

SASOL LTD

Form 6-K

September 10, 2007

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

**REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER
THE SECURITIES EXCHANGE ACT OF 1934**

Report on Form 6-K for 10 September 2007

Commission File Number 1-31615

Sasol Limited

1 Sturdee Avenue

Rosebank 2196

South Africa

(Name and address of registrant's principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Note: Regulation S-T Rule 101(b)(1) only permits the submission in paper of a Form 6-K if submitted solely to provide an attached annual report to security holders.

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Note: Regulation S-T Rule 101(b)(7) only permits the submission in paper of a Form 6-K if submitted to furnish a report or other document that the registrant foreign private issuer must furnish and make public under the laws of the jurisdiction in which the registrant is incorporated, domiciled or legally organized (the registrant's "home country"), or under the rules of the home country exchange on which the registrant's securities are traded, as long as the report or other document is not a press release, is not required to be and has not been distributed to the registrant's security holders, and, if discussing a material event, has already been the subject of a Form 6-K submission or other Commission filing on EDGAR.

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):

82-_____.

Enclosures: Sasol Limited - Record results for the year ended 30 June 2007

Sasol Limited - Record results for the year ended 30 June 2007

Comprehensive additional information is available on our website: www.sasol.com

- **Operating profit, excluding Sasol O&S, – up 18%**
- **Headline earnings per share – up 10%**
- **Final dividend – up 37% to R5,90 per share**
- **Oryx GTL producing on specification product**
- **Several major capital projects nearing completion – expenditure of R12 billion, 54% in South Africa**
- **Sasol O&S retained – turnaround in progress**
- **BEE transformation progressing well – 10% ownership transaction at Sasol limited announced**

Overview

“This has been a year with good results and significant strides on safety, transformation, improved stakeholder relations and major capital projects, which together with our strong balance sheet provides a solid foundation for sustainable long-term growth,” says chief executive Pat Davies.

Earnings attributable to shareholders for the year ended 30 June 2007 increased by 64% to R17,0 billion from R10,4 billion. Our earnings per share of R27,35 and headline earnings per share of R25,37 were respectively 63% and 10% higher than those of the previous year.

Operating profit of R25,6 billion was 49% higher than the prior year. The increase in operating profit resulted from a 12% weakening in the average exchange rate and a 2% increase in the average dated Brent crude oil price. The increase was partly offset by the combined effect of the two planned maintenance shutdowns of our Synfuels operations, the starting up of the selective catalytic cracker (SCC), production interruptions and lower sales volumes.

“The pleasing earnings growth, despite the negative impact of the Synfuels maintenance shutdowns, together with our strong cash flows have enabled us to deliver on our financial targets and build value for our shareholders,” says Christine Ramon, chief financial officer.

These results include the Sasol Olefins & Surfactants (O&S) business which was reclassified as a continuing operation from March 2007. Operating profit would have increased by 18% and earnings by 15%, had the impact of Sasol O&S been excluded.

Our cash generated by operating activities of R28,5 billion represents a 16% increase on the prior year.

The directors have declared a final dividend of R5,90 per share. The total dividend declared for the year of R9,00, including the interim dividend, reflects a 27% increase on the previous year and translates into a dividend cover of 3 times.

Safety focus delivering results

Safety remains a top priority for the group. Our recordable case rate (RCR), covering employees and service providers, including injuries and illnesses, has improved from 0,91 at 30 June 2006 to 0,73 at 30 June 2007. It is very pleasing to report that Sasol Gas achieved an RCR of zero for the year and that most businesses recorded significant improvements in their respective RCRs.

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Major capital projects advancing

Cash spent on capital projects amounted to R12,0 billion, of which R6,5 billion (54%) was invested in our South African operations.

Several of our major capital projects are nearing completion and we expect to see initial contributions in our 2008 financial year. Major projects advanced during the year included the following.

- Our fuel quality enhancement and polymer expansion project (Project Turbo) is almost complete. The polyethylene plant has concluded its warranty runs and the SCC was started up. The SCC was subsequently taken out of operation for modifications following initial performance tests.
- Oryx GTL has produced and sold product. During start-up all systems and process units were successfully tested and demonstrated their design intent. Technical challenges, reported during May 2007, are in the process of being resolved.
- Construction of our Escravos GTL joint venture project in Nigeria continues, with beneficial operation expected during 2010.
- We are making good progress in Arya Sasol Polymer Company with commissioning of the ethane cracker having started and the plant expected to be producing to specification in the last quarter of 2007. The two polyethylene plants should be in beneficial operation by the first quarter of calendar 2008.
- Construction of our third Octene train in Secunda is expected to be completed later this calendar year, with start-up towards the end of the first quarter of 2008.

The severe global shortage of engineering and construction resources for large contracts continues. We carefully monitor developments and have taken appropriate mitigating actions, where possible, to curb the impact of these resource constraints on both the timing and costs of our projects. These include a revision to our contracting strategy, an almost 25% increase in our own staff at Sasol Technology and closer collaboration with our strategic engineering and construction contractors.

Plans are underway to increase Sasol Synfuels' capacity by 20% within the next decade, mostly based on additional natural gas imported from Mozambique.

We are exploring the feasibility of constructing another sizeable inland coal-to-liquids refinery, of about 80 000 barrels per day, to serve South Africa's growing inland fuel requirements in close co-operation with the South African government. The pre-feasibility study will take into account a variety of factors including project economics, the potential environmental footprint and safety standards.

Black economic empowerment progressing well

We are making good progress in our transformation activities. These include:

The sale of 25% of Sasol Oil (Pty) Limited to Tshwarisano LFB Investments (Pty) Limited with effect from 1 July 2006.

- Announcement of the first terms of our proposed broad-based black economic empowerment (BEE) transaction for a proposed 10% ownership at Sasol Limited level.

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- *Expected finalisation of the first phase of our Sasol Mining empowerment deal and an announcement on a second empowerment transaction to be made later this calendar year.*
- *Continuing investment in skills development of both our own employees and through our corporate social investment programme.*
- *Increased procurement from BEE entities, now at R4,2 billion.*
- *Improvements in our overall employment equity statistics with additional focus at managerial levels in the organisation.*

Operational review

During the past year we formalised the group's structure into three focused business clusters – South African Energy Cluster, International Energy Cluster and Global Chemicals Cluster. Each business cluster will work together to set strategic goals, improve safety, identify synergies and reduce costs.

South African energy cluster

Sasol Mining – lower production volumes

The operating profit of Sasol Mining of R1 171 million was 5% lower than the prior year primarily due to planned higher coal purchases from an external supplier, Anglo Coal's Isibonelo Colliery, lower production volumes as a result of the Synfuels shutdowns and the effect of a strike in December 2006.

Sasol Gas – increased sales volumes

A 7% increase in sales volumes, higher sales prices and the profit of R346 million on the sale of 25% of Republic of Mozambique Pipeline Investments Company (Pty) Limited (Rompc) resulted in Sasol Gas increasing its operating profit by 27% to R1 936 million.

We are making good progress in the expansion of our pipeline gas network. During the year, a second pipeline-gas co-generation plant, for the production of electricity and steam, was commissioned in Newcastle, KwaZulu-Natal.

Sasol Synfuels – record year despite reduced sales volumes

Sasol Synfuels had another record year, achieving an increase in operating profit of 20% to R16 251 million due to higher oil prices and a weaker rand. Production volumes were 2,8% lower than last year as a result of the shutdowns, production instabilities during the start up of the SCC and some production interruptions. Operating costs have increased as a result of the need to import high-octane fuel blending components to meet demand during shutdowns, as well as higher coal and natural gas costs.

Sasol Oil – operating profit maintained despite increased imports

Operating profit declined marginally by 1% to R2 417 million mainly as a result of lower volumes from Sasol Synfuels due to the shutdowns and an increased level of imported petrol, diesel and fuel components.

We are making progress in retail network expansion under the Sasol and Exel brands with 394 service stations in operation. This exceeds industry growth.

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International energy cluster

Sasol Synfuels International (SSI) – first GTL production, focused on resolving the remaining technical challenges

The Oryx GTL facility was started up during the year and produced on specification product. We are confident that we will resolve the remaining technical challenges and steadily increase production throughput. Sasol Chevron continues to evaluate GTL opportunities in other locations including Australia. SSI continues to investigate coal-to-liquids opportunities in China, India and in the USA. Operating losses increased to R763 million during the year as a consequence of increased activity.

Sasol Petroleum International – higher exploration activity

Operating profit declined by 50% to R300 million for the year primarily due to a significant increase in exploration costs offset by higher selling prices, a weaker rand/US dollar exchange rate and increased sales volumes.

Global chemicals cluster

Sasol Polymers – increased operating profit despite impact of shutdown

Operating profit increased by 32% to R1 089 million on the back of higher margins, despite higher oil-related feedstock costs and the reduced volumes stemming from the Synfuels shutdown.

Sasol Solvents – stronger product prices negate the impact of lower volumes

Operating profit increased by 27% to R1 106 million due to stronger product prices and a weaker rand whilst the Synfuels shutdowns and operational issues led to lower production levels during the year.

Sasol Olefins & Surfactants – divestiture cancelled, turnaround in progress

In March 2007, we terminated the divestiture process and announced our intention to retain and restructure Sasol O&S. In the first phase of our turnaround, we have shut down unprofitable production facilities in Baltimore, USA and Porto Torres, Italy.

Operating profit for the year was R1 140 million (2006 – operating loss of R3 567 million), taking into account the reversal of the 2006 fair value write-down amounting to R803 million and the recognition of restructuring provisions of R406 million.

Other chemical businesses – significantly improved performance

Sasol Wax has more than doubled its operating profit to R629 million, primarily as a result of improved product margins and a focus on higher value-add blends.

Sasol Nitro has also recorded an improvement in operating profit of 31% to R610 million mainly due to higher sales volumes in the fertiliser business and growth in our explosive initiators business.

Gearing – share repurchase programme reactivated

Our gearing has reduced from 29% at 30 June 2006 to 22% at 30 June 2007. This was due mainly to the increase in cash flows from earnings and the proceeds received on the disposals of 25% of Rompco and 25% of Sasol Oil (Pty) Limited.

We reactivated our share repurchase programme and, in the current year, have repurchased 14,9 million shares at an average price of R245,94 per share, which represents about 2,4% of our issued share capital.

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Profit outlook – earnings will be maintained in the 2008 financial year

We will commission substantial new production capacity during the coming financial year. This is expected to benefit our earnings late in 2008 and into the 2009 financial year as these plants ramp up production to full operating capacity.

A specific focus in the year ahead will be on controlling cash costs per unit of production. This will be balanced with the need to further enhance the on-line availability and efficiency of our facilities, and thus the overall production rate.

Taking into account our assumptions on prices and currencies, earnings in the 2008 financial year will be maintained at 2007 financial year levels, despite anticipated lower product margins and costs associated with our growth programme. The effects of our proposed empowerment equity transactions have not been taken into account in this outlook.

Basis of preparation and accounting policies

The summarised, provisional consolidated financial results for the year ended 30 June 2007 have been prepared in compliance with the Listings Requirements of the JSE Limited, International Financial Reporting Standards (IFRS) and the South African Companies Act, 1973, as amended. Except as otherwise disclosed, the accounting policies applied in the presentation of the financial results are consistent with those applied for the year ended 30 June 2006.

The group has, with retrospective application, changed its accounting policy with regard to costs incurred to develop the operations of existing, operating mines. Under the amended accounting policy, all development expenditure incurred after the commencement of production are capitalised to the extent that they give rise to future economic benefits and are amortised over the estimated useful lives of those assets. The effect on earnings and headline earnings per share is an increase of 1 cent for the year ended 30 June 2006.

Further details will be provided in the annual report for the year ended 30 June 2007.

These summarised, provisional consolidated financial results have been prepared in accordance with the historic cost convention, except for certain financial instruments which are stated at fair value.

Related party transactions

The group, in the ordinary course of business, entered into various sale and purchase transactions on an arm's length basis at market rates with related parties.

Acquisition and disposals of businesses

With effect from 1 July 2006, a 25% interest in Rompco was sold to Companhia de Moçambicana de Gasoduto (CMG) and a profit of R346 million was realised.

With effect from 1 July 2006, Tshwarisano acquired a 25% shareholding in Sasol Oil (Pty) Limited for a consideration of R1 450 million and a profit of R315 million was realised.

In October 2006, Sasol's interest in DPI Holdings (Pty) Limited was sold to Dawn Limited for a consideration of R51 million and a R7 million loss was realised.

In September 2006, Sasol Nitro acquired the remaining 40% of Sasol Dyno Nobel (Pty) Limited for a consideration of US\$31 million (R221 million).

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Post balance sheet date events

Windfall tax

On 6 August 2007, the Minister of Finance announced that National Treasury would not pursue a windfall tax on the South African liquid fuels industry.

Black economic empowerment transaction

Today we also announced the first terms of our proposal to conclude a broad-based black economic empowerment (BEE) transaction, which should result in the transfer of 10% beneficial ownership of Sasol Limited's issued share capital to our employees and a wide spread of black South Africans.

It is anticipated that a further announcement of the detailed terms of the BEE transaction will be made in the first half of 2008, after which shareholder approval will be sought.

Sasol Dia Acrylates

Sasol Chemical Industries Limited and Mitsubishi Chemical Corporation (MCC) agreed to dissolve their Acrylates joint venture, whereby Sasol Chemical Industries Limited will acquire the shares held by MCC. The various agreements relating to this transaction are well advanced.

Sale of businesses

On 10 July 2007, Sasol Wax disposed of its investment in Paramelt RMC BV, operating in the Netherlands, realising a profit of R118 million.

In August 2007, Sasol Investment Company (Pty) Limited disposed of its investment in FFS Refiners (Pty) Limited and realised a profit of R101 million.

Significant changes in contingent liabilities since 30 June 2006

In terms of the sale of 25% in Sasol Oil (Pty) Limited to Tshwarisano, Sasol has provided facilitation for the financing requirements of Tshwarisano. The undiscounted maximum exposure at 30 June 2007 amounted to R1 051 million. A liability for the fair value of this guarantee at 30 June 2007, amounting to R37 million, has been recognised.

Principal foreign currency conversion rates

30 June

30 June

One unit of foreign currency equals

2007

2006

Rand/US\$ (closing)

7,04

7,17

Rand/US\$ (average)

7,20

6,41

Rand/euro (closing)

9,53

9,17

Rand/euro (average)

9,40

7,80

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Independent audit report

The summarised, provisional consolidated balance sheet at 30 June 2007 and the related summarised, provisional consolidated statements of income, changes in equity and cash flow for the year then ended have been audited by KPMG Inc. Their unqualified audit report is available for inspection at the registered office of the company.

Declaration of dividend number 56 – dividend increased by 37%

The final dividend, dividend number 56, of R5,90 per share (2006: R4,30 per share) has been declared in the currency of the Republic of South Africa. The salient dates are:

To holders of ordinary shares:

Last day for trading to qualify for and participate in the final dividend (cum dividend)

Friday, 5 October 2007

Trading ex dividend commences

Monday, 8 October 2007

Record date

Friday, 12 October 2007

Dividend payment date (electronic and certificated register).

Electronic payment will be undertaken simultaneously

Monday, 15 October 2007

To holders of American Depositary Receipts:

Ex dividend on New York Stock Exchange (NYSE)

Wednesday, 10 October 2007

Record date

Friday, 12 October 2007

Approximate date for currency conversion

Tuesday, 16 October 2007

Approximate dividend payment date

Thursday, 25 October 2007

On Monday, 15 October 2007, dividends due to certificated shareholders on the South African registry will either be electronically transferred to shareholders' bank accounts or, in the absence of suitable mandates, dividend cheques will be posted to such shareholders. Shareholders who have dematerialised their share certificates will have their accounts credited on Monday, 15 October 2007.

Share certificates may not be dematerialised or rematerialised between Monday, 8 October 2007 and Friday, 12 October 2007, both days inclusive.

On behalf of the board

Pieter Cox

Pat Davies

Christine Ramon

Chairman

Chief executive

Chief financial officer

Sasol Limited

10 September 2007

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2006

2007

2007

2006

Business unit analysis

67 111

77 019

SA Energy cluster

21 775

18 684

5 466

6 042

Mining

1 171

1 227

25 649

29 084

Synfuels

16 251

13 499

32 787

38 191

Oil

2 417

2 432

3 209

3 702

Gas

1 936

1 526

1 398

1 465

International energy cluster

(463)

(42)

161

65

Synfuels International

(763)

(642)

1 237

1 400

Petroleum International

300

600

49 284

58 881

Global chemicals cluster

4 293

(1 471)

7 639

9 410

Polymers

1 089

822

11 666

13 766

Solvents

1 106

873

19 095

22 582

Olefins & Surfactants

1 140

(3 567)

10 884

13 123

Other chemicals

958

401

1 450

2 843

Other

16

41

119 243

140 208

25 621

17 212

(36 848)

(42 081)

Intercompany turnover

Capital items

(1 140)

4 272

82 395

98 127

24 481

21 484

Geographic analysis

42 909

50 908

South Africa

22 259

18 541

5 150

5 747

Rest of Africa

701

1 254

17 836

22 448

Europe

1 757

(1 632)

3 992

4 489

Middle East, India, Far East

4

116

9 839

11 258

North America

691

(1 220)

1 249

1 387

South America

(5)

(18)

1 420

1 890

Southeast Asia

214

171

82 395

98 127

25 621

17 212

Turnover

Operating profit

R million

R million

Turnover

Operating profit

R million

R million

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balance sheet

2007

2006

Restated

Rm

Rm

ASSETS

Property, plant, equipment

50 515

39 826

Assets under construction

24 611

23 176

Goodwill

586

266

Other intangible assets

629

775

Post-retirement benefit assets

363

80

Deferred tax assets

845

691

Other long-term assets

3 140

2 293

Non-current assets

80 689

67 107

Assets held for sale

334

12 115

Inventories

14 399

8 003

Trade and other receivables

16 994

12 067

Short-term financial assets

16

180

Restricted cash

646

584

Cash

5 987

3 102

Current assets

38 376

36 051

TOTAL ASSETS

119 065

103 158

EQUITY AND LIABILITIES

Shareholders' equity

61 617

52 605

Minority interest

1 652

379

Long-term debt

13 359

15 021

Long-term financial liabilities

53

-

Long-term provisions

3 788

3 463

Post-retirement benefit obligations

3 661

2 461

Long-term deferred income

2 765

1 698

Deferred tax liabilities

8 304

6 156

Non-current liabilities

31 930

28 799

Liabilities in disposal group held for sale

35

5 479

Short-term debt

5 621

2 721

Short-term financial liabilities

383

514

Other current liabilities

17 282

12 219

Bank overdraft

545

442

Current liabilities

23 866

21 375

TOTAL EQUITY AND LIABILITIES

119 065

103 158

at 30 June

Note: The comparative periods have been restated for the effects of a change in accounting policy and the reclassification of assets under construction from property, plant and equipment

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income statement

for the year ended 30 June

2007

2006

Restated

Rm

Rm

Turnover

98 127

82 395

Cost of sales and services rendered

(59 997)

(48 547)

Gross profit

38 130

33 848

Non-trading income

639

533

Marketing and distribution expenditure

(5 818)

(5 234)

Administrative expenditure

(6 094)

(4 316)

Other operating expenditure

(1 004)

(7 862)

Translation (losses)/gains

(232)

243

Operating profit

25 621

17 212

Dividends and interest received

825

341

Income from associates

405

134

Borrowing costs (net of amounts capitalised)

(1 148)

(571)

Profit before tax

25 703

17 116

Taxation

(8 153)

(6 534)

Profit

17 550

10 582

Attributable to

Shareholders

17 030

10 406

Minority interests in subsidiaries

520

176

17 550

10 582

Basic earnings per share (Rand)

27,35

16,78

Diluted earnings per share (Rand)

1

27,02

16,51

1. Diluted earnings per share is calculated taking the Sasol Share Incentive Scheme into account

Note: The income statement has been restated for the effect of the reclassification of Sasol O&S as a continuing operation.

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changes in equity statement (abridged)

for the year ended 30 June

2007

2006

Restated

Rm

Rm

Opening balance as previously reported

52 352

43 533

Effect of change in accounting policy

253

220

Restated opening balance

52 605

43 753

Shares issued

332

431

Shares repurchased

(3 669)

-

Attributable earnings

17 030

10 406

as previously reported

10 373

effect of change in accounting policy

33

Dividends paid

(4 613)

(3 660)

Increase in share based payment expense

186

169

Movement in foreign currency translation reserve

(254)

1 147

Movement in cash flow hedge accounting reserve

-

359

Closing balance

61 617

52 605

Comprising

Share capital

3 628

3 634

Share repurchase programme

(3 669)

(3 647)

Retained earnings

61 109

52 001

Share based payment reserve

966

780

Foreign currency translation reserve

(443)

(189)

Investment fair value reserve

2

2

Cash flow hedge accounting reserve

24

24

Shareholders' equity

61 617

52 605

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cash flow statement

2007

2006

Restated

Rm

Rm

Cash receipts from customers

97 339

80 229

Cash paid to suppliers and employees

(68 914)

(55 702)

Cash generated by operating activities

28 425

24 527

Investment income

1 059

444

Borrowing costs paid

(1 816)

(1 745)

Tax paid

(7 251)

(5 389)

Dividends paid

(4 613)

(3 660)

Cash available from operating activities

15 804

14 177

Additions to non-current assets

(12 045)

(13 296)

Acquisition of businesses

(285)

(147)

Cash acquired on acquisition of businesses

-

(113)

Disposal of businesses

2 200

587

Cash disposed of on disposal of businesses

33

(1)

Other net cash flows from investing activities

(441)

695

Cash utilised in investing activities

(10 538)

(12 275)
Share capital issued
332
431
Share repurchase programme
(3 669)
-
Dividends paid to minority shareholders
(408)
(75)
(Decrease) / increase in long-term debt
(13)
1 305
Increase / (decrease) in short-term debt
865
(2 938)
Cash effect of financing activities
(2 893)
(1 277)
Translation effects of cash of foreign operations
(24)
(133)
Increase in cash and cash equivalents
2 349
492
Cash and cash equivalents at beginning of year
3 244
3 224
Movement in cash in disposal group held for sale
495
(472)
Cash and cash equivalents at end of year
6 088
3 244
Comprising
- restricted cash
646
584
- cash
5 987
3 102
- bank overdraft
(545)
(442)
6 088
3 244
for the year ended 30 June

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value added statement

2007

2006

Restated

Rm

Rm

Turnover

98 127

82 395

Purchased materials and services

(56 353)

(51 364)

Value added

41 774

31 031

Investment income

1 230

475

Wealth created

43 004

31 506

Employees

11 695

9 551

Providers of equity capital

5 133

3 836

Providers of loan capital

1 874

1 755

Governments

6 757

6 620

Reinvested in the group

17 545

9 744

Wealth distribution

43 004

31 506

for the year ended 30 June

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headline earnings

2007

2006

Restated

Rm

Rm

Reconciliation of headline earnings

Profit

17 550

10 582

Less minority interests

(520)

(176)

Effect of capital items

(1 140)

4 272

Impairment of assets

208

1 067

Reversal of fair value write-down

(803)

-

Reversal of impairment

-

(140)

Fair value write-down

-

3 196

Profit on disposal of assets

(749)

(132)

Scrapping of property, plant and equipment

204

281

Tax effect on reconciling items

(93)

(431)

Headline earnings

15 797

14 247

Capital items

Mining

13

16

Synfuels

64

187

Oil

2

8

Gas
(370)
(138)
Petroleum International
-
82
Olefins & Surfactants
(707)
4 143
Polymers
9
17
Solvents
152
(105)
Other
(303)
62
Capital items
(1 140)
4 272
Headline earnings per share
Rand
25,37
22,98
Diluted headline earnings per share
Rand
25,06
22,61

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salient features

2007

2006

Restated

Selected ratios

Return on equity

%

29,8

21,6

Return on total assets

%

24,2

18,5

Operating margin

%

26,1

20,9

Borrowing cost cover

times

14,5

10,1

Dividend cover

times

3,0

2,3

Share statistics

Total shares in issue

million

627,7

683,0

Treasury shares (share repurchase programme)

million

14,9

60,1

Weighted average number of shares

million

622,6

620,0

Diluted weighted average number of shares

million

630,3

630,2

Share price (closing)

Rand

266,00

275,00

Market capitalisation

Rm

166 968

187 825

Net asset value per share

Rand

100,55

84,45

Dividend per share

Rand

9,00

7,10

- interim

Rand

3,10

2,80

- final

Rand

5,90

4,30

Other financial information

Total debt (including bank overdraft)

- interest bearing

Rm

18 925

17 966

- non-interest bearing

Rm

600

300

Borrowing costs capitalised

Rm

989

1 448

Capital commitments

Rm

18 575

14 628

- authorised and contracted

Rm

28 416

29 152

- authorised, not yet contracted

Rm

11 720

6 875

- less expenditure to date

Rm

(21 561)

(21 399)

Guarantees and contingent liabilities

- total amount

Rm

35 110

33 212

- liability included on balance sheet

Rm

13 388

12 106

Significant items in operating profit

- employee costs

Rm

11 695

9 551

- depreciation and amortisation of non-current assets

Rm

4 015

4 268

- operating lease charges

Rm

707

568

Directors' remuneration

Rm

45

32

Share options granted to directors - cumulative

'000

1 124

1 506

Effective tax rate

%

31,7

38,2

Employees at 30 June

number

31 860

31 460

Average crude oil price - dated Brent

US\$/barrel

63,95

62,45

Average rand/US\$ exchange rate

1US\$ = rand

7,20

6,41

The reader is referred to the definitions contained in the 2006 Sasol Limited annual financial statements.

Disclaimer – Forward-looking statements

We may in this document make statements that are not historical facts and relate to analyses and other information based on forecasts of future results and estimates of amounts not yet determinable. There are forward-looking statements as defined in the U.S. Private Securities Litigation Reform Act of 1995. Words such as "believe", "anticipate", "expect", "intend", "seek", "will", "plan", "could", "may", "endeavour" and "project" and similar expressions are intended to identify such forward-looking statements, but are not exclusive means of identifying such statements. By their very nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and there are risks that predictions, forecasts, projections and other forward-looking statements will not be achieved. If one or more of these risks materialize, or should underlying assumptions prove incorrect, actual results may be very different from those anticipated. The factors that could cause our actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements are discussed more fully in our annual report under the Securities Exchange Act of 1934 on Form 20-F filed on November 2, 2006 and in other filings with the United States Securities and Exchange Commission. Forward-looking statements apply only as of the date on which they are made and Sasol does not undertake any obligation to update or revise any of them, whether as a result of new information, future events or otherwise.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant, Sasol Limited, has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: 10 September 2007

By:

/s/ N L Joubert

Name:

Nereus Louis Joubert

Title:

Company Secretary