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## **1** OVERVIEW

## Group snapshot

## Revenue

Revenue has increased by over 12% in the last year from **£712m** in 2022 to **£800m** in 2023

## **Carbon offsets**

Our renewable energy sites' carbon saving is over **681,101** carbon tonnes this year

## **Energy generation**

Our renewable energy assets produce enough energy to power over **a million** UK homes

### Number of loans

Over the year we provided financing to, on average **224** borrowers in the UK

### **Number of employees**

We employ over **1,500**  
people

## Number of sites

We own **229** energy sites spread predominantly across the UK

## 2 STRATEGIC REPORT

### Directors Report\*

Ferry Tsang, chairman of the Company, is responsible for the ultimate strategy of the Group's target consistent growth for sustainable development long-term with a focus on steady and predictable growth comprising more than 300+ companies that operate across a range of industries. The Group has been trading for 13 years, successfully navigating the economic cycles and market volatility over this period. Our Group has established a stable presence in its sectors of operation and we expect to continue to perform predictably in these sectors.

The UK faced a challenging economic backdrop over the first half year. Our Group has continued to demonstrate resilience, though not immune to the challenging market conditions of the period experienced in H1. The financial results for the period indicate an accounting loss, this is primarily due to capital deployment into the energy infrastructure portfolio of the Group, which are expected to deliver profit growth in the future. Extraordinary costs incurred in the year have further impacted the Group result. Our renewable energy business saw significant and well-established success for our Group, contributing revenue. Our growth strategy in the never tired and recovering building sector has contributed to our success, with this year's agreed 4% per annum target exceeded in previous years.

Our core business, energy, import, export and the associated infrastructure business, which includes benchmark lighting, has grown to be a significant presence in the energy sector, producing 12% of the Group's revenue and 27% of the Group's EBITDA and operating cash flow. The Group's project, funding division, with a value of £157m, is also one of the largest to support the Group's growth in investment in homes and infrastructure, particularly in the UK. The Group's energy import and export business, now with an operating revenue of £1.6 billion, continues to be an important player in the market, and is setting a solid foundation for growth.

The Company's share price delivered a 119% return over the past 12 months, a steady increase when compared to the 10% sectorial return of 6% for the period. Over the longer term, we expect the Group to return to our target annual growth. The five-year average annualised share price growth is 4.83%, ahead of our target 4-6% annual growth.

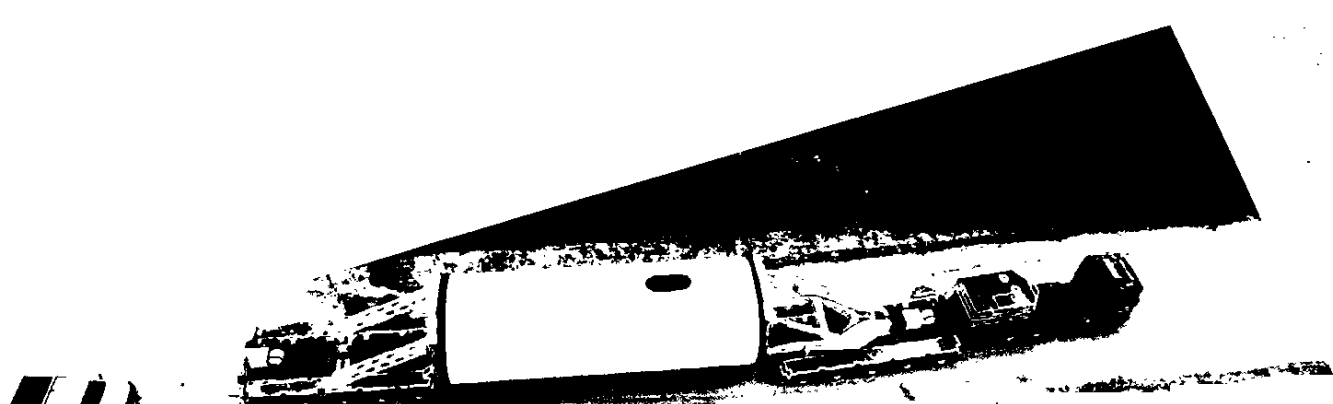
We remain a supportive employer with an average of 1,500 full-time staff across the businesses that we own and operate, and indirect employment is doubled for hundreds more people through contracts that we have in place.

#### A reflection on our year

Our Group delivered £6.73m of revenue in 2022, £712m of free flowing capital deployment, current assets increasing to £2,466m at the end of the period. In 2022, £2,221m restated, £600m of capital expenditure in our energy and building divisions.

Our more mature sectors operated resiliently, and we continued to expand in all parts of the Group. As a result, in our main year results reflect an EBITDA of £82m in 2022, £195m in 2021 and an accounting loss before tax of £140m in 2022. A full restated earnings statement in the sectors in particular here are expected to be very strong in the future, given the inflation and operation before becoming identifiable in future.

At the start of the period, we were underpinned by forecasts and energy demand rates remained high across the globe. But only continents moved from the Group's 12 countries. The growth of the world economy - a source of revenue, is a result of the growth in imports. As the world grew, these factors had a material impact on the Group's energy assets in the UK, US and China, with the price of oil rising.



## 2 STRATEGIC REPORT

### Directors Report<sup>1</sup>

#### 1. Energy

Approximately 11% of the Group's net assets comprise energy generating assets such as solar energy sites and wind farms. These assets provide long-term revenue streams, though their value can still be impacted by changes in pricing and demand. Our energy sector is intentionally diversified across a range of technologies to mitigate against less favourable conditions in a specific asset class and contribute towards steady, predictable share price growth.

We expanded our solar portfolio with further additions in Zested, which specialises in developing commercial solar rooftop sites in the UK. These sites are currently under construction, and we expect to retain and operate them once complete. The construction of Guardbridge, our wind farm in Poland, remains on track and on budget, and we expect it to start generating electricity by December 2023. Dulacca Wind Farm, our large-scale construction project in Western Australia, started generating electricity after year end and was subsequently sold in October 2023. At the beginning of the financial year, in May 2022, we also completed the construction and sale of Darlington Point Solar Farm, one of the largest solar sites in Australia, with a capacity of 335MW.

Our successful and well-established biomass division continues to perform well, delivering stable returns since acquisition in 2018. We added a new site at Gretterton in East Anglia in April 2021, which has performed well since acquisition. Though it suffered some months of operational downtime, following a gearbox fault, the insurance claim for replacement parts and loss of revenue was settled in full.

Construction at our Waste-to-Energy facility in Ayrshire has progressed as planned, with completion expected in 2024. The facility has been in development for four years and will be capable of processing over 185,600 tonnes per annum of non-recyclable household, commercial and industrial

waste which would otherwise be sent to landfill or exported. This will generate 1.1MW of low-carbon electricity, enough to power 30,000 homes, and it will be the first large-scale subsidy-free waste-to-energy project in western Scotland.

Our 26 renewable power sites have continued to perform ahead of expectations, due to low generation from wind assets over the winter 2022/23, reducing in demand for additional generation to balance the grid.

#### 2. Lending

Our property lending business continues to be a substantial part of the Group, representing around 15% of the Group's net assets, comprising short and medium term secured loans to experienced property professionals. Our average loan book constituted over 224 loans this year to borrowers in the UK.

Our loans are written at conservative loan-to-value ('LTV') levels below 60% to protect against a fall in property prices. At the end of the period, the average LTV for the loan book was 50%. The turbulent market this year has reinforced the importance of this strategy. Aon has served the Group well over its 13-year history. We are naturally taking a cautious approach when assessing new lending opportunities considering the changing economic outlook.

Since inception in 2010, the Group has lent £2.49bn of property loans and has had a strong record of recovering its capital. However, the abrupt increase in interest rates in the current year has made it more difficult for some borrowers to refinance at the end of their loan term. This has contributed to a small increase in provisions and, at year end, we recorded a provision of £30m against one commercial loan. Though we acknowledge this provision feels noteworthy, for context, it amounts to around 1% of the Group's net assets and is an outlier compared to our track record. This does however serve to emphasise the importance of due diligence and approach in the sector, including disciplined due



## 2 STRATEGIC REPORT

### Directors Report<sup>1</sup>

demand, connectivity, fibre take-up rates, and availability and willingness to pay, activity in this sector will fluctuate over economic uncertainty. We will continue to adapt the approach throughout the coming year.

#### 3. Fibre

In March we successfully completed our regional fibre broadband business, FTI, merging our four fibre to the premises (FTTP) businesses – Curasac Fibre, South Fibre, Gisburn and All Points Fibre into a new business, Fent Fibre Training Limited (FFT). Our customer acquisition and opportunities in the market reflect the economic tension bringing together these disparate businesses in a manner that has not been seen before. As part of this post year end, we undertaken a restructuring exercise to reduce some operating costs, including a reduction in FFT's headcount by 25%.

In the year we continued to invest capital in expanding our ultrafast FTTP footprint and networks. The geographic focus of our strategy is the Home Counties, the South and south West of England, north West and the Midlands. However, years have seen connectivity to homes and businesses throughout the UK being delivered, carried by other providers. Our business is targeting a service to residential customers and small businesses that reflect back to the supplier connectivity through fibre, via the BT copper network.

The intention is to continue to expand the available ultrafast broadband provision to the Giscle and All Points fibre networks.

#### 4. Housebuilding

The housebuilding market has improved significantly. Our sales and delivery of completed plots is currently at 90% compared to 70% in the previous year. We are currently at year end on target with our sales and marketing department, up 10%.

Elvis develops under-market entry homes in South East commuter towns and villages and is performing closely in line with market despite challenging conditions across the industry. We plan to grow this a minimum of 10% annually, and via strategic acquisitions over the next five years, a strategy scenario of the acquisition of Midland Designer Homes which expanded Elvis' footprint to East Sussex and Kent its ambition remains to deliver 10,000 plots per year.

For general, continued to expand its portfolio with three ultrafast fully open and additional stages under construction in Chertsey and Stapleford near Cambridge, due to open in 2024 and 2025 respectively. We are excited by the opportunities for growth in this sector, with two further sites acquired in Barking and East Grinstead. The design work for those villages is well underway.

#### Inflation and Interest rates

HIS Finance forecasts that inflation is likely to surpass the Bank of England's target of 2% in 2025. A short-term fall in inflation such as this does not tend to have a material impact on business operations. For example, consumer energy bills such as the electricity or gas bill are determined by calculating the expected future cash flows over the life of the respective assets. Currently, 2% plus 20% of the rate of the long-term inflation rate to increase the amount on our bills price should be sufficient. Increased inflation will increase the business cost operating so it could expect to increase the bill by the same percentage.

This is an investment scenario return of normal after an extended period of low rates. The impact of inflation on general household costs, particularly food, is likely to be very significant and therefore rates of inflation will affect the general cost of living. This may change over time, but for the time being, inflation is forecasted to remain in the 2% to 3% range. In this context, asset values are likely to remain relatively constant. The first



## 2 STRATEGIC REPORT

### Directors Report<sup>1</sup>

recurred in our renewable assets' loans continuing to incur low interest costs, at a rate fixed when interest rates were lower.

Rising interest rates are felt more closely in our lending business and as such we continue to take a cautious approach in this sector. We can, and do, reduce the number of loans we write or alter the risk profile of our loans through reducing loan to value ratios, or pausing activity in certain parts of the market as appropriate.

#### Current trading and outlook

Since the year end, the Group has continued to perform steadily from an operational perspective and in line with our expectations. Our growth targets for the Group over the medium and long-term remain unchanged, and we continue to focus on maintaining a diversified business that is capable of delivering predictable growth for shareholders.

In November 2022, the government announced the introduction of an Electricity Generator Levy ("EGL"), a temporary measure to charge electricity receipts on high revenues for groups generating electricity. The levy is in effect from 1 January 2023 until 31 March 2023 and applies to electricity generated from renewable, biomass, and energy from waste sources. The Group was not required to pay EGL in the period; however we do expect to pay this in the next financial year. We had already anticipated the impact on the returns generated from our energy portfolio over the next five years.

Our property lending business continues to perform strongly with a diverse loan book comprising 1-4 loans on average. We focus on short-term loans (our current loan average term is 20 months) which enables us to swiftly adapt to changes in outlook. We consider this is particularly important in the current economic climate.

Our recently consolidated regional fibre providers, Felt Fibre Trading Limited ("FFT") continues to build out its network to accelerate full fibre delivery in the UK, while also focusing on sales and marketing activity selling fibre products directly to customers. As it continues to grow and build out its infrastructure, we do not expect it to report an accounting profit in the coming three to five financial years.

We are pleased to report that in October 2023, the Group raised £217m from existing shareholders through an offer to subscribe for further shares. The funds raised will allow the Group to grow slightly, ahead of plans in certain sectors; however we do not expect this to materially change our business mix, which will continue to evolve in order to continue to target modest growth for shareholders in the years ahead.

*"Our aim is to invest in better built, developed infrastructure, delivered by the overcapacity infrastructure mega project, and targeting significant value for shareholders."*



## 2 STRATEGIC REPORT

### Our business at a glance

EDF Energy United is the parent company of nearly 350 subsidiaries (together the 'Group'). The Group operates across four key areas: energy, lending, fibre and housebuilding, which includes retirement living. Over the past 15 years we have built a carefully diversified group of integrated businesses that are well positioned to deliver long-term value and sustainable growth for our shareholders.

#### 1. Energy division

We generate power primarily from sustainable sources and sell the energy produced either directly to industrial consumers or to large networks. Many clients have electricity storage sites, usually for government incentives that represent an additional market-linked source of income. We have also used our expertise in renewable energy to construct facilities for solar, wind generation. At year end the Group had 5000MW under construction.

#### 2. Lending division

We lend on a short- and medium-term, secured basis to a wide number of property professionals and our financing enables businesses to build and improve residential and commercial properties.

#### 3. Fibre division

We own and operate fibre broadband networks across various areas of the UK. We link the networks to residential homes and businesses to provide our customers with ultrafast fibre broadband.

#### 4. Housebuilding division

Our residential housebuilding operation develops sites from design, trade to final construction to ensure the delivery of quality, workmanship.

Our retirement villages provide high-quality, contemporary living spaces within a strong community at the heart of our villages.

Solar, wind, biomass,  
landfill gas,  
rescue power

Property lending  
development  
financing

Ultrafast fibre  
broadband across  
the UK

Residential house  
building, Retirement  
Living

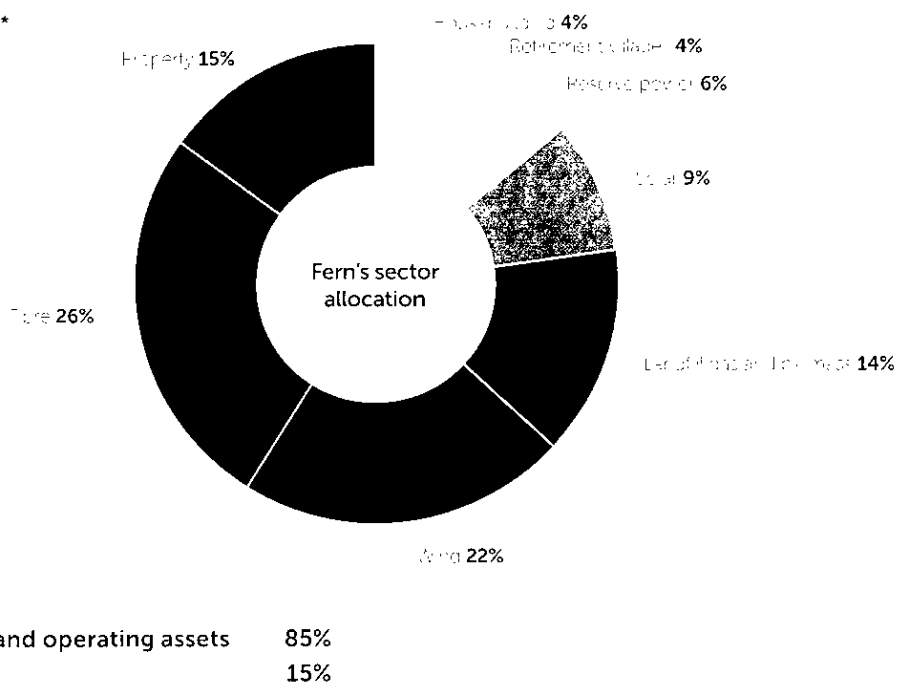
## 2 STRATEGIC REPORT

### Our business at a glance

The strength of the Group's strategy is in combining operational diversity and the diverse return profiles of these businesses. Our lending business provides flexibility and strong returns over the short-term, while our energy, fibre, housebuilding and retirement living divisions offer visibility and stability of returns over the longer term.

The scale of our business is a key strength, enabling us to acquire larger-scale established operations, as well as the opportunity to enter new sectors with minimal risk to the whole Group by selecting businesses with comprehensive business plans and strong management teams. This enables us to continue to diversify our business without compromising the quality of our operations.

#### Sector split\*



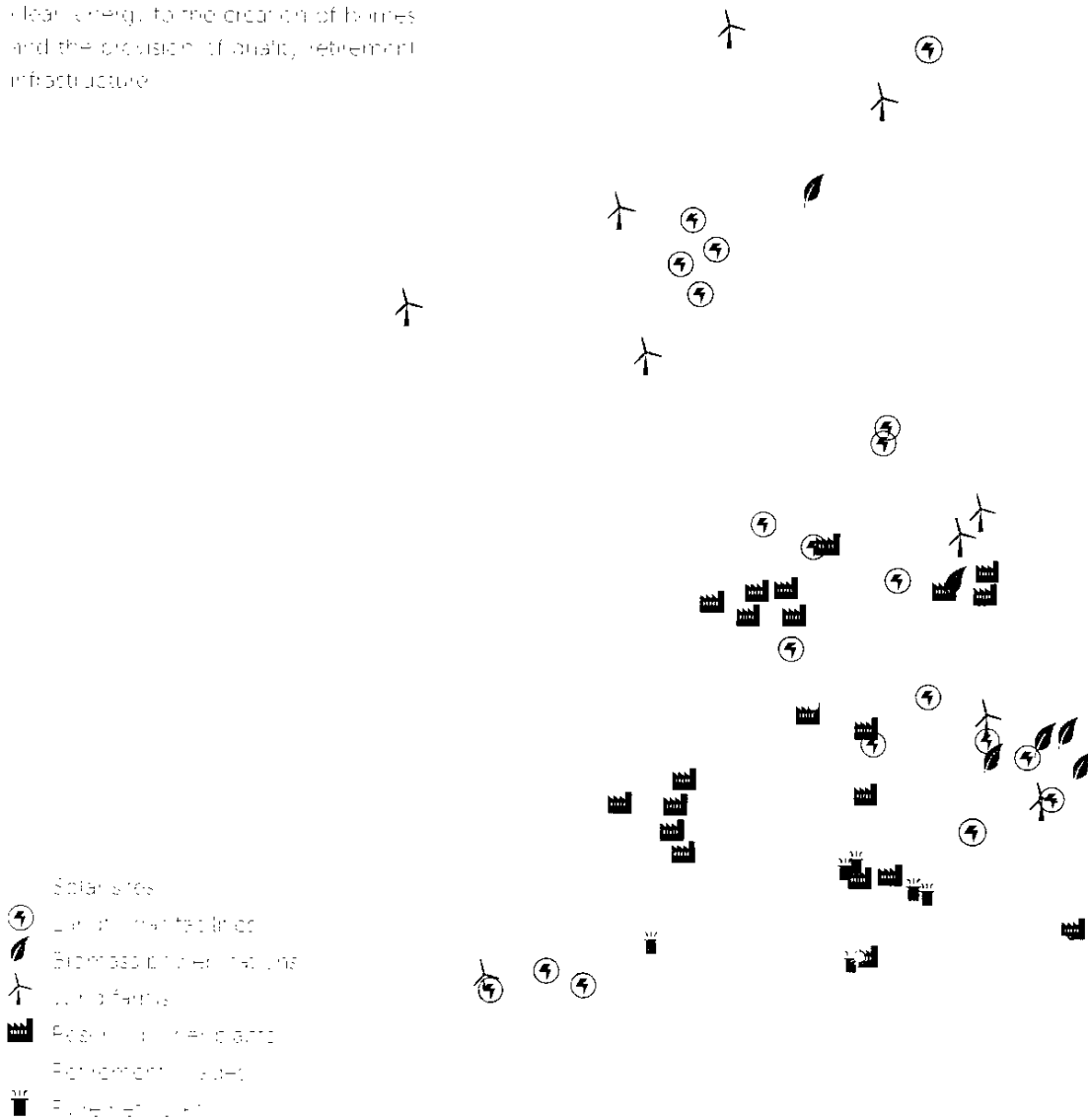
\*Sector split - excludes business units not included in the Group, information security, financial services and other related entities.



## 2 STRATEGIC REPORT

## **Our business at a glance**

We are proud that the business sector in the UK Group make a positive contribution to society through charitable giving, energy, the creation of homes and the provision of health, retirement infrastructure.



En el año 1990 se realizó una encuesta en la que se preguntó a los habitantes de la localidad si querían que se construyera un centro de salud en su barrio. El resultado fue favorable.

## 2 STRATEGIC REPORT

### Our business at a glance

We are proud to operate a Group that makes a positive contribution to society across the UK, generating renewable energy, providing council, retirement living and new homes, and delivering high-speed broadband to underserved areas of the country. This is aligned to our environmental, social, and governance ('ESG') policy, which is drafted and approved by the Board of Directors.

#### Energy

We own 229 operational energy sites, producing 3,069GWh a year. That's enough energy to power over a million homes.

Our combination of technologies across solar, wind, reserve power, biomass and landfill gas complement each other well, helping the UK to meet its energy targets irrespective of the weather.

The Fern Community Fund is a social enterprise run by the Group, which works to distribute community funds generated from our wind farms. This year, the Fern Community Fund has committed £14m to local community groups, supported 22 local university students through our Student Scholaristic Fund, and provided a winter fuel subsidy to 40 residents who are local to the Group's sites.

#### Lending

The 191 new loans we advanced during the year have helped to fund the construction of much-needed residential properties as well as commercial property, creating a stable new employment

#### Fibre

Within this division, we are building full fibre connecting to hundreds of thousands of properties in small towns and villages that do not currently have access to internet connectivity, ensuring they are fit for modern ways of working and communicating.

In Victoria, we are building a dedicated high-speed fibre network for businesses in London, prioritising the digital infrastructure that the city needs and removing bandwidth constraints to ensure the economy remains competitive.

#### Housebuilding

Our housebuilding division sources over 74% of the timber utilised for frames in a sustainable way and installs solar panels or air source heat pumps in all properties, leading the way in this sector and helping reduce carbon emissions.

Our retirement villages provide high-quality contemporary living spaces, with close to 500 homes currently in place. We have nearly 400 further units in various stages of development, and our secured pipeline sites offer potential for another 300 plus units.

A friendly community is a key differentiator for our retirement villages, which is why our developments provide central facilities and a culture of social activity for our residents.



## 2 STRATEGIC REPORT

### Our strategy in focus

#### Energy

Through our energy division, the Group owns and operates energy sites which supply gas and electricity into the network, as well as constructing renewable energy sites for future sale. Of the 229 energy sites that we own and operate, 173 produce renewable energy, contributing to the Group's position as one of the largest producers of renewable electricity. Our commercial-scale solar sites in the UK Renewable Energy sites are typically expected to generate static profits for many years due to low operating costs and revenues being linked to inflation. As such, owning and operating these businesses is attractive to the Group because of their potential to deliver predictable profits over the long-term.

Renewable energy sites generate power from sustainable sources and sell energy produced directly to large industrial consumers or to the network. Many of our renewable energy sites are available for government incentives and receive a portion of the generation revenue benefits from rates that are set for a limited or specified period. While a qualifying site's operational and environmental licence grants it, this has reduced some of the impact of the volatility in long-term energy price forecasts. As such, the Group's energy business is not heavily reliant on government incentives, and therefore more resilient in the market if there are no incentives available.

During and following ABAG, other significant opportunities presented themselves and, as a result, the Group implemented the following changes to its structure:

The Group has generated high returns this year despite market conditions but crucially it has the potential to achieve stable returns over the long-term. The combination is key to our strategy to balance risk and return across the range of Group activities to generate target predictable returns for shareholders.

#### "Our energy sites generated 3,069 GWh of power."

Due to the high-quality energy sites that we own, we are able to secure long-term financing from mainstream banks at competitive rates to enhance our returns, which helps us to deliver the level of return our shareholders expect.

While our onshore energy business started to life in the solar energy sector, the Group has built diversity across other adjacent sectors, including onshore wind, biomass and landfill gas, stimulated by recent policy changes which provided greater access to the National Grid. The Group therefore benefits from diversification, when this part of the business is faced weaker conditions for energy generation in one sector, it often results in stronger production elsewhere. The Group also owns significant assets on a scale that reflect a portfolio of diverse operations across 229 sites, vastly reducing the risk to Group profitability if one site suffers an unexpected disruption.

#### Capital expenditure

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## 2. STRATEGIC REPORT

### Our strategy in focus

In addition to our UK sites, the Group is developing sites overseas in jurisdictions that we understand well. These present an attractive opportunity as they build on our sector expertise in countries at an earlier stage of renewable development. Currently, we operate wind farms in Iceland and France and solar arrays in France, in addition to a wind farm under construction in Poland.

During the year we acquired the rights to multiple commercial rooftop sites through our commercial rooftop solar developer, Zestec, on which we will build solar panels to generate electricity for the tenants of the building. Our sites under construction in Australia came to fruition this year with Darlington Point, a large-scale solar site sold at the start of the year, and DuLocca Wind Farm achieving commercial operation shortly after year end and being subsequently sold in October 2023.

#### Lending

Lending continues to be a core part of our business and has provided the Group with a profitable and cash generative sector over the past 15 years. This lending portfolio of the Group mainly consists of property lending, which provides short-term financing to experienced professionals, property developers, buy-to-let landlords seeking building finance and development financing, which provides short- and medium-term financing to companies

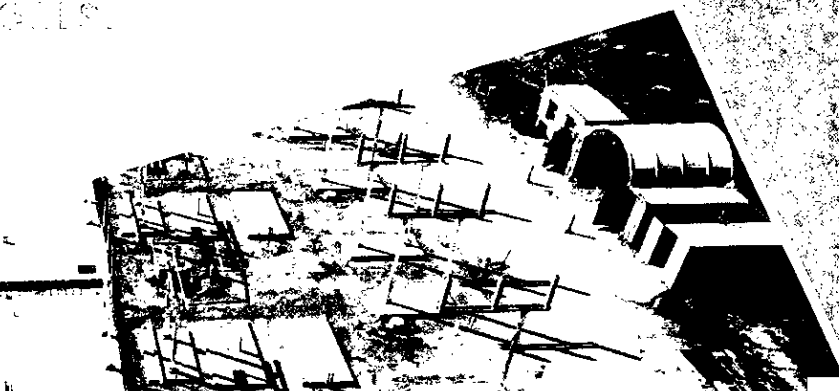
A key benefit of the scale of the Group and of the business that we have built up in this sector is our ability to mitigate risk through having a large number of loans spread across relatively small projects to individual borrowers. We proactively manage counterparty risks through undertaking careful borrower due diligence, taking security over assets typically on a first charge basis and maintaining conservative loan-to-value ratios. Not all loans will perform as expected and these measures help to minimise the impact of performance issues on any individual loan. This is further mitigated through the nature that we lend to individual borrowers, relative to our total loan book, which is spread on average across 224 loans.

#### Fibre

Our fibre division includes four strategic areas – fibre to the premise ('FTTP'), enterprise fibre, software and mobile.

Through our FTTP business, we are building new physical fibre networks for communities in the UK and have completed new fibre infrastructure in underserved parts of Devon, Somerset, Dorset, Wiltshire, Hampshire, Worcestershire, Yorkshire and the Home Counties, spanning hundreds of thousands of properties.

Lending continues to be an important part of our business and has provided the Group with a profitable and cash generative sector over the past 15 years.



## 2 STRATEGIC REPORT

### Our strategy in focus

Building a new network model connecting large data centres and telecom exchanges in the UK, Northern Europe and Russia successfully replacing the copper lines that were laid in the last half of the 20th century. To date, Curium South and Curium Fibre operated a vertically integrated model where they own the fibre backbone and customer relationship at the internet service provider (ISP). Following the merger of our FTTP division, EFTL, with the wholesale strategy of APoint, retaining the fibre infrastructure and onboarding multiple ISPs, we will continue to develop our own ISP service and brand 'Cloudbox' when it is fully connected, our own consolidated network to end customers alongside other ISPs. In an increasingly competitive market, a wholesale based, increased opportunity to generate revenue from the network as multiple counterparties can sell access to it, rather than just one ISP, at par the vertically integrated model.

The merger of the EFTP companies took place in March and the first three months of the year focused on bringing the operations of the two companies into the existing structure and ensuring all core processes separated. The companies achieved a great deal during the initial period, standardizing processes and becoming fit for the next level. The efforts of bringing them together and launching a single structure, being built upon a model that will create greater optimality in the future and better customer satisfaction.

The UK remains a third of the European market when it comes to household broadband take-up and our FTTP business is now well positioned to be a key player in bringing ultrafast connectivity to communities around the UK.

Through various acquisitions, building an American style network in a much smaller business footprint (APoint), enterprise income from its business customer, which has tripled over 2008, a mere 6000 cables in London since 2006, and has, since the last year launched its services to 400 businesses, including market leading 1Gbps and 10Gbps products.

Our revolutionary software business, with its strong R&D infrastructure, demo that the next generation of fibre broadband companies need to run their networks efficiently. In addition, they are both supporting us in our EFTT business, achieving its strategic goals and also enabling APoint's customers to eliminate legacy constraints and economies of connectivity and operational efficiency.

Mobile is our newest area of strategic development. During the year, the Digital Extended is the most important project concerning the mobile Internet aggregate (MIA). This venture aims to offer an alternative to the standard mobile phones and consumer-facing terminals to connect other mobile broadband operators in the UK.

## 2 STRATEGIC REPORT

### Our strategy in focus

#### Housebuilding

Our residential building business, Elvia, is a full-service housebuilder, from acquisition and site development to design stage to final construction to ensure the delivery of quality workmanship. Elvia strives to deliver high-quality and design-led inspirational homes, comprising a mix of open market and affordable homes, with over 25 sites under construction. Elvia is headquartered near Beaconsfield with a geographical footprint in Buckinghamshire, Berkshire, Hampshire, Surrey and West Sussex. In January 2023, we acquired Millwood Designer Homes, which has allowed expansion into the adjacent regions of Kent and East Sussex, complementing Elvia's existing locations.

As part of our housebuilding division, the Group operates in the retirement living sector. Our retirement living business, Paragon, owns and operates three retirement villages in Wiltshire, North Yorkshire and Gloucestershire, is currently constructing two sites for future operations, and has exchanged on two further sites spread across the country with the intention of developing them in the future.



## 2 STRATEGIC REPORT

### Directors

The experienced Board of Directors for the Fern Group are responsible for determining the strategy of the business and for accounting for the Company's business activities to shareholders. They have a set of complementary commercial, energy sector-related and strategic skills.

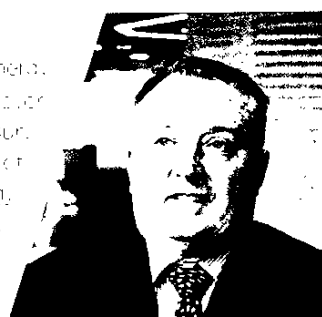
Paul Mayne is now the Chief Executive of Fern. He has had various general management and operational roles across a number of sectors and brings with him a wealth of industry and business experience including building key elements of the infrastructure for Capital One Bank (Europcar) as it grew from a start-up business to a company with 2000 employees. Paul has worked at Octopus Investments since 2006.



Keith is an associate professor of strategy and entrepreneurship at London Business School. He also holds various non-executive directorships and advisory roles at high-growth and more mature companies in the UK, as well as executive chairman. He is responsible for the effective operation of the Board, as well as its governance. He brings to the Fern business independent commercial expertise gained from his time in academic, private equity, investment banking and various hands-on operational roles.



Richard is a senior partner at Octopus Infrastructure, managing its infrastructure and energy teams. As a senior executive for international power generation, he has extensive experience in large-scale projects and corporate turnarounds, as well as mergers and acquisitions. He has overseen the £100 billion over 20 years working internationally for E.ON, E.ON UK, Centrica, Ameren and Univas, and has advised on large greenfield projects in the energy and infrastructure sectors. His commercial finance and banking experience, as well as his numerous energy, utility and oil and gas operational challenges, make him a valuable addition to the Fern board. Richard is also a graduate of the University of Cambridge and holds a postgraduate diploma in energy and environmental management.



Sarah has a broad-based background in business development, finance and marketing, having worked in the travel and tourism space in the US, Canada and across Europe. She is a member of the Octopus Infrastructure executive committee and a director of Octopus Infrastructure, a subsidiary of Octopus Infrastructure. She joined the executive team in 2010 and has been involved in the re-structure of Octopus Infrastructure – and its shareholders – in the period since 2008. She has 10 years' experience in business development, finance, strategy and operations, having previously worked at Lazard Frères, Morgan Stanley and PwC.

Tim is a solicitor and a partner at the law firm of Jeville, where he advises on energy and infrastructure projects, and on energy and climate change – including climate change legislation and climate change policy. He is also a member of the reference group for the Climate Change Committee – Friends of the Earth's advice panel on climate change policy. Tim has advised on energy and climate change projects in the UK and abroad, and has taught on energy topics such as energy and climate change, and energy and climate change law, at the University of Oxford.



## 2 STRATEGIC REPORT

### Principal risks and uncertainties

Management identify, assess and manage risks associated with the Group's business objectives and strategy. Risks arise from external sources, those which are inherent commercial risks in the market, and from operational risks contained within the systems and processes employed within the business. Overall risk exposure is managed across the Group through the diversification of activities, both by sector and geography.

The principal risks that the Group are exposed to are described below, along with the mitigating actions we take to reduce the potential impact of the risk. We also include our assessment of whether the likelihood of the risk has increased, decreased or remained the same.

#### Energy Division

Risk	Mitigations	Change
<b>Market risk:</b> The Energy sector is experiencing significant turbulence and there is a risk that forecast levels of income are not achieved due to changes in wholesale energy prices, off-take contracts or government subsidies. Due to this turbulent environment there is potential for increased intervention by the regulator, which may affect us.	<ul style="list-style-type: none"><li>Contracts are entered into which fix the income for a portion of the energy generated by our sites.</li><li>Long-term government backed off-take agreements are in place, such as our Renewable Output Certification (ROC) scheme. 29% of our energy income was generated from ROC revenue.</li><li>Working with the government and the Office of Gas and Electricity Markets (OFGEM) to contribute to an industry wide policy makers who set future regulation requirements.</li></ul>	No change
Changes in Government policy may result in reduced income streams within the group due to additional taxes.		
<b>Operational risk:</b> Loss of energy produced may be experienced due to sub-optimal weather conditions or performance issues with equipment which may require significant unanned downtime.	<ul style="list-style-type: none"><li>Inoperability of the weather is mitigated through diversification of technologies and location of sites.</li><li>Regular servicing of assets is undertaken to ensure assets are in good condition and minimise the risk that assets are unavailable for a longer period.</li></ul>	No change
<b>Financial risk:</b> Revenue from energy generation or sale proceeds from the sale of sites generated from increases often are lower than expected due to fluctuations in foreign exchange rates.	<ul style="list-style-type: none"><li>Management ensures only a small portion of the Group's assets and revenues are classified to be derived from overseas sites.</li></ul>	No change
<b>Construction risk:</b> Construction time often takes longer or is more costly than anticipated due to resource availability and increased raw material costs.	<ul style="list-style-type: none"><li>The Group enters into price contracts with contractors where appropriate to reduce exposure to increasing costs.</li></ul>	No change

## 2 STRATEGIC REPORT

### Principal risks and uncertainties

Fibre Division		
Risk	Mitigations	Change
<b>Market risk:</b> Excluding seasonal fluctuations, revenue growth has stalled due to increased competition from other providers.	<ul style="list-style-type: none"><li>Management has revised its sales and competitive landscape target based on the M&amp;A activity and current market dynamics to external network operators.</li><li>Focus on partnerships with EFTPs to review and realign our strategic marketing and sales function to increase adoption of our more competitive services.</li><li>Management engaged in actively with the Chinese government to encourage local investment. Governmental and financial incentives are being offered to EFTPs.</li><li>We are proactive participants in relevant industry bodies, particularly through participating in alternative delivery mechanisms.</li></ul>	to expand
<b>Construction risk:</b> Construction of the new network will begin in late 2019. Delays could occur due to resource availability, including skilled labour.	<ul style="list-style-type: none"><li>The team has been contracted with the vendor of different suppliers to reduce the delivery times and maintain quality. Delays in subcontracted vendors will be mitigated through a detailed procurement process and management oversight in vendor blocking criteria to ensure timely and efficient delivery of equipment.</li><li>Wherever possible, contractors will be required to have extensive experience in similar projects, including international experience.</li></ul>	to improve
<b>Operational risk:</b> Any delays in construction will result in significant cost increases and require additional resources.	<ul style="list-style-type: none"><li>Our contractors will be held accountable for adherence to timelines, quality and cost. This will include monthly reporting and regular site visits to ensure timely completion of the job.</li></ul>	to reduce

## 2 STRATEGIC REPORT

### Principal risks and uncertainties

Lending Division		
Risk	Mitigations	Change
<b>Market risk:</b> Increasing inflation and interest rates lead to a potentially significant issue resulting in a drop in property values across all sectors of real estate. This may impact our ability to recover a loan through a reprice or sale.	<ul style="list-style-type: none"> <li>The teams proactively manage our position in the marketplace and are prepared to reinforce where needed if valuations no longer reflect the true value of the asset.</li> <li>Our loans are made at conservative LTVs (Loan to Value ratios) with a maximum LTV of 75%</li> </ul>	Increased time to fully property price
<b>Counterparty risk:</b> Loans may be made to unsuitable counterparties impacting our ability to recover the loan balance if required.	<ul style="list-style-type: none"> <li>Loans are secured against physical underlying security, such as a charge over the property, or other assets of the borrower. These are typically on a first charge basis to ensure maximum chance of recovery should enforcement action be needed.</li> <li>Through due diligence is performed prior to writing loans including property valuations and credit checks done on borrowers.</li> <li>Where loans are written for assets under construction milestones and covenants are put in place to ensure stages are complete prior to releasing further drawdowns.</li> </ul>	No change
Housebuilding Division		
Risk	Mitigations	Change
<b>Market risk:</b> A fall in house prices could impact our ability to generate expected revenue from the sale of apartments in our residential stages at ongoing developments outside EMEA.	<ul style="list-style-type: none"> <li>Planning consents are undeveloped and are optimised to maximise returns and reduce the risk of losses on sale.</li> <li>During the underwriting process for each site, the proposed selling strategy, against current sales in the area, M:R, FFL is used and price movements/sales speed sensitivities are included and reviewed.</li> </ul>	No change
An increase in interest rates could lead to delays in the purchase process resulting in completion and revenue not being realised as planned.		
<b>Construction risk:</b> Construction takes longer or is more costly than anticipated due to resource availability, increased cost of raw materials, inability to engage with suitable contractors who are financially stable and can fulfil the fixed price contract in the current environment.	<ul style="list-style-type: none"> <li>The Group enters fixed price contracts where appropriate to reduce exposure to increasing material costs.</li> <li>The Group only works with reputable third parties with a strong track record of delivery of similar projects.</li> <li>The assessment of raw material price increases is conducted with material contingency levels and a healthy allowance for inflation which is then passed on to other comparable projects.</li> </ul>	Increased risk to inflation of raw materials price growth

## 2 STRATEGIC REPORT

### Principal risks and uncertainties

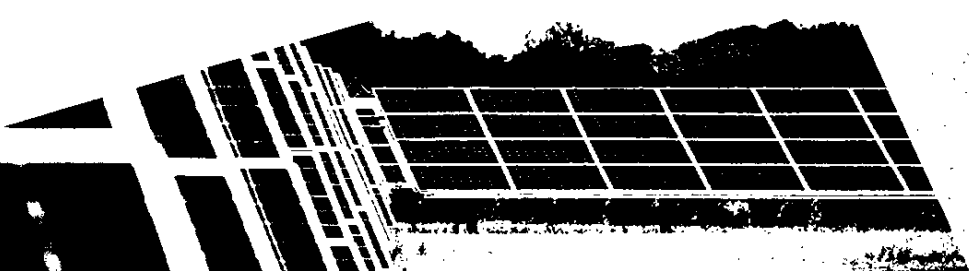
Risk	Mitigations	Group	Change
<b>Market risk:</b> The increase in price levels may increase costs for debt repayment impacting the Group's ability to service its debt obligations.	<ul style="list-style-type: none"><li>Where trading is carried out in place where cash is settled in the short term under a principal-to-principal basis, the Group typically enters into hedging arrangements to manage risk on these payments throughout the term of the facility. Hedging arrangements are outlined in Note 21 of the financial statements.</li></ul>		No change
<b>Liquidity risk:</b> Funding management of cash for the Group could impact the Group's ability to meet its obligations in the medium term.	<ul style="list-style-type: none"><li>A detailed cash flow forecast is prepared annually and by quarter and on a monthly basis incorporating cash inflows and cash requirements across the Group. Cash flow forecasts are regularly reviewed and shared with the Board.</li><li>The Group's bankers have several lines of funding available to enable continued adherence to covenants. Where covenants no longer forecasted are relaxed for the lower cash flow a process is followed to meet these needs.</li><li>The Group has a flexible borrowing facility which can be drawn on at the discretion of the Group to meet immediate needs.</li></ul>		No change
<b>Health and Safety risk:</b> The safety of all employees and contractors is a priority for the Group. In 2021 there were 1,100 hours of work lost due to injuries or illnesses in the Group.	<ul style="list-style-type: none"><li>We have developed robust health and safety practices to prevent risks of COVID-19 across the Group to ensure the welfare of our staff.</li><li>Health and safety training is provided to our staff and contractors on a regular basis.</li></ul>		No change
<b>Cyber Security risk:</b> Cyber security threats continue and pose an increasing disruption of operations and risk to our customers and staff. The use of computers may result in terminating bank accounts and other services.	<ul style="list-style-type: none"><li>We employ a third party information security firm to conduct periodic audits to detect and remediate Group-wide security threats to the Group.</li><li>The Group has a policy with an independent third party auditor to monitor the security and information management function.</li><li>The Group has a dedicated security and customer service team to respond to any cyber threat.</li></ul>		No change

The strategic report was signed by the Board of Directors on 17 December 2021 and certified as being true.



PS Latham

PS Latham  
27 December 2021



## 3. GOVERNANCE

### Corporate governance

#### Principles of governance

The Board consider that they have adhered to the requirements of section 172 of the Companies Act 2006 (the 'Act'), and have in good faith, acted in a way that would be most likely to promote the success of the Group for the benefit of its members as a whole having regard to all stakeholders and matters set out in section 172(1)(a)-(c) of the Act, in the decisions taken during the year ended 30 June 2023.

In the performance of its duty to promote the success of the Group, the Board has regard to a number of matters including the likely consequence of any decisions in the long term, and listens to the views of the Group's key stakeholders to build trust and ensure it fully understands the potential impacts of the decisions it makes. The Board fulfils these duties partly by delegation to committees and the Boards of subsidiary undertakings, who operate within a corporate governance framework across the Group.

At every Board meeting a review of health and safety, across the group financial and operational performance, as well as legal and regulatory compliance, is undertaken. The Board also review other areas over the course of the financial year including the Group's business strategy, key risks, stakeholder related matters, diversity and inclusivity, environmental matters, corporate responsibility and governance, compliance and legal matters.

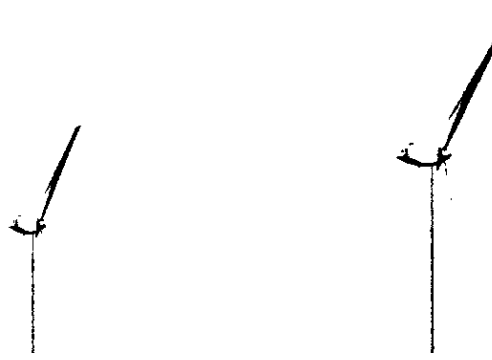
#### Principal decisions

We define principal decisions taken by the Board as those decisions that are of a strategic nature and that are significant to any of our key stakeholder groups. The Board consider that the following are examples of principal decisions it made in the year ended 30 June 2023:

- Evaluating and deciding to create a new strategic area of development by expanding into the mobile network market and becoming a Mobile

Virtual Network Aggregator ('MVNA'). The Board considered this opportunity, as well aligned and complementary to the existing fibre broadband operations which would help to deliver long-term value.

- The Group decided to further expand its footprint in the housebuilding sector, by acquiring Millwood Designer Homes, a company with values similar of those of Elvia and the Group. Millwood is considered an award-winning regional housebuilder based in Kent which built around 100 homes a year. This follows the decision made in May 2022 to diversify the Group's asset base and entering into this new sector has been well thought out with long-term growth in mind. The Board considered the opportunity and how it aligned with our objectives to make a positive contribution to the community and environment, by building new homes to address the UK's shortage of properties.
- The Board decided to commence a group reorganisation which involved merging the full EFTP business into one new business, Fern Fibre Trading Limited ('FFT'). FFT will focus on two separate strategies, while working closely together: (1) wholesale strategy owning the fibre infrastructure and onboarding multiple SPs in A1Points fibre networks and (2) developing our own SP service and brand, through Cuckoo Limited. The Board evaluated the possible impact on stakeholders including shareholders and observed that the new structure would not change how the Board and Group engage with shareholders or their view of the Group but would be beneficial in providing improved governance and oversight of the sector as well as enhancing the future prospects.



## **3 GOVERNANCE**

### **Corporate governance**

#### **Business strategy**

Our business strategy is set out on pages 12 to 14 of the Strategic Report. Management presents a detailed Group budget which is approved by the Board on an annual basis and forms the basis for the Group's resource planning and department decisions. In making decisions concerning the business plan, the Board has regard first and foremost to its strategic focus but also to other matters such as the interests of its various stakeholders and the long-term impact of its actions on the Group's future and reputation.

#### **Shareholders**

Shareholder relations and generating shareholder value is a key consideration when the Board is making strategic decisions. The prime medium by which the Group communicates with shareholders is through an annual report and financial statements, which aim to provide shareholders with a full understanding of the Group's sector and its results. This information is published on our website at [www.ferntrading.com](http://www.ferntrading.com)

#### **Employees**

The Group's employees are fundamental to the overall success of the business. The Directors fulfil their duty to shareholders by ensuring employment,吐息的员工, 稳定

The directors of the subsidiary undertakings manage the day-to-day operations by management and communications with employees and ensure that people are treated fairly and valued with respect to all beliefs and opinions. We try to ensure that our employees will be informed and consulted on matters affecting their employment by being open and transparent, holding regular meetings, listening and responding. The Group's internal communication system provides an effective platform for exchange of ideas and information, encouraging a positive working environment, and maintaining an open forum for the expression of ideas. Presenting an open forum to help employees feel that they are part of the organisation, for example, in

performance indicators covering customer, operating costs and health and safety.

The health and safety of our employees in the workplace is a continual focus for the Group given its broad operational business. The Directors review health and safety reporting at all board meetings to ensure appropriate policies and procedures are in place to protect the health and safety of our employees and contractors. Where there are potential dependencies or issues, these are followed up and resolved on a timely basis, with the Board having oversight of the action taken.

The Group outsources activities and management of certain operational activities to external suppliers. Where activities are outsourced the Board ensures that they are managed by reputable suppliers who meet all the relevant industry and regulatory requirements as well as treating employees fairly. Expected standards are documented in a service contracts and adherence to these are continuously monitored by Board through their service agreement with Cognis Investments Limited.

#### **Suppliers and customers**

The Group acts in a fair manner with its suppliers and customers and strives to maintain strong business relationships with them. This is achieved by a contract being negotiated through a fair and transparent process which includes assessing the impact on the long-term objectives of the Group. We review payment booking times against contracts every six months to ensure suppliers are paid promptly and this information for the coming year is available on the [www.gov.uk](http://www.gov.uk) website.

The Group ensures it acts fairly and in a transparent manner in its customer relationship, costs and delivery of activity. Engaged in a timely and cost effective way, the Board closely monitors customer feedback and changes in the market environment to understand the Group's business context and does not neglect customer feedback.



## **3 GOVERNANCE**

### **Corporate governance**

The Board consider Octopus Investments Limited to be a key business partner and supplier with responsibility for the provision of operational oversight, financial administration and company secretarial services.

### **Community and environment**

The provision and operation of sustainable infrastructure is at the centre of the Group's strategic goals. Through its business activities the Group seeks to make a positive contribution to the community, environment and economy. Our renewable energy business is helping the UK meet its renewable energy targets, our fibre network will give people in rural communities access to high-speed broadband, and our retirement villages create communities of people in their later years, reducing the strain on our healthcare services. We are also building new homes to address the UK's shortage of properties.

### **Business conduct**

As Directors our intention is to behave responsibly, ensuring management operate the business with integrity and in accordance with the high standards of conduct and governance expected of a business such as ours. Our intention through our business strategy (outlined on pages 12 to 15) is to operate in sectors and work with other businesses that share our values.

### **Business ethics and governance**

The Board is responsible for ensuring that the activities of the Group and its various businesses are conducted in compliance with the law and applicable governance and regulatory regimes and in adherence with procuring best practice for the relevant industry. This involves reviewing internal controls, ensuring that there is an appropriate balance of skills and experience represented on the Board, and ensuring that the financial statements give a true and fair view of the state of affairs of the Group. Further detail can be found in the statement of Directors responsibilities on page 38. In the year to 30 June 2023 no areas of concern have been flagged in this regard.

### **Employee, human rights, social and community issues, environment policy and anti-corruption and bribery matters**

The Board's policy on employee, human rights, social and community issues, environment policy and anti-corruption and bribery matters is discussed in the Directors' Report on page 38. The Board actively promotes a corporate culture that is based on ethical values and behaviours.

## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures (“TCFD”)

In December 2015, the TCFD was established by the Financial Stability Board (FSB) to provide recommendations and guidance to companies to take account of how they identify and manage climate-related issues. The FSB required companies to produce climate-related disclosures across four key pillars: Governance, Strategy, Risk Management and Metrics & Targets. The TCFD has since evolved several recommendations across these pillars that enable companies to provide information to shareholders and other stakeholders.

The Group's operations play an important role in the UK's long-term transition to a net-zero economy, as renewable energy and the development of low-carbon technologies are central to a move away from fossil fuels. Capital deployment in renewable energy assets, such as our 80+ ground-mounted solar sites enables our business and shareholders to generate returns from the transition whilst having an inherently positive impact on climate change and the environment.

At the Group's annual AGM, the Board considers the environmental risks it believes are relevant to climate change and considers its ability to take advantage of the opportunities presented by a transitioning, low-carbon economy. Within the Board process, the impact of climate-related issues across the Group, including future risk analysis and scenario refinement, is captured in the disclosure section below, and maintained separately by the Group's energy businesses.

#### Statement of Compliance

The Group's audited financial statements include the TCFD's governance, strategy and risk management framework and financial disclosures in the 2022 Annual Report and Accounts. The information is set out in the following sections. The financial statements have been prepared in accordance with accounting

standards from FASB's guidance on climate-related risk management and to what extent sustainability issues – including climate – could impact performance.

#### Governance

**Disclose the organisation's governance around climate-related risks and opportunities**

- Describe the board's oversight of climate-related risks and opportunities

Climate-related risks and opportunities form part of the board's strategy. A key element of the Group's business model, determined by the board, and managed today by a cross-functional management team, is to deploy capital in renewable energy assets to benefit from the wider transition to a low-carbon economy.

The Board is responsible for monitoring climate-related environmental risks and physical climate changes to inform the decarbonisation strategy, and the materiality of risks faced by the Group's substantial businesses. The Group Board maintains dialogue with, and communicates to, finance a performance and climate resilience related impact on relevant stakeholders that could result from climate-related risks and opportunities.

The Group's audited financial statements and corporate governance document, that was ratified in September 2021, with the audit report approved in April 2022. The Board therefore confirms that each new appointment and existing executive on the ongoing CEO audit of the Group's FSG process.

- Describe arrangements for addressing and managing climate-related risks and opportunities

As detailed in the Group's annual accounts, the Group's strategy is to reduce greenhouse gas emissions

and increase energy efficiency, and to do so in a

sustainable manner that respects the environment

and society, and to do so in a way that is consistent

with the principles of the Paris Agreement and the

UK's commitment to net zero by 2050.

The Group's strategy is to reduce greenhouse gas

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## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures ("TCFD")

the acquisition, construction and due diligence process right through to the on-going management. The Board have reviewed and approved ESG criteria specific to the Group's businesses that are considered by commercial and management teams, including those operating in the fibre and housebuilding sectors. The day-to-day management and assessment of climate-related risks and opportunities is therefore undertaken by divisional management teams and reported to the Board where necessary.

All of the above ensures the Board's oversight and management of climate-related risks and opportunities includes functions established to provide good governance over the Group's divisions. This enables the Board and subsidiary companies to all be aligned on approach to climate-related risks and opportunities.

#### Strategy

**Disclose the actual and potential impacts of climate-related risks and opportunities on the organisation's businesses, strategy and financial planning where such information is material.**

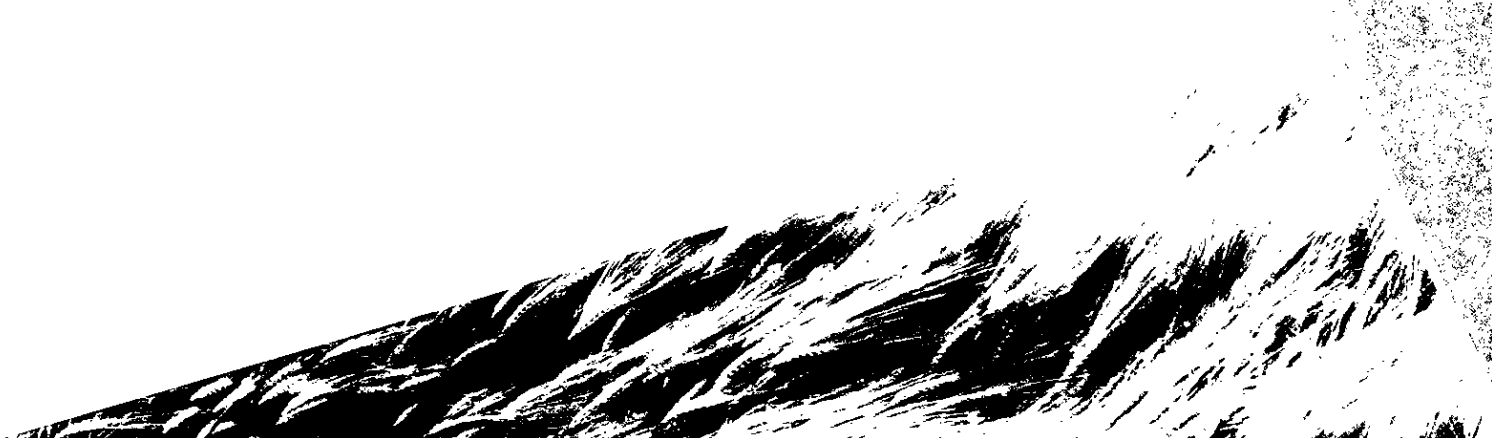
a) Describe the climate-related risks and opportunities the organisation has identified over the short, medium and long term

Given the Group's long-term experience in its operating sectors and strong links to its suppliers, particularly in the energy and housebuilding sectors, the Group is well-positioned to govern risks and take advantage of opportunities arising from climate change. Climate-related risks and opportunities are also at the core of the Group's strategy and are discussed right the way through the business from Board level to the individual subsidiary companies within the Group. Climate plays a part in shaping the Group's long-term business, strategy and financial planning.

The Group's fibre division will remain in growth mode for the next three to five years and management teams consider how to manage emissions and risks while achieving this rapid growth. Fibre has a positive long-term impact on the environment as once the infrastructure is in place and operating, it is seen as a low-carbon technology. A well-constructed and operated fibre connection facilitates a reduction in carbon emissions in the long-term due to the potential for home working and smart cities.

In the Group's housebuilding division, one major risk is ensuring short- and long-term construction processes are managed in line with potential exposure to climate risks, such as flooding. The Group aims to mitigate this risk, as all developments within the housebuilding sector (including retirement living) have technical flood risk assessments carried out before land is purchased.

The Group is also subject to regulatory risk as all homes and developments must satisfy environmental planning conditions which may change as regulations are introduced to support the UK's transition to net zero. This presents the Group with the opportunity to go above and beyond applicable regulations standards for energy efficiency of new build homes and become a leader in this regard. It is important for the Housebuilding division to satisfy all environmental planning conditions and seek financially viable opportunities to exceed regulatory standards. The Group looks to develop strategies around progressive adoption of Modern Methods of Construction (MMoC) including timber frames, solar panels, air source heat pumps and electric vehicle charging points (where appropriate). Where possible, the Group moves operational assets onto renewable energy,



## **3** GOVERNANCE

## Task force on Climate-related Financial Disclosures ("TCFD")

## The related Finance

Results are presented on pages 5 and 6 of the Annual Report of the Board of Directors and Officers.

Introducing energy division into the manufacturing sector to take advantage of the resources and experience that still pervade the industry is a key new objective. The main constraint will be the accommodation of competition from abroad, since as they seem to work more rules, regulations and policies that favour succeeded than failed firms. These opportunities come at the need to tackle climate change and continue to acquire and build new large-scale projects, such as our Waste-to-Energy or the export nor into continental solar roofs, etc.

The Group also takes risks from elevated  
variance in weather patterns and potential  
more extreme weather events. In this, it  
is called a project producer and a risk  
contaminator. The Group considers, assesses,  
the risks and opportunities presented by climate  
change as part of ongoing due diligence and  
risk management.

the impact of the new legislation on companies  
and consumers continues to decline, the need  
for further reforms is still strong. The group  
will therefore continue to monitor developments  
in the sector, including an assessment of  
sector regulation in other areas, introduced  
by the member countries as well as by the  
international organisations, and to propose  
any necessary changes to legislation, in order  
to ensure that the European economy,  
including its financial markets, remains  
competitive and efficient. The group  
will also continue to work closely with  
other international organisations, such as  
the World Bank and the International  
Monetary Fund, to promote a stable  
and open world economy.

As new technologies at work it is proposed that  
teleworking sites are developed at a reasonable  
cost. Remote opportunities may arise for the  
factory layout where industrial techniques  
improve and become cheaper. However, there is  
one that applies where no recent technologies  
and improvements are needed to the business.  
This is representing a risk as predicted  
as the negative impact could be enormous to  
current operations due to a reclassification

- iii) Describe the impact of demographic trends and opportunities on the organization's mission, strategy and financial planning.

Financial implications, including those that arise for the preparation of the financial statements and included in budgetary statements, are based on financial markets. Each model, such as company, includes a revenue plan, a similar financial budgeting system allowing for updates, a base for surplus ratios, elasticity management, financial stability revenues which are all integrated in the planning system to reflect certain factors. The most material impact on the financial statement is derived directly from the assessment of the performance of the organization. The financial budgeting system is considered to be a scientific tool for budgeting resources so that a series of associated financial statements can be generated at any time.

## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures ("TCFD")

assets to the highest quality standard and going above and beyond the relevant regulatory standard by adopting MIGCs will impact the Group's operating and maintenance costs further. The Group's cost projections are captured at point of acquisition, and models are updated regularly with diversification of suppliers and appropriate levels of insurance obtained. The Group's biomass plants operate a diversified supply chain of feedstocks and strategic stores to ensure sufficient fuel stores. In case of failed fuel supply from extreme weather conditions, there is contractual recourse obligations between the site and suppliers for protection against loss of revenues.

Climate related risks also have an impact on accounting estimates and judgements within the financial statements. The Group's balance sheet includes a decommissioning provision relating to the future obligation to return land on which there are operational biomass, wind and solar farms to their original condition. The accounting estimate is determined to a significant degree by the future dismantling and restoration costs, as well as the timing of the dismantlement, all of which will be impacted by physical climate risks and raw materials required for restoration. The Group engages with a third party to perform the assessment of costs to be incurred, including an assessment of future climate risks.

- (d) Describe the resilience of the organisation's strategy taking into consideration different future climate scenarios, including a 2°C or lower scenario.

The Group benefits from a quicker transition to a lower carbon economy, such as in a 2°C climate pathway (i.e. limiting global temperature increase to well below 2°C) whilst taking the steps to

ensure we remain robust to the risks associated with scenarios such as a 4°C pathway.

Under a 1.5°C scenario the world will experience a significant shift away from traditional fossil fuels towards renewable energy sources as countries and businesses alike implement strong decarbonisation plans to reach net zero. Delivery of these ambitions requires a significant increase in the pace of capital deployment into renewable energy, all of which leads to a growth in the Group's acquisition opportunities.

The main risk from a beneficial transition to renewable energies is from competition and the potential for price cannibalisation. The Group's strategy is resilient to this as they focus on being leaders in the market and seek first-mover advantages before any form of price erosion can take place. Increasing demand for the electrification of industries will provide fast deployment opportunities for renewable assets with rising demand supporting the power price for electricity mitigating price cannibalisation. The Group's building sector could also benefit from such a transition by facing decreases in installation of solar panels or heat pumps as technologies advance and become cheaper to access.

Under a 4°C scenario, it is assumed that the transition to a lower-carbon economy has been slower and the incentives to construct and operate renewables have not been forthcoming. There is also the increased physical risk of more extreme weather delaying the introduction and operation of renewable assets. Whilst this could impact the Group's revenue potential, this would discourage competition and the Group would be well placed to take advantage of any opportunity that arose. The Group's strategy



## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures ("TCFD")

The Group's strategy is also outlined starting at paragraph 10, integrated throughout the financials, and detailed by geographical location of sites. The Group's environmental deployment into the biodiversity and greenhouse gas sectors is just one of the methods the Group is using to mitigate possible impacts of moving from a fossil fuel dominated renewable energy sector and to encourage transition to a low carbon economy.

When comparing the two scenarios, the Group is set to benefit more from a 2°C scenario than a 1.5°C scenario pathway. The Board believes the business strategy is resilient and flexible to either scenario enabling the Group to continue to achieve returns whilst contributing to the transition to a lower carbon economy.

#### Risk Management

Disclose how the organisation identifies, assesses, and manages climate-related risks.

a) Describe the corporation's processes for identifying and assessing climate-related risks  
Climate-related risks are identified using internal monitoring tools and external scenario analysis to support the Group's climate-related risk register identified as soon as management can in the scenario analysis.

The Group takes responsibility for risk decisions and processes across its group companies against a commitment from each entity that the environmental risks will be evaluated, tested, and mitigated as part of the Group's risk management framework. As of 2018 to 2019, 90% of Group companies have adopted a climate risk assessment and mitigation plan. This is in addition to the Group's own climate risk assessment and mitigation plan.

b) Describe the organization's processes for managing climate-related risks

At a divisional level, transition and physical risks are considered throughout the acquisition process. Climate-related risks are managed by incorporating questions into an ESG matrix to prompt additional due diligence on assets during the review of capital investment in the region the asset is located and any mitigation strategies can then be determined.

c) Describe how processes for identifying, assessing and managing climate-related risks are integrated into the organization's overall risk management

Where material risks have been identified, the Group implements an appropriate strategy to address the risks highlighted by the above process. Strategies include diversification of the Group's operations in terms of assets and geographic, appropriate levels of insurance, and seeking different opportunities for sustainability, through partners and diversified supply chains.

## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures ("TCFD")

#### Metrics & Targets

Disclose the metrics and targets used to assess and manage relevant climate-related risks and opportunities where such information is material.

- a) Disclose the metrics used by the organisation to assess climate related risks and opportunities in line with its strategy and risk management process

As mentioned under the Risk Management pillar, management teams assess the relevant climate-related risks and opportunities of potential acquisitions in relation to set criteria. The ESG Risk Matrix used for our energy assets has a total score of 15, with a score of 9 or more required to indicate compliance with ESG policy requirements.

- b) Disclose scope 1, scope 2 and if appropriate scope 3 greenhouse gas (GHG) emissions and the related risks

The Group's location based scope 1, 2 and 3 emissions are disclosed in the table below in accordance with SEC. The Group's scope 3 emissions include only those relating to business travel.

Throughout the year, we have continued to deploy capital in expanding the fleet dividend resulting in an increase in emissions as this is a function of growth and headcount increase. This is highlighted by the Group's Scope 2 emissions rising by 5% in FY23, caused by increased energy consumption despite the overall emissions

reduction across the business. While our focus remains on the end goal of building a network, the journey along the way is just as important.

The increase in emissions from our "bread" division has been fully offset by reductions in emissions from our reserve power sites, which account for 90% of reported emissions. Our 26 reserve power sites provide vital back up power to the National Grid in times of peak demand, and emissions are expected to vary year on year due to fluctuations in the energy generation required to balance the grid and supplement baseload power. We have thus seen a 5.2% reduction in emissions from the prior year in our reserve power sites alone, a function of the sites being called upon with less frequency.

The other primary driver of the Group's emissions are our biomass plants, which account for a further 9% of the remaining emissions. Our biomass plants use a mix of straw, waste wood chips and other fuels of natural origins which also have the capacity to regenerate, to produce electricity.

The Group has therefore seen a headline reduction in tonnes of CO<sub>2</sub> emitted in FY23 compared to FY22 of 5.8%, primarily driven by the lower use of fuel in the reserve power and biomass sites that the Group owns and operates, as described above, only slightly offset by increases in flue emissions.

Emissions (Location Based)	FY23 (tCO <sub>2</sub> e)	FY22 (tCO <sub>2</sub> e)	% Change
Scope 1	221,552	244,724	-9%
Scope 2	5,127	4,871	+6%
Scope 3	2,444	3,721	-24%
<b>Total</b>	<b>228,699</b>	<b>242,932</b>	<b>(6%)</b>

## 3 GOVERNANCE

### Task force on Climate-related Financial Disclosures ("TCFD")

Aggregated Metrics	FY23	FY22	% Change
Scope 1 Emissions (tCO <sub>2</sub> )	1,234,567	1,234,567	0%
Scope 2 Emissions (tCO <sub>2</sub> )	1,234,567	1,234,567	0%
Scope 3 Emissions (tCO <sub>2</sub> )	1,234,567	1,234,567	0%
Total greenhouse gas emissions (tCO <sub>2</sub> )	1,234,567	1,234,567	0%

#### Quality of data provided

The Group appointed an internal climate carbon accounting experts to independently calculate its greenhouse gas (GHG) emissions in accordance with the US Government's Environmental Reporting Guidelines, including Scattered Energy and Carbon Accounting Guidance. The GHG emissions data were assessed following the ISO 14064-2018 standard and have used the 2022 emission conversion factors published by the Department for Business, Energy & Industrial Strategy (BEIS).

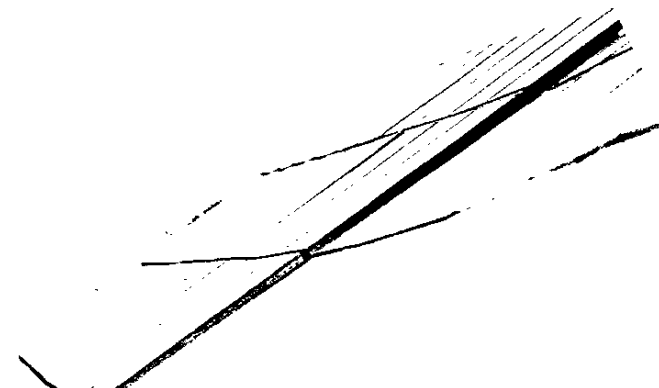
The environmental categories include location-based Scope 1, 2 and 3 emissions, in alignment with the World Business Institute's Greenhouse Gas Protocol - A Corporate Accounting and Reporting Standard Guidelines with the definition:

- Scope 1: Direct greenhouse gas emissions by the Group from sources under their control, including fuel burning, etc.
- Scope 2: Indirect GHG emissions from the generation of electricity purchased and used as provided by the Group's general documents used in the industry.
- Scope 3: All other indirect greenhouse gas emissions from the supply chain and other assets owned or controlled by the Group, such as land and mineral assets of a carbon-emitting nature. Other Group-owned assets can include oil and gas fields, financial assets, for instance the operation of the Group's reserve management, or the construction of oil and gas, power and energy assets, where during the Group's life cycle operations last for more than one year, and the Group has control over assets and operations, it may be considered to be part of the Group's assets.

Minimised a survey-based approach to collect data, allowing subsidiary companies to submit their values for different activities of primary consumption given. Wherever possible primary data was collected, i.e. kWhs of electricity consumed, m<sup>3</sup> of natural gas burnt and kilometers travelled by different modes for scope 3 emissions. We are pleased to report that all of the data collected for the TCFD and SBTi disclosures 99% is based on actual figures submitted by the subsidiary companies.

- c) Describe the targets used by the organisation to manage climate related risks and opportunities and performance against targets

The Group through the development and operation of primary renewable energy assets contributes to the UK's Net Zero target ambitions on the transition away from fossil fuels. Although the majority of the Group's assets, generated assets such as wind and solar are low-carbon in nature, other Group-owned assets can be part of targets, e.g. due to ownership of oil and gas fields, power and energy assets, where during the Group's life cycle operations last for more than one year, and the Group has control over assets and operations, it may be considered to be part of the Group's assets.



## 3 GOVERNANCE

### Group finance review

1.1 Group financial review

The purpose of this report is to provide additional explanatory information on the financial statements in measuring our performance. The financial measures that we use include those that have been derived from our reported results in order to eliminate factors that distort year-on-year comparisons. These are considered non-GAAP financial measures.

A reconciliation of these to the financial accounts can be found in note 28 of the notes to the financial statements.

The financial statements show assets at an amortised cost, as such they do not reflect the future value that we expect to derive from these businesses. To that extent accounting performance may differ materially from the share price and may not reflect changes in the full market value of assets or businesses owned by the Group.

There were various changes to the operational asset base during the year, including the sale of Burlington Forest, a large solar site in Australia, and Elura expanding their south-eastern footprint with the acquisition of Milwood Designer Homes. In March, our FTTP businesses were successfully consolidated into one new business following an wholesale strategy, and our own ISP brand. Subsequent to year end, Duacore, a large wind farm in Western Australia, became operational following a two-year construction process, and was sold for a profit of £22m in October 2023.

To support continued expansion, we built up cash reserves at year end of £154m, which serve to fund the operational needs of our divisions.

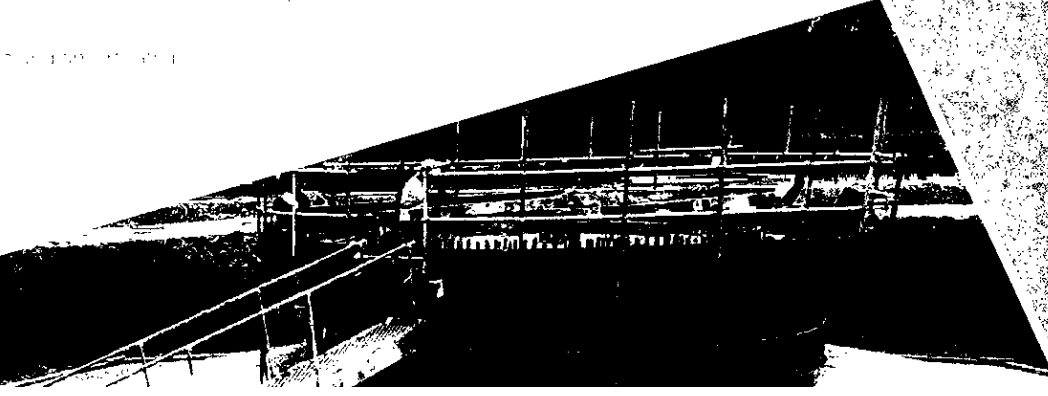
	(restated)		Movement	
	2023 £'000	2022 £'000	£'000	%
Trade receivables	<b>800,351</b>	<b>711,830</b>	+88,521	+12%
Trade payables	<b>82,017</b>	<b>194,917</b>	-112,899	-58%
Contractor receivable	<b>(148,767)</b>	<b>55,888</b>	-204,655	-100%
Contractor net receivable	<b>439,535</b>	<b>360,901</b>	+78,634	+22%
Cash	<b>156,919</b>	<b>256,415</b>	-100,496	-39%
Net debt	<b>1,001,265</b>	<b>793,169</b>	+208,096	+26%
Total assets	<b>2,366,052</b>	<b>2,220,920</b>	+145,132	+6%

### Financial performance

The Group has reported a loss before tax of £149m for the year ended 30 June 2023, which is a fall from a profit of £59m reported in the prior year. This is driven primarily by expansion in our fibre sector as we continue to grow our assets and operational base, as detailed further in this report. Our overall EBITDA decreased by 58% to £82m (2022: £195m), which is mainly due to operational growth in our newer

divisions, particularly here, and a number of provisions recognised against specific property loans. Additionally, there are two instances of extraordinary credits included in the financial statements, which are not expected to reoccur. (1) restructuring costs of £17m associated with the closure of fibre-to-the-premises business, and (2) impairment costs of £11m, associated with trading assets which were sold subsequent to year end.

1.2 Capital structure and dividends



### **3 GOVERNANCE**

## **Group finance review**

Figures were set up, £8000, £8000, £22,000,  
and the other £22,000 to increase the  
output. Following the completion of the first  
two 2200-ton units the production has increased  
to a full year, the output results for the first time  
and compared favourably with the previous  
second maximum production of 1970... was not  
strong. However, as noted earlier from our  
operating figures normalized lead and zinc prices  
stabilized during the latter part of the year  
indicated by

ment living in a care facility may increase as we face our own declining numbers and rising patient residence numbers, resulting from our aging population, an increase of 15% to Spain 2022 compared to an increase of 10% in the last decade. An example of this trend can be seen in the following figures:

The following figures for the year 2016 in the Andalucía region show the increase forecasted, along with the current number of patients in the region. The data is as follows:

Year	Current Number of Patients	Forecasted Increase (%)	Forecasted Number of Patients
2016	1,000,000	10%	1,100,000
2022	1,000,000	15%	1,150,000

It is estimated that the number of patients will reach 1,150,000 by 2022, representing a significant increase of 15% over the current number of patients.

Financial management has become increasingly important in recent years. The following sections will discuss how financial managers can facilitate growth through the use of capital structures, investment decisions, and working capital management. Financial management is also concerned with the valuation of assets and the distribution of cash flows.

### **Financial position**

position

76/27-281 12 25-26 1970  
76/27-281 12 25-26 1970  
76/27-281 12 25-26 1970

What is the meaning of the following terms?

last concert series on Feb 10-11, 2022; so indicated  
the normalized  $\mu$ , from averaging all four measure-  
ments in the homebuilding division, and in turn  
was offset by a good decrease in last one to  
approximately 100% dependent on winter 2022  
affluence and the associated 2022-23 spending pattern  
seen in 2022-23.

Cash and cash equivalents as at 30 June 2008 were £10.1m and £236m. Cash generated from operating activities remained flat at £1,041m (2007 £346m), which has been utilised largely as external long-term financing and capital raised in the market to fuel the business. We have invested substantially in the fixed infrastructure project, which will require further capital expenditure over the next 12 months. Investment in development, research and development costs of £134m has resulted in a cash outflow of £100m. This will be offset by the generation of cash flow from the sale of the 10% stake in E.ON UK.

As well as for the 2nd rank, there is no  
objection to the introduction of the  
new measure, as the loss does not exceed  
one-half of the energy in the  
normal beam, and the new beam is  
not much less than the old one. The  
negative charges are added to the  
beam at the end of the gun, so that  
they do not affect the beam until it has  
been accelerated. This is done by  
means of a grid which is held at a  
potential of about 1000 volts.  
The beam is then focused by a  
magnetic field, and the particles are  
accelerated through a distance of  
about 10 cm. The final velocity  
is approximately 100,000 km/sec.

## 3 GOVERNANCE

### Group finance review

#### Energy

As economic activity and global demand continued to remain high throughout the year, so too did wholesale energy prices, driven by movements in commodity prices. This resulted in the Group maintaining strong revenues from energy generation at a level similar to 2022 across our energy sites, with revenue of £606m (2022: £599m).

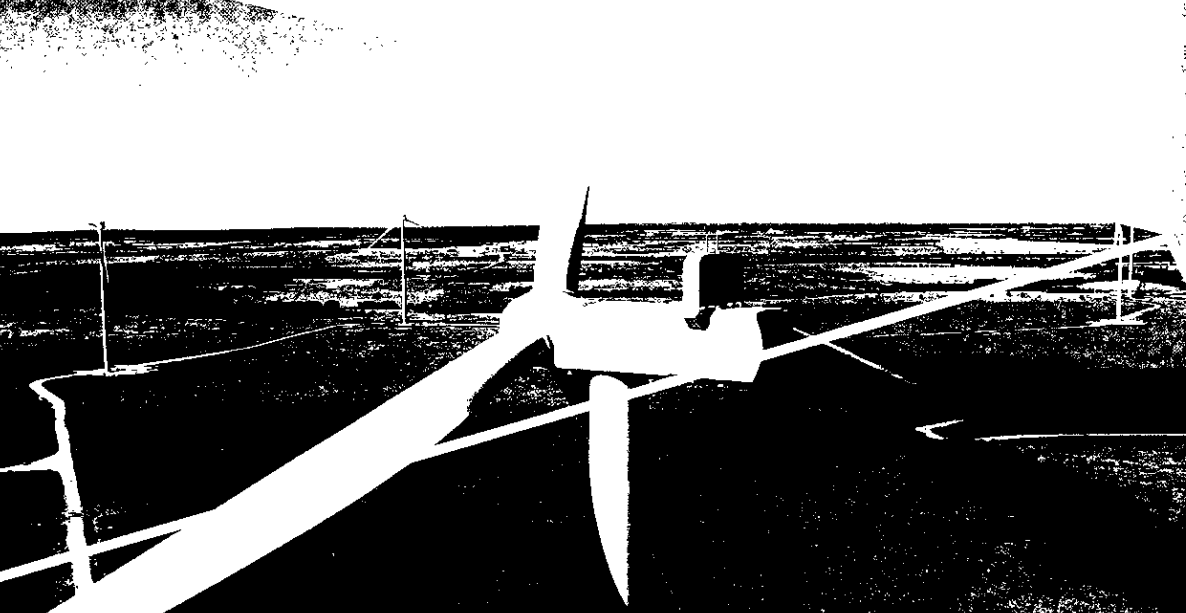
Our generation capacity remained consistent year on year, as there were no substantial changes to our energy generating assets. However, production was marginally reduced due to Snetterton, one of our biomass-fired power plants, suffering some months of operational downtime following a gearbox fault.

The associated insurance claim for replacement parts and loss of revenue was settled in full.

The impact was offset by the increase in the average price per unit for the division as a whole, as it increased to £107/MWh from £95/MWh in the prior year, a movement of 10%.

While total operating costs remained mostly consistent year on year at £377m (2022: £371m), the Group recorded a £30m increase in gas procurement costs for reserve power plants, driven by inflated gas prices in the first half of the year. Correspondingly, EBITDA also decreased by 15% to £252m (2022: £296m).

	FY2023 Production (MWh)	FY2022 Production (MWh)	FY2023 External Availability	FY2022 External Availability
Power Gas	<b>991,873</b>	1,000,178	<b>83.5%</b>	84.6%
Wind Farms	<b>225,680</b>	230,111	<b>96.2%</b>	96.9%
Reserve Power	<b>405,802</b>	409,411	<b>94.6%</b>	94.2%
Total	<b>569,063</b>	540,690	<b>94.8%</b>	94.9%
China	<b>876,374</b>	870,110	<b>92.6%</b>	92.0%
<b>Total</b>	<b>3,068,792</b>	<b>3,099,690</b>		



## 3 GOVERNANCE

### Group finance review

The French government has announced a moratorium on the measure introduced in November 2021 to retrospectively modify FIT contracts which reduce uncertainty in our French solar portfolio. However, this earlier ruling resulted in an item of French cost recovery impairment in the prior year, which due to accounting constraints cannot be reversed once recognised.

In November 2022, the UK government announced the introduction of an Electricity Generator Levy (EGIL), a temporary measure to charge exceptional receipts on electricity revenues for generation by electricity. The levy is in effect from 1 January 2023 until 31 March 2028 and it expects a 40% windfall per annum on large energy market revenues in excess of £5.6MWh, specifically to electricity generated from renewable biomass and energy from waste sources. The Group does not require to pay EGIL in the period however, we expect to pay this in the next financial year, and are assessing our position. We had already anticipated the impact on the return generated from our energy portfolio over the next five years, which is reflected in the share price.

#### Lending

Revolving credit facility increased by £7m to £19m, 15% primarily due to a larger loan in H1 2022 as corporate debt levels decreased in the year. At year end, the remaining reason for the loan is £17m (£27.5m at 31 December 2021) and it matures on 31 July 2024. However, the Group is drawing down £10m of a drawdown limit that activates throughout the year to a total available of £50m. In addition, the Group has drawn down £10m to support the delivery of its capitalisation strategy, so in part, funding accounts for £4.1m of the drawdown. It is expected that £10m will be drawn and £10m released by 17 April 2023, bringing the total available to £40m. The remaining £10m is subject to further drawdowns, with a maximum of £40m available set aside for capital expenditure until 31 July 2024.

#### Fibre

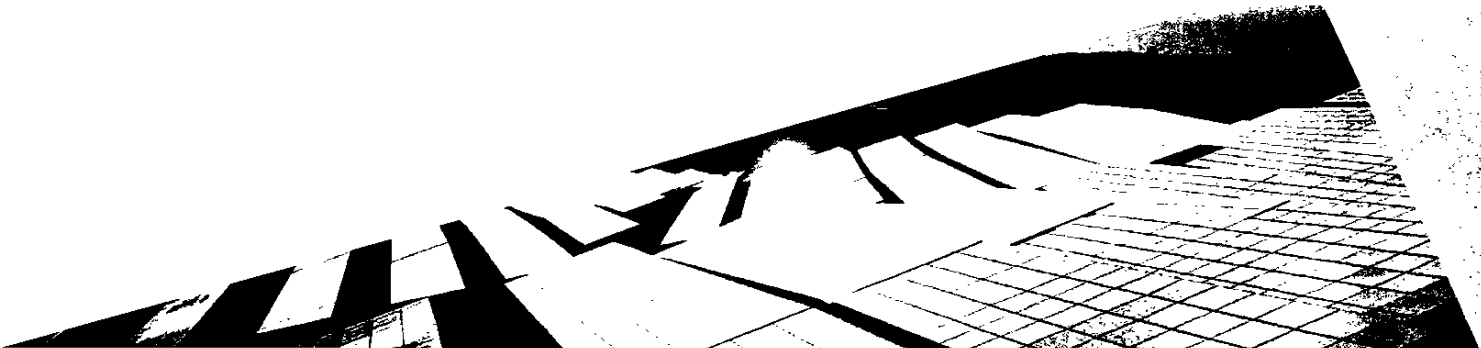
A fast growing division, all our fibre businesses are in the build phase and are starting to add customers to their networks. By 30 June 2023, the division was serving around 50,000 customers and building in over 100 locations in the UK. We are on track to be able to deliver full fibre connectivity to 500,000 properties in those towns and villages.

Overall, the division has almost doubled its revenue year on year, from £9m in 2022 to £16m in the current year. Although building a fibre network is capital intensive and leads to a physical asset on balance sheet, the division also incurs large operating expenses as the businesses scale their operations and develop market presence. This resulted in a reported EBITDA loss of -£120m (2022: £8m loss) which is in line with expectations and reflect the development stage of the division. This includes a depreciation cost of £13m associated with the infrastructure.

As we build out these networks, the assets will be recognised on the balance sheet at fair value. Other income future value, which is expected to be generated as the assets have been integrated, is recognised.

#### Housebuilding

We have rebranded our Birmingham division to Housebuilding reflecting the change in customer offering. It incorporates Bromsgrove, Stourbridge and Kingsford. The division continues to trade well, resulting in a headline trading update for the year ended 31 March 2023. Trading has been strong across all regions, with 1,300 new homes delivered to date. The Group has sold subsequent to year-end 2,000 homes, and at £22m gross margin these figures are very robust. The sales rates of 2,000 per year are currently being exceeded.



## 3 GOVERNANCE

### Group finance review

Housebuilding operations contributed £150m (2022 £71m) to Group revenues for the year, reflecting the impact of increased revenue in Ringsford, as well as a full year of Elvia operations. Elvia sold 137 units in the year and is performing in line with budget, while Ringsford increased its revenue by 43% to £79m and sold 47 units.

A change in accounting policy resulted in the cost of Ringsford communal areas being capitalised as fixed assets (furniture, fixtures and equipment) and amortised over the life of the site. Previously, these costs were immediately recognised to Cost of Sales in the P&L. The treatment has been agreed with our auditors and has not resulted in a prior year restatement; however, Ringsford fixed assets increased by £15m in the current year as a result.

#### Funding and liquidity

Our strategy within our renewable energy businesses is to secure long-term financing at conservative levels from mainstream banks to enhance returns. At year end we had drawn £1160m of external debt in the bank of the Group, with a further £175m available to be drawn.

This approach enables us to acquire businesses that have stable characteristics such as predictable cash flows, revenue streams, government incentives or proven technology and as such have lower returns that without leverage would be insufficient for our shareholders. It also allows us flexibility in managing our businesses and managing cash flow. We believe that failing to adopt this strategy would have a negative impact on business return and shareholder value over the long-term. 80% of our interest payable is fixed and therefore we are not significantly exposed to current interest rate volatility. The Group applies hedge accounting for interest rate swaps

which means any changes in the fair value of the swap is recognised in reserves (cash flow hedge recover), with the ineffective portion of the hedge recognised in the P&L. The market value of the swaps is recognised on the balance sheet as an asset or a liability, depending on whether the swap is favourable compared to current rates.

We continually review financing arrangements to ensure that they are competitive and optimised for the needs of the business. To ensure cash is managed in an agile manner, we maintain flexible finance facilities which can be drawn on rapidly to meet immediate business needs. Specifically, the Group has access to a Revolving Credit Facility of £290m, which is interlinked to the net assets of our energy division. The flexibility to draw and repay funds at short notice facilitates effective management of short-term cash fluctuations, which can be driven by seasonality of operating working capital.

#### Looking ahead

At the end of the financial year we continue to believe that the business is positioned well to take advantage of future growth opportunities across its core business areas. Energy and lending operations are well established in the market and continue to make excellent progress with robust performances in the most financial year. Provision taken against loans during the year in our lending sector (excluding funded challenger) which are not indicative of further problems across other loans in the sector.

Deployment into fibre continues to roll out in line with expectations, while growing its revenue and operational base. Sales activity in our housebuilding division remain strong against a challenging market and are reporting profit in line with budget.



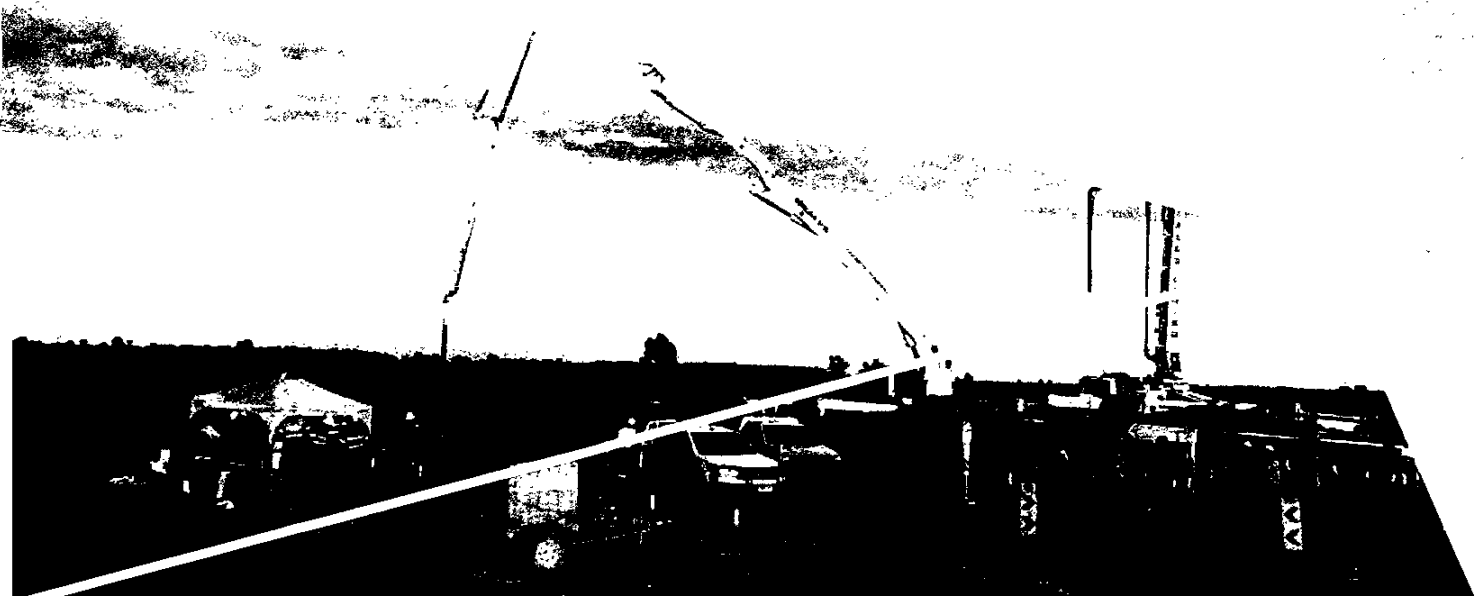
## **3 GOVERNANCE**

### **Group finance review**

We expect to generate strong operating returns from our established assets for the coming years. In addition to the anticipated outflows for our construction phase assets, we will at the same time bring in a large and increasing dividend to shareholders.



**PS Latham**  
Director  
20 December 2023



## **3 GOVERNANCE**

### **Directors' report for the year ended 30 June 2023**

The directors present their report and the audited consolidated financial statements of the Group for the year ended 30 June 2023.

For a summary of the Group's results, refer to the Group finance review on page 31.

The directors have not recommended payment of a dividend (2022: £Nil).

The directors of the Company who were in office during the year and up to the date of signing the financial statements were:

PS Latham

KJ W Levy

PG Barkay

T Arthur

SK Grant (appointed 1 January 2013)

Refer to note 23 in the Notes to the financial statements.

Refer to the Strategic Report on page 8.

Refer to the Strategic Report on page 10.

Refer to the section 172 statement on page 21.

The Group's objectives and policies on financial risk management including information on the exposure of the Group to credit risks, liquidity risk and market risks are set out in note 21 to the financial statements. The Group's principal risks are set out in the Strategic Report on page 17.

As permitted by section 414C(1) of the Companies Act 2006, the directors have elected to disclose information required to be in the directors' report by Schedule 7 of the 'Large and Medium-sized Companies and Groups (Accounts and Reports) Regulations 2008' in the strategic report.

The Board recognises that a corporate culture based on sound ethical values and behaviour is an asset. The Group endeavours to conduct its business with integrity, in an ethical, professional and responsible manner, treating our employees, customers, suppliers and partners with courtesy and respect.

Applications for employment by disabled persons are given full and fair consideration for all vacancies, having regard to their particular aptitudes and abilities. Should a person become disabled while in the Group's employment, every effort is made to retain them in employment, giving alternative training as necessary.



## **3 GOVERNING**

## **Directors' report for the year ended 30 June 2023**

We fully realize that our entire concept must be examined and re-visited or masters are going to be lost and to be replaced in modern training setting their own kind of interest and dependency.

The Group is firmly committed to a policy of open communication with all stakeholders and we aim to establish a climate of trust, confidence, and courage; the importance of interdepartmental dialogue. Presently this is achieved monthly, team briefings at a local level and the publication of monthly key performance indicators covering culture, operating costs and health and safety.

The Group has in place an agreement with Citypus Investments Limited to provide services to the Group covering operational oversight, administrative, compliance, securities and corporate accounting.

The Board's action aims to date all environmental risk and corporate governance (ESG) activity from 2023. The Group recognises the need to implement its own ESG framework that is specific to the environment, climate and people.

The Project's second option that supports the aims and objectives of the Tax Reform Climate Related Financial Disclosure (TRCFD) and has proposed to do so based on the discussion on page 24 of the TRCFD's final report can be found in the section above.

1. COMMERCIAL AND INDUSTRIAL CATCHES IN THE  
CUMBERLAND BUREAU AREA. The Bureau has  
done much to stimulate interest in a local market  
and to secure a number of the local dealers  
to whom it is a convenience to have their supplies  
brought to them. It makes no charges for  
the use of its facilities, so far as based upon  
the amount of catch taken, but does charge  
a flat fee for each boat used.

We are committed to living ethically and transparently in all our business decisions and relationships and to implementing and enforcing effective systems and controls to ensure modern slavery is not taking place in our supply chain, considered in accordance with the Modern Slavery Act 2015. We expect the same high standards from all of our contractors, suppliers and other business partners. As part of our contracting procedure, we expect contractors to comply with the Modern Slavery Act 2015.

The directions are included in the preceding file. The annual report and the financial statement are also available at the website [www.oig.dhs.gov](http://www.oig.dhs.gov).

Along with the income tax statement, the income tax expense statement, the cash flow statement, the asset impairment statement, and the statement of changes in equity, the financial statements have changed. The cash flow statement has been renamed "Statement of Cash Flows in accordance with FASB Standard No. 95, Statement of Cash Flows." The cash flow statement is now part of the financial statements. The cash flow statement is now part of the financial statements. The cash flow statement is now part of the financial statements.

### **3 GOVERNANCE**

#### **Directors' report for the year ended 30 June 2023**

and of the profit or loss of the Group and 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 Group and Company will continue in business.

The directors are also responsible for safeguarding the assets of the Group and 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 Group and Company's transactions and disclose with reasonable accuracy at any time the financial position of the Group and Company and enable them to ensure that the financial statements comply with the Companies Act 2006.

The directors are responsible for the maintenance and integrity of the Company's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

As permitted by the Articles of Association, the directors have the benefit of an indemnity which is a qualifying third-party indemnity provision as defined by section 234 of the Companies Act 2006. The indemnity was in force throughout the last financial year and is currently in force.

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 Group and 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 Group and Company's auditors are aware of that information.

This confirmation is given and should be interpreted in accordance with the provisions of section 418 of the Companies Act 2006.

Ernst & Young LLP having been appointed in 2022 have indicated their willingness to be reappointed for another term and will be proposed for reappointment in accordance with section 416 of the Companies Act 2006.

The Directors' report was approved by the Board of Directors on 26 December 2023 and signed on its behalf by



**PS Latham**

Director

26 December 2023

### **3 GOVERNANCE**

#### **Independent auditors' report to the members of Fern Trading Limited**

We have examined the financial statements of Fern Trading Limited (the Parent Company) and its subsidiaries and Group for the year ended 30 June 2013 which comprise the Group Statement of Comprehensive Income, the Group and Parent Company Balance Sheet, the Group Statement of Cash Flows, the Income and Parent Statement of Changes in Equity, and the related notes 1 to 28, including a summary of significant accounting policies. The financial reporting framework that has been adopted in the preparation of the financial statements is applicable general United Kingdom Accounting Standards including FRS 102 ('The Financial Reporting Standard applicable in the UK and Republic of Ireland') and IAS 1 'Presentation of Financial Statements'.

In our opinion, the financial statements:

- present fairly and concisely the financial affairs of the Parent Company as at 30 June 2013 and of the Group, less for the above mentioned
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been presented in a manner which is relevant to the financial position.

We conducted our audit in accordance with International Standard on Auditing (ISAs) and supplementary guidance issued by the Institute of Chartered Accountants of England and Wales (the 'Institute') and the Financial Reporting Council ('the FRC') in accordance with the relevant requirements of the Companies Act 2006 ('the Act') and the requirements of law and relevant regulations. The financial statements have been prepared in accordance with the FRS 102 ('The Financial Reporting Standard applicable in the UK and Republic of Ireland') and IAS 1 'Presentation of Financial Statements'.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

In auditing the financial statements, we have considered that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work we have performed, we have no identified and material uncertainties relating to the financial reporting of the Group and Parent Company that may cast significant doubt on the Group and Parent Company's ability to continue as a going concern for a period of twelve months from when the financial statements are authority issued.

The responsibilities and the responsibilities of the directors with respect to going concern are described in the relevant sections of this report. However, because it is management's responsibility to prepare the financial statements, including as to their presentation, to give a true and fair view,

we do not express an opinion on whether the financial statements and the audit report are in accordance with the going concern concept.

We do not issue an opinion on whether the financial statements and the audit report are in accordance with the going concern concept.

The accounts of the Group in these financial statements are based on the information provided by the Group and the audited financial statements of the Group for the year ended 30 June 2012. The Group's financial statements for the year ended 30 June 2012 were audited by PwC LLP, who issued an audit report dated 27 August 2013.

## **3 GOVERNANCE**

### **Independent auditors' report to the members of Fern Trading Limited**

Inconsistencies or apparent material misstatements we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. In accordance with the work we have performed, we conclude that there is a material misstatement of the other information we are required to report that fact.

We have nothing to report in this regard.

**Other information required by section 498(2)(b) of the Companies Act 2006**

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Strategic report and the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Strategic report and Directors' report have been prepared in accordance with applicable legal requirements.

**Other information required by section 498(2)(c) of the Companies Act 2006**

In the light of the knowledge and understanding of the Group and the Parent Company and its environment obtained in the course of the audit, we have not identified material misstatements in the Strategic report or Directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept or returns adequate for our audit have not been received from branches not listed by us;
- the Parent Company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of Directors' remuneration specified by law are not made or

- we have not received all the information and explanations we require for our audit.

**Other information required by section 498(2)(d) of the Companies Act 2006**

As explained more fully in the Directors' responsibilities statement set out on pages 38 and 39 the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors 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 Group's and the Parent 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 Group or the Parent Company, or to cease operations, or have no realistic alternative but to do so.

**Other information required by section 498(2)(e) of the Companies Act 2006**

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 auditor's 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 SAs (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.



### **3 GOVERNANCE**

## **Independent auditors' report to the members of Fern Trading Limited**

and prevent it from fraud. We listed six types of non-compliance with laws and regulations. The design procedures involved with non-compliance will help auditors to detect irregularities including fraud. The process of detecting a material misstatement due to fraud is based on the fact that a material misstatement resulting from such as fraud may include deliberate concealment by the example of forged or incorrect financial representations through collusion. The extent to which audit procedures are capable of detecting irregularities including fraud is detailed below. However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the entity and management.

## Concepts with low prevalence

- Implementing and maintaining controls of audit compliance with laws and regulations. The design procedures include written responsibilities and procedures to detect irregularities including fraud. The process of detecting a material misstatement may include a review of the risk of not detecting one resulting from such as fraud that involve deliberate or unintentional (for example, benign) intent and misrepresentations through collusion. The extent to which audit procedures are capable of detecting irregularities, including fraud, is referred to as "detective". However, the primary responsibility for the prevention and detection of fraud rests with those charged with governance of the entity and management.
  - Communicating with the auditee as follows:
    - An obtained an understanding of the legal and regulatory framework that are applicable to the entity and determined that no significant issue that relate to recurring matters of IFRS in accordance with Annex A of CGAO.
    - An obtained an understanding of the audit committee's role in monitoring the financial reporting process, including the nature, timing and frequency of management communication to the audit committee and the results of the audit committee's review of management's assessment of the effectiveness of internal control over financial reporting and performance of the entity management.
    - Obtained an understanding of management's responsibilities concerning the conduct of the audit and the audit committee.
  - Obtaining an understanding of policies and procedures in place regarding compliance programs and reductions, including the compliance with the law, published, monitored and enforced. Obtaining an understanding of management's processes for identifying and responding to audit risks, including programs and controls established to address risk, including, or otherwise prevent, detect and correct fraud and how senior management monitors these programs and controls.
  - Review of board meeting minutes in the period leading up to date of signing.
  - No assurance the sufficiency of the audit financial statements to material misstatement, including fraud, made by management, including a discussion within the audit report which includes:
    - identification of related parties
    - understanding the audit objectives, the audit environment and assessing the risks for material misstatements in the financial statements, including the nature, timing and frequency of management communication to the audit committee and the results of the audit committee's review of management's assessment of the effectiveness of internal control over financial reporting and performance of the entity management.
    - Incorporated the audit plan into the audit, based on the assessed risks identified in the audit, and either, before or after obtaining documentary evidence, communicated the findings, conclusions and causes of the audit and so
    - Based on the understanding of the designed audit procedures to detect material misstatements, made a judgment of the sufficiency of the audit procedures to detect material misstatements.

## 3 GOVERNANCE

### Independent auditors' report to the members of Fern Trading Limited

journals, large or unusual transactions, or journals meeting our defined risk criteria based on our understanding of the business, tested accounting estimates for evidence of management bias, enquiring of members of senior management and those charged with governance regarding their knowledge of any non-compliance or potential non-compliance with laws and regulations that could affect the financial statements, and inspecting correspondence, if any, with the relevant licensing or regulatory authorities.

A further description of our responsibilities for the audit of the financial statements is located on the

Financial Reporting Council's website at [www.frc.org.uk/](http://www.frc.org.uk/)  
**auditorsresponsibilities**. This description forms part of our auditor's report.

**Michael Kidd, Senior auditor**

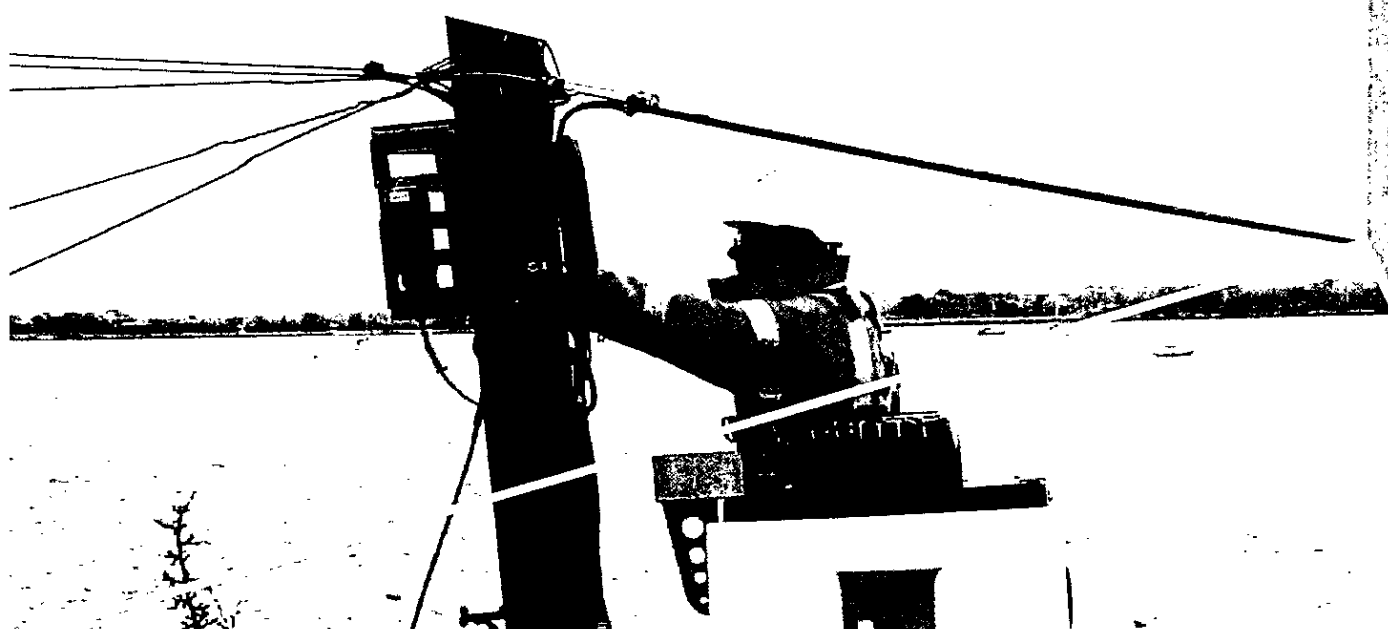
This report is made solely to the Company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are

required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

*Ernst & Young LLP*

Michael Kidd (Senior statutory auditor)  
for and on behalf of Ernst & Young LLP, Statutory  
Auditor  
Belfast

20 December 2023



## 4 FINANCIAL STATEMENTS 30 JUNE 2023

	2023 £'000	2022 £'000
<b>Turnover</b>	<b>800,351</b>	711,870
Manufacturing	(526,367)	(386,778)
<b>Gross profit</b>	<b>273,984</b>	325,092
Manufacturing	(379,077)	(287,116)
<b>Operating profit/(loss)</b>	<b>(105,093)</b>	(22,626)
Manufacturing	4,968	5,150
Research and development costs	955	5,226
Productivity - Research and development	(1,045)	(2,573)
Productivity - Research and development - share of profit	713	(737)
Impairment of goodwill and other assets	(49,265)	(20,247)
<b>Profit/(loss) before taxation</b>	<b>(148,767)</b>	(11,858)
Income tax expense	17,208	(1,968)
<b>Profit/(loss) for the financial year</b>	<b>(131,559)</b>	(9,890)
 <b>Attributable to Fern</b>	 <b>(132,896)</b>	 11,511
<b>Minority interest</b>	<b>1,337</b>	(6,221)
 <b>(131,559)</b>	 <b>(131,559)</b>	 11,511

NOTES TO THE FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2023

	2023 £'000	2022 £'000
<b>Profit/(loss) for the financial year</b>	<b>(131,559)</b>	(89,070)
<b>Other comprehensive income</b>		
Net foreign currency translation difference	39,599	(1,011)
Dividend revaluation of non-controlling interests	(9,093)	(8,072)
<b>Other comprehensive income for the year</b>	<b>30,506</b>	(1,083)
<b>Total comprehensive income for the year</b>	<b>(101,053)</b>	(90,153)
 <b>Attributable to</b>		
• Owners of the parent	(102,390)	(12,121)
• Non-controlling interests	1,337	(1,221)
 <b>(101,053)</b>	 <b>(101,053)</b>	 11,511

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

£'000 unless otherwise stated

	2023	Restated 2022
	£'000	£'000
<b>Fixed assets</b>		
Plant and equipment	528,874	507,108
Land and assets	2,035,554	1,894,440
Less accumulated depreciation	(13,742)	(35,452)
	<b>2,578,170</b>	2,467,940
<b>Current assets</b>		
Cash	263,616	184,679
Debtors, including £107m (2022: £178m) due after more than one year	825,068	623,876
Cost of sales and credit	156,919	256,415
	<b>1,245,603</b>	1,064,170
<b>Creditors: amounts falling due within one year</b>	<b>(430,891)</b>	(258,264)
<b>Net current assets</b>	<b>814,712</b>	806,106
<b>Total assets less current liabilities</b>	<b>3,392,882</b>	3,263,176
<b>Creditors: amounts falling due after more than one year</b>	<b>(949,946)</b>	(935,424)
<b>Provisions for liabilities</b>	<b>(76,884)</b>	(78,852)
<b>Net assets</b>	<b>2,366,052</b>	2,220,920
<b>Capital and reserves</b>		
Share capital	175,876	161,662
Share premium account	608,085	344,842
Reserve account	1,613,899	1,639,569
Profit and loss account	91,516	50,917
Retained earnings	(110,530)	(3,792)
	<b>2,378,846</b>	2,273,821
Non-current deferrals	(12,794)	(2,902)
<b>Capital employed</b>	<b>2,366,052</b>	2,220,920

Note 26 details the prior period adjustments.

These consolidated financial statements on pages 44 to 95 were approved by the Board of directors on 20 December 2023 and are signed on their behalf.



PS Latham  
Director  
Registration number 07501636

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

	2023 £'000	2022 £'000
<b>Fixed assets</b>		
Land and buildings	2,991,990	2,991,990
	<b>2,991,990</b>	<b>2,991,990</b>
<b>Current assets</b>		
Trade receivables	26,543	26,887
Inventories	17,478	16,422
Bank and cash	44,021	46,511
Creditors: amounts falling due within one year	(700)	(649)
<b>Net current assets</b>	<b>43,321</b>	41,851
<b>Total assets less current liabilities</b>	<b>3,035,311</b>	2,991,990
<b>Net assets</b>	<b>3,035,311</b>	2,991,990
<b>Capital and reserves</b>		
Share capital (ordinary)	175,876	175,876
Retained earnings	608,085	761,899
Other reserves	1,986,457	1,961,411
Total shareholders' funds	264,893	263,374
<b>Total shareholders' funds</b>	<b>3,035,311</b>	<b>2,991,990</b>

The Company has elected to take the accounting under section 408 of the Companies Act 2006 hereby except the Companies Income Tax account. The content of the financial statements dealt with in the financial statements of the Company are £197,037,221 (2022 £206,421,071).

These financial statements (see pages 44 to 50) were adopted by the Board of Directors on 10 December 2023 and are signed on their behalf by:



PS Latham  
Director  
Registration number 0602650



## 4 FINANCIAL STATEMENTS 30 JUNE 2023

	Called up share capital	Share premium account	Merger reserve	Cash flow hedge reserve (restated)	Profit and loss account (restated)	Total shareholders' funds (restated)	Non-controlling interest	Capital employed (restated)
	£'000	£'000	£'000	£'000	£'000	£'000	£'000	£'000
Called up share capital	149,678	1,014	1,440,557	114,213	176,049	1,884,121	3,121	1,987,842
Share premium account				4,115	5,847	1,344		
Merger reserve	149,678	1,014	1,440,557	113,816	161,892	1,685,405	3,721	1,689,165
Profit and loss account (restated)					44,627	347,412	16,670	38,961
Cash flow hedge reserve (restated)				77,411	—	71,401	—	71,401
Total shareholders' funds (restated)					18,561	8,561	—	18,561
Non-controlling interest					71,211	18,561	39,962	89,962
Capital employed (restated)					71,211	23,113	(34,694)	127,962
Changes in market value of cash flow hedges	—	—	149,712	—	701,012	—	—	—
Foreign exchange loss on retranslation of subsidiaries	11,386	121,764	—	—	161,119	—	203,130	—
Profit for the financial year	—	—	—	—	(132,896)	(111,226)	1,337	(109,889)
Changes in market value of cash flow hedges	—	—	—	39,599	—	39,599	—	39,599
Foreign exchange loss on retranslation of subsidiaries	—	—	—	—	(9,093)	(9,093)	—	(9,093)
Other comprehensive income/(expense) for the year	—	—	—	39,599	(9,093)	30,506	—	30,506
Total comprehensive income/(expense) for the year	—	—	—	39,599	(141,989)	(102,390)	1,337	(101,053)

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

	Called up share capital	Share premium account	Merger reserve	Cash flow hedge reserve (restated)	Profit and loss account (restated)	Total shareholders' funds (restated)	Non-controlling interest	Capital employed (restated)
	£'000	£'000	£'000	£'000	£'000	£'000	£'000	£'000
<b>Non-controlling interest arising on business combination</b>	–	–	–	–	–	–	(11,230)	(11,230)
<b>Utilisation of merger reserve</b>	–	–	(21,670)	–	21,670	–	–	–
<b>Shares issued during the year</b>	<b>14,214</b>	<b>243,203</b>	–	–	–	<b>257,417</b>	–	<b>257,417</b>
<b>Balance as at 30 June 2023</b>	<b>175,876</b>	<b>608,085</b>	<b>1,613,899</b>	<b>91,516</b>	<b>(110,530)</b>	<b>2,378,847</b>	<b>(12,794)</b>	<b>2,366,052</b>

Note 26 details the prior period adjustments.

	Called up share capital	Share premium account	Merger reserves	Profit and loss account	Total shareholders' funds
	£'000	£'000	£'000	£'000	£'000
<b>Non-controlling interest arising on business combination</b>	–	–	–	71,474	(11,230)
<b>Utilisation of merger reserve</b>	–	–	–	192,055	192,055
<b>Total comprehensive income</b>	–	–	–	192,055	192,055
<b>Shares issued during the year</b>	<b>14,214</b>	<b>243,203</b>	–	–	<b>257,417</b>
<b>Shares cancelled during the year</b>	–	–	–	–	–
<b>Balance as at 30 June 2022</b>	<b>161,662</b>	<b>364,882</b>	<b>1,986,457</b>	<b>72,838</b>	<b>2,585,839</b>
<b>Profit for the financial year</b>	–	–	–	<b>192,055</b>	<b>192,055</b>
<b>Utilisation of merger reserve</b>	–	–	–	–	–
<b>Total comprehensive income</b>	–	–	–	<b>192,055</b>	<b>192,055</b>
<b>Shares issued during the year</b>	<b>14,214</b>	<b>243,203</b>	–	–	<b>257,417</b>
<b>Shares cancelled during the year</b>	–	–	–	–	–
<b>Balance as at 30 June 2023</b>	<b>175,876</b>	<b>608,085</b>	<b>1,986,457</b>	<b>264,893</b>	<b>3,035,311</b>

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

	£'000	2023	Restated 2022 £'000
<b>Cash flows from operating activities</b>			
Net cash generated by operating activities before adjustment for the change in inventories		<b>(132,896)</b>	(44,647)
<b>Adjustments for:</b>			
Impairment losses		<b>(17,208)</b>	(1,868)
Interest on debt and finance costs		<b>(713)</b>	(1376)
Interest payable and finance costs		<b>49,264</b>	28,270
Losses on disposal of discontinued operations		<b>1,045</b>	(29,552)
Change in fair value of investment properties		<b>(955)</b>	(5,249)
Acquisitions and disposals of discontinued operations		<b>43,991</b>	45,762
Decrease in trade and other receivables		<b>103,754</b>	101,862
Increase in trade and other payables		<b>21,670</b>	-
Loss on disposal of assets		<b>3,961</b>	3,040
Movement in derivatives and financial options		<b>(19,149)</b>	(18,044)
Interest income		<b>(48,283)</b>	(19,829)
Interest increase in debt levels		<b>(160,903)</b>	(41,022)
Change in tax rate on earnings		<b>105,863</b>	(176,913)
Change in foreign interest		<b>1,337</b>	(6,221)
Foreign exchange		<b>8,528</b>	26,854
<b>Net cash generated from operating activities</b>		<b>(40,694)</b>	41,897
<b>Cash flows from investing activities</b>			
Investment in development projects and research		<b>(19,176)</b>	(32,347)
Sale of investments in associates and joint ventures		<b>120,521</b>	101,788
Decrease in inventories		<b>(490,656)</b>	(222,446)
Investment in associates		<b>90</b>	(1,729)
Decrease in goodwill and intangible assets		<b>(65,335)</b>	(124,260)
Capital investment in property		<b>88,000</b>	10,710,000
Decrease in cash		<b>713</b>	(180)
<b>Net cash used in investing activities</b>		<b>(365,843)</b>	(290,340)
<b>Cash flows from financing activities</b>			
Proceeds from issue of shares		<b>284,617</b>	204,719
Share options		<b>(186,453)</b>	(32,519)
Capital reduction		<b>(49,264)</b>	(32,013)
Dividends paid to shareholders		<b>257,417</b>	206,710
<b>Net cash generated from financing activities</b>		<b>306,317</b>	(34,117)
<b>Net (decrease)/increase in cash and cash equivalents</b>		<b>(99,496)</b>	8,468
Initial cash and cash equivalents at the beginning of the year		<b>256,415</b>	170,418
Expenditure on capital equipment and property		<b>724</b>	263
<b>Cash and cash equivalents at the end of the year</b>		<b>156,919</b>	205,416

Note 26 details the prior period adjustments.

## **4 FINANCIAL STATEMENTS TO JUNE 2026**

### **Statement of accounting policies**

Fern Trading Limited (the Company) is a private company limited by shares and incorporated on 14 July 2023. The Company is domiciled in England, the United Kingdom and registered there under company number 126501036. The address of the registered office is 5th Floor, 100 London Wall, London, England, EC2Y 5HT.

The Group and individual financial statements of Fern Trading Limited have been prepared in compliance with the United Kingdom Accounting Standards, including Financial Reporting Standard 102, The Financial Reporting Standard applicable in the United Kingdom and the accounting standards (FRS 102) and the Companies Act 2006.

The financial statements have been prepared on a going concern basis, under the historical cost convention, as modified by the recognition of certain financial assets and liabilities measured at fair value, and in accordance with the Companies Act 2006 and applicable accounting standards in the United Kingdom. The Group uses IFRS reporting currency, which has been applied consistently throughout the year end period 2026.

The consolidated financial statements include the results of all entities owned directly by Fern Trading Limited as set out in note 20 of the annual financial statements. Group companies whose subsidiaries in turn are listed in note 20, have taken the exemption from an audit for the year ended 30 June 2025 permitted by section 418A of Companies Act 2006, in order to allow the subsidiary to take the audit exemption if the parent company had given a statutory guarantee (in the definition 4.16 of Companies Act 2006), of all the consolidated financial statements as at 30 June 2026.

The Group's and the Company's prospects are set out together with the factors that management has taken into account in arriving at its strategic Report in notes 4 to 17. The financial position of the Group is taken into account in the risk and uncertainty disclosure in note 16 to the financial statements 2025-26. The Group's risk factors are set out on pages 4 to 10.

The Group's performance is measured in accordance with the Group's ability to meet its financial obligations, but the failure for a credit institution to meet its obligations after the date that the relevant agreement has been agreed.

Due to the challenging market conditions, management has performed a stress test to determine whether there are significant uncertainties arising from the loss of 30% of the assets of the Group. As at 30 June 2025, the Group's current liquidity position would have been considered as a constraint on the Group's ability to meet its obligations after the date that the relevant agreement has been agreed.



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

In reaching this conclusion the Directors have taken into account the financial impact of the uncertainty on the Group's balance sheet, profit and loss and cash flows with specific consideration given to the following:

A reverse stress test was performed on the base cash forecast to ascertain what scenarios would result in loss to the Group's liquidity position. The test showed even in an unlikely scenario of a significant reduction of revenue of 46% the Group is able to sustain its current operational costs and meet all liabilities as they fall due for at least a year from the date of signing these financial statements when utilising the available facilities within the Group.

The Group has a number of financing facilities that contain covenants requiring the Group to maintain specified financial ratios and comply with certain other financial covenants. These financial covenants are tested at least biannually, and at the date of this report, the Group is in compliance with all its financial covenants. Stress tests on reasonably plausible scenarios such as a significant reduction in EBITDA<sup>4</sup> of 84% over time have been used to assess the covenant requirements for the at least the next twelve months and all covenants have been forecast to be met even under the stress test scenario in the going concern period.

At 30 June 2023, the Group had available cash of £15m and headroom available of £175m including a revolving credit facility of £290m. Debt of £21m is due to mature in less than one year, with the remainder of £945m payable in more than one year. The Group's facilities, repayment dates and undrawn amounts are set out in Note 16 Loans and Borrowings.

Key accounting judgement and estimates have been made with consideration given to the current economic outlook. Key estimates include loan recoverability, valuation of work in progress, decommissioning provisions, impairment of goodwill and investment, business combinations and hedge accounting. Details are set out on pages 50 to 60.

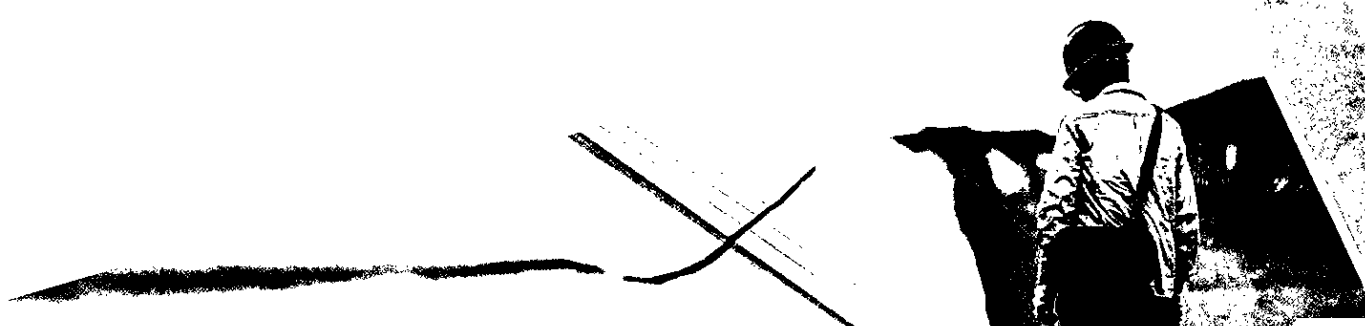
Based on the above assessment of current economic conditions and the impact on the Group's financial position, liquidity and financial covenant, the Directors have concluded that the Group and the Company has adequate resources to continue in operational existence for the next 12 months. Thus, they continue to adopt the going concern basis of accounting in preparing the annual financial statements.

<sup>4</sup> Earnings before interest, tax, depreciation and amortisation.

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

The Company has taken advantage of the following exemptions:

- i. from preparing a statement of cash flows on the basis that it is a qualifying entity and the consolidated statement of cash flows included in these financial statements includes the Company's cash flows
- ii. from the financial instrument disclosures required under HKS 102 paragraphs 11.59 to 11.48F and paragraphs 12.26 to 12.29 as the information is provided in the consolidated financial statement disclosures
- iii. from disclosing the Company key management personnel compensation, as required by HKS 102 paragraph 33.F



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

The consolidated financial statements include the results of each holding company and its subsidiary undertakings measured to the same accounting date. All other group companies, branches or joint ventures held are eliminated in the consolidation date. The results of subsidiary undertakings acquired or disposed of during the period are included or removed from the income statement from the effective date of acquisition or disposal.

All undertakings over which the Group exercises control, being the power to govern the financial and operating decisions so as to obtain benefit from the activities, are considered as subsidiary undertakings, whether or not they had different accounting policies to the Group. Adjustments are made to the subsidiary financial statements to apply the Group's accounting policies when preparing the Group's financial statements.

All joint venture undertakings or associates held or acquired during the year are included up to the date of change of control or change of significant influence irrespective of:

whether the Group has written a put option over shares held by another controlling interest; the Group determines its non-controlling interest and instead recognises contingent deferrable consideration as an other payable for the estimated amount likely to be paid to the non-controlling interest in exercise of those options. There is no discount reflecting the difference between any consideration paid to date and the fair value of the Group's share of net assets, since payments are made via the amounts in the estimate held by the other party, recognition is recognised as gross.

#### **i. Functional and presentation currency**

The Group's financial statements are presented in British Pounds and rounded to two decimal places.

The Company's functional currency is the pound sterling, expressed in British pounds.

#### **ii. Transactions and balances**

The Group's financial statements reflect the current exchange rates at the date of transaction for the dates of the transactions. All foreign currency transactions in sterling terms are translated into the Group's functional currency. Unmeasured sterling amounts are translated using the exchange rate at the date of the transaction and the amounts are restated at the rate of exchange prevailing on the date of the transaction. Where no determinate foreign exchange gain or losses result from the settlement of transactions and movements of cash or receivable and payable rates, the sterling debit and credit entries remain in the original transaction date in the profit and loss account.

All foreign exchange gains or losses are included in the profit and loss account on the date of the transaction.

#### **iii. Translation**

The final results of the Group's entities are translated into £ sterling at the 30 June 2023 exchange rates for the year. The assets and liabilities are restated in £ sterling and the results are adjusted to the equivalent £ sterling. The translation adjustment is reflected in the profit and loss account. The adjustments are to reflect the effect of the changes in the foreign currency rates on the assets and liabilities of the Group. A foreign exchange gain or loss is recognised in the profit and loss account on the date of the transaction.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Statement of accounting policies

The Group operates a number of classes of business. Revenue is derived by the following:

- Energy

Turnover from the sale of electricity generated by solar farms, wind generating assets, nuclear power plants and biomass and landfill sites is recognised on an accrual basis in the period in which it is generated. Revenue from long-term government-backed off-take agreements, such as the Renewable Obligation Certification (ROC) scheme are accrued in the period in which it relates to. Turnover from the sale of firm supply biomass and landfill businesses is recognised on a physical dispatch.

- Lending

Turnover represents arrangement fees and interest on loans provided to customers, net of any value added tax. Loan interest is recognised on an accrual basis in line with contractual terms of the loan agreement. Arrangement fees are spread over the life of the loan to which they relate.

- Fibre

Turnover is recognised at the fair value of the consideration received for internet connectivity and related IT services provided in the normal course of business, and is shown net of VAT. Turnover is recognised based on the date the service is provided.

- House building

Turnover is recognised on legal completion of the sale of property and/or commercial spaces. Turnover from housing association contracts is recognised by reference to the value of work completed as a proportion of the total contract value. Turnover for retirement living is recognised when the significant risks and rewards of ownership of retirement property have passed to the buyer on legal completion, the amount of revenue can be recognised reliably, and it is probable that the economic benefits associated with the transaction will flow to the entity.

#### Employee benefit costs

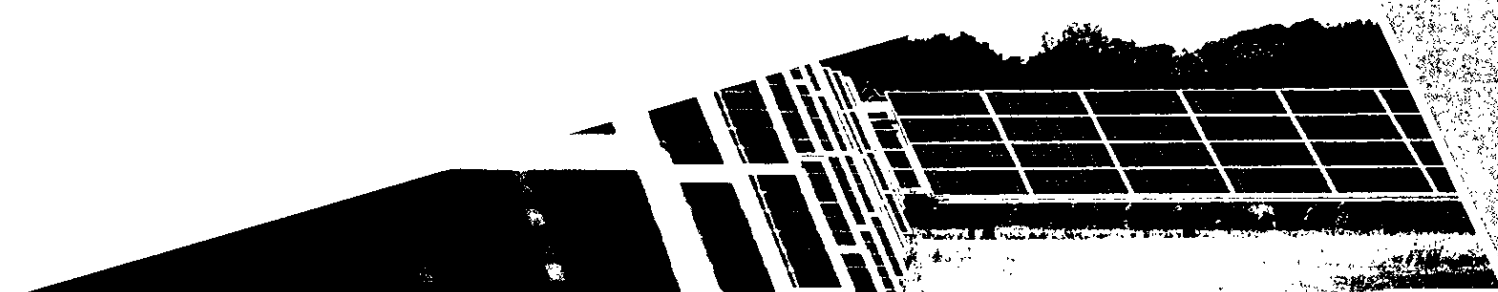
The Group provides a range of benefits to employees, including annual bonus arrangements, paid holiday arrangements and defined contribution pension plans.

##### i. Short-term benefits

Short-term benefits including holiday pay and other similar non-monetary benefits, are recognised as an expense in the period in which the service is received.

##### ii. Defined contribution pension plan

A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. Once the contributions have been paid, the Group has no further payment obligations. The contributions are recognised as an expense when they are due. Amounts not paid are shown in accruals in the balance sheet. The assets of the plan are held separately from the Group in independently administered funds.



## 4 FINANCIAL STATEMENTS 30 JUNE 2024

### Statement of accounting policies

#### iii. Share-based payments

Carried forward share-based payments are measured at the fair value of the shares underlying the Group recognises an equity instrument at the fair value of the date based on present values, taking into account the estimated number of units that will actually vest and the current proportion of the vesting period. Changes in the value of the liability are recognised in the income statement.

The Group has no outstanding arrangements.

Finance costs are charged to the profit and loss account over the term of the debt using the effective interest method so that the amount charged is at a constant rate on the carrying amount. Issue costs are initially recognised as a reduction in the proceeds of the associated capital instrument and then to the profit and loss account over the term of the debt.

This is reflected in the statement of income and retained earnings directly as a change attributable to an investment in and other recognised as either comprehensive income or to an item recognised directly in equity, and recognised in other comprehensive income or equity, in equity, respectively.

The current income tax charge is calculated on the basis of tax rates and laws that have been enacted or substantiated effectively by the balance sheet date in the jurisdiction where the company operates and generates income.

Deferred balances are recognised in respect of all timing differences that arise until the date of the end of the reporting period, i.e. 30 June.

- The recognition of deferred tax assets is limited to the extent that it is probable that they will be recovered upon the realisation of the temporary differences in future taxable amounts; and
- only deferred tax assets are allowed for under this policy for returning goods related to sales in the period of sale.

Deferred tax balances arising from recognised temporary differences, except for effects of unused consumables, other deferrals and reclassifications are grouped on the balance sheet between the tax assets and the future tax obligations arising from the difference between the tax value of an asset or liability and the amounts that are being used to calculate the deferred tax balance.

Dividends declared and paid are recognised in the profit and loss statement.

The dividend yield is calculated as the ratio of the dividend per share to the current price, where the current price is based on the closing price of the stock on the last day of the latest reporting period, i.e. 30 June.

The book value of the shares is determined by the number of shares multiplied by the closing price of the shares on the last day of the reporting period, i.e. 30 June.



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

Goodwill recognised represent the excess of the fair value and directly attributable costs of the purchase consideration over the fair values to the Group's interest in the identifiable net assets, liabilities and contingent liabilities acquired.

On acquisition, goodwill is allocated to cash-generating units (CGUs) that are expected to benefit from the combination.

Goodwill is amortised over its expected useful life, which is determined based on the estimated lifespan of the assets acquired. Where the Group is unable to make a reliable estimate of useful life, goodwill is amortised over a period not exceeding ten years. Goodwill is reviewed and tested for impairment indicators on an annual basis and any impairment is charged to the profit and loss.

#### **4.1 Fixed assets**

Tangible fixed assets are stated at cost less depreciation. Depreciation is provided at rates calculated to write off the cost of fixed assets, less their estimated residual value, over their expected useful lives. Depreciation commences from the date an asset is brought into service. Land and assets in the course of construction are not depreciated. Tangible assets are depreciated over their estimated useful lives as follows:

Land and buildings	2% to 4% straight line
Power stations	3% to 5% straight line
Plant and machinery	4% to 33% straight line
Network assets	4% to 6% straight line

Assets in the course of construction are stated at cost. These assets are not depreciated until they are available for use.

Where factors, such as technological advancement or changes in market price, indicate that residual value or useful life have changed, the residual value, useful life or depreciation rate are amended prospectively to reflect the new circumstances. The assets are reviewed for impairment if the above factors indicate that the carrying amount may be impaired.

Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised in the profit or loss.

Intangible assets are stated at cost less accumulated amortisation and accumulated impairment losses. Amortisation is calculated, using the straight-line method, to allocate the appreciable amount of the assets to their residual values over their estimated useful lives as follows:

Development rights	25 and 30 years
Software	2 to 20 years

Amortisation expenses are included in administrative expenses. Development rights relate to plant to consent to build wind farm and a wind farm acquired on acquisition.

Where factors, such as changes in market price, indicate that residual value or useful life have changed, the residual value, useful life or an amortisation rate are amended prospectively to reflect the new circumstances.

The assets are reviewed for impairment if the above factors indicate that the carrying amount may be impaired.

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

Arrangements that transfer the right to receive the assets or services are assessed to determine whether the arrangement is a finance lease based on the substance of the arrangement and whether the lease should be classified as either a finance lease or an operating lease.

Leases of assets that transfer substantially all the risks and rewards incidental to ownership are classified as finance leases. Finance leases are capitalised at the fair value of the leased asset and depreciated over the shorter of the lease term or the estimated useful life of the asset. Assets are assessed for impairment at each reporting date.

Leases that do not transfer all the risks and rewards of ownership are classified as operating leases. Payments under operating leases are charged to the profit or loss account on a straight-line basis over the period of the lease.

The Company makes investment in subsidiary companies. Accumulated impairment losses of an investment that is subsequently reversed, the carrying amount of the investment is increased to the revised estimate of its recoverable amount, but only to the extent that the revised carrying amount does not exceed the carrying amount that would have been before the original impairment loss had it originally been recognised. A reversal of an impairment loss is recognised in the profit or loss account.

Cash includes cash held and banknotes in a safe deposit box. Restricted cash is presented separately within the statement of cash flows due to the specific nature of restricted cash, which requires separate disclosure in the cash flow statement.

Each materially significant and comparable financial instrument is measured at fair value on a recurring basis. Fair value measurements made in respect of derivative financial instruments are determined in accordance with IFRS 13 - Fair Value Measurement.

Investments in PPF and other unlisted shares are measured at fair value less costs of disposals and presented in the statement of financial position net of any related minority interest and fair value.

The fair value of the investment in the bank is calculated as 10% of the total share capital of the investment bank, which is £100 million. This figure has been derived from the latest published information on the share price of the bank.

Stock options of 100,000 ordinary shares of 10p each were issued in 2023.

Stock options issued in 2022 were issued prior to the main share issue and are not revalued as they were issued at a discount and there was no market value at the time of issue. It is believed that the options will not be exercised due to the significant increase in share price.

Interest on bank overdrafts is calculated using the average balance of the overdraft throughout the year. Interest on overdrafts is recognised as an expense in the profit or loss account. The overdraft facility is £100,000 and the interest rate is 10% per annum, calculated by summing the daily overdrafts.

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

Accrued income on loans is calculated at the rate of interest set out in the loan contracts. Earnings income is accrued over the period in which it has been generated.

Deferred income is recognised in accordance with the term set out in the contract. Deferred income is released to the profit and loss account in the period to which it relates.

The Group has chosen to adopt Sections 11 and 12 of FRS 102 in respect of financial instruments.

Basic financial assets, including trade and other receivables and cash and bank balances 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 profit or loss.

Other financial assets, including investments in equity instruments which are not subsidiaries, associates or joint ventures are initially measured at fair value, which is normally the transaction price. Such assets are subsequently carried at fair value and the changes in fair value are recognised in profit or loss, except that investments in equity instruments that are not publicly traded and whose fair values cannot be measured reliably, are measured at cost less impairment.

Financial assets are derecognised when all the contractual rights to the cash flows from the asset expire or are settled, or if substantially all the risks and rewards of the ownership of the asset are transferred to another party or if control of the asset has been transferred to another party who has the practical ability to immediately sell the asset to an unrelated third party without imposing additional restrictions.

Basic financial liabilities, including trade and other payables, bank loans, loans from the Group companies and preference shares, are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the debt instrument is measured at the present value of the future receipts discounted at a market rate of interest.

**4 FINANCIAL STATEMENTS FOR THE YEAR 2025**

## **Statement of accounting policies**

Fee instruments are subsequently carried at amortised cost using the effective interest rate method. Fees based on the establishment of loan facilities are recognised as unamortised costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case the fees are deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fees are capitalised as pre-payment for honorary services and amortised over the period of the facility to which it relates.

**Trade Payables** are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payments are due within one year. Otherwise, accounts payable are presented as non-current liabilities. Trade payables are typically arranged chronologically and subsequent receipts of an account are usually reflected in the same section.

Prison facilities are demagogic when the society is antagonistic to it; when the contractual obligation is discharged, canceled or suspended.

Provisions are made where an event has taken place that gives rise to a group's right to construct or expand that probably requires, testamentary, a transfer of economic benefit and a reliable estimate can be made of the amount of the cost.

Revisions are applied as an adjustment to the profit and loss account in the year that the Group becomes aware of the change, and are measured at the best estimate of the effect on the balance sheet date of the expenditure required to settle the obligation taking account of the time value of money.

The financial assets hedge participating performance items entered in the balance sheet as components of performance measurement related to manage the interest rate activities and are designated as cash flow hedge instruments. Changes in the fair values of derivatives are reported as gains or losses and cash flow effective are recognised after the initial difference is eliminated by applying the effect of the contractual change in the value of the hedging instrument on a reversal of the hedge over the short term. Changes in the fair value of the long-term risk inception of the hedge is recognised in the income statement.

The main goal of recognition is to identify which one of the two classes fed to the drift model was more plausible. This is done by calculating the distance between the current input vector and each of the two learned prototypes. The class with the minimum distance is then selected as the predicted class.

During the first year of the study, we compared the two groups on the following outcome measures: age, sex, ethnicity, marital status, education level, income, employment, and self-rated health.

For more information about the 2010 Census and how it will affect you, visit [www.2010census.gov](http://www.2010census.gov).

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

The preparation of financial statements in compliance with IFRS 102 requires the use of certain critical accounting estimates. It also requires management to exercise judgement in applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The key estimates and judgements in preparing those financial statements are:

#### **i. Recoverability of loans and advances to customers (estimate)**

Loans and advances to customers, including associated accrued income balances are reviewed for impairment on a biannual basis. In considering the need for a provision, management determine their best estimate of the expected future cash flows, on a case by case basis. As this estimate relies on a certain number of assumptions about future events which may differ from actual outcomes, including the borrower's ability to repay interest and capital due in future periods, this gives rise to judgement as to whether there is a shortfall between the carrying value and the fair value of the debtor balance.

Management note that provisions against loans and advances is a critical estimate and have therefore performed sensitivity analysis on the provision. The results of the sensitivity analysis conclude that a change of +/- one per cent in the amount provided against the estimated balance at risk would have resulted in £1.6m of expenditure being charged to the income statement during the period. See note 13 for the carrying amount of the debtors and provision at 30 June 2023.

#### **ii. Value of property development work in progress ('WIP') (estimate)**

Property development WIP is reviewed for impairment on a periodic basis. In considering the need for a provision, management determine their best estimate of the recoverable value. Management engage an external valuer to provide key assumptions about future events which may differ from actual outcomes, including property valuations, rate of sales and development costs.

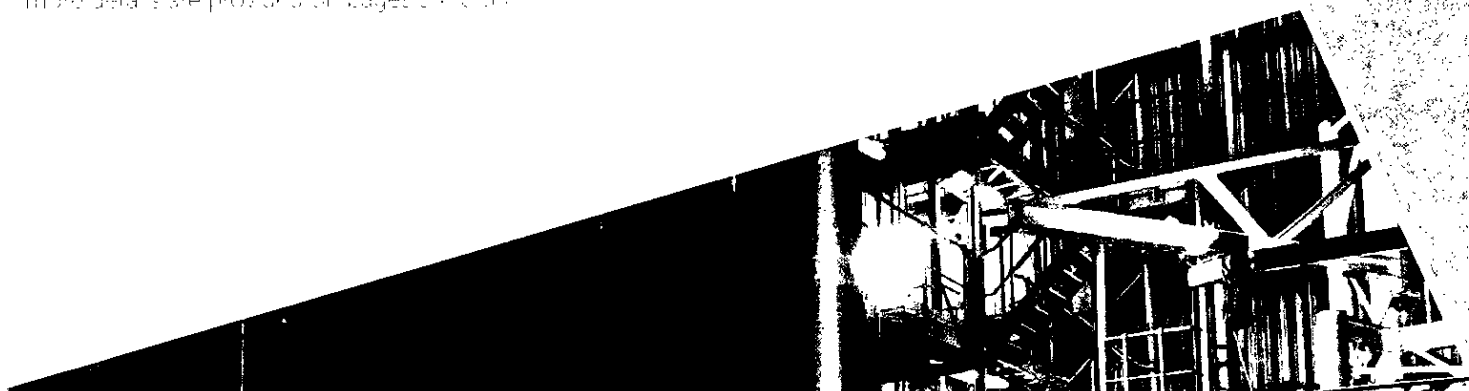
These estimates give rise to judgement as to whether there is a shortfall between the carrying value and the fair value of the balance as at the 30 June 2023. Prior year end, management have reviewed the assumptions used to determine the value of property development WIP and have observed no changes in performance that would impact the valuation as at the 30 June 2023. See note 12 for the carrying amount of the property development WIP.

#### **iii. Purchase price agreement (Australian entities) (judgement)**

The Group owns One Energy, generating subsidiary in Australia which has entered into purchase price agreements (PPAs) in 2019 and 2021. The PPAs include a contract for differences ('CFD') whereby the subsidiaries pay/receive amounts from the customer based on the difference between a fixed selling price and the actual price for electricity sold to the Australian energy market. The directors believe the contract is outside the scope of IFRS 102 section 12 as it is for the sale of a non-financial item and the CFD is typical for such arrangements. Therefore, it is being accounted for under IFRS 102 section 24 as a revenue contract with variable consideration, rather than relating the entire contract to fair value.

#### **iv. Business combinations (estimate)**

The cost of a business combination is the fair value of the consideration given, plus the costs directly attributable to the business combination. Fair value of these combinations can be found and more details are provided on pages 54 to 58.



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Statement of accounting policies**

#### **v. Decommissioning provision (estimate)**

The obligation for decommissioning costs is measured at management's best estimate of the present value of the cash flows required to settle the future obligation to return land on which there are operational wind and solar farms to a fitting recondition. The level of the risk is also determined to a significant degree by the estimation of future dismantling and restoration costs as well as the timing of dismantlement.

##### **Wind Farms (estimate):**

Management believe that decommissioning provisions is a critical estimate and have therefore performed a sensitivity analysis. The results of the sensitivity analysis conclude that a change of +/- one per cent in the discount rate would have resulted in £2.3m increase/decrease in the provision. See note 18 for the provision recognised at 30 June 2023. Management use external expertise to provide an estimated cost to dismantle and have used a discount rate of 4.5% to reflect the time value of money and the risks specific to the obligation.

##### **UK Solar (estimate):**

Management believe that decommissioning provisions is a critical estimate and have therefore performed a sensitivity analysis. The results of the sensitivity analysis conclude that a change of +/- one per cent in the discount rate would have resulted in £4.3m increase/decrease in the provision. See note 18 for the provision recognised at 30 June 2023. Management use external expertise to provide an estimated cost to dismantle and have used a discount rate of 4.2% to reflect the time value of money and the risks specific to the obligation.

##### **French Solar (judgment):**

Management believe that given the nature of these particular assets, the asset may cease to either take full or the ability for either continued use or to realise value through selling the assets and as such do not believe that an estimate is practicable to settle this decommissioning obligation. Management will continue to monitor the structure at each balance sheet date.

#### **vi. Impairment of goodwill and investments (estimate)**

The value of goodwill held by the Group in its investments in subsidiary undertakings held on the balance sheet is reviewed annually for impairment. The recoverability of these balances is determined with reference to the present value of the estimated future cash flows. These calculations use cash flow projections over an extended period of time based on performance management assumptions surrounding the expected life of the asset, external projections for costs and revenues and any adjustments required to the discount rate to reflect the uncertainty of business risk. The estimated discount rate of 5.0% has been set relative to the cost of debt rate and the cost of capital in the calculation of the impairment judgment. Testing of the carrying amount has been performed during the year which has involved several scenarios being considered. Based on the testing, no impairment has been recognised on investments management's conclusion is that there is no evidence to support the value for carrying amount of the investment in the Group.

Management believe that impairment of goodwill and investments is not practicable to determine performance individually for each of the assets. There is sufficient information available to manage the risk and perform in the Group that it is appropriate to use the Group's revised market value of fair value of the assets. This information being incorporated into the income statement for the period from 1 April 2023 to 30 June 2023 in the group financial statements for the year ended 30 June 2023.

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

#### **Analysis of turnover by category**

	<b>2023</b>	2022
	<b>£'000</b>	£'000
Manufacturing	<b>48,613</b>	12,404
Energy operations – oil and gas exploration and production	<b>393,562</b>	365,958
Energy generation – power and other energy	<b>212,158</b>	223,526
Marketing, distribution	<b>54,849</b>	45,348
Shared services	<b>74,932</b>	75,054
Other operations	<b>16,237</b>	8,930
	<b>800,351</b>	1,830

Turnover from discontinued operations of £12,404 (£365,958) in the year ended 30 June 2022 and £17,884 (£223,526) in the year ended 30 June 2023.

#### **Analysis of turnover by geography**

	<b>2023</b>	2022
	<b>£'000</b>	£'000
United Kingdom	<b>669,180</b>	603,911
Europe	<b>127,287</b>	84,453
Rest of world	<b>3,884</b>	23,486
	<b>800,351</b>	71,830

#### **Other income**

	<b>2023</b>	2022
	<b>£'000</b>	£'000
Customer demand for a one-off service payment	<b>4,968</b>	3,550

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

The notes stated after the financial reporting

	2023 £'000	2022 £'000
Trade receivables (net)	43,055	77,840
Customer prepayments	936	1,343
Trade and other receivable	<b>103,754</b>	101,802
Inventory (net)	21,670	—
Prepaid expenses and other assets	53	15
Trade payables	1,129	813
Accrued expenses and other liabilities	564	246
Customer deposits and advances	507	482
Deferred income and tax	650	12
Bank overdrafts	<b>12,677</b>	15,787

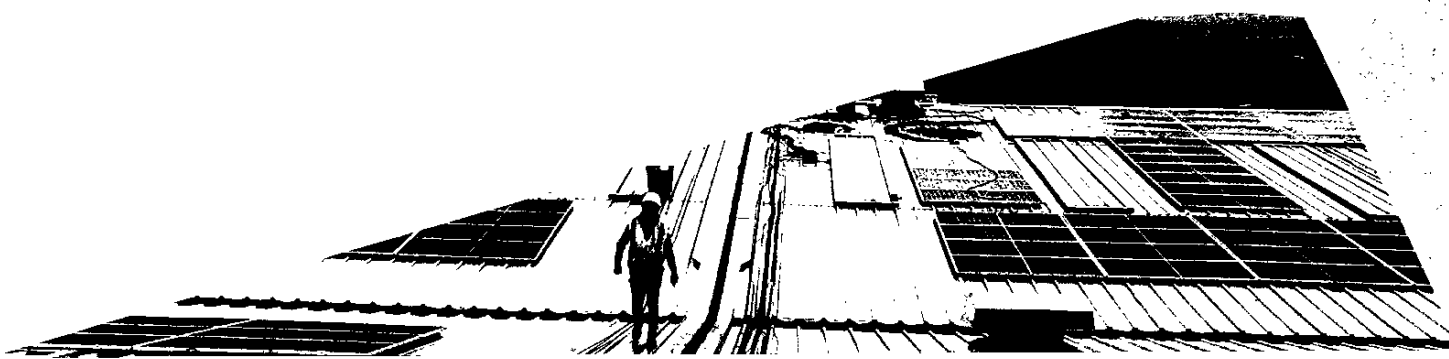
	2023 £'000	2022 £'000
Trade receivables	94,557	94,557
Customer prepayments	10,168	10,168
Trade and other receivable	<b>108,029</b>	104,725

The following table details the number of employees by month end in the Group during the year. The figures are rounded to the nearest 1000. An index of the average monthly employment figures is shown in the table below.

**The monthly average number of persons employed by the Group during the year was:**

	2023 Number	2022 Number
Management	1,067	1,067
Production	851	851
Administration	5	5
Total	<b>1,923</b>	1,923

The Group's audited financial statements for the year ended 30 June 2022 were approved by the Board on 21 July 2022.



## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

	2023	2022
	£'000	£'000
Directors' fees	<b>293</b>	13

During the year no pension contributions were made in respect of the directors ('000 £'000)

The Group has no other key management ('000 £'000)

A number of subsidiaries of the Group operate a cash-settled LTIP to qualifying employees, whereby employees render services in exchange for cash, the amount of which is determined by reference to the valuation of the underlying subsidiary. The fair value of the liability for the awards made is measured at each reporting date and at the settlement date. The fair value is recognised over the vesting period. The amount of expense recognised takes into account the best available estimate of the number of units expected to vest under the service and performance conditions underlying each award granted.

#### Cash-settled share-based payment transactions with employees

	2023	2022
	Number of awards	Number of awards
Opening balance	<b>3,678,314</b>	1,914,751
Movement during the year	<b>(122,417)</b>	1,763,563
<b>Closing outstanding balance</b>	<b>3,557,897</b>	3,638,314

The total charge for the year was £3,961,600 (2022: £5,157,000) and at the 30 June 2023 there was a liability of £9,484,000 included with maturities greater than one year (2022: £2,417,000).

Interest receivable and similar income	2023	2022
	£'000	£'000
Interest on receivables	<b>713</b>	130

Interest payable and similar expenses	2023	2022
	£'000	£'000
Interest on borrowings	<b>46,322</b>	33,917
Interest on other financial instruments	<b>2,943</b>	2,128
Interest on long-term investment	<b>0</b>	1,252
<b>Total interest payable and similar expenses</b>	<b>49,265</b>	37,297

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

#### a) Analysis of charge in year

	£'000	£'000
<b>Current tax:</b>		(1,022)
Profit/(loss) before tax	(99)	(2,717)
Adjustments to profit/(loss) before tax	623	(3,777)
Tax on profit/(loss)	2,089	5,046
Total current tax charge	<b>2,613</b>	10,114
<b>Deferred tax:</b>		
Profit/(loss) before tax	(25,748)	6,727
Adjustments to profit/(loss) before tax	7,285	(6,141)
Tax on profit/(loss)	(1,358)	(3,268)
Total deferred tax charge	<b>(19,821)</b>	(7,764)
<b>Tax charge on profit/(loss) on ordinary activities</b>	<b>(17,208)</b>	1,950

#### b) Factors affecting tax charge for the year

The tax assessed for the year is lower than 2022, largely due to the standard rate of corporation tax in the UK of 21% in 2022, compared to 19% in 2023.

	£'000	£'000
<b>Profit/(loss) before tax</b>	<b>(148,767)</b>	17,582
Profit/(loss) before tax	(30,497)	1,613
Dividends		
Dividends received from subsidiary	12,874	11,123
Dividends paid	(5,407)	(5,626)
Tax credits		
Tax credits received	(892)	(811)
Tax credits paid	7,896	(1,212)
Other		
Other tax charge	(1,182)	(1,182)
<b>Total tax charge for the year</b>	<b>(17,208)</b>	1,950

#### c) Factors that may affect future tax charge

The Group's profit/(loss) before tax for the year ended 30 June 2023 is equivalent to 19% of the Group's profit/(loss) for the year ended 30 June 2022. Deferred taxes at the end of the year totalled £1,000,000 (£1,000,000) at 19% of the Group's profit/(loss) before tax for the year ended 30 June 2022.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

<b>Group</b>	<b>Software</b> £'000	<b>Goodwill (restated)</b> £'000	<b>Development rights</b> £'000	<b>Total</b> £'000
<b>Cost</b>				
At 1 July 2022	<b>3,089</b>	<b>743,456</b>	<b>15,314</b>	<b>761,859</b>
Acquisitions and investments	6612	6,565	—	11,810
Impairments (losses) <sup>27</sup>	—	—	—	—
Adjustments	2,047	14,105	—	17,119
Disposal	—	(3,439)	(10,218)	(13,657)
Sum of movements	—	—	—	—
<b>At 30 June 2023</b>	<b>11,748</b>	<b>760,687</b>	<b>5,098</b>	<b>777,533</b>
<b>Accumulated amortisation</b>				
At 1 July 2022	<b>119</b>	<b>202,475</b>	<b>1,557</b>	<b>204,151</b>
Financial	(23)	—	(1,442)	(1,464)
Losses on revaluation	—	981	—	1,981
Impairment	—	935	—	935
Change for the year	1,657	41,264	135	43,055
<b>At 30 June 2023</b>	<b>1,754</b>	<b>246,655</b>	<b>250</b>	<b>248,659</b>
<b>Net book value</b>				
<b>At 30 June 2023</b>	<b>9,994</b>	<b>514,032</b>	<b>4,848</b>	<b>528,874</b>
At 30 June 2022	2,970	140,781	13,517	154,268

The gain on translation of foreign currency denominated goodwill is recognised in other comprehensive income. Amortisation of goodwill is charged to administration costs.

Details of the disposals as occurred during the year ended 30 June 2023 can be found in note 27.

During the year the Group disposed of a solar farm in Australia. Development rights relating to this sale were £10.2m with accumulated amortisation of £1.4m.

Impairment of £0.1m has been recognised in goodwill (£1.9m).

No assets have been pledged as security for liabilities at year end 2022 (1.1m).

The Company had no intangible assets at 30 June 2023 (2022: none).

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

	Land and buildings £'000	Power stations £'000	Plant and machinery £'000	Network assets £'000	Assets under construction £'000	Total £'000
Group	£'000	£'000	£'000	£'000	£'000	£'000
<b>Cost</b>						
Generation	1,168	11,901	17,241	1,868	51,111	73,430
Transmission	8,174	1,187	16,470	12,511	47,152	59,327
Regulatory assets	—	—	1,821	—	—	1,821
Other assets	—	—	3,260	—	—	3,260
Less accumulated depreciation	—	—	2,014	—	—	2,014
At 30 June 2023	<b>18,991</b>	<b>320,987</b>	<b>1,508,751</b>	<b>275,329</b>	<b>588,824</b>	<b>2,712,882</b>
<b>Accumulated depreciation</b>						
Generation	4,097	97,89	191,709	4,411	—	616,941
Transmission	1,100	19,004	72,531	4,137	—	103,541
Regulatory assets	—	—	1,212,939	—	—	1,212,939
Other assets	—	—	1,717	—	—	1,717
At 30 June 2023	<b>1,669</b>	<b>122,811</b>	<b>533,847</b>	<b>19,001</b>	<b>—</b>	<b>677,328</b>
<b>Net book value</b>						
At 30 June 2023	<b>17,322</b>	<b>198,176</b>	<b>974,904</b>	<b>256,328</b>	<b>588,824</b>	<b>2,035,554</b>
Capitalised interest	—	—	1,111	—	—	1,111

Included within tangible assets and capitalised interest are amounts attributable to items in the statement of cash flows. The net carrying amount of assets held under finance leases included in plant, machinery, networks and buildings is £61,400k (£51,785,000). In respect of other assets, the equivalent is £13,910k (£1,202k + £1,618,000). For further information see note 10.

The Company had no tangible assets at 30 June 2022 and 2021.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

<b>Group</b>	<b>Unlisted investments</b> £'000	<b>Total</b> £'000
<b>Cost and net book value</b>		
At 1 July 2022	35,452	35,452
Additions	66,200	66,200
Dividends	(88,000)	(88,000)
<b>At 30 June 2023</b>	<b>13,742</b>	<b>13,742</b>
At 30 June 2022	35,452	35,452

<b>Company</b>	<b>Subsidiary undertakings</b> £'000	<b>Total</b> £'000
<b>Cost</b>		
At 1 July 2022	2,539,978	2,539,978
Additions	452,012	452,012
Dividends	—	—
<b>At 30 June 2023</b>	<b>2,991,990</b>	<b>2,991,990</b>
<b>Accumulated impairments</b>		
At 30 June 2022	—	—
Less accumulated impairment	—	—
Impairment	—	—
<b>At 30 June 2023</b>	<b>—</b>	<b>—</b>
<b>Net book value</b>		
<b>At 30 June 2023</b>	<b>2,991,990</b>	<b>2,991,990</b>
At 30 June 2022	2,539,978	2,539,978

Details of related undertakings are shown in note 29.

Unlisted investments comprise the Group's holding of the members' capital of Tendo LLP, a lending business, and its shareholding in Bracken Trading Limited. Fehr co-founded Tendo LLP in October 2012 with the intention of conducting a proportion of its future trade through the partnership. Additions and disposals of unlisted investments relate to investments and disinvestments in Tendo LLP in line with Fehr's cash requirements and to utilise surplus funds. Fehr has a small shareholding in Bracken Trading Limited from time to time. Fehr's investment in Bracken Trading Limited at 30 June 2023 was £Nil (30 June 2022: £nil). The directors do not consider Tendo LLP or Bracken Trading Limited to be subsidiary undertakings of Fehr Trading Limited.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

**Cash in hand and bank deposits held at demand**

Restricted cash represents cash held by the Group that is available immediately and cash held on restricted accounts which can only be used to meet specific requirements.

	Group
2023	£'000
Settled at 30 June 2023	£104,744
Unsettled	52,175
<b>Cash at bank and in hand</b>	<b>156,919</b>

Restricted cash is comprised of £11 held in Freight forwarders £5.21 in VAT credit held in a suspense account pending distribution to relevant customers.

The Company had a cash balance of £174,300 as at 31 March 2022, none of which was restricted (2022 £422,600).

	Group
2023	£'000
Settled at 30 June 2023	£1,978
Unsettled	27,132
<b>Bank overdraft</b>	<b>234,506</b>
	(263,616)

The overdraft facility recognised as other receivable in the Group's P/L as at 30 June 2023 £1,978 (2022 £1,978) £0.00.

Drawn on the facility amounted to £1,978 (2022 £0.00) for current + future stock £2,000.00 and a projected overdraft limit of £250,000 (£234,506) (£263,616) £0.00.

The overdraft facility recognised as other receivable in the Group's P/L as at 30 June 2023 £1,978 (2022 £0.00) £0.00.

The overdraft facility recognised as other receivable in the Group's P/L as at 30 June 2023 £1,978 (2022 £0.00) £0.00.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

	Group		Company	
	2023	2022 (restated)	2023	2022
	£'000	£'000	£'000	£'000
<b>Amounts falling due after one year</b>				
Loans and advances to customers	<b>141,927</b>	137,662	—	—
Prepayments	<b>18,714</b>	—	—	—
<b>Amounts falling due within one year</b>				
Loans and advances to customers	<b>297,609</b>	293,234	—	—
Trade debtors	<b>26,075</b>	42,050	<b>14</b>	392
Amounts receivable from One Healthcare (note 21)	—	—	<b>21,227</b>	32,950
Other debtors	<b>21,338</b>	20,197	<b>494</b>	5,843
Consignments	<b>3,475</b>	—	<b>4,624</b>	7,522
Financial financial instruments (note 21)	<b>108,164</b>	55,126	—	—
Repayments and so on due within 12 months	<b>189,146</b>	145,602	<b>184</b>	176
Assets held for resale	<b>18,620</b>	—	—	—
	<b>825,068</b>	623,876	<b>26,543</b>	39,588

Loans and advances to customers are stated net of provisions of £34,942,000 (2022 £13,874,000). Prepayments and accrued income are stated net of provisions of £20,427,000 (2022 £17,390,000).

Assets held for resale are in relation to One Healthcare where tangible fixed assets have been reclassified to current assets as at 30 June 2023.

No interest is charged on amounts owed by group undertakings as the outstanding balances are unsecured and repayable on demand (2022: none).

Note 26 details the prior period adjustments.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

	Group	Company	
	2022 £'000	2023 £'000	
Trade receivables from customers	<b>217,142</b>	87,732	—
Trade receivables	<b>50,183</b>	16,912	<b>1</b>
Trade receivable from shareholders	—	16,213	—
Trade receivable	<b>52,303</b>	24,762	—
Trade receivable from PPE	<b>29,844</b>	2,408	—
Allowance for doubtful debts	<b>81,419</b>	21,265	<b>699</b>
	<b>430,891</b>	118,214	<b>700</b>

	Group	
	2023 £'000	
<b>Amounts falling due between one and five years</b>		
Trade receivable from customers	<b>700,520</b>	£ 1,000
Trade receivable	<b>2,052</b>	1,800
Trade receivable	<b>2,274</b>	6,211
	<b>704,846</b>	£ 1,000

	Group	
	2023 £'000	
<b>Amounts falling due after more than five years</b>		
Trade receivable from customers	<b>240,522</b>	£ 1,418
Trade receivable	<b>4,578</b>	24,671
Trade receivable	<b>245,100</b>	£ 1,418
	<b>949,946</b>	£ 1,418

The Group's cash and cash equivalents totalled £1,000.

Amounts due to customers relate to amounts outstanding at 30 June 2023.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

Group	2023 £'000	2022 £'000
Bank borrowings	<b>217,142</b>	87,532
Debt finance, current and non-current	<b>700,520</b>	583,049
Trade and other current assets	<b>240,522</b>	113,416
	<b>1,158,184</b>	1,044,418

The Company had no bank loans at 30 June 2022.

The bank loans are secured against assets of the Group with each loan as held by the subsidiary, shown below:

	2023 Interest rate £'000	2022 £'000
Wates Energy Limited	6 month SONIA plus 160% <b>411,016</b>	429,138
Wates Energy and Infrastructure Limited	SONIA plus 2.00% + 0.7% non-utilisation fee <b>125,000</b>	—
Wates Energy Finance Ltd	3 month EURIBOR plus 1.20%, Fixed rate 1.70%	<b>26,609</b>
Wates Energy Finance Inc	1.2% + 6 month EURIBOR	<b>55,553</b>
Engineering Group Limited	6 month SONIA plus 1.50%	<b>281,938</b>
Engineering Point Solutions Limited	6.49% (swap rate of 4.59% – 1.9% margin)	—
Wates Infrastructure Limited	6 month SONIA plus 2.5%	<b>72,717</b>
Wates Health Limited	1.7% + BBSY	<b>156,563</b>
Wates Utilities Limited	5% + SONIA + 2.5% non- utilisation fee	<b>18,749</b>
Wates Design and Construction	5% + SONIA + 1.2% non- utilisation fee	<b>10,000</b>
Wates Financial Services Ltd	Fixed rate 2.5%	<b>39</b>
	<b>1,158,184</b>	1,044,418

SONIA replaced LIBOR as the effective interbank lending rate system from 1 January 2022. The rate change incurred no commercial impact to the business.

#### Finance leases

The future minimum finance lease payments are as follows:

Category	2023 £'000	2022 £'000
Future rentals	<b>1,195</b>	1,125
Leasehold intangible assets	<b>6,594</b>	1,000
Right-of-use assets	<b>79,141</b>	16,451
Total finance leases	<b>86,930</b>	24,576
Less fair value change	<b>(50,457)</b>	(82,787)
<b>Carrying amount of the liability</b>	<b>36,473</b>	36,197

The finance leased primarily relate to a leased building and Healthcare equipment. There are no contingent rental or purchase options clauses. Rental payable increase by local inflation. Finance leases are reduced against the leased assets.

The Company has no finance leases at 30 June 2022.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

<b>Group</b>	<b>Decommissioning provision £'000</b>	<b>Deferred tax £'000</b>	<b>Total £'000</b>
At 1 January 2023	<b>41,023</b>	<b>37,828</b>	<b>78,851</b>
Interest on decommissioning provisions	419	197,106	197,525
Interest on decommissioning provisions – release	–	21,763	21,763
Interest on decommissioning provisions – release	14,627	–	14,627
Amortisation of decommissioning	–	6,358	6,358
Capital additions	760	–	760
Total transfers	1,191	–	1,191
<b>At 30 June 2023</b>	<b>37,441</b>	<b>39,443</b>	<b>76,884</b>

The decommissioning provision is held to cover future obligations to return land on which there are operational wind farms and solar farms, to their original condition. The amounts are not deducted from net cash from operations of 25 years.

The Company had no group loans at 30 June 2023.

The Group and Company have the following share capital:

<b>Group</b>	<b>2023</b>	<b>2022</b>
<b>Allotted, called-up and fully paid</b>	<b>£'000</b>	<b>£'000</b>
Ordinary shares – £0.01 each	175,876	16,651
<b>Company</b>		
<b>Allotted, called-up and fully paid</b>	<b>2023</b>	<b>2022</b>
	<b>£'000</b>	<b>£'000</b>
Ordinary shares – £0.01 each	175,876	16,651

During the year the Group issued 54,176,013 new £0.01 ordinary shares (£6,821,000) and 10,000,000 options (£0.01 each) (£10,000). At 30 June 2023, 175,876,000 of the shares issued during the year were unamortised at £0.01 each (£17,587). All the shares from the existing option scheme (£10,000,000 (£0.01 each)) will be issued to the remaining 10,000,000 options (£0.01 each (£0.01 each)) at 30 June 2024. The Group has issued 10,000,000 of the shares (£0.01 each (£0.01 each)) to its employees under a £10,000,000 share scheme.

On 24 May 2023, the Group issued 10,000,000 new £0.01 ordinary shares (£10,000,000) to its employees under a £10,000,000 share scheme.

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

In share capital arising both before and after the restructure are reported as movements in the Group share capital.

During the year the Company issued 142 187 908 (2022: 119 866 74) ordinary shares of £0.10 each for an aggregate nominal value of £14 214 000 (2022: £11 984 000). Of the shares issued during the year, total consideration of £257 417 000 (2022: £205 760 000) was paid for the shares, giving rise to a premium of £24 520 000 (2022: £12 764 000). During the year the Group purchased 111 (2022: nil) of its own ordinary shares of £0.10 each with an aggregate nominal value of £11 (2022: £nil). Total consideration of £11 (2022: £nil) was paid for the shares, giving rise to a premium of £nil (2022: £nil).

There is a single class of ordinary shares. There are no restrictions on the distribution of dividends and the repayment of capital.

#### **Cash flow hedge reserve**

The cash flow hedge reserve is used to record transactions arising from the Group's cash flow hedging arrangements.

#### **Merger reserve**

The merger reserve arises from the difference between the fair value of the shares issued and the book values of the subsidiaries acquired.

The movement in non-controlling interests was as follows:

<b>Group</b>	Note	<b>Group</b>	
		<b>2023</b> £'000	<b>2022</b> £'000
At 1 July 2022		(2,901)	5,721
Share-based payments recognised in equity	27	(11,231)	
Total movement in equity		1,337	16,627
At 30 June 2023		(12,795)	17,351

## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

At 30 June 2023 there were no changes in share capital or reserves for the Group Company.

Carrying amount of financial assets and liabilities as:

Group	Group		Company	
	2023 £'000	2022 £'000	2023 £'000	2022 £'000
<b>Carrying amount of financial assets</b>				
Total financial assets held at fair value through profit or loss	<b>508,042</b>	425,150	<b>509</b>	4236
Financial assets held at fair value through other comprehensive income	<b>105,691</b>	54,470	—	—
<b>Carrying amount of financial liabilities</b>				
Total financial liabilities	<b>1,265,555</b>	11,616,7	<b>1</b>	—

Note 26 details the financial agreements.



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

#### **Derivative financial instruments**

The Group's financial risk management seeks to minimise the exposure to market risk, credit risk, liquidity risk, cash flow risk, and energy market risk.

#### **a) Market risk**

##### **Energy market risk**

The energy sector is experiencing significant turbulence and there is a risk that forecast levels of income are not achieved due to changes in wholesale energy prices, oil price contracts or government subsidies. Changes in Government policy or regulatory intervention may result in reduced income streams within the group due to additional taxes.

##### **Currency risk**

The Group presents its consolidated financial statements in sterling and conducts business in a number of other currencies, principally Euro and Australian dollar. Consequently, the Group is exposed to foreign exchange risk due to exchange rate movements which affect the Group's transactional expenses and the translation of earnings and net assets of its non-sterling operations.

##### **Transactional exposures**

Transactional exposures arise from administrative and other expense in currencies other than the Group's presentation currency (Sterling). The Group enters into forward foreign exchange contracts and foreign exchange swaps to mitigate the exchange rate risk for certain foreign currency payables and receipts. The forward currency contracts and swaps are measured at fair value, which is determined using valuation techniques that utilise observable inputs. The key inputs used in valuing the derivatives are the forward exchange rates for GBP/AUD and GBP/EUR. On 30 June 2023 the fair value of the foreign currency contracts was an asset of £nil/2022 £nil and a liability of £nil/2022 £nil.

##### **Translational exposures**

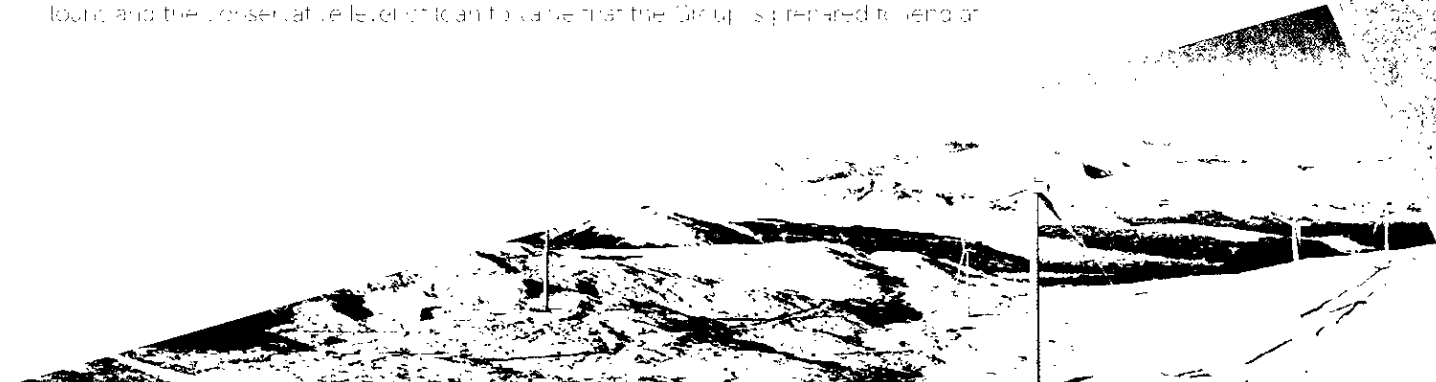
Balance sheet translational exposures arise on consolidation on the revaluation of the balance sheet of non-sterling operations into sterling and Group's presentation currency. The level of exposure is reviewed by management and the potential foreign exchange movement is within an acceptable level of risk and therefore, typically, the Group's policy is not to actively hedge these exposures.

##### **Interest rate risk**

The Group has exposure to fluctuations in interest rates on its borrowings where the Group enters into borrowing arrangements with 'floating' rate interest, a swap arrangement is entered into to fix a portion of the interest in order to mitigate against an increase in interest rates. The portion of interest to be fixed is assessed on a case by case basis. Management can elect whether to hedge account for these arrangements on an individual transaction basis and have elected to apply hedge accounting for interest rate swaps. The swaps are based on a principal amount of the loan facility and mature on the same date. On 30 June 2023 the outstanding interest rate swaps have a maturity in excess of five years and the fair value of the asset position is £105,691,000/2022 liability of £54,459,000.

##### **Price risk**

The Group is a short-to-medium term lender to the residential priority market. To the extent that there is deterioration in the level of future prices that affects the incomes that the Group's loans are secured against there is risk that the Group may not recoup its full exposure. This is mitigated by the short-term nature of the loans and the conservative level of loan to value that the Group is prepared to lend at.



**4** FINANCIAL STATEMENTS 30 JUNE 2025

**Notes to the financial statements for the year ended 30 June 2023**

**b) Credit risk**

Customer satisfaction is measured through the GetGoal's demographic survey which is in place to ensure that our customers have an appropriate test, and are recommended one on a regular basis.

### c) Liquidity risk

liquidity, it should be managed by ensuring that sufficient cash is available for continuing and future operations. Liquidity risk arises from bank loans in place and at the Group level is managed through careful monitoring of cover and over-cash - levels of debt & financing is on a medium term basis whereas our reliance on overdraft throughout the year as well as inter-bank and redemptions on our short term loan book. Cash flow risk is managed through ongoing cash flow forecasting to ensure adequate sufficient liquidity as the cash due.

At the year end the Group had capital commitments as follows:

<b>Group</b>	<b>2023 £'000</b>	<b>2022 £'000</b>
Customer credit sales (net of VAT and trade discounts)	<b>118,859</b>	14,284
Customer credit sales (net of VAT and trade discounts)	<b>197,320</b>	13,507

At 50°C the Grime had to tolerate numerous basic cations under non-controllable experimental conditions.

	<b>2023</b>			
	<b>Land and buildings</b>	<b>Other</b>	<b>Gross assets</b>	<b>Gross assets</b>
	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>
Acquisitions				
Acquisition of business				
Acquisition of land				
Acquisition of buildings				
Acquisition of other assets				
Total acquisitions				
Proceeds from disposals				
Disposal of business				
Disposal of land				
Disposal of buildings				
Disposal of other assets				
Total disposals				
Net purchases				
Net purchases of business				
Net purchases of land				
Net purchases of buildings				
Net purchases of other assets				
Total net purchases				
Change in fair value				
Change in fair value of business				
Change in fair value of land				
Change in fair value of buildings				
Change in fair value of other assets				
Total change in fair value				
<b>Total assets</b>	<b>98,367</b>	—	143,075	143,075
<b>Less accumulated depreciation</b>	<b>709</b>	—	1,490	1,490
<b>Gross assets</b>	<b>98,367</b>	—	143,075	143,075

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After 1940, the PRC and its supporters continued to dominate the Chinese diaspora. From 1940 until 1949, the Chinese diaspora was dominated by the Chinese Communists. This period saw the rise of the Chinese Communist Party in China and the Chinese diaspora. The Chinese diaspora was also dominated by the Chinese Communists. The Chinese diaspora was also dominated by the Chinese Communists.

$$t = 720 \text{ s}, 1520 \text{ s}, 3012 \text{ s} \quad \text{and} \quad t = 720 \text{ s}, 1520 \text{ s}$$

## **4 · FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

On 24 October 2023 Fern Young Development Limited ('FTDL'), a subsidiary of the Group successfully sold Dulonca HoldCo Pty Ltd and its subsidiaries to Octopus Australia Master Trust. A profit of £12m was made on the sale.

In October 2020, the Group raised £217m from existing shareholders through an offer to subscribe for further shares.

Under FRS 102 35.1A disclosures need not be given of transactions entered into between two or more members of a Group provided that any subsidiary which is a party to the transaction is wholly owned by such a member.

During the year, fees of £99,420,000 (2022: £77,934,000) were charged to the Group by Octopus Investments Limited, a related party due to its significant influence over the entity. Octopus Investments Limited was recharged legal and professional fees totaling £75,000 (2022: £10,155) by the Group. At the year end, an amount of £Nil (2022: £5,500) was outstanding which is included in trade creditors.

The Group is entitled to a profit share as a result of its investment in Tendo LLP, a related party due to key management personnel in common. In 2023 a share of profit equal to £955,000 (2022: £5,249,000) has been recognised by the Group. At the year end, the Group has an interest in the member's capital of £13,712,000 (2022: £55,452,000) and accrued income due of £2,812,000 (2022: £3,276,000).

The Group engages in lending activities which include balances provided to related parties. Regarding credits to key management personnel in common, loans of £63,070,000 (2022: £63,490,000); accrued income of £78,829,000 (2022: £19,782,000); and deferred income of £Nil (2022: £Nil) were outstanding at year end. During the year, interest income of £9,152,000 (2022: £1,633,000); and fees of £214,066 (2022: £594,066) were recognised in relation to these loans.

As at 30 June 2023 £Nil (2022: £Nil) was owed to the Company by Bracken Training Limited, a related party to key management personnel in common.

Other than the transactions disclosed above, the Company's other related party transactions were with its wholly-owned subsidiary members of the Group.

2

In the opinion of the directors, there is no ultimate controlling party or parent company.

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

#### a) Derivative adjustment

We have conducted a review of our year-end accounting treatment of other currency derivatives in relation to derivative recognition. We have identified an error relating to all financial years from 2021, relating to the amortisation of loss associated with a senior cash flow hedge. This loss was the result of a refinancing exercise undertaken in 2017 and the Group has received professional advice in relation to the accounting treatment. Upon review, it was discovered the amortisation of the loss has already reflected in the update fair value of the cash flow hedges and the amortisation has inadvertently been recognised twice, as of the date of the cash flow hedge. This also has a consequence on the calculation of hedge effectiveness. The cumulative impact was a £1.6m reduction in retained profit, and an equal and opposite reduction in other comprehensive income. A summary of the impact of the correction is provided below, which includes the associated tax adjustments.

<b>Group</b>	<b>Year ended 30 June 2021 (as stated)</b>	<b>Accumulated adjustments</b>	<b>Year ended 30 June 2021 (restated)</b>
	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>
Loss on hedge	-210,947	-4,626	-22,484
Other financial assets	6,262	1,219	7,678
Effect on Profit & Loss	161,193	25,5	166,478
Effect on Retained Profit	176,743	-13,819	161,828
Net effect on fair value of assets	6,026	-2,499	6,564

<b>Group</b>	<b>Year ended 30 June 2022 (as stated)</b>	<b>Accumulated adjustments</b>	<b>Year ended 30 June 2022 (restated)</b>
	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>
Loss on hedge	-14,936	11,68	-31,417
Other financial assets	31,007	-12,181	27,826
Effect on fair value	-4,412	2	55,126
Effect on Profit & Loss	8,011	-8,010	11,124
Effect on Retained Profit	21,500	-8,763	17,737
Effect on Fair Value	7,3	12,101	12,101
Effect on Profit & Loss	15,214	12,1	15,214

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

4.1

#### a) Millwood Designed Homes acquisition

On 25 January 2023, the Group acquired MDH Group Limited and its subsidiaries through the purchase of 100% of the share capital for consideration of £24,161,000.

The following tables summarise the consideration paid by the Group, the fair value of the assets acquired, and the liabilities assumed at the acquisition date.

Consideration	£'000
£49	21,441
Net identifiable assets	720
Acquired consideration	2,000
<b>Total consideration</b>	<b>24,161</b>

Details of the fair value of the net assets acquired and goodwill arising are as follows:

	Book value £'000	Adjustments £'000	Fair value £'000
Fixed assets	469	–	469
Intangible assets	331	–	331
Stock	31,651	(797)	30,854
Trade and other receivables	1,363	–	1,363
Currrent assets (net)	6,721	–	6,721
Trade and other payables	(3,733)	–	(3,733)
Debtors	(28,860)	–	(28,860)
<b>Net assets acquired</b>	<b>18,393</b>	<b>(797)</b>	<b>17,596</b>
Goodwill			6,565
<b>Total consideration</b>		–	<b>24,161</b>

Goodwill resulting from the business combination was £6,565,000 and has an estimated useful life of 10 years, reflecting the useful life of the asset acquired.

The consolidated statement of comprehensive income for the year includes £12,604,000 revenue and a loss before tax of £469,000 in respect of this acquisition.



## **4 FINANCIAL STATEMENTS 30 JUNE 2023**

### **Notes to the financial statements for the year ended 30 June 2023**

Our reported results are prepared in accordance with United Kingdom Accounting Standards, including Financial Reporting Standard 102, as set out in the Financial Statement starting on page 44 of the Annual Report. In measuring our performance, the financial measures that we use include those that have been derived from our reported results in order to eliminate factors that distort year-on-year comparisons. These are considered non-GAAP financial measures.

#### **Net debt**

We provide net debt in addition to cash and gross debt as a way of assessing our overall cash position and it is computed as follows:

	<b>2023</b>	2022
	N'000	£'000
Trade receivables	17	1,033,184
Other debts	18,211	125,000
<b>Gross debt</b>	<b>1,158,184</b>	<b>1,049,582</b>
Less cash and bank	(150,319)	(126,411)
<b>Net debt</b>	<b>1,001,265</b>	<b>793,167</b>



## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

#### EBITDA

Earnings before interest, tax, depreciation and amortisation ('EBITDA') is calculated by adjusting profit after tax for interest, tax, depreciation and amortisation, in a similar to income and expenses that do not relate to the day-to-day operations of the Group. We provide EBITDA in addition to profit after tax as it allows us to assess our performance without the effects of financing and capital expenditures.

The following table details the adjustments made to the reported results:

	<b>2023</b>	(restated) 2022	
	<b>Note</b>	<b>£'000</b>	<b>£'000</b>
<b>Profit/(loss) for the financial year</b>		(131,913)	38,920
Less:			
Amortisation of intangible assets	2	43,055	37,849
Impairment of intangible assets	4	936	7,913
Change in fair value of financial assets	5	103,754	101,802
Components	2	71,670	
Interest payable on current borrowings	6	49,265	26,710
Provision for taxes		2,674	1,105
Gross		(12,208)	17,868
Less:			
Non-controlling interest (loss) on subsidiary's		(955)	(5,249)
Entity's acquisition of subsidiary		1,045	29,642
Interest on cash and cash equivalents	7	(710)	1,130
<b>EBITDA</b>		<b>81,963</b>	134,917

Note 26 details the prior period adjustments.

**4** FINANCIAL STATEMENTS 30 JUNE 2023

**Notes to the financial statements for the year ended 30 June 2023**

## Detection of the sulphonate, undetectable at $10^{-4}$ mol/l

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

Name	Country of incorporation	Class of shares	Holding	Principal activity
CEFCO Limited	UK	Ordinary	100%	Energy generation
CEFCO Maritime Ltd	UK	Ordinary	100%	Energy generation
CEFCO Trading Suisse	CH	Ordinary	100%	Energy generation
CEFCO Electricity Generation Ltd	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy United	United Kingdom	Ordinary	100%	Holding company
CEFCO Power	UK	Ordinary	100%	Energy generation
CEFCO Solar Energy Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Capital	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy and Infrastructure Limited	United Kingdom	Ordinary	100%	Holding company
CEFCO United Kingdom Services Ltd	United Kingdom	Ordinary	100%	Energy generation
CEFCO Australia Pty Ltd	AU	Ordinary	100%	Energy generation
CEFCO AS	UK	Ordinary	100%	Holding company
CEFCO Kazakhstan Limited	Kazakhstan	Ordinary	100%	Energy generation
CEFCO Energy United Holdings Limited	United Kingdom	Ordinary	100%	Holding company
CEFCO Energy Technology Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy United	United Kingdom	Ordinary	100%	Demand company
CEFCO Energy Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy Services Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Development Limited	United Kingdom	Ordinary	100%	Holding company
CEFCO Generation Limited	United Kingdom	Ordinary	100%	Energy generation
CEFCO Services Limited	United Kingdom	Ordinary	100%	Demand company
CEFCO UK Limited	United Kingdom	Ordinary	100%	Demand company
CEFCO Holdings Limited	United Kingdom	Ordinary	100%	Holding company
CEFCO Asia Limited	United Kingdom	Ordinary	100%	Holding company
CEFCO Energy United	United Kingdom	Ordinary	100%	Holding company
CEFCO Energy Technology	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy United	United Kingdom	Ordinary	100%	Demand company
CEFCO Energy United	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy United	United Kingdom	Ordinary	100%	Energy generation
CEFCO Energy United	United Kingdom	Ordinary	100%	Energy generation

**4** FINANCIAL STATEMENT AS AT JUNE 2023

## **Notes to the financial statements for the year ended 30 June 2023**

**4 FINANCIAL STATEMENTS 30 JUNE 2023**

## **Notes to the financial statements for the year ended 30 June 2023**

**4 FINANCIAL STATEMENTS 30 JUNE 2023**

## **Notes to the financial statements for the year ended 30 June 2023**

**4** FINANCIAL STATEMENTS 30 JUNE 2023

## **Notes to the financial statements for the year ended 30 June 2023**

**4** FINANCIAL STATEMENTS AS AT 30 JUNE 2023

## **Notes to the financial statements for the year ended 30 June 2023**

**4** FINANCIAL STATEMENTS 30 JUNE 2023

## **Notes to the financial statements for the year ended 30 June 2023**

**4** FINANCIAL STATEMENT ANALYSIS 2020

**Notes to the financial statements for the year ended 30 June 2023**

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

Name	Country of incorporation	Class of shares	Holding	Principal activity
Sunfire Energy Limited	United Kingdom	Ordinary	100%	Energy generation
Sunfire Generation Limited	United Kingdom	NA	100%	Biomass L.P.
Sunfire Infrastructure Limited	United Kingdom	NA	50%	Biomass L.P.
Sunfire Fibre Networks Limited	United Kingdom	Ordinary	100%	Fibre network production
Sunfire Holdings Limited	United Kingdom	Ordinary	100%	Holding company
Sunfire Fibre Networks Limited	United Kingdom	Ordinary	100%	Fibre network production
Owner of the Services Limited	United Kingdom	Ordinary	100%	Fibre network production
Sunfire Fibre Networks Limited	United Kingdom	Ordinary	100%	Fibre network production
TLC Capital Limited	United Kingdom	Ordinary	100%	Energy generation
Transnet UK Limited	United Kingdom	Ordinary	100%	Energy generation
CCGowers Limited	United Kingdom	Ordinary	100%	Energy generation
TCL Solar SE Limited	Germany	Ordinary	100%	Energy generation
The Sun Energy Company Limited	United Kingdom	Ordinary	100%	Holding company
The Utility Project Limited	United Kingdom	Ordinary	100%	Energy generation
Brookside Estate Holdings Limited	United Kingdom	Ordinary	100%	Energy generation
Energy and Light Limited	United Kingdom	Ordinary	100%	Energy generation
Townline Energy Limited	United Kingdom	Ordinary	100%	Energy generation
South West Energy Limited	United Kingdom	Ordinary	100%	Energy generation
Energy Generation Limited	United Kingdom	Ordinary	100%	Energy generation
FCI-158 Limited	United Kingdom	Ordinary	100%	Energy generation
FCI-159 Energy Limited	United Kingdom	Ordinary	100%	Energy generation
Sunfire Ltd	United Kingdom	Creditary	100%	Fibre network production
Sunfire Power Limited	United Kingdom	Ordinary	100%	Energy generation
Sunfire Energy Limited	United Kingdom	Ordinary	100%	Holding company
Sunfire Fibre Networks Limited	United Kingdom	Ordinary	90%	Fibre network production
Sunfire Fibre Networks Limited	United Kingdom	Ordinary	100%	Fibre network production
Sunfire Fibre Networks Limited	United Kingdom	Creditary	100%	Energy generation
Sunfire Fibre Networks Limited	United Kingdom	Creditary	100%	Energy generation
Sunfire Fibre Networks Limited	United Kingdom	Creditary	100%	Energy generation

## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

Name	Country of incorporation	Class of shares	Holding	Principal activity
South African Breweries Limited	South Africa	Ordinary	9.6%	Brewing and bottling
South African Sugar Company Limited	South Africa	Ordinary	100%	Sugar refining and production
South African Breweries (Proprietary) Limited	South Africa	Ordinary	100%	Promotional alliance partner
South African Breweries (Proprietary) Limited	South Africa	Ordinary	100%	Sports marketing and administration
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Financial services
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Banking and finance
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Financial administration
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
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Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Standard Bank Group Holdings Limited	South Africa	Ordinary	100%	Energy generation
Total South African Breweries Holdings			30.7%	Jointly controlled entity

#### Incorporated/Acquired after year end

#### Date

South African Breweries (Proprietary) Limited	27 July 2023
South African Breweries (Proprietary) Limited	27 July 2023
South African Breweries (Proprietary) Limited	27 July 2023





## 4 FINANCIAL STATEMENTS 30 JUNE 2023

### Notes to the financial statements for the year ended 30 June 2023

Dissolved or sold during the year and up until signing	Date
UK Global Energy Recovery Limited	13/09/2022
Corium Ltd	15/09/2022
Carlington Financial Holdings Limited	08/07/2022
Carlington Point Solid Energy Limited	08/07/2022
Carlington Point Sustainable Private Limited	08/07/2022
Carverton Air Recovery Trust	24/10/2023
Dubasca Energy Project Holdings Limited	24/10/2023
Dubasca Energy ProjectCo PTY Ltd	24/10/2023
Dubasca Energy ProjectInCo PTY Ltd	24/10/2023

The registered office of all companies listed above is at 6th Floor, 53 Holborn, London, England EC1N 2HT except for those set out below:

1. ul Czyczkowska 2 29 00-161 Warsaw, Poland
2. Present Masons LLP, Capital Square, 58 Morrison Street, Edinburgh, Scotland, EH3 8BP
3. 1 West Regent Street, Glasgow, G2 1AP
4. 22 rue Alphonse de Neuville, 75017 Paris, France
5. 6th Floor, 2 Grand Canal Square, Dublin 2, D02 A342, Ireland
6. The Carriage House, Station Works, Station Road, Caversham, Warwickshire, United Kingdom CV5 8PE
7. Zone Industrielle de Couture, 115 Rue Du Mourelet 84000 Aix-en-Provence, France
8. 13 Savile Row, London, England, W1H 1FJ
9. The Corporation Trust Company, 11 Innovation Trust Center, 1209 Orange Street, Wilmington, 19801, United States
10. 4th Floor, Saure Court, 20 Castle Terrace, Edinburgh, Scotland, EH1 2EN
11. Apollo House, Mercury Park, Wincobank Lane, Wockly Green, High Wycombe, England, HP10 0PQ
12. Level 33, 101 Collins Street, Melbourne Victoria 3000 Australia
13. Beaufort Court, Egg Farm Lane, Kings Langley, Hertfordshire, WD5 1LW
14. 7-8 Stratford Place, London, England, W1C 1AY
15. Broadwick House, 5 Appold Street, London, United Kingdom, EC2A 2AG

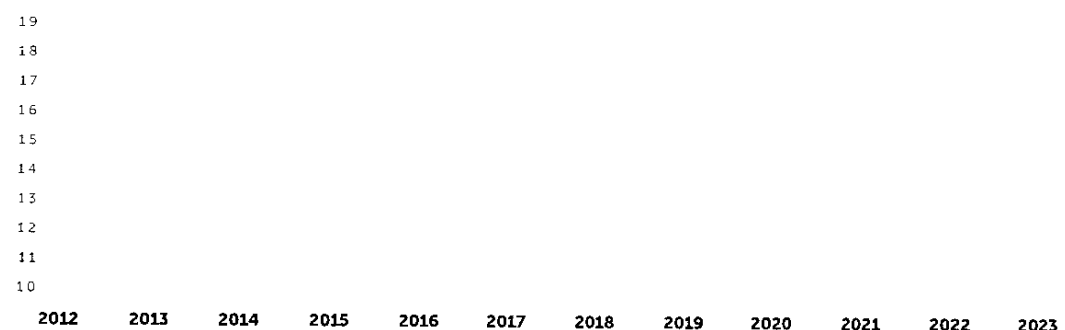
The directors believe that the carrying value of the investments is supported by their underlying net assets.

## **5 APPENDIX - SHARE PRICE PERFORMANCE (UNAUDITED)**

### **Fern's share price has performed in line with targets**

Fern Trading Limited is an unlisted company. Every member of our Board of Directors agrees a price at which it will be willing to issue new shares. The share price is unadjusted.

#### **Share price growth since inception: Fern Trading Limited**



Performance is calculated based on the share price for Fern's shares at 2 June each year. This share price is not subject to audit by Ernst & Young LLP.

<b>Financial Year</b>	<b>Discrete share price performance</b>
June 2022-23	<b>3.10%</b>
June 2021-22	<b>9.91%</b>
June 2020-21	<b>4.87%</b>
June 2019-20	<b>0.33%</b>
June 2018-19	<b>6.23%</b>
June 2017-18	<b>1.05%</b>
June 2016-17	<b>5.54%</b>
June 2015-16	<b>3.83%</b>
June 2014-15	<b>3.98%</b>
June 2013-14	<b>3.72%</b>
June 2012-13	<b>3.97%</b>
June 2011-12	<b>1.02%</b>

Source: Company's financial reports to shareholders.

## **6 COMPANY INFORMATION**

### **Directors and advisers**

P. Nathani  
K.J. O'ville,  
P.G. Barlow

T. Arthur  
S.M. Grant (appointed 1 January 2023)\*

Octopus Company Secretarial Services Limited

12601636

6th Floor, 33 Holborn  
London, England EC1N 2HJ

Ernst & Young LLP  
Bedford House,  
10 Bedford Street,  
Belfast BT2 7DT

### **Forward-looking statements**

This Annual Report contains certain forward-looking statements related to the Company's future business and financial performance and future events or developments. These statements are based on the current knowledge and expectations of management and are subject to assumptions, risks and uncertainties, some of which are related to factors that are beyond the control of the Company. Accordingly, no assurance can be given that any particular expectation will be met and forward-looking statements regarding past trends or activities should not be taken as a representation that such trends or activities will continue in the future. Past performance cannot be relied on as a guide to future performance. Nothing in this Annual Report should be construed as a profit forecast.

