

Introduction				
Warning	This summary should be read as an introduction to the Prospectus. Any decision to invest in the securities should be based on consideration of the Prospectus as a whole by the investor. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in such securities.			
Capitalised Terms	Each capitalised term shall have the meaning assigned to it either in the Registration Document dated 2 July 2025, the Prospectus Supplement, the Securities Note, or the Bond Terms.			
The Securities	On 22 August 2025, the Issuer issued a senior unsecured green bond in the amount of NOK 1,000,000,000 (the "8-Year Bonds" or the "Bonds"). The Bonds are electronically registered in bookentry form with the Norwegian Central Securities Depository (Norwegian: Verdipapirsentralen) under ISIN NO0013636480.			
The Issuer	SalMar ASA, a public limited liability company existing under the laws of Norway with registration number 960 514 718 and LEI-code 5967007LIEEXZXGDBK67.  The head office and registered address of the Issuer is Industriveien 51, 7266 Kverva, Frøya, Norway, and its website is www.salmar.no. The Issuer's main telephone number is +47 72 44 79 00.			
The Offeror(s)	Not Applicable. The Bonds have not been subject to a public offer; the Bonds are already issued and settled.			
Competent Authority Approving the Prospectus	The Financial Supervisory Authority of Norway (Norwegian: <i>Finanstilsynet</i> ), with registration number 840 747 972 and registered address at Revierstredet 3, 0151 Oslo, Norway, and with telephone number +47 22 93 98 00 has reviewed and on 15 October 2025, approved the Prospectus.			
•	ation on the Issuer			
	uer of the Securities?			
Corporate Information	SalMar ASA, a company existing under the laws of Norway with registration number 960 514 718 and LEI-code 5967007LIEEXZXGDBK67.			
Principal activities	The Group is one of the world's largest producers of farmed salmon. The main operations of the Group include hatchery, farming, harvesting and processing, and sales and distribution of salmon.			
Major Shareholders	Shareholders owning 5% or more of the shares of the Issuer have an interest in the Issuer's share capital which is notifiable pursuant to the Norwegian Securities Trading Act.			

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			•	s, the Issuer is by Folketrygdfo	owned 44.27% by ondet.	
Key managing directors		Name Po		Position	osition	
		Arntsen		Group Preside	nt/CEO	
	Ulrik S	Steinvik		Group CFO		
	Ander	s Fjellheim		COO Farming		
		Bekken		Chief Technol	ogy Officer	
	_	Søbstad		COO Sales & Industry		
		va Johanne Haugen Director Quality			•	
	2,400	Eva soname naagen			Management/HSE	
	Arthur Wisniewski			Director Human Resource		
	Aiciidi	Altitul Wishlewski		Management		
	Runar	Sivertsen		Chief Strategy		
Statutory auditor				r is Ernst & You	ing AS, Stortorvet	
	7, 0155	Oslo, Norway	<b>'.</b>			
What is the Key Financial I						
Selected Historical Key Financial Information					from the Issuer's	
					and for the years	
					ssuer's unaudited	
	consoli	dated financia	al statemer	nts for the six	months ended 30	
	June 20	025.				
		Six months ended		Year ended		
	-	30 Ju			December	
Selected information from the Issuer's Financial Statements	s	2025	2024	2024	2023	
Amounts in NOK million	_	(unaudited)	(unaudited)			
Total revenue		11,368	12,393	26,426	28,219	
Profit for the period		-217	1,796	3,105	3,402	
Selected information from the Issuer's Financial Statement:	·c	2025	2024	2024	2023	
Amounts in NOK million	,	(unaudited)	(unaudited)			
			==.			
Net interest-bearing debt <sup>(1)</sup>		20,094	16,791	16,799	13,107	
Selected information from the consolidated statement of co	ach	2025	2024	2024	2023	
flows	1911	(unaudited)	(unaudited)			
Amounts in NOK million						
,						
Net Cash flows from operating activities		-1,097	2,707	5,381	8,975	
Net Cash flows from investing activities		-1,076	-1,053	-2,167	1,775	
Net Cash flows from financing activities		-2,176	-1,803	-3,485	-12,989	
(1) Please see the Issuer's Annual Report for 2024 and Q2 Report for 202	5 for furthe	r information abou	ut the definiti	on of the term and	reconciliation to IFRS	
figures.						
Selected Key Pro Forma Financial Information	Not applicable. No pro forma financial information is included in					
		spectus.				
Drafit Foregot or Estimate			rofit for	ot on sating	العادية المحادية	
Profit Forecast or Estimate		Not applicable. No profit forecast or estimate is included in the			is included in the	
	Prospec	ctus.				
Audit Report Qualification	Not ar	policable. The	ere are no	gualifications	in the audited	
	-	Not applicable. There are no qualifications in the audited financial reports.				
What are the Key Risks	s That are	Specific to t	he Issuer?			
Key Risks Specific to the Issuer and the Group	Key ris	ks related to t	he Issuer:			
		The Group is	s subject to	risks related t	o food safety and	
	•	health conce		risks reidled t	o roou sarety and	
	1				1 20	
	_	The C'-				
	•	The Group's and maintai		-	dwill, reputation	

- The Group is subject to existing and increasing competition in the farmed salmon market
- The Group's operations are subject to biological risks
- The Group is dependent on favourable salmon prices, which may be affected by a number of factors, to sustain or expand its operations
- Risks related to feed costs and supply
- Risk related to climate change and loss of nature
- The Group is exposed to regulatory, market, technology and reputational risks related to climate change
- Risks related to the loss and degradation of marine ecosystems
- The Group is exposed to currency risks, liquidity risks and interest rate risk
- The Group is subject to complex and extensive regulations which is subject to change
- Changes in tax laws of any jurisdiction in which the Group operates, and/or any failure to comply with applicable tax legislation may have a material adverse effect for the Group

See Section 1 in the Registration Document dated 2 July 2025 for further information about the risks relating to the Issuer.

## Key Information on the Securities What are the Main Features of the Securities?

## Type, Class of Securities Identification and ISIN Number

All of the Bonds are senior unsecured bonds with an interest rate of 5.15 percentage points per annum. The Bonds are electronically registered in book-entry form with the Norwegian Central Securities Depository (Norwegian: *Verdipapirsentralen*) under ISIN NO0013636480.

## Currency, Number and Par Value of the Securities ...

The Bonds are issued in NOK in the issue amount of NOK 1,000,000,000. The Bonds have a face value of NOK 1,000,000, each of them ranking *pari passu* between themselves.

The maximum issue amount of the Bonds is NOK 1,000,000,000 and the Maturity Date is 22 August 2033, adjusted according to the Business Day Convention.

## Rights Attaching to the Securities .....

The Bond Terms have been entered into between the Issuer and the Bond Trustee. The Bond Terms regulate the Bondholder's right and obligation in relation to the Bond Issue. The Bond Trustee is party to the Bond Terms on behalf of the Bondholders and is granted the authority to act on behalf of the Bondholders to the extent provided for in the Bond Terms.

When the Bonds are subscribed for/purchased, the Bondholder has accepted the Bond Terms and is bound by its terms.

The Bonds shall constitute senior debt obligations of the Issuer. The Bonds shall rank at least *pari passu* between themselves and at least *pari passu* with all other obligations of the Issuer (save for such claims which are preferred by bankruptcy, insolvency, liquidation or other similar laws of general application). The Bonds shall rank ahead of subordinated debt.

At the Bondholder's Meeting, each Bondholder may cast one vote for each Voting Bond owned on the Relevant Record Date (as defined in the Bond Terms). The Chairperson, being the Bond Trustee or a representative elected by the Bondholder's Meeting, may, in its sole discretion, decide on accepted evidence of ownership of Voting Bonds (as defined in the Bond Terms).

Where will the securities be traded?					
Admission to Trading	The Issuer has applied for the Bonds to be listed on the Oslo Stock Exchange.				
	Listing is expected to take place shortly after the approval of the Prospectus.				
Is there a Guarantee	attached to the Securities?				
Nature and Scope of the Guarantee	Not Applicable.				
The Guarantor	Not Applicable.				
Relevant Key Financial Information	Not Applicable.				
Key Risk Related to the Guarantor	Not Applicable.				
What are the key risks that are specific to the securities?					
Key Risk Specific to the Bonds	Risks related to the market and potential market value of the Bonds				
	<ul> <li>The Bonds will be unsecured, affecting payment of the Bonds in the event of bankruptcy and otherwise</li> </ul>				
	<ul> <li>The Bonds will be structurally subordinated to the liabilities of the Issuer's subsidiaries</li> </ul>				
	<ul> <li>Risk related to the Issuer's service and repayment of the Bonds</li> </ul>				
	The Bonds may be redeemed early due to a tax event				
	Risks related to prepayment and repurchase events				
	<ul> <li>Bondholders may be overruled by majority votes taken in Bondholder's meetings</li> </ul>				
	Individual Bondholders do not have a right of action against the Issuer				
	See Section 1 in the Securities Note for further information about the risks relating to the Bonds.				
Key information on the Offering and/or the admission to trading on a regulated market					
Under which conditions and t	imetable can I invest in this security?				
Terms and Conditions for the Offer	Not Applicable. The Bonds have not been subject to a public offer; the Bonds are already issued and settled.				
Dilution	Not Applicable.				
Proceeds and Estimated Expenses	Not applicable. The expenses related to the Bonds will be paid by the Issuer.				
Who is the Offeror and/or the P	erson asking for admission to Trading?				
Brief description of the Offeror(s)	Not Applicable.				
Why is this Prosp	pectus being produced?				
Reasons for the Offering/Admission to Trading	This Prospectus is being produced as part of the Listing of the Bonds on the Oslo Stock Exchange.				
	The Group believes that the Listing will (i) enable access to equity capital markets to fund further growth; (ii) diversify the bondholder base; (iii) enhance the Issuer's profile with investors, business partners, vendors and customers; and(iv) enable the selling bondholders to partially monetise their				

	bondholding and allowing for a liquid market of the Bonds going forward.
Use of proceeds	The Issuer will use the net proceeds from the issuance of the Bonds for eligible green projects as further defined by the Issuer's Green Bond Framework (as defined in the Bond Terms).
Underwriting	Not Applicable. The Bonds have not been subject to any underwriting.
Material and Conflicting Interests	Nordea Bank Abp, filial i Norge (the "Manager") and/or any of its affiliated companies and/or officers, directors and employees may be a market maker or hold a position in any instrument or related instrument discussed in this Summary and may perform or seek to perform financial advisory or banking services related to such instruments. The Manager's corporate finance departments may act as managers or co-managers for the Issuer in private and/or public placement and/or resale not publicly available or commonly known.  Other than as set out above, the Issuer is not aware of any interest of any natural and legal persons involved in the Bond Issue that is material to the Bond Issue.