Partnership Accounts

Matrix PFI GP Limited Unaudited Annual Report and Financial Statements 31 December 2019

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Annual Report and Financial Statements

Year Ended 31 December 2019

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Officers and Professional Advisers

The Board of Directors John Ivor Cavil

Peter John Sheldrake

Company Secretary Infrastructure Managers Limited

Registered Office Cannon Place

78 Cannon Street

London EC4N 6AF

Solicitors CMS Cameron McKenna LLP

Mitre House

160 Aldersgate Street

London EC1A 4DD

Directors' Report

Year Ended 31 December 2019

The directors present their report and the unaudited Annual Report and Financial Statements of Matrix PFI GP Limited ("the Company") for the year ended 31 December 2019.

Principal activities

The principal activity of the company is to act as General Partner to Matrix PFI LP.

Performance Review

The result for the financial year, after taxation, amounted to £nil (2018: £nil).

The result for the financial year will be transferred to reserves.

The directors are satisfied with the overall performance of the Company and do not foresee any significant change in the Company's activities in the coming financial year.

The directors have considered the future financial impact to the Company of the Coronavirus, taking into account the sources of income and additional expenditure, if any. It is their view that, the distributions from the underlying investments are expected to continue in line with modelled expectations and it is anticipated that the income of the company will not be materially impacted. Alongside this, the expected expenditure should not see material variation from its current levels and key suppliers are expected to continue to be able to service the company. Although the likely full impact is unknown, and at this stage is not possible to quantify, it is not expected to materially impact on the operations or financial position of the Company.

Key Performance Indicators

The directors believe that the analysis using key performance indicators for the company is not necessary or appropriate for an understanding of the performance or position of the company.

Directors

The directors who served the Company during the year and up to the date of this report were as follows:

John Ivor Cavil Peter John Sheldrake

Events after the end of the reporting period

Particulars of events after the reporting date are detailed in note 6 to the Annual Report and Financial Statements.

Qualifying third party indemnity provisions

The Company has made qualifying third party indemnity provisions for the benefit of its directors during the year. These provisions remain in force at the reporting date.

Directors' Report (continued)

Year Ended 31 December 2019

Small company provisions

This report has been prepared in accordance with the provisions applicable to companies entitled to the small companies exemption.

This report was approved by the board of directors on 30 September 2020 and signed by order of the board by:

Infrastructure Managers Limited

Company Secretary

Statement of Financial Position

As at 31 December 2019

	Note	2019 £	2018 £
Current assets Debtors: due within one year	5	1	1
Net current assets		1	1
Total assets less current liabilities		1	1
Capital and reserves			
Called up share capital Retained earnings		- -	-
Members funds		1	1

These Annual Report and Financial Statements have been prepared in accordance with the provisions applicable to companies subject to the small companies' regime and in accordance with Section 1A of FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland'.

For the year ending 31 December 2019 the Company was entitled to exemption from audit under section 479A of the Companies Act 2006 relating to subsidiary companies.

Directors' responsibilities:

- The members have not required the company to obtain an audit of its Annual Report and Financial Statements for the year in question in accordance with section 476;
- The directors acknowledge their responsibilities for complying with the requirements of the Act with respect to accounting records and the preparation of the Annual Report and Financial Statements.

The Financial Statements were approved by the board of directors and authorised for issue on 30 September 2020, and are signed on behalf of the board by:

Peter Sheldrake Director

Company registration number: 05799677

Statement of Changes in Equity

Year Ended 31 December 2019

At 1 January 2018	Called up share capital £ 1	Retained earnings £ –	Total £ 1
Result for the financial year		_	_
At 31 December 2018	1	_	1
Result for the financial year		_	_
At 31 December 2019	1		1

Notes to the Annual Report and Financial Statements

Year Ended 31 December 2019

1. General Information

Matrix PFI GP Limited ("the Company") is a private company limited by shares and is incorporated and domiciled in the UK. The address of its registered office is Cannon Place, 78 Cannon Street, London, EC4N 6AF.

The principal activity of the company is to act as General Partner to Matrix PFI LP.

The Company's functional and presentation currency is the pound sterling.

2. Statement of Compliance

The individual financial statements of Matrix PFI GP Limited have been prepared in compliance with United Kingdom Accounting Standards, including Financial Reporting Standard 102, The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland ("FRS 102") and the Companies Act 2006.

3. Accounting Policies

(a) Basis of preparation

These financial statements are prepared on a going concern basis, under the historical cost convention, as modified by the revaluation of certain financial assets and liabilities.

The preparation of financial statements in conformity with FRS 102 requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed further in the accounting policies.

The accounting policies stated below have been consistently applied to the years presented, unless otherwise stated.

(b) Going concern

The directors have considered the future financial impact to the Company of the Coronavirus as disclosed in the Directors' Report, and although the likely full impact is unknown, and at this stage is not possible to quantify, it is not expected to materially impact on the operations or financial position of the Company.

Notes to the Annual Report and Financial Statements (continued)

Year Ended 31 December 2019

3. Accounting Policies (continued)

(c) Disclosure exemptions

The entity satisfies the criteria of being a qualifying entity as defined in FRS 102. Its financial statements are consolidated into the financial statements of BIIF Holdco Limited which can be obtained from the Company Secretary at Cannon Place, 78 Cannon Street, Edinburgh, EC4N 6AF. As such, advantage has been taken of the following disclosure exemptions available under paragraph 1.12 of FRS 102:

(a) No cash flow statement has been presented for the company.

4. Profit and Loss Account

The company did not trade during the year and has made neither a profit nor a loss. No profit and loss account has therefore been prepared.

5. Debtors

Debtors falling due within one year are as follows:

	2019	2018
	£	£
Other debtors	1	1

6. Events after the End of the Reporting Period

Coronavirus was declared a pandemic in March 2020 and since then there has been widespread disruption in the UK. As the pandemic accelerated after the year end this event has been classified as a non-adjusting post balance sheet event. As disclosed in the Directors' Report, the directors have considered the future financial impact to the Company of the Coronavirus. Although the likely full impact is unknown, it is expected to be minimal.

7. Controlling Party

The immediate parent undertaking is I2 Holdco 2 Limited, a company incorporated in Great Britain and registered in England and Wales.

The intermediate parent undertaking is BIIF Holdco Limited, which is the parent undertaking of the smallest and largest group to consolidate these financial statements. Copies of BIIF Holdco Limited consolidated financial statements can be obtained from the Company Secretary at Cannon Place, 78 Cannon Street, London, EC4N 6AF.

The ultimate parent and controlling party is BIIF L.P. BIIF L.P. is owned by a number of investors with no one investor having individual control.

Matrix PFI Limited Partnership Unaudited Annual Report and Financial Statements

For the year ended 31 December 2019

Registered number: LP11668

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Financial Statements

For the year ended 31 December 2019

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Partners and Advisors

Partners

Matrix PFI GP Limited Matrix PFI Holdings Limited

(General partner) (Limited partner)

Manager BIIF Corporate Services Limited Cannon Place 78 Cannon Street London EC4N 6AF

Registered Office

Cannon Place 78 Cannon Street London EC4N 6AF

General Partner's Report

For the year ended 31 December 2019

The General Partners presents the report and financial statements for the Partnership for the year ended 31 December 2019. The Limited Partnership meets the definition of a qualifying partnership under The Companies and Partnerships (Accounts and Audit) regulations 2013.

Statement of general partner's responsibilities in respect of the financial statements

The general partner is responsible for preparing the non-statutory qualifying partnership financial statements in accordance with United Kingdom Generally Accepted Accounting Practice for as required under the Limited Partnership Agreement.

The general partner must not approve the non-statutory financial statements unless they are satisfied that the non-statutory financial statements give a true and fair view of the state of affairs of the qualifying partnership and of the profit or loss of the qualifying partnership for that period. In preparing the non-statutory financial statements, the general partner are responsible for:

- selecting suitable accounting policies and then applying them consistently;
- stating whether applicable United Kingdom Accounting Standards, comprising FRS 102, have been followed, subject to any material departures disclosed and explained in the financial statements;
- making judgements and accounting estimates that are reasonable and prudent; and
- preparing the non-statutory financial statements on the going concern basis unless it is inappropriate to presume that the qualifying partnership will continue in business.

The general partner is responsible for keeping adequate accounting records that are sufficient to show and explain the qualifying partnership's transactions and disclose with reasonable accuracy at any time the financial position of the qualifying partnership.

The general partner is also responsible for safeguarding the assets of the qualifying partnership and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Principal activity

The Partnership's principal activity will be to invest in Public Private Partnership and Private Financial Initiative projects in the UK.

Review of the business and Results

The activity of the Partnership is to invest the amounts committed to the Partnership by its investors, to manage its existing investments, and to examine realisation and refinancing opportunities where these arise. During the year under review the Partnership did not trade. Accordingly, no Profit & Loss account is presented.

Future developments

The company will continue to invest in infrastructure assets to the extent of the commitment of its current investors. The Partnership will focus on the management of its portfolio to ensure that the projects are operated in accordance with the contractual obligations. It will also endeavour to improve the efficiency of the funding structures in order to enhance values.

The General Partner approved this report on 30 September 2020.

For and on behalf of Matrix PFI GP Limited

General Partner

Balance Sheet

As at 31 December 2019

	2019 £	201 8 £
Current assets	_	_
Debtors – partner contributions due	1	1
	· · · · · · · · · · · · · · · · · · ·	
Net assets	1	1
Financed by:		
Partners' Funds	1	1
		
Net assets	1	1

The financial statements on pages 3 to 4 were approved by the Partners on 30 September 2020 and were signed on their behalf by:

For and on behalf of Matrix PFI GP Limited

General Partner

Me

Note to the Financial Statements

1. Accounting policies

A summary of the principal accounting policies, all of which have been applied consistently throughout the period, is set out below.

Basis of preparation

The financial statements have been prepared under the historical cost convention and in accordance with the Partnership agreement and applicable Accounting Standards in the United Kingdom. The financial statements have been prepared on a going concern basis as the Limited Partnership's financial projections indicate that sufficient funds will be generated to allow ongoing obligations to be met as they fall due. The entity satisfies the criteria of being a qualifying partnership as defined in The Partnership (Accounts) Regulations 2008 and has taken the exemption in S.I 2008/569 part 2, section 7 which means it does not have to prepare statutory accounts.

2. Ultimate Parent Company

The immediate parent undertaking is Matrix PFI GP Limited, a company incorporated in Great Britain and registered in England & Wales.

The intermediate parent undertaking is BIIF Holdco Limited, which is the parent undertaking of the smallest and largest group to consolidate these financial statements. Copies of BIIF Holdco Limited consolidated financial statements can be obtained from the Company Secretary at Cannon Place, 78 Cannon Street, London, EC4N 6AF.

The ultimate parent and controlling party is BIIF L.P. BIIF L.P. is owned by a number of investors having individual control.

In accordance with regulation 9, regulation 19A and regulation 34A of the LLP Regulations 2008 (applying sections 394A(2)(e), 448A(2)(e) and 479A(2)(e) of the Companies Act 2006 respectively).

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Statement of quarantee by a parent undertaking of a subsidiary Limited Partnership



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What this form is for You may use this form as a statement of guarantee for a subsidiary LLP.

X What this form is NOT f You cannot use this form a statement of guarantee fo subsidiary which is a comp Use form AA06.

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Subsidiary LLP details Filling in this form Please enter the registered name and number of the LP delivering Please complete in typescript or in this statement. bold black capitals. LLP number Р 6 6 8 1 1 All fields are mandatory unless specified or indicated by * LLP name in full Matrix PFI Limited Partnership Relevant financial year Please show the financial year end date to which the guarantee relates. Date of financial year 2 0 4 9 ending Guarantee • Please show details of the guarantee. You must include: Details of the section of the Companies Act 2006 under which Under section 479C of the Companies Act 2006, the following is the guarantee is being given: covered by the guarantee; a. Section 394C-exemption from preparing accounts for a Amounts owed to group undertaking £nil. dormant subsidiary. b. Section 448C—exemption from by BIIF Holdco Limited, company registered number 06704550 filing accounts for a dormant incorporated in the UK. subsidiary. c. Section 479C—audit exemption for a subsidiary undertaking. The name of the parent undertaking and: a. if the parent was incorporated in the UK its registered number (if any); or b. if the parent was incorporated and registered (in the same country) elsewhere in the EEA, its registration number and the identity of the register where it is registered. If necessary, please attach a schedule to this form.

≰ AA06 Statement of guarantee by a parent undertaking of a subsidiary Limited Liability Partnership (LLP)

Statement date	
Please insert the date the statement was made.	
3 b 5 2 b 2 b	
Signature on behalf of the parent undertaking ®	
I am signing this form on behalf of the parent undertaking.	This section must be signed on behalf of the parent undertaking.
Signature	X
Signature of subsidiary ®	,
I am signing this form on behalf of the subsidiary LLP.	This form must be signed by a designated member of the
Signature X	subsidiary LLP.
	Please insert the date the statement was made. 3

LL AA06

Statement of guarantee by a parent undertaking of a subsidiary Limited Liability Partnership (LLP)

Presenter information You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record. Contact name Infrastructure Managers Limited 2nd Floor, 11 Thistle Street Edinburgh County/Region Postcode lH. D Country ĐΧ Checklist We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- The LLP name and number match the information held on the public Register.
- You have entered the date of the financial year in Section 2.
- You have completed Section 3.
- ☐ You have entered the date of the statement in Section 4.
- ☐ A representative of the parent has signed their name in Section 5.
- A designated member of the subsidiary has signed the form.
- To benefit from one of these exemptions, the subsidiary must also submit the following documents to the registrar of companies on or before the date on which its accounts are due:
 - a written notice that all members of the subsidiary agree to the exemption in respect of the relevant financial year; and
 - a copy of the parent undertaking's consolidated accounts, including a copy of the auditor's report and the annual report on those accounts.

Important information

Please note that all information on this form will appear on the public record.

✓ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the appropriate address below:

For LLPs registered in England and Wales: The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

For LLPs registered in Scotland:

The Registrar of Companies, Companies House, Fourth floor, Edinburgh Quay 2, 139 Fountainbridge, Edinburgh, Scotland, EH3 9FF. DX ED235 Edinburgh 1 or LP - 4 Edinburgh 2 (Legal Post).

For LLPs registered in Northern Ireland:

The Registrar of Companies, Companies House, Second Floor, The Linenhall, 32-38 Linenhall Street, Belfast, Northern Ireland, BT2 8BG. DX 481 N.R. Belfast 1.

Further information

For further information, please see the guidance notes on the website at www.companieshouse.gov.uk or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.companieshouse.gov.uk

2ND FLOOR 11 THISTLE STREET EDINBURGH EH2 1DF TEL: 0131 240 5050 FACSIMILE: 0131 240 5051

We confirm as the sole member of the company listed in Appendix 1 that we agree to the company taking advantage of the exemption from audit under section 479A of the Companies Act 2006 for the year ended 31 December 2019.

Yours faithfully

Peter Sheldrake

Director

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Signed on behalf of Matrix PFI GP Limited

Date: 30 September 2020

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Appendix 1

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Company NameMatrix PFI Limited Partnership

Registered Number LP011668

Annual Report and Consolidated Financial Statements For the year ended 31 December 2019

Registered number 06704550

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Company Information

Directors: John Cavill

James Dawes

Company Secretary: Infrastructure Managers Limited

Registered Office: Cannon Place

78 Cannon Street

London EC4N 6AF

Independent Auditors: PricewaterhouseCoopers LLP

Chartered Accountants and Statutory Auditors

Level 4 Atria One

144 Morrison Street

Edinburgh EH3 8EX

Strategic Report

Year Ended 31 December 2019

The directors present their Annual Report and the audited consolidated financial statements of BIIF Holdco Limited ("the Company") and its consolidated subsidiaries ("the Group) for the year ended 31 December 2019.

Purpose, Principal Objectives and Strategies

The Company's purpose is to invest in operational projects that deliver an income yield to investors. The principal activity of the Company was that of a holding company. The principal activity of the Group was the provision, operation and maintenance of various assets under the Private Finance Initiative ('PFI') and within regulated renewable energy markets.

Review of the Business

The results for the year are in line with management's current expectations with each of the Group's investments performing materially in line with the relevant financial model.

The directors have considered the future financial impact to the Group of the Coronavirus pandemic, taking into account the sources of income and additional expenditure, if any. It is their view that, the shareholder distributions from the underlying investments are expected to continue in line with modelled expectations and it is anticipated that the income of the Group will not be materially impacted. Some variable revenue from transportation projects may be impacted by restrictions imposed by the UK government in 2020, but this is not expected to be material in the context of the large and diversified portfolio of investments held by the Group.

Since the balance sheet date, on 27 February 2020 one of the Group's senior lending facilities totalling £468,620k as at 31 December 20019 was refinanced into a new £600m facility fully amortising to 2037. The new facility consists of a mix of Bank and Institutional lenders with 5 tranches of debt, a mix of fixed, floating and RPI linked debt, with differing tenors.

Future Developments

The directors intend for the business to continue to hold its interests in the investments.

Key Performance Indicators

Group performance is measured on the basis of cash flows, both for shareholders and lenders. As with all companies in this sector, detailed cash flow projections are prepared to demonstrate the ability of the business to service its debt. Current projections demonstrate that the business can continue to maintain its debt service cover ratios at the base case levels agreed with the Group's lenders and will continue to pay returns to shareholders. As such the directors are satisfied that the Group's performance is in line with forecast and, therefore, consider the going concern basis of preparation to be appropriate.

Going Concern

The Group has received loans from external banks, which are secured against the cash flows from the Group's investments together with issued Eurobonds. The financial statements have been prepared on a going concern basis following an assessment of the financial viability of each of the Group's principal investments, and also the sources of cash flow projected to be available to service the portfolio debt obligations within the Group. This assessment indicates that although the Group currently has net liabilities, sufficient funds will be generated to allow ongoing obligations to be met as they fall due.

In addition, the directors have also considered the impact to the Group of the Covid-19 pandemic. The majority of the project companies are availability based and continue to receive their unitary charge from their customer in line with their contractual arrangements, which allows them to service their debt obligations. A small number of projects are exposed to demand risk and these have been impacted, for example, following a significant fall in travel as a result of the pandemic. In its assessment of the Group's financial resources, the directors are not currently forecasting to receive any distributions in 2020 from the demand-risk projects.

After making the assessment on going concern, the directors considered it appropriate to prepare the financial statements of the Company on a going concern basis, having considered the impact of Covid-19 on its operations and on its investments. The Company has sufficient financial resources and liquidity in the current economic environment to continue operations and remain within its borrowing covenants for a period of at least 12 months from the date of this report. Accordingly, they continue to adopt the going concern basis in preparing these financial statements.

Strategic Report (continued)

Financial Risk Management

The Group is exposed to a variety of financial risks that include retail price indices, interest rate risk and liquidity risk. The Group has in place measures to limit the adverse effects of changes in these risks. The Group's objective is to maintain a balance between continuity of funding and flexibility through the use of cash deposits and proceeds from investment sums. The Group also invests in cash deposits at floating rates.

Objectives and policies

The Group's exposure to and management of interest rate risk, credit risk and liquidity risk are detailed below:

Interest rate risk

The financial risk management objectives of the Group are to ensure that financial risks are mitigated by the use of financial instruments. The Group uses interest rate swaps to reduce its expose to interest rate movements. Financial instruments are not used for speculative purposes.

Credit risk

Credit risk is the risk of financial loss to the Group if a customer, counterparty to a financial instrument or counterparty for facility management services fails to meet their contractual obligations.

Credit risk is overseen by management, and arises mainly from:

- cash and cash equivalents;
- derivative financial instruments;
- · credit exposures to amounts due from outstanding receivables; and
- · other committed transactions with counterparties.

The Group's objective is to minimise credit risk to an acceptable level whilst not overly restricting the Group's ability to generate revenue and profit. It is the Group's policy to invest assets safely and profitably. Management monitors credit risk closely and considers that its current policies in managing the exposure to credit risk are appropriate.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of its key customers or counterparties. The Group's largest credit exposures are to public sector bodies and financial institutions. The amounts owed by the public sector bodies in the United Kingdom are considered to be a low credit risk by the Group. The counterparties for facility management are with well-established companies that operate several facility management contracts and the Group considers these companies unlikely to default on their respective liabilities to the Group.

In determining whether a financial asset is impaired due to credit or counterparty risks, the Group takes account of:

- The fair value of the asset at the statement of financial position date and, where applicable, the historic fair value of the asset:
- In the case of receivables, the counterparty's typical payment patterns; and
- In the case of other counterparty's, the current contract performance and the latest available information on the counterparty's credit worthiness.

Liquidity risk

The Group's liquidity risk is principally managed through financing the Group by means of long term borrowing.

Principal Risks and Uncertainties

The Group's activities are based on long-term contracts with public sector counterparties. There is a risk, arising from any future changes in political priorities, that the public sector may wish to terminate these contracts early. In most cases, the contracts have robust provisions which set out the basis on which investors will be compensated in the event of early termination at the request of the public sector. Where such provisions do not exist, termination and associated compensation is subject to mutual agreement. Overall, the directors consider the risk of material loss arising from widespread early termination of the projects to be low.

Another risk faced by the Group is the future cost of lifecycle expenditure. Each project has a lifecycle profile which is regularly reviewed and managed, to highlight and mitigate any potential adverse effects.

Strategic Report (continued)

S172 Statement

The directors of the Group 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 they consider would be most likely to promote the success of the Group for the benefit of its shareholder and have had regard to and recognised the importance of considering all stakeholders and other matters (as set out in s.172(1) (a-f) of the Act) in its decision making.

Taking into account the relative size of the Group, it is considered reasonable that the day to day decision making of the subsidiary assets is delegated to project directors, regularly reporting to the Group Board. This promotes full and effective interaction across all levels of the Group and supports the delivery of strategic and business objectives within a framework of best corporate governance practice.

The following paragraphs summarise how the Directors' fulfil their duties:

Business conduct

The Group relies on maintaining a strong reputation. We ensure our values and ethics are aligned with our purpose and ways of working.

Our People

The Group is committed to being a responsible business with its behaviour aligned with expectations of society as a whole. Given the size of the group there are very few employees, however, for the Group to succeed we need to manage their performance, develop and bring through talent while ensuring we operate as efficiently as possible. We must also ensure we share common values that inform and guide our behaviour so we achieve the goals of the Group in the right way.

Business Relationships

The Board has an important relationship with Infrastructure Managers Limited ("IML"), the Company Secretary and a key stakeholder. IML, which is also a Group company, provides financial and operational management services to the Group. The project directors meet with the Board on a quarterly basis and information is provided at the meeting by the operational and financial management teams. This information will have regard to health and safety matters, the operational and financial performance of the project, planned major maintenance works and relationships with the client and the main subcontractors. The operational and financial management team make recommendations to the Board. These Board meetings are minuted and actions arising are monitored.

Community and Environment

The Group's approach is to create positive change for the people and communities with which we interact. The Board recognises that the Group is a key partner in the delivery of public infrastructure and encourages its partners in considering and delivering Environmental, Social and Governance (ESG) values.

Shareholders

The Board is committed to openly engaging with their shareholders, as they recognise the importance of a continuing effective dialogue to ensure full understanding of Group strategy and objectives. The ultimate parent and controlling entity of the Group is BIIF LP. BIIF LP is owned by a number of professional investors and the directors of the company meet regularly with these investors to update them on the performance of the Group.

Principal decisions

The Board is focused on long-term predictable returns and risks across the business are carefully assessed and managed. The Group's principal risks and uncertainties are detailed earlier in the Strategic Report.

Strategic Report (continued)

Examples of principal decisions made by the Board during the year ended 31 December 2019 were as follows:

Decision	Commence external debt refinancing.	
Context	The Group had a portfolio debt facility secured on the equity	
Į.	and subordinated debt cash flows of a portion of its underlying	
	project investments. A substantial part of the facility was due	
	to mature in December 2025.	
Outcome	The maturity of the debt finance was extended to 2037 on better	
	terms and the refinancing risk in relation to the previous facility	
	was extinguished as the new facility is fully amortising.	
	Completion of this refinancing occurred after the balance sheet	
	date, in 2020.	

Decision	Undertake detailed analysis on the corporation tax impact of residual value receipts for relevant projects.
Context	A number of projects are forecast to receive residual value receipts at the end of their concession period. The nature of the receipt and its tax implications needs to be assessed in relation to the financial model for each project.
Outcome	The review identified areas where the financial models required updating and in one case where a legal opinion was required to clarify the tax position.

Approved by the board on 30 September 2020 and signed on its behalf by:

James Dawes

Director

Directors' Report

The directors present their report and the audited consolidated financial statements of the Company and the Group for the year ended 31 December 2019.

Results and Dividends

The consolidated profit after tax and minority interests in the financial year was £19,659K (2018: £33,286K). The result for the year will be transferred to reserves. The Company made a profit of £2,135K (2018: loss of £1,604K) for the financial year.

No dividends (2018: £nil) were paid by the Company during the year.

Financial Risk Management

See information provided in the Strategic Report.

Going Concern

See information provided in the Strategic Report.

Future Developments

See information provided in the Strategic Report.

Events after the End of the Reporting Period

Particulars of events after the reporting date are detailed in note 19 to the Annual Report and Financial Statements.

Directors and their Interests

The directors in office during the year and up to the date of this report, shown on page 1, had no beneficial interest in the Company or its subsidiaries.

Disclosure of Information to Auditors

Each of the persons who is a director at the date of the approval of this report confirms that:

- so far as they are aware, there is no relevant audit information of which the Company's auditors are unaware; and
- they have taken all steps that they ought to have taken as a director to make themselves aware of any relevant audit information and to establish that the company's auditors are aware of that information.

Independent Auditors

The auditors, PricewaterhouseCoopers LLP, have indicated their willingness to continue in office and a resolution concerning their reappointment will be proposed at the Annual General meeting.

The Directors' Report was approved by the board on 30 September 2020 and signed on its behalf by:

James Dawes

J. Anos

Director

Registered number 06704550

Statement of Directors' Responsibilities

The directors are responsible for preparing the Annual Report and Group Financial Statements in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the Group and Company financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Group and Company and of the profit or loss of the Group and Company for that period. In preparing these 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 for the Group and Company financial statements, subject to any material departures disclosed and explained in the financial statements;
- make judgments and accounting estimates that are reasonable and prudent; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will
 continue in business.

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 and, as regards the Group financial statements, Article 4 of the IAS Regulation.

The Directors' Responsibilities were approved by the board on 30 September 2020 and signed on its behalf by:

James Dawes

J. And

Director

Independent Auditors' Report to the members of BIIF Holdco Limited

Report on the audit of the financial statements

Opinion

In our opinion, BIIF Holdco Limited's group financial statements and company financial statements (the "financial statements"):

- give a true and fair view of the state of the Group's and of the company's affairs as at 31 December 2019 and of the Group's profit and cash flows for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and applicable law); and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements, included within the Annual Report and Consolidated Financial Statements (the "Annual Report"), which comprise: the consolidated and company statements of financial position as at 31 December 2019; the consolidated statement of comprehensive income, the consolidated statement of cash flows, and the consolidated and company statements of changes in equity for the year then ended; and the notes to the financial statements, which include a description of the significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities under ISAs (UK) are further described in the Auditors' responsibilities for the audit of the financial statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We remained independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, which includes the FRC's Ethical Standard, as applicable to listed entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Our audit approach

Overview



- Overall group materiality: £8,812,000 (2018: £8,762,000), based on 5% of earnings before interest, tax, depreciation and amortisation ("EBITDA").
- Overall company materiality: £7,931,000 (2018: £7,886,160), based on 1% of total assets restricted to 90% of the overall group materiality.

- The group comprises a large number of components, being operating subsidiaries, intermediary holding companies, joint ventures and associates.
- Our audit scope was tailored to provide appropriate coverage of the consolidated financial statements through audit procedures performed across the components by the group audit team.

Independent Auditors' Report to the members of BIIF Holdco Limited

- The components where we performed full scope audit work accounted for approximately 90% of the group's turnover.
- Risk of incorrect recognition of turnover as a result of inappropriate calculation and allocation of the unitary charge (Group)
- Impact of Covid-19 (Group)
- Carrying value of investments (Company)

The scope of our audit

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we looked at where the directors made subjective judgments, for example in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits we also addressed the risk of management override of internal controls, including evaluating whether there was evidence of bias by the directors that represented a risk of material misstatement due to fraud.

Key audit matters

Key audit matters are those matters that, in the auditors' professional judgment, were of most significance in the audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by the auditors, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team. These matters, and any comments we make on the results of our procedures thereon, were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. This is not a complete list of all risks identified by our audit.

Key audit matter

How our audit addressed the key audit matter

Risk of incorrect recognition of turnover as a result of inappropriate Our audit addressed the risk as follows: calculation and allocation of the unitary charge (Group)

Through its subsidiaries, joint ventures and associates, the group has service concession arrangements with external parties for the design, construction, finance and maintenance of various public use assets including education facilities, railways, hospitals, roads, prisons and police stations.

A significant proportion of the service concession arrangements are accounted for as finance debtors, with amortisation and finance income recognised each year at a constant rate.

The unitary charge payments received from customers for the service concession arrangements are allocated to turnover, finance income and the finance debtor amortisation. The allocation to turnover is calculated by applying a margin to the costs incurred in the operations and ongoing maintenance of the related asset. Due to the judgment required to estimate the margin over the life of the project and the significant impact that the allocation of the unitary charge has on key accounts: turnover, finance income, the finance debtor and any unitary charge control accounts ("UCCA"), including those most susceptible to fraudulent manipulation, we consider this risk to be a key area of audit focus.

In each project where such accounting is applied, we:

- tested a sample of unitary charge payments received from the customer, agreeing to invoice and evidence of cash receipt and used this to determine an expectation for total value of payments received in the year;
- compared the margin applied in the current year to the margin applied in the prior year. Where there is a material movement in the margin, we sought to understand and corroborate the factors that have driven this change. This included analysing the project financial models to establish any changes in trends for expected future costs which impact the lifetime margin of the project, and investigating unusual trends in key elements of the project forecasts;
- recalculated the revenue recognised by applying the margin to qualifying costs incurred in the year ended 31 December 2019;
- re performed the allocation of the unitary payment between turnover, finance debtor amortisation, finance income and where applicable the UCCA and checked that the allocated amounts had been recognised appropriately.

Our audit work did not identify any issues and we therefore concluded that there was no material misstatement in any of the impacted financial statement lines.

Impact of Covid-19 (Group)

Covid-19 was declared a pandemic by the World Health Organisation on 11 March 2020 and the on-going response is having an

Our audit addressed the impact of the Covid-19 pandemic on the company as follows:

We considered management's assessment that the pandemic constitutes a non-adjusting post balance sheet event and concluded

Independent Auditors' Report to the members of BIIF Holdco Limited

Key audit matter

How our audit addressed the key audit matter

unprecedented impact on the wider economy and it is necessary to consider the impact on BIIF Holdco Limited.

The company does not trade itself but is used as a vessel to consolidate the entire BIIF group on behalf of the ultimate parent company (BIIF LP). The company itself is funded by a Eurobond issued on the Channel Islands Securities Exchange which is due to mature on 31st December 2045.

Management and the directors have assessed the impact of Covid-19 and have determined that it constitutes a non-adjusting post balance sheet event. In adopting the going concern basis in preparing these financial statements, management have considered the impact of the pandemic on the company's current and future operations and have concluded that the likely impact is low. In reaching this assessment, and in considering the disclosures to be made within the financial statements, management have given particular focus on the recoverability of amounts due from other group entities.

Because of its significance to the financial statements and to our audit, we concluded that the uncertainty created by the Covid-19 pandemic on the operations of the company was a key audit matter.

that the decision was appropriate on the basis that the virus was declared a pandemic after the balance sheet date.

- We considered management's going concern models to ensure that they were reasonable, and incorporated their assessment of the impact of Covid-19 on the company's cash flows.
- The company's underlying investments, upon which it relies for its cash inflows, are predominantly invested in availability based Private Finance Initiative projects which receive unitary charge payments from government departments. We obtained copies of correspondence received by the Company and its subsidiaries from the Cabinet Office and the Infrastructure and Projects Authority which confirm that Private Finance Initiative work is essential, and that relevant employees and subcontractors are considered key workers during the pandemic. This correspondence also confirmed that Covid-19 was not expected to be a Force Majeure event for concession agreements and that public sector organisations are expected to continue making unitary payments.
- We ensured that management's cash flow forecasts incorporated adequate downside projections for those investments that are demand based, checking that the Company continued to be able to operate within facility levels, and in compliance with all covenants throughout the going concern period; and
- We considered the disclosures made by management in the financial statements, specifically within the Strategic Report, the Directors' Report, the accounting policies (note 1) and note 19 on Post balance sheet events, and considered whether these were in line with our understanding.

Based on the procedures performed, we agreed with management's assessment that the Covid-19 pandemic is a non-adjusting post balance sheet event, and that management's assessment of the impact of the pandemic of the company has been appropriately disclosed within the financial statements.

Carrying Value of Investments (Company)
Disclosure note 8 (£37,764,000)

The company acts as a holding company for a portfolio of PFI investments. These investments are carried at cost. There is an inherent risk in such an entity that the carrying value of the investments could be impaired.

The company's investment is in the share capital of two immediate subsidiaries (BIIF Holdco II and BIIF Issuerco), which each hold a portfolio of further holding companies and PFI project companies.

As at 31 December 2019, the directors assessed the carrying value of the investments held by the company.

The directors designated a Valuations Committee to oversee the preparation of a discounted cash flow model, based upon forecast PFI project performance, to calculate the net present value ("NPV") of the investment portfolio. They compared this NPV to the carrying value of the investments in the financial statements. The directors' assessment shows that there is significant headroom on the carrying value and therefore no indication of any impairment.

This assessment, by its nature, requires the use of judgements and estimates, and as a result was an area of focus for us in our audit.

We considered the process undertaken by the directors in concluding on the NPV of the portfolio, including the expertise of the members of the Valuation Committee and the approval process of the key assumptions and conclusions.

We obtained the discounted cash flow model used by the directors to calculate the NPV of the investment portfolio.

Our procedures over this model were as follows:

- We compared the underlying forecast cash flows, for a sample of investments, to the individual project model.
- We performed testing on a sample of the project models, including look-back tests to assess the models' historical forecasting accuracy.
- For each of the key assumptions applied in the calculation of the discounted cash flows, including inflation rates and discount rates, we compared them to market expectations and independent sources.
- We tested the mathematical and formulaic accuracy of the NPV calculation.
- We used our knowledge of the underlying portfolio of investments to ensure that any specific issues or challenges on individual projects had been appropriately factored into the models for those projects.

Our procedures did not identify any impairment.

Independent Auditors' Report to the members of BIIF Holdco Limited

How we tailored the audit scope

We tailored the scope of our audit to ensure that we performed enough work to be able to give an opinion on the financial statements as a whole, taking into account the structure of the group and the company, the accounting processes and controls, and the industry in which they operate.

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements. In particular, we looked at where the directors made subjective judgements, for example in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain.

As in all of our audits we also addressed the risk of management override of internal controls, including evaluating whether there was evidence of bias by the directors that represented a risk of material misstatement due to fraud.

Materiality

The scope of our audit was influenced by our application of materiality. We set certain quantitative thresholds for materiality. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures on the individual financial statement line items and disclosures and in evaluating the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

Based on our professional judgment, we determined materiality for the financial statements as a whole as follows:

	Group financial statements	Company financial statements
Overall materiality	£8,812,000 (2018: £8,762,000).	£7,931,000 (2018: £7,886,000).
How we determined it	5% of earnings before interest, tax, depreciation and amortisation ("EBITDA")	1% of total assets, restricted to 90% of the overall group materiality
Rationale for benchmark applied	benchmark which is commonly used by shareholders of groups with investment portfolios which are financed through debt. It is a benchmark that is closely correlated to the cash	accepted auditing benchmark.

For each component in the scope of our group audit, we allocated a materiality that is less than our overall group materiality. The range of materiality allocated across components was between £7,022 and £7,931,00. Certain components were audited to a local statutory audit materiality that was also less than our overall group materiality.

We agreed with the directors that we would report to them misstatements identified during our audit above £440,000 (Group audit) (2018: £438,000) and £396,000 (Company audit) (2018: £394,000) as well as misstatements below those amounts that, in our view, warranted reporting for qualitative reasons.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the group's and company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.

However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the group's and company's ability to continue as a going concern.

Independent Auditors' Report to the members of BIIF Holdco Limited

Reporting on other information

The other information comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except to the extent otherwise explicitly stated in this report, any form of assurance thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If we identify an apparent material inconsistency or material misstatement, we are required to perform procedures to conclude whether there is a material misstatement of the financial statements or a material misstatement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report based on these responsibilities.

With respect to the Strategic Report and Directors' Report, we also considered whether the disclosures required by the UK Companies Act 2006 have been included.

Based on the responsibilities described above and our work undertaken in the course of the audit, ISAs (UK) require us also to report certain opinions and matters as described below.

Strategic Report and Directors' Report

In our opinion, based on the work undertaken in the course of the audit, the information given in the Strategic Report and Directors' Report for the year ended 31 December 2019 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

In light of the knowledge and understanding of the group and company and their environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic Report and Directors' Report.

Responsibilities for the financial statements and the audit

Responsibilities of the directors for the financial statements

As explained more fully in the Statement of Directors' Responsibilities set out on page 6, the directors are responsible for the preparation of the financial statements in accordance with the applicable framework and for being satisfied that they give a true and fair view. The directors are also responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the directors are responsible for assessing the group's and the company's ability to continue as a going concern, disclosing as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the company or to cease operations, or have no realistic alternative but to do so.

Auditors' responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

Use of this report

This report, including the opinions, has been prepared for and only for the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Independent Auditors' Report to the members of BIIF Holdco Limited

Other required reporting

Companies Act 2006 exception reporting

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- we have not received all the information and explanations we require for our audit; or
- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or
- certain disclosures of directors' remuneration specified by law are not made; or
- the company financial statements are not in agreement with the accounting records and returns.

We have no exceptions to report arising from this responsibility.

Mark Hoskyns-Abrahall (Senior Statutory Auditor)

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

Edinburgh

30 September 2020

Consolidated Statement of Comprehensive Income For the year ended 31 December 2019

	Note	Year ended 31 £000	1 Dec 2019 £000	Year ended 3 £000	1 Dec 2018 £000
Turnover	2		349,945		332,998
Cost of sales			(252,374)		(246,200)
Gross profit			97,571		86,798
Operating expenses			(17,366)		(25,120)
Operating profit			80,205		61,678
Finance costs - Group - Fair value gain on derivatives	3	(84,892) 4,533	(80,359)	(80,089) 27,728	(52,361)
Share of results in joint ventures and associates	9		39,027		33,481
Profit on ordinary activities before taxation	4		38,873		42,798
Tax on profit on ordinary activities	6		(9,344)		(7,890)
Profit on ordinary activities after taxation			29,529		34,908
Non-controlling interests			(9,870)		(1,622)
Profit for the financial year			19,659		33,286
Other comprehensive income/(expense) Fair value movements on cash flow hedging instruments, net of tax - Group - Associates and joint ventures	-	10,157 10,830	20,987	20,421 14,458	34,879
Non-controlling interests Exchange differences on retranslation of subsidiary undertakings			66 (1,279)		(309)
Total comprehensive income for the year			39,433		68,093
Total comprehensive income/(expense) for the year attributable to: Non-controlling interests Owners of the parent company		- -	(9,804) 49,237 39,433		(1,931) 70,024 68,093

Consolidated and Company Statements of Financial Position As at 31 December 2019

		Group 31 Dec 2019	Group 31 Dec 2018	Company 31 Dec 2019	Company 31 Dec 2018
***	Note	£000	£000	£000	£000
Fixed assets	7	301 401	220.961		
Tangible assets	7 7	281,481	330,861	-	-
Investment properties	8	84,940	82,885	27.7(4	38,078
Investments	0	-	-	37,764	38,078
Investments					
Interests in joint ventures:	9	<u> </u>			
Share of gross assets		1,697,206	1,747,968		J
Share of gross liabilities		(1,436,680)	(1,505,470)	_]
Associates:	9	(1,450,000)	(1,303,470)	1	7
Interest in associates	7	88,030	88,758		
interest in associates		88,030	60,730		
		348,556	331,256		
		714,977	745,032	37,764	38,078
Current assets		117,277	745,052	37,704	30,070
Debtors: due within one year	10	161,648	138,183	1,410	723
Debtors: due after more than one year	11	1,149,427	1,221,497	1,710	, 23
Cash in hand and at bank	••	264,686	239,260	_	_
Cush in hand and at bank		204,000	237,200	_	
		1,575,761	1,598,940	1,410	723
		1,2 . 2, . 2 .	-,-,-,-	-,	
Creditors: amounts falling due within one year	12	(322,824)	(299,721)	_	(1,762)
•		, , ,	` , ,		
Net current assets/(liabilities)		1,252,937	1,299,219	1,410	(1,039)
, ,		, ,			
Total assets less current liabilities		1,967,914	2,044,251	39,174	37,039
Creditors: amounts falling due after more					
than one year	13	(1,864,839)	(1,966,169)	(38,078)	(38,078)
Derivative financial instruments	14	(465,713)	(483,157)	-	-
Provision for liabilities and charges					
Deferred taxation	15	(57,350)	(59,476)	-	-
N		(140.005	(454.551)	4.00.5	(1.020)
Net assets/(liabilities)		(419,988)	(464,551)	1,096	(1,039)

Consolidated and Company Statements of Financial Position As at 31 December 2019

		Group	Group	Company	Company
		31 Dec 2019	31 Dec 2018	31 Dec 2019	31 Dec 2018
	Note	£000	£000	£000	£000
Capital and reserves					
Called up share capital	16	-	•	-	-
Hedging reserve		(344,698)	(365,751)		
Other reserves		29,570	24,877	-	-
Profit and loss account		(156,598)	(165,611)		
At beginning of year		-	-	(1,039)	565
Profit/ (loss) for the year		-	-	2,135	(1,604)
At end of year		-	-	1,096	(1,039)
Total shareholders' (deficit)/funds		(471,726)	(506,485)	1,096	(1,039)
Non-controlling interests		51,738	41,934	-	-
	,	(419,988)	(464,551)	1,096	(1,039)

These financial statements on pages 14 to 51 were approved by the directors and authorised for issue on 30 September 2020 and are signed on its behalf by:

James Dawes

Director

Company registration number: 06704550

BIIF Holdco Limited

Consolidated Statement of Changes in Equity For the year then ended 31 December 2019

				Other reserves	rves		
Group	Called up share capital £'000	Profit and loss account	Hedging reserve	Revaluation reserve	Foreign exchange reserve	Non-controlling interests £'000	Total equity £'000
As at 1 January 2018 Profit for the year Fair value movements on cash flow		(178,436) 33,286	(400,321)	5,595	2,878	40,003 1,622	(530,281) 34,908 34,879
nedging instruments, net of tax Non-controlling interests Exchange differences on retranslation of subsidiary		(4,294)	(308)		237	309	(4,294)
undertakings Revaluation of investment property Total comprehensive income for the year		(16,167)	34,570	16,167	237	1,931	65,730
As at 31 December 2018	1	(165,611)	(365,751)	21,762	3,115	41,934	(464,551)
Profit for the year Fair value movements on cash flow	1 1	19,659	20,987			9,870	29,529 20,987
nedging instruments, net of tax Non-controlling interests Exchange differences on retranslation of subsidiary	, ,	(4,674)	99		(1,279)	· (99)	(4,674) (1,279)
undertakings Revaluation of investment property Gain on disposal of investment	f t	(9,186) 3,214		9,186 (3,214)	1	1 1	
Total comprehensive income for the year	1	9,013	21,053	5,972	(1,279)	9,804	44,563
As at 31 December 2019		(156,598)	(344,698)	27,734	1,836	51,738	(419,988)

Company Statement of Changes in Equity For the year then ended 31 December 2019

Company	Called up share capital £'000	Profit and loss account £'000	Total equity £'000
As at 1 January 2018	~	565	565
Loss for the year	-	(1,604)	(1,604)
Total comprehensive income for the year		(1,604)	(1,604)
As at 31 December 2018		(1,039)	(1,039)
Profit for the year	-	2,135	2,135
Total comprehensive expense for the year	-	2,135	2,135
As at 31 December 2019		1,096	1,096

Consolidated Statement of Cash Flows

For the year ended 31 December 2019

		Year ended 31 Dec 2019	Year ended 31 Dec 2018
	Note	£000	£000
Net cash from operating activities	17	109,976	129,155
Taxation		(1,538)	(10,788)
Net cash generated from operating activities		108,438	118,367
Investing activities			
Interest received		61,280	95,902
Dividends received		29,265	31,167
Purchase of tangible fixed assets		(125)	(32)
Proceeds from disposal of tangible fixed assets Proceeds from disposal of investment property		42,809	353
Net cash generated from investing activities		7,69 <u>1</u> 140,920	127,390
Financing activities			
Interest paid		(148,102)	(172,440)
Net decrease in bank borrowings and other loans Capital repayments of loan amounts issued to joint		(91,870)	(83,901)
ventures and associates		3,480	1,587
Net movement in loan amounts due from project companies in the Group under sub participation agreem	ent		
from the bank		12,783	12,095
Net cash used in financing activities		(223,709)	(242,659)
Increase in cash and cash equivalents		25,649	3,098
Effect of exchange rates on cash and cash equivalent	ts	(223)	45
Cash and cash equivalents at 1 January		239,260	236,117
Cash and cash equivalents at 31 December		264,686	239,260

Notes to the financial statements

For the year ended 31 December 2019

1. Accounting policies

A summary of the principal Group Accounting Policies, all of which have been applied consistently throughout the year, is set out below.

Statement of compliance

BIIF Holdco Limited is a private company limited by shares incorporated in England. The Registered Office is Cannon Place, 78 Cannon Street London EC4N 6AF.

The Group's financial statements have been prepared in compliance with FRS 102 as it applies to the financial statements of the Group for the year ended 31 December 2019.

Basis of preparation

The financial statements have been prepared under the historical cost convention, as modified by the revaluation of certain financial instruments and in accordance with Companies Act 2006 and applicable Accounting Standards in the United Kingdom. The financial statements are prepared in sterling which is the functional currency of the Group and rounded to the nearest £'000.

The directors have taken advantage of the exemption available under section 408 of the Companies Act 2006 and have not prepared a statement of comprehensive income for BIIF Holdco Limited.

Going concern

The Group has received loans from external banks, which are secured against the cash flows from the Group's investments and also loans from its ultimate parent undertaking. The financial statements have been prepared on a going concern basis following an assessment of the financial viability of each of the Group's principal investments, and also the sources of cash flow projected to be available to service the portfolio debt obligations within the Group. This assessment indicates that although the Group currently has net liabilities, sufficient funds will be generated to allow ongoing obligations to be met as they fall due.

In addition, the directors have also considered the impact to the Group of the Covid-19 pandemic. The majority of the project companies are availability based and continue to receive their unitary charge from their customer in line with their contractual arrangements, which allows them to service their debt obligations. A small number of projects are exposed to demand-risk and these have been impacted, for example, following a significant fall in travel as a result of the pandemic. In its assessment of the Group's financial resources, the directors are not currently forecasting to receive any distributions in 2020 from the demand-risk projects.

After making the assessment on going concern, the directors considered it appropriate to prepare the financial statements of the Company on a going concern basis, having considered the impact of Covid-19 on its operations and on its investments. The Company has sufficient financial resources and liquidity in the current economic environment to continue operations and remain within its borrowing covenants for a period of at least 12 months from the date of this report. Accordingly, they continue to adopt the going concern basis in preparing these financial statements.

Notes to the financial statements

For the year ended 31 December 2019

Accounting policies (continued)

Method of consolidation - subsidiaries

On acquisition of a business, all the business' assets and liabilities that exist at the date of acquisition are recorded at their fair values. Initially, provisional fair values are allocated and these are finalised within twelve months of the date of control. All changes to those assets and liabilities and resulting gains and losses that arise after the Group has gained control of the subsidiary are charged to the post acquisition statement of comprehensive income. The purchase consideration is measured as the fair value of the assets given up or liabilities undertaken plus costs directly attributable to the acquisition. Goodwill is the excess purchase consideration over the fair value of the identifiable assets and liabilities acquired.

Subsidiaries are enterprises that are controlled by the Group over which it typically has in excess of 50% of the voting rights. The Group consolidates the results of the company and its subsidiaries. Subsidiary acquisitions are accounted for using the acquisition method of accounting. All inter-group transactions, balances and unrealised gains on transactions between Group entities have been eliminated in full.

Fair value adjustments which are made at the date of acquisition are amortised on a straight line basis over the period of the life of the underlying asset.

Uniform accounting policies are applied across all subsidiaries within the Group.

Method of consolidation - associates and joint ventures

Investments in associates and joint ventures are consolidated using the equity method. In arriving at the amounts to be included by the equity method, the same accounting policies as those of BIIF Holdco Limited are applied. Where practicable, associates and joint ventures are included on the basis of financial statements prepared for a period not more than three months before the Group's year end. Where the associate's or joint venture's accounting reference date is greater than three months prior to 31 December, the associates are consolidated based on the latest statutory accounts adjusted for management accounts to 31 December.

Associates are enterprises, other than joint ventures, that are not controlled by the Group, over which the Group generally has between 20% and 50% of the voting rights, or over which the Group has significant influence.

All balances and effects of transactions between each associate and joint venture and the Group have been eliminated to the extent of the Group's interest in the associate and joint venture.

Judgments and key sources of estimation uncertainty

The preparation of the financial statements requires management to make judgments, estimates and assumptions that affect the amounts reported. These estimates and judgments are continually reviewed and are based on experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Significant judgments

The judgments (apart from those involving estimations) that management has made in the process of applying the entity's accounting policies and that have the most significant effect on the amounts recognised in the financial statements are as follows:

i) Revaluation of investment properties

The Group carries its investment property at fair value, with changes in fair value being recognised in the Statement of Comprehensive Income. The aggregate surplus or deficit is transferred to or from a revaluation reserve except where a deficit is deemed to represent a permanent impairment in the value of the property, in which event it is charged to the statement of comprehensive income. The Group engaged independent valuation specialists to determine fair value at 6 December 2019 (residential property) and 31 January 2020 (commercial property). Both valuations relate to the year ended 31 December 2019. The valuer used a valuation technique based on a discounted cash flow model as there is a lack of comparable market data because of the nature of the property. The determined fair value of the investment property is most sensitive to the estimated yield as well as the long term vacancy rate. The key assumptions used to determine the fair value of investment property are further explained in note 7.

Notes to the financial statements For the year ended 31 December 2019

Accounting policies (continued)

Significant judgments (continued)

ii) Deferred taxation

Deferred tax is recognised on all timing differences at the reporting date except for certain exceptions. Judgments are required to be made as to the calculation and identification of timing differences and in the case of the recognition of deferred taxation assets, the directors have to form an opinion as to whether it is probable that the deferred taxation asset recognised is recoverable against future taxable profits arising. This exercise of judgment requires the directors to consider forecast information over a long-time horizon having regard to the risks that the forecasts may not be achieved and then form a reasonable opinion as to the recoverability of the deferred taxation asset.

Key sources of estimation uncertainty

Accounting estimates and assumptions are made concerning the future and, by their nature, will rarely equal the related actual outcome. The key assumptions and other sources of estimation uncertainty that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are as follows:

j) Impairment of assets

The carrying value of those assets recorded on the Group's statement of financial position at amortised cost could be materially reduced if the value of those assets were assessed to have been impaired. Impairment reviews are performed in the event that circumstances change which might indicate that an asset has been impaired. In principle, such impairment reviews consider the fair value and or value in use of the potentially impaired asset or assets and compares that with the carrying value of the asset or assets on the statement of financial position. Any reduction in value arising from such a review would be recorded in the income statement. Impairment reviews involve the significant use of assumptions. Consideration has to be given as to the price that could be obtained for the asset or assets, or in relation to a consideration of value in use, estimates of the future cash flows that could be generated by the potentially impaired asset or assets, together with a consideration of an appropriate discount rate to apply to those cash flows.

ii) Accounting for service concession agreements

Accounting for the service concession contracts and finance debtors requires estimation of service margins, finance debtor interest rates and associated amortisation profiles which are based on forecast results of the contracts.

Taxation

Taxation expense for the period comprises current and deferred tax recognised in the reporting period. Tax is recognised in the profit and loss account, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case tax is also recognised in other comprehensive income or directly in equity respectively.

Current or deferred taxation assets and liabilities are not discounted.

i) Current tax

Current tax is the amount of income tax payable in respect of the taxable profit for the year or prior years. Tax is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the period end. The directors periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Notes to the financial statements

For the year ended 31 December 2019

Accounting policies (continued)

Taxation (continued)

ii) Deferred tax

Deferred tax arises from timing differences that are differences between taxable profits and total comprehensive income as stated in the financial statements. These timing differences arise from the inclusion of income and expenses in tax assessments in periods different from those in which they are recognised in financial statements.

Deferred tax is recognised on all timing differences at the reporting date except for certain exceptions. Unrelieved tax losses and other deferred tax assets are only recognised when it is probable that they will be recovered against the reversal of deferred tax liabilities or other future taxable profits.

Deferred tax is measured using tax rates and laws that have been enacted or substantively enacted by the period end and that are expected to apply to the reversal of the timing difference.

Turnover

Turnover represents the services share of the management services income received by the Group for the provision of a PFI asset to the customer. This income is received over the life of the concession period. Management service income is allocated between revenue and reimbursement of finance debtor so as to generate a constant rate of return in respect of the finance debtor over the life of the contract.

Interest income

Interest income is recognised as interest accrues using the effective interest method.

Dividends

Dividends are recognised as income when the Group's right to receive payment is established.

Foreign currencies

Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. The assets and liabilities of overseas subsidiary undertakings are translated into the presentational currency at the rate of exchange ruling at the statement of financial position date. Income and expenses for each statement of comprehensive income are translated at exchange rates at the dates of transaction. All resulting exchange differences are recognised in other comprehensive income.

Accounting for PFI assets

The Group has taken the transition exemption in FRS 102 Section 35.10(i) that allows the Group to continue the service concession arrangement accounting policies from previous UK GAAP.

i. Finance debtor

The Group is accounting for the concession asset based on the ability to substantially transfer all the risks and rewards of ownership to the customer, with this arrangement the costs incurred by the Group on the design and construction of the assets have been treated as a finance debtor within these financial statements.

ii. Tangible fixed assets

The Group is accounting for the concession asset based on the inability to substantially transfer all the risks and rewards of ownership to the customer, with this arrangement the costs incurred by the Group on the design and construction of the assets have been treated as a fixed asset within these financial statements.

Notes to the financial statements

For the year ended 31 December 2019

Accounting policies (continued)

Accounting for PFI assets (continued)

iii. Investment properties

Investment properties are accounted for in accordance with FRS 102 Section 16 'Investment Property'. Investment properties are revalued every two to three years by an external qualified and registered property valuer and every other year the directors assess the carrying value in light of any changes in market conditions. The aggregate surplus or deficit is charged to the income statement; and no amortisation is provided in respect of long leasehold investment properties.

Depreciation

On completion (date on which an availability certificate is issued), depreciation is charged on buildings on a straight line basis to the income statement over the useful economic life of each asset. The annual rates applied to each class of asset are:

Buildings concession period 25 to 35 years – 2.9% to 4.0% straight line

Equipment concession period 25 to 29 years straight line

short life assets 3-4 years straight line and 12.5% - 33% reducing balance

Impairment

All assets, including financial assets, are reviewed for impairment annually at the reporting date. Where an indicator of impairment or objective evidence exists, an estimate of the asset's recoverable amount is made. An impairment loss is recognised in the income statement for the amount by which the asset's carrying amount exceeds its recoverable amount. Recoverable amount is the higher of an asset's fair value less costs to sell and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets. This is at the individual project company level within the Group.

Government grants

Grants which relate to specific capital expenditure are accounted for using the accrual model. These are initially treated as deferred income and subsequently released to the income statement on a straight line basis over the asset's useful economic life. Other grants are recognised in the income statement when any associated performance conditions are met.

Deferred income

Deferred income also includes capital contributions towards the construction of fixed assets from the public sector counterparty on certain projects completed by the Group. These are accounted for using the accrual model and released to the income statement on a straight line basis over the life of the related asset.

Capital instruments

Shares are included in shareholder funds. Debt instruments, which contain an obligation to repay, are classified as liabilities. The finance costs recognised in the income statement in respect of capital instruments, other than shares, are allocated to periods over the operating life of the instrument to which they relate at a constant carrying amount in accordance with FRS 102 section 22.

Notes to the financial statements

For the year ended 31 December 2019

Accounting policies (continued)

Financial instruments

A financial asset or a financial liability is recognised only when the entity becomes a party to the contractual provisions of the instrument.

Basic financial instruments are initially recognised at the transaction price, unless the arrangement constitutes a financing transaction, where it is recognised at the present value of the future payments discounted at a market rate of interest for a similar debt instrument.

Debt instruments are subsequently measured at amortised cost.

Other financial instruments are subsequently measured at fair value, with any changes recognised in the income statement, with the exception of hedging instruments in a designated hedging relationship.

Financial assets that are measured at cost or amortised cost are reviewed for objective evidence of impairment at the end of each reporting date. If there is objective evidence of impairment, an impairment loss is recognised in the income statement immediately.

For all equity instruments regardless of significance, and other financial assets that are individually significant, these are assessed individually for impairment. Other financial assets are either assessed individually or grouped on the basis of similar credit risk characteristics.

Any reversals of impairment are recognised in profit or loss immediately, to the extent that the reversal does not result in a carrying amount of the financial asset that exceeds what the carrying amount would have been had the impairment not previously been recognised.

Hedge accounting

Some entities in the Group have entered into an arrangement with third parties that is designed to hedge future cash flows arising on variable rate interest loan arrangements, with the net effect of exchanging the cash flows arising under those arrangements for a stream of fixed interest cash flows ("interest rate swaps"). Some entities have also entered into an arrangement with third parties that is designed to hedge future cash receipts arising from its principal activity (RPI swaps). These entities have designated that these arrangements are a hedge of another (non-derivative) financial instrument, to mitigate the impact of potential volatility on the Group's net cash flows.

To qualify for hedge accounting, documentation is prepared specifying the hedging strategy, the component transactions and methodology used for effectiveness measurement. Changes in the carrying value of financial instruments that are designated and effective as hedges of future cash flows ("cash flow hedges") are recognised directly in a hedging reserve in equity and any ineffective portion is recognised immediately in the income statement. Amounts deferred in equity in respect of cash flow hedges are subsequently recognised in the income statement in the same period in which the hedged item affects net profit or loss or the hedging relationship is terminated and the underlying position being hedged has been extinguished.

Capital risk management

The Group's objective when managing capital is to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Defined contribution plans

Contributions to defined contribution plans are recognised as an expense in the period in which the related service is provided. Prepaid contributions are recognised as an asset to the extent that the prepayment will lead to a reduction in future payments or a cash refund.

Notes to the financial statements

For the year ended 31 December 2019

Accounting policies (continued)

Company

Disclosure exemptions

The Company satisfies the criteria of being a qualifying entity as defined in FRS 102. As such, advantage has been taken of the following disclosure exemptions available under paragraph 1.12 of FRS 102:

- (a) No cash flow statement has been presented for the Company.
- (b) The Company has taken advantage of the exemption in section 33 of FRS 102 'Related Party Disclosures', that allows it not to disclose transactions with wholly owned members of a group.

2. Turnover

The turnover and profit before tax are attributable to the one principal activity of the Group and arise entirely from continuing operations. An analysis of revenue is given below:

	community of promises and management of the community of	31 Dec 2019 £000	31 Dec 2018 £000
	United Kingdom	341,052	325,148
	Other European Union	8,893	7,850
	Total revenue	349,945	332,998
3.	Interest and similar items		
		31 Dec 2019	31 Dec 2018
		£000	£000
	Interest payable		
	Interest payable on bank loans and overdrafts	(70,812)	(75,302)
	Interest payable on Eurobond	(50,241)	(50,241)
	Interest on long term bond	(8,773)	(10,004)
	Total interest payable and similar items	(129,826)	(135,547)
	Interest receivable		
	Bank interest receivable	2,025	918
	Other interest receivable	4,474	6,878
	Finance debtor interest receivable	38,435	47,662
	Total interest receivable	44,934	55,458
	Net interest payable and similar items	(84,892)	(80,089)

Notes to the financial statements

For the year ended 31 December 2019

4. Profit on ordinary activities before taxation

	31 Dec 2019 £000	31 Dec 2018 £000
Profit on ordinary activities before taxation is stated after charging:		
Depreciation of tangible fixed assets	22,266	22,140
Amortisation of fair value adjustments	30,221	30,221
Gain on disposal of tangible fixed assets	17,399	-
Gain on disposal of investment properties	561	103
Gain on revaluation of investment properties	9,185	16,269
Wages and salaries	6,361	5,923
Social security costs	777	677
Other pension costs	740	575
Fees payable to the Company auditor for the audit of the parent company, subsidiary companies and consolidated accounts (parent company: 2019: £4K 2018: £4K) Fees payable to the company auditor for other services	974	802
- Audit-related services	3	5
- Tax compliance and advisory services	164	133

Within the Group, the number of monthly average employees in the financial year other than the directors was 89 (2018: 83).

None of the directors of the Company received any remuneration from the Group during the year (2018: £nil). Attention is drawn to the payments made to certain directors of subsidiary undertakings disclosed in note 19.

5. Results of holding company

A Company profit of £2,135K (2018: loss of £1,604K) is dealt with by the group accounts of BIIF Holdco Limited. The directors have taken advantage of the exemption available under section 408 of the Companies Act 2006 and have not presented a Statement of Comprehensive Income for the Company.

Notes to the financial statements

For the year ended 31 December 2019

6. Taxation

	31 Dec 2019 £000	31 Dec 2018 £000
Current tax		
UK corporation tax on profit for the year	10,614	11,818
Adjustments in respect of prior periods for subsidiary companies	(663)	(4,272)
Tax on profit on ordinary activities	9,951	7,546
Deferred tax		
Origination and reversal of timing differences	(1,038)	443
Adjustments in respect of prior periods for subsidiary companies	•	28
Impact of change in tax rate	431	(127)
Total deferred tax credit	(607)	344
Tax on profit on ordinary activities	9,344	7,890
The tax assessed for the year is lower than (2018: lower than) the standard rate apply 19.00%). The differences are explained below:	ing in the UK ((19.00%) (2018:
,	31 Dec 2019	31 Dec 2018
	£000	£000
Group profit on ordinary activities before tax	38,874	42,798
Profit on ordinary activities at the UK tax rate 19.00% (2018: 19.00%)	7,386	8,132
Effects of:		
Expenses not deductible for tax purposes	653	1,361
Losses utilised	(2,856)	(1,647)
Adjustment in respect of prior year tax charge	(663)	(4,244)
Non-trading transfer pricing adjustment	4,394	4,394
Group relief not paid	-	21
Effect of rate change	430	(127)
Tax on profit on ordinary activities	9,344	7,890

Notes to the financial statements

For the year ended 31 December 2019

7. Tangible fixed assets - Group

	Buildings £000	Equipment £000	Total £000
Cost or valuation			
As at 1 January 2019	435,391	132,202	567,593
Additions	-	125	125
Disposals	(27,117)	(9)	(27,126)
Foreign exchange translation adjustment	-	(2,908)	(2,908)
As at 31 December 2019	408,274	129,410	537,684
Depreciation			
As at 1 January 2019	168,019	68,683	236,702
Charge for the period	16,014	6,252	22,266
Disposals	(1,716)	_	(1,716)
Foreign exchange translation adjustment	-	(1,049)	(1,049)
As at 31 December 2019	182,317	73,886	256,203
Net book value			
As at 31 December 2019	225,957	55,524	281,481
As at 31 December 2018	267,372	63,519	330,891

Interest charged to the income statement included within the depreciation charge is £640K (2018: £578K).

Interest capitalised to date, included in cost, totals £22,741K (2018: £23,175K).

Company

The Company had no fixed assets at 31 December 2019 (2018: none).

Investment properties - Group	Land & Buildings £000
Cost or valuation	
As at 1 January 2019	82,885
Disposals	(7,130)
Revaluation	9,185
As at 31 December 2019	84,940

The Group holds residential and commercial investment properties.

The residential investment properties were revalued in December 2019 by RICS Registered valuers, on behalf of Cushman and Wakefield (UK) LLP. The basis of valuation was to compare recent arm's length transactions in respect of market rent and market value, together with an external inspection of all properties from adjacent public roads and footpaths. The directors are satisfied this represents an accurate carrying value against current market conditions. When assessing the valuation the following assumptions have been made:

- A) Market Value increased by 8% since the previous valuation in 2017
- B) Average property value of £249,392.

Notes to the financial statements

For the year ended 31 December 2019

Investment properties - Group (continued)

The commercial investment property was revalued using a market approach on a vacant possession basis in January 2020 by David Ingham a member of the Royal Institution of Chartered Surveyors on behalf of CBRE. The valuation has been recognised in the financial statements to 31 December 2019. When carrying out the valuation the following assumptions have been made:

- A) An equivalent yield of 6.05%
- B) A reversionary yield of 6.95%
- C) Capital value of £4,028.86 per sq m (£374.29 per sq ft)

Company

The Company had no investment properties at 31 December 2019 (2018: none).

8. Investments

The Group had no fixed asset investments at 31 December 2019 (2018: none)

Company

Investments

	Total £000
Cost	1000
As at 1 January 2019	38,078
Additions	<u>-</u>
Capital repayment	(314)
As at 31 December 2019	37,764
Impairment As at 1 January 2019 and 31 December 2019	
Carrying amount	
As at 31 December 2019	37,764
As at 31 December 2018	38,078

Subsidiaries, associates and other investments

The Company owns 100% of the issued share capital of BIIF Holdco II Limited. The investment is held at cost. The Company also owns 100% of the issued share capital of BIIF Issuerco Limited. The investment is held at cost £1 (2018: £1).

Notes to the financial statements

For the year ended 31 December 2019

9. Investments - Group

Interests in joint ventures and associates

	Joint		Loans to joint	Loans to	
	ventures £000	Associates £000	ventures £000	associates £000	Total £000
Cost or valuation	2000	2000	2000	2000	LUUU
As at 1 January 2019	86,360	69,875	156,138	18,883	331,256
Additions	-	•	879	· -	879
Share of retained profits	29,836	9,191	-	_	39,027
Dividends receivable	(20,096)	(9,169)	-	-	(29,265)
Movement on hedge reserve	10,036	794	-	-	10,830
Foreign exchange movement	(130)	63	(624)	-	(691)
Repayment of loan	` -	-	(1,873)	(1,607)	(3,480)
As at 31 December 2019	106,006	70,754	154,520	17,276	348,556

The following additional information is provided in respect of equity accounted investments:

	Share of Revenue £000	Share of non- current assets £000	Share of current assets £000	Share of non-current liabilities £000	Share of current liabilities £000	Share of net assets £000
31 December 2019						
Joint ventures	146,016	1,470,478	226,728	1,339,007	97,673	260,526
Associates	58,507	251,134	88,999	205,129	46,974	88,030
31 December 2018						
Joint ventures	144,021	1,531,389	216,579	1,405,557	99,913	242,498
Associates	58,173	276,389	89,493	229,551	47,573	88,758

Investments in Group undertakings are stated at amortised cost and are listed in note 24 and 25. The directors consider that to give full particulars of all subsidiaries would lead to a statement of excessive length.

The Group accounts for an investment as an associate when it has significant influence but not control. This is typically demonstrated when the Group nominates one or more directors to the board of the investment. Where the shareholder agreements stipulate that all shareholders with board representation must consent to the approval of key matters the Group designates the investment to be a joint venture, even if the equity holding is not 50%.

Notes to the financial statements

For the year ended 31 December 2019

10. Debtors: amounts falling due within one year

	Group	Group	Company	Company
	31 Dec 2019	31 Dec 2018	31 Dec 2019	31 Dec 2018
	£000	000£	£000£	£000
Trade debtors	18,535	15,710	_	-
Finance debtor	44,157	44,252	_	-
Sub participation amounts due (note 11)	13,798	12,827	_	-
Prepayments and accrued income	48,891	45,359	-	-
Other debtors	36,267	20,035	1,410	723
	161,648	138,183	1,410	723

Refer to note 22 for further information in relation to credit risk exposure in the Group.

11. Debtors: amounts falling due after one year

	Group 31 Dec 2019 £000	Group 31 Dec 2018 £000	Company 31 Dec 2019 £000	Company 31 Dec 2018 £000
Sub participation amounts due	156,939	170,693	_	-
Finance debtor	893,404	949,857	_	-
Derivative financial instruments	45,134	45,806	-	_
Deferred tax asset (note 15)	53,950	55,141	-	-
	1,149,427	1,221,497		

Sub participation amounts due represents debt due from the bank, arising from a sub-participation agreement between the bank and a subsidiary company (PFI Senior Funding Limited) dated 28 July 2011. These loans are secured by a fixed and floating charge over all the assets, rights and undertakings of the individual project companies. Each project has an individual repayment profile with the final payment being settled at the end of each project concession.

12. Creditors: amounts falling due within one year

	Group	Group	Company	Company
	31 Dec 2019	31 Dec 2018	31 Dec 2019	31 Dec 2018
	£000£	£000	£000	£000
Trade creditors	12,131	18,256	_	-
Other creditors	18,014	17,011	-	1,762
Accruals	106,611	106,568	-	-
Corporation tax	14,121	5,756	-	-
Other taxes and social security costs	7,016	6,963	-	-
Bank loans and overdrafts (note 13(a))	154,686	133,271	-	-
Guaranteed secured bonds (note 13(c))	6,206	6,402	_	-
Other loans (note 13(d))	1,987	2,167	_	-
Deferred income (note 13(g))	2,052	3,327	-	-
	322,824	299,721		1,762

Notes to the financial statements

For the year ended 31 December 2019

13. Creditors: amounts falling due after one year

	Group	Group	Company	Company
	31 Dec 2019	31 Dec 2018	31 Dec 2019	31 Dec 2018
	£000	£000	£000	£000
Bank loans and overdrafts (note 13(a))	1,047,504	1,139,266	-	-
Eurobond (note 13(b))	628,020	628,020	38,078	38,078
Guaranteed secured bonds (note 13(c))	125,441	130,456	-	-
Zero Coupon Bond (note 13(d))	5,552	5,035	-	-
Other loans (note 13(e))	4,688	6,056	-	-
Other creditors (note 13(f))	11,889	12,957	-	-
Deferred income (note 13(g))	41,745	44,379	-	-
	1,864,839	1,966,169	38,078	38,078

The repayment of bank and other loans is due as follows:

Group 31 Dec 2019 £000	
Due within one year 156,674	
Due in two to five years 536,272	205,265
Due in over five years 515,919	940,057
1,208,865	1,280,760

Company

The Company did not have any bank or other loans at 31 December 2019 (2018: none).

Group

(a) Bank loans

The total amount drawn down under bank loans at the year-end was £1,225,520K (2018: £1,298,439K). Costs of £23,330K (2018: £25,901K) have been set off against the total loan drawdowns, with £3,166K (2018: £3,468K) of these debited to the income statement in the year.

An amount of £695,819K (2018: £772,549K) relates to two senior banking facilities. The first facility of £278,120K (2018: £284,900K) relates to the finance of 18 PFI projects and it expires on 30 September 2035. The Group has entered into interest rate swap arrangements and under these arrangements the Group receives interest on a variable basis and pays interest at a fixed rate of 8.55%. The facilities are secured against the cash flows from the Group's equity and loan investments. The second facility is split into two parts Facility A £429,336K (2018: £445,674K) which expires on 31 December 2025, and Facility B £39,284K (2018: £41,975K) which is scheduled to be fully repaid by 31 December 2035. The loan facilities have principal payments due on a six-monthly basis. In February 2020 Facilities A and B were refinanced into a new total facility level of £600m. This new facility is split into 3 and fully amortises in 2037.

The Group has interest rate swap arrangements and under these arrangements the Group receives interest on a variable basis and also pays interest at 7.008%. Facility B has a fixed lending rate of 4.182%. The facilities are secured against the cash flows from the Group's equity and loan investments.

The remaining facilities relate to borrowings held by individual project subsidiary companies and they are secured by way of fixed and floating charges over the assets of the specific project company which holds the borrowings. Maturity of these facilities ranges from 2016 to 2035. Interest payable on the Group's bank loans ranges from rates of 5.11% to 7.99%.

Notes to the financial statements

For the year ended 31 December 2019

Creditors: amounts falling due after one year (continued)

(b) Eurobond

A subsidiary in the Group has issued a Eurobond, listed on the Channel Islands Securities Exchange, totalling £589,942K (2018: £589,942K) which was subscribed for in full by the ultimate parent entity, BIIF LP. This Eurobond bears interest at 8% per annum and falls due for repayment on 31 December 2045.

The Company has issued a Eurobond, listed on the Channel Islands Securities Exchange totalling £38,078K (2018: £38,078K) which was subscribed for in full by the ultimate parent entity, BIIF LP. This Eurobond bears interest at 8% per annum and falls due for repayment on 31 December 2045.

(c) Secured bonds

A subsidiary has issued, at par value, £82,198K (2018: £83,422K) 3.443% index-linked guaranteed secured bonds due 2004-2036. The bond is secured by way of a fixed and floating charge over the assets of the subsidiary and two immediate holding companies. Both the interest and principal balances are adjusted for the increase in the Retail Price Index at six monthly intervals, which cumulatively at 31 December 2019 amounted to 71.31% (2018: 73.06%).

A subsidiary has issued £45,659K (2018: £49,450) 7.12% secured bonds which are due 2028. The bond is secured by way of a fixed and floating charge over the assets of the subsidiary.

The maturity profile of all bonds is as follows:

	31 Dec 2019 £000	31 Dec 2018 £000
Amounts repayable in one year or less or on demand Amounts falling due within one to five years	6,287 71,758	6,483 31,313
Amounts falling due after five years	688,042	732,967
	766,086	770,763
Unamortised finance costs associated with the bond issue	(867)	(849)
	765,219	769,914
Included within creditors: amounts falling due within one year	(6,206)	(6,402)
Amounts falling due after one year	759,013	763,512

(d) Zero coupon bond

A subsidiary company has issued a zero coupon bond with a redemption value of £8,000K (2018: £8,000K) on 3 October 2022. This bond was issued at a discount value of £633K which is amortised to maturity at a constant rate on the carrying amount of the debt.

(e) Other loans (all unsecured)

A subsidiary in the Group has issued loan notes totalling £1,250K (2018: £1,192K) which bear interest at 13.5%. Of this balance, £963K (2018: £905K) represents unpaid interest on the loan notes and is due for payment within twelve months. The balance falls due for payment on 31 March 2032.

A subsidiary in the Group has issued a £59K (2018: £52K) loan stock instrument. The loan bears a Coupon of 13.5% per annum and payment of capital falls due in the year 2035. The Coupon on the principal amount accrues daily and is payable on 30 September and 31 March each year. The amount is charged to the income statement as interest falls payable. The sum was advanced under a subordinated loan agreement and is, therefore, unsecured and would rank alongside ordinary creditors in the event of a winding up.

Notes to the financial statements

For the year ended 31 December 2019

13. Creditors: amounts falling due after one year (continued)

The same subsidiary also issued a £153K (2018: £146K) subordinated loan note issued at a price of 20 pence for each £1 in nominal value of loan stock held. The loan bears a Coupon of 13.5% per annum and payment of capital falls due in the year 2035. The Coupon on the principal amount accrues daily and is payable on 30 September and 31 March each year. The sums were advanced under a subordinated loan agreement and rank alongside ordinary creditors but above the loan stock detailed above in the event of a winding up.

The same subsidiary also issued a £267K (2018: £267K) subordinated loan note. The loan bears a Coupon of 13.5% per annum and payment of capital falls due in the year 2035. The Coupon on the principal amount accrues daily and is payable on 30 September and 31 March each year. The sums were advanced under a subordinated loan agreement and rank alongside ordinary creditors but above the loan stock detailed above in the event of a winding up.

A subsidiary in the Group has issued an unsecured loan with a value of £685K (2018: £736K) due 2037, bearing interest at 13.04%.

During the year a subsidiary in the Group settled in full its issued loan stock (2018: £283K).

A subsidiary in the Group has issued loan stock with a value of £715K (2018: £715K) bearing interest at 13% per annum. Of this balance, £64K (2018: £64K) represents unpaid interest on the loan notes and is due for payment within twelve months. The principal is repayable in full in February 2036.

During the year a subsidiary in the Group settled in full its issued loan stock (2018: £453K).

A subsidiary in the Group has issued loan stock with a value of £3,342K (2018: £4,070K). The loan stock bears interest at the rate per annum determined by the lender which will be calculated according to the aggregate of margin, LIBOR, and mandatory costs. The debt is repayable in 41 consecutive six monthly instalments, the first of which was repaid in August 2002 with the final instalment due on 31 August 2023.

A subsidiary in the Group has issued loan stock with a value of £205K (2018: £309K). The loan stock bears interest at 8.5%.

(f) Other creditors

Included in other creditors is a decommissioning provision of £555K (2018: £505K) which provides for the future costs of decommissioning a wind farm. The provision has been discounted at an annual rate of 4% and this discount is charged to the statement of comprehensive income until 2027, the estimated date of decommissioning.

Notes to the financial statements

For the year ended 31 December 2019

13. Creditors: amounts falling due after one year (continued)

(g) Deferred income

Group	31 Dec 2019 £000	31 Dec 2018 £000
As at 1 January	47,706	51,695
Amortised during the period	(2,844)	(3,657)
Foreign exchange translation adjustment	(1,066)	(332)
As at 31 December	43,797	47,706

Deferred income is divided as follows:

- In 14 projects, on completion of construction of the facilities, the public sector client made payments to the respective project companies (Eastbrook Facilities Limited, Covesea Limited, GH Newham Limited, GH Bodmin Limited, Kintra Limited, Bannockburn Homes Limited, KE Project Limited, LH Project Limited, Machrie Limited, NewSchools (Penweddig) Limited, Connect A50 Limited, Infrastructure Investors Castlehill Limited, Blackshaw Healthcare Services Limited and Adams Campus Limited) as a contribution to the capital cost of the works. These contributions were deferred and will be amortised over the life of the project. The balance as at 31 December 2019 was £22,417K (2018: £23,557K).
- £7,611K (2018: £8,838K) in respect of funding grants which will be amortised over the lifetime of the PFI concession contract.
- £4,164K (2018: £4,504K) received following the arrangement of an RPI SWAP which will be amortised over the lifetime of the contract.
- £9,605K (2018: £10,807K) in respect of asset renewal underspend.

Of the balance at the year-end, it is expected that £2,052K (2018: £3,327K) will be realised within 12 months and £41,745K (2018: £44,379K) will be realised after 12 months.

(h) Amounts due to subsidiary undertaking

The amount due to subsidiary undertaking is a trading balance, is non-interest bearing and repayable on demand.

14. Derivative financial instruments

	Group 31 Dec 2019 £000	Group 31 Dec 2018 £000	Company 31 Dec 2019 £000	Company 31 Dec 2018 £000
Liabilities				
Interest rate swaps	369,718	373,016	-	_
RPI swaps	95,995	110,141	-	-
	465,713	483,157		

Notes to the financial statements

For the year ended 31 December 2019

15. Deferred taxation

Group	31 Dec 2019 £000	31 Dec 2018 £000
As at 1 January Adjustment in respect of prior year deferred tax charge	(4,335) (10)	940 (604)
Revised balance as at 1 January	(4,345)	336
Movement through other comprehensive income Deferred tax charge/(credit) for the year	332 613	(4,327) (344)
As at 31 December	(3,400)	(4,335)
Analysis of deferred tax balances: Accelerated capital allowances Derivatives Other timing differences Losses	(62,303) 39,297 11,934 7,672	(65,699) 55,613 (7,372) 13,123 (4,335)
Deferred tax asset Deferred tax liability	53,950 (57,350)	55,141 (59,476)
	(3,400)	(4,335)

The Group has an un-provided deferred tax asset of £14,743K (2018: £16,923K). The deferred tax asset arises on unrelieved losses within certain Group companies. This asset would be recoverable if the Group companies made sufficient taxable profits in future periods against which the losses could be offset.

16. Called up share capital

Group and Company	31 Dec 2019	31 Dec 2018 £
Authorised 100 Ordinary shares of £1 each	100	
100 Ordinary shares of £1 each	100	100
Issued, called up and fully paid 1 Ordinary share of £1 each	1	1

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

Notes to the financial statements

For the year ended 31 December 2019

17. Net cash flow from operating activities

Reconciliation of profit to net cash (outflow)/inflow from operating activities	31 Dec 2019 £000	31 Dec 2018 £000
Operating profit	80,205	61,678
Revaluation of investment property	(9,185)	(16,269)
Gain on sale of the investment property	(561)	(104)
Gain on sale of the tangible fixed assets	(17,399)	-
Depreciation charge	22,266	22,140
Amortisation of fair value adjustments	15,787	15,787
Amortisation of deferred income	(3,909)	(3,989)
Foreign exchange	2,550	(671)
Decrease in debtors	21,967	30,792
Increase/(Decrease) in creditors	(1,746)	19,791
Net cash inflow from operating activities	109,976	129,155

18. Reconciliation of cash and cash equivalents

Cash and cash equivalents comprise the following:

	1 Jan 2019 £000	Cash flow £000	Non- cash movements £000	31 Dec 2019 £000
Cash in hand and at bank	239,260	25,426		264,686
Debt payable: within one year Debt payable: after one year	(141,840) (1,921,790)	(21,039) 112,908	(14,212)	(162,879) (1,823,094)
	(2,063,630)	91,869	(14,212)	(1,985,973)
Loan payments: receivable within one year Loan payments: receivable after one year	12,827 170,693	971 (13,754)	-	13,798 156,939
	183,520	(12,783)		170,737
Total	(1,640,850)	104,512	(14,212)	(1,550,550)

The non-cash movements are in respect of effective interest rate charges.

19. Events after the End of the Reporting Period

Coronavirus was declared a pandemic in March 2020 and since then there has been widespread disruption in the UK. As the pandemic accelerated after the year end this event has been classified as a non-adjusting post balance sheet event. As disclosed in the Strategic Report, the directors have considered the future financial impact to the Company of the Coronavirus pandemic. Although the likely full impact is unknown, it is expected to be minimal.

20. Related party transactions

The Group paid £46K (2018: £44K) to the Sodexo Group for the services of the Sodexo employees as directors to HpC King's College Hospital (Holdings) Limited, a subsidiary of the Group in which Sodexo hold a minority interest. At 31 December 2019, £nil (2018: £nil) remained outstanding.

Sodexo Group also manage the non-clinical services for HpC Kings College Hospital (Holdings) Limited, a subsidiary of the Group in which the Sodexo Group hold a minority interest. The amount charged for these services was £nil (2018: £nil). At 31 December 2019, £9K (2018: £9K) remained outstanding.

Notes to the financial statements

For the year ended 31 December 2019

20. Related party transactions (continued)

Sodexo Group also manage the lifecycle and estate services for HpC Kings College Hospital (Holdings) Limited, a subsidiary of the Group in which the Sodexo Group hold a minority interest. The amount charged for these services was £1,491K (2018: £1,442K). At 31 December 2019, £nil (2018: £nil) remained outstanding.

A director of Innovate East Lothian Limited during the period is also a director of FES Limited. FES Limited is the holder of loan notes issued by Innovate East Lothian Limited totalling £420K (2018: £413K) and loan notes issued by Innovate East Lothian (Holdings) Limited totalling £59K (2018: £52K).

The Group has subcontracted the design, build, operation and maintenance of Alert Communications Group Holdings Limited to Babcock Communications Limited, a company which, through an intermediary holding company, holds a minority interest in Alert Communications Group Holdings Limited. During the year Alert Communications Limited was invoiced £3,662K (2018: £1,540K) by Babcock Communications Limited in connection with operation and maintenance fees. At 31 December 2019, £409K (2018: £363K) remained outstanding.

Veolia manage the operational activities of Catchment Limited, Catchment Moray Limited and Catchment Tay Limited, subsidiaries of the Group in which Veolia Group hold a minority interest. The total invoices raised in the year in respect of these services amounted to £16,277K (2018: £12,928K). At 31 December 2019, £3,073K (2018: £3,147K) remained outstanding.

Balfour Beatty Investments Limited, a subsidiary of Balfour Beatty plc, is employed under a Secondment Arrangement with Connect A50 Limited for the provision of managerial staff. The value of the services provided in the year was £307K (2018: £309K). At 31 December 2019, £nilK (2018: £25K) remained outstanding.

Balfour Beatty Infrastructure Services Limited, a subsidiary of Balfour Beatty plc, is employed under a contract with Connect A50 Limited for the provision of technical supervision and maintenance of a roadway. The value of the contract in the year was £6,716K (2018: £5,390K). At 31 December 2019, £520K (2018: £433K) remained outstanding.

The Group has subcontracted the design, build, operation and maintenance of Societe Des Bus Hybrids Dijonnais to Heuliez Bus, a company which holds a minority interest in Societe Des Bus Hybrids Dijonnais. During the year Societe Des Bus Hybrids Dijonnais was invoiced £834K (2018: £523K) by Heuliez Bus for these services. At 31 December 2019, £91K (2018: £59K) remained outstanding.

The Group has subcontracted the design, build, operation and maintenance of Helios B to Engie Group, a company which holds a minority interest in Helios B. Engie Group also receives a reimbursement of the costs of a corporate guarantee. During the year Helios B was invoiced £2,548K (2018: £2,597K) by Engie Group in connection with these services. At 31 December 2019 £1,033K (2018: £446K) remained outstanding.

21. Parent undertaking and ultimate controlling party

The ultimate parent and controlling entity is BIIF LP. BIIF LP is owned by a number of investors, with no one investor having individual control.

22. Pension

A subsidiary of the Group operates a defined contribution pension scheme for its employees. The amount recognised as an expense in the statement of comprehensive income was:

	31 Dec 2019 £000	31 Dec 2018 £000
Current year contributions	740	575

Notes to the financial statements

For the year ended 31 December 2019

23. Financial instruments

(a) Carrying amount of financial instruments

31 Dec 2019 £000	31 Dec 2018 £000
Assets measured at amortised cost 1,219,042	1,325,000
Assets measured at cost less impairment 348,556	331,256
Assets measured at fair value 45,134	45,806
Liabilities measured at fair value through profit and loss (465,713)	(483,157)
Liabilities measured as amortised cost (1,974,084)	(2,050,674)

(b) Financial instruments measured at fair value

Derivative financial instruments

The fair value of interest rate swaps is based on valuations provided by the swap counterparties. Those valuations are tested for reasonableness by discounting estimated future cash flows based on the terms and maturity of each contract and using market interest rates for a similar instrument at the measurement date.

The interest rates used to discount estimated cash flows, where applicable are based on market interest rates.

The fair value of RPI swaps is based on valuations provided by the swap counterparties. Those valuations are tested for reasonableness by discounting estimated future cash flows based on the terms and maturity of each contract and using market forecast inflation rates.

The amount of change in fair value attributable to own credit risk cannot be measured reliability.

The derivative contracts used by the Group are typical for PFI projects. Where projects are debt-funding, interest on the loan is calculated by reference to a floating rate. Interest rate swaps hedge Libor fluctuations and mitigate the risk that debt interest costs will fluctuate as Libor fluctuates. The full amount of the senior debt service payment is hedged in this way.

RPI swaps are used to hedge fluctuations in the inflation index which is relevant for the project. Low inflation would otherwise cause a shortfall in cash with which to make senior debt service payments. RPI swaps are structured in such a way to ensure that any volatility in cash flow for senior debt service that could arise due to inflation fluctuations is effectively neutralized.

Interest rate swaps and RPI swaps, where used, are conditions imposed on the PFI project company by the senior debt provider to ensure stability in cash flows.

(c) Hedge accounting

The following table indicates the periods in which the cash flows associated with cash flow hedging instruments are expected to occur and affect profit and loss as required by FRS 102.29(a) for the cash flow hedge accounting models:

Notes to the financial statements

For the year ended 31 December 2019

23. Financial instruments (continued)

	Carrying amount	Expected cash flows	1 year or less	1 year or more
	£000	£000	£000	£000
Period ended 31 December 2019				
Interest rate swaps:				
Assets	45,134	45,134	-	45,134
Liabilities	(369,718)	(369,718)	(47,917)	(321,801)
RPI swaps:				
Liabilities	(95,995)	(95,995)	(12,441)	(83,554)
Period ended 31 December 2018				
Interest rate swaps:				
Assets	45,806	45,806	+	45,806
Liabilitics	(373,016)	(373,016)	(39,446)	(333,570)
RPI swaps:				
Liabilities	(110,141)	(110,141)	(11,647)	(98,494)

The Group applies hedge accounting in accordance with FRS102.12.

Interest rate swaps are used as a hedging instrument again a floating rate loans as the hedged item. RPI swaps are used as a hedging instrument against that portion of unitary payment receipts which are required to make periodic senior debt service payments.

Fair value of these hedging instruments are reported in note 23(d). The amount of the change in fair value of the hedging instruments recognised in other comprehensive income for the period and the amount that was recycled to profit or loss for the year are shown in the statement of consolidated other comprehensive income.

(d) Fair values

The amounts for all financial assets and financial liabilities carried at fair value are as follows:

	31 Dec 2019 £000	31 Dec 2018 £000
Interest rate swap contracts RPI swap contracts	(369,718) (95,995)	(327,210) (110,141)

During 2019, a hedging gain of £10,157K (2018: £20,421K) was recognised in other comprehensive income for changes in the fair value of the interest rate swap together with a gain of £4,533K (2018: £27,728K) recognised in the profit and loss for the financial year.

Notes to the financial statements

For the year ended 31 December 2019

24. Investments in Subsidiaries

The companies listed below are wholly owned subsidiaries of the Company and all investments are in ordinary shares:

Registered Office -Cannon Place, 78 Cannon Street, London, EC4N 6AF

A-Roads Investments Limited

Adams Campus Limited

AM Holdco Limited

Anavon Holdings Limited

Anavon Limited

BIIF Bidco Limited

Blackshaw Healthcare Services Holdings Limited

Blackshaw Healthcare Services Ltd

BIIF Holdco II Limited

BIIF Holdco III Limited

BIIF IssuerCo Limited

BIIF Parentco Limited

CH Bolton Limited

CH Holton (Holdings) Limited

Cricketdrift Limited

Defence Management Group (Holdings) Limited

Defence Management (Holdings) Limited

Defence Management (Watchfield) Limited

Duchesspark Holdings Limited

Duchesspark Limited

Durham Investments Holdco Limited

Eastbrook Facilities Holdings 2 Limited

Eastbrook Facilities Holdings Limited

Eastbrook Facilities Limited

Elbon Holdings (1) Limited

Elbon Holdings (2) Limited

Elbon Holdings (3) Limited

Elbon PFI Fund (Investments) Limited

ERI Holdings Limited

Grannag Limited

GH Bodmin Holdings Limited

GH Bodmin Limited

GH Bury Holdings Limited

GH Bury Limited

GH Newham Holdings Limited

GH Newham Limited

HSC Investments Limited

I2 Bidco Limited

I2 Holdco 2 Limited

I2 Holdco Limited

Infrastructure Investors Castlehill Holdings Limited

Infrastructure Investors Castlehill Limited

International Water (Highland) Limited

Notes to the financial statements

For the year ended 31 December 2019

24. Investments in Subsidiaries (continued)

International Water (Tay) Limited

Investment Holdings (Genistics) Limited

IWL Moray Montrose Limited

IWUUHH Limited

Kilmarnock PFI Holdings Limited

Kilmarnock Prison Services Limited

Kinnoull House Holdings Limited

Kintra Limited

Lanterndew Limited

Lowdham Grange Prison Services Limited

Luton Health Facilities (Holdings) Limited

Luton Health Facilities Limited

M1-A1 Investments Limited

MI-A1 Yorkshire Limited

Machrie Burn Limited

Machrie Limited

Matrix FPMS Holdings Limited

Matrix FPMS Limited

Matrix PFI Developments Limited

Matrix PFI GP Limited

Matrix PFI Holdings Limited

Matrix Premier Holdings Limited

Moreton Prison Services Limited

Newmount Holdings Limited

Newmount Limited

Newschools (Penweddig) Holdings Limited

Newschools (Penweddig) Limited

Normanby Healthcare Group Holdings Limited

Normanby Healthcare (Holdings) Limited

Normanby Healthcare (Projects) Limited Nuffield Albion Healthcare Limited

NVSH TopCo Limited

PFI Infrastructure Finance Limited

PFI Senior Funding Limited

PIF Vulcans Lane Limited

PIF West Cumbria Limited

Premier Custodial Finance Limited

Premier Custodial Investments Limited

Premier Custodial Sub-debt Limited

Pucklechurch Custodial Services Limited

Reno Water (Moray) Limited

Reno Water (Tay) Limited

Robertson Education (Aberdeenshire) Group Holdings Limited

Robertson Education (Ingleby Barwick) Group Holdings Limited

Robertson Education (Ingleby Barwick) Holdings Limited

Robertson Education (Ingleby Barwick) Limited

Robertson Health (Chester le Street) Group Holdings Limited

Robertson Health (Chester le Street) Holdings Limited

Robertson Health (Chester le Street) Limited

SD Marine Services (Holdings) Limited

SD Marine Services Limited

TBEP Investments Limited

Tiverton Healthcare Facilities Limited

VLE Holdings Limited

Notes to the financial statements

For the year ended 31 December 2019

24. Investments in Subsidiaries (continued)

Vulcans Lane Estates Limited

Wansbeck Healthcare Facilities (Holdings) Limited

Wansbeck Healthcare Facilities Limited

WCEM Holdings Limited

West Cumbria Estates Management Limited

Registered Office -2nd Floor. 11 Thistle Street, Edinburgh, EH2 1DF

ABC Schools (Holdings) Limited

ABC Schools Limited

Alpha Schools (West Lothian) Holdings Limited

Alpha Schools (West Lothian) Limited

Bannockburn Group Limited

Bannockburn Holdings Limited

Bannockburn Homes Limited

Catchment Highland Holdings Limited

Catchment Highland Limited

Catchment Limited

Covesea Holdings Limited

Dumfries Facilities (Holdings) Limited

Dumfries Facilities Ltd

Elbon PFI Fund II

Elgin Water Limited

Forfar Healthcare (Holdings) Limited

Forfar Healthcare Limited

Infrastructure Managers Limited

International Water UU (Highland) Limited

KE Project Limited

Kinnoull House Limited

LH Project Limited

Lochgilphead Healthcare Services (Holdings) Limited

Midlothian Schools (Debtco) Limited

Midlothian Schools (Holdings) Limited

Midlothian Schools Limited

Morris Eddie Limited

NVSH Holdco Limited

Robertson Education (Aberdeenshire) Holdings Limited

Robertson Education (Aberdeenshire) Limited

Salisbury Healthcare Facilities (Holdings) Limited

Salisbury Healthcare Facilities Limited

Tiverton Healthcare Facilities (Holdings) Limited

West Lothian Education Limited

Registered Office -4/7 Esplanade, St Helier, Jersey, JE1 0DE

BIIF Offshare Windkraft Holdings Limited

Registered Office - St James Chambers, Athol Street, Douglas, Isle of Man, IM1 1JE

PFI Infrastructure Company plc

Registered Office - Beaufort Court Egg Farm Lane, Off Station Road, Kings Langley, Hertfordshire, WD4 8LR

Black Hill Wind Farm Topco Limited Black Hill Wind Farm Holdco Limited

Notes to the financial statements

For the year ended 31 December 2019

24. Investments in Subsidiaries (continued)

Black Hill Wind Farm Limited

Registered Office - 6, Rue Eugene Ruppert L-2453, Luxembourg

Barclays Integrated Infrastructure Project sarl

The companies listed below are subsidiaries of the Company but are not wholly owned. All investments are in ordinary shares:

Registered Office -Cannon Place, 78 Cannon Street, London, EC4N 6AF

HpC King's College Hospital (Holdings) Limited (75%)
HpC King's College Hospital (Issuer) plc (75%)
HpC King's College Hospital Limited (75%)
Innovate East Lothian (Holdings) Limited (90%)
Innovate East Lothain Limited (90%)
Reno Water Highland Limited (70%)
Reno. Water (Tay) Limited (55%)

Registered Office -2nd Floor. 11 Thistle Street, Edinburgh, EH2 1DF

Catchment Moray Holdings Limited (85%)
Catchment Moray Limited (85%)
Catchment Tay Holdings Limited (51%)
Catchment Tay Limited (51%)
Covesea Limited (54%)
Lochgilphead Healthcare Services Limited (55%)

Registered Office - 6, Rue Eugene Ruppert L-2453, Luxembourg

Helios B (SJDA 11) (90%) Societe des Bus Hybrides Dijonnais (90%)

Registered Office - 6th Floor 350 Euston Road, Regents Place, London, NW1 3AX

Connect A50 Limited (75%)
Connect Roads Limited (75%)

Registered Office - 33 Wigmore Street, London, W1U 1QX

Alert Communications Group Holdings Limited (80%) Alert Communications (2006) Limited Alert Communications (Holdings) Limited Alert Communications Limited

Notes to the financial statements

For the year ended 31 December 2019

24. Investments in Subsidiaries (continued)

BIIF Holdco Limited has given a guarantee under section 479C of the Companies Act 2006 (the 'Act') in respect of the year ended 31 December 2019 to the following of its subsidiary companies and the following subsidiary companies are exempt from the requirements of the Act relating to the audit of individual statements by virtue of Section 479A of the Companies Act 2006:

Company Name	Registered Number
Anavon Limited	03345300
Bannockburn Holdings Limited	SC195478
Duchesspark Holdings Limited	06420368
I2 Holdco 2 Limited	06239026
Lanterndew Limited	05133562
M1-A1 Investments Limited	06003363
NVSH Topco Limited	06965694
Infrastructure Investors Castlehill Holdings Limited	03897418
Elbon Holdings (3) Limited	05572070
Infrastructure Investors Castlehill Limited	03897442
Eastbrook Facilities Holdings Limited	04309178
Alpha Schools (West Lothian Holdings) Limited	SC212847
Blackshaw Healthcare Services Holdings Limited	03872309
Dumfries Facilities (Holdings) Limited	SC203849
GH Bodmin Holdings Limited	03748084
GH Bury Holdings Limited	03748018
GH Newham Holdings Limited	03748050
Kinnoull House Holdings Limited	05624927
Luton Healthcare Facilities (Holdings) Limited	03997460
Machrie Burn Limited	03719548
Newmount Holdings Limited	04212599
Wansbeck Healthcare Facilities (Holdings) Limited	03933041
Elbon PFI Fund (Investments) Limited	04196287
Morris Eddie Limited	SC201468
Bannockburn Group Limited	SC237879
Newschools (Penweddig) Holdings Limited	03773789
PIF West Cumbria Limited	05780663
Robertson Education (Aberdeenshire) Group Holdings Limited	05934601
Salisbury Healthcare Facilities (Holdings) Limited	SC255428
I2 Bídco Limited	06228634
12 Holdco Limited	06228633
Kilmarnock PFI Holdings Limited	05971387
Matrix PFI Developments Limited	05855043
Matrix PFI GP Limited	05799677
Matrix PFI Holdings Limited	06435881
Matrix FPMS Limited	06378798
Defence Management Group Holdings Limited	06385476
Matrix FPMS Holdings Limited	06434638
Matrix Premier Holdings Limited	05855031
Defence Management (Holdings) Limited	03564570
Premier Custodial Finance Limited	03849244
Premier Custodial Investments Limited	03849142
Premier Custodial Sub-debt Limited	05964120
Normanby Healthcare (Holdings) Limited	04152700
WCEM (Holdings) Limited	03955220
Robertson Education (Ingleby Barwick) (Holdings) Limited	04375611
Robertson Health (Chester le Street) Holdings Limited	04236937

Notes to the financial statements For the year ended 31 December 2018

25. Investments in Associates and Joint Ventures

The companies listed below are investments in joint ventures and associates together with particulars of loans due:

% Note that we have a second to the control of the	% holding ordinary shares	Country of Incorporation	Sector	Sums Sum sadvanced	Interest rate applied	Date of maturity of loan	Interest received £000	Accrued income and prepayment at 31 Dec 2019	Accounting period end date	Registered office
Key Health Services (Addenbrookes) Limited	\$0.00%	England & Wales	Healthcare	3,563	11.25%	2037	637	341	31 December	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Fasttrax Limited	\$0.00%	England & Wales	Military	2,236	11.25%	2025	381	96	31 December	Hill Park Court, Springfield Drive, Leatherhead, Surrey, KT22 7NL
Summit Healthcare (Wishaw) Ltd	%00.09	Scotland	Healthcare	8,819	18.00%	2028	1,267	400	31 March	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Modern Courts (Humberside) Ltd	\$0.00%	England & Wales	Justice	1,273	13.00%	2025	165	28	30 April	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Modern Courts (East Anglia) Ltd	\$0.00%	England & Wales	Justice	889	13.20%	2025	117		31 December	Cannon Place, 78 Cannon Street, London, EC4N 6AF
The Education Support Company (Leeds) Ltd	\$0.00%	England & Wales	Education	1,369	13.00%	2028	178	45	31 March	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Consort Healthcare (Durham) Limited	\$0.00%	England & Wales	Healthcare	3,866	LIBOR + 6%	2028	276	36	31 December	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Genistics Ltd	\$0.00%	England & Wales	Military	9,456	13.50%	2020	1,285	245	31 December	Rolls Royce Ple PO BOX 31, Moor Lane, Derby, Derbyshire, DE24 8BJ
Connect M1-A1 Limited	\$0.00%	England & Wales	Transport	2,854	15.00%	2016	450	157	31 March	6th Floor 350 Euston Road, Regents Place, London, NWI 3AX
PPP Services (North Ayrshire) Limited	54.50%	Scotland	Education	4,279	14.00%	2037	583	123	31 December	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
FCC (East Ayrshire) Limited	44.50%	Scotland	Education	3,603	%00'6	2037	324	82	31 December	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Consort Healthcare (Edinburgh Royal Infirmary) Ltd	\$0.00%	Scotland	Education	6,214	LIBOR + 6.00%	2023	442	153	31 December	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Glasgow Healthcare Facilities Ltd	\$0.00%	Scotland	Healthcare	9,700	13.75%	2039	1,334	336	31 December	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Stobhill Healthcare Facilities Limited	%00'09	Scotland	Healthcare	1,206	13.25%	2031/2042	160	53	31 December	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Sewell Education (York) Limited	%00.09	England & Wales	Education	•	ı	•	•	,	31 December	Geneva Way, Leads Road, Hull, North Humberside, HU7 0DG
Stirling Gateway Limited	20.00%	Scotland	Education	3,309	13.50%	2039	447	112	31 March	Quartermile One, 15 Lauriston Place, Edinburgh, EH3 9EP
Sheppey Route Limited	\$0.00%	England & Wales	Transport	2,582	12.75%	2033	334	83	31 December	Cannon Place, 78 Cannon Street, London, EC4N 6AF

BIIF Holdco Limited

Notes to the financial statements For the year ended 31 December 2018

Registered office Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	8 White Oak Square, London Road, Swanley, Kent, BR8 7AG	Cannon Place, 78 Cannon Street, London, EC4N 6AF	6, Rue Eugène Ruppert L-2453 Luxembourg	6, Rue Eugène Ruppert L-2453 Luxembourg	3, Rue de Vienne, 75008, Paris, France	47 Esplanade, St Helier, Jersey JE1 0BD	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Third Floor Broad Quay House, Prince Street, Bristol, BS1 4DJ	C/O Albany Spc Services Ltd 3rd Floor, 3-5 Charlotte Street Manchester England M1 4HB	COA Albany Story Services Ltd 3rd Floor, 3-5 Charlotte Street Manshester England M14HR	Third Floor Broad Quay House, Prince Street, Bristol, BS1 4D1	73 Norman Road, Greenwich, London, SE10 9QF	6th Floor 350 Euston Road, Regents Place, London, NW1 3AX	6th Floor 350 Euston Road, Regents Place, London, NWI 3AX	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Accounting period end date 31 March	31 March	31 March	31 March	31 December	31 December	28 February	31 December	31 December	31 March	31 December	31 December	31 December	31 December	31 December	31 December	31 December	31 March	31 March	31 March	31 December
Accrued income and prepayment at at 31 Dec 2019 121	224	TTT	233	7	1	ı	,	•	1	1	1,801	64	œ	,	52	•	1	114	28	,
Interest received £000 657	883	3,061	923	948	955	ı	1	•	5,541	872	2,054	262	96	42	104	1	,	314	231	•
Date of maturity of loan 2031	2031	2033	2033	2040	•	•	1	•	•	í	2022	2036	2031	2031	2036	•	•	2035	2032	2031
Interest rate applied 7.88% +	7.88% + RPI	8.21%	9.50%	12.30%	9.25%	1	•	•	•	ı	12.00%	10.00%	15.00%	8.40%	12.26%	1	1	12.10%	13.75%	12.85%
Sum advance d £000 6,128	8,729	37,532	9,726	7,704	10,146	7,328	2,009	•	i	٠	4,804	2,541	638	526	846	i	•	3,553	1,681	L69
Sector Energy	Energy	Energy	Energy	Healthcare	Transport	Justice	Education	Management	Energy	Education	Transport	Transport	Healthcare	Healthcare	Healthcare	Transport	Transport	Transport	Education	Education
Country of Incorporation Jersey	Jersey	England & Wales	England & Wales	England & Wales	England & Wales	France	France	France	Jersey	England & Wales	England & Wales	England & Wales	England & Wales	England & Wales	England & Wales	England &	wates England & Wales	England & Wales	Scotland	England & Wales
% holding ordinary shares 50.00%	\$0.00%	\$0.00%	\$0.00%	\$0.00%	20:00%	56.35%	%00.09	\$0.00%	20.00%	49.00%	41.67%	25.00%	20.00%	16.67%	25.00%	40.00%	15.00%	15.00%	30.00%	24.50%
Joint ventures and associates Blue Transmission Walney Limited	Blue Transmission Walney 2 Limited	Blue Transmission London Array Limited	Blue Transmission Sheringham Shoal Limited	The Walsall Hospital Company Limited	Hounslow Highways Services Limited	Helios A SPV (SJDA 12)	Ligeria (SJDA 13)	Canopee IML SAS	Blue Transmission Investment Limited	Schools Capital Limited	Road Management Group Limited	Road Management Services (Darrington) Limited	Catalyst Healthcare (Calderdale) Ltd	Catalyst Healthcare (Worcester) Ltd	Albion Healthcare (Oxford) Limited	City Greenwich Lewisham Rail Link plc	Connect A30/35 Limited	Connect M77 / GSO Limited	Emblem Schools Limited	Manchester Schools Services Limited

BIIF Holdco Limited

Notes to the financial statements For the year ended 31 December 2018

Registered office First Floor Return, 25 Merrion Square, Dublin 2	C/O Cleaver Fulton Rankin, 50 Bedford Street, Belfast, B172 7FW	Third Floor Broad Quay House, Prince Street, Bristol, RS1 4DJ	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Westwood Way, Westwood Business Park, Coventry, CV4 81 G	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Hill Park Court, Springfield Drive, Leatherhead, Surrey, KT22 7NL	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Rolls Royce Plc PO BOX 31, Moor Lane, Derby, Derbyshire, DE24 8BJ	6th Floor 350 Euston Road, Regents Place, London, NWI 3AX	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF
Accounting period end date 31 December	31 December	31 December	31 March	31 December	31 December	31 December	31 March	31 March	30 April	31 December	31 March	31 December	31 December	31 March	31 December	31 December	31 December	31 December	31 December
Accrued income and prepayment at 31 Dec 2019			473	٣	1	ı	,	,	•	1	•	•		,	•			,	,
Interest received £000	, ,	•	125	13	•	1	,	•	•	•	•	•	•	•	•	•	•	•	•
Date of maturity of Isan	•	•	2033	2025	•	•	•	•	•	ı	•	•	•	•	1	•	ı	1	•
Interest rate applied	•	ı	13.07%	13.18%	•	•	1	•	•	1	•	,	•	•	•	•	,	,	1
Sum advance d £000	969	347	206	92	1	•	•	•	ı	1	1	ı	•	•	•	•	•	•	•
Sector Education	Education	Education	Education	Transport	Healthcare	Military	Healthcare	Healthcare	Justice	Justice	Education	Healthcare	Military	Transport	Education	Education	Education	Education	Education
Country of Incorporation Ireland	Northern	England & Wales	Scotland	England & Wales	England & Wales	England & Wales	Scotland	Scotland	England & Wales	England & Wales	England & Wales	England & Wales	England & Wales	England & Wales	Scotland	Scotland	Scotland	Scotland	Scotland
% holding ordinary shares 24.50%	19.60%	24.50%	17.14%	40.00%	20%	20%	%09	%09	20%	20%	20%	20%	%05	%0\$	55%	45%	%0\$	20%	20%
Joint ventures and associates CSM PPP Services Limited	Bangor and Nendrum Schools Services	Salford Schools Solutions Limited	The Edinburgh Schools Partnership Limited	Lighting for Staffordshire Limited	Key Health Services Holdings (Addenbrookes) Limited	Fasttrax Holdings Limited	Summit Holdings (Wishaw) Limited	Summit Finance (Wishaw) plc	Modern Courts Holdings (Humberside) Limited	Modern Courts Holdings (East Anglia) Limited	The Education Support Company Holdings (Leeds) Limited	Consort Healthcare (Durham) Holdings Limited	Genistics Holdings Limited	Connect M1-A1 Holdings Limited	PPP Services (North Ayrshire) Holdings Limited	FCC (East Ayrshire) Holdings Limited	Consort Healthcare (Edinburgh Royal Infirmary) Holdings Limited	Consort Healthcare (Edinburgh Royal Infirmary) Investments Limited	Consort Healthcare (Edinburgh Royal Infirmary) Finance Limited

Notes to the financial statements For the year ended 31 December 2018

Registered office	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Geneva Way, Leads Road, Hull, North Humberside,	HU / UDG Quartermile One, 15 Lauriston Place, Edinburgh,	EH3 9EP Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	47 Esplanade, St Helier, Jersey, JE1 0BD, Channel	Islands Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	47 Esplanade, St Helier, Jersey, JE1 0BD, Channel	islands 47 Esplanade, St Helier, Jersey, JE1 0BD, Channel	Islands Swanley, Kent, Dondon Road, Swanley, Kent, Drog 4 (c)	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF	Cannon Place, 78 Cannon Street, London, EC4N 6AF
Accounting period end date	31 December	31 December	31 December	31 March	31 December	31 March	31 March	31 March	31 March	31 March	31 March	31 March	31 December	31 December	31 December	31 December	31 December	31 December	31 December
Accrued income and prepayment at 31 Dec 2018	٠	1	•	•	•	•	•	1				•	1			,	ı	,	
Interest received £000	,	•	•	•	í	•	•	,	•	ı	1	ŕ	•	•	1	•		•	•
Date of maturity of loan	•	•	•	ı	•	•	1	ı	•	•	1	ı	1	ŕ	1	ı	ı	1	1
Interest rate applied	•	1	•	ı	1	•	•	ı	•	•	•	i	1	ı	•	ı	İ	•	•
Sum advance d£000	•	ı	•	ı		•	•	•	ř	ı	•	ı	•		t	•	•	•	ı
Sector	Healthcare	Healthcare	Education	Education	Transport	Energy	Energy	Energy	Energy	Energy	Energy	Energy	Healthcare	Transport	Transport	Transport	Transport	Transport	Transport
Country of Incorporation	Scotland	Scotland	England & Wales	Scotland	England & Wales	England & Wales	England & Wales	Jersey	England & Wales	England & Wales	Jersey	Jersey	England & Wales	England & Wales	England & Wales	England & Wales	England &	England & Wales	England & Wales
% holding ordinary shares	20%	%09	20%	20%	20%	20%	20%	20%	20%	20%	%05	%05	20%	20%	20%	45%	45%	42%	42%
Joint ventures and associates	Glasgow Healthcare Facilities (Holdings) Limited	Stobhill Healthcare Facilities (Holdings) Limited	Sewell Education (York) Holdings Limited	Stirling Gateway HC Limited	Sheppey Route (Holdings) Limited	Blue Transmission Walney 1 (Holdings) Limited	Blue Transmission Walney 2 (Holdings) Limited	Blue Transmission Walney 2 Investments Limited	Blue Transmission London Array (Holdings) Limited	Blue Transmission Sheringham Shoal (Holdings) Limited	Blue Transmission Sheringham Shoal Investments Limited	Blue Transmission Investments Limited	The Walsall Hospital Company (Holdings) Limited	Hounslow Highways Investment Limited	Hounslow Highways Investment 2 Limited	Road Management Consolidated plc	Road Management Limited	Road Management Services (Gloucester) Limited	Road Management Services (Peterborough) Limited

BIIF Holdco Limited

Notes to the financial statements For the year ended 31 December 2018

					Registered office	Third Floor Broad Quay House, Prince Street, Bristol,	BSI 4DJ	Third Floor Broad Quay House, Prince Street, Bristol,	BS1 4DJ	C/O Albany Spc Services Ltd 3rd Floor, 3-5 Charlotte	Street, Manchester, England, M1 4HB	C/O Albany Spc Services Ltd 3rd Floor, 3-5 Charlotte	Street, Manchester, England, M1 4HB	Third Floor Broad Quay House, Prince Street, Bristol,	BS1 4DJ	6th Floor 350 Euston Road, Regents Place, London,	NWI 3AX	6th Floor 350 Euston Road, Regents Place, London,	NWI 3AX	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Cannon Place, 78 Cannon Street, London, EC4N 6AF		First Floor Return, 25 Merrion Square, Dublin 2	C/O Cleaver Fulton Rankin, 50 Bedford Street, Belfast,	BT2 7FW	Third Floor Broad Quay House, Prince Street, Bristol,	BS1 4DJ	Cannon Place, 78 Cannon Street, London, EC4N 6AF	2nd Floor 11 Thistle Street, Edinburgh, EH2 1DF	Westwood Way, Westwood Business Park, Coventry, CV4 8LG
			Accounting	period end	date	31 December		31 December		31 December		31 December		31 December		31 March		31 March		31 March	31 December		31 December	31 December		31 December		31 December	31 March	31 December
Accrued income and		prepayment	Ħ	31 Dec 2019	£000					•		•		•		1		•		·	•		ŀ	•		•			•	1
		Interest	received		£000	1		•		•		•		•				•		•	•		•	•		•		•	•	1
			Date of	maturity	of loan	•		,		•		•		•				•		•	•		•	•				•	•	•
			Interest	rate	applied	•		1		•		•		•		•		•		1	•		•	•		•		•	•	•
			Sum	advance	000 3 P	•		•		1		,		•		•		1		1	•					•		•	•	1
					Sector	Transport		Transport		Healthcare		Healthcare		Healthcare		Transport		Transport		Education	Education		Education	Education		Education		Education	Education	Transport
				Country of	Incorporation	England &	Wales	England &	Wales	England &	Wales	England &	Wales	England &	Wales	England &	Wales	England &	wales	Scotland	England &	Wales	Ireland	Northern	Ireland	England &	** all 5	England & Wales	Scotland	England & Wales
	è	?	holding	ordinary	shares	25%		25%		20%		17%		25%		15%		15%		30%	25%		25%	20%		25%		49%	17%	40%
					Joint ventures and associates	Road Management Services	(Darrington) Holdings Limited	Road Management Services (Finance)	plc	Calderdale Hospital SPC Holdings	Limited	Worcestershire Hospital SPC Holdings	Limited	Albion Healthcare (Oxford) Holdings	Limited	Connect A30/A35 Holdings Limited		Connect M77 / GSO Holdings Limited		Emblem Schools (Holdings) Limited	Manchester Schools Services Holdings	Limited	CSM PPP Services (Holdings) Limited	Bangor and Nendrum Schools Services	Holdings Limited	Salford Schools Solutions Holdco		Schools Capital Limited	ESP (Holdings) Limited	Lighting for Staffordshire Holdings Limited