

NASPERS LTD

Form 6-K

June 27, 2006

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 6-K

Report of Foreign Issuer

Pursuant to Rule 13a-16 or 15d-16 of

the Securities Exchange Act of 1934

For the month of June 2006

NASPERS LIMITED

(Translation of registrant's name into English)

Naspers Centre

40 Heerengracht

Cape Town

SOUTH AFRICA 8001

(Address of principal executive offices)

(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 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

EXHIBIT LIST

Exhibit

Description

Sequential

Page Number

- Press Release, Naspers Limited announces provisional results for the year ended 31 March 2006, dated 27 June 2006
- Formal announcement - Naspers Limited provisional report for the year ended 31 March 2006, dated 27 June 2006
- Declaration of dividend no. 77, dated 27 June 2006

Press release:

South Africa, 27 June 2006 – Naspers Limited (JSE: NPN, NASDAQ: NPSN) today announced its provisional results for the financial year ended 31 March 2006

NASPERS BENEFITS FROM PAST INVESTMENTS COMING TO FRUITION AND POSITIVE MACROECONOMIC ENVIRONMENT

Naspers reported revenues up 16% to R15,7 billion, core headline earnings of 696 cents per share and free cash flow of R1,9 billion for the financial year ended 31 March 2006.

“We are today benefiting from past investments coming to fruition and from positive macroeconomic environments in many of the group’s key markets,” Naspers chairman Ton Vosloo said.

Commenting on the results, Naspers CEO Koos Bekker said, “Over the past few years the performance of the South African economy has been particularly impressive largely due to astute management by the government.” Bekker did however caution that future growth was reliant on continued economic expansion in key markets, which was uncertain.

The pay TV business subscriber base grew by a net 163 000, with total subscribers under management totalling two million across some 50 countries. The internet business in South Africa remains profitable, but there is still a concern that the country continues to lag behind other markets in the growth of broadband connections.

The print media segment continued to benefit from strong growth in advertising revenue and the launch of new titles.

Irdeto, the conditional content security business, had a strong year, shipping some six million devices and growing revenues by 38%.

Entriq, the broadband media business, continued to gain traction with revenues growing by 94%.

“After four years of rapid earnings and cash flow expansion, Naspers now needs some strategic investments in the year ahead to deliver growth in later years,” Bekker said. “We are targeting, in particular, broadband services in China and North America, and mobile services in Africa.” The group plans to make these investments in the knowledge that they will reduce short-term earnings and cash flows.

Subsequent to year-end, the group acquired a 30% equity stake in Abril S.A., allowing the group to participate in the expanding Brazilian media market.

“Geographically our focus is on the BRICSA (Brazil, Russia, India, China and South and sub-Saharan Africa) countries, which we believe present above-average growth opportunities,” Bekker said. “To date we have been successful in establishing a presence in Africa, Brazil and China.”

Commenting on BEE within the group, Vosloo said, “We fully support the drive to incorporate South Africa’s previously disadvantaged communities into the country’s mainstream economy. We understand that the Codes of Good Practice should be finalised soon. Our South African operations are in the process of ensuring compliance with these Codes. We also intend launching the biggest broad-based black economic empowerment share scheme to date in the South African media industry.”

For further information:

Beverley Branford

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Mobile:

+27 83 500 8012

The complete results are available on the Naspers website at

<http://www.naspers.com>

IMPORTANT INFORMATION

This press release contains forward-looking statements. While these forward-looking statements represent our judgements and future expectations, a number of risks, uncertainties and other important factors could cause actual developments and results to differ materially from our expectations. These factors include, but are not limited to, the key factors that we have indicated that could adversely affect our businesses and financial performance contained in our past and future filings and reports, including those filed with or furnished to the U.S. Securities and Exchange Commission (the "SEC"). We are not under any obligation to (and expressly disclaim any such obligation to) update or alter our forward-looking statements whether as a result of new information, future events or otherwise. Investors are cautioned not to place undue reliance on any forward-looking statements contained herein.

Investors will be able to obtain any documents filed with the SEC from the SEC's Public Reference Room at 450 Fifth Street, N.W., Washington, D.C. 20549. Telephone: (202) 942-8090, Fax: (202) 628-9001. E-mail: publicinfo@sec.gov. Documents filed with or furnished to the SEC by Naspers (other than certain exhibits) are also available free of charge from The Company Secretary, Naspers Limited, 40 Heerengracht, Cape Town 8001, South Africa, Telephone: +27 21 406 2041

www.naspers.com

Provisional Report

Summary of the audited results of the Naspers group
for the year ended 31 March 2006

Naspers Limited

(Registration number: 1925/001431/06)

ISIN: ZAE000015889 JSE share code: NPN

(“Naspers”)

Commentary

GROUP OVERVIEW AND PROSPECTS

The Naspers group continues to benefit from past investments coming to fruition and a positive macro-environment in many of its key markets. These primary factors have resulted in top-line revenues growing 16% to R15,7 billion and core headline earnings growing by 67% to R1,9 billion.

After four years of rapid earnings and cash flow growth, some strategic investments are required in the year ahead to deliver growth

in ensuing years. We are targeting, in particular, broadband services in China and North America, and digital video broadcast-handheld (DVB-H) in Africa. We plan this in the knowledge that such investments will reduce short-term earnings and cash flow growth. In

addition, we will invest in the further development of existing businesses and expand into new markets and opportunities.

In recent years, the group has experienced strong macro-economic growth in our key markets. Over the past few years, economic management of especially the South African and Chinese economies has been particularly impressive. Future growth will be reliant on continued economic expansion in our markets, which is uncertain.

Geographically the group is focused on the BRICSA countries (Brazil, Russia, India, China, South and sub-Saharan Africa), which we

believe present above average growth opportunities. To date we have been successful in establishing a firm presence in Africa and

China. Subsequent to year-end, we acquired a 30% equity stake in a leading Brazilian media company, Abril, for a cash consideration

of US\$422 million. This allows participation in the expanding Brazilian media market. We also established development offices in Russia

and India and are pursuing opportunities in these and other markets.

As mentioned before, the group plans to step up investment in broadband and mobile technologies and services. Both represent opportunities for delivering media content in new formats.

FINANCIAL REVIEW

Group revenues grew by 16% to R15,7 billion. This came largely from net growth in pay-television subscribers of 163 000 and an

increase in advertising revenues of 22%.

Operating profit improved by 22% to R3 billion, with aggregate operating margins at 19%.

The net finance cost of R11 million includes net interest income of R181 million earned on cash held in the group, an imputed interest

cost on finance leases – mostly for satellite capacity – of R177 million, unrealised foreign exchange losses of R22 million on foreign

denominated finance leases and fair value adjustments on foreign exchange contracts and other derivatives, which reflect a net gain of

R7 million.

The group's share of earnings from its equity-accounted associates, including the investment in Tencent, increased to R151 million.

The taxation charge of R935 million is substantially higher than last year, partly a function of the increased profitability of the group and

partly the creation of deferred tax assets last year of R470 million, which then reduced the net tax charge. An accounting profit of some R1 billion was recorded on the sale of our interest in UBC and is reflected as a profit arising on the discontinuance of operations. Last year we reported headline earnings of R2,02 billion and indicated to shareholders that this figure was artificially boosted by the creation of deferred tax assets of R470 million and fair value adjustments relating to foreign exchange contracts of R360 million. As expected, neither of these items recurred to this extent in the current year. As a consequence, headline earnings for this year reflects a modest growth of 6% to R2,14 billion. Core headline earnings, which we believe reflects true, sustainable earnings performance, grew by 67% to R1,97 billion. An analysis of core headline earnings is shown in the adjacent section "Calculation of Headline and Core Headline Earnings". The group balance sheet remains sound. The group generated free cash flow of R1,9 billion (2005: R1,4 billion) in the current year.

DIVIDEND

The board has recommended that the annual dividend be increased by 71% to 120 cents (previously 70 cents), per N ordinary share and 24 cents (previously 14 cents), per unlisted A ordinary share. If approved by shareholders, the dividends are payable to shareholders recorded in the books on 8 September 2006 and will be paid on 11 September 2006. The last date to trade *cum* dividend will be on 1 September 2006.

www.naspers.com

ELECTRONIC MEDIA

Pay television

In aggregate, the pay-television segment grew revenues by 15% and operating profit before amortisation and other gains and losses by 29%. This growth was largely driven by an increase in the aggregate subscriber base of 163 000 to just above two million.

These segmental results exclude UBC which was sold during the year and is treated, for IFRS reporting purposes, as a discontinued operation.

South Africa:

The South African operation reflected some growth, increasing by a net 103 000 to 1,25 million subscribers. The lower priced bouquet aimed at the emerging market (*DStv Compact*) grew to 42 000 subscribers. MultiChoice launched the personal video recorder (PVR) in October 2005, selling some 28 000 units. In the coming year, we intend to make a substantial investment in the development of a DVB-H platform in South Africa.

Sub-Saharan Africa:

The sub-Saharan Africa subscriber base grew by 50 000 to 385 000, primarily from expansion in the Angolan market. Our businesses in sub-Saharan Africa continue to be plagued by regulatory pressures and processes.

Mediterranean:

This base grew by 10 000 to 374 000 subscribers. Migration from analogue to digital continues, with 69% of subscribers now using digital services. During the year, ten new channels were added to the *Nova* platform. Seasonal churn remains an issue.

Internet

The internet segmental results for the current year exclude Tencent as this investment is now equity accounted. The prior year figures include Tencent's operations for three months to June 2004.

The internet segment reflected revenue growth of 29% (52% adjusting for Tencent's accounting treatment). Operating losses before amortisation and other gains and losses increased to R98 million, mostly attributed to the development of the internet portal business in

Thailand and *Sportscn* in China. The internet operation in South Africa remains profitable.

Tencent is the leading instant-messaging (IM) platform in China, and increasingly one of the leaders in this category worldwide. The

business has shown strong growth with peak simultaneous online user accounts for IM services reaching 19,6 million, and active IM

user accounts increasing to 220 million (some users have more than one account).

The internet segment, including our equity-accounted share of Tencent's earnings, is profitable.

Conditional access

Irdeto, the content security solution business, reported record shipments of almost six million devices leading to a growth in revenues of 38%.

Irdeto recently acquired a competitor, Philips CryptoTec and continued its expansion into the rapidly developing mobile TV segment. Its

pioneering agreement with TU Media in Korea is the first such mobile TV service launched in the world. Irdeto will capitalise on its lead

by further developing its technology for safe-guarding content in the broadband, internet and mobile environment.

Entriq

The consumption of broadband media on the internet is becoming the dominant form of internet use. This is evidenced by the almost doubling of Entriq's revenue to R66 million.

Extensive investment continued in content protection, subscriber management technologies and application service provider services

for such broadband markets. Major clients that Entriq has secured include NBC, Viacom, MTV, ProSieben and the Intel ViiV-platform.

Entriq has also developed a broadband product, MediaZone, where niche content is aggregated and offered to the market for subscription.

Substantial investment is expected in the short term to consolidate on the progress that Entriq has achieved in its technologies.

PRINT MEDIA

Newspapers, magazines and printing

This segment benefited from strong organic growth and robust economic conditions, resulting in revenue growing by 18% to R3,9 billion.

Newspaper titles such as *Daily Sun*, *Son* and *Soccer Laduuuuuma* continued to show good circulation growth.

Additional printing

presses are being installed to cope with capacity demands.

The magazine segment also experienced a good year with a number of new titles being launched in South Africa.

A new printing plant, Paarl Web Gauteng, was commissioned and is performing to expectation. An empowerment partner, Kurisani, has invested in this business.

Book publishing and private education

The book publishing business, Via Afrika, had a reasonable year with the school book publishers recording an excellent performance.

In contrast, the private education business turned in a mixed performance. The core distance education business, International Colleges

Group, had a satisfactory year, whilst a number of growth initiatives were launched with varying levels of success. This was also the

last year of the teach-out of Lyceum colleges, closed some years ago. The face-to-face business, Damelin, continued with its

repositioning and focus on the further education and training sector.

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BLACK ECONOMIC EMPOWERMENT (BEE)

Our understanding is that the Codes of Good Practice should be finalised shortly. The South African operations have already started work to ensure compliance with these Codes. In respect of equity ownership, we intend to attract the required level of ownership through an offering to a broad base of BEE participants, including individuals, groupings and our own BEE staff. Further announcements in this regard will be made shortly.

ACCOUNTING POLICIES

The financial results are prepared in accordance with International Financial Reporting Standards (IFRS), the requirements of the South African Companies Act, Act 61 of 1973, and the Listings Requirements of JSE Limited (Listings Requirements). In terms of the Listings Requirements the group is required to prepare its consolidated financial statements in accordance with IFRS for the year ended 31 March 2006. The date of transition to IFRS was 1 April 2004. The group's opening balance sheet at 1 April 2004 has been restated in accordance with IFRS1, "First-time Adoption of IFRS". The effect of the transition from South African Statements of Generally Accepted Accounting Practice to IFRS on the group's equity at 1 April 2004 and 31 March 2005 and its net profit for the year ended 31 March 2005 has been disclosed with the group's 30 September 2005 interim results in a separate document entitled "Transition to IFRS". This information is available on the group's website at www.naspers.com. A copy of the unqualified audit opinion of the auditors, PricewaterhouseCoopers Inc., is available for inspection at the registered office of the company.

On behalf of the board

Ton Vosloo

Koos Bekker

Chairman

Managing director

Cape Town

27 June 2006

Segmental Review

Revenue

Ebitda

Year ended 31 March

Year ended 31 March

2006

2005

2006

2005

R'm

R'm

%

R'm

R'm

%

Electronic media

10 219

8 732

17

2 937

2 356

25

– pay television

8 903

7 747

15

3 105

2 465

26

– internet

898

696

29

(34)

11

–

– conditional access

352

255

38

19

(35)

–

– Entriq

66

34

94

(153)

(85)

80

Print media

5 500

4 782

15

811

779

4

– newspapers, magazines and printing

3 983

3 374

18

745

665

12

– book publishing and private education

1 517

1 408

8	
66	
114	
(42)	
Corporate services	
(13)	
4	
–	
(52)	
(42)	
24	
15 706	
13 518	
16	
3 696	
3 093	
20	
Operating profit before amortisation and other gains/(losses)	Operating profit
Year ended 31 March	Year ended 31 March
2006	2006
2005	2005
2006	2006
2005	2005
R'm	R'm
R'm	R'm
%	%
R'm	R'm
R'm	R'm
%	%
Electronic media	
2 503	
1 945	
29	
2 467	
1 916	
29	
– pay television	
2 761	
2 133	
29	
2 785	
2 120	
31	
– internet	
(98)	
(52)	
88	
(153)	
(68)	
125	

– conditional access

5

(47)

(111)

–

(47)

–

– Entriq

(165)

(89)

85

(165)

(89)

85

Print media

652

636

3

595

604

(1)

– newspapers, magazines and printing

616

550

12

612

528

16

– book publishing and private education

36

86

(58)

(17)

76

(122)

Corporate services

(55)

(43)

28

(58)

(51)

14

3 100

2 538

22

3 004

2 469

22

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Abridged Consolidated
Income Statement

Year ended

Year ended

31 March

31 March

2006

2005

R'm

R'm

Revenue

15 706

13 518

Cost of providing services and
sale of goods

(8 754)

(7 726)

Selling, general and administration
expenses

(3 948)

(3 311)

Other gains/(losses) – net

–

(12)

Operating profit

3 004

2 469

Finance costs – net

(11)

(216)

Share of equity-accounted results

151

88

Profit/(loss) on sale of investments

74

(1)

Dilution profits

–

368

Profit before taxation

3 218

2 708

Taxation

(935)

(257)

Profit after taxation

2 283

2 451

Profit from discontinued operations

32

50

Profit arising on discontinuance
of operations

1 032

–

Profit for the year

3 347

2 501

Attributable to:

Naspers shareholders

3 190

2 384

Minority shareholders

157

117

3 347

2 501

Core headline earnings for
the period (R'm)

1 975

1 185

Core headline earnings per
N ordinary share (cents)

696

427

Headline earnings for
the period (R'm)

2 146

2 024

Headline earnings per N ordinary
share (cents)

756

730

Fully diluted headline earnings per
N ordinary share (cents)

715

690

Earnings per N ordinary share (cents)

1 124

860

Fully diluted earnings per N ordinary
share (cents)

1 063

814

Net number of shares issued ('000)

– At period-end

290 555

282 590

– Weighted average for the period

283 719

277 294

– Fully diluted weighted average

300 243

293 126

Abridged Consolidated

Cash Flow Statement

Year ended

Year ended

31 March

31 March

2006

2005

R'm

R'm

Cash flow from operating activities

3 166

2 368

Cash flow from investment activities

(335)

(877)

Cash flow from financing activities

25

(514)

Net increase in cash and

cash equivalents

2 856

977

Abridged Consolidated

Balance Sheet

31 March

31 March

2006

2005

R'm

R'm

ASSETS

Non-current assets

7 272

6 839

Property, plant and equipment

3 689

3 445

Goodwill and other intangible assets

1 159

1 226

Investments and loans

1 383

1 231

Programme and film rights

171

48

Derivative financial instruments

	33
	32
Deferred taxation	
	837
	857
Current assets	
	10 067
	7 204
TOTAL ASSETS	
	17 339
	14 043
EQUITY AND LIABILITIES	
Share capital and reserves	
	7 118
	4 866
Minority interest	
	172
	227
Non-current liabilities	
	3 372
	2 968
Capitalised finance leases	
	1 444
	1 740
Liabilities– interest-bearing	
	722
	423
– non-interest-bearing	
	551
	176
Post-retirement medical liability	
	153
	161
Deferred taxation	
	502
	468
Current liabilities	
	6 677
	5 982
TOTAL EQUITY AND LIABILITIES	
	17 339
	14 043
Net asset value per N ordinary share (cents)	
	2 450
	1 722
Abridged Consolidated Statement of Changes in Equity	
Year ended	
Year ended	

31 March

31 March

2006

2005

R'm

R'm

Balance at beginning of year

5 093

2 012

Movement in treasury shares

65

38

Share capital and premium issued

106

761

Foreign currency translation

18

(4)

Movement in fair value reserve

(24)

41

Movement in cash flow

hedging reserve

(1)

24

Movement in share-based

compensation reserve

135

34

Transactions with minority

shareholders

(1 113)

(106)

Net profit for the period

3 347

2 501

Dividends

(336)

(208)

Balance at end of year

7 290

5 093

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Calculation of Headline and
Core Headline Earnings

Year ended

Year ended

31 March

31 March

2006

2005

R'm

R'm

**Net profit attributable to
shareholders**

3 190

2 384

Adjusted for:

– impairment of goodwill and
other assets

69

14

– (profit)/loss on sale of property,
plant and equipment

(17)

(7)

– (profit)/loss on sale of investments

(64)

1

– discontinuance of operations

(1 032)

–

– dilution profits

–

(368)

Headline earnings

2 146

2 024

Adjusted for:

– creation of deferred tax assets

(42)

(470)

– amortisation of intangible assets

48

40

– IAS39 fair value adjustments

(145)

(360)

– profit from discontinued operations

(32)

(49)

Core headline earnings

1 975

1 185

*Naspers's mission is to build **shareholder value**
by operating **subscriber platforms**
that bring **content, services and**
communication to paying users;
to sell related **technologies**
and to be useful to the **communities**
we serve*

Supplementary
Information

Year ended

Year ended

31 March

31 March

2006

2005

R'm

R'm

**Depreciation of property,
plant and equipment**

596

556

**Amortisation of intangible
assets**

96

57

**Share-based payment
expenses (IFRS2)**

135

129

Other gains/(losses) – net

–

(12)

– profit on sale of property,
plant and equipment

17

7

– impairments of goodwill
and intangible assets

(69)

(14)

– impairments of tangible assets

–

(6)

– dividends received

2

1

– fair value adjustment on
shareholders' liability

50

–

Finance costs

11

216

– net interest income

(181)

(62)

– interest on finance leases

177

172

– net foreign exchange differences

22

(2)

– net fair value adjustments
on derivative instruments

(7)

108

Investments and loans

1 383

1 239

– listed investments

1 249

1 126

– unlisted investments

134

113

Market value of listed investments

6 506

3 208

Directors' valuation of unlisted
investments

134

113

Commitments

2 860

3 924

– capital expenditure

445

447

– programme and film rights

1 426

1 483

– network and other services
commitments

364

385

– operating lease commitments

359

1 511

– set-top box commitments

266

98

Directors

T Vosloo (chairman), J P Bekker (managing director), J J M van Zyl, L N Jonker, N P van Heerden, S J Z Pacak, B J van der Ross,

G J Gerwel, H S S Willemse, F du Plessis, F T M Phaswana, R C C Jafta

Company secretary

G M Coetzee

Registered office

Transfer secretaries

40 Heerengracht, Cape Town, 8001

Ultra Registrars (Proprietary) Limited

(PO Box 2271, Cape Town, 8000)

Fifth Floor, 11 Diagonal Street, Johannesburg, 2001

(PO Box 4844, Johannesburg, 2000)

ADR programme

The Bank of New York maintains a Global BuyDIRECT

(TM)

plan for Naspers Limited. For additional information, please visit The

Bank of New York's website at www.globalbuydirect.com or call Shareholder Relations at 1-888-BNY-ADRS or

1-800-345-1612

or write to: The Bank of New York Shareholder Relations Department – Global BuyDIRECT

(TM)

Church Street Station,

P O Box 112588, New York, NY 10286-1258, USA.

Notice is hereby given that an annual ordinary dividend at the rate of 120c per N ordinary share and 24c per unlisted A ordinary share has been proposed by the directors and is payable to shareholders recorded in the books of the company at the close of business on 8 September 2006. The proposed dividends are to be confirmed at the annual general meeting to be held on 25 August 2006. An announcement confirming the proposed dividends will be made on SENS on 25 August 2006 and in the press on 26 August 2006.

In compliance with the requirements of STRATE the following dates are applicable:

2006

- Last day to trade cum dividend

Friday 1 September

- Securities start trading ex-dividend

Monday 4 September

- Record date

Friday 8 September

- Payment date

Monday 11 September

The dividend is declared in the currency of the Republic of South Africa.

Share certificates may not be dematerialised or re-materialised between Monday 4 September 2006 and Friday 8 September 2006, both dates inclusive.

By order of the board

GM Coetzee

Secretary

27 June 2006

Transfer Secretaries:

Registered office:

Ultra Registrars (Proprietary) Limited

Naspers Centre

Registration number 2000/007239/07

40 Heerengracht

11 Diagonal Street

Cape Town 8001

Johannesburg

(P O Box 2271

(P O Box 4844, Johannesburg, 2000)

Cape Town, 8000)

Republic of South Africa

Republic of South Africa

NASPERS LIMITED

(Incorporated in the Republic of South Africa)

(Registration number 1925/001431/06)

Share code: NPN ISIN: ZAE000015889

DIVIDEND NUMBER 77

i

SIGNATURES

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

NASPERS LIMITED

Date: June 27, 2006 by

Name: Stephan J. Z. Pacak

Title: Director