

The Company's revenue is primarily derived from the following sources and are recognized when or as the Company satisfies a performance obligation by transferring a good or service to a customer:

Product revenues

We recognize revenue when it is realized or realizable and has been earned. Revenue is recognized when the following are met: (i) a contract with a customer exists that creates enforceable rights and obligations; (ii) shipment or delivery has occurred (depending on the terms of the sale), which is when the transfer of product or control occurs; (iii) our price to the buyer is fixed or determinable; and (iv) the ability to collect is reasonably assured. Transaction prices are determined depending on terms agreed with customers, revenue is recognized in line with the amount invoiced to customers.

Property, plant and equipment

Property, plant and equipment is stated at cost less accumulated depreciation and any impairment in value. Depreciation is initially calculated on a straight-line basis over the estimated useful life of the particular asset. As a result of the complexity of our manufacturing process, there is a wide range of plant and equipment in operation. The rate of annual charge is summarized as follows:

Freehold buildings	3% – 10%
Leasehold land and buildings	The lesser of life of lease or freehold rate
Plant and equipment	4% – 30%
Including:	
Heavy production equipment (including casting, rolling, extrusion and press equipment)	4%-6%
Chemical production plant and robotics	10% – 15%
Other production machinery	10% – 20%
Furniture, fittings, storage and equipment	10% – 30%

Freehold land and Capital Work in Progress are not depreciated.

Property, plant and equipment (continued)

Reviews are made annually of the estimated remaining lives and residual values of individual productive assets, taking account of commercial and technological obsolescence as well as normal wear and tear.

For any individual asset the carrying value is reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying value exceeds the estimated recoverable amount, the asset is written-down to its recoverable amount. The recoverable amount of property, plant and equipment is the greater of the fair value less costs of disposal and the value in use. In assessing the value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs. Impairment losses are recognized in the consolidated income statement as part of the profit or loss on operations before taxation.

During the Company's recently commenced strategic review, in December 2023, the Company determined that the Graphic Arts business no longer aligns with the overall Luxfer strategy and have initiated a process to divest the Graphic Arts business. As a result of such decision and its impact on the Company's hold period, a \$12.7 million impairment charge has been recognized in 2023, disclosed as impairment charges in the consolidated statement of income, relating to right of use assets, \$1.6 million and property, plant and equipment, \$11.1 million, in our Graphic Arts segment. In 2024, the Company initiated a sale process for its Graphic Arts business with the intention of divesting this business. In accordance with IFRS 5, our Graphic Arts business is classified as held-for-sale at December 31, 2024, however the business does not meet the criteria to be classified as a discontinued operation. The Company recognized \$9.8 million loss on the held-for-sale asset group within acquisition and disposal costs on the statement of income, in 2024, relating to the Graphic Arts' assets which have been impaired to the expected consideration the Company will receive, \$7.5 million relating to inventory, and \$2.3 million relating to right-of-use assets.

An item of property, plant and equipment is recognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying value of the item) is included in the consolidated income statement in the year the item is derecognised.

Maintenance costs in relation to an item of property, plant and equipment are expensed as incurred.

Inventories

Inventories are stated at the lower of cost and net realizable value. Raw materials are valued on a first-in, firstout basis. Strategic purchases of inventories in order to secure supply and reduce the impact of price volatility on the cost of inventories are valued on an average cost basis. Work in progress and finished goods costs comprise direct materials and, where applicable, direct labor costs, an apportionment of production overheads and any other costs that have been incurred in bringing the inventories to their present location and condition. Net realizable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in selling and distribution. Inventories are reviewed on a regular basis, and we will make allowance for excess or obsolete inventories and write-down to net realizable value based primarily on committed sales prices and our estimates of expected and future product demand and related pricing.

Held-for-sale assets / liabilities

In accordance with IFRS 5, assets and liabilities held-for-sale are written down to their fair value less costs to sell. These are measured at the lower of their carrying value and fair value less costs to sell except for assets such as deferred tax assets and assets arising from employee benefits and classified as held-for-sale on the face of the consolidated balance sheet. Impairments recognized on the assets and liabilities will be taken to the income statement and presented within other operating expenses.

If an asset or liability is no longer available for sale, then they will be reclassified within their relevant asset or liability financial statement line and held at amortized cost.

Foreign currencies

Transactions in currencies other than an operation's functional currency are initially recorded in the functional currency at the rate of exchange prevailing on the dates of transactions. At each balance sheet date, the foreign currency monetary assets and liabilities are translated into the functional currency at the rates prevailing on the balance sheet date.

Foreign currencies (continued)

All differences are taken to the consolidated income statement with the exception of differences on foreign currency borrowings that provide a hedge against a net investment in a foreign entity. These are taken directly to equity until the disposal of the net investment, at which time they are recognized in the consolidated income statement. Tax charges and credits attributable to exchange differences on those borrowings are also dealt with in equity.

On consolidation, the assets and liabilities of the Group's foreign operations are translated at exchange rates prevailing on the balance sheet date. Income and expense items are translated at the average exchange rates for the period. Exchange differences that arise, if any, are classified as equity and transferred to the Group's translation reserve. Such translation differences are recognized in the consolidated income statement in the period in which the operation is disposed or partially disposed.

Income taxes

Current income taxes

Current income tax assets and liabilities for the current period are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted, or substantively enacted, at the reporting date in the countries where the Group operates and generates taxable income.

Current income taxes relating to items recognized directly in equity is recognized in equity and not in the consolidated income statement. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred income taxes

Deferred income taxes are the future income taxes expected to be payable or recoverable on differences between the carrying values of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit, and are accounted for using the balance sheet liability method. Deferred income tax liabilities are generally recognized for all taxable temporary differences. Deferred income tax assets are recognized to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilized. Such assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the tax profit nor the accounting profit.

Deferred income tax liabilities are recognized for taxable temporary differences arising on investments in subsidiaries, investments in associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

The carrying value of a deferred income tax asset is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred income taxes are calculated at the tax rate that is expected to apply in the period when the liability is settled or the asset is realized based on tax rates and tax laws that have been enacted or substantively enacted at the balance sheet date. Deferred income taxes are charged or credited to the consolidated income statement, except when it relates to items charged or credited directly to equity, in which case the deferred income taxes are also dealt with in equity.

Leases

The Group leases various buildings, equipment and vehicles. Rental contracts are typically made for fixed periods of 12 months to 10 years, but may have extension options. Contracts may contain both lease and non-lease components. The Group allocates the consideration in the contract to the lease and non-lease components based on their relative stand-alone prices. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

Leases (continued)

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable
- variable lease payment that are based on an index or a rate, initially measured using the index or rate as at the commencement date
- · amounts expected to be payable by the group under residual value guarantees
- the exercise price of a purchase option if the group is reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability. The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

The group is exposed to potential future increases in variable lease payments based on an index or rate, which are not included in the lease liability until they take effect. When adjustments to lease payments based on an index or rate take effect, the lease liability is reassessed and adjusted against the right-of-use asset. Lease payments are allocated between principal and finance cost.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability
- any lease payments made at or before the commencement date less any lease incentives received
- any initial direct costs, and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. Payments associated with short-term leases of equipment and vehicles and all leases of low-value assets are recognized on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise IT equipment and small items of office furniture.

Retirement benefits costs

In respect of defined benefit plans, obligations are measured at the present value whilst plan assets are recorded at fair value. The cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at each balance sheet date.

The charge to the consolidated income statement is based on an actuarial calculation of the Group's portion of the annual expected costs of the benefit plans and the net interest cost, which is calculated by applying the discount rate to the net defined benefit obligation, taking into account contributions and benefits paid. Remeasurements are recognized in the statement of comprehensive income.

When a settlement or curtailment occurs the obligation and related plan assets are remeasured using current actuarial assumptions and the resultant gain or loss recognized in the consolidated income statement in the period in which the settlement or curtailment occurs. At December 31, 2024 the UK pension plan was in a surplus position and the non-U.K. plans were in a deficit position. Management have assessed that it is appropriate to recognize the UK surplus in line the requirements of IFRIC 14 and IAS 19.

Payments to defined contribution plans are charged as an expense as they fall due.

Provisions

Provisions are recognized when the Group has a present obligation as a result of a past event, it is probable that a transfer of resources will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

Earnings per share

Basic earnings per share are computed by dividing net income for the period by the weighted-average number of ordinary shares outstanding, net of Treasury shares and shares held in ESOP. Diluted earnings per share are computed by dividing net income for the period by the weighted average number of ordinary shares outstanding and the dilutive ordinary share equivalents.

Share based compensation

The cost of equity settled transactions is recognized, based upon the fair value at grant date, together with a corresponding increase in the share based compensation reserve in equity, over the period in which the performance or service conditions are fulfilled. The cumulative expense recognized for equity settled transactions at each reporting date until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The consolidated income statement expense or credit for a period represents the movement in cumulative expense recognized at the beginning and end of that period.

Separate disclosure of expenses or income

Certain items of expense or income are presented separately within other operating expenses, on the face of the Consolidated Income Statement, based on management's judgment that they need to be disclosed by virtue of their size, nature or incidence in order to provide a proper understanding of our results of operations and financial condition. Such items of expense or income incurred during a period are disclosed under identifiable headings in the Consolidated Income Statement and further explained in Note 6 to the consolidated financial statements. Examples of such items include but are not limited to:

- Restructuring of the activities of the Group and reversals of any provisions for the costs of restructuring;
- write-downs to net realisable value or of property, plant and equipment to recoverable amount, as well as reversals of such write-downs;
- disposals of items of property, plant and equipment;
- · disposals of investments and subsidiaries;
- discontinued operations;
- litigation settlements; and
- other material reversals of provisions.

The nature of the items of expense or income is considered to determine whether the item should be presented as part of operating profit or loss or as other expenses or income. Management believes that the use of separate disclosures, such as this provides additional useful information on underlying trends to shareholders.

Cash and cash equivalents

Cash and cash equivalents in the balance sheet comprise cash at bank and in hand, short-term deposits with an original maturity date of three months or less, readily convertible to a known amount of cash and subject to an insignificant risk of changes in value. For the purpose of the consolidated cash flow statement, cash and cash equivalents consist of cash and cash equivalents as defined above, but net of bank overdrafts. Included within the cash at bank and in hand balance is \$2.2 million (2023: \$0.3 million) cash held in escrow, as restricted cash.

Trade and other receivables

Trade receivables are recognized initially at the amount of consideration that is unconditional. The Group holds the trade receivables with the objective of collecting the contractual cash flows, and so it measures them subsequently at amortized cost using the effective interest method. The Group applies the IFRS 9 simplified approach to measuring expected credit losses which uses a lifetime expected loss allowance for all trade receivables and contract assets.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and the days past due. The expected loss rates are based on the payment profiles of sales over a period of 36 months before December 31, 2024 and the corresponding historical credit losses experienced within this period. The historical loss rates are adjusted to reflect current and forward looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Trade receivables and contract assets are written off where there is no reasonable expectation of recovery. The maximum exposure at the end of the reporting period is the carrying amount of these receivables.

Bank and other loans

Bank and other loans are recorded at the fair value of the proceeds received net of directly attributable transaction costs. Issue costs relating to revolving credit facilities are charged to the consolidated income statement over the estimated life of the facility on a periodic basis and are added to the carrying value of the facility. Issue costs relating to fixed term loans are charged to the consolidated income statement using the effective interest method and are added to the carrying value of the fixed term loan.

Bank and other loan interest

Finance costs related to bank and other loans are charged to the income statement when incurred.

Trade payables

Trade payables are not interest bearing and are stated at their nominal value.

Derivative financial instruments

The Group uses derivative financial instruments such as foreign currency contracts to hedge its risks associated with foreign currency fluctuations. Such derivative financial instruments are stated at fair value. Gains and losses arising from derivative financial instruments are recognized directly in the consolidated income statement.

Financial assets and financial liabilities are recognised on the Group's balance sheet when the Group becomes a party to the contractual provisions of the instrument. Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire or the Group has substantially transferred the risks and rewards of ownership.

Financial liabilities and equity instruments

Financial liabilities and equity instruments issued by the Group are recorded at the proceeds received, net of direct issue costs.

Financial liabilities and equity instruments are all instruments that are issued by the Group as a means of raising finance, including shares, loan notes, debentures, debt instruments and options and warrants that give the holder the right to subscribe for or obtain financial liabilities and equity instruments.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. All equity instruments are included in shareholders' funds. Other instruments are classified as financial liabilities if they contain a contractual obligation to transfer economic benefits.

Critical accounting judgments and key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying values of assets and liabilities within the next financial year, are discussed below. The judgments used by management in the application of the Group's material accounting policies in respect of these key areas of estimation are considered to be the most significant. The below policies include both elements of judgments and estimates.

Pensions

The present value of future obligations of pensions are determined from actuarial valuations. Inherent in these valuations are assumptions, including: (i) discount rates; (ii) inflation rates; (iii) pension increases; and (iv) life expectancy. These assumptions are determined in association with qualified actuaries. Due to the long-term nature of these plans, such estimates are subject to significant uncertainty. The net pension assets at December 31, 2024 are \$49.2 million (2023: \$40.2 million). Further details are given in Note 30.

(i) Discount rate

The discount rate used represents the annualized yield based on a cash flow matched methodology with reference to an AA corporate bond spot curve and having regard to the duration of the Plan's liabilities. This yield produced a weighted-average discount rate for our U.K. plans of 5.40% in 2024, 4.50% in 2023 and 4.80% in 2022. The discount rate on our U.S. plans was n/a in 2024 and 2023, and 5.10% in 2022. There are no known or anticipated changes in our discount rate assumption that will impact our pension expense in 2025.

To indicate the sensitivity of results to this assumption, a 0.1% per annum increase in the discount rate for our U.K. plans would reduce the value of the liabilities and therefore increase the pension surplus by approximately \$2.5 million and increase the projected 2025 income statement credit by approximately \$0.1 million.

Critical accounting judgments and key sources of estimation uncertainty (continued)

Pensions (continued)

(ii) Inflation rate

In September 2019, the UK Statistics Authority announced plans to reform the RPI inflation index. On November 25, 2020, the government and UK Statistics Authority confirmed these plans to reform the RPI index to bring it into line with the CPIH index from 2030, with no compensation for the holders of index-linked gilts. Inflation measured by the CPIH is consistently significantly lower than that measured by RPI, and therefore, these plans imply a significant expected reduction in RPI inflation from 2030 onwards. As a result we have taken a stepped approach and used different inflation rates pre and post 2030.

To indicate the sensitivity of results to the CPI assumption, a 0.1% per annum decrease in all CPI-linked assumptions, (including pension increases) for our U.K. plan, would reduce the value of the liabilities and therefore increase the pension surplus at December 31, 2024 by approximately \$1.3 million and increase the projected 2024 income statement credit by approximately \$0.1 million.

(iii) Pension increases

The pension increase assumptions have been set with reference to the corresponding CPI inflation assumption and take account of the caps and floors applicable to the various components of pension indexation.

Goodwill

Business combinations are accounted for using the purchase method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value, and the amount of any non-controlling interest in the acquiree. The measurement of non-controlling interest is at fair value and is determined on a transaction by transaction basis. Acquisition costs are expensed as incurred.

Goodwill represents the excess of the cost of acquired businesses over the net of the fair value of identifiable tangible net assets, identifiable intangible assets purchased, and liabilities assumed.

Goodwill is tested at least annually for impairment and is tested for impairment more frequently if events or changes in circumstances indicate that the asset might be impaired. Goodwill is tested for impairment by assessing the recoverable amount of each cash-generating unit, or group of cash generating units, to which the goodwill relates. For all other non-financial assets (including other intangible assets, property, plant and equipment, right of use assets and investment property) the Group performs impairment testing where there are indicators of impairment.

The recoverable amount is the higher of fair value less costs of disposal, and value in use. When the recoverable amount is less than the carrying amount, an impairment loss is recognized immediately in the Group income statement.

In 2024, we have assessed for indicators of impairment and we have identified that no significant events have occurred since the value in use model prepared for the purpose of the 31 December 2024 annual report. As a result, the conclusions reached, whereby significant headroom above carrying amount was identified, remain appropriate. Therefore, in line with IAS 36, paragraph 99, A full value in use assessment has not been reperformed in 2024.

Impact of global tariffs

We derive our sales and earnings from operations in many countries and are subject to risks associated with doing business internationally. We have wholly-owned operations in the U.S., the U.K., Canada and China, as well as a joint venture in Japan. Doing business in different countries has risks, including the potential for adverse changes in the local, social, political, financial or regulatory climate, difficulty in staffing and managing geographically diverse operations, and the costs of complying with a variety of laws and regulations. For example, the implementation of tariffs on imports by the U.S. to Canadian, Mexican, Chinese, U.K. and European products potentially means our goods will be affected through a rise in costs. In 2024, for third party revenue, we made a combined \$22.9 million of sales from Canada and the U.K. to the U.S., with no sales from China to the U.S.. The U.S. in return made combined sales of \$24.8 million to Europe (EU countries), U.K., Canada, and China. The total exposure across the group is therefore a combined \$47.7 million or 12.2% of sales.

We are closely monitoring rapidly changing developments regarding the imposition of tariffs, as well as potential retaliatory actions by governments of countries to which we export. Our current evaluation is that the direct impact of tariffs imposed on imports into the U.S. is expected to be relatively limited since a significant portion of our U.S. revenues are derived from our U.S. sites, as shown above. Furthermore, specialty materials in Elektron that we are required to import typically appear on critical material exemption lists. While tariffs are expected to apply to the import of gas cylinders into the U.S., this is a relatively small part of our business, but nonetheless one where we would expect to be successful in passing through the increased cost to our customers. While the direct impact of tariffs is not expected to be significant, we remain mindful that the situation is dynamic, and that there is likely to be a further adverse effect on macro-economic activity.

Changes in material accounting policies

The material accounting policies adopted are consistent with those of the previous financial year.

New standards and amendments to standards not applied

The following other standards, interpretations and amendments to existing standards have been issued but were not mandatory for accounting periods beginning on 1 January 2024. These either have been, or are expected to be, endorsed by the UK Endorsement Board and are not expected to have a material impact on the Group:

- Amendments to IAS 21 (effective from 1 January 2025, endorsed by the UKEB).– Classification and Measurement of Financial Instruments
- Amendments to IFRS 9 and IFRS 7 (effective from 1 January 2026, not yet endorsed by the UKEB)
- Amendments to IFRS 9 and IFRS 7 (effective from 1 January 2026, not yet endorsed by the UKEB)
- IFRS 18 Presentation and Disclosure in Financial Statements was issued by the IASB on 9 April 2024 and introduces new presentation and disclosure requirements, particularly for the Income statement.

2. Revenue

Disaggregated revenue disclosures for the fiscal years ended December 31, 2024 and December 31, 2023 are presented below.

	Net sales by end-market 2024				
In millions	Gas (Cylinders	Elektron	Graphic Arts	Total
General industrial	\$	30.3 \$	47.6	\$ 29.6 \$	107.5
Transportation		67.6	44.9	—	112.5
Defense, First Response & Healthcare		88.4	83.5	—	171.9
Total	\$	186.3 \$	176.0	\$ 29.6 \$	391.9

			20	23	
In millions	Gas C	ylinders	Elektron	Graphic Arts	Total
General industrial	\$	32.0 \$	54.9	\$ 31.5	\$ 118.4
Transportation		70.6	48.7	—	119.3
Defense, First Response & Healthcare		83.8	83.5		167.3
Total	\$	186.4 \$	187.1	\$ 31.5	\$ 405.0

		Net Sales ⁽¹⁾			
	2024	4	202	3	
	\$M	Percent	\$M	Percent	
United States	228.1	58.2 %	243.1	60.0 %	
U.K.	26.1	6.7 %	19.7	4.9 %	
Japan	22.0	5.6 %	19.3	4.8 %	
Germany	22.6	5.8 %	19.2	4.7 %	
France	11.6	3.0 %	9.0	2.2 %	
Top five countries	310.4	79.3 %	310.3	76.6 %	
Rest of Europe	35.4	9.0 %	38.5	9.5 %	
Asia Pacific	23.2	5.9 %	28.0	6.9 %	
Other ⁽²⁾	22.9	5.8 %	28.2	7.0 %	
Total	391.9		405.0		

⁽¹⁾Net sales are based on the geographic destination of sale.

⁽²⁾ Other includes South America, Latin America, Canada and Brazil.

The Company's performance obligations are satisfied at a point in time. With the classification of our Superform business as discontinued operations, none of the Company's continuing revenue is satisfied over time. As a result, the Company's contract receivables, contract assets and contract liabilities at December 31, 2024 and December 31, 2023, are disclosed within current assets and liabilities held-for-sale.

3. Segmental Information

We classify our operations into business segments, based primarily on shared economic characteristics for the nature of the products and services; the nature of the production processes; the type or class of customer for their products and services; the methods used to distribute their products or provide their services; and the nature of the regulatory environment. The Company has five identified business units, which aggregate into three reportable segments within continuing operations, and one within discontinued operations. Luxfer Gas Cylinders forms the Gas Cylinders segment, and Luxfer MEL Technologies and Luxfer Magtech aggregate into the Elektron segment. As of December 31, 2023, it was determined that the Luxfer Graphic Arts reporting segment no longer met the criteria, specifically, similar economic characteristics, to be aggregated within the Elektron segment. As a result, Luxfer Graphic Arts has been disaggregated from the Elektron segment and is being reported separately as the Graphic Arts segment. Our Superform business unit used to aggregate into the Gas Cylinders segment but is now recognized within discontinued operations. A summary of the operations of the segments within continuing operations is provided below:

Gas Cylinders segment

Our Gas Cylinders segment manufactures and markets specialized highly-engineered cylinders, using composites and aluminum alloys, including pressurized cylinders for use in various applications including self contained breathing apparatus ('SCBA') for firefighters, containment of oxygen and other medical gases for healthcare, alternative fuel vehicles, and general industrial applications.

Elektron segment

Our Elektron segment focuses on specialty materials based primarily on magnesium and zirconium, with key product lines including advanced lightweight magnesium alloys with a variety of uses across a variety of industries; magnesium powders for use in countermeasure flares, as well as heater meals; and high performance zirconium-based materials and oxides used as catalysts and in the manufacture of advances ceramics, fiber-optic fuel cells, and many other performance products.

Graphic Arts segment

Our Graphic Arts segment provides a full range of pre-sensitized magnesium, copper and zinc plates, along with associated chemicals, for the production of foil-stamping and embossing dies. In addition, non-sensitized polished brass and magnesium plates are also manufactured for computer numerical control ('CNC') engraving. The segment also advises on turnkey engraving operations, complete with etching machines, computer-to-plate ('CtP') machines, exposure units and film setters.

Other

Other, as used below, primarily represents unallocated corporate expense and includes non-service related defined benefit pension cost / credit.

Management monitors the operating results of its reportable segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated by the chief operating decision maker "CODM", the CEO, who is responsible for allocating resources and assessing performance of the operating segments, using net sales and adjusted EBITA⁽¹⁾, which is defined as the Company's measure of segment profit or loss, and is based on income before tax from continuing operations, adjusted for share-based compensation charges; restructuring charges; impairment charges; other charges; acquisitions and disposals costs; gain on disposal of assets held for sale; defined benefit credit/charge and amortization.

Unallocated assets and liabilities include those which are held on behalf of the Company and cannot be allocated to a segment, such as taxation, investments, cash, retirement benefits obligations, bank and other loans and holding company assets and liabilities.

3. Segmental Information (continued)

Financial information by reportable segment for the years ended December 31 is included in the following summary:

	 Net Sales			Adjusted EBITA ⁽¹⁾		
In millions	2024	2023		2024	2023	
Gas Cylinders segment	\$ 186.3 \$	186.4	\$	14.6 \$	12.6	
Elektron segment	176.0	187.1		33.5	20.8	
Graphic Arts segment	29.6	31.5		(2.9)	(6.5)	
Consolidated	\$ 391.9 \$	405.0	\$	45.2 \$	26.9	

During 2024 there were \$0.7 million sales made between our Elektron segment and Graphic Arts segment (2023: \$0.7 million).

	 Depreciation and amortization			Other operating expenses		
In millions	 2024	2023		2024	2023	
Gas Cylinders segment	\$ 3.4 \$	4.1	\$	4.5 \$	5.9	
Elektron segment	6.7	6.6		0.2	0.5	
Graphic Arts segment	—	2.0		—	12.7	
Consolidated	\$ 10.1 \$	12.7	\$	4.7 \$	19.1	

	Capital	Capital expenditure		
In millions	2024	2023		
Gas Cylinders segment	\$ 4	.8 \$ 2.1		
Elektron segment	5	.4 6.1		
Graphic Arts segment	(. 3 1.0		
Discontinued operations	\$	— \$ 0.1		
Consolidated	\$ 10	.5 \$ 9.3		

	Total assets			Total liabilities		
In millions	 2024	2023		2024	2023	
Gas Cylinders segment	\$ 115.4	\$ 124.4	\$	43.1 \$	46.7	
Elektron segment	170.1	160.0		37.5	26.2	
Graphic Arts segment	14.8	19.6		9.2	3.2	
Unallocated ⁽²⁾	64.2	49.2		70.6	81.1	
Discontinued operations	\$ 7.7	\$ 7.8	\$	3.6 \$	3.8	
Consolidated	\$ 372.2	\$ 361.0	\$	164.0 \$	161.0	

	Non-current assets		
In millions	2024	2023	
United States	\$ 90.2 \$	82.5	
United Kingdom	100.2	89.3	
Rest of Europe	_	1.0	
Canada	5.4	18.8	
Asia Pacific	\$ 0.6 \$	0.5	
	\$ 196.4 \$	192.1	

⁽¹⁾ Adjusted EBITA, represents net income from continuing operations adjusted for share-based compensation charges, restructuring charges, impairment charges, other charges, acquisitions and disposals costs, net interest expenses, defined benefits pension credit, provision for taxes and amortization. Adjusted EBITA is calculated on a US GAAP basis, our primary GAAP. A reconciliation can be found in our FORM 10-K filed with the SEC on 25/02/2025.

⁽²⁾ Unallocated assets and liabilities include those which are held on behalf of the Company and cannot be allocated to a segment, such as taxation, investments, cash, retirement benefits obligations, bank and other loans and holding company assets and liabilities.

4. Operating profit

Operating profit for continuing activities is stated after charging:

	2024	2023
	\$M	\$M
Research and development expenditure charged to the consolidated income statement	4.4	4.6
Depreciation of property, plant and equipment (Note 12)	9.3	12.0
Right-of-use asset depreciation (Note 26)	3.3	3.3
Amortization of intangible assets (Note 13)	0.8	0.7
Loss on disposal of property, plant and equipment	0.1	—
Other operating expenses (Note 6)	4.7	19.1
Net foreign exchange losses	0.5 ·	1.3
Staff costs (Note 7)	115.6	106.9
Cost of inventories recognized as expense (Note 16)	162.0	194.7

5. Fees payable to auditors

The total remuneration of the Group's auditors, PricewaterhouseCoopers LLP and other member firms of PricewaterhouseCoopers International Limited, for services provided to the Group during the years ended December 31, 2024 and December 31, 2023 is analyzed below.

	2024 \$M	2023 \$M
Fees payable to auditors for audit services:		
Fees payable to auditors for the audit of the consolidated financial statements and the financial statements of certain of the Company's subsidiaries	1.7	1.7
Fees payable to auditors for non-audit services:		
Other audit related services	0.1	0.1
Total fees payable	1.8	1.8

The audit fee for the company financial statements of Luxfer Holdings PLC was \$0.1 million (2023: \$0.1 million).

6. Other operating expenses / income

2024	2023
\$M	\$M

(a) Restructuring and other expense

Charged to operating profit:		
Rationalization of operations	1.9	6.4
Asset impairments	2.8	12.7
	4.7	19.1

Rationalization of operations

During 2024 and 2023, we initiated and continued execution of certain business restructuring initiatives aimed at reducing our fixed cost structure and realigning our business.

The \$4.7 million restructuring charges in 2024 includes:

- \$1.9 million of asset impairments and \$1.8 million asset relocation, restructuring and other costs in relation to the rationalization of our North American Gas Cylinders businesses to reduce our fixed cost base;
- \$0.1 million gain on disposal of Luxfer Gas Cylinders France site, offset by \$0.9 million of costs incurred in relation to its closure; and
- \$0.2 million of waste clean up costs in the Elektron division in relation to the consolidation of production facilities in the Magnesium Powders operations.

In 2023, the \$19.1 million rationalization of operations includes:

- \$12.7 million impairment charges from fully writing down property, plant and equipment, \$11.1 million, and right of use assets, \$1.6 million, from operating leases within our Graphic Arts division as a result of our annual impairment and strategic review.
- \$3.0 million of asset impairments and \$2.3 million asset relocation, restructuring and other costs in relation to the rationalization of our North American Gas Cylinders businesses to reduce our fixed cost base;
- An additional \$0.4 million in relation to the closure of Luxfer Gas Cylinders France;
- \$0.2 million of further redundancies within our Gas Cylinders division;
- \$0.5 million of waste clean up costs and \$0.2 million of asset impairments in the Elektron division in relation to the consolidation of production facilities in the Magnesium Powders operations; and
- \$0.2 million credit in relation to the closure of our Elektron Division's Canadian facility.

Other income

Other Income of \$7.7 million in 2024 relates to the recovery of legal costs from our insurer related to the previously disclosed US Ecology case, (see Note 34). Historically the legal costs relating to this case were in administrative expenses. There was no other income in 2023.

Gain on disposal of assets held for sale

The \$6.1 million gain on disposal recognized in 2024 was in relation to the sale of previously disclosed held-for sale land and buildings in our Elektron division. Net consideration of \$7.3 million was received in 2024. There was no gain on disposal of assets held for sale in 2023.

7. Staff Costs

Staff costs from continuing operations were as follows:

	2024	2023
	\$M	\$M
Wages and salaries	101.3	93.3
Social security costs	7.0	6.8
Retirement benefits costs	3.8	4.0
IAS 19 Retirement benefits finance credit	(1.6)	(1.1)
Share based compensation charges (Note 32)	3.5	2.8
	114.0	105.8

The average number of employees during the year was made up as follows:

	2024	2023
	No.	No.
Production and distribution	1,208	1,226
Sales and administration	181	192
Research and development	48	49
	1,437	1,467

The compensation of the members of our Board of Directors (each, a "director") was:

	2024	2023
	\$M	\$M
Remuneration (short-term benefits)	2.3	1.1
Social security costs	0.1	0.1
Total short-term and post-retirement benefits	2.4	1.2

The Group define key management personnel as the Executive Leadership Team (including directors), in 2024, compensation of key management personnel for the period they served, was \$7.1 million (2023: \$4.8 million) in total which includes; \$4.3 million (2023: \$2.5 million) for short-term employee benefits, \$2.3 million (2023: \$1.9 million) for long-term incentive plans and \$0.2 million (2023: \$0.2 million) for post-employment benefits. Social security costs were incurred of \$0.3 million (2023: \$0.2 million).

Details of the share awards granted are included in the Remuneration Report in Outstanding Share Awards During 2024, are on pages 43 to 44 of the Remuneration Report.

Further details of directors' remuneration are included in the Remuneration Report on pages 33 to 54. The Remuneration Report includes information in relation to the highest paid Director.

During 2024, one director (2023: one director) was a member of the Group's U.S. registered defined contribution plan.

Directors' interests and related party transactions

No directors had a material interest in, nor were they a party to, any contract or arrangement to which the parent company, Luxfer Holdings PLC (the "Company") or any of its subsidiaries is or was party to either during the year or at the end of the year, with the following exceptions: in the case of the executive director his individual service contract and the Luxfer Holdings PLC Long-Term Umbrella Incentive Plan; in the case of the non-executive directors their engagement letters or the contract for services under which their services as a director of the Company are provided; in the case of the executive director and the chairman, the Luxfer Holdings PLC Non-Executive Directors Equity Incentive Plan. Information regarding the share options exercised during the year is included within the Remuneration Report. See Note 33 for related party transactions.

8. Finance costs

Finance costs from continuing operations was as follows:

	2024	2023
	\$M	\$M
Bank and other loan interest payable	5.1	6.7
Amortization of issue costs	0.3	0.4
Lease interest payable	0.9	0.9
IAS 19 retirement benefits finance credit	(1.6)	(1.1)
Total finance costs	4.7	6.9

9. Income tax expense / (credit)

(a) Analysis of taxation charge / (credit) for the year

	2024	2023
	\$M	\$M
Current income taxes:		
U.K. corporation tax	0.3	—
Adjustments in respect of previous years		0.4
	0.3	0.4
Non-U.K. tax	5.8	1.3
Adjustments in respect of previous years		(0.4)
Total current tax charge	6.1	1.3
Deferred income taxes:		
Origination and reversal of temporary differences	1.2	(3.4)
Adjustments in respect of previous years	(0.3)	(0.4)
Total deferred income taxes charge / (credit)	0.9	(3.8)
Tax charge / (credit) on profit / (loss) on operations	7.0	(2.5)

The income tax charge / (credit) relate to continuing activities.

9. Income tax expense / (credit) (continued)

(b) Factors affecting the taxation charge / (credit) for the year

The tax assessed for the year is higher (2023: lower) than the standard rate of 25.0% (2023: 23.5%) for corporation tax in the U.K.

The differences are explained below:

	2024 \$M	2023 \$M
Profit / (loss) on operations before taxation	26.5	(1.4)
Profit / (loss) on operations at 2024 standard rate of corporation tax in the U.K. of 25.0% (2023: 23.5%)	6.6	(0.3)
Effects of:		
Non-deductible expenses	2.4	(1.3)
Movement in unprovided deferred income taxes	_	(0.2)
Foreign tax rate differences	(0.5)	0.6
Effect of changes in tax rates	(0.2)	0.1
Adjustment in respect of previous years	(0.3)	(0.4)
Other	(1.0)	(1.0)
Tax (credit) / expense	7.0	(2.5)

(c) Factors that may affect future taxation charge

At December 31, 2024, the Company had carried forward tax losses and tax credits of \$74.5 million (U.K.: \$15.4 million, non-U.K.: \$59.1 million). Carried forward tax losses and tax credits for 2023 were \$74.1 million (U.K.: \$16.5 million, non-U.K.: \$57.6 million). To the extent that these losses are not already recognized as deferred income taxes assets and are available to offset against future taxable profits, it is expected that the future effective tax rate would be below the standard rate in the country where the profits are offset. A valuation allowance of \$17.4 million (2023: \$17.0 million) exists for deferred tax benefits related to the tax loss and tax credit carry forwards and other benefits that may not be realized. The apportionment of the valuation allowance between the U.K. and non-U.K. jurisdictions is U.K.: \$3.8 million, non-U.K.: \$13.6 million (2023: U.K.: \$3.9 million, non-U.K.: \$13.1 million). The non-U.K. valuation allowances relates to tax losses in France and Germany.

Of the carried forward tax losses and tax credits as at December 31, 2024, \$8.5 million expire between 2025 and 2035, and \$61.0 million are available for indefinite carry-forward.

10. Acquisitions and disposals

	Year-to-date		
In millions	2024	2023	
Loss on held-for-sale asset group	\$ (9.8) \$		_
Disposal related costs	(2.4)		_
Acquisition related costs	_		_
	\$ (12.2) \$		_

The \$9.8 million loss on held-for-sale asset group in 2024 relates to the Graphic Arts' assets which have been revalued to the expected consideration the Company will receive.

Disposal-related costs of \$2.4 million in 2024, represent professional fees incurred and accrued in relation to the planned divestiture of the Graphic Arts segment.

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11. Discontinued Operations

Our Superform aluminum superplastic forming business, which operated from sites in the U.S. and the U.K., was historically included in the Gas Cylinders Segment. As a result of our decision to exit non-strategic aluminum product lines, we have reflected the results of operations of these businesses as discontinued operations in the Consolidated Statements of Income for all periods presented. We expect our Superform U.S. business to be sold within the next twelve months.

In 2022, the Company recognized impairment and disposal-related costs of \$2.6 million and \$2.0 million respectively, in relation to previous dispositions of our Superform U.K. business and our U.S. aluminum gas cylinder business, which occurred in 2021.

In 2024 and 2023, the Company recognized a disposal-related credit of \$0.4 million and \$0.2 million, respectively, in relation to a previously impaired asset from the previous dispositions which occurred in 2021.

The assets and liabilities of the above businesses have been presented within Current assets held-for-sale and Current liabilities held-for-sale in the Consolidated Balance Sheets at December 31, 2024, and December 31, 2023.

Results of discontinued operations were as follows:

	2024	2023
	\$M	\$M
REVENUE	6.6	8.2
Cost of Sales	(5.2)	(6.4)
Gross profit	1.4	1.8
Distribution costs	—	_
Administrative expenses	(1.9)	(1.7)
Acquisition and disposal costs	0.4	0.2
Other operating expenses	—	(0.2)
OPERATING (LOSS) / PROFIT	(0.1)	0.1
Net finance costs	—	—
(LOSS) / PROFIT ON DISCONTINUED OPERATIONS BEFORE TAX	(0.1)	0.1
Income tax	0.2	0.6
NET PROFIT FROM DISCONTINUED OPERATIONS	0.1	0.7
The discontinued cash flow statement is presented below:	2024 \$M	2023 \$M
Cash flow from operating activities		0.1
Cash flow from investing activities	_	(0.1)
Cash flow from financing activities		

Net change in cash and cash equivalents

Depreciation of nil (2023: \$0.1m) and impairments of nil (2023: \$1.6m) were incurred in respect of discontinued operations. There were no other significant non-cash items relating to discontinued operations.

12. Property, plant and equipment

	Freehold \$M	Long leasehold \$M	Short leasehold \$M	Plant and equipment \$M	Capital Work in Progress \$M	Total \$M
Cost:						
At January 1, 2023	40.0	8.5	10.4	253.1	9.7	321.7
Additions	0.2	—		0.2	8.9	9.3
Transfers	0.7	0.1	1.1	3.7	(5.6)	_
Exchange difference	0.8	0.4		7.6	0.5	9.3
At December 31, 2023	41.7	9.0	11.5	264.6	13.5	340.3
Additions	—	0.2		0.5	9.6	10.3
Disposals	(3.2)	(0.1)		(21.9)	—	(25.2)
Transfers - Held for sale	(0.1)	(0.1)	(11.4)	(30.8)	_	(42.4)
Transfers	1.6	0.1	0.2	8.4	(10.3)	_
Exchange difference	(0.4)	(0.1)	_	(3.5)	(0.2)	(4.2)
At December 31, 2024	39.6	9.0	0.3	217.3	12.6	278.8
Accumulated depreciation	and impairment	:				
At January 1, 2023	27.8	6.3	7.9	202.0	_	244.0
Provided during the year	1.1	0.4	0.5	10.0	_	12.0
Impairment	_	_	3.1	9.8	0.4	13.3
Exchange difference	0.6	0.3	_	6.3	_	7.2
At December 31, 2023	29.5	7.0	11.5	228.1	0.4	276.5
Provided during the year	1.0	0.4		7.9	—	9.3
Impairment	—	—		1.1	—	1.1
Disposals	(2.3)	(0.1)		(22.7)	—	(25.1)
Transfers - Held for sale	(0.1)	(0.1)	(11.4)	(30.4)	(0.4)	(42.4)
Exchange difference	(0.3)	(0.1)		(3.0)	_	(3.4)
At December 31, 2024	27.8	7.1	0.1	181.0		216.0
Net book values:						
At December 31, 2024	11.8	1.9	0.2	36.3	12.6	62.8
At December 31, 2023	12.2	2.0		36.5	13.1	63.8
At January 1, 2023	12.2	2.2	2.5	51.1	9.7	77.7

13. Intangible assets

	Goodwill \$M	Customer related \$M	Technology and trading related \$M	Development costs \$M	Software \$M	Total \$M
Cost:						
At January 1, 2023	74.3	15.2	7.9	4.0	1.6	103.0
Exchange difference	2.4		0.4		0.1	2.9
At December 31, 2023	76.7	15.2	8.3	4.0	1.7	105.9
Additions		0.4	—	—	_	0.4
Exchange difference	(0.7)		(0.1)			(0.8)
At December 31, 2024	76.0	15.6	8.2	4.0	1.7	105.5
Accumulated amortization and impairment:						
At January 1, 2023	19.1	6.1	4.5	4.0	1.6	35.3
Provided during the year		0.4	0.3	—	—	0.7
Exchange difference	0.8		0.2		0.1	1.1
At December 31, 2023	19.9	6.5	5.0	4.0	1.7	37.1
Provided during the year		0.5	0.3	—	_	0.8
Exchange difference	(0.2)		(0.1)			(0.3)
At December 31, 2024	19.7	7.0	5.2	4.0	1.7	37.6
Net book values:						
At December 31, 2024	56.3	8.6	3.0			67.9
At December 31, 2023	56.8	8.7	3.3			68.8
At December 31, 2022	55.2	9.1	3.4			67.7

Customer related intangibles include customer relationships, order backlogs and non-compete agreements. Technology and trading related intangibles include technology, patents, trade names and trademarks.

14. Impairment of goodwill

Goodwill acquired in a business combination is allocated, at acquisition, to the cash-generating units (CGUs) that are expected to benefit from the business combination. The five identified CGUs (Luxfer Gas Cylinders, Luxfer Superform, Luxfer MEL Technologies, Luxfer Magtech and Luxfer Graphic Arts) represent the lowest level within the Group at which goodwill is monitored for internal management reporting purposes. The five CGUs are aggregated to form the Group's three defined reportable segments: Gas Cylinders Segment, Elektron Segment and Graphic Arts segment. Luxfer Superform forms part of the discontinued operations disclosure and Graphic Arts carries \$nil goodwill. The table below summarizes the carrying value of goodwill by segment:

	Gas Cylinders Segment	Elektron Segment	Total
	\$M	\$M	\$M
At January 1, 2023	17.5	37.7	55.2
Exchange difference	0.9	0.7	1.6
At December 31, 2023	18.4	38.4	56.8
Exchange difference	(0.3)	(0.2)	(0.5)
At December 31, 2024	18.1	38.2	56.3

The Gas Cylinders Segment goodwill of \$18.1 million (2023: \$18.4 million) relates wholly to the goodwill attributable to our Luxfer Gas Cylinders operations. The Elektron Segment goodwill of \$38.2 million (2023: \$38.4 million) included goodwill attributable to our Luxfer MEL Technologies operations of \$28.2 million (2023: \$28.4 million) and goodwill attributable to our Luxfer Magtech operations of \$10.0 million (2023: \$10.0 million); no goodwill is allocated to Luxfer Graphic Arts.

Goodwill is assessed at least annually for impairment and is tested for impairment more frequently if events or changes in circumstances indicate that the asset might be impaired.

In 2024, we have assessed for indicators of impairment and we have identified that no significant events have occurred since the value in use model prepared for the purpose of the 31 December 2024 annual report. As a result, the conclusions reached, whereby significant headroom above carrying amount was identified, remain appropriate. Therefore, in line with IAS 36, paragraph 99, A full value in use assessment has not been reperformed in 2024.

15. Investments

Shares in joint ventures

	\$M
At January 1, 2023	0.4
Exchange difference	
At December 31, 2023	0.4
Exchange difference	
At December 31, 2024	0.4

Investment in joint ventures and associates

At December 31, 2024, the Group had the following joint venture which affects the profit of the Group. The Group's joint venture has share capital which consists solely of ordinary shares and are indirectly held, and the country of incorporation or registration is also their principal place of operation.

Name of company	Country of incorporation	Holding	Proportion of voting rights and shares held	Classification	Nature of business
Nikkei-MEL Company Limited	Japan	Ordinary shares	50.0 %	Joint venture	Distribution

The above ownership percentage remains consistent with 2023.

The share of results of the joint venture in 2024 and 2023 was less than \$100k, with no items recognised in other comprehensive income in 2024 or 2023.

The Group has looked in detail at the ownership agreement of its joint venture in order to determine the level of control that it has. The Group has determined that it has joint control of its joint venture, mainly based upon the number of members on the company board of directors and their associated voting rights.

Related party transactions with the joint venture have been disclosed in Note 33 to the Group's consolidated financial statements.

16. Inventories

	December 31, 2024	December 31, 2023
	\$M	\$M
Raw materials and consumables	29.9	34.7
Work in progress	25.5	34.8
Finished goods and goods for resale	28.2	26.4
	83.6	95.9

Inventories above are disclosed net of any provisions for obsolete and excess inventories. The provision against obsolete and excess inventories at December 31, 2024 was \$6.7 million (2023: \$8.2 million). The cost of inventories recognized as an expense in continuing operations during the year was \$162.0 million (2023: \$194.7 million). The cost of inventories written-off during 2024 was \$nil (2023: \$nil).

17. Trade and other receivables

	December 31, 2024	December 31, 2023	
	\$M	\$M	
Current Assets			
Trade receivables	45.9	52.5	
Income tax receivable	—	1.2	
Other receivables	12.9	1.5	
Prepayments and accrued income	4.6	5.9	
Derivative financial instruments		0.4	
	63.4	61.5	

The directors consider that the carrying value of trade receivables approximates to their fair value.

Trade receivables are non-interest bearing and are generally on 30-90 day terms. Trade receivables above are disclosed net of any provisions for doubtful receivables of \$0.3 million due to credit risk. The following table provides information about the exposure to credit risk and expected credit losses for trade receivables as at December 31, 2024 and December 31, 2023 based on aging profile:

	Default rate	Gross carrying amount	Lifetime expected credit loss
December 31, 2024			
Trade receivables	%	\$M	\$M
Current (not past due)	— %	39.0	_
1-30 days past due	— %	5.8	—
31-60 days past due	— %	1.0	—
61-90 days past due	— %	0.1	—
91-120 days past due	— %	—	—
> 120 days past due	100.0 %	0.3	0.3
		46.2	0.3

December 31, 2023	Default rate	Gross carrying amount	Lifetime expected credit loss
Trade receivables	%	\$M	\$M
Current (not past due)	— %	43.4	
1-30 days past due	— %	7.1	_
31-60 days past due	— %	0.9	_
61-90 days past due	— %	0.1	_
91-120 days past due	— %	0.5	
> 120 days past due	60.0 %	1.2	0.7
		53.2	0.7

At December 31, 2024, trade receivables with a nominal value of \$0.3 million (2023: \$0.7 million) were impaired and fully provided for. Movements in the impairment of trade receivables were as follows:

	2024	2023
	\$M	\$M
At January 1	0.7	0.6
Charge in the year	0.2	0.1
Recoveries for expected credit losses	(0.6)	
At December 31	0.3	0.7

18. Held-for-sale assets and liabilities

The total assets and liabilities classified as held-for-sale, including those that qualify as discontinued operations are as follows:

	December 31, 2024	December 31, 2023
Held-for-sale assets and liabilities	\$M	\$M
Property, plant and equipment	0.3	1.2
Right-of-use assets	3.8	2.1
Inventories	11.3	3.3
Trade and other receivables	7.1	2.3
Held-for-sale assets	22.5	8.9
Held-for-sale liabilities		
Trade and other payables	5.2	1.5
Lease liability	7.3	2.4
Other liabilities	0.3	
Held-for-sale liabilities	12.8	3.9

As a result of the Company's strategic review process announced in October 2023, the Company concluded that its Graphic Arts business no longer aligns with the Company's overall business and value proposition. In 2024, the Company initiated a sale process for its Graphic Arts business with the intention of divesting this business within the next twelve months. In accordance with IFRS 5, our Graphic Arts business is classified as held-for-sale at December 31, 2024, however the business does not meet the criteria to be classified as a discontinued operation.

In 2020, the Group classified its Superform aluminum superplastic forming business operating from sites in the U.S. and the U.K, and its U.S. aluminum gas cylinder business as assets and liabilities held-for-sale in accordance with IFRS 5 - Discontinued Operations. We expect our Superform U.S. business to be sold within the next twelve months. The criteria required by IFRS 5 continues to be met and therefore the Superform business continues to be classified as held-for-sale.

In 2024, the company recognized a \$9.8 million loss on held-for-sale asset group recognized within acquisitions and disposals costs, relating to our Graphic Arts segment to reflect its fair value. A total \$2.4 million of costs (\$1.7 million accrual), have also been recognized within acquisitions and disposals costs in the Income Statement, for expected costs in relation to professional fees in relation to the planned divestiture of the Graphic Arts segment.

Included within assets held-for-sale in 2023 are land and buildings valued at \$1.2 million, within our Elektron Segment. In 2024, the Company recognized a \$6.1 million gain on disposal in relation to the sale of the land and buildings in our Elektron division. Net consideration of \$7.3 million was received in 2024. There was no gain on disposal of assets held for sale in 2023.

19. Cash and cash equivalents

	December 31, 2024	December 31, 2023
	\$M	\$M
Cash at bank and in hand	4.1	2.3
	4.1	2.3

At December 31, 2024, \$2.2 million (2023: \$0.3 million) of cash was held in escrow, classified as restricted cash on the consolidate balance sheet. The amounts held in escrow were held in relation to the closure of Luxfer Gas Cylinders France, a payment received for a historic doubtful debt in our Elektron division and workers' compensation insurance.

The above figures reconcile to the amount of cash shown in the consolidated statement of cash flows as follows:

	December 31, 2024	December 31, 2023
	\$M	\$M
Cash at bank and in hand, including restricted cash	6.3	2.6
Overdraft (see note 22)	(3.1)	(4.6)
Balance per consolidated statement of cash flows	3.2	(2.0)

20. Share capital

(a) Ordinary share capital

	December 31, 2024	December 31, 2023	December 31, 2024	December 31, 2023
	No.	No.	\$M	\$M
Authorized:				
Ordinary shares of £0.50 each	40,000,000	40,000,000	35.7 ((1) 35.7 (1)
	40,000,000	40,000,000	35.7 ((1) 35.7 (1)
Allotted, called up and fully paid:				
Ordinary shares of £0.50 each	28,944,000	28,944,000	26.5	(1)26.5 (1)
	28,944,000	28,944,000	26.5	(1) 26.5 (1)

⁽¹⁾ The Group's ordinary share capital is shown in U.S. dollars at the exchange rate prevailing at the monthend spot rate at the time of the share capital being issued.

The rights of the shares are as follows:

Ordinary shares of £0.50 each

The ordinary shares carry no entitlement to an automatic dividend but rank pari passu in respect of any dividend declared and paid. The ordinary shares were allotted and issued to satisfy share awards which vested under the Group's share award and share incentive plans.

At December 31, 2024, there were 26,742,074 (2023: 26,834,628) ordinary shares of Luxfer Holdings PLC listed on the New York Stock Exchange (NYSE).

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20. Share capital (continued)

(b) Share premium account

	⊅IVI
At January 1, 2023	231.3
Utilization of ESOP shares	0.8
At December 31, 2023	232.1
Utilization of ESOP shares	0.6
At December 31, 2024	232.7

The share premium account is used to record the excess of proceeds over nominal value on the issue of shares. Share issue costs directly related to the issue of shares are deducted from share premium.

(c) Treasury shares

	\$M
At January 1, 2023	(20.4)
Purchase of treasury shares	(2.7)
Utilization of treasury shares	0.2
At December 31, 2023	(22.9)
Purchase of treasury shares	(2.3)
Utilization of treasury shares	0.3
At December 31, 2024	(24.9)

In 2024, the Company purchased 200,000 ordinary shares for a total cost of \$2.3 million. 16,248 of these shares were utilized at \$0.3 million, with the remaining 183,752 retained within Treasury shares.

In 2023, the Company purchased 210,000 ordinary shares for a total cost of \$2.7 million. 14,195 of these shares were utilized at \$0.2 million, with the remaining 185,805 retained within Treasury shares.

At December 31, 2024, there were 1,657,323 (2023: 1,473,571) treasury shares held at a cost of \$24.9 million (2023: \$22.9 million).

(d) Own shares held by ESOP

	\$M
At January 1, 2023	(1.0)
Utilisation of ESOP shares	0.1
At December 31, 2023	(0.9)
Utilisation of ESOP shares	0.1
At December 31, 2024	(0.8)

At December 31, 2024, there were 544,603 ordinary shares of £0.50 each (2023: 635,801 ordinary shares of £0.50 each) held by The Luxfer Group Employee Share Ownership Plan (the "ESOP").

21. Dividends paid and proposed

	2024	2023
	\$M	\$M
Dividends declared and paid during the year:		
Interim dividend paid February 1, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid May 3, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid August 2, 2023 (\$0.130 per ordinary share)	_	3.5
Interim dividend paid November 1, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid February 7, 2024 (\$0.130 per ordinary share)	3.5	_
Interim dividend paid May 8, 2024 (\$0.130 per ordinary share)	3.5	—
Interim dividend paid August 7, 2024 (\$0.130 per ordinary share)	3.5	_
Interim dividend paid November 6, 2024 (\$0.130 per ordinary share)	3.5	_
	14.0	14.0
	2024	2023
	\$M	\$M
Dividends declared and paid after December 31 (not recognized as a liability at December 31):		
Interim dividend paid February 7, 2024: (\$0.130 per ordinary share)	—	3.5
Interim dividend paid February 5, 2025: (\$0.130 per ordinary share)	3.5	_
	3.5	3.5

22. Bank and other loans

	December 31, 2024	December 31, 2023
	\$M	\$M
Overdraft	3.1	4.6
Loan Notes due 2026—gross	25.0	25.0
Unamortized finance costs		(0.1)
Loan Notes due 2026—net	25.0	24.9
Revolving credit facility—gross	17.2	43.1
Unamortized finance costs	(0.2)	(0.4)
Revolving credit facility—net	17.0	42.7
	45.1	72.2
Included in current liabilities	3.1	4.6
Included in non-current liabilities	42.0	67.6
	45.1	72.2

In October 2021, the Company completed a refinancing of its existing Revolving Credit Facility, ("RCF"), extending its tenure to October 2026, while providing increased flexibility to incur additional indebtedness outside of this agreement if required and reducing the covenant burden.

At December 31, 2024, \$125 million (December 31, 2023, \$125 million) of committed debt facilities in the form of a multi-currency (GBP sterling, U.S. dollars or euros) RCF was available to the Company. In addition, \$25 million of uncommitted facility capacity remains available through an accordion increase clause.

22. Bank and other loans (continued)

The RCF bears interest equal to an applicable margin, based upon the Company's leverage, plus either EURIBOR, in the case of amounts drawn in euros, SONIA (Sterling Overnight Index Average), in the case of amounts drawn in GBP sterling, or SOFR (Secured Overnight Financing Rate) in the case of amounts drawn in U.S. dollars. The weighted-average interest rate on the RCF was 7.50% and 7.70% in 2024 and 2023, respectively.

The bank overdraft is an uncommitted facility with no expiration date, this is reviewed annually and can be cancelled by either the bank or the Company on demand.

23. Provisions

	Rationalization and redundancy	Employee benefits	Environmental provisions	Total
	\$M	\$M	\$M	\$M
At January 1, 2023	3.7	1.2	1.3	6.2
Charged to consolidated income statement	3.2	0.3	—	3.5
Cash payments	(3.2)	—	—	(3.2)
Translation	(0.3)			(0.3)
At December 31, 2023	3.4	1.5	1.3	6.2
Charged to consolidated income statement	1.9	1.3	—	3.2
Cash payments	(4.9)	(0.8)	—	(5.7)
Translation	(0.2)			(0.2)
At December 31, 2024	0.2	2.0	1.3	3.5
At December 31, 2024				
Included in current liabilities	0.2	_	_	0.2
Included in non-current liabilities	_	2.0	1.3	3.3
	0.2	2.0	1.3	3.5
At December 31, 2023				
Included in current liabilities	3.4		_	3.4
Included in non-current liabilities	_	1.5	1.3	2.8
	3.4	1.5	1.3	6.2

Rationalization and redundancy

At December 31, 2024, the Group had \$0.2 million of provisions relating to redundancy and the rationalization of its operations (2023: \$3.4 million).

Employee benefits

At December 31, 2024, the Group had \$2.0 million of employee benefit liabilities (in addition to retirement benefits), as calculated on an actuarial basis, relating to a provision for workers' compensation in the U.S. (2023: \$1.5 million).

Environmental provisions

At December 31, 2024, the Group had environmental provisions totaling \$1.3 million relating to environmental clean-up costs (2023: \$1.3 million).

24. Deferred income taxes

	Accelerated tax depreciation	Other temporary differences	ry Tax interest		Retirement benefit obligations	Total
	\$M	\$M	\$M	\$M	\$M	\$M
At January 1, 2023	(4.3)	(1.5)	2.4		(4.5)	(7.9)
Credited / (charged) to consolidated income statement	3.4	0.7	(0.8)	2.0	(1.5)	3.8
Charged to other comprehensive income	_	_	_	_	(3.1)	(3.1)
Exchange difference	0.6	(0.3)	0.4		(0.3)	0.4
At December 31, 2023	(0.3)	(1.1)	2.0	2.0	(9.4)	(6.8)
Credited / (charged) to consolidated income statement	_	1.4	(1.2)	(0.1)	(1.0)	(0.9)
Charged to other comprehensive income	_	_	_	_	(2.2)	(2.2)
Exchange difference	0.1				0.4	0.5
At December 31, 2024	(0.2)	0.3	0.8	1.9	(12.2)	(9.4)

The amount of deferred income taxes accounted for in the Group balance sheet, after the offset of balances within countries for financial reporting purposes, comprised the following deferred income tax assets and liabilities:

	December 31, 2024 \$M	December 31, 2023 \$M
Deferred income tax liabilities	(13.9)	(10.2)
Deferred income tax assets	4.5	3.4
Net deferred income tax liabilities	(9.4)	(6.8)

The Group expect a net charge of \$0.4m in 2025 with respect to deferred tax at December 31, 2025.

25. Trade and other payables

	December 31, 2024	December 31, 2023	
	\$M	\$M	
Current Liabilities			
Trade payables	29.4	25.6	
Other taxation and social security	0.5	0.2	
Accruals and deferred income	35.6	21.9	
Interest payable	0.5	0.7	
Derivative financial instruments	0.9		
	66.9	48.4	

The directors consider that the carrying value of trade payables approximates to their fair value.

26. Leases

Right-of-use assets	Land and buildings \$M	Motor vehicles \$M	Equipment \$M	Total \$M
Cost:				
At January 1, 2023	32.5	0.1	2.5	35.1
Additions		—	0.5	0.5
At December 31, 2023	32.5	0.1	3.0	35.6
Additions	0.2	_	0.3	0.5
Disposals	(10.3)		(2.2)	(12.5)
Impairment	(1.1)			(1.1)
At December 31, 2024	21.3	0.1	1.1	22.5
Accumulated depreciation:				
At January 1, 2023	13.8	0.1	1.4	15.3
Charge for the year	3.1	_	0.2	3.3
Impairment	1.6	_	—	1.6
At December 31, 2023	18.5	0.1	1.6	20.2
Charge for the year	3.1	_	0.2	3.3
Disposals	(11.1)		(1.4)	(12.5)
At December 31, 2024	10.5	0.1	0.4	11.0
Net book values:				
At December 31, 2024	10.8	_	0.7	11.5
At December 31, 2023	14.0		1.4	15.4

Lease liability	December 31, 2024 \$M		December 31, 2023 \$M	
The present value of lease liabilities is as follows:				
Within 12 months	\$	4.0	4.7	
1 - 5 years		7.0	10.5	
> 5 years		3.7	4.6	
Total	\$	14.7	19.8	

The total cash outflow for leases in 2024 was \$4.0 million (2023: \$4.7 million) and total expense was \$4.0 million (2023: \$3.7 million).

Supplemental balance sheet information	December 31, 2024	December 31, 2023
Weighted average remaining lease terms (years)	13.4	11.9
Weighted average discount rate	4.52 %	4.48 %

27. Commitments and contingencies

Capital commitments

At December 31, 2024, the Company had capital expenditure commitments of \$0.5 million (2023: \$2.3 million) for the acquisition of new plant and equipment.

Committed banking facilities

The Company had committed banking facilities of \$125 million at December 31, 2024 and \$125 million at December 31, 2023. Of these committed facilities, \$17.2 million was drawn at December 31, 2024 and \$43.1 million at December 31, 2023. The Company also had an additional \$25.0 million of uncommitted facilities through an accordion provision at December 31, 2024 and December 31, 2023.

	Uncommitted Facilities						
		December 31	December 31, 2023				
In millions	F	Facility	Drawn				
Bond and Guarantees	\$	0.6 \$	0.2 \$	0.6 \$	0.2		
Letters of Credit		4.0	2.8	4.0	2.2		
Overdraft		7.8	3.1	7.8	4.6		
	\$	12.4 \$	6.1 \$	12.4 \$	7.0		

Additionally, the Company has various uncommitted transitional banking and foreign exchange lines available for day-to-day operational purposes.

Contingencies

In December 2023, it was established that any potential liability arising from the lawsuits and reasonable defense costs related to the previously disclosed US Ecology case are covered by insurance. The Company recognized \$7.7 million in the twelve months of 2024, in relation to these costs previously incurred by the Company. \$5.8 million cash has been received in 2024 and a final reimbursement of \$1.9 million has been received post year end, included within accounts and other receivables.

28. Financial risk management objectives and policies

The Company's financial instruments comprise bank and other loans, senior loan notes, derivatives and trade payables. Other than derivatives, the main purpose of these financial instruments is to raise finance for the Company's operations. The Company also has various financial assets, such as trade receivables and cash and cash equivalents, which arise directly from its operations.

We are exposed to market risk during the normal course of business from changes in currency exchange rates, interest rates and commodity prices, such as magnesium and aluminum prices. We manage interest rate exposures through a combination of normal operating and financing activities and through the use of derivative financial instruments, such as foreign currency forward purchase contracts. We do not use market risk-sensitive instruments for trading or speculative purposes.

Interest rate risk

As of December 31, 2024, we had both fixed rate and variable rate debt outstanding on our consolidated balance sheet. As a result of this exposure, we have in the past hedged interest payable under our floating rate indebtedness based on a combination of forward rate agreements, interest rate caps and swaps. There were no fixed or variable rate interest hedge agreements in place as of December 31, 2024, and December 31, 2023.

28. Financial risk management objectives and policies (continued)

Luxfer has exposure to variable interest rates when it draws down on the revolving credit facilities. As a result of this exposure, we may decide to hedge interest payable based on a combination of forward rate agreements, interest rate caps and swaps. It has also used fixed rate debt within its financing structure to mitigate volatility in interest rate movements.

The Group has fixed rate exposure on \$25.0 million debt (2023: \$25.0 million) and variable rate exposure on \$20.3 million debt (2023: \$47.7 million). Based on an increase in the variable rate of 100 basis points, on the current variable rate debt levels, this would lead to an increase in the Group's finance costs of \$0.2 million.

Liquidity risk

To understand and monitor cash flows, the Group uses a combination of a short-term rolling six week cash forecast, based on expected daily liquidity requirements and longer term monthly rolling forecasts, covering forecast periods of between 6 and 18 months forward. The Group also prepares, at least annually, a longer-term strategic cash forecast. Together this system of control is used to ensure the Group can fund its ongoing operations, including working capital, capital expenditure and interest payments and to ensure that bank covenant targets will be met. Short and medium term changes in liquidity needs are funded from the Group's revolving bank facility, as disclosed in Note 22, which provides the ability to draw down and repay funds on a daily basis. In monitoring liquidity requirements and planning its working capital and capital expenditure programs, the Group aims to maintain a sufficiently prudent level of headroom against its banking facilities and forecast covenant position as protection against any unexpected or sudden market shocks.

The Group also uses forecasts to manage the compliance with any associated covenant tests in relation to the Group's financing arrangements. The Group is subject to maintaining net debt to adjusted EBITDA levels of below three times, adjusted EBITDA to net interest above four times, and a number of other debt service tests which include adjusted EBITDA, taxation, capital expenditure and pension payments.

The Group has been in compliance with the covenants under the Loan Notes paid 2023 and due 2026 and the banking facilities throughout all of the quarterly measurement dates.

The maturity of the Group's liabilities are also monitored to ensure sufficient funds remain available to meet liabilities as they fall due. The table below summarizes the maturity profile of the Group's financial liabilities at December 31, based on contractual payments.

	December 31, 2024			December 31, 2023				
	Within 12 months \$M	1-5 years \$M	> 5 years \$M	Total \$M	Within 12 months \$M	1-5 years \$M	> 5 years \$M	Total \$M
Loan Notes due 2026	_	25.0	_	25.0	—	25.0	—	25.0
Revolving credit facility	_	17.2	_	17.2	_	43.1	_	43.1
Lease liability	4.0	7.0	3.7	14.7	4.7	10.5	4.6	19.8
Deferred consideration	1.6	—	—	1.6	—	—	—	_
Trade payables	29.4	_	_	29.4	25.6	_	_	25.6
Accruals and deferred income	35.6	_	_	35.6	21.9	_	_	21.9
Interest payable	0.5	_	_	0.5	0.7		_	0.7
	71.1	49.2	3.7	124.0	52.9	78.6	4.6	136.1

28. Financial risk management objectives and policies (continued)

The table below summarizes the maturity profile of the Group's financial liabilities at December 31, based on contractual undiscounted payments. Interest rates on the Group's variable rate debt have been based on a forward curve.

	December 31, 2024	December 31, 2023
	\$M	\$M
Undiscounted contractual maturity of financial liabilities:		
Amounts payable:		
Within 12 months	74.0	57.9
1-5 years	51.5	87
> 5 years	7.7	8.7
	133.2	153.6
Less: future finance charges	(9.2)	(17.5)
	124.0	136.1

Capital risk management

The capital structure of the Group consists of shareholders' equity, debt and cash and cash equivalents. For the foreseeable future, the Board will maintain a capital structure that supports the Group's strategic objectives through:

- Managing funding and liquidity;
- Optimizing shareholder return; and
- Maintaining a strong, investment-grade credit rating

The Group monitors its adjusted EBITDA, for continuing activities to net debt ratio, adjusted net income and adjusted diluted earnings per share in its primary GAAP, that being US GAAP. These KPIs and reconciliations to GAAP measures can be found in our Form 10-K, filed with the SEC on 25/02/2025.

External net debt reconciliation

	Cash at bank and in hand	Bank and other loans	Finance costs	Total
	\$M	\$M	\$M	\$M
Net debt at January 1, 2023	12.6	(81.9)	0.7	(68.6)
Cash flows	(15.3)	14.8	0.2	(0.3)
Other non-cash movements	0.4	(1.0)	(0.4)	(1.0)
Net debt at December 31, 2023	(2.3)	(68.1)	0.5	(69.9)
Cash flows	3.3	25.7	—	29.0
Other non-cash movements		0.2	(0.3)	(0.1)
Net debt at December 31, 2024	1.0	(42.2)	0.2	(41.0)

Credit risk

The Group only provides trade credit to creditworthy third parties. Credit checks are performed on new and existing customers along with monitoring payment histories of customers. Outstanding receivables from customers are closely monitored to ensure they are paid when due, with both outstanding overdue days and total days of sales outstanding reported as a business unit key performance measure. At December 31, 2024, the Group has a provision for bad and doubtful debtors of \$0.3 million (2023: \$0.7 million) and \$0.2 million (2023: \$0.1 million) has been charged to the consolidated income statement in relation to bad debts recognized in 2024.

The Group also monitors the spread of its customer base with the objective of trying to minimize exposure at a Group and segment level to any one customer. The top 10 customers in 2024 represented 39% (2023: 39%) of total revenue. There were no customers in 2024 or 2023 that represented over 10% of total revenue.

28. Financial risk management objectives and policies (continued)

Exchange rate risks

The largest risk is from our operations in the U.K., which in 2024 generated sales revenue of \$126.7 million (2023: \$158.9m). Fluctuations in exchange rates, particularly between the U.S. dollar and GBP sterling (which has been subject to significant fluctuations), can have a material effect on our consolidated income statement and consolidated balance sheet. In 2024, movements in the average U.S. dollar exchange rate had a positive impact on revenue of \$3.7 million; in 2023, movements in the average U.S. dollar exchange rate had a positive impact on revenue of \$2.8 million. Changes in translation exchange rates decreased net assets by \$4.6 million in 2024, compared to an increase of \$7.3 million in 2023.

Based on the 2024 level of revenue and income, a weakening in GBP sterling leading to a £0.05 increase in the USD/GBP sterling exchange rate would result in a decrease of \$7.6 million in revenue and a decrease of \$0.7 million in operating net income.

Commodity price risks

We are exposed to commodity price risks in relation to the purchases of our raw materials.

There is no financial market to hedge magnesium, zirconium raw materials or carbon fiber, and prices for these raw materials have been volatile in recent years, with substantial increases throughout 2022, price fluctuations throughout 2023 and a slow decline in 2024. To help mitigate these risks, we have a number of fixed-price supply contracts for a portion of these raw materials, which limits our exposure to price volatility over a calendar year. However, we remain exposed over time to rising prices in these markets, and therefore rely on the ability to pass on any major price increases to our customers in order to maintain our levels of profitability especially for carbon fiber wrapped composite cylinders, zirconium, and magnesium-based products. We have also in the last few years, when we felt it was appropriate, made additional physical purchases of magnesium and some rare earth chemicals to delay the impact of higher prices, but this has had a cash flow impact on occasion, thereby leading to greater utilization of our revolving credit bank facilities.

Primary aluminum is a global commodity, with its principal trading market on the LME. In the normal course of business, we are exposed to aluminum price volatility to the extent that the costs of aluminum purchases are more closely related to the LME price than the sales prices of certain of our products. Our Gas Cylinders Segment will buy various aluminum alloys, in log, sheet, or tube form, and the contractual price will usually include an LME-linked base price plus a premium for a particular type of alloy, as well as the cost of casting, rolling or extruding. The price of high-grade aluminum, which is actively traded on the LME, has fluctuated significantly in recent years.

29. Financial instruments

(a) Financial instruments of the Group

The financial instruments of the Group other than short-term debtors and creditors and non-current derivative financial instruments were as follows:

Financial instruments - measured at amortized cost	Book value December 31, 2024 \$M	Fair value December 31, 2024 \$M	Book value December 31, 2023 \$M	Fair value December 31, 2023 \$M
Financial assets:				
Cash at bank and in hand	4.1	4.1	2.3	2.3
Financial liabilities ⁽¹⁾ :				
Loan Notes due 2023	_	_	_	_
Loan Notes due 2026	25.0	25.0	25.0	25.0
Revolving credit facility	17.2	17.2	43.1	43.1
Overdrafts	3.1	3.1	4.6	4.6

⁽¹⁾ The financial instruments included in financial liabilities are shown gross of unamortized finance costs.

All financial assets mature within one year. The maturity of the financial liabilities is disclosed in Note 28.

At December 31, 2024, the amount drawn in bank and other loans was \$45.3 million (2023: \$72.7 million), of which \$29.0 million was denominated in U.S. dollars (2023: \$49.0 million) with the remainder being denominated in GBP sterling.

	Book value	Fair value	Book value	Fair value
Derivative financial instruments - measured at fair value through profit or loss	December 31, 2024 \$M	December 31, 2024 \$M	December 31, 2023 \$M	December 31, 2023 \$M
Held to hedge purchases and sales by trading businesses:				
Forward foreign currency exchange rate contracts	0.9	0.9	0.4	0.4

The fair value calculations were performed on the following basis:

Cash at bank and in hand / overdrafts

The carrying value approximates to the fair value as a result of the short-term maturity of the instruments.

Bank loans

At December 31, 2024, bank and other loans of \$45.3 million (2023: \$72.7 million) were outstanding. At December 31, 2024, bank and other loans are shown net of issue costs of \$0.2 million (2023: \$0.5 million) and these issue costs are to be amortized to the expected maturity of the facilities. This carrying value approximates to its fair value at December 31, 2024 and 2023 respectively. At December 31, 2024, \$20.3 million (2023: \$47.7 million) of the total \$45.3 million (2023: \$72.7 million) bank and other loans was variable interest rate debt and subject to floating interest rate risk, with the remainder being fixed rate debt.

Forward foreign currency exchange rate contracts

The fair value of these contracts was calculated by determining what the Group would be expected to receive or pay on termination of each individual contract by comparison to present market prices.

Fair value hierarchy

At December 31, 2024 and December 31, 2023, the Group used the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

	December 31, 2024	Level 1	Level 2	Level 3
	\$M	\$M	\$M	\$M
Net derivative financial (assets) / liabilities at fair value through profit or loss:				
Forward foreign currency exchange rate contracts	0.9	—	0.9	_
Interest bearing loans and borrowings:				
Loan Notes due 2026	25.0	—	25.0	—
Revolving credit facility	17.2	_	17.2	_
Other financial liabilities:				
Overdrafts	3.1		3.1	

	December 31, 2023	Level 1	Level 2	Level 3
	\$M	\$M	\$M	\$M
Net derivative financial assets at fair value through profit or loss:				
Forward foreign currency exchange rate contracts	0.4	_	0.4	—
Interest bearing loans and borrowings:				
Loan Notes due 2026	25.0	—	25.0	—
Revolving credit facility	43.1	_	43.1	
Other financial liabilities:				
Overdrafts	4.6		4.6	

During the year ended December 31, 2024 and December 31, 2023, there were no transfers between Level 1, Level 2 and Level 3 fair value measurements.

(b) Financial instruments of the Group

Interest rate risk profile on financial assets

This table shows the Group's financial assets at December 31, which are cash and cash equivalents. These assets are all subject to floating interest rate risk.

	December 31, 2024		
Cash by currency:	\$M	\$M	
U.S. dollar	0.8	(0.4)	
GBP sterling	0.9	0.1	
Euro	1.6	0.1	
Chinese renminbi	2.8	1.2	
Canadian dollar	0.2	1.6	
	6.3	2.6	

The Group earns interest on cash balances through either deposit accounts or placing funds on money markets at short-term fixed rates. In all cases, with the exception of the restricted cash, interest earned is at approximately SONIA rates during the year.

Interest rate risk profile on financial liabilities

The following table sets out the carrying value, by original maturity, of the Group's financial instruments that were exposed to both fixed and variable interest rate risk. The carrying values include interest payments to be made and interest rates on the Group's variable rate debt have been based on a forward curve.

	December 31, 2024				December	[.] 31, 2023		
	Within 12 months \$M	1-5 years \$M	> 5 years \$M	Total \$M	Within 12 months \$M	1-5 years \$M	> 5 years \$M	Total \$M
Electing interact rate risks								
Floating interest rate risk:								
Revolving credit facility (including interest payments)	_	17.2	_	17.2	_	43.1	_	43.1
Overdraft (including interest payments)	3.1	_	_	3.1	4.6	_	_	4.6
Fixed interest rate risk:								
Loan Notes due 2023 (including interest payments)	_	_	_	_	_	_	_	_
Loan Notes due 2026 (including interest payments)	1.2	25.6	_	26.8	1.3	26.9	_	28.2
	4.3	42.8		47.1	5.9	70.0		75.9

Hedging activities

Forward foreign currency exchange contracts

The Company incurs currency transaction risk whenever one of the Company's operating subsidiaries enters into either a purchase or sales transaction in a currency other than its functional currency. Currency transaction risk is reduced by matching sales and expenses in the same currency. The Company's U.S. operations have little currency exposure as most purchases, costs and sales are conducted in U.S. dollars. The Company's U.K. operations are exposed to exchange transaction risks, mainly because these operations sell goods priced in U.S. dollars and purchase raw materials priced in U.S. dollars.

At December 31, 2024 and 2023, the Company held various forward foreign currency exchange contracts in respect of forward sales for U.S. dollars and Canadian dollars for the receipt of GBP sterling. The Company also held forward foreign currency exchange contracts in respect of forward purchases for U.S. dollars, euros, Canadian dollars and Australian dollars by the sale of GBP sterling. The contract totals in GBP sterling, range of maturity dates and range of exchange rates are disclosed overleaf, with the value denominated in GBP sterling, given that it is the currency the all of the contracts are held in.

	December	r 31, 2024	
Sales hedges	U.S. dollars	Canadian Dollars	
Contract totals/£m	36.5	0.2	
Maturity dates	01/25 to 03/25	01/25	
Exchange rates	\$1.2511 to \$1.2999	\$ 1.7969	

Purchase hedges	U.S. dollars	Euros	Canadian dollars	Australian dollars
Contract totals/£m	1.2	0.8	15.6	1.0
Maturity dates	01/25	02/25	01/25 to 03/25	01/25
Exchange rates	1.2507	€1.2104	\$1.7451 to \$1.8137	\$2.0073 to \$2.0177

		December 31, 2023					
Sales hedges		U.S. dollars	Euros	Japanese Yen	Canadian dollars		
Contract totals/£m		23.5	3.4	0.2	0.3		
Maturity dates		01/24 to 02/24	01/24 to 03/24	01/24 to 02/24	01/24 to 02/24		
Exchange rates		\$1.2159 to \$1.2760	€1.1432 to €1.1494	¥179.3673 to ¥185.6455	1.6843		
			Canadian	Australian	Chinese		
Purchase hedges	U.S. dollars	Euros	Canadian dollars	Australian dollars	Chinese yuan		
Purchase hedges Contract totals/£m	U.S. dollars 0.4	Euros 0.8					
			dollars 11.0	dollars 0.9	yuan		

Foreign currency translation risk disclosures

Exchange gains and losses arising on the translation of the Group's non-U.S. assets and liabilities are classified as equity and transferred to the Group's translation reserve. In 2024, a loss of \$4.4 million (2023: gain of \$6.8 million) was recognized in translation reserves.

(c) Undrawn committed facilities

The Company had committed banking facilities of \$125 million at December 31, 2024 and \$125 million at December 31, 2023. Of these committed facilities, \$17.2 million was drawn at December 31, 2024 and \$43.1 million at December 31, 2023. The Company also had an additional \$25.0 million of uncommitted facilities through an accordion provision at December 31, 2024 and December 31, 2023.

30. Retirement Benefits

The Company operates funded defined benefit pension plans in the U.K., the U.S. and France. The levels of funding are determined by periodic actuarial valuations that take into account changes in actuarial assumptions, including discount rates and expected returns on plan assets. The assets of the plans are generally held in separate Trustee-administered funds. The Company also operates defined contribution plans in the U.K., the U.S., Australia and Canada.

Remeasurements are recognized in full in the period in which they occur. The liability recognized in the consolidated balance sheet represents the present value of the defined benefit obligation, as reduced by the fair value of plan assets. The cost of providing benefits is determined using the Projected Unit Credit Method.

The principal defined benefit pension plan in the Group is the U.K. Luxfer Group Pension Plan ("the Plan"), which closed to new members in 1998, new employees then being eligible for a defined contribution plan. With effect from April 2004, the Plan changed from a final salary to a career average revalued earnings benefit scale. In August 2005, a plan specific earnings cap of £60,000 per annum subject to inflation increases was introduced, the figure had risen to £76,000 in 2015. In October 2007, the rate of the future accrual for pension was reduced and a longevity adjustment was introduced to mitigate against the risk of further unexpected increases in life expectancies. In 2015, following a consultation with the Trustees and members, it was agreed the Plan would close to future accrual of benefits effective from April 5, 2016 and for the purpose of increasing pensions in payment, to use the Consumer Prices Index ("CPI") as the reference index in place of the Retail Prices Index ("RPI") where applicable. The remaining active members, numbering approximately 160, were transferred into a defined contribution plan. The pension cost of the Plan is assessed in accordance with the advice of an independent firm of professionally qualified actuaries, Lane Clark & Peacock LLP. The Plan is registered with HMRC for tax purposes, operates separately from the Group and is managed by an independent set of Trustees. The Plan operates under U.K. trust law and the trust is a separate legal entity from the Group. The Plan is governed by an independent board of Trustees, composed of two member nominated Trustees and four company appointed Trustees.

30. Retirement Benefits (continued)

The Trustees are required by law to act in the best interests of scheme members and are responsible for setting certain policies (e.g. investment funding) together with the Group.

The Group's other arrangements are less significant than the Luxfer Group Pension Plan, the Group completed a buyout of the U.S. BA Holdings, Inc. Pension Plan in the first quarter of 2023.

The total charge to the Group's consolidated income statement for 2024 for retirement benefits was a cost of \$2.8 million (2023: cost of \$4.0 million).

The movement in the pension surplus is shown below:

	2024 \$M	2023 \$M
Net retirement benefit surplus at January 1	(40.2)	(25.4)
Charged / (credited) to the consolidated income statement:		
Curtailment charge	_	0.2
Net interest on net surplus	(1.6)	(1.3)
Administrative costs	0.6	1.4
Cash contributions	_	(2.3)
Credited to the consolidated statement of comprehensive income	(8.5)	(10.9)
Exchange difference	0.5	(1.9)
Net retirement benefit surplus at December 31	(49.2)	(40.2)

The financial assumptions used in the calculations were:

	Projec	Projected Unit Credit Valuation						
	U.	К.	Non-U.K.					
	2024	2023	2024	2023				
	%	%	%	%				
Discount rate	5.40	4.50	n/a	n/a				
Inflation related assumptions:								
Pre-2030								
Retail Price Inflation	3.20	3.10	n/a	n/a				
Consumer Price Inflation	2.20	2.00	n/a	n/a				
Pension increases—pre 6 April 1997	1.90	1.80	n/a	n/a				
—1997 - 2005	2.20	2.10	n/a	n/a				
—post 5 April 2005	1.70	1.60	n/a	n/a				
Post-2030								
Retail Price Inflation	3.20	3.10	n/a	n/a				
Consumer Price Inflation	3.00	3.00	n/a	n/a				
Pension increases—pre 6 April 1997	2.30	2.30	n/a	n/a				
—1997 - 2005	2.90	2.90	n/a	n/a				
—post 5 April 2005	2.00	2.00	n/a	n/a				

	2024	2023
Other principal actuarial assumptions:		Years
Life expectancy of male / female in the U.K. aged 65 at accounting date	20.1 / 22.7	21.2 / 23.1
Life expectancy of male / female in the U.K. aged 65 at 20 years after accounting date	21.3 / 24.1	22.5 / 24.6

30. Retirement Benefits (continued)

Investment strategies

For the principal defined benefit plan in the Company and the U.K., the Luxfer Group Pension Plan, (the "Plan," as defined above), the assets are invested in a diversified range of asset classes and include matching assets (comprising fixed-interest and index-linked bonds and swaps) and growth assets (comprising all other assets). The Trustees of the Plan have formulated a de-risking strategy to help control the short-term risk of volatility associated with holding growth assets. The Trustees also monitor the cost of a buy-in to secure pensioner liabilities with an insurance company to ensure they and the Company are able to act if such an opportunity arises.

Risk exposures

The U.K. plan currently has a long-term strategic target to hold 25 percent of assets in equity and other growth investments, with the intention of growing the value of assets relative to liabilities. The Company is at risk if the value of liabilities grows at a faster rate than the plans' assets, or if there is a significant fall in the value of these assets not matched by a fall in the value of liabilities. If any of these events occurred, it would be expected to lead to an increase in the Company's future cash contributions.

Special events

In 2021, the Company decided to terminate its U.S. Pension Plan. The Company completed the buyout of the U.S. plan in the first quarter of 2023. As a result, a final premium totaling \$29.3 million was paid to settle the liabilities. Assets of \$27.2 million were sold from the plan, resulting in a \$2.1 million contribution from the Company to extinguish the liabilities from the plan in full.

The amounts recognized in the consolidated income statement in respect of the pension plans were as follows:

	2024	2024 Non-	2024	2023	2023 Non-	2023
	U.K. \$M	U.K. \$M	Total \$M	U.K. \$M	U.K. \$M	Total \$M
In respect of defined benefit plans:						
Net interest on net surplus	(1.6)	—	(1.6)	(1.5)	0.2	(1.3)
Administrative expenses	0.6	—	0.6	1.1	0.3	1.4
Losses on curtailments and settlements	—	—	—	—	0.2	0.2
Total (credit) / charge for defined benefit plans	(1.0)	_	(1.0)	(0.4)	0.7	0.3
In respect of defined contribution plans:						
Total charge for defined contribution plans	2.1	1.7	3.8	2.1	1.6	3.7
Total charge for pension plans	1.1	1.7	2.8	1.7	2.3	4.0

Of the total charge for the year, charges of \$3.8 million and \$0.6 million (2023: \$3.7 million and \$1.4 million) have been included in cost of sales and administrative costs, respectively and a credit of \$1.6 million. (2023: credit of \$1.1 million) has been included in finance costs.

For the year, the amount of gain recognized in the Consolidated Statement of Comprehensive Income is \$8.5m (2023: gain of \$10.9m).

The actual return of the plans assets was a loss of \$0.6 million (2023: gain of \$20.5 million).

30. Retirement Benefits (continued)

The value of the plans assets and liabilities were:

	2024 U.K. \$M	2024 Non-U.K. \$M	2024 Total \$M	2023 U.K. \$M	2023 Non-U.K. \$M	2023 Total \$M
Assets in active markets:						
Equities and growth funds	70.1	_	70.1	65.8	_	65.8
Government bonds	76.6	_	76.6	69.6	—	69.6
Corporate bonds	105.3	_	105.3	135.7	_	135.7
Cash	2.3		2.3	3.1		3.1
Total market value of assets	254.3	_	254.3	274.2		274.2
Present value of plan liabilities	(205.0)	(0.1)	(205.1)	(233.9)	(0.1)	(234.0)
Surplus / (deficit) in the plans	49.3	(0.1)	49.2	40.3	(0.1)	40.2
Related deferred income tax liability	(12.2)		(12.2)	(9.4)		(9.4)
Net pension asset / (liability)	37.1	(0.1)	37.0	30.9	(0.1)	30.8

The plans do not invest directly in property occupied by the Group or in financial securities issued by the Group.

The scheme rules provides the Group with an right to a refund of surplus assets assuming the full settlement of plan liabilities in the event of a plan wind-up. Based on these rights, any net surplus in the UK scheme is recognized in full.

Analysis of movement in the present value of the defined benefit obligations:

	2024 U.K.	2024 Non-U.K.	2024 Total	2023 U.K.	2023 Non-U.K.	2023 Total
	\$M	<u>\$M</u>	\$M	\$M	\$M	\$M
At January 1	233.9	0.1	234.0	225.6	29.7	255.3
Interest on obligation	10.2	_	10.2	11.0	0.2	11.2
Actuarial (gains) / losses on financial assumptions	(19.1)	_	(19.1)	5.0	_	5.0
Actuarial gains on demographic assumptions	(3.2)	_	(3.2)	(0.1)	_	(0.1)
Actuarial losses / (gains) on plan experience	1.4	_	1.4	(7.7)	_	(7.7)
Exchange difference	(3.1)	_	(3.1)	12.7	_	12.7
Benefits paid	(15.1)	_	(15.1)	(12.6)	(0.9)	(13.5)
Curtailment settlement			_	_	(28.9)	(28.9)
At December 31	205.0	0.1	205.1	233.9	0.1	234.0

The sensitivities regarding the principal assumptions used to measure the present value of the defined benefit obligations are set out below:

Assumption	Change in assumption	Impact on total defined benefit obligations
Discount rate	Increase/decrease by 0.1%	Decrease/increase by 1%
CPI inflation (and related increases)	Increase/decrease by 0.1%	Increase/decrease by 0.5%
Post retirement mortality	Increase by 1 year	Increase by 3%

The sensitivities have been calculated to show the movement in the total defined benefit obligation in isolation, assuming no other changes in market conditions at the accounting date. In practice, for example, a change in discount rate is likely to be associated with a movement in the value of the invested assets held by the plans.

30. Retirement Benefits (continued)

Analysis of movement in the present value of the fair value of plan assets:

	2024 U.K. \$M	2024 Non-U.K. \$M	2024 Total \$M	2023 U.K. \$M	2023 Non-U.K. \$M	2023 Total \$M
At January 1	274.2	_	274.2	252.6	28.1	280.7
Interest on plan assets	11.8	_	11.8	12.5	—	12.5
Actuarial (losses) / gains	(12.4)	_	(12.4)	8.0	_	8.0
Exchange difference	(3.6)	_	(3.6)	14.6	_	14.6
Contributions from employer	_	_	_	0.2	2.1	2.3
Administrative expenses	(0.6)	_	(0.6)	(1.1)	(0.3)	(1.4)
Benefits paid	(15.1)	_	(15.1)	(12.6)	(0.9)	(13.5)
Curtailment settlement			—	_	(29.0)	(29.0)
At December 31	254.3		254.3	274.2		274.2

The estimated amount of employer deficit recovery contributions expected to be paid to the defined benefit pension plans for the year ending December 31, 2025, is nil (2024: nil actual employer contributions).

Virgin Media Ltd v. NTL Pension Trustees II Ltd

In June, 2023, the UK High Court ruled that specific historical amendments to contracted-out defined benefit plans in the period from April 6, 1997 to April 5, 2016 were invalid if they lacked a confirmation under section 37 of the Pension Schemes Act 1993 from the Plan's actuary. On July 25, 2024, the Court of Appeal upheld this decision.

The 2014 LGPP Rules state that "The Plan was contracted-out before April 6, 1997, on the GMP basis, and from April 6, 1997, until April 5, 2012, on a Protected Rights basis. From April 6, 2012, the Plan is contracted-out on a Reference Plan basis". The Company has reviewed the current members in the LGPP that were in active service during this time period and concluded the risk of material impact stemming from the ruling is low.

At this stage, the Plan Trustees are undertaking data cleansing activities, and the potential impact of the case is being considered. Due to the low population at risk and the ongoing nature of this review it is not currently possible to assess whether there could be a potential financial impact arising and, if there was to be a financial impact, what the value would be, therefore no adjustment to the liability has been recognized at December 31, 2024.

31. The Luxfer Group Employee Share Ownership Plan

The trust

In 1997, the Group established an employee benefit trust ("the ESOP") with independent Trustees, to purchase and hold shares in the Group in trust to be used to satisfy options granted to eligible senior employees under the Group's share plans established from time to time.

The ESOP was established with the benefit of a gift equivalent to the set up and running costs. Purchase monies and costs required by the ESOP Trustees to purchase shares for and under the provisions of the trust are provided by way of an interest free loan from a Group subsidiary. The loan is repayable, in normal circumstances, out of monies received from senior employees when they exercise options granted to them over shares. Surplus shares are held by the ESOP Trustees to satisfy future option awards. The ESOP Trustees have waived their right to receive dividends on shares held in trust. The Remuneration Committee is charged with determining which senior employees are to be granted options and in what number subject to the relevant plan rules.

The current plan

The current share option plan, implemented by the Group in February 2007 is The Luxfer Holdings Executive Share Option Plan ("the Plan"), which consists of two parts. Part A of the Plan is approved by HM Revenue & Customs and Part B is unapproved. Options can be exercised at any time up to the tenth anniversary of their grant subject to the rules of the relevant part of the Plan. As a result of the I.P.O. all leaver restrictions over the shares were released. There are no other performance criteria attached to the options.

31. The Luxfer Group Employee Share Ownership Plan (continued)

Movements in the year

The movement in the number of shares held by the Trustees of the ESOP and the number of share options held over those shares are shown below:

	Number of shares held by ESOP Trustees
	£0.0001 deferred shares
At January 1, 2024	635,801
Shares utilized during the year	(91,198)
At December 31, 2024	544,603

At December 31, 2024, the loan outstanding from the ESOP was \$0.4 million (2023: \$0.5 million).

The market value of each £0.50 ordinary share held by the ESOP at December 31, 2024 was \$13.09 (2023: \$8.94).

32. Share based compensation

Luxfer Holdings PLC Long-Term Umbrella Incentive Plan and Luxfer Holdings PLC Non-Executive Directors Equity Incentive Plan

As an important retention tool and to align the long-term financial interests of our management with those of our shareholders, the Company adopted the Luxfer Holdings PLC Long-Term Umbrella Incentive Plan (the "LTIP") for the Company's senior employees and the Luxfer Holdings PLC Non-Executive Directors Equity Incentive Plan (the "Director EIP") for the Non-Executive Directors.

The equity or equity-related awards under the LTIP and the Director EIP are based on the ordinary shares of the Company. The Remuneration Committee administers the LTIP and has the power to determine to whom the awards will be granted, the amount, type and other terms. Awards granted under the LTIP generally vest one quarter each year over a four-year period, subject to continuous employment and certain other conditions, with the exercise period expiring six years after grant date. Awards granted under the Director EIP are non discretionary, are purely time-based and vest over one year, with settlement occurring immediately on vesting.

Share option and restricted stock awards

In March 2024, a combined 155,000 of Restricted Stock Units and Options over ordinary shares were granted under the LTIP, which were all time-based awards vesting over a period of four years and expiring two years later. Also in March 2024, a maximum 392,000 awards were granted based on the achievement of shareholder return targets. In June 2024, a combined 47,000 Restricted Stock Units over ordinary shares were granted under the Director EIP, which were all time-based awards that would fully vest one year later

In March 2023, a combined 127,000 of Restricted Stock Units and Options over ordinary shares were granted under the LTIP, which were all time-based awards vesting over a period of four years and expiring two years later. Also in March 2023, a maximum 157,000 awards were granted based on the achievement of shareholder return targets. In June 2023, a combined 31,000 Restricted Stock Units and Options over ordinary shares were granted under the Director EIP, which were all time-based awards that would fully vest one year later.

Total share-based compensation expense for 2024 and 2023 was as follows:

	2024 \$M	2023 \$M
Share based compensation charges	3.5	2.8

There were no cancellations or modifications to the awards in 2024 or 2023.

The actual tax benefit realized for the tax deductions from option exercises totalled \$0.3 million and \$0.4 million in 2024 and 2023 respectively.

32. Share based compensation (continued)

The following table illustrates the number of, and movements in, share options during the year, with each option relating to 1 ordinary share:

	2024	2024	2023	2023
	Number	Weighted average exercise price	Number	Weighted average exercise price
At January 1	713,097	\$1.00	579,153	\$1
Granted during the year	595,286	\$1.00	314,828	\$1.00
Exercised during the year	(138,146)	\$1.00	(116,148)	\$1
Accrued dividend awards	15,979	\$1.00	10,902	\$1
Lapsed during the year	(61,024)	\$1.00	(75,638)	\$1
At December 31	1,125,192	\$1.00	713,097	\$1.00
Options exercisable at December 31,	17,851	\$1.00	16,423	\$1.00
Options expected to vest as of December 31,	733,525	\$1.00	387,123	\$1.00

The weighted average fair value of options granted in 2024 and 2023 was estimated to be \$7.13 and \$14.73 per share, respectively. The total intrinsic value of options that were exercised during 2024 and 2023 was \$1.4 million and \$1.7 million, respectively. At December 31, 2024, the total unrecognized compensation cost related to share options was \$3.2 million (2023: \$2.8 million). This cost is expected to be recognized over a weighted average period of 1.8 years (2023: 2.4 years).

The following table illustrates the assumptions used in deriving the fair value of share options during the year:

	2024	2023
Dividend yield (%)	4.40 - 6.03	3.15 - 3.32
Expected volatility range (%)	36.40 - 45.79	31.54 - 43.49
Risk-free interest rate (%)	3.87 - 5.08	3.67 - 5.16
Expected life of share options range (years)	1.00 - 4.00	1.00 - 4.00
Forfeiture rate (%)	5.00	5.00
Weighted average exercise price (\$)	\$1.00	\$1.00
Model used	Black-Scholes & Monte-Carlo	Black-Scholes & Monte-Carlo

The expected life of the share options is based on historical data and current expectations and is not necessarily indicative of exercise patterns that may occur. The expected volatility reflects the assumption that the historical volatility over a period similar to the life of the options is indicative of future trends, which may not necessarily be the actual outcome.

Employee share incentive plans

The Group operates an all-employee share incentive plan in its U.K. and U.S. operations and may look to implement plans in other geographic regions.

33. Related party transactions

Joint venture in which the Company is a venturer

During 2024, the Group maintained its 50% investment in the equity of the joint venture, Nikkei-MEL Company Limited. During 2024, the Elektron segment made \$0.5 million of sales to the joint venture (2023: \$0.5 million). At December 31, 2024, the gross and net amounts receivable from the joint venture amounted to \$0.1 million (2023: \$0.1 million).

Transactions with other related parties

At December 31, 2024, the directors and key management comprising the members of the Executive Leadership Team, owned 321,731 £0.50 ordinary shares (2023: 289,036 £0.50 ordinary shares) and held awards over a further 906,024 £0.50 ordinary shares (2023: 516,195 £0.50 ordinary shares).

During the years ended December 31, 2024 and 2023, share options held by members of the Executive Leadership Team were exercised; information relating to these exercises is disclosed in the Remuneration report on page 43. Other than the transactions with the joint ventures, associates and key management personnel disclosed above, no other related party transactions have been identified.

34. Post Balance Sheet Events

In November 2018, an alleged explosion occurred at a third-party waste disposal and treatment site in Grand View, Idaho, reportedly causing property damage, personal injury, and one fatality. The Company had contracted with a service company for removal and disposal of certain waste resulting from the magnesium powder manufacturing operations at the Reade facility in Manchester, New Jersey. The Company believes this service company, in turn, contracted with the third-party disposal company, at whose facility the explosion occurred, for treatment and disposal of the waste. In November 2020, we were named as a defendant in three lawsuits in relation to the incident – one by the third-party disposal company, one by the estate of the decedent, and one by an injured employee of the third-party disposal company. The three lawsuits were administratively consolidated and are collectively referred to as the US Ecology case.

In January 2025, a final settlement was agreed upon related to the US Ecology case and is covered in full by insurance with payment made in February 2025. As of December 31, 2024, the Company recorded a liability for the settlement in accruals and deferred income and recognized a contingent asset in other receivables, related to the insurance payout receivable. Based on the terms of the insurance policy and communications with the insurer, management determined that the receipt of the claim proceeds was virtually assured and therefore recorded an asset as of December 31, 2024. In December 2023, it was established that any potential liability arising from the lawsuits and reasonable defense costs related to the US Ecology case are covered by insurance. The Company recognized \$7.7 million in 2024, in relation to these costs previously incurred by the Company, of which \$5.8 million cash has been received in 2024 and a final \$1.9 million has been received post year-end and included within trade and other receivables as of December 31, 2024.

COMPANY BALANCE SHEET AT DECEMBER 31, 2024

All amounts in millions

		At December 31, 2024	At December 31, 2023
	Note	\$M	\$M
ASSETS			
Non-current assets			
Investments	37	326.0	374.0
Retirement benefits	45	49.3	40.3
		375.3	414.3
Current assets			
Trade and other receivables	39	29.4	_
Total assets		404.7	414.3
EQUITY AND LIABILITIES			
Capital and reserves			
Ordinary share capital	41	26.5	26.5
Share premium account	41	232.7	232.1
Treasury shares	41	(24.9)	(22.9)
Retained earnings		189.1	194.5
Translation reserve		(23.1)	(23.1)
Own shares held by ESOP	41	(0.8)	(0.9)
Share based compensation reserve		(6.6)	(8.6)
Other reserves		_	_
Capital and reserves attributable to the Company's equity shareholders		392.9	397.6
Total equity		392.9	397.6
Non-current liabilities			
Deferred income taxes	38	11.6	9.2
Total non-current liabilities	30	11.6	9.2
Total non-current nabilities		11.0	9.2
Current liabilities			
Trade and other payables	42	0.2	7.5
Total liabilities		11.8	16.7
TOTAL EQUITY AND LIABILITIES		404.7	414.3
	:		+ I+.J

The Group has taken advantage of the exemption provided under Section 408 of the Companies Act 2006 not to present Luxfer Holding PLC's Company income statement. Net profit after tax for the year was \$3.0 million (2023: (\$3.2 million profit))

THE FINANCIAL STATEMENTS ON PAGES 113 TO 126 WERE APPROVED BY THE BOARD ON APRIL 25, 2025 AND SIGNED ON ITS BEHALF:

/s/Andrew Butcher

Andrew Butcher Chief Executive Officer April 25, 2025

COMPANY STATEMENT OF CHANGES IN EQUITY YEAR ENDED 31 DECEMBER, 2024

All amounts in millions

	Equity attributable to the equity shareholders of the parent									
	Note	Ordinary share capital \$M	Deferred share capital \$M	Share premium account \$M	Treasury shares \$M	Retained earnings \$M	Translation reserve \$M	Own shares held by ESOP \$M	Share based compensation reserve \$M	Total equity \$M
At January 1, 2023		26.5	0.0	231.3	(20.4)	195.9	(23.1)	(1.0)	(9.9)	399.3
Net profit for the year			_	_		3.2	_	_	_	3.2
Remeasurement of defined benefit retirement plan		_	_	_	_	12.7	_	_	_	12.7
Deferred income taxes on items taken to other comprehensive income		_	_	_	_	(3.3)	_	_	_	(3.3)
Total comprehensive income for the year		_	_	_	_	12.6	_	_	_	12.6
Equity dividends paid		_	_	_	_	(14.0)	_	_	_	(14.0)
Equity settled share based compensation charges		_	_	_	_	_	_	_	2.8	2.8
Utilization of treasury shares	41	_	_	_	0.2	_	_	_	(0.3)	(0.1)
Utilization of ESOP shares	41	_	_	0.8	_	_	_	0.1	(1.2)	(0.3)
Repurchase of ordinary shares			_	_	(2.7)	_	_	_	_	(2.7)
Other changes in equity in the year		_	_	0.8	(2.5)	(14.0)	_	0.1	1.3	(14.3)
At December 31, 2023		26.5	0.0	232.1	(22.9)	194.5	(23.1)	(0.9)	(8.6)	397.6
Net profit for the year		_	_	_	_	3.0	—	_	—	3.0
Remeasurement of defined benefit retirement plan		_	_	_	_	7.8	_	_	_	7.8
Deferred income taxes on items taken to other comprehensive income				_	_	(2.2)				(2.2)
Total comprehensive						(2.2)				(2.2)
income for the year		_	_	_	_	8.6	_	_	_	8.6
Equity dividends paid		_	_	_	_	(14.0)	_	_	_	(14.0)
Equity settled share based compensation charges		_	_	_	_		_	_	3.5	3.5
Utilization of treasury shares		_	_	_	0.3	_	_	_	(0.3)	_
Utilization of ESOP shares	41		_	0.6	_	_	_	0.1	(1.2)	(0.5)
Repurchase of ordinary shares		_	_	_	(2.3)	_	_	_	_	(2.3)
Other changes in equity in the year		_	_	0.6	(2.0)	(14.0)	_	0.1	2.0	(13.3)
At December 31, 2024		26.5	0.0	232.7	(24.9)	189.1	(23.1)	(0.8)	(6.6)	392.9

35. Material accounting policies

Authorization of financial statements

The Company financial statements for the year ended December 31, 2024 were authorized for issue by the Board of Directors on April 25, 2025 and the balance sheet was signed on the Board's behalf by A. Butcher. Luxfer Holdings PLC is incorporated in the United Kingdom and has a single listing of ordinary shares on the New York Stock Exchange ("NYSE").

Basis of preparation

These financial statements were prepared in accordance with The Companies Act 2006 as applicable to companies using Financial Reporting Standard 101 'Reduced Disclosure Framework' ("FRS 101").

The material accounting policies set out in this note to the financial statements have been applied in preparing these financial statements and comparative information.

FRS 101 sets out a reduced disclosure framework for a 'qualifying entity' as defined in the standard which addresses the financial reporting requirements and disclosure exemptions in the individual financial statements of qualifying entities that otherwise apply the recognition, measurement and disclosure requirements of International accounting standards in conformity with the requirements of the Companies Act 2006.

The Company is a qualifying entity for the purposes of FRS 101. The material accounting policies set out in this note to the financial statements have been consistently applied in preparing these financial statements and comparative information from 1 January 2020.

The key disclosure exemptions adopted by the Company in accordance with FRS 101 are as follows:

- Paragraphs 45(b) and 46 to 52 of IFRS 2, 'Share-based payment' (details of the number and weighted average exercise prices of share options, and how the fair value of goods or services received was determined).
- IFRS 7, 'Financial Instruments: Disclosures'.
- Paragraphs 91 to 99 of IFRS 13, 'Fair value measurement' (disclosure of valuation techniques and inputs used for fair value measurement of assets and liabilities).
- The requirements of the second sentence of paragraph 110 and paragraphs 113(a), 114, 115, 118, 119(a) to (c), 120 to 127 and 129 of IFRS 15, 'Revenue from Contracts with Customers'.
- Paragraph 38 of IAS 1, 'Presentation of financial statements' comparative information requirements in respect of:
 - Paragraph 79(a)(iv) of IAS 1;
 - paragraph 73(e) of IAS 16, 'Property, plant and equipment'; and
 - paragraph 118(e) of IAS 38, 'Intangible assets' (reconciliations between the carrying amount at the beginning and end of the period).
 - The following paragraphs of IAS 1, 'Presentation of financial statements':
 - 10(d), (statement of cash flows);
 - 16 (statement of compliance with all IFRSs);
 - 38B-D (additional comparative information);
 - 111 (cash flow statement information); and
 - 134-136 (capital management disclosures).
- IAS 7, 'Statement of cash flows'.
- Paragraph 30 and 31 of IAS 8, 'Accounting policies, changes in accounting estimates and errors' (requirement for the disclosure of information when an entity has not applied a new IFRS that has been issued but is not yet effective).
- Paragraph 17 of IAS 24, 'Related party disclosures' (key management compensation).
- The requirements in IAS 24, 'Related party disclosures' to disclose related party transactions entered into between two or more members of a group.

The Company financial statements have been prepared under the historical cost convention, as modified by the use of valuations for certain financial instruments, share-based payments and post-employment benefits.

The directors have a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future. In assessing the appropriateness of adopting the going concern basis in the preparation of these financial statements, cash forecasts and projections have been prepared to June 2026. Throughout the forecasted period, there is sufficient headroom in our covenant compliance which would enable the Group to drawdown on the RCF and therefore not impact the Company's ability to continue as a going concern. Therefore the directors continue to apply the going concern basis for accounting in the preparation of the Company financial statements.

Investments

Investments in subsidiary undertakings are stated at cost less, where appropriate, provisions for impairment.

Loans to subsidiary undertakings and joint ventures are initially recorded at fair value; they are then subsequently carried at amortised cost. The loans are interest bearing.

The Company grants share-based payments to the employees of subsidiary companies. Each period, the fair value of the employee services received by the subsidiary as a capital contribution from the Company is reflected as an addition to investments.

The Company has applied IFRS 9 and the expected credit loss model when valuing its loans to investments.

Other material accounting policies

As applicable, the material accounting policies of the Company follow those of the Group set out in Note 1 to the consolidated financial statements. The critical accounting judgments and key sources of estimation uncertainty applicable for the Company financial statements are pensions, set out in Note 1 to the consolidated financial statements and impairment of non-financial assets.

Impairment of non-financial assets

The value of the non-financial assets is determined by management and was reviewed for indicators of impairment under IAS36. Indicators of impairment reviewed include whether: (i) market value declines, (ii) negative changes in technology, markets, economy, or laws, (iii) increases in market interest rates, (iv) net assets of the company higher than market capitalisation, (v) worse economic performance than expected, (iv) carry amount being higher than the carrying amount of the investee's assets. This list is not an exhaustive list.

36. Directors' interests

Disclosure of individual directors' remuneration, share interests, share options, long-term incentive schemes, pension contributions and pension entitlements required by the Companies Act 2006 are shown within the Remuneration Report on pages 33 to 54 and form part of these financial statements.

37. Investments

	Investments in subsidiary undertakings	Loans to subsidiary undertakings	Capital contributions	Total
	\$M	\$M	\$M	\$M
Cost and net book value:				
At January 1, 2023	297.7	51.4	22.1	371.2
Additions	—		2.8	2.8
At December 31, 2023	297.7	51.4	24.9	374.0
Additions	—		3.4	3.4
Transfers		(51.4)	_	(51.4)
At December 31, 2024	297.7	_	28.3	326.0

In July 2024, the two long term loans held in Luxfer Holdings PLC were transferred to Luxfer Group Limited, as such the balance of these loans as at December 31, 2024 were nil (2023: \$51.4 million).

Details of the investments in which the Group or the Company holds share capital at December 31, 2024, are as follows:

Name of company	Country of incorporation	Holdina	Proportion of voting rights and shares held	Nature of business
BA Holdings, Inc.*	U.S. ³	Common stock	100%	Holding company
Luxfer Group Services Limited *	England and Wales ²	Ordinary shares	100%	Property Services
Lumina Trustee Limited ¹	England and Wales ²	Ordinary shares	100%	Trustee company
Luxfer Australia Pty Limited *	Australia ⁶	Ordinary shares	100%	Distribution
Luxfer Gas Cylinders Limited *	England and Wales ²	Ordinary shares	100%	Engineering
Luxfer Gas Cylinders China Holdings Limited *	England and Wales ²	Ordinary shares	100%	Holding company
Luxfer Gas Cylinders (Shanghai) Co., Limited *	Republic of China ⁷	Ordinary shares	100%	Manufacturing
Luxfer Group Limited	England and Wales ²	Ordinary shares	100%	Holding company
Luxfer Group 2000 Limited	England and Wales ²	Ordinary shares	100%	Holding company
Luxfer Group UK Pension Trustee Limited*	England and Wales ²	Ordinary shares	100%	Non trading
Luxfer, Inc.*	U.S. ³	Common stock	100%	Engineering
Luxfer Overseas Holdings Limited *	England and Wales ²	Ordinary shares	100%	Holding company
Magnesium Elektron Limited *	England and Wales ²	Ordinary shares	100%	Manufacturing
MEL Chemicals, Inc.*	U.S. ⁸	Common stock	100%	Manufacturing
Structural Composites Industries LLC *#	U.S. ¹⁴	Common stock	100%	Manufacturing
Magnesium Elektron North America, Inc. *	U.S. ⁵	Common stock	100%	Manufacturing
Niagara Metallurgical Products Limited *	Canada ⁹	Common stock	100%	Manufacturing
Reade Manufacturing, Inc.*	U.S. ⁵	Common stock	100%	Manufacturing
Luxfer Gas Cylinders S.A.S. *	France ⁴	Ordinary shares	100%	Engineering
Luxfer Canada Limited *	Canada ¹⁰	Common stock	100%	Engineering
Luxfer Germany GmbH *	Germany ¹¹	Ordinary shares	100%	Engineering
Luxfer Magtech Inc.*	U.S.⁵	Common stock	100%	Manufacturing
GTM Technologies, LLC *	U.S. ¹²	Capital Interest	100%	Engineering
Other Investments				
Nikkei-MEL Company Limited *	Japan ¹³	Ordinary shares	50%	Distribution

All shareholdings stated are valid for both 2024 and 2023 except where indicated.

Subsidiary undertakings are all held directly by the Company unless indicated.

- ^{*} Held by a subsidiary undertaking.
- # Registered in 2021
- ¹ Acts as bare trustee in connection with the 2007 share capital reorganisation.
- ² Registered address: Lumns Lane, Manchester, M27 8LN, England.
- ³ Registered address: 1679 S. Dupont Hwy, Ste 100, Dover, DE 199091, U.S.
- ⁴ Registered address: 7 Rue de l'Industrie, 63360 Gerzat, France.
- ⁵ Registered address: The Corporation Trust Company, Corporate Trust Center, 1209 Orange Street, Wilmington, DE 19801, U.S.
- ⁶ Registered address: Unit 4, 171-175 Newton Road, Wetherill Park, NSW 2164, Australia.

⁷ Registered address: No. 123, Lane 150, Pingbei Road, Minghang District, Shanghai, PRC 201109, China.

- ⁸ Registered address: c/o CT Corporation, 830 Bear Tavern Road, Trenton, NJ 08628, U.S.
- ⁹ Registered address: David Toswell of Blake, Cassels & Graydon LLP, 1114 Harvest Drive, Pickering, ON, L1X 1B6, Canada.
- ¹⁰ Registered address: (Torys) 525-8th Avenue S.W, 46th Floor, Eighth Avenue Place East, Calgary, Alberta, T2P 1G1, Canada.
- ¹¹ Registered address: Am Alten Stadtpark 37, 44791 Bochum, Germany.
- ¹² Registered address: Corporation Service Comp., 2711 Centerville Road, Suite 400, Wilmington, County of New Castle, DE 19808, USA
- ¹³ Registered address: NYK Tennoz Building, 2-20 Higashi-Shinagawa 2-chome, Shinagawa-ku, Tokyo, 140-8628, Japan

¹⁴ Registered address: 336 Enterprise PI, Pomona, CA 91768, United States

38. Deferred income taxes

	Tax losses and other timing differences \$M	Retirement benefit obligations \$M	Total \$M
At January 1, 2023	0.2	(5.3)	(5.1)
Charged to income statement	_	(1.3)	(1.3)
Charged to other comprehensive income	_	(2.8)	(2.8)
At December 31, 2023	0.2	(9.4)	(9.2)
Credited / (charged) to income statement	0.4	(0.6)	(0.2)
Charged to other comprehensive income		(2.2)	(2.2)
At December 31, 2024	0.6	(12.2)	(11.6)

A deferred tax asset of \$0.6 million (2023: \$0.2 million) has been recognized in relation to timing differences and losses, to the extent that it is deemed probable that sufficient taxable profit will be available against which the losses may be utilized. A deferred tax liability of \$12.2 million (2023: \$9.4 million) has been recognized in respect of the pension plan surplus.

39. Trade and other receivables

	December 31, 2024	December 31, 2023
	\$M	\$M
Amounts owed by Group undertakings	29.4	—
	29.4	

The amounts owed by Group undertakings are interest bearing, unsecured and repayable on demand. The interest rates are based on external indices plus an agreed margin.

40. Cash and cash equivalents

Cash is swept into a concentration account held within a subsidiary undertaking. Cash at bank and in hand earns interest at floating rates based on daily bank deposit rates. The directors consider that the carrying value of cash and cash equivalents approximates to their fair value.

41. Share capital and Reserves

(a) Ordinary share capital

	December 31, 2024	December 31, 2023	December 31, 2024	December 31, 2023
	No.	No.	\$M	\$M
Authorized:				
Ordinary shares of £0.50 each	40,000,000	40,000,000	35.7 (1)	35.7 (1)
	40,000,000	40,000,000	35.7 (1)	35.7 (1)
Allotted, called up and fully paid:				
Ordinary shares of £0.50 each	28,944,000	28,944,000	26.5 (1)	26.5 (1)
	28,944,000	28,944,000	26.5 (1)	26.5 (1)

⁽¹⁾ The Company's ordinary share capital is shown in U.S. dollars at the exchange rate prevailing at the month-end spot rate at the time of the share capital being issued.

The rights of the shares are as follows:

Ordinary shares of £0.50 each

The ordinary shares carry no entitlement to an automatic dividend but rank *pari passu* in respect of any dividend declared and paid. The ordinary shares were allotted and issued to satisfy share awards which vested under the Company's share award and share incentive plans.

(b) Share premium account

	\$M
At January 1, 2023	231.3
Utilisation of ESOP shares	0.8
At December 31, 2023	232.1
Utilisation of ESOP shares	0.6
At December 31, 2024	232.7

The share premium account is used to record the excess of proceeds over nominal value on the issue of shares. Share issue costs directly related to the issue of shares are deducted from share premium.

41. Share capital and Reserves (continued)

(c) Treasury shares

	\$M
At January 1, 2023	(20.4)
Purchase of treasury shares	(2.7)
Utilization of treasury shares	0.2
At December 31, 2023	(22.9)
Purchase of treasury shares	(2.3)
Utilization of treasury shares	0.3
At December 31, 2024	(24.9)

In 2024, the Company purchased 200,000 ordinary shares for a total cost of \$2.3 million. 16,248 of these shares were utilized at \$0.3 million , with the remaining 183,752 retained within Treasury shares.

In 2023, the Company purchased 210,000 ordinary shares for a total cost of \$2.7 million. 14,195 of these shares were utilized at \$0.2 million, with the remaining 195,805 retained within Treasury shares.

At December 31, 2024, there were 1,657,323 (2023: 1,473,571) treasury shares held at a cost of \$24.9 million (2023: \$22.9 million).

(d) Own shares held by ESOP

	\$M
At January 1, 2023	(1.0)
Utilization of ESOP shares	0.1
At December 31, 2023	(0.9)
Utilisation of ESOP shares	0.1
At December 31, 2024	(0.8)

At December 31, 2024, there were 544,603 ordinary shares at £0.50 each (2023: 635,801 ordinary shares of £0.50 each) held by The Luxfer Group Employee Share Ownership Plan (the "ESOP").

42. Trade and other payables

	December 31, 2024 \$M	December 31, 2023 \$M
Amounts owed to Group undertakings	0.2	7.5

The amounts owed to Group undertakings are interest bearing, unsecured and repayable on demand. The interest rates are based on external indices plus an agreed margin.

43. Financial instruments

The following disclosures relating to financial instruments have been prepared on a basis which excludes short-term debtors and creditors which have resulted from the Company's operating activities.

(a) Financial instruments of the Company

The financial instruments of the Company other than short-term debtors and creditors were as follows:

43. Financial instruments (continued)

	Book value December 31, 2024	Fair value December 31, 2024	Book value December 31, 2023	Fair value December 31, 2023
Financial instruments ⁽¹⁾ :	\$M	\$M	\$M	\$M
Financial assets:				
Loans to subsidiary undertakings	_	_	51.4	51.4

⁽¹⁾ The financial instruments are shown gross of unamortized finance costs. The fair value of these financial instruments is calculated by discounting the future cash flows, including interest payments due.

Loans to subsidiary undertakings bear interest of between 7.5% and 8%, payable on a quarterly basis. Loans are repayable on demand, however there is currently no intention to seek repayment of these loans. The maturity of the financial liabilities is disclosed in Note 28 in the consolidated financial statements.

The fair value calculations were performed on the following basis:

Loans to subsidiary undertakings

The carrying value approximates to the fair value.

(b) Interest rate risks

Interest rate risk profile on financial assets

As the Company holds no cash or external loans at December 31, 2023, the interest rate risk is negligible.

(c) Undrawn committed facilities

At December 31, 2024, the Group had committed banking facilities of \$125.0 million with an additional \$25.0 million of uncommitted facilities through an accordion provision. Of these committed facilities, \$17.2 million was drawn at December 31, 2024 by subsidiary undertakings.

At December 31, 2023, the Group had committed banking facilities of \$125.0 million with an additional \$25.0 million of uncommitted facilities through an accordion provision. Of these committed facilities, \$43.1 million was drawn at December 31, 2023 by subsidiary undertakings.

44. Financial risk management objectives and policies

The Company's financial instruments comprise other loans and cash and cash equivalents. The main risks arising from the Company's financial instruments are cash flow interest rate risk, foreign currency translation risk, credit risk and capital risk management.

Foreign currency translation risk

The Company is exposed to translation risk only on the defined benefit pension plan, which is measured in GBP and translated to USD. As the functional currency of the Company changed to USD from January 1, 2021, there is minimal translation risk on other transactions.

Credit risk

The Company was previously exposed to credit risk on two loans which were provided to subsidiary undertakings. The total exposure regarding these loans as at 31 December, 2024, is nil (2023: \$51.4 million).

Capital risk management

The capital structure of the Company consists of shareholders' equity, debt and cash and cash equivalents. For the foreseeable future, the Board will maintain a capital structure for the Company that supports the Group's strategic objectives through:

- Managing funding and liquidity; and
- Maintaining a strong, investment-grade credit rating.

45. Retirement benefits

The Company is a member of the Luxfer Group Pension Plan ("the Plan"), a defined benefit scheme in the U.K. The levels of funding are determined by periodic actuarial valuations. The assets of the Plan are generally held in separate trustee administered funds.

Remeasurements are recognized in full in the period in which they occur. The amount recognized in the balance sheet represents the present value of the defined benefit obligation, as reduced by the fair value of plan assets. The cost of providing benefits is determined using the Projected Unit Credit Method. In the year an asset ceiling was applied to limit the impact of the surplus on the scheme.

The full amounts relating to the Plan have been included in the Company statement of financial position. This is because there is no allocation of the values between the various subsidiary companies. The Directors consider the sponsor to be the ultimate parent company in the Group.

The Plan closed to new members in 1998, new employees then being eligible for a defined contribution plan. With effect from April 2004, the Plan changed from a final salary to a career average revalued earnings benefit scale. In August 2005, a plan specific earnings cap of £60,000 per annum subject to inflation increases was introduced, the figure has risen to £76,000 in 2015. In October 2007, the rate of the future accrual for pension was reduced and a longevity adjustment was introduced to mitigate against the risk of further unexpected increases in life expectancies. In 2015, following a consultation with the trustees and members, it was agreed the Plan would close to future accrual of benefits effective from April 5, 2016 and for the purpose of increasing pensions in payment, to use the Consumer Prices Index ("CPI") as the reference index in place of the Retail Prices Index ("RPI") where applicable. The weighted average duration of the expected benefit payments from the plan is around 18 years. The pension cost of the Plan is assessed in accordance with the advice of an independent firm of professionally qualified actuaries, Lane Clark & Peacock LLP. The Plan is registered with HMRC for tax purposes, operates separately from the Company and is managed by an independent set of trustees. The Plan operates under UK trust law and the trust is a separate legal entity from the Company. The Plan is governed by a Board of Trustees, composed of two member nominated Trustees and four company appointed Trustees.

The total credit to the Company's income statement for 2024 for retirement benefits was \$1.0 million (2023: credit of \$0.4 million).

	2024 \$M	2023 \$M
Net retirement benefit surplus at January 1	(40.3)	(27.0)
Credited to the income statement		
Net interest on net surplus	(1.6)	(1.5)
Administrative costs	0.6	1.1
Cash contributions	_	(0.2)
Credited to the consolidated statement of comprehensive income	(8.5)	(10.8)
Exchange difference	0.5	(1.9)
Net retirement benefit surplus at December 31	(49.3)	(40.3)

The movement in the pension surplus is shown below:

45. Retirement benefits (continued)

The financial assumptions used in the calculations were:	2024 %	2023 %
Discount rate	5.40	4.50
Inflation related assumptions:		
Pre-2030		
Retail Price Inflation	3.20	3.10
Consumer Price Inflation	2.20	2.00
Pension increases—pre 6 April 1997	1.90	1.80
—1997 - 2005	2.20	2.10
—post 5 April 2005	1.70	1.60
Post-2030		
Retail Price Inflation	3.20	3.10
Consumer Price Inflation	3.00	3.00
Pension increases—pre 6 April 1997	2.30	2.30
—1997 - 2005	2.90	2.90
—post 5 April 2005	2.00	2.00
Other principal actuarial assumptions:	2024 Years	2023 Years
Life expectancy of male in the U.K. aged 65 at accounting date	20.1 / 22.7	21.2 / 23.1
Life expectancy of male in the U.K. aged 65 at 20 years after accounting date	21.3 / 24.1	22.5 / 24.6

Investment strategies

For the Plan, the assets are invested in a diversified range of asset classes and include matching assets (comprising fixed-interest and index-linked bonds and swaps) and growth assets (comprising all other assets). The Trustees of the Plan have formulated a de-risking strategy to help control the short-term risk of volatility associated with holding growth assets. The Trustees also monitor the cost of a buy-in to secure pensioner liabilities with an insurance company to ensure they and the Company are able to act if such an opportunity arises.

Risk exposures

The plan currently has a long-term strategic target to hold 25 percent of assets in equity and other growth investments, with the intention of growing the value of assets relative to liabilities. The Company is at risk if the value of liabilities grows at a faster rate than the plans' assets, or if there is a significant fall in the value of these assets not matched by a fall in the value of liabilities. If any of these events occurred, it would be expected to lead to an increase in the Company's future cash contributions.

The amounts recognized in the income statement in respect of the pension plan were as follows:

	2024 \$M	2023 \$M
In respect of defined benefit plan:		
Net interest on net surplus	(1.6)	(1.5)
Administrative expenses	0.6	1.1
Total credit for defined benefit plan	(1.0)	(0.4)

For the year, the amount recognized in the Statement of Comprehensive Income is \$7.8 million (2023: \$12.7 million).

The actual return on the plan assets was a loss of \$0.6 million (2023: gain of \$20.5 million).

45. Retirement benefits (continued)

The value of the plan assets and liabilities were:

	2024 \$M	2023 \$M
Assets in active markets:		
Equities and growth funds	70.1	65.8
Government bonds	76.6	69.6
Corporate bonds	105.3	135.7
Cash	2.3	3.1
Total market value of assets	254.3	274.2
Present value of plan liabilities	(205.0)	(233.9)
Surplus in the scheme	49.3	40.3
Related deferred income tax liabilities	(12.2)	(9.4)
Net pension asset	37.1	30.9

The Plan does not invest directly in property occupied by the Company or in financial securities issued by the Company.

The scheme rules provides the Company with an right to a refund of surplus assets assuming the full settlement of plan liabilities in the event of a plan wind-up.Based on these rights, any net surplus in the UK scheme is recognized in full.

Analysis of movement in the present value of the defined benefit obligations:

	2024 \$M	2023 \$M
At January 1	233.9	225.6
Interest on obligation	10.2	11.0
Actuarial gains	(20.9)	(2.8)
Exchange difference	(3.1)	12.7
Benefits paid	(15.1)	(12.6)
At December 31	205.0	233.9

The sensitivities regarding the principal assumptions used to measure the present value of the defined benefit obligations are set out below:

Assumption	Change in assumption	Impact on total defined benefit obligations
Discount rate	Increase/decrease by 0.1%	Decrease/increase by 1%
CPI inflation (and related increases)	Increase/decrease by 0.1%	Increase/decrease by 0.5%
Post retirement mortality	Increase by 1 year	Increase by 3%

The sensitivities have been calculated to show the movement in the total defined benefit obligation in isolation, assuming no other changes in market conditions at the accounting date. In practice, for example, a change in discount rate is likely to be associated with a movement in the value of the invested assets held by the Plan.

45. Retirement benefits (continued)

Analysis of movement in the present value of the fair value of plan assets:

	2024 \$M	2023 \$M
At January 1	274.2	252.6
Interest on plan assets	11.8	12.5
Actuarial (losses) / gains	(12.4)	8.0
Contributions from employers	—	0.2
Administrative expenses	(0.6)	(1.1)
Exchange differences	(3.6)	14.6
Benefits paid	(15.1)	(12.6)
At December 31	254.3	274.2

The estimated amount of employer deficit recovery contributions expected to be paid to the defined benefit pension plans for the year ending December 31, 2025, is nil (2024: nil actual employer contributions).

46. Dividends paid and proposed

	2024	2023
	\$M	\$M
Dividends declared and paid during the year:		
Interim dividend paid February 1, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid May 3, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid August 2, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid November 1, 2023 (\$0.130 per ordinary share)	—	3.5
Interim dividend paid February 7, 2024 (\$0.130 per ordinary share)	3.5	_
Interim dividend paid May 8, 2024 (\$0.130 per ordinary share)	3.5	
Interim dividend paid August 7, 2024 (\$0.130 per ordinary share)	3.5	_
Interim dividend paid November 6, 2024 (\$0.130 per ordinary share)	3.5	—
	14.0	14.0
	2024	2023
	\$M	\$M
Dividends declared and paid after December 31 (not recognized as a liability at December 31):		
Interim dividend paid February 7, 2024: (\$0.130 per ordinary share)	—	3.5
Interim dividend paid February 5, 2025: (\$0.130 per ordinary share)	3.5	_
	3.5	3.5

47. Related party transactions

During 2024, the Company has made the following transactions and has the following outstanding balances at December 31, 2024 with related parties:

	Income	Expense	Expenditure	Balances outstanding		
Name of related party	Interest \$M	Interest \$M	Management recharges \$M	Investments \$M	Trade and other payables \$M	Trade and other receivables \$M
Luxfer Group Limited	_	0.5	(0.7)	_	0.2	29.3
BA Holdings, Inc.	0.4	—	—	_	—	_
Luxfer Magtech Inc.	1.9	—	—	_	_	_

Of the balances outstanding held within investments, these balances are all interest bearing and are based on market rates of interest.

During 2023, the Company has made the following transactions and has the following outstanding balances at December 31, 2023 with related parties:

	Income	Expense	Expenditure	Balances outstanding		
Name of related party	Interest \$M	Interest \$M	Management recharges \$M	Investments \$M	Trade and other payables \$M	Trade and other receivables \$M
Luxfer Group Limited	_	0.1	(0.7)	_	7.5	_
BA Holdings, Inc.	0.8	—	—	10.0	_	_
Luxfer Magtech Inc.	3.3	—	—	41.4	_	0.1

In addition to the transactions above, share based compensation recharges have been made to Luxfer, Inc., Luxfer Gas Cylinders Limited, Luxfer Group Limited, BA Holdings, Inc., Magnesium Elektron Limited, Magnesium Elektron North America Inc, MEL Chemicals Inc, and Luxfer Magtech Inc. for \$0.3 million, \$0.3 million, \$0.4 million, \$1.8 million, \$0.5 million, \$0.2 million, nil and \$0.1 million respectively (2023: Luxfer, Inc., Luxfer Gas Cylinders Limited, Luxfer Group Limited, BA Holdings, Inc., Magnesium Elektron Limited, Magnesium Elektron North America Inc, MEL Chemicals Inc and Luxfer Magtech Inc. for \$0.3 million, \$0.2 million, \$0.4 million, \$0.4 million, \$0.5 million, \$0.2 million, nil and \$0.1 million respectively (2023: Luxfer, Inc., Luxfer Gas Cylinders Limited, Luxfer Group Limited, BA Holdings, Inc., Magnesium Elektron Limited, Magnesium Elektron North America Inc, MEL Chemicals Inc and Luxfer Magtech Inc. for \$0.3 million, \$0.2 million, \$0.2 million, \$0.1 million and \$0.1 million respectively). These amounts are recognized as capital contributions in the year.

Other than the transactions mentioned above, no other related party transactions have been identified.

48. Post balance sheet events

No post balance sheet events were identified which impact the financial statements.