# **Aermont Capital LLP**

**Report and Financial Statements** 

**31 December 2022** 

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21/06/2023 COMPANIES HOUSE

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Registered No: OC329007

# **General Information**

# **Designated Members**

Aermont Capital S.à r.l., Principal Partner Léon Bressler, Managing Partner

## **Individual Partners**

Paul Golding Nathan Shike Alison Trewartha

# **Auditors**

Ernst & Young LLP 1 More London Place London SE1 2AF

# **Registered Office**

55 St James's Street London SW1A 1LA Registered No: OC329007

# **Designated Members' report**

The Designated Members present their report and financial statements for the year ended 31 December 2022.

#### Results

The results for the year are shown in the profit and loss account on page 9 and the balance sheet as detailed on page 11 shows a satisfactory position.

#### Principal activity and review of the business

The principal activity of Aermont Capital LLP (the "Partnership") is to provide investment management and advisory services.

## **Key Performance Indicators**

	2022	2021
	£	£
Turnover	27,792,389	20,275,552
•		
Profit for the year	13,365,550	7,812,740

The net assets of the Company as at 31 December 2022 were £13,470,550 (2021 - £7,917,740).

#### Members' profit allocation

Profits shared among the members during the year ended 31 December 2022 are shared in accordance with the Limited Liability Partnership Agreement dated 26 February 2019. Profits shared among the members subsequent to the year ended 31 December 2022 are shared in accordance with the Limited Liability Partnership Agreement dated 6 March 2023 (the "LLP Agreement"). The profit attributable to the member with the highest entitlement to profit was £7,823,359 (2021 - £3,637,644).

### **Future developments**

The Partnership will continue and seek to expand the performance of its investment advisory services.

#### Principal risks and uncertainties

The primary objectives of the Partnership are to provide investment advisory services, to limit counterparty risks and to ensure that sufficient working and regulatory capital are maintained.

Principal risks are that opportunities to provide income-generating investment advisory services do not arise or are not obtained by the principals in the business.

#### Going concern

In the context of the Covid-19 pandemic, the war in Ukraine, current macroeconomic conditions and their impacts on the Partnership's activity, the partners have made an assessment of the Partnership's ability to continue as a going concern for the period until 31 March 2024.

That assessment has taken into account:

- That the Partnership has sufficient financial resources and ongoing investment advisory contracts as at 31 December 2022, so the partners have confidence that the business will continue to operate during the going concern period ending 31 March 2024.
- The Partnership's cash flow forecasts, sensitivities regarding the key assumptions in those forecasts, as well as the principal risks and uncertainties in particular, the ability of the counterparties to the advisory contracts to continue to meet their obligations under them.

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# **Designated Members' report (continued)**

# Going concern (continued)

The partners have considered the implications of the Covid-19 pandemic, the war in Ukraine and current macroeconomic conditions, as part of their assessment of the Partnership's ability to continue as a going concern. Having performed this assessment, the partners are satisfied that the Covid-19 pandemic, the war in Ukraine and current macroeconomic conditions have no material impact on the Partnership's ability to continue as a going concern, as cash inflows are secured by large institutional investors through capital commitments, from which management fees are payable to the Partnership. The management fees are received quarterly in advance. The Partnership has no debt and the cashflow forecasts show that the Partnership has sufficient resources to meet its financial liabilities as they fall due.

The partners believe that the Partnership is able to manage its business risks and to continue to operate during the going concern period ending 31 March 2024. Therefore, the annual financial statements have been prepared on a going concern basis.

### Policy for members' drawings, subscriptions and repayment of members' capital

Policy for Members' drawings, subscriptions and repayment of members' capital is governed by the Limited Liability Partnership Agreement dated 26 February 2019 and the Amended and Restated Limited Liability Partnership Agreement dated 6 March 2023, from 6 March 2023.

# **Designated Members**

During the year, the Designated Members were:

Aermont Capital S.à r.l., Principal Partner Léon Bressler, Managing Partner

### **Individual Partners**

During the year, the Individual Partners were:

Paul Golding Nathan Shike Alison Trewartha

#### Disclosure of information to the auditors

So far as each person who was a Designated Member at the date of approving this report is aware, there is no relevant audit information, being information needed by the auditor in connection with preparing its report, of which the auditor is unaware. Having made enquiries of fellow members and the Partnership's auditor, each Designated Member has taken all the steps that he is obliged to take as a member in order to make himself aware of any relevant audit information and to establish that the auditor is aware of that information

### **Auditors**

A resolution to re-appoint Ernst & Young LLP as the Partnership's auditor will be put to the Principal Partner and the Managing Partner.

On behalf of the Members

Léon Bressler

Designated Member / Managing Partner

29 March 2023

# Statement of Designated Members' responsibilities

The Designated Members are responsible for preparing the Designated Members' Report and the financial statements in accordance with applicable law and regulations.

The Limited Liability Partnerships (Accounts and Audit) (Application of Companies Act 2006) Regulations 2008 made under the Limited Liability Partnerships Act 2000 require the members to prepare financial statements each year. Under that regulation the Designated Members have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law), including Financial Reporting Standard 102 'The Financial Reporting Standard Applicable in the UK and Republic of Ireland'. Under the regulation the Designated Members must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Partnership and of its profit or loss for that year. In preparing these financial statements, the Designated Members are required to:

- · select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Partnership will continue in business.

The Designated Members are responsible for keeping adequate accounting records that are sufficient to show and explain the Partnership's transactions and disclose with reasonable accuracy at any time the financial position of the Partnership to enable them to ensure that the financial statements comply with The Limited Liability Partnerships (Accounts and Audit) (Application of Companies Act 2006) Regulations 2008. The Designated Members are also responsible for safeguarding the assets of the Partnership and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

to the members of Aermont Capital LLP

#### Opinion

We have audited the financial statements of Aermont Capital LLP (the "Limited Liability Partnership") for the year ended 31 December 2022 which comprise the Profit and loss account, the Statement of comprehensive income, the Balance sheet, the Statement of changes in equity, the Statement of cash flows and the related notes 1 to 13, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice), including FRS 102 'The Financial Reporting Standard applicable to the UK and Republic of Ireland.'

In our opinion the financial statements:

- give a true and fair view of the state of the Limited Liability Partnership's affairs as at 31 December 2022 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, including FRS 102 'The Financial Reporting Standard applicable to the UK and Republic of Ireland'; and
- have been prepared in accordance with the requirements of the Companies Act 2006 as applied to limited liability partnerships.

#### **Basis for opinion**

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report below. We are independent of the Limited Liability Partnership in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

# Conclusions relating to going concern

In auditing the financial statements, we have concluded that the members' 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 not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Limited Liability Partnership's ability to continue as a going concern for the period to 31 March 2024.

Our responsibilities and the responsibilities of the members with respect to going concern are described in the relevant sections of this report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the Limited Liability Partnership's ability to continue as a going concern.

#### Other information

The other information comprises the information included in the annual report other than the financial statements and our auditor's report thereon. The members are responsible for the other information contained within the annual report.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

to the members of Aermont Capital LLP (continued)

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on 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.

#### Matters on which we are required to report by exception

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 as applied to limited liability partnerships 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 visited by us; or
- · the financial statements are not in agreement with the accounting records and returns; or
- · we have not received all the information and explanations we require for our audit.

#### Responsibilities of members

As explained more fully in the Statement of Designated Members' responsibilities set out on page 4, the members 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 members 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 members are responsible for assessing the Limited Liability Partnership'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 members either intend to liquidate the Limited Liability Partnership or to cease operations, or have no realistic alternative but to do so.

#### Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an 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 ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

# Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our 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.

to the members of Aermont Capital LLP (continued)

Our approach was as follows:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Limited
  Liability Partnership and determined that the most significant are the Companies Act 2006 as applied
  to limited liability partnerships, the Statement of Recommended Practice 'Accounting by Limited
  Liability Partnerships' (SORP) issued in December 2021, FRS 102 'The Financial Reporting Standard
  applicable to the UK and Republic of Ireland', The Financial Services and Markets Act 2000 and the
  relevant direct and indirect tax regulation in the UK.
- We understood how Aermont Capital LLP is complying with those frameworks by making enquiries
  of management to understand how the Limited Liability Partnership maintains its policies and
  procedures in these areas and corroborated this by reviewing supporting documentation, including
  review of Members' meeting minutes. We also obtained and read correspondence with relevant
  authorities, where applicable.
- We assessed the susceptibility of the Limited Liability Partnership's financial statements to material
  misstatement, including how fraud might occur by considering the risk of management override and
  by: meeting with management to understand where they considered there was susceptibility to fraud;
  determining which account balances are subjective in nature; and considering the processes and
  controls that the Limited Liability Partnership has established to prevent and detect fraud, and how
  those controls are monitored.
- Based on this understanding we designed our audit procedures to identify non-compliance with such
  laws and regulations. Our procedures involved: inquiries of senior management, and where applicable,
  those charged with governance; review of Members' meeting minutes; testing journals identified by
  specific risk criteria; and obtaining written representations from the designated members of the
  Limited Liability Partnership.
- The Limited Liability Partnership is regulated by the Financial Conduct Authority ('FCA') and provides investment advisory and management services. As such, the Senior Statutory Auditor has ensured that the team had the appropriate competence and capabilities.

We have obtained an understanding of the FCA regulations and the potential impact on the Limited Liability Partnership. In assessing the effectiveness of the control environment, we have considered the compliance of the Limited Liability Partnership to these regulations as part of our audit procedures.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at https://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

to the members of Aermont Capital LLP (continued)

# Use of our report

This report is made solely to the members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006 as applied to Limited Liability Partnerships. Our audit work has been undertaken so that we might state to the 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 Limited Liability Partnership and the Limited Liability Partnership's members as a body, for our audit work, for this report, or for the opinions we have formed.

Bianca Gill (Senior statutory auditor)

For and on behalf of Ernst & Young LLP, Statutory Auditor

London

Date: 31 March 2023

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# **Profit and loss account**

for the year ended 31 December 2022

		2022	2021
	Notes	£	£
Turnover	3	27,792,389	20,275,552
Cost of sales		(10,845,699)	(8,677,081)
Gross profit		16,946,690	11,598,471
Administrative expenses		(6,036,352)	(11,215,838)
Other income	3	2,440,352	7,430,107
Operating profit	4	13,350,690	7,812,740
Interest and similar income		14,860	-
Profit for the financial year available for discretionary division among the members	_	13,365,550	7,812,740

All amounts are in respect of continuing activities.

# Statement of comprehensive income

for the year ended 31 December 2022

	2022 £	2021 £
Profit for the financial year available for discretionary division among the members	13,365,550	7,812,740
Total comprehensive income for financial year	13,365,550	7,812,740

# **Balance sheet**

# as at 31 December 2022

	Notes	2022	2021
		£	£
Fixed Assets			
Tangible fixed assets	6	259,299	349,592
		259,299	349,592
Current assets			
Debtors	7	9,153,954	8,026,685
Cash		9,054,450	3,700,047
		18,208,404	11,726,732
Creditors: amounts falling due within one year	8	(4,997,153)	(4,158,584)
Net current assets		13,211,251	7,568,148
Net assets attributable to members		13,470,550	7,917,740
Members' capital classified as equity		105,000	105,000
Members' other reserves		13,365,550	7,812,740
Members' interest		13,470,550	7,917,740
Advances due from members	7	(1,200,000)	(1,200,000)
Total members' interests, net of advances		12,270,550	6,717,740

Registered No: OC329007

The financial statements were approved by Designated Members on 29 March 2023 and signed on their behalf by:

Léon Bressler

Designated Member / Managing Partner

29 March 2023

# Statement of changes in equity

for the year ended 31 December 2022

	Members' capital	Other reserves	Total Members' other	Advances due to/(from)	Total members' interests
	c	c	interests	members	c
4.1.7	£	£	£	£ (1.200.000)	I
At 1 January 2021	105,000	9,069,790	9,174,790	(1,200,000)	7,974,790
Profit allocation	-	(9,069,790)	(9,069,790)	9,069,790	-
Profit distribution to members	-	-	-	(7,869,790)	(7,869,790)
Profit for the year	-	7,812,740	7,812,740	-	7,812,740
Advances to members	-	-	-	(1,200,000)	(1,200,000)
At 31 December 2021	105,000	7,812,740	7,917,740	(1,200,000)	6,717,740
Profit allocation	-	(7,812,740)	(7,812,740)	7,812,740	-
Profit distribution to members	-	-	· · · · · · · · · · · · · · · · · · ·	(6,612,740)	(6,612,740)
Profit for the year	-	13,365,550	13,365,550	-	13,365,550
Advances to members	-	-		(1,200,000)	(1,200,000)
At 31 December 2022	105,000	13,365,550	13,470,550	(1,200,000)	12,270,550

# Statement of cash flows

for the year ended 31 December 2022

	2022	2021
	£	£
Operating profit	13,350,690	7,812,740
Depreciation	101,568	115,637
•	13,452,258	7,928,377
Increase in debtors	(1,127,269)	(541,214)
Increase in creditors	838,569	829,689
Net cash inflow from operating activities	13,163,558	8,216,852
Cashflows from financing activities		
Interest received	14,860	_
Net cash inflows from financing activities	14,860	-
Cashflows from investing activities		
Payment to acquire tangible fixed assets	(11,275)	(1,857)
Net cash outflows from investing activities	(11,275)	(1,857)
Cashflows from financing activities – with members		
Advances to members	(1,200,000)	(1,200,000)
Profit distribution to members	(6,612,740)	(7,869,790)
Net cash outflows from financing activities – with members	(7,812,740)	(9,069,790)
Net cash inflows / (outflows) for the year	5,354,403	(854,795)
Reconciliation of net funds		
Cash at the beginning of the year	3,700,047	4,554,842
Net cash inflows / (outflow) during the year	5,354,403	(854,795)
Cash at the end of the year	9,054,450	3,700,047

for the year ended 31 December 2022

#### 1. The Organisation

Aermont Capital LLP (the "Partnership") is a limited liability partnership established under the Limited Liability Partnership Act 1907 in England, regulated by the Financial Conduct Authority (the "FCA").

On 5 July 2016, the name of the Partnership was changed from PW Real Assets LLP to Aermont Capital LLP.

The registered office of the Partnership is 55 St James's Street, London, SW1A 1LA, as from 1 March 2016.

Perella Weinberg Real Estate Fund II LP ('Fund II') and PW Real Estate Fund III LP ('Fund III') were incorporated respectively on 21 May 2012 and 4 June 2015 and commenced operations respectively on 23 July 2012 and 25 November 2015. Fund II and Fund III have been established for the purpose of making opportunistic investments in real estate, as well as real estate related assets and businesses, primarily targeting investment opportunities within European markets. The Partnership has been appointed Investment Advisor for Fund II and Fund III. The general partners of Fund II and Fund III have entered into an Investment Advisory Agreement under which the Partnership provides investment advisory services to the general partners of Fund II and Fund III. As from 1 January 2019, Aermont Capital Management S.à r.l. (the 'Manager' or 'ACM') has been appointed as the alternative investment fund manager in relation to portfolio and risk management in relation to Fund II and Fund III. The Manager has entered into Investment Advisory Agreements under which the Partnership provides investment advisory services to the Manager of Fund II and Fund III.

Aermont Capital Real Estate Fund IV SCSp ('Fund IV') and Aermont Capital Real Estate Fund V SCSp ('Fund V') were incorporated on 22 March 2018 and 14 October 2021 respectively and commenced operations on 10 August 2018 and 31 March 2022 respectively. Fund IV and Fund V have been established for the purpose of making opportunistic investments in real estate as well as real estate related assets and businesses, focusing on investment opportunities within European markets. The Partnership has been appointed Investment Advisor for Fund IV and Fund V. The general partner of Fund IV and Fund V have appointed the Manager as Fund IV and Fund V's alternative investment fund manager. The Manager has entered into an Investment Advisory Agreement under which the Partnership provides investment advisory services to the Manager of Fund IV and Fund V.

PGV SCSp ('PGV') has been formed as at 6 July 2022 and commenced operations on 27 August 2022. PGV has been established for the purpose of the acquisition and the growth of Pinewood Group. The Partnership has been appointed Investment Advisor for PGV. The general partner of PGV has appointed the Manager as PGV's alternative investment fund manager. The Manager has entered into an Investment Advisory Agreement under which the Partnership provides investment advisory services to the Manager.

Fund II, Fund III, Fund IV, Fund V and PGV have no ownership interest in the Partnership.

#### 2. Accounting policies

## Basis of accounting

These financial statements have been prepared in accordance with applicable United Kingdom accounting standards, including Financial Reporting Standard 102 ('FRS 102').

The financial statements have also been prepared in accordance with applicable accounting standards, under the historical cost basis and in accordance with the Statement of Recommended Practice 'Accounting by Limited Liability Partnerships' (SORP) issued in December 2021.

The financial statements are presented in Sterling (£) and are rounded to the nearest pound. The functional currency of the Partnership is in Sterling (£).

for the year ended 31 December 2022

## 2. Accounting policies (continued)

#### Going concern

In the context of the Covid-19 pandemic, the war in Ukraine, current macroeconomic conditions and their impacts on the Partnership's activity, the partners have made an assessment of the Partnership's ability to continue as a going concern for the period until 31 March 2024.

That assessment has taken into account:

- That the Partnership has sufficient financial resources and ongoing investment advisory contracts as at 31 December 2022, so the partners have confidence that the business will continue to operate during the going concern period ending 31 March 2024.
- The Partnership's cash flow forecasts, sensitivities regarding the key assumptions in those forecasts, as well as the principal risks and uncertainties in particular, the ability of the counterparties to the advisory contracts to continue to meet their obligations under them.

The partners have considered the implications of the Covid-19 pandemic, the war in Ukraine and current macroeconomic conditions, as part of their assessment of the Partnership's ability to continue as a going concern. Having performed this assessment, the partners are satisfied that the Covid-19 pandemic, the war in Ukraine and current macroeconomic conditions have no material impact on the Partnership's ability to continue as a going concern, as cash inflows are secured by large institutional investors through capital commitments, from which management fees are payable to the Partnership. The management fees are received quarterly in advance. The Partnership has no debt and the cashflow forecasts show that the Partnership has sufficient resources to meet its financial liabilities as they fall due.

The partners believe that the Partnership is able to manage its business risks and to continue to operate during the going concern period ending 31 March 2024. Therefore, the annual financial statements have been prepared on a going concern basis.

#### Turnover

Turnover represents fees receivable for investment management and investment advisory services provided during the year and arising from continuing activities in the UK. Fees are recognised as services are provided.

#### Other income

Other income represents fees receivable for due diligence and other ancillary costs in relation to management services which are recharged to the Manager or related parties at nil margin. Other income is recognised when the services are provided.

## Foreign currencies

Monetary assets and liabilities in foreign currencies are translated into sterling at the rates of exchange ruling at the balance sheet date. Transactions in foreign currencies are translated into sterling at the rate of exchange ruling at the date of the transactions. Exchange differences are taken to the profit and loss account.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the date of the initial transactions. Exchange differences are taken to the profit and loss account.

#### Pensions

Contributions to defined contribution schemes are recognised in the profit and loss account in the year in which they become payable.

for the year ended 31 December 2022

## 2. Accounting policies (continued)

#### Operating leases

Rentals payable under operating leases are charged to profit or loss on a straight-line basis over the lease term. The aggregate benefit of lease incentives is recognised as a reduction to the expense recognised over the lease term on a straight-line basis.

#### Tangible fixed assets

Tangible fixed assets are measured at cost less accumulated depreciation and any accumulated impairment losses

Depreciation is provided on all tangible fixed assets at rates calculated to write off the cost of each asset evenly over its expected useful life, as follows:

Furniture and fittings - 5 years
Office equipment, software - 3 years
Leasehold improvements - 10 years

At each reporting date fixed assets are reviewed to determine whether there is any indication that those assets have suffered an impairment loss. If there is an indication of possible impairment, the recoverable amount of any affected asset is estimated and compared with its carrying amount. If the estimated recoverable amount is lower, the carrying amount is reduced to its estimated recoverable amount, and an impairment loss is recognised immediately in the income statement.

#### Debtors

Debtors are initially recognised at transaction price and are subsequently measured at amortised cost using the effective interest rate method, less impairment. Any losses arising from impairment are recognised in the profit and loss account.

#### Creditors

Creditors are initially recognised at the transaction price and subsequently measured at amortized cost using the effective interest method.

#### Cash

Cash comprises cash at banks and on hand.

For the purpose of the cash flow statement, cash consists of cash at banks and on hand as defined above, net of outstanding bank overdrafts.

# Expenses

All expenses are recognised on an accruals basis.

### Critical accounting judgements and key sources of estimation uncertainty

The preparation of financial statements requires the use of critical judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the year in which the estimate is revised if the revision affects only that year or in the year of the revision and future years if the revision affects both current and future years.

The partners consider that there are no critical judgements, estimates and assumptions that affect the application of accounting policies during the 2022 year.

for the year ended 31 December 2022

### 2. Accounting policies (continued)

#### Members' drawings and the subscription and repayment of members' capital

In accordance with the LLP Agreement, from time to time the Partnership determines the amount of profit to be treated as distribution to members. Profits are treated as allocated. Profit is allocated on a discretionary basis per the LLP Agreement and therefore is shown as 'Profit for the financial year available for discretionary division among members' in the profit and loss account and therefore is within an equity reserve, 'members' other reserves', on the balance sheet.

Drawings are treated as payments on account of profit allocation and are only repayable to the Partnership so far as there are insufficient profits to allocate against such drawings. Any drawings in excess of total profits allocated would be included within 'amounts due from members' within debtors.

The capital requirements of the Partnership are determined by the members/Board and are reviewed regularly. Each member is required to subscribe a proportion of this capital. The amount of capital subscribed by each member is usually linked to the earnings allocated to that member.

#### 3. Turnover and other income

Turnover arises in the United Kingdom and relates to management services rendered. Other income represents fees receivable for due diligence and other ancillary costs in relation to management services which are recharged to the Manager or related parties at nil margin.

Included in ancillary costs that have been recharged and included in other income is £56,022 (2021: £nil) of non audit services – tax advisory.

#### 4. Operating profit

This is stated after charging:

	2022	2021
	£	£
Auditors' remuneration – audit services	57,928	74,000
Non audit services - tax advisory	62,885	65,325
Other tax services	(7,460)	126,500
Lease charge	519,924	519,924
Depreciation	101,568	115,637
Foreign exchange loss	111,963	426,535
	846,808	1,327,921

### 5. Staff costs

Included in cost of sales and administrative expenses are staff costs as shown below:

	2022	2021
	£	£
Wages and salaries	8,484,975	7,112,414
Social security costs	1,166,775	950,577
Pension costs	219,528	183,443
	9,871,278	8,246,434

for the year ended 31 December 2022

# 5. Staff costs (continued)

The average number of employees during the year was 23 out of which 19 are investment deal professionals and 4 are support staff (2021 - 20 out of which 16 are investment deal professionals and 4 are support staff).

Except for allocation of profit under the LLP Agreement, no member received remuneration for the year ended 31 December 2022 (2021 - £nil).

	2022 £	2021 £
Profit for the financial year before profit share	13,365,550	7,812,740
Profit for the financial year available for discretionary division among members	13,365,550	7,812,740
Profit allocation in the year in respect of the member with the largest share of profits	7,823,359	3,637,644

The average number of members during the year was 4 (2021 - 4).

# 6. Tangible fixed assets

	Leasehold improvements	Furniture & fittings	Other equipment	TOTAL
	£	£	£	£
Cost			٠	
As at 1 January 2021	830,838	80,500	84,839	996,177
Additions	-	•	1,857	1,857
As at 31 December 2021	830,838	80,500	86,696	998,034
Additions	-	-	11,275	11,275
As at 31 December 2022	830,838	80,500	97,971	1,009,309
Depreciation				
As at 1 January 2021	(411,754)	(77,903)	(43,148)	(532,805)
Depreciation	(85,237)	(2,597)	(27,803)	(115,637)
As at 31 December 2021	(496,991)	(80,500)	(70,951)	(648,442)
Depreciation	(85,237)	-	(16,331)	(101,568)
As at 31 December 2022	(582,228)	(80,500)	(87,282)	(750,010)
Net book value				
At 31 December 2022	248,610	-	10,689	259,299
At 31 December 2021	333,847	-	15,745	349,592

for the year ended 31 December 2022

## 7. Debtors

	4,997,153	4,158,584
Other creditors	147,327	189,483
Taxation and social security	3,274,813	2,645,197
Accruals	1,019,404	660,866
Trade creditors	555,609	663,038
	£	£
	2022	2021
8. Creditors: amounts falling due within one year		
	9,153,954	8,026,685
Omer debiors and accrued income	255,076	212,913
Amounts due from members Other debtors and accrued income	1,200,000	1,200,000 573,973
Prepayments	547,082	436,452
Amounts due from related entities	7,151,796	5,816,260
	£	£
	2022	2021
7. Debtors		

Management assessed that the fair values of cash, trade and other receivables, trade payables and other current liabilities approximate their carrying amounts largely due to the short-term maturities of these instruments.

# 9. Related party transactions

ACM in relation to Fund II

As at 31 December 2022, the Partnership has amounts due from ACM for advisory services provided in relation to Fund II of £461,054 (2021 - £1,214,873).

During the year, the Partnership charged ACM for advisory fees in relation to Fund II of £2,894,006 (2021 - £3,874,675).

ACM in relation to Fund III

As at 31 December 2022, the Partnership has amounts due from ACM for advisory services provided in relation to Fund III of £934,173 (2021 - £1,900,497).

During the year, the Partnership charged ACM for advisory fees in relation to Fund III of £4,766,648 (2021 - £5,336,089).

for the year ended 31 December 2022

#### 9. Related party transactions (continued)

ACM in relation to Fund IV

As at 31 December 2022, the Partnership has amounts due to ACM relating to advisory services provided in relation to Fund IV of £807,428 (2021- due from ACM - £299,322).

During the year, the Partnership charged ACM for management fees in relation to Fund IV of £5,340,056 (2021 - £9,894,329).

#### ACM in relation to Fund V

As at 31 December 2022, the Partnership has amounts due from ACM for advisory services provided in relation to Fund V of £3,695,514 (2021 - £nil).

During the year, the Partnership charged ACM for management fees in relation to Fund V of £12,414,946 (2021 - £nil).

#### ACM in relation to PGV

As at 31 December 2022, the Partnership has amounts due from ACM for advisory services provided in relation to PGV of £402,423 (2021 - £nil).

During the year, the Partnership charged ACM for management fees in relation to PGV of £1,023,253 (2021 - £nil).

#### Other

As at 31 December 2022, the Partnership has amounts due to ACM for Business Office services fees of £223,314 (2021 - £177,893). During the year, ACM recharged the Partnership for Business Office services of £223,314 (2021 - £211,706).

As at 31 December 2022, the Partnership has amounts due from ACM for the recharge of IT costs of £24,396 (2021 - £47,350). During the year, the Partnership charged ACM for IT costs of £84,706 (2021 - £86,622).

As at 31 December 2022, the Partnership also has amounts due from ACM for the recharge of the due diligence costs in relation of PGV of £914,816 (2021 - £697,595). During the year, the Partnership recharged invoices to ACM for an amount equivalent to £2,419,168 (2021 - £2,669,528) in relation to various investments under Fund IV and PGV.

As at 31 December 2022, the Partnership has amounts due from Stitching Depository APG Strategic Real Estate Pool ("APG") (co-investor of an investment in Fund II and Fund III) of £nil (2021 - €1,250,411 (£1,050,720)). During the year, the Partnership charged to APG management fees of €972,922 (£836,227) (2021 - €1,250,411 (£1,066,259)) in relation to a co-investment with Fund II and Fund III.

As at 31 December 2022, the amount due from PWRA TSH Holding S.à r.l. (an entity owned by Partners of Aermont Group) to the Partnership in relation to an interest free loan is €35,000 (£31,041) (2021 - €35,000 (£29,410)), disclosed under 'Amounts due from related entities' in Note 7.

As at 31 December 2022, the amount due from Picture Holdco Ltd (indirect subsidiary undertaking of PGV) to the Partnership in relation to the recharge of costs was £130,105 (2021 - £18,529). During the year, the Partnership charged Picture Holdco Ltd for travel expenses of £130,105 (2021 - £18,529).

As at 31 December 2022, the amount due from Aermont Capital SAS (sister entity to the Partnership) to the Partnership in relation to the recharge of the IT costs was £7,692 (2021 - £18,940). During the year, the Partnership charged Aermont Capital SAS for IT costs of £26,757 (2021 - £38,576).

for the year ended 31 December 2022

### 9. Related party transactions (continued)

As at 31 December 2022, the outstanding amounts for travel expenses which were recharged to Fund II, Fund III, Fund IV and Fund V were £367,904 (2021 - £143,618). During the year, the Partnership charged Fund II for travel expenses of £65,666 (2021 - £33,197), Fund III for travel expenses of £118,718 (2021 - £66,048), Fund IV for travel expenses of £180,771 (2021 - £44,373) and Fund V for travel expenses of £2,749 (2021 - £nil).

As at 31 December 2022, an amount equivalent to £11,101 (2021 - £11,101) was due from the Partners to the Partnership following the sale of PWRA TSH Holding S.à r.l. from the Partnership to the Partners.

As at 31 December 2022, an amount equivalent to £nil (2021 - £4,083) was due from Maison CoIn GP S.à r.l. and Maison CoIn SLP GP S.à r.l. (TopCos of co-investor in Maison investment under Fund IV) to the Partnership in relation to operating expenses paid by the Partnership on behalf of these entities.

As at 31 December 2022, an amount equivalent to £563,934 (2021 - £453,915) was due from Maison CoIn SCSp (co-investor in Maison investment under Fund IV) to the Partnership in relation to invoices recharged by the Partnership for the set-up of Maison CoIn SCSp. During the year, the Partnership recharged invoices to Maison CoIn SCSp for an amount equivalent to £110,019 (2021 - £405,866) in relation with the Maison investment under Fund IV.

As at 31 December 2022, the Partnership has amounts due from Maison CoIn GP S.à r.l. for advisory services provided in relation to Maison CoIn SCSp of £638,385 (2021 - £104,200). During the year, the Partnership charged Maison CoIn GP S.à r.l. for management fees in relation to Maison CoIn SCSp of £517,253 (2021 - £104,200).

As at 31 December 2022, the Partnership also has amounts due from Maison Bidco Limited (indirect subsidiary undertaking of Fund IV) for the recharge of the due diligence costs in relation to the Maison investment of £nil (2021 - £nil). During the year, the Partnership recharged invoices to Maison Bidco Limited (indirect subsidiary undertaking of Fund IV) for an amount equivalent to £nil (2021 - £3,780,616) in relation to the Maison investment under Fund IV.

### 10. Financial Risk Management

The Partnership is exposed to currency exchange rate risk due to a significant proportion of its cash position being denominated in non-Sterling currencies for an equivalent amount of £8,820,568 (2021 - £505,578). The net exposure of each currency is monitored and managed by Management.

### 11. Ultimate parent undertaking and controlling party

As from 1 August 2015, the Partnership's ultimate controlling party is Léon Bressler.

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# 12. Commitments and contingencies

Operating lease commitments

The Partnership has entered into operating real estate leases in London. The future minimum rentals payable under non-cancellable operating leases are as follows:

	2022	2021
	£	£
Within one year	562,080	562,080
After one year but no more than five years	1,077,320	1,639,400
	1,639,400	2,201,480

# 13. Subsequent events

Except the appointment of Paul Golding as Managing Partner in replacement of Léon Bressler (effective 3 April 2023), there have been no significant events post the balance sheet date.