Turnstone Midco 2 Limited

Annual report and financial statements
Registered number 07496754
Year ended 31 March 2022

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Strategic report for the year ended 31 March 2022

The directors present the Strategic report for the year ended 31 March 2022.

Principal activities

The principal activity of the company is to act as an intermediate investment holding company.

Rusiness review

Review of the development and performance of the company

The loss for the financial year was £28,000 (2021: loss £34,160,000).

The company holds investments in the subsidiaries of the {my}dentist group as well as controls a number of partnerships. Carrying value of investments for the year ended 31 March 2022 was £34,200,000 (2021: £34,200,000).

The company is a member of the group of companies headed by Turnstone Equityco 1 Limited ('the group'). The principal activities of the group are the operation of dental practices and the provision of materials, services and equipment to dental practices.

The group is organised into two distinct business units, {my}dentist and DD divisions which provide a range of National Health Service ('NHS') and private dental services from practices throughout the United Kingdom along with support services to other third party dental practices and the wider healthcare sector.

Until 16 August 2021, the group was jointly owned by The Carlyle Group ('Carlyle') and Palamon Capital Partners ('Palamon'). On 28 May 2021, the group announced that a binding share purchase agreement had been entered into for Palamon and the management team to acquire Carlyle's shareholding ("the Palamon transaction"). On 16 August 2021, the transaction was completed. A full refinancing of the Group's third-party borrowings was also finalised.

Strategy and future outlook

The company is expected to remain an intermediate investment holding company in the forthcoming year.

Events after the reporting period

On 18 May 2022, the group entered into a binding share purchase agreement to sell DD Group Holdings Limited and subsidiaries to an affiliate of Sun European Partners LLP. On 8 June 2022, the transaction was completed and the DD division ceased to form part of the group.

The proceeds from the sale of DD Group Holdings Limited were transferred via the company to Midco 1 and used to repay in full amounts outstanding on the £120 million Subordinated PIK facility including all accrued interest.

Principal risks and uncertainties

The company's risks and uncertainties are integrated with the principal risks and uncertainties of the group. Accordingly, the principal risks and uncertainties of Turnstone Equityco 1 Limited, which includes those of the company, are discussed in the Strategic report in the financial statements of Turnstone Equityco 1 Limited which does not form part of this report.

The consolidated financial statements of Turnstone Equityco 1 Limited are publicly available and may be obtained from the Company Secretary, Turnstone Equityco 1 Limited, Europa House, Stoneclough Road, Kearsley, Manchester, M26 1GG.

Financial risk management

The Board of Directors has overall responsibility for the establishment and oversight of the company's risk management framework. The company's activities expose it to a variety of financial risks: credit risk, liquidity risk, market risk and inflation risk.

The company's risk management policies are established to identify and analyse the risks faced by the company, to set appropriate risk limits and controls to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the group's activities.

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Strategic report for the year ended 31 March 2022 (continued)

Financial risk management (continued)

Credit rick

Credit risk is the risk of financial loss to the company if a customer fails to meet its contractual obligations. The nature of the company's contract with the NHS Regions means that credit risk is minimised for a significant proportion of the company's revenue. The patient's contribution to NHS charges is usually collected before treatment in order to minimise risk to the company, however a risk may arise if treatment plans change and additional charges are not collected at the time of the appointment.

Liquidity risk

Liquidity risk is the risk that the group will not be able to meet its financial obligations as they fall due. The group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without unacceptable losses or risking damage to the group's reputation.

The group regularly monitors its cash flow forecasts and currently maintains funds on demand to meet all operational expenses including the servicing of financial obligations.

Market risk

Market risk is the risk that changes in foreign exchange rates and interest rates will affect the company's income or costs.

The company has limited currency risk as all operations are carried out in the United Kingdom and all income and expenses are denominated in Sterling. However, as materials are principally sourced by other group companies from suppliers internationally, the company is indirectly exposed to currency risk as prices are adjusted to reflect currency movements. The group mitigates this risk through the use of, for example, derivative financial instruments such as foreign currency forward contracts or option contracts. This risk is also managed through competitive tendering for the group's significant supply contracts.

Inflation risk

Inflation risk is the risk that the cost of key services and products procured by the group will rise with inflation and affect the group's income. The rates paid under the terms of the group's NHS contracts are reviewed on an annual basis and, over the course of the past few years, the annual uplifts have typically been lower than the rate of both RPI and CPI.

The group undergoes a regular review of key suppliers through its procurement programme to mitigate cost increases, using tendering processes where possible. In addition, the group seeks to rationalise its supplier base to benefit from its scale.

Section 172(1) statement

The company is managed as part of the {my}dentist group and therefore the Section 172(1) statement set out on the following pages is provided in the context of the directors duties of the {my}dentist group.

The directors of the company must act in accordance with the duties detailed in section 172 of the Companies Act 2006:

"A director of a company must act in the way they consider, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole and in doing so have regard (amongst other matters to) -

- the likely consequences of any decision in the long term;
- the interests of the company's employees;
- the need to foster the company's business relationships with suppliers, customers and others;
- · the impact of the company's operations on the community and the environment;
- the desirability of the company maintaining a reputation for high standards of business conduct; and
- the need to act fairly as between members of the company."

The directors, at {my}dentist, are conscious of the impact their decisions have on employees, patients of the {my}dentist practices, clinicians, the NHS, communities, suppliers, regulators, investors and the environment. The directors' focus on engagement with all stakeholders and this informs the decision-making process.

Strategic report for the year ended 31 March 2022 (continued)

Section 172(1) statement (continued)

Consequences of decisions in the long term

Following the change in the group ownership structure, the group has the following key strategies:

- To maintain the highest clinical standards by developing best-in-class clinical pathways and procedures to deliver consistent, high quality and ethical dental care;
- To improve clinician and nurse resourcing, retention and engagement;
- To optimise practice productivity;
- To grow our private business through affordable and specialist options;
- To divest our DD businesses;
- To ensure every practice is sustainable for the future;
- To transform our estate to provide modern, well-equipped, easily accessible practices for our patients, clinicians and staff

The directors believe these are critical long-term factors for the success of the company. Plans for strategic investment to support these goals within the {my} dentist division include the transformation of the practice estate through the merger and relocation of smaller practices to larger, high street locations, expansion of Advanced Oral Health Centres (AOHCs) to increase the availability of specialist treatments including implants, continued development of affordable private treatment options for patients and the development of a nationwide clinical support network to assist self-employed clinicians to develop their businesses.

The objective to divest the DD business was completed on 8 June 2022.

{my}dentist aims to operate and develop its businesses in a way that supports current needs and provides a platform for future development. This decision making process takes into account the relevant economic, environmental and social factors to sustain the company for the long term. Part of this decision making process includes resource allocation decisions over where to invest capital to generate the best return to underpin long term operational requirements.

The impact of Covid-19 on the business meant that during the last two years, on many occasions the directors were required to balance the demands of the short-term environment while also considering the long term strategic impact of decisions.

Engaging with our people

As a healthcare business, it is critical that we maintain the highest possible clinical standards and our people, including our self-employed clinicians, are key to this objective. The directors and executive management want our people to be engaged in the success of their practice and to strive to provide the best possible patient care. At DD we want our people to be able to provide our customers with industry leading service.

The Chief Executive Officer, Chief Operating Officer, and the Chief Clinical Officer all regularly hold area meetings for clinicians and practice employees to gather feedback on potential improvements, to listen to perspectives from practices and to empower practice teams. This includes regular practice visits and a number of online meeting options such as broadcasts, video conferencing and regular updates on the latest clinical issues to ensure connections are maintained with practice teams. Support Centre Heads of Department and the Executive team all make regular visits to practices to follow up how central services can be improved.

The Managing Director for DD also regularly visits the regional businesses within the division or holds video "town hall" meetings.

{my}dentist wide "Great Place to Work" (for employees) and "Great Place to Practise" (for clinicians) surveys are run annually using consistent question patterns in order to track progress against key issues relating to "my team", "my manager", "my career", "my engagement" and "my ideas". Localised feedback from the surveys are then used to develop action plans which are aligned with wider divisional focus areas. Survey results from previous years have led to the restructuring of the Nurse career path, the introduction of Practice Manager development programmes, the launch of our Clinical Excellence awards and a reorganisation of the practice Facilities telephone helpdesk. The analysis for each survey is presented to the {my}dentist Board, executive management and the {my}dentist senior leadership team. It is also reviewed against the current strategic goals of the business.

Strategic report for the year ended 31 March 2022 (continued)

Section 172(1) statement (continued)

The annual {my}dentist clinical conference provides a forum for clinicians to meet, attend continuing professional development seminars led by industry experts and gain an insight into the development of the group. It also provides an opportunity for clinicians to highlight the positive changes their work can have on patients. Unfortunately due to Covid, it was not possible to run the clinical conference during 2020 or 2021, however the conference ran in October 2022.

(my)dentist is in the process of setting up a Clinical Advisory Board, made up of a number of self-employed clinicians from across the business. The advisory board would provide a forum for clinical issues to be discussed with the Chief Clinical Officer and for the business to seek feedback from clinicians in relevant areas to them.

The mental health challenges arising from the pressures of working in practice during Covid or from working at home for an extended period of time have been recognised by the business. Team meetings via Microsoft Teams have been cascaded through the business and have included messaging on maintaining a balance between work and life while working from home. A number of colleagues have also been trained to support staff experiencing mental health challenges.

During FY2022, restrictions relating to access to practices have relaxed and offices have reopened with appropriate safety provisions. The business has taken a "hybrid" approach to central operations with support teams, depending on roles, able to work flexibly where possible.

Understanding the views of all of our stakeholders and fostering of business relationships

Engaging stakeholders and developing meaningful partnerships is essential for long term business success. {my}dentist is engaged in regular and open dialogue with relevant stakeholders to understand perspectives, expectations, concerns and needs.

{my}dentist maintains a wide range of relationships in the dental and healthcare sector in order to ensure it is able to plan effectively for the future. {my}dentist maintains relationships:

- with the NHS at a regional and national level to understand commissioning requirements;
- with the BDA to understand clinicians key interests;
- with the Department of Health;
- with Members of Parliament with an interest in dentistry;
- · with the UK dental schools to understand the aspirations of future clinicians;
- with overseas dental schools to increase awareness of clinicians to the opportunities available in the UK;
 and
- · with suppliers to work on the future of dentistry including digital transformation.

{my}dentist is also a founder member of the Association of Dental Groups and through this works with other dental corporates in the UK on issues that affect the industry as a whole.

Over the last two years, these relationships have been critical in managing the impact of Covid on {my}dentist and ensuring that there is effective communication across the dental sector.

Impact of the company's operations on the community and environment

The company aims to deliver outstanding care to our patients, ensuring great clinical outcomes along a patient journey.

We collect feedback from patients as part of our NHS commitments which generates a "Friends and Family test" recommendation that is published on the NHS website for each practice. The website also includes a section for reviews and ratings and Practice Managers provide responses to feedback and take action when issues are raised. {my}dentist also has a dedicated Patient Support team who assist practices in dealing with any issues or complaints raised by patients.

The main complaint raised by patients relates to the availability of appointments. This reflects the current access problem in dentistry centred on the availability of clinician time.

Strategic report for the year ended 31 March 2022 (continued)

Section 172(1) statement (continued)

Maintaining a reputation for high standards of business conduct

The company operates in highly regulated environments across all of its business areas. This level of regulation is critical as it ultimately aims to protect patients and to ensure they receive the right level of care and are treated fairly. The company's approach aligns with our strategy to maintain the highest clinical standards. In order to maintain compliance, (my) dentist operates a bespoke system of monitoring progress against practice targets which is reviewed alongside practice financial performance by operational management. Within DD, the Mcd-FX pharmacy is a registered pharmacy with the General Pharmaceutical Council and is required to declare each year compliance with professional, ethical and fitness to practice standards.

Alongside clinical compliance, our Health and Safety specialists assist practice and DD teams in maintaining a safe environment for patients and employees. The processes and procedures in place at {my}dentist have led to the team being presented with the "Commended in the Healthcare Services Sector" award at the Royal Society for the Prevention of Accidents (RoSPA) Health and Safety Awards.

During the year {my}dentist was partly funded through debt securities listed on The International Stock Exchange. Quarterly briefing presentations were held for bondholders to discuss developments in {my}dentist over the last three months in an open and transparent way. This also provided an opportunity for bondholders to raise questions with the Chief Executive Officer and Chief Financial Officer. All significant announcements and quarterly financial statements were published on the {my}dentist website up until the redemption of the debt. Following the Palamon transaction, the {my}dentist's debt funding is now privately held. The Chief Executive Officer and Chief Financial Officer regularly meet with the holders of debt in order to update them on the {my}dentist's progress against its strategic objectives.

The need to act fairly as between members of the company

After weighing up all relevant factors, the directors consider which course of action best enables delivery of {my}dentist's strategy for the long term, taking into consideration the impact on stakeholders.

On behalf of the Board

R Storab

Director

16 December 2022

Directors' report for the year ended 31 March 2022

The directors present their report and the audited financial statements of Turnstone Midco 2 Limited for the year ended 31 March 2022.

Financial risk management

Please refer to the Strategic report for a description of the company's financial risk management processes.

Future developments

Please refer to the strategy and future outlook section of the Strategic report for a description of future developments.

Dividends

The directors do not recommend the payment of a dividend for the year (2021: £nil).

Directors

The directors who held office during the year and to the date of this report were as follows:

NK Pandya

T Riall

Richard Storah (appointed 2 September 2022)

The directors benefitted from qualifying third party indemnification provisions in place during the financial year and at the date of approval of these financial statements.

Going concern

The directors believe that preparing the financial statements on the going concern basis is appropriate due to the continued financial support of the ultimate parent company Turnstone Equityco 1 Limited. The directors have received confirmation that Turnstone Equityco 1 Limited intend to support the company for at least one year after these financial statements are signed, and therefore the going concern of the company is dependent on the going concern of the parent company. In making their assessment of the going concern of the parent company, the directors of the parent company have reviewed forecasts that consider both a base case and a severe but plausible downside case.

Events after the reporting period

On 18 May 2022, the group entered into a binding share purchase agreement to sell DD Group Holdings Limited and subsidiaries to an affiliate of Sun European Partners LLP. On 8 June 2022, the transaction was completed and the DD division ceased to form part of the group.

The proceeds from the sale of DD Group Holdings Limited were transferred via the company to Midco 1 and used to repay in full amounts outstanding on the £120 million Subordinated PIK facility including all accrued interest.

Statement of directors' responsibilities

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

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law).

Under company law the 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 company and of the profit or loss of the company 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 United Kingdom Accounting Standards, comprising FRS 102, have been followed, 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 company will continue in business.

Directors' report for the year ended 31 March 2022 (continued)

Statement of directors' responsibilities (continued)

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

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

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 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 company's auditors are aware of that information.

Independent auditors

PricewaterhouseCoopers LLP have indicated their willingness to continue in office and a resolution that they be reappointed as auditors will be proposed at the annual general meeting.

On behalf of the Board

R Storah Director

16 December 2022

Europa House
Europa Trading Estate
Stoneclough Road
Kearsley
Manchester
M26 1GG

Independent auditors' report to the members of Turnstone Midco 2 Limited

Report on the audit of the financial statements

Opinion

In our opinion, Turnstone Midco 2 Limited's financial statements:

- give a true and fair view of the state of the company's affairs as at 31 March 2022 and of its loss for the year then ended:
- have been properly prepared in accordance with United Kingdom Generally Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law); and
- 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 Balance sheet as at 31 March 2022; the Statement of comprehensive income and Statement of changes in equity for the year then ended; and the notes to the financial statements, which include a description of the significant accounting policies.

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 company 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, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Conclusions relating to going concern

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 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 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 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.

Independent auditors' report to the members of Turnstone Midco 2 Limited (continued)

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 March 2022 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 company and its environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic report and Directors' report.

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, 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 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 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 company and industry, we identified that the principal risks of non-compliance with laws and regulations related to other regulatory regulations (including those monitored by the Care Quality Commission and the Medical Health Regulatory Authority), and health and safety regulations (especially those governing dental surgeries and warehouse 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 tax regulations. 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 the use of journals to manipulate financial results. Audit procedures performed by the engagement team included:

 Obtained an understanding of the legal and regulatory framework applicable to the company and how the company are complying with that framework;

Independent auditors' report to the members of Turnstone Midco 2 Limited (continued)

- Discussions with management including consideration of known or suspected instances of non-compliance with laws and regulations and fraud;
- Identifying and testing journal entries, in particular any journal entries posted with unusual account combinations; and
- Challenging assumptions and judgements made by management in their significant accounting estimates.

There are inherent limitations in the audit procedures described above. We are less likely to become aware of instances of non-compliance 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.

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 financial statements are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

Hazel Macnamara (Senior Statutory Auditor)

For and on behalf of PricewaterhouseCoopers LLP Chartered Accountants and Statutory Auditors

Manchester

16 December 2022

Statement of comprehensive income for the year ended 31 March 2022

	Note	2022 £'000	2021 £'000
Administrative expenses Reversal of impairment of investment in subsidiary	4	(28)	(40) 34,200
Operating (loss)/profit	4	(28)	34,160
(Loss)/profit on ordinary activities before taxation		(28)	34,160
Tax on (loss)/profit on ordinary activities	6	-	-
(Loss)/profit for the financial year		(28)	34,160

The company has no items of other comprehensive income during the current or previous year other than those stated above.

Balance sheet at 31 March 2022

at J1 Pratty SV22	Note	£'000	2022 £'000	£'000	2021 £'000
Fixed assets					
Investments	7		34,200		34,200
Comment					
Current assets Debtors	8	177,785		_	
Cash at bank and in hand	ď	2		2	
		177,787		2	
Creditors: amounts falling due within one year	9	(177,968)		(155)	
Net current liabilities			(181)		(153)
					
Total assets less current liabilities			34,019		34,047
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Net assets			34,019		34,047
Capital and reserves					
Called up share capital	10		410,961		410,961
Accumulated losses	\overline{n}		(376,942)		(376,914)
Total shareholders' funds			34,019		34,047
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The notes on pages 14 to 23 form an integral part of these financial statements.

These financial statements on pages 11 to 23 were approved by the board of directors on 16 December 2022 and were signed on its behalf by:

R Storah Director

Statement of changes in equity for the year ended 31 March 2022

	Called up share capital £'000	Accumulated losses £'000	Total shareholders' equity £'000
Balance at 1 April 2020	410,961	(411,074)	(113)
Comprehensive income for the year Profit for the financial year		34,160	34,160
Balance at 31 March 2021	410,961	(376,914)	34,047
Comprehensive expense for the year Loss for the financial year		(28)	(28)
Balance at 31 March 2022	410,961	(376,942)	34,019

Notes to the financial statements

1 Company information

The financial statements cover Turnstone Mideo 2 Limited (the 'company') as an individual entity. The financial statements are presented in Sterling (£), which is IDH Group Limited's functional and presentation currency.

The company is a private company limited by shares, incorporated in the United Kingdom, domiciled and registered in England. Its registered office is Europa House, Europa Trading Estate, Stoneclough Road, Kearsley, Manchester, M26 IGG.

The principal activity of the company is to act as an investment holding company.

The company is a member of the group of companies headed by Turnstone Equityco 1 Limited ('the group'). The principal activities of the group are the operation of dental practices and the provision of materials, services and equipment to dental practices.

2 Accounting policies

Basis of preparation

The financial statements of Turnstone Midco 2 Limited have been prepared in accordance with applicable United Kingdom accounting standards, including Financial Reporting Standard 102 The Financial Reporting Standard applicable in the United Kingdom and Republic of Ireland ('FRS 102'), and with the Companies Act 2006.

The company is a wholly owned subsidiary of Turnstone Midco 1 Limited and of its ultimate parent, Turnstone Equity Co 1 Limited. It is included in the consolidated financial statements of Turnstone Equity Co 1 Limited which are publicly available. The company is exempt by virtue of section 400 of the Companies Act 2006 from the requirement to prepare consolidated financial statements. The ultimate parent undertaking of the smallest and largest group to consolidate these financial statements is Turnstone Equity Co 1. The address of the parent's registered office is Europa House, Europa Trading Estate, Stoneclough Road, Kearsley, Manchester, M26 1GG.

Going concern

These financial statements are prepared on a going concern basis, under the historical cost convention.

The directors believe that preparing the financial statements on the going concern basis is appropriate due to the continued financial support of the ultimate parent company Turnstone Equityco 1 Limited. The directors have received confirmation that Turnstone Equityco 1 Limited intend to support the company for at least one year after these financial statements are signed, and therefore the going concern of the company is dependent on the going concern of the parent company. In making their assessment of the going concern of the parent company, the directors of the parent company have reviewed forecasts that consider both a base case and a severe but plausible downside case.

A summary of the more important accounting policies, which have been applied on a consistent basis, is set out below

Exemptions for qualifying entities under FRS 102

FRS 102 allows a qualifying entity certain disclosure exemptions, subject to certain conditions which have been complied with, including notification of, and no objection to, the use of the exemptions by the company's shareholders.

The company has taken advantage of the following exemptions:

- from preparing a statement of cash flows, on the basis that it is a qualifying entity and that the company's cash flows are included within the consolidated cash flow statement for the group;
- from preparing a reconciliation of the number of shares outstanding at the beginning and end of the financial year;
- from disclosing the compensation paid to the company's key management personnel; and
- from disclosing related party transactions between wholly owned entities that are part of the Turnstone Equityco.
 Limited group of companies.

2 Accounting policies (continued)

Investments

Investments held as fixed assets are stated at cost less amounts written off for impairment.

Long-term intercompany balances, which have been generated by the holding company funding the subsidiaries' acquisitions of dental practices, are treated as investments in the balance sheet.

Impairment of investments

At each reporting date investments are reviewed to determine whether there is any indication that they have suffered an impairment loss. If there is an indication of possible impairment, the recoverable amount of any affected investment is estimated as the higher of its fair value less costs to sell or the value in use. This is then compared with its carrying amount. If the estimated recoverable amount is lower, the carrying amount is reduced to its estimated recoverable amount, and an impairment loss is recognised immediately in the statement of comprehensive income.

If an impairment loss subsequently reverses, the carrying amount of the investment is increased to the revised estimate of its recoverable amount, but not in excess of the amount that would have been determined had no impairment loss been recognised for the investment in prior years. A reversal of an impairment loss is recognised immediately in the statement of comprehensive income.

Financial instruments

Basic financial assets and liabilities, including amounts owed by group undertakings, borrowings and cash and bank balances, in accordance with section 11 and 12 of FRS102 are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the transaction is measured at the present value of the future receipts discounted at a market rate of interest. Such assets are subsequently carried at amortised cost using the effective interest method.

At the end of each reporting period financial assets measured at amortised cost are assessed for objective evidence of impairment. If an asset is impaired the impairment loss is the difference between the carrying amount and the present value of the estimated cash flows discounted at the asset's original effective interest rate. The impairment loss is recognised in the statement of comprehensive income. If there is a decrease in the impairment loss arising from an event occurring after the impairment was recognised, the impairment is reversed. The reversal is such that the current carrying amount does not exceed what the carrying amount would have been had the impairment not previously been recognised. The impairment reversal is recognised in the statement of comprehensive income.

3 Significant accounting judgements and estimates

In preparing the financial statements, the Directors are required to make significant judgements and estimates. The principal areas of the financial statements where judgements and estimates have been made are:

Impairment of investments

At each reporting date investments are reviewed to determine whether there is any indication that they have suffered an impairment loss. In determining whether there is an indication of impairment a number of judgemental factors must be considered, including an estimate of the future economic benefits that can be derived from those assets and current market conditions.

4 Operating (loss)/profit

	2022 £	2021 £
Operating (loss)/profit after crediting:		
Reversal of impairment of investment in subsidiary	•	34.200

Auditors' remuneration of £28,150 in respect of the year ended 31 March 2022 has been borne by a fellow group undertaking (2021: £39,400).

There were no costs payable for non-audit services by this company during the year (2021: none).

5 Directors and employees

The directors received no emoluments from the company for their services during the financial year (2021: £nil). The directors are paid by Petrie Tucker and Partners Limited and no recharge is made to this company. Directors' emoluments received are disclosed in the financial statements of Petrie Tucker and Partners Limited for Richard Storah. Director's remuneration received are disclosed in the financial statements of Turnstone Equityco I Limited for T Riall and NK Pandya.

The company has no other employees (2021: none).

6 Tax on (loss)/profit on ordinary activities

a) Analysis of tax charge for the financial year

	2022 £'000	2021 £'000
Current tax Current tax for the year	•	*
Tax on (loss)/profit on ordinary activities	-	•

b) Factors affecting the tax charge for the financial year

The tax charge for the year is higher (2021: lower) than the standard rate of corporation tax in the UK for the year ended 31 March 2022 of 19% (2021: 19%). The differences are explained below:

	2022 £'000	2021 £'000
(Loss)/profit on ordinary activities before taxation	(28)	34,160
(Loss)/profit on ordinary activities before taxation multiplied by the standard rate of corporation tax in the UK of 19% (2021: 19%)	(5)	6,490
Effects of: Expenses not deductable for tax purposes Group relief surrendered for nil payment	5	(6,490)
Tax on (loss)/profit on ordinary activities	-	-

In the Spring Budget 2021, the Government announced that from 1 April 2023 the corporation tax rate will increase to 25%. The impact of this increase has been included within these financial statements for the year ended 31 March 2022.

7 Investments

£*000
Investment in subsidiary undertakings
At 1 April 2021 and 31 March 2022 34,260

The company owns 100% of its immediate subsidiary undertaking, Turnstone Bidco 1 Limited and IDH Finance Ptc). The book value of its investment in Turnstone Bidco 1 Limited is £34,200,000 (2021: £171,957,479). The cost and book value of IDH Finance Ptc is £50,000 (2021:£50,000).

The table below provides details of the company's subsidiary undertakings. All companies are indirectly owned with the exception of Turnstone Midco 2 Limited. All of the non-trading entities are holding companies for investments in other group companies.

The group holds 100% of the ordinary share capital of all of the companies listed. All companies are included in the consolidation

In the opinion of the directors the value of the company's investment in its subsidiaries is not less than the amount at which it is shown in the balance sheet.

Name of subsidiary	Principal activity	Country of incorporation
Turnstone Bidco ! Limited	Non-trading	England •
mydentist Finance limited (formerly IDH Finance Plc)	Group financing	England *
² @TheDentist Ltd	Dormant	England *
² IA Dental Practice Limited	Dormant	England *
Adelstone Dental Care Limited	Dental practices	England *
² ADP Ashford Ltd	Dormant	England *
ADP Healthcare Acquisitions Limited	Non-trading	England *
² ADP Healthcare Limited	Dormant	England •
ADP Healthcare Services Limited	Non-trading	England •
ADP Holdings Limited	Non-trading	England *
ADP No.1 Limited	Non-trading	England *
² ADP Yorkshire Ltd	Dormant	England *
Aesthetic Dental Care Limited	Dental practices	England *
Aesthetix Limited	Dental practices	England *
Alemdent Limited	Dental practices	England *
Alison Brett Dental Care LLP	Dental practices	England *
² A-Z Dental (Subsidiary Number1) Limited	Dormant	England •
² A-Z Dental (Subsidiary Number 2) Limited	Dormant	England *
A-Z Dental Holdings Limited	Non-trading	England *
² Bramora Limited	Dormant	England *
² Butler and Finnigan Dental Practice Ltd	Dormant	England *
Castle Hill Dental Practice Limited	Dental practices	England *
Chapel Road Orthodontics Limited	Dental practices	England *
Church Street Dentists Limited	Dental practices	England •
Clarendon Dental Practice Limited	Dental practices	England •
Community Dental Centres Limited	Dental practices	England •
¹ Confident Dental Practices Limited	Dental practices	England *
¹ Cromwell Dental Practice Limited	Dental practices	England *
¹ D and L Jordan Limited	Dental practices	England *

7 Investments (continued)

No	Duly also a catledte.	Country of incorporation
Name of subsidiary D M Jordan Limited	Principal activity Dental practices	Country of incorporation England *
DBG (UK) Limited	Dormant Dormant	England *
¹ DBG Acquisitions Limited	Non-trading	England *
² DBG Subsidiary Limited	Dormant	England •
DBG Topco Limited	Non-trading	England *
¹ Dental Aesthetics Ltd	Dental practices	Northern Ireland °
Dental Excellence Group Ltd	Non-trading	Northern Ireland c
Dental Excellence Ltd	Dental practices	Northern Ireland c
Dental Health Care Limited	Dormant	England *
¹ Dental Talent Tree (Recruitment) Limited	Dormant	England •
Denticare Limited	Dental practices	England *
² Denticare Properties Limited	Dormant	England *
¹ Denture Excellence (Franchising) Limited	Dormant	England •
Denture Excellence Limited	Dental practices	England *
DH Dental Holdings Limited	Non-trading	England *
Diverse Acquisitions Limited	Non-trading	England •
Diverse Holdings Limited	Non-trading	England •
² Diverse Property Investments Limited	Dormant	England *
¹ DM and LJ Jordan Limited	Dental practices	England *
¹ DMJ Norwich Limited	Dental practices	England *
¹ Du Toit and Burger Partnership (Harwich) Ltd	Dental practices	England *
¹ Du Toit and Burger Partnership (Ipswich) Ltd	Dental practices	England *
¹ Du Toit and Burger Partnership (Silvertown) Ltd	Dental practices	England *
Du Toit and Burger Partnership (Stratford) Ltd	Dental practices	England *
Du Toit and Burger Partnership (Sudbury) Ltd	Dental practices	England *
Du Toit and Burger Partnership Limited	Dental practices	England *
Durgan and Ashworth Dental Care Limited	Dental practices	England *
Euxton (No 1) Limited	Dental practices	England *
Falchion Orthodontics Limited	Dental practices	England *
Fallowfield (No 1) Limited	Dental practices	England *
Family Dental Care Limited	Dental practices	Scotland *
Ffolliot Bird Associates Limited	Dental practices	England *
First Choice Dental Limited	Dental practices	England *
Flagstaff Dental Clinic Limited	Dental practices Dental practices	England * England *
Fleetwood Practice Limited Hackremco (No.2637) Limited	Dormant	England *
Halldent Limited	Dental practices	England *
² Hayle Dental Practice Limited	Dormant	England *
Healthcare Buying Group Limited	Non-trading	England •
Hessle Grange Dental Care Limited	Dental practices	England *
Hillcrest Ionian Limited	Dental practices	England *
Hirst and O'Donnel! Ltd	Dental practices	England *
¹ IDH 324 & 325 Ltd	Dental practices	England *
IDH 331 Ltd	Dental practices	England •
² IDH 341 Ltd	Dormant	England •
IDH 346 Lid	Dental practices	England *
IDH 363 Limited	Dental practices	England *
¹ IDH 403 Ltd	Dental practices	England *
IDH 406 Ltd	Dental practices	England *
IDH 418 Ltd	Dental practices	England *
IDH 437 Ltd	Dental practices	England *
¹ IDH 441 to 444 Ltd	Dental practices	England •
IDH 449 Limited	Dental practices	England *
IDH 450 Limited	Dental practices	England *
IDH 474 Limited	Dental practices	England *
IDH 476 Limited	Dental practices	England •
IDH 477 Limited	Dental practices	England *
IDH 622 Limited	Dental practices	England *
mydentist Acquisitions Limited (formerly IDH Acquisitions	Non-trading	England *
Limited)	B	-

7 Investments (continued)

Name of subsidiary	Principal activity	Country of incorporation
mydentist Group Limited (formerly IDH Group Limited)	Non-trading	England
IDH Limited	Dental practices	England *
IDH Mansfield Limited	Dental practices	England *
Integrated Dental Holdings Limited	Non-trading	England •
Jackro Healthcare Services Limited	Dental practices	England *
KH&GW Limited	Dental practices	England *
M C Dentistry Limited	Dental practices	England *
¹ Maidwell Dental Practice Limited	Dental practices	England *
¹ Mainstone Health Limited	Dental practices	England *
Manchester Orthodontists Limited	Dental practices	England *
Murgelas Practice Management Limited	Dental practices	England •
² My Dental Holdings Limited	Non-trading	England *
² MyDentist Limited	Dormant	England *
'N S Dental Ltd	Dental practices	Scotland b
Natural Management Ltd	Non-trading	England *
Offerton Fold Dental Practice Ltd	Dental practices	England *
Olivers Dental Studio Limited	Dental practices	England •
Orthocentres Limited	Dental practices	England •
Orthodontic Centre (UK) Limited	Dental practices	England *
¹ Orthodontic Services Limited	Dental practices	Northern Ireland ^c
Orthoworld 2000 Limited	Dental practices	England •
Orthoworld Limited	Dormant	England *
² OurDentist Ltd	Dormant	England *
Padgate (No 1) Limited	Dental practices	England *
Palmerston Precinct Practice Limited	Dental practices	England *
Pearl Bideo Limited	Non-trading	England •
³ Pearl Cayman I Limited	Non-trading	Cayman Islands d
³ Pearl Cayman 2 Limited	Non-trading	Cayman Islands d
Pearl Topco Limited	Non-trading	England •
Petrie Tucker and Partners Limited	Dental practices	Scotland 4,6
Phoenix Dental Limited	Dental practices	England •
Phoenix Dental Practice Limited	Dental practices	England *
Pierce & Geddes Limited	Dental practices	England •
PJ Burridge Ltd	Dental practices	England
Premier Dental Limited	Dental practices	England *
Priory House Dental Care Limited	Dental practices	England *
Q Dental Care Limited	Dental practices	England •
² Q Dental Surgeries Limited	Dormant	England •
Queensferry Dental Surgery Limited	Dental practices	England *
Richard Flanagan & Associates Limited Richmond House Practice Limited	Dental practices	England 4
Romford Orthodontics Centre Limited	Dental practices	England *
¹ S L S Dental Care Limited	Dental practices	England *
¹Shadeshire Limited	Dental practices Non-trading	England * England *
Silverdale Dental Care Ltd	Dental practices	England •
¹ Smile Dental Practices Limited	Deman practices Dormant	England •
South Typeside Smiles Limited	Dental practices	England *
² Speed 8599 Limited	Dormant	England *
² Speed 8600 Limited	Dormant	England *
'SRDP Limited	Dental practices	England •
Stalbridge Dental Practice Limited	Dental practices	England *
Standing Smiles Ltd	Dental practices	Northern Ireland
¹The Bristol Endodontic Clinic Limited	Dental practices	England 4
The Crescent Specialist Dental Centre Ltd	Dental practices	England a
The Dental Directory Limited	Non-trading	England *
¹ The Domiciliary Dental Practice Limited	Dental practices	England •
¹The Plains' Dental Practice Limited	Dental practices	England *
The Village Practice Ltd	Dormant	England *
<u> </u>		

7 Investments (continued)

Name of subsidiary	Principal activity	Country of incorporation
The Visiting Dental Service Ltd	Dental practices	England •
Tully Crine Limited	Dental practices	England *
Unnati Limited	Dental practices	England *
² Viren Patel and Associates Limited	Dormant	England o
Westhoughton (No 1) Limited	Dental practices	England *
Westpark Dental Practice Limited	Dental practices	England •
White Dental Care Ltd	Dental practices	Northern Ircland c
Whitecross Dental Care Limited	Dental practices	England *
Whitecross Group Limited	Non-trading	England *
Whitecross Healthcare Limited	Non-trading	England *
² Whitecross Supplies Limited	Dormant	England *
Wishaw Cross Dental Care Limited	Dental practices	Scotland b

¹ Company exempt from audit under section 479A of the Companies Act 2006

In addition to the limited companies listed above, the company controls the following partnerships, all of which are engaged in dental practice activities, through the appointment of members of the management team as partners, acting on behalf of certain subsidiary companies:

Name of partnership

IA Group Dental Practice Partnership *Ardent Dental Care Practice Partnership Armley Dental Practice Partnership Avondale Dental Practice Partnership Bank House Dental Practice Partnership Bolton and Bury Dental Practice Partnership Brinsworth Lane Dental Care Partnership Broadwalk Dental Centre Partnership Carcroft Dental Practice Partnership Castle View House Dental Practice Partnership Chequer Hall Dental Practice Partnership Colne & Earby Dental Practice Partnership *Cottage Dental Practice Partnership Crown Dental Practice Partnership *Dalton Dental Surgery Partnership Effingham Square Dental Practice Partnership Florence House Dental Practice Partnership Front Street Dental Practice Partnership Hampton Court Dental Centre Partnership Harbour Dental Practice Partnership *Haslingden Dental Surgery Partnership Heaton Road and Blakelaw Dental Practice Partnership Henfield Dental Practice Partnership High Street Dental Practice Partnership Hollinwood Dental Practice Partnership Jefferies Reed and Associates

Name of partnership

JF Scott Dental Surgeon Partnership Kettering Central Dental Practice Partnership Lambert Coutts & Associates Dental Practice Partnership Low Fell Dental Practice Partnership *Mayo Dental Clinic Partnership Mill Dental Practice Partnership Mostyn House Dental Practice Partnership Narborough Road South Dental Practice Partnership North Marine Road Dental Practice Partnership Northgate Dental Health Practice Partnership Picton Road Dental Practice Partnership *Railway Road Dental Practice Partnership Red Rose Dental Group Rhyl and Abergele Elwy Dental Partnership Ripponden Road Dental Practice Partnership Risley Hill Dental Centre Partnership River Wye Dental Practice Partnership Roe Lane Family Dental Practice Partnership Severn Street Dental Practice Partnership Shaw Family Dental Practice Partnership Sneyd Green Dental Practice Partnership South England Dental Practice Partnership Spital Hill Dental Surgery Practice Partnership Stanhope Road Dental Practice Partnership The Bell Lane Practice The Boulevard Dental Practice Partnership

² Company exempt from audit under section 480 of the Companies Act 2006

³ Company exempt from audit by virtue of the legislation in the country of incorporation

⁴ Countries of operation are England, Scotland and Wales

Registered office address: Europa House, Europa Trading Estate, Stoneclough Road, Kearsley, Manchester, M26 IGG

^b Registered office address: 1 Johnston Street, Paisley, Renfrewshire, Scotland, PA1 1XQ

e Registered office address: c/o A&L Goodbody Solicitors, 6th Floor, 42-46 Fountain Street, Belfast, BTI 5EF

⁴Registered office address: c/o Intertrust Corporate Services (Cayman) Limited, 190 Elgin Avenue, George Town, Grand Cayman Ky1-9005, Cayman Islands

7 Investments (continued)

The Lyppard Dental Centre Practice Partnership

Name of partnership Name of partnership The Burnby Dental Practice Partnership The Marden House Dental Practice Partnership The Burnham Dental Practice Partnership The Peterborough Dental Practice Partnership The Caulfield Dental Surgery Partnership The Peterlee Dental Practice Partnership The Church House Dental Practice Partnership The Pon Dental Surgery Dental Practice Partnership The Crab Tree Lane and Church Street Dental Practice Partnership The Sea Road Dental Practice Partnership The Crossgates Lane and Chapeltown Road Dental Practice Partnership The Severnside Dental Practice Partnership The Southwick and Whitburn Dental Practice Partnership The Dental Surgery Partnership Tower Gardens Dental Practice Partnership The Fairfield Dental Practice Partnership The Gairloch House Dental Practice Partnership Trinity Terrace Dental Practice Partnership The Grainger Stockton, Birtley and Stanley Dental Practice Partnership VI Dental Centre Partnership *West Lodge Dental Practice Partnership *The Haverflatts Lane Dental Practice Partnership The Killingworth Dental Practice Partnership Westbury Park Dental Practice Partnership Whiston Village Dental Practice Partnership The Loddon Dental Practice Partnership The London Road Dental Practice Partnership Woodview Dental Health Practice Partnership

All of the above partnerships have their registered office address at: Europa House, Europa Trading Estate, Stoneclough Road, Kearsley, Manchester, M26 1GG.

*The NHS contract within this partnership has been novated into a group company and the partnership has therefore ceased to trade.

The following companies form part of the DD division and have been recognised as "held for sale" assets at 31 March 2022 in the consolidated financial statements. The companies all formed part of the sale of DD on 8 June 2022.

Name of subsidiary	Principal activity	Country of incorporation
³ BF Mulholland Ire Limited	Dormant	Ireland ¹
BF Mulholland Limited	Healthcare goods and services	Northern Ireland ^e
DD Products and Services Ltd (formerly Billericay Dental Supply Co. Limited)	Healthcare goods and services	England ^g
Dolby Medical EBT Trustee Limited	Non-trading	Scotland h
Dolby Medical Limited	Equipment servicing	Scotland h
DD Group Holdings Ltd (formerly H M Logistics Limited)	Healthcare goods and services	England ⁸
² Handpiece Express Limited	Dormant	England 8
Med-FX Ltd	Distributor of facial aesthetics products	England ⁸
Mi-Tec Ltd	Equipment repair	England 4
² Mintek UK Ltd	Dormant	England ^g
TAG Medical Limited	Medical equipment and testing	England 8
² Unodent Ltd	Dormant	England ^g
³ X-Dent Limited	Healthcare goods and services	Jersey e

² Company exempt from audit under section 480 of the Companies Act 2006

³ Company exempt from audit by virtue of the legislation in the country of incorporation.

^{*} Registered office address: c/o A&L Goodbody Solicitors, 6th Floor, 42-46 Fountain Street, Belfast, BTI 5EF

^{*} Registered office address: PO Box 771, Ground Floor, Colomberie Close, St Helier, Jersey, JE4 ORX

¹Registered office address: The Black Church, St Mary's Place, Dublin 7, D07P4AX

^{*} Registered office address: 6 Perry Way, Witham, England, CM8 3SX

^{*} Registered office address: Units 1-3 Block 5, Manor Farm Business Park, Manor Loan, Stirling, Scotland, FK9 5QD

8 Debtors

	2022 £'000	2021 £'000
Amounts owed by group undertakings	177,785	-

Amounts owed by group undertakings represents the proceeds from new PIK debt and preference shares issued by Turnstone Midco 1 Limited as part of the Palamon transaction. All of the £120,000,000 PIK debt and part of the £83,600,000 preference share proceeds were then on-lent via the company to Turnstone Bidco 1 Limited, in order to facilitate the repayment of the {my}dentist's existing debt at that time.

On 8 June 2022, £120,000,000 of this amount was settled from proceeds received following the sale of the group's DD division. Amounts owed by group undertakings are unsecured, are not subject to an interest charge and are recoverable on demand.

9 Creditors: amounts falling due within one year

	2022 £'000	2021 £'000
Amounts owed to group undertakings	177,968	155

Amounts owed to group undertakings are unsecured, are not subject to an interest charge and are repayable on demand. While the amounts owed to group undertakings are repayable on demand, it is not expected that they will be settled within 12 months

On 8 June 2022, £120,000,000 of this amount was settled from proceeds received following the sale of the group's DD division. Amounts owed by group undertakings are unsecured, are not subject to an interest charge and are recoverable on demand.

10 Called up share capital

	Number	2022	Number	2021
	issued	£,000	issued	£'000
Allotted, called up and fully paid Ordinary shares of £1.00	410,961,479	410,961	410,961,479	410,961

11 Accumulated losses

Cumulative net gains and losses recognised in the statement of comprehensive income or through equity.

12 Financial assets and liabilities

The company has the following financial instruments:

	Note	2022 £'000	2021 £'000
Financial assets measured at amortised cost Amounts owed by group undertakings	8	177,785	
		-	C Special States and Committee of
Financial Babilities measured at amortised cost Amounts owed to group undertakings	9	(177,968)	(155)

Notes to the financial statements (continued)

13 Controlling party

The immediate parent undertaking is Turnstone Mideo 1 Limited, incorporated in the United Kingdom and domiciled in England.

The results of the company are consolidated in the financial statements of Turnstone Equityco I Limited, a company incorporated in the United Kingdom.

Turnstone Equityco 1 Limited is the parent undertaking of the smallest and largest group to consolidate these financial statements. The consolidated financial statements of Turnstone Equityco 1 Limited are publicly available and may be obtained from Turnstone Equityco 1 Limited's registered address, Europa House, Stoneclough Road, Kearsley, Manchester, M26 1GG.

On 28 May 2021, the group announced that a binding share purchase agreement had been entered into for Palamon and the management team to acquire Carlyle's shareholding ("the Palamon transaction"). On 16 August 2021, the transaction was completed and a full refinancing of the Group's third party borrowings was finalised.

Up to 16 August 2021 the ultimate controlling party was considered by the directors to be CEP III Participations S.a.r.I. SICAR, an investment vehicle for The Carlyle Group. CEP III Participations S.a.r.I. SICAR was the controlling party of Turnstone Equityco 1 Limited. Following the Palamon transaction, the controlling party from 16 August 2021 is considered by the directors to be ADP Primary Care Acquisitions Limited. The registered office for ADP Primary Care Acquisitions Limited 1 Park Row, Leeds, LS1 5AB.

14 Events after the reporting period

On 18 May 2022, the group entered into a binding share purchase agreement to sell its DD division to an affiliate of Sun European Partners LLP. On 8 June 2022, the transaction was completed and the DD division ceased to form part of the group.

The proceeds from the sale of DD Group Holdings Limited were transferred via the company to Midco 1 and used to repay in full amounts outstanding on the £120 million Subordinated PIK facility including all accrued interest.