



Helping people reach their destination

### Introduction

In recognition of the Company's ongoing transparent relationship with the ATO, during the 2022 year the ATO confirmed that it continues to have a high level of assurance that the right amount of tax has been paid by Viva Energy. This is a significant achievement and further strengthens the confidence that the ATO has in our tax compliance approach, along with our ongoing commitment to maintaining an open and transparent relationship with the ATO.



Carolyn Pedic Chief Financial Officer

It is my pleasure to present this Taxes Paid Report for Viva Energy for the 2022 year. The report is prepared in accordance with the requirements of the Australian Voluntary Tax Transparency Code (TTC) and aims to provide a greater understanding of Viva Energy's tax profile, our total tax contribution, our approach to tax planning and governance, and information about our international related party dealings.

Viva Energy is one of Australia's leading energy companies and supplies approximately a quarter of the country's liquid fuel requirements. With a workforce of more than 1,700 employees, we make a significant annual investment in local wages and services. Our local presence has important flowon impacts for the broader Australian economy, with the vast majority of our suppliers and contractors being Australian based. Our business also contributes to the economies of a number of regional centres, with 43% of our employees being based in regional locations.

Viva Energy makes a significant annual tax contribution to the Australian economy via income tax payments and the taxes we collect in the form of fuel excise and GST. During 2022, Viva Energy's total contribution by way of taxes, duties and excise exceeded \$5.8 billion.

This included the highest level of income tax payable recorded by Viva Energy for a year since it commenced publishing reports under the TTC in the 31 December 2016 year. Our effective tax rate for income tax purposes was 29.7%, which means that, excluding the impact of timing differences, our tax payable was closely aligned with the statutory corporate tax rate of 30%.

At Viva Energy, we recognise that taxes are central to fiscal policy and macroeconomic stability and a key mechanism by which we can contribute as an organisation to the Australian economy. In that regard, we also recognise the prominent role we play in the Australian tax system, so we work positively, proactively and transparently with the Australian Taxation Office (ATO) and consistently with the ATO's Justified Trust methodology. In recognition of the Company's ongoing transparent relationship with the ATO, during the 2022 year the ATO confirmed that it continues to have a high level of assurance that the right amount of tax has been paid by Viva Energy. During the year, further work was undertaken and presented to the ATO to confirm that our tax control systems operate effectively in practice. This is a significant achievement and further strengthens the confidence that the ATO has in our tax compliance approach, along with our ongoing commitment to maintaining an open and transparent relationship with the ATO.

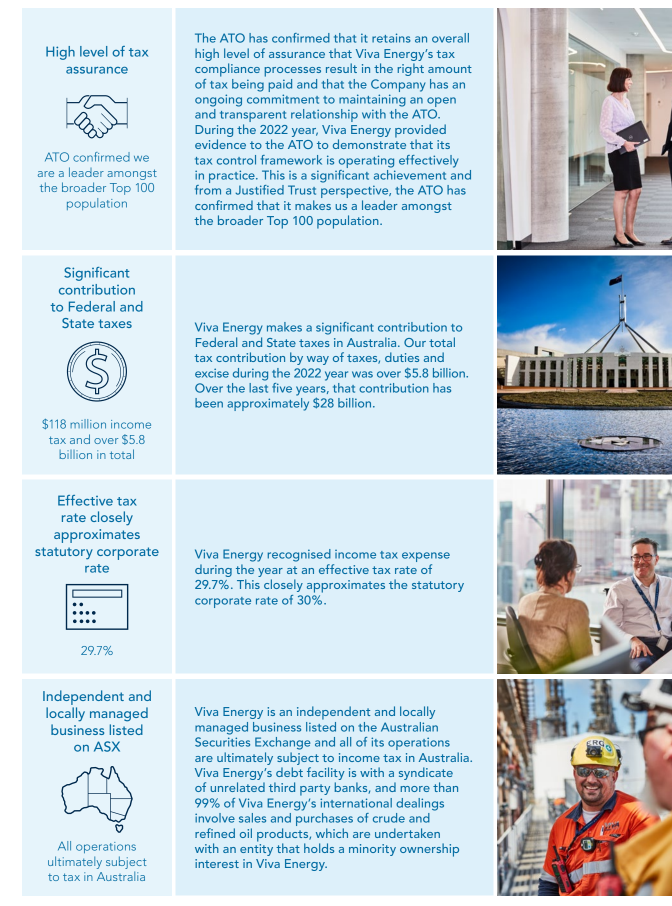
In addition to being transparent with fiscal regulators, we are also transparent to the Australian community about the taxes which we pay. We were an early adopter of Australia's TTC, filing our first report for the year ended 31 December 2016. We welcome the continued opportunity to present the information in this year's report, seeing it as an important tool to assist in increasing the community's understanding of, and confidence in, the tax compliance of large corporate groups.

If you have any questions or feedback on our report, please do not hesitate to contact us via www.vivaenergy.com.au.

Pedic

Carolyn Pedic Chief Financial Officer 31 March 2023

### Our year at a glance



### 1. Tax transparency

Viva Energy Group Limited (Viva Energy or Company) is committed to working positively, proactively and transparently with the ATO to minimise disputes and achieve certainty, wherever possible. As a result of this transparent and constructive relationship, the ATO regularly reviews the tax treatment of transactions entered into by the Company.

Viva Energy also recognises the importance of the wider community having confidence that our largest taxpayers are paying the right amount of tax. Consistent with that, Viva Energy continues to adopt the TTC regarding it as an important tool to increase the community's understanding of, and confidence in, the tax compliance of large corporate groups.

This report has been published on a voluntary basis, and has been prepared in accordance with the TTC's disclosure requirements in order to help promote understanding of the Company's tax position and general approach in relation to tax. During the 2022 year, the ATO confirmed that it retains an overall high level of assurance (Justified Trust) that Viva Energy's tax compliance processes result in the right amount of tax being paid and that the Company has an ongoing commitment to maintaining an open and transparent relationship with the ATO. During previous years, the Company worked with the ATO to agree a periodic internal tax controls testing program. During the 2022 year, Viva Energy provided evidence to the ATO to demonstrate that its tax control framework is operating effectively in practice. This is a significant achievement and from a Justified Trust perspective, the ATO has confirmed that it makes us a leader amongst the broader Top 100 population.



# 2. Approach to tax planning and governance

At Viva Energy, everything we do is driven by our purpose to help people reach their destination. We aim to achieve this in a way that contributes to sustainable outcomes, and is aligned with our values.

Viva Energy is founded on strong values and promotes a culture based on integrity, responsibility, curiosity, commitment, and respect. Our approach to strong corporate governance underpins the way we conduct business. Our Code of Conduct is supported by various policies and we expect that all of our people behave in line with our Viva values. Our employees receive awareness training on our policies where it is relevant to their role. This includes the Company's Tax Management Policy.

In delivering on Viva Energy's purpose, we are committed to the highest ethical standards of corporate practice. Viva Energy has a comprehensive governance framework, including corporate governance policies and practices, relevant internal controls and risk management processes designed to promote the responsible management and conduct of the Company.

Our approach to management of tax matters is overseen by the Viva Energy Board. Viva Energy's Tax Management Policy is approved by the Company's Board and sets out the Company's approach to tax planning and governance. Our Board and management team are committed to managing the Company's tax affairs in a way that protects shareholder value by operating in a manner that is ethical, responsible and transparent with all key stakeholders. Key components of the policy are: As a result of this approach, including in particular our commitment to working proactively and transparently with the ATO, during the 2022 year the ATO confirmed that they continue to have an overall high level of assurance that the right amount of tax has been paid by the Company. We continue to engage with the ATO in an open and cooperative manner to seek to reach a resolution for matters as they arise.

As a key taxpayer, Viva Energy retains membership of representative associations and committees that participate in public policy advocacy on tax. We engage in the reform process where relevant and where our contribution will result in the improvement of tax systems, legislation and administration. We support simple, stable and competitive tax rules which support economic growth and long-term sustainable tax contributions.



	Compliance	The submission of accurate tax returns, and payment of tax liabilities, in accordance with the tax rules, regulations and accepted practices within the timeframes set.
	Risk management and governance	A clear articulation of how personnel with tax responsibilities, or whose business activities have a tax impact, are to work together to identify, assess, report and manage tax risks. The escalation of key tax risks to the Board of the Company where appropriate.
0	Commercial rationale	A requirement that all transactions entered into have a commercial rationale, with tax conclusions the outcome of that commercial reality.
	Transparency	A priority to work positively, proactively and transparently with the ATO to minimise disputes and achieve certainty, wherever possible.

### 3. Reconciliation of accounting profit to tax expense and income tax payable

The following table reflects income tax expense and income tax payable disclosed in the financial report for the year ended 31 December 2022 for Viva Energy Group Limited and controlled entities.

	\$M
Reconciliation of accounting profit to income tax (expense)/benefit	
Accounting profit before income tax (expense)/benefit	731.8
Tax (expense) at the Australian tax rate of 30%	(219.5)
Tax effect of permanent differences:	
Non-deductible transaction costs	(6.4)
Non-assessable gain on bargain purchase	2.3
Adjustments relating to prior periods	4.7
Sundry items	1.4
Income tax (expense) reported in the statement of profit or loss	(217.5)
Reconciliation of income tax (expense) to current income tax (payable)/receivable	
Income tax (expense) reported in the statement of profit or loss	(217.5)
Tax effect of temporary differences:	
Inventories	(30.8)
Capital allowances	3.1
Finance leased assets and liabilities	(22.2)
Provisions, financial assets, tax losses and sundry items	1.1
Current income tax (payable) for the year	(266.3)
2022 year tax instalments paid during 2022	124.4
Current income tax (payable) at 31 December 2022	(141.9)
Reconciliation of income tax (payable) by jurisdiction	
Payable to ATO	(137.8)
Payable to Singapore IRAS	(4.1)

The most significant tax differences in the reconciliation result from the impact of various temporary differences.

Temporary differences are items which are assessable or deductible for both tax and accounting purposes. However, the temporary difference arises as the point in time at which the amounts are assessable or deductible for tax purposes is not aligned with when the sums are recorded as income or expenses for accounting purposes.

During the 2022 year, the most material temporary differences recognised by Viva Energy which affected the tax payable during the year were:

- Trading stock on hand at year end was recognised at a higher value for tax purposes than accounts purposes. The impact on tax payable was \$30.8 million reflecting movement in the deferred tax asset balance after reversing out a prior period adjustment of \$40.9 million. Consistent with the overall \$110.1 million deferred tax asset for inventories in the 2022 financial report, the Company's valuation methodology for trading stock continues to reflect materially higher tax payable.
- Tax deductions for actual lease payments were lower than the finance cost component of leased payments and depreciation on the right of use asset which was charged to profit or loss.



# 4. Accounting effective company tax rate

The effective company tax rate is calculated as income tax expense divided by accounting profit before income tax expense.

Viva Energy recognised income tax expense during the year at an effective tax rate of 29.7%. This closely approximates the statutory corporate rate of 30% due to the non-deductibility of the annual amortisation of the Coles Alliance intangible offset by the non-assessability of the accounting gain on bargain purchase along with various favourable foreign exchange impacts on foreign taxes paid. All operations of Viva Energy are ultimately subject to tax in Australia, with credits available for a relatively immaterial level of foreign tax which the Company pays. Accordingly, the global effective tax rate and Australian effective tax rate of Viva Energy are the same.

Effective tax rate	\$M
Income tax (expense) reported in the statement of profit or loss	(217.5)
Accounting profit before income tax expense	731.8
Effective tax rate	29.7%

### 5. Tax contribution summary

Viva Energy makes a significant contribution to Federal and State taxes in Australia. Our total tax contribution by way of taxes, duties and excise during the 2022 year was over \$5.8 billion. Over the last five years, that contribution has been approximately \$28 billion. The ATO has categorised Viva Energy as a key taxpayer for the purposes of income tax, excise and GST, which illustrates the importance of Viva Energy's contribution to the broader tax system.

The following table details the total tax contribution by way of cash paid during the 31 December 2022 year. A summary of key movements compared with prior years is:

- During the year, the Company generated a very strong taxable income result with an increased quantum of cash income tax paid during the year, and with further significant sums becoming payable during the 2023 year under the tax instalment system.
- Fuel excise was lower during the year due to the excise rate for gasoline products being halved for six months following the March 2022 Federal Budget. However, excluding the impact of that law change, like for like fuel excise payments were higher than in 2021.
- GST was materially higher during the year due to the impact of materially increased oil prices along with increasing volumes.

Total tax contribution	\$M
Income tax	118.7
Fuel excise	3,866.2
Customs duties	11.8
Payroll tax	13.0
Fringe benefits tax	0.6
Land tax	26.9
Government imposts collected by the business on behalf of others:	
GST	1,690.8
PAYG withholding	77.8
Total tax contribution	5,805.8

As a company that manufactures and stores fuel products, Viva Energy is required by law to hold various excise licences. As a licence holder, Viva Energy has an obligation to lodge an excise return and pay excise duty on a weekly basis after delivery of fuel products into the Australian domestic market. At the end of 2022, excise rates on the most commonly consumed grades of petrol and diesel were set at 46.0 cents per litre, with those rates (other than aviation fuels) indexed twice a year.

Excise taxes are passed on to consumers through the prices charged to them. However, given excise taxes are paid weekly, depending on the payment terms with customers, this can create a working capital burden for the Company.



### 6. International related party dealings

Viva Energy is an independent and locally managed business listed on the Australian Securities Exchange and all of its operations are subject to income tax in Australia. Viva Energy purchases and sells oil products, along with associated services with an entity that holds a minority ownership interest in Viva Energy. In addition to equity from its investors, Viva Energy holds a debt facility with a consortium of unrelated third party banks. There are no debt funding arrangements in place between Viva Energy and related parties.

#### Nature of related party transactions

# 99.6%

Purchase of crude and refined products, and sale of refined products

0.4%

Procurement services and freightrelated cost During the year, Viva Energy engaged in the following transactions with an international party in Singapore that holds a minority ownership interest in it:

- The purchase of crude and oil products and the sale of oil products, along with associated procurement services.
- Freight-related costs associated with the transportation of crude and oil products.

Almost all of the above transactions (over 99%) involved purchases of crude for our Geelong Refinery and purchases and sales of refined oil products imported around the country through our national terminal network.

Due to insufficient local supply of both crude and refined products, local Australian demand is met by a combination of Australian crude and refined products together with imported crude and refined products. Supply of imported products is often via Singapore, which is the region's main trading and refining hub. The involvement of the Singaporean entity is not for the marketing of Australian-sourced product.

Trading in oil commodities is one of the most actively traded markets internationally with the effect that there is a deep and standard pricing methodology for commodity transactions in the open market. Price is usually based on a marker as adjusted by a premium or discount, both of which are independently assessed by agencies such as Platts or Argus.

These transactions are undertaken with an entity that holds a minority ownership interest in Viva Energy and that itself is purchasing products from non-related third parties. Therefore, such transactions take place on arm's length commercial terms.

### 7. Basis for preparation of report

The disclosures in this report are taken from the disclosures in the audited financial report for the 31 December 2022 year.

Viva Energy's income tax return for the 31 December 2022 year will be completed and filed after the publication of this Taxes Paid Report. Accordingly, the tax positions disclosed in this report reflect current estimates of tax payable. Actual tax payable may vary from the estimates in the financial report due to further clarifications in the course of preparation of the tax return.

The ATO produces a report of entity tax information annually. The information in the ATO report is taken from tax returns and includes tax payable by the entity. The next ATO report is expected to be produced in late 2023 and will include tax paid by Viva Energy for the 31 December 2021 year. The actual tax paid by Viva Energy in respect of the 2021 financial year will be disclosed as tax paid by Viva Energy Group Limited equal to \$41.4 million. This compares to the estimated income tax payable of \$92.9 million disclosed in the 2021 Taxes Paid Report.

The main driver for the difference was an adjustment to the valuation basis of trading stock which resulted in \$40.9 million less tax being paid compared with the original estimate, as referred to in the commentary accompanying section 3 of this report. There were also other additional deductions and credits claimed in the final lodged tax return, including the concluded concessional R&D deduction quantum, and the higher AUD value of credits at the time tax was paid in Singapore during the year.

