Report and Financial Statements

Year ended

31 December 2021

Company Number 05823053

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Report and financial statements for the year ended 31 December 2021

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Directors

A D Gray M Anastasia

Secretary and registered office

c/o Womble Bond Dickinson LLP, The Spark, Drayman's Way, Newcastle Helix, Newcastle upon Tyne, NE4 5DE

Company number

05823053

Auditors

BDO LLP, Central Square, 29 Wellington Street, Leeds, LS1 4DL

Strategic report for the year ended 31 December 2021

The directors present their strategic report together with the audited financial statements for the year ended 31 December 2021. The financial statements have been prepared in accordance with FRS 102, the Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland.

Business review and principal activities

The Company serves as an investment holding company. No change to this activity is envisaged.

The Statement of Comprehensive Income is set out on page 8 and shows a profit after tax of £16.6m (2020: loss £4.3m).

On 1 July 2021 the Company entered into a Deed of Release with a group undertaking, whereby the Company was released from its intercompany payable of £35,362k.

On 30 November 2021 the Company undertook a share capital reduction exercise. This resulted in all but one of the issued shares (162,074,654) being cancelled together with the entire share premium account (£346,649k). The aggregate benefit of this exercise, £508,724k was transferred to the profit and loss account.

On 21 December 2021 the Company received a dividend of \$25,779k (£19,357k) from Enodis Corporation. On the same day the Company declared and paid an interim dividend of the same value to its immediate parent.

The directors do not recommend payment of a final dividend (2020: £nil).

On 28 July 2022 Ali Holding S.r.L ("Ali Group") completed its acquisition of Welbilt, Inc and became the new ultimate parent company.

Section 172 Statement

The directors of the Company consider, both individually and together, that they have acted in the way they consider, in good faith, would be most likely to promote the success of the Company for the benefit of its members as a whole (having regard to the stakeholders and matters set out in s172(1)(a-f) of the Act) in the decisions taken during the year ended 31 December 2021.

As an intermediate holding company our purpose is the maintenance of the value of our investments. As such, the directors recognize that:

- Employees in our indirectly owned trading entities are fundamental and core to our business, and the
 delivery of the Company's and Welbilt Inc's strategic ambitions. The success of our business depends on
 attracting, retaining and motivating employees. We aim to be a responsible employer in our approach to
 remuneration, benefits and the health, safety and wellbeing of our employees.
- A strong mutually beneficial relationship with suppliers, customers, related parties and other stakeholders
 is also key to our success. Amongst our main stakeholders are our indirectly owned trading entities and
 the directors engage with the leadership of those businesses in order to assess the priorities.
- All Welbilt companies are monitored on their compliance with relevant laws and corporate governance standards set by Welbilt Inc through various formal channels such as on-line training and external advisor input, with the goal being to promote high standards of business conduct across the business.

Management's strategic decisions relate to ensuring investments and intercompany balances are recoverable and an annual impairment assessment of the recoverability of these balances is undertaken. There are no other transactions, developments or events which require management to make strategic or key decisions.

Where possible, the directors aim to act fairly with all stakeholders. However, there may be occasions when certain stakeholder interests may not be fully aligned with the Company's interests.

Strategic report (continued) for the year ended 31 December 2021

Principal risks and uncertainties

Throughout the year, the Company identifies and reviews potential risk and uncertainties that could have a material impact on performance and has put in place internal processes and controls designed to mitigate these risks. Detailed planning processes and contingency plans are in place for adverse change to macro-economic conditions. Appropriate review and development processes are followed for all employees including for succession. The principal risks the Company is exposed to are as follows:

Liquidity and interest rate risk

The Company is a participant in the group treasury function which has the objective of maintaining a balance between continuity of funding and appropriately investing in the money markets. All cash management is performed centrally and the Company's cash position is monitored weekly. The Company's policy is also to maintain access to a mixture of long term and short term debt finance from group companies and to regularly review interest rates.

Going concern

The directors have considered the continued impact of COVID-19 and the economic and trading uncertainties resulting from the conflict in Ukraine on forecast and projections, and the recovery of the commercial food service in 2022 and we are pleased to say, the Company has not and is not expected to require external financial support to continue to meet financial obligations as and when they fall due.

We continue to be cash generative and at the discretion of management, the excess is swept into a cash pool facility managed at the group level.

Revenue in the subsidiary businesses has returned and exceeded pre COVID-19 pandemic levels, with strong customer demand exceeding our expectations. The directors, having considered the uncertainties of the economic environment and a sensitivity analysis of the forecasts and projections prepared for a period of at least 12 months from the date of approval of the financial statements, have concluded that it is appropriate to prepare the accounts on a going concern basis.

The Company is exposed to short term liability positions exclusively with entities within the wider Welbilt Inc group. The Company has obtained a letter of support from the current directors of Welbilt Inc, the ultimate parent company, which indicates that it will not demand repayment of group related balances such that it would leave the Company unable to meet its other liabilities as they fall due. Based on the directors' assessment of the ability of Welbilt Inc's ability to honour this letter of support the directors consider it appropriate to adopt the going concern basis of preparation in these financial statements. However, the directors acknowledge that following the recent acquisition of the Welbilt Inc Group by Ali Holding S.r.I during 2022, the future funding of the Welbilt Inc Group subsequent to this is not certain and as a result, these liabilities could be called in for repayment earlier than anticipated, which may result in a liquidity issue for the Company.

These conditions indicate that a material uncertainty exists that may cast significant doubt over the company's ability to continue as a going concern. The financial statements do not include the adjustments that would result if the Company was unable to continue as a going concern.

Approval

This strategic report was approved on behalf of the Board on 16 December 2022.

A D Gray

Director

Report of the directors for the year ended 31 December 2021

The directors present their report together with the audited financial statements for the year ended 31 December 2021.

Directors

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

A D Gray
M Anastasia (appointed 23 September 2022)
E John-Featherby (resigned 23 September 2022)

The Company has made qualifying third party indemnity provisions for the benefit of its directors which were made during the year and exist at the date of this report.

Directors' responsibilities

The directors are responsible for preparing the strategic report, the directors' report and the financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period.

In preparing these financial statements, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures
 disclosed and explained in the financial statements;
- 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 responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Report of the directors for the year ended 31 December 2021 (continued)

Auditors

All of the current directors have taken all the steps that they ought to have taken to make themselves aware of any information needed by the company's auditors for the purposes of their audit and to establish that the auditors are aware of that information. The directors are not aware of any relevant audit information of which the auditors are unaware.

The auditors, BDO LLP, are deemed to have been reappointed in accordance with section 487 of the Companies Act 2006.

On behalf of the Board

A D Gray

Director

Date: 16 December 2022

Independent auditor's report to the members of Enodis Hanover

Opinion on the financial statements

In our opinion the financial statements:

- give a true and fair view of the state of the Company's affairs as at 31 December 2021 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements of Enodis Hanover ("the Company") for the year ended 31 December 2021 which comprise the Statement of Comprehensive Income, the Balance Sheet, the Statement of Changes in Equity and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland (United Kingdom Generally Accepted Accounting Practice).

Basis for opinion

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

Independence

We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Material uncertainty related to going concern

We draw attention to note 1 to the financial statements, which indicates that the Company is reliant on the continued financial support from Welbilt Inc, the ultimate parent company, to continue as a going concern. Welbilt Inc was acquired by Ali Holdings S.r.l during 2022 and the future funding of the Welbilt Inc Group subsequent to this is uncertain and may result in the Welbilt Inc Group related balances being called on for repayment earlier than anticipated. This in turn could lead to a liquidity issue for the Company. As stated in note 1, these events or conditions, indicate that a material uncertainty exists that may cast significant doubt on the company's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

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

Our responsibilities and the responsibilities of the Directors with respect to going concern are described in the relevant sections of this report.

Independent auditor's report to the members of Enodis Hanover (continued)

Other information

The directors are responsible for the other information. The other information comprises the information included in the Report and Financial Statements other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon. Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Other Companies Act 2006 reporting

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

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

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

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

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

Responsibilities of Directors

As explained more fully in the Statement of Directors' Responsibilities, the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Independent auditor's report to the members of Enodis Hanover (continued)

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Extent to which the audit was capable of detecting irregularities, including fraud

frregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below:

As part of the audit we gained an understanding of the legal and regulatory framework applicable to the Company and the industry in which it operates, and considered the risk of acts by the Company that were contrary to applicable laws and regulations, including fraud. We considered the Company's compliance with laws and regulations that have a direct impact on the financial statements including, but not limited to, UK company law and UK tax legislation, and we considered the extent to which non-compliance might have a material effect on the financial statements.

Based on our understanding we designed our audit procedures to identify instances of non-compliance with such laws and regulations. Our procedures included reviewing the financial statement disclosures and agreeing to underlying supporting documentation where necessary. We made enquiries of management and of the Directors as to the risks of non-compliance and any instances thereof. We also addressed the risk of management override of internal controls, including testing journal entries processed and evaluating whether there was evidence of bias by the Directors that represented a risk of material misstatement due to fraud.

Our audit procedures were designed to respond to risks of material misstatement in the financial statements, recognising that the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery, misrepresentations or through collusion. There are inherent limitations in the audit procedures performed and the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely we are to become aware of it.

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

Use of our report

This report is made solely to the Company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members as a body, for our audit work, for this report, or for the opinions we have formed.

—Bocusigned by Neil Ebdon

Neil Ebdon (Senior Statutory Auditor)
For and on behalf of BDO LLP, Statutory Auditor
Leeds, UK

Date: 21 December 2022

BDO LLP is a limited liability partnership registered in England and Wales (with registered number OC305127).

Statement of Comprehensive Income for the year ended 31 December 2021

	Note	2021 £'000	2020 £'000
Total administrative expenses		-	-
Income from investments		19,357	-
Operating profit / (loss)	3	19,357	
Interest payable	4	(2,755)	(4,324)
Profit / (loss) on ordinary activities before taxation		16,602	(4,324)
Taxation on profit / (loss) on ordinary activities	5	-	-
Profit / (loss) for the year		16,602	(4,324)
Comprehensive income / (loss) for the year		16,602	(4,324)

The notes on pages 11 to 16 form part of these financial statements.

Balance Sheet at 31 December 2021

			<u> </u>		
Company number: 05823053	Note	2021 £'000	2021 £'000	2020 £'000	2020 £'000
Fixed assets					
Investments	7		534,736		534,736
Creditors: amounts falling due					
within one year	8	(63,617)		(96,224)	
Net current liabilities			(63,617)		(96,224)
Total assets less current liabilities			471,119		438,512
Creditors: amounts falling due after more than one year			-		-
Net assets			471,119		438,512
Capital and reserves					
Called up share capital	8		-		162,075
Share premium	•		-		346,649
Profit and loss account			471,119		(70,212)
			471,119		438,512
			<u>,</u>		

The financial statements were approved by the Board of Directors and authorised for issue on 16 December 2022.

A D Gray

Director

Statement of Changes in Equity for the year ended 31 December 2021

Note	Share capital	Share premium	Profit and Loss	Total equity
	£'000	£,000	account £'000	£'000
1 January 2021	162,075	346,649	(70,212)	438,512
Comprehensive income for the year Profit for the year	-	-	16,602	16,602
Total comprehensive income for the year		-	16,602	16,602
Contribution by and distribution to owners				
Dividends 6 Waiver of intercompany payable 8 Share Capital reduction 9	- - (162,075)	- (346,649)	(19,357) 35,362 508,724	(19,357) 35,362 -
Total contribution by and distribution to owners	(162,075)	(346,649)	524,729	16,005
31 December 2021			471,119	471,119
1 January 2020	162,075	346,649	(65,888)	442,836
Comprehensive income / (loss) for the year Loss for the year	-	-	(4,324)	(4,324)
Total comprehensive income / (loss) for the year	<u> </u>	-	(4,324)	(4,324)
31 December 2020	162,075	346,649	(70,212)	438,512

The notes on pages 11 to 16 form part of these financial statements.

Notes forming part of the financial statements for the year ended 31 December 2021

1 Accounting policies

Enodis Hanover is a private unlimited company with share capital incorporated in England and Wales under the Companies Act 2006. The address of the registered office can be found on the company information page. The nature of the company's operations and its principal activity is outlined in the strategic report.

The financial statements are prepared in sterling, which is the functional currency of the company. Amounts in these financial statements are rounded to the nearest £'000.

The financial statements have been prepared in accordance with FRS 102, the Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland.

The preparation of financial statements in compliance with FRS 102 requires the use of certain critical accounting estimates. It also requires management to exercise judgement in applying the accounting policies.

The following principal accounting policies have been applied:

Going concern

The directors have considered the continued impact of COVID-19 and the economic and trading uncertainties resulting from the conflict in Ukraine on forecast and projections, and the recovery of the commercial food service in 2022 and we are pleased to say, the Company has not and is not expected to require external financial support to continue to meet financial obligations as and when they fall due.

We continue to be cash generative and at the discretion of management, the excess is swept into a cash pool facility managed at the group level.

Revenue in the subsidiary businesses has returned and exceeded pre COVID-19 pandemic levels, with strong customer demand exceeding our expectations. The directors, having considered the uncertainties of the economic environment and a sensitivity analysis of the forecasts and projections prepared for a period of at least 12 months from the date of approval of the financial statements, have concluded that it is appropriate to prepare the accounts on a going concern basis.

The Company is exposed to short term liability positions exclusively with entities within the wider Welbilt Inc group. The Company has obtained a letter of support from the current directors of Welbilt Inc, the ultimate parent company, which indicates that it will not demand repayment of group related balances such that it would leave the Company unable to meet its other liabilities as they fall due. Based on the directors' assessment of the ability of Welbilt Inc's ability to honour this letter of support the directors consider it appropriate to adopt the going concern basis of preparation in these financial statements. However, the directors acknowledge that following the recent acquisition of the Welbilt Inc Group by Ali Holding S.r.I during 2022, the future funding of the Welbilt Inc Group subsequent to this is not certain and as a result, these liabilities could be called in for repayment earlier than anticipated, which may result in a liquidity issue for the Company.

These conditions indicate that a material uncertainty exists that may cast significant doubt over the company's ability to continue as a going concern. The financial statements do not include the adjustments that would result if the Company was unable to continue as a going concern.

Consolidated Financial Statements

The Company is exempt under section 400 of the Companies Act 2006 from the requirement to prepare consolidated financial statements as it and its subsidiary undertakings are included in the publicly available consolidated financial statements of Welbilt Inc. These financial statements present information about the Company as an individual undertaking and not about its group.

Investments

Investments are held at cost less impairment.

Notes forming part of the financial statements for the year ended 31 December 2021 (continued)

1 Accounting policies (continued)

Cash Flow

The Company has taken advantage of the exemption in FRS102 under paragraph 1.12 which allows exemption from the requirements of Section 7 Statement of cash flows and Section 3 Financial Statement Presentation paragraph 3.17(d) in relation to cash flows. The Company is included in the consolidated financial statements of Welbilt Inc. Refer to Note 12 for more information on where to obtain a copy of the consolidated financial statements.

Financial assets

Financial assets are initially measured at transaction price (including transaction costs) and subsequently held at amortised cost, less any impairment.

Financial liabilities and equity

Financial liabilities and equity are classified according to the substance of the financial instrument's contractual obligations, rather than the financial instrument's legal form. Financial liabilities are initially measured at transaction price (including transaction costs) and subsequently held at amortised cost.

Reserves

The Company's reserves include:

- Called up share capital reserve represents the nominal value of the shares issued.
- The share premium account includes the premium on issue of equity shares, net of any issue costs.
- Profit and loss account represents cumulative profits or losses, net of dividends paid and other adjustments.

Current and deferred taxation

The tax expense for the period comprises current and deferred tax. Tax is recognised in profit or loss, except that a change attributable to an item of income or expense recognised as other comprehensive income or to an item recognised directly in equity is also recognised in other comprehensive income or directly in equity respectively.

The current income tax charge is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the reporting date in the countries where the Company's subsidiaries operate and generate taxable income.

Deferred balances are recognised in respect of all timing differences that have originated but not reversed by the balance sheet date, except:

- The recognition of deferred tax assets is limited to the extent that it is probable that they will be recovered
 against the reversal of deferred tax liabilities or other future taxable profits;
- Any deferred tax balances are reversed if and when all conditions for retaining associated tax allowances have been met.

Deferred tax balances are not recognised in respect of permanent differences except in respect of business combinations, when deferred tax is recognised on the differences between the fair values of assets acquired and the future tax deductions available for them and the differences between the fair values of liabilities acquired and the amount that will be assessed for tax.

Deferred income tax is determined using tax rates and laws that have been enacted or substantively enacted by the reporting date.

Notes forming part of the financial statements for the year ended 31 December 2021 (continued)

2 Judgements in applying accounting policies and key sources of estimation uncertainty

In preparing these financial statements, the directors have made the following judgements:

Investments are held at cost less impairment. Judgement has been applied by the directors in
estimating the carrying value of investments. Directors determine whether there are indicators of
impairment of the company's investments. Factors taken into consideration in reaching such a
decision include the economic viability and expected future financial performance of the asset and
where it is a component of a larger cash-generating unit, the viability and expected future
performance of that unit. (note 7).

3 Operating profit

On 21 December 2021 the Company received a cash dividend of \$25,779,388 (£19,356,802) from Enodis Corporation.

No auditors' remuneration has been charged in the financial statements in either year, as this is borne by Enodis Group Limited. Management believe that £5,000 (2020: £5,000) of the total audit fee disclosed by that company is attributable to the audit of the Company.

No Directors received any remuneration from the Company (2020: £nil). The Company has no employees other than the Directors (2020: none).

4 Interest payable

, , , , , , , , , , , , , , , , , , , ,	2021 £'000	2020 £'000
Interest payable on amounts owed to related parties	(2,755)	(4,324)
	(2,755)	(4,324)
Toyotion as a St. I (loss) an audinous activities		

5 Taxation on profit / (loss) on ordinary activities

The tax assessed for the year is higher than (2020 - higher than) the standard rate of corporation tax in the UK applied to profit before tax. The differences are explained below:

0004

2020

	£'000	£'000
Profit / (loss) on ordinary activities before tax	16,602	(4,324)
Profit / (loss) on ordinary activities at the standard rate of corporation tax in the UK of 19% (2020 – 19%)	3,154	(822)
Effects of:		
Non taxable income	(3,678)	-
Group relief surrendered for nil consideration	524	822
Total tax charge for the year		

There is no unrecognised deferred tax as at 31 December 2021 (2020: £nil).

An increase in the UK Corporation tax rate from 19% to 25% (25% effective from 1 April 2023) has been substantively enacted. There is no expected impact on the company as there is no future tax charge expected.

Notes forming part of the financial statements for the year ended 31 December 2021 (continued)

6 Dividend payable

On 21 December 2021 the Company received a dividend of \$25,779k (£19,357k) from Enodis Corporation. On the same day the Company declared and paid an interim dividend of the same value to its immediate parent.

7 Investments

	2021 £'000	2020 £'000
Cost: At the beginning and end of the year	534,736	534,736
Net book value	534,736	534,736

The subsidiaries of the Company at the end of the year are:

Сотрапу	Country of Incorporation	Proportion of voting rights and ordinary share capital held 2021/2020
Direct	1104	4000/
* Berisford Property Development (USA) Limited * Enodis Corporation	USA USA	100% 100%
Indirect		4.004
* Appliance Scientific Inc	USA	100%
Boek-en Offsetdrukkerij Kuyte	Netherlands	100%
Cleveland Range Limited	Canada	100%
Cleveland Range LLC	USA	100% 100%
* Enodis Group Holdings US Inc	USA UK	
Enodis Maple Leaf Limited	USA	100% 100%
* Enodis Technology Centre Inc	Malaysia	100%
Fabristeel (M) Sdn Bhd Fabristeel Private Limited	Singapore	100%
Frymaster LLC	USA	100%
* Garland Commercial Industries LLC	USA	100%
Garland Commercial Ranges Limited	Canada	100%
* Kysor Business Trust	USA	100%
* Kysor Holdings Inc	USA	100%
* Kysor Industrial Corporation	USA	100%
Kysor Nevada Holding Corporation	USA	100%
The Delfield Company LLC	USA	100%
Welbilt Foshan Foodservice Co Limited	China	100%
* Welbilt Holding Company	USA	100%
* Welbilt US Domestic Corporation	USA	100%

Notes forming part of the financial statements for the year ended 31 December 2021 (continued)

7 Investments (continued)

Registered offices:

Subsidiaries marked with * – 2227 Welbilt Boulevard, New Port Richey Florida, USA Boek-en Offsetdrukkerij Kuyte BV – Prins Bernhardplein 200,1097 JB Amsterdam, The Netherlands Cleveland Range Limited – 8251 Keele Street, Concord Ontario, Canada Cleveland Range LLC – 1333 East 179th Street, Cleveland Ohio, USA Enodis Maple Leaf Limited – c/o Womble Bond Dickinson LLP, The Spark, Drayman's Way, Newcastle Helix, Newcastle upon Tyne, NE4 5DE Fabristeel (M) Sdn Bhd – No 24A Jalan SS 4D/14, Petaling Jaya, Selangor Malaysia Fabristeel Private Limited – 9 Tuas Avenue 10, Singapore Frymaster – 8700 Line Avenue, Shreveport Louisiana, USA Garland Commercial Ranges Limited – 1177 Kamato Road, Mississauga Ontario, Canada Kysor Nevada Holding Corporation – One East First Street, Suite 1600, Reno Nevada, USA The Delfield Company LLC – 980 S Isabella Road, Mt Peasant Michigan, USA Welbilt Foshan Foodservice Co Limited – 9 Song Xia Industrial Park, Nanhai Song Gang, Guang Dong Province, China

8 Creditors: amounts falling due within one year

	2021 £'000	2020 £'000
Amount owed to related parties	63,617	96,224
	63,617	96,224

The amounts owed to related parties consists of £63.6m (2020: £60.8m) bearing interest at UK LIBOR + 200 bps and is repayable on demand.

On 1 July 2021 the Company entered into a Deed of Release with a group undertaking, whereby the Company was released from its intercompany payable of £35,362,974.

Notes forming part of the financial statements for the year ended 31 December 2021 (continued)

9	Share capital			
	·	2021 £'000	2020 £'000	
	Allotted, called up and fully paid 1 (2020: 162,074,655) ordinary share of £1 each	-	162,075	
			162,075	

On 30 November 2021 the Company undertook a share capital reduction exercise. This resulted in all but one of the issued shares (162,074,654) being cancelled together with the entire share premium account (£346,648,881). The aggregate benefit of this exercise, £508,723,535 was transferred to the profit and loss account.

10 Related party disclosures

The Company is a wholly owned subsidiary of Welbilt Inc. and has taken advantage of the exemption conferred under FRS 102 not to disclose transactions with Welbilt Inc. or other wholly owned subsidiaries within the group.

11 Subsequent events

On 28 July 2022 Ali Holding S.r.L ("Ali Group") completed its acquisition of Welbilt, Inc and became the new ultimate parent company.

12 Ultimate parent company

The Company's immediate parent is Enodis Regent, a company incorporated in England and Wales. At the reporting date the Directors regard Welbilt Inc., a company incorporated in the US, as the ultimate parent company and controlling entity. At the reporting date Welbilt Inc. was the smallest and largest group which prepares consolidated results and of which the Company forms a part. Copies of the financial statements of Welbilt Inc. for the period up to 31 December 2021 can be obtained from the Secretary at 2227 Welbilt Boulevard, New Port Richey, Florida 34655, USA.

As mentioned in note 11, on 28 July 2022 Ali Holding S.r.L ("Ali Group") completed its acquisition of Welbilt, Inc and became the new ultimate parent company.