Caffè Nero Group Holdings Ltd

Report and Financial Statements

31 May 2021

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Company Information

Registered No. 05936386

Directors

G W Ford B J Price

Secretary

B J Price

Auditor

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

Solicitor

Linklaters 1 Silk Street London EC2Y 8HQ

Registered Office

9-15 Neal Street, London United Kingdom WC2H 9QL

Strategic Report

The directors present their Strategic Report and Directors' Report and financial statements of Caffè Nero Group Holdings Ltd ('the Company') for the year ended 31 May 2021.

Principal activities and business review

The Company is the holding company of Rome Bidco Ltd. Due to its principal activity of being a holding company, the directors do not consider that specific key performance indictors exist although the directors are satisfied with the performance of investments.

There is an ongoing Company Voluntary Arrangement ('CVA') in a related party, Nero Group Holdings Limited. Further details are included in the Going Concern section of note 1.

Principal risks and uncertainties

The directors continually identify, evaluate and manage material risks and uncertainties that could adversely affect the Company's business, operating results and financial condition. The directors consider the principal risks and uncertainties facing the business to be those relevant to the trading entities in the enlarged Nero Group, which comprise the following:

Risk	Mitigation
Covid-19 (risk of further waves)	Operational processes develope

	COVID-19 (115k Of Iditalet Waves)	- Operational processes developed and forice out to react to
	 Risk of extensive local lockdowns or national 	any Covid-19 infections among team members.
	lockdown due to Government action.	All stores and head office adjusted to be Covid safe,
Į		including social distancing Perspey screens PPE for teams

- hand sanitiser stations, enhanced cleaning regimes and clear signage for customers.

 High-level plans in place to manage local or national
- closures.

 Strong cash management processes and cost cutting at group

Brand reputation

Company specific risks:

- Damage to the brand image due to failures in environmental health in the stores or contamination of products.
- Risk of guests suffering from failure to deliver our allergens policies and procedures, or inaccurate or insufficient information provided to guests concerning allergens.
- level to mitigate any further national lockdowns.
 Strict cleaning and store maintenance procedures continuously reviewed and enforced at store level in conjunction with the business Health and Safety officer and with review by the business primary authority.
- Clear Allergen policies and procedures established across all brands.
- Detailed database built up by ingredient/supplier and testing of database including physical verification.
- Allergen training refreshed as part of the reopening training and completed by all restaurant employees across all businesses.
- Constantly updated Allergen manual and information available to all customers both on the company website and in physical form in each store.

Talent attraction and retention

- Failure to attract, retain, or develop store teams and head office talent.
- Implementation of robust recruitment process to ensure the quantity of hires is sufficient but to also protect the quality of hiring.
- Continual review and updating of onboarding and induction process focused on core skills and employee engagement.
 Career pathway plans discussed with all above store level

- Supply chain management
- Risk of loss of key suppliers, jeopardising supply and availability.
- Risk that the distribution network is unable to meet the demands of our stores.
- Brexit risk to supply chain due to product shortages and/or delays causing loss of revenue, customer's satisfaction and reputation.
- Products are sourced from multiple suppliers to mitigate risk.
- Regular communication and dialogue with all logistics partners and key suppliers to review performance and assess risk.
- · Supply contracts in place with all key suppliers.
- Regular supplier visits by Group Technical and Buying teams to check operations and procedures.
- Contingency planograms and menus to mitigate for adjusted availability and to protect core product availability for customers.

Strategic Report (continued)

Mitigation
• Strong internal control processes in place throughout the business.
• Regular review of processes and systems to ensure a robust control environment is maintained.
Designated members responsible for communicating instances of fraud including how these were prevented and actions taken to ensure no repeat offences.
 Regular team updates with the internal audit team to further highlight instances of fraud/error in the business and necessary actions taken.
Work collaboratively with our suppliers to find effective cost savings.

Broader sector or macroeconomic risks:

- Adverse economic conditions in the UK markets;
- Increased competition in the markets in which Caffè Nero brands operate;
- A rise in interest rates which will affect the amount of interest payable on the wider Group's loans;
- The continuing impact of Brexit insofar as it affects availability of personnel and the import and export of goods in EU territories.

The Company continually monitors these areas and has developed policies and appointed qualified personnel to mitigate exposure to these risks.

Financial Instruments and risk management

The risk of financial instruments exposes the Company to risks. The resultant risk and procedures in place to manage such risks are summarised below:

Credit risk

The Company limits its exposure to credit risk by only lending to fellow Group companies who are considered low risk due to the strength of the enlarged Group of which the Company is a member. The maximum credit risk exposure is represented by the carrying value of the amount due from the Group undertakings.

Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and flexibility. Exposure to liquidity risk is managed through regular review of the maturity of liabilities.

Investment impairment risk

The directors understanding of the risks associated with the investments held by the entity relate to the potential impairment of those investments. To identify any risk of impairment in a timely manner, the Company reviews the financial performance of its investments on a regular basis.

Strategic Report (continued) Capital management

Capital comprises shareholders' equity and financing from the Company's parent undertakings. The primary objective of the Company's capital management policy is to ensure that the Company has adequate capital to support the business. The Company monitors the cost of the various sources of capital on an ongoing basis and manages cost through planning future alternative sources of capital. No changes in these factors were made during the year. The Company has no externally imposed capital restrictions.

On behalf of the Board

Ben Price

Director

29 September 2021

Registered No. 05936386

Director's report

The directors present their report and financial statements for the year ended 31 May 2021.

Results and dividends

The Company generated a profit before taxation for the year of £nil (2020 - £nil). No dividend is proposed (2020 -nil).

Going concern

The financial statements have been prepared on a going concern basis which assumes that the Company will be able to meet its liabilities as they fall due for the foreseeable future. The directors have looked out to November 2022 to make their going concern assessment, being the period over which there is the most visibility. In forming this expectation, the directors have received confirmation of parental support and that its fellow group undertakings, will not seek repayment of their intra-group loans presented in current liabilities until such time as the Company is able to repay these liabilities. The Company is controlled by The Nero Group Ltd, and in making their assessment the directors have therefore considered the going concern position of The Nero Group Ltd, which is explained below.

The Nero Group Limited's directors have prepared detailed forecasts and cash flow projection models which have been stress tested to allow them to assess the going concern assumption. These forecasts indicate that the Group can continue as a going concern under a base case scenario whereby sales steadily return to pre-Covid 19 levels. As at the date of signing these accounts, UK sales had reached over 85% of pre-Covid 19 levels, which is on target. In preparing these forecasts, the Nero Group Limited's directors acknowledge the existence of material uncertainties, which are explained below. If these uncertainties were to result in significantly adverse consequences for the Group then they may cast significant doubt upon the Company and Group's ability to continue as a going concern. Nevertheless, the Group has options open to it including equity cure rights. No adjustments have been made to reflect the following uncertainties:

i) Covid-19

The forecasts assume a gradual return to normal trading over the period to November 2022 in line with existing government guidance. However, if there were to be a severe renewed outbreak of Covid-19 resulting in a renewal of trading restrictions this would have an adverse impact on the Group's projections. Depending on the scope of any government response in terms of support for affected businesses, this could also have an impact on the Group's liquidity position and therefore its ability to meet its liabilities as they fall due.

ii) Refinancing

The Group's senior and mezzanine loan facilities do not fall due for repayment until September 2022 and September 2023 respectively. The Group's forecasts show that all payments due under these facilities are met until their repayment date and until that date all covenants are met together with at least 11% headroom under a base case forecast. The Group is in advanced negotiations around specific terms regarding a refinancing of both its senior and mezzanine facilities and as a result the directors are confident that the risk of not being able to repay the senior loan when it falls due in September 2022 will be mitigated by a successful refinancing.

iii) CVA Challenge

The going concern assumption is assisted by the approval of a Company Voluntary Arrangement ("CVA") carried out by the Group's main UK subsidiary, Nero Holdings Ltd ("NHL"), in November 2020. In the CVA, NHL's landlords agreed by more than 92% to accept a 30p in the £ payout on their rent due for the period April-November 2020 and for most of them to move to a turnover-based percentage rent model for the next three years. The CVA was subject to a legal challenge process, but this was dismissed in a High Court verdict published on 29 September 2021 with the CVA remaining in force as a result. There is a possibility that the challenger may appeal the High Court verdict.

Director's report (continued)

Going concern (continued)

Having assessed the Group's forecasts and mitigating options available, whilst acknowledging the above material uncertainties inherent in the upcoming year, the Group directors have satisfied themselves that the Group should continue to adopt the going concern basis in preparing its financial statements, which therefore do not contain adjustments that would result if the Group were unable to continue as a going concern.

Subsequent events

Company Voluntary Arrangement ('CVA')

On 30 November 2020, the directors of Nero Holdings Limited, a fellow group undertaking of The Nero Group Ltd, proposed a Company Voluntary Arrangement (CVA) to its stakeholders and creditors. The CVA was approved by a strong majority of creditors (in excess of 92%) and was accounted for in FY21. At the year end date 31 May 2021, the CVA was subject to a legal challenge process. Following the year end, the High Court heard the challenge in July 2021. On 29 September 2021, the High Court dismissed the challenge and ruled that the CVA should remain in force. There is a possibility that the challenger may appeal the High Court verdict.

Directors

The directors who served the Company during the year to the date of approving these financial statements for issue were as follows:

G W Ford

B J Price

Financial Instruments

Financial instruments are discussed within the strategic report.

Disclosure of information to the auditor

Each of the persons who are directors at the time when this Directors' report is approved have confirmed that;

- so far as the directors are aware, there is no relevant audit information of which the Company's auditor
 is unaware; and
- the directors have taken all the steps that ought to have been taken as directors' in order to be aware
 of any relevant audit information and to establish that the Company's auditor is aware of that
 information.

Auditor

In accordance with section 485 of the Companies Act 2006, a resolution is to be proposed at the Annual General Meeting for reappointment of Ernst & Young LLP as auditor.

On behalf of the Board

Ben Price

Director

29 September 2021

Directors' Responsibilities Statement

The directors are responsible for preparing the Strategic Report, Directors' Report and the financial statements in accordance with applicable UK 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 for that period.

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

- · select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent; and
- state whether applicable UK Accounting Standards have been followed, subject to any material
 departures disclosed and explained in the financial statements.

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.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF CAFFÈ NERO GROUP HOLDINGS LIMITED

Opinion

We have audited the financial statements of Caffè Nero Group Holdings Limited for the year ended 31 May 2021 which comprise the Statement of Comprehensive Income, Statement of Financial Position, Statement of Changes in Shareholder's Equity and the related notes 1 to 11, 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 FRS 101 "Reduced Disclosure Framework" (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the financial statements:

- give a true and fair view of the company's affairs as at 31 May 2021 and of its loss 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.

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 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.

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

Material uncertainty related to going concern

We draw attention to note 1 in the financial statements, which indicates that the Company is dependent on financial support from The Nero Group Limited, a parent undertaking.

The financial statements of Nero Group Limited for the year ended 31 May 2021 disclose material uncertainties in respect of when its trade will return to pre-pandemic levels; completion of refinancing; and the outcome of an ongoing Company Voluntary Arrangement (CVA). These material uncertainties are relevant to the Company as it is reliant on parental support. As stated in note 1, these represent material uncertainties that may cast significant doubt on 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. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the company's ability to continue as a going concern.

Other information

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

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in this 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 there is a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of the other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

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

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

Matters on which we are required to report by exception

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 directors' report.

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

- adequate accounting records have not been kept or returns adequate for our audit have not been received from branches not 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 directors' responsibilities statement set out on page 7, 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.

Auditor's responsibilities for the audit of the financial statements

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

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

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our procedures are capable of detecting irregularities, including fraud, is detailed below. However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the entity and management.

Our approach was as follows:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Company and determined that the most significant are those that relate to the reporting framework (United Kingdom Generally Accepted Accounting Practice), the relevant direct and indirect tax compliance regulation in the United Kingdom, employment laws in the relevant jurisdictions and reporting obligations in the UK including the Modern Slavery Act. In addition, the Company has to comply with laws and regulations relating to its operations, including health and safety, data protection and anti-bribery and corruption.
- We understood how the Company is complying with those frameworks by making enquiries of
 management and those charged with governance to understand how the Company maintains its
 policies and procedures, in these areas and corroborated this by reviewing supporting
 documentation such as the Code of Conduct and correspondence from local legal counsel.
- We assessed the susceptibility of the Company's financial statements to material misstatement, including how fraud might occur by considering the risk of management override.
- Based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations. Our procedures involved reviewing minutes from the Board of Directors, and enquiries of management, including the existence of significant unusual transactions.

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

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.

Zishan Nurmohamed (Senior statutory auditor)

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

London
Date 29/09/202/

Statement of Comprehensive Income

for the year ended 31 May 2021

	Note	2021 £000	2020 £000
Finance cost payable to parent undertaking Finance income from subsidiary undertaking		(21,038) 21,038	(19,615) 19,615
Profit before taxation Income tax	5	(230)	230
(Loss) / profit for the year Other comprehensive income		(230)	230
Total comprehensive (loss) / income		(230)	230

All amounts relate to continuing activities.

Statement of Financial Position

at 31 May 2021

	Notes	2021 £000	2020 £000
Fixed assets			
Investments	4 _	9,804	9,804
		9,804	9,804
Current assets			
Amounts due from related parties		232,877	211,839
Deferred tax asset		-	230
Cash and cash equivalents		2	2_
		232,879	212,071
Creditors: amounts falling due within one year			
Amounts due to related parties		(515)	(515)
Other financial liabilities	6 _	(311,135)	(290,097)
Net current liabilities		(78,771)	(78,541)
Net liabilities		(68,967)	(68,737)
Capital and reserves			
Called up share capital	7	1	1
Share premium account		9,803	9,803
Retained earnings	_	(78,771)	(78,541)
Total equity	_	(68,967)	(68,737)

The financial statements were approved by the Board of Directors on 29 September 2021 and signed on its behalf by:

ry Fora

irector

Ben Price

Director

Statement of Changes in Shareholders' Equity

for the year ended 31 May 2021

	Called up share capital £000	Share premium account £000	Retained earnings £000	Total £000
At 1 June 2019 Total comprehensive income for the	1	9,803	(78,771)	(68,967)
year	-	-	230	230
At 31 May 2020	1	9,803	(78,541)	(68,737)
Total comprehensive income for the year	-	-	(230)	(230)
At 31 May 2021	1	9,803	(78,771)	(68,967)

at 31 May 2021

1. Accounting policies

Authorisation of financial statements and statement of compliance

The financial statements were authorised for issue by the Board of the Directors on 29 September 2021. Caffè Nero Group Holdings Ltd is a private limited company incorporated and domiciled in England and Wales.

The financial statements have been prepared in accordance with Financial Reporting Standard 101 Reduced Disclosure Framework (FRS 101) and in accordance with the provisions of the Companies Act 2006

These financial statements have been prepared for the individual Company only. The Company has taken advantage of the exemption available under section 400 of the Companies Act 2006 not to prepare group financial statements as the results of the Company and its subsidiaries are included in the consolidated financial statements of an intermediate parent undertaking and are publicly available (as set out in note 10).

Going concern

The financial statements have been prepared on a going concern basis which assumes that the Company will be able to meet its liabilities as they fall due for the foreseeable future. The directors have looked out to November 2022 to make their going concern assessment, being the period over which there is the most visibility. In forming this expectation, the directors have received confirmation of parental support and that its fellow group undertakings, will not seek repayment of their intra-group loans presented in current liabilities until such time as the Company is able to repay these liabilities. The Company is controlled by The Nero Group Ltd, and in making their assessment the directors have therefore considered the going concern position of The Nero Group Ltd, which is explained below.

The Nero Group Limited's directors have prepared detailed forecasts and cash flow projection models which have been stress tested to allow them to assess the going concern assumption. These forecasts indicate that the Group can continue as a going concern under a base case scenario whereby sales steadily return to pre-Covid 19 levels. As at the date of signing these accounts, UK sales had reached over 85% of pre-Covid 19 levels, which is on target. In preparing these forecasts, the Nero Group Limited's directors acknowledge the existence of material uncertainties, which are explained below. If these uncertainties were to result in significantly adverse consequences for the Group then they may cast significant doubt upon the Company and Group's ability to continue as a going concern. Nevertheless, the Group has options open to it including equity cure rights. No adjustments have been made to reflect the following uncertainties:

i) Covid-19

The forecasts assume a gradual return to normal trading over the period to November 2022 in line with existing government guidance. However, if there were to be a severe renewed outbreak of Covid-19 resulting in a renewal of trading restrictions this would have an adverse impact on the Group's projections. Depending on the scope of any government response in terms of support for affected businesses, this could also have an impact on the Group's liquidity position and therefore its ability to meet its liabilities as they fall due.

ii) Refinancing

The Group's senior and mezzanine loan facilities do not fall due for repayment until September 2022 and September 2023 respectively. The Group's forecasts show that all payments due under these facilities are met until their repayment date and until that date all covenants are met together with at least 11% headroom under a base case forecast. The Group is in advanced negotiations around specific terms regarding a refinancing of both its senior and mezzanine facilities and as a result the directors are confident that the risk of not being able to repay the senior loan when it falls due in September 2022 will be mitigated by a successful refinancing.

at 31 May 2021

1. Accounting policies (continued)

Going concern (continued)

iii) CVA Challenge

The going concern assumption is assisted by the approval of a Company Voluntary Arrangement ("CVA") carried out by the Group's main UK subsidiary, Nero Holdings Ltd ("NHL"), in November 2020. In the CVA, NHL's landlords agreed by more than 92% to accept a 30p in the £ payout on their rent due for the period April-November 2020 and for most of them to move to a turnover-based percentage rent model for the next three years. The CVA was subject to a legal challenge process, but this was dismissed in a High Court verdict published on 29 September 2021 with the CVA remaining in force as a result. There is a possibility that the challenger may appeal the High Court verdict.

Having assessed the Group's forecasts and mitigating options available, whilst acknowledging the above material uncertainties inherent in the upcoming year, the Group directors have satisfied themselves that the Group should continue to adopt the going concern basis in preparing its financial statements, which therefore do not contain adjustments that would result if the Group were unable to continue as a going concern.

Basis of preparation

The Company has taken advantage of the following disclosure exemptions under FRS 101:

- (a) the requirements of IFRS 7 'Financial Instruments'
- (b) the requirements of paragraphs 10(d), 10(f), 39(c) and 134-136 of IAS 1 'Presentation of Financial Statements'
- (c) the requirements of paragraph 17 of IAS 24 'Related Party Disclosures'
- (d) the requirements in IAS 24 'Related Party Disclosures' to disclose related party transactions entered into between two or more members of a group, provided that any subsidiary which a party to the transaction is wholly owned by such a member; and
- (e) the requirements of paragraphs 134(d)-134(f) and 135(c)-135(e) of IAS 36 'Impairment of Assets'.
- (f) the requirements of paragraph 91-99 of IFRS 13 Fair Value Measurement, this exemption requires that equivalent disclosures are included in the financial statements of the group in which the entity is consolidated
- (g) the requirements of IAS 7 Statement of Cash Flows;

The financial statements are presented in Pound Sterling and all values are rounded to the nearest thousand pounds (£000) except as otherwise indicated.

New standards and interpretations not yet adopted

At the date of the authorisation of these financial statements, the Company has not applied the following new and revised IFRSs that have been issued but are not yet effective and had not yet been adopted by the Board:

- IBOR Phase 2 (effective date 1 January 2021)
- Property, plant and equipment: Proceeds before intended use Amendments to IAS 16 (effective date 1 January 2022)

at 31 May 2021

1. Accounting policies (continued)

New standards effective for the current financial year

There has been no material impact on the Financial Statements as result of:

- Amendments to IFRS 3 (effective date 1 January 2020)
- Amendments to IAS 1 and IAS 8 (effective date 1 January 2020)
- Revised Conceptual Framework for Financial Reporting (effective date 1 January 2020)
- Covid-19 related rent concessions Amendments to IFRS 16 (effective date 1 June 2020)

No 2020 amounts have been restated as a result of these standards becoming effective nor have the current year figures changed as a result of their application.

Critical accounting judgements and key sources of estimation uncertainty

The preparation of financial statements requires management to make estimates and assumptions that affect the amounts reported for assets and liabilities as at the balance sheet date and the amounts reported for revenues and expenses during the year. The nature of estimation means that actual outcomes could differ from those estimates

In the application of the Company's accounting policies, management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources.

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

Judgements

The following are the critical judgements (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 financial statements:

Legal claims and contingency liabilities

Management judgement along with legal counsel advice is required to determine the risk of any claims brought against the Company crystallising into a future liability. When it is more likely than not that a claim will be lost by the Company and a material liability will crystalise, a provision is recorded in the financial statements. Where there is a risk of losing a material case but it is more likely than not to crystalise the Company discloses a contingent liability in its financial statements.

Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of the assets and liabilities within the next financial year, are described below. The Company based its assumptions and estimates on parameters available when these financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Company. Such changes are reflected in the assumptions when they occur.

Impairment of investments

Investments in subsidiaries are stated at cost less provision for impairment.

The Company assesses at each reporting date whether there is an indication that an investment may be impaired. If any such indication exists, the Company makes an estimate of the investment's recoverable amount. The recoverable amount is the higher of fair value less costs to sell and value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets.

at 31 May 2021

1. Accounting policies (continued)

Impairment of investments (continued)

The company also monitors recoverability of it's group receivable through operation of its group treasury function. No risk of impairment was identified. See note 4 for details of investments held at the year end.

Financial assets

Financial assets are recognised when the Company becomes party to the contracts that give rise to them and are classified as financial assets at fair value. The Company determines the classification of its financial assets at initial recognition and re-evaluates this designation at each financial year end. Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income (OCI), and fair value through profit or loss.

The classification of financial assets on initial recognition depends on the financial asset's contractual cash flow characteristics and the Company's business model for managing them. The Company measures its financial assets at fair value plus, in case of financial assets not at fair value, through profit and loss, transaction costs.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flow that are 'Solely payments of principal and interest (SPPI)' on the principal amount outstanding. The assessment is referred to as SPPI test and is performed at instrument level. Financial assets with cash flows that are not SPPI are classified and measured at fair value through Statement of profit and loss account (called the Statement of Comprehensive income in these accounts), irrespective of business model.

The Company's business model for managing financial assets refers to how it manages its financial assets to generate cash flows. The business model determines whether cash flows will result from collecting contractual cashflows, selling the financial asset, or both. Financial assets classified and measured at amortised cost are held within a business model with the objective to hold financial assets in order to collect contractual cash flows while financial assets classified and measured at fair value through OCI are held within a business model with the objective of both holding to collect contractual cash flows and selling.

Subsequent measurement

Financial assets at amortised cost - Loans and receivables

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

The Company's financial assets at amortised cost includes amounts due from other group companies included under current financial assets.

Impairment and collectability of financial assets

An assessment is made at each reporting date to determine whether there is objective evidence that a specific financial asset may be impaired. If such evidence exists, an impairment loss is recognised as an expense in the statement of comprehensive income. Impairment is determined as follows;

- For assets carried at fair value, impairment is the difference between cost and fair value, less any
 impairment loss previous recognised in the statement of comprehensive income;
- For assets carried at cost, impairment is the difference between the carrying value and the present value of future cash flows discounted at the current market rate of return for a similar financial asset;
 and
- For assets carried at amortised cost, impairment is the difference between the carrying amount and the
 present value of future cash flows discounted at the original effective interest rate.

at 31 May 2021

1. Accounting policies (continued)

Impairment and collectability of financial assets (continued)

For trade and other receivables, the Company applies the simplified approach permitted by IFRS 9, with lifetime expected credit losses (ECLs) recognised from initial recognition of the receivable. These assets are grouped, based on shared credit risk characteristics and days past due, with ECLs for each grouping determined, based on the Company's historical credit loss experience. Adjustments are made for factors specific to each receivable, general economic conditions and expected changes in forecast conditions.

Derecognition of financial assets

A financial asset (or, where applicable as part of a financial asset or part of a group of similar financial assets) is derecognised when the right to receive cash flows from the asset have expired or the Company has transferred its rights to receive cash flows from the asset.

Investments in subsidiaries

Investments are stated at cost less provision for impairment. The carrying value is reviewed for impairment if events or changes in circumstances indicate the carrying value may not be recoverable.

Financial Ilabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts, and derivative financial instruments.

Subsequent measurement

For purposes of subsequent measurement, financial liabilities are classified in two categories:

- · Financial liabilities at fair value through profit or loss
- Financial liabilities at amortised cost (loans and borrowings)

Financial liabilities at amortised cost (amounts due to related parties)

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit or loss. This category generally applies to interest-bearing loans and borrowings.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

Cash and cash equivalents

Cash and short-term deposits in the balance sheet comprise cash at banks and in hand and short-term deposits with an original maturity of three months or less.

at 31 May 2021

1. Accounting policies (continued)

Capital instruments

Ordinary shares, share premium and capital contribution are classified as equity instruments. Other instruments are classified as liabilities if they contain an obligation to transfer economic benefits and if not they are included in equity.

2. Directors' remuneration and staff costs

No remuneration was paid or is payable to the directors in their capacity as directors of the Company (2020 - £nil). The directors are also directors of a fellow group undertaking, Nero Holdings Limited, who paid the directors emoluments and pension contributions of £0.5m (2020 - £0.8m) in respect of services to the enlarged UK Group of which the Company is a member. It is not possible to identify the proportion of these emoluments that relate to services to this Company.

The Company had no employees during the current and prior years.

3. Auditor's remuneration

Auditors' remuneration and any fees for non-audit services for 2021 and 2020 has been met by another Group company.

at 31 May 2021

4. Non-current asset investments

	Shares in subsidiary undertakings	Shares in subsidiary undertakings
	2021	2020
	£000	£000
Cost:		
At 31 May 2021	9,804	9,804

In the opinion of the directors, the aggregate value of the investment in subsidiary undertakings is not less than the carrying value.

The Company holds all the equity share capital of Rome Bidco Limited. The registered office is in England and Wales, 9-15 Neal Street, London, WC2H 9QL.

		Proportion of voting	
Name of company	Holding	rights and shares held	Nature of business
Directly controlled subsidiaries			<i>7</i>
Rome Bidco Limited (1)	Ordinary shares	100%	Holding
Indirectly controlled subsidiaries			
Italian Coffee Holdings Ltd (1)	Ordinary shares	100%	Holding
Nero Coffee Roasting Limited (1)	Ordinary shares	100%	Coffee roasting
Nero Holdings Limited (1)	Ordinary shares	100%	Coffee retail
Aroma Limited (1)	Ordinary shares	100%	Coffee retail
Caffè Nero Ireland Limited (2)	Ordinary shares	100%	Coffee retail
(Incorporated in the Republic of Ireland)			
Harris and Hoole Limited (1)	Ordinary shares	100%	Coffee retail
Caffè Nero Investments Limited (1)	Ordinary shares	100%	Holding
Caffe Nero Asia Limited (6)	Ordinary shares	100%	Holding
(incorporated in Hong Kong)			
Caffè Nero Americas Limited (1)	Ordinary shares	100%	Holding
Caffè Nero Americas Incorporated (3)	Ordinary shares	100%	Coffee retail
(Incorporated in the United States)			
Caffè Nero Ventures Limited (1)	Ordinary shares	100%	Holding
Caffè Nero Gida Urunleri AS (4)			
(Incorporated in Turkey)	Ordinary shares	100%	Coffee retail
CN Sweden AB (5)	Ordinary shares	100%	Coffee retail
(Incorporated in Sweden)			
Storm Equity Co Ltd (1)	Ordinary shares	65%	Holding
Storm Holdco Ltd (1)	Ordinary shares	44%	Holding
Storm Finance Co Ltd (1)	Ordinary shares	44%	Financing
Coffee #1 Limited (1)	Ordinary shares	44%	Coffee retail
Joint ventures	-		
Green Coffee Sp. Z.o.o. (7)	Ordinary shares	90%	Coffee retail

at 31 May 2021

4. Non-current asset investments (continued)

- (1) Registered address for subsidiaries is: 9-15 Neal Street, London, WC2H 9PU
- (2) Registered address for subsidiary is: 32 Molesworth Street, Dublin 2
- (3) Registered address for subsidiary is: 320 Congress St FI 4, Boston, MA, 02210 United States
- (4) Registered address for subsidiary is: Büyükdere Cad. No: 103 Noramin İş Merkezi Maslak Şişli, İstanbul, Turkey
- (5) Registered address for subsidiary is: Adolf Fredriks Kyrogata 15, 111 37 Stockholm, Sweden
- (6) Registered address for subsidiary is: 6/F Emperor Commercial Centre, 39 Des Voeux Road Central, Central Hong Kong
- (7) Registered address for joint venture is: Al. Jana Pawła II 29, Warsaw, Mazowieckie, 00-867

5. Income tax

(a) Tax on profit on ordinary activities

	2021	2020
	£000	£000
Current tax		_
Deferred tax	(230)	230
Income tax (charge) /credit	(230)	230
(b) Factors affecting tax on profit on ordinary activities for the year		
The charge for the year can be reconciled to the profit per the income statement as follows:		
	2021	2020
	£000	£000
Profit on ordinary activities before tax	_	
Tax on profit at standard UK rate of 19.00% (2020 – 19.00%)	_	_
Effects of:		
Transfer pricing adjustments	(1,527)	(1,287)
Adjustments in respect of prior years	(230)	-

Deferred tax assets are recognised once it is considered more likely than not that they will be recoverable against future taxable trading profits arising in the Company.

Group relief/ other reliefs

Deferred tax asset at 1 June

Deferred tax asset at 31 May

Tax (charge)/ credit for the period

Deferred tax (charge)/ credit to the income statement

Tax losses	(904)	(457)
	(904)	(457)

1,057

230

230 230

1,527

(230)

230

(230)

at 31 May 2021

5. Income tax (continued)

In the Spring Budget 2020, the Government announced that from 1 April 2020 the corporation tax rate would remain at 19% (rather than reducing to 17%, as previously enacted). This new law was substantively enacted on 17 March 2020.

The UK Budget 2021 announcements on 3 March 2021, included measures to support economic recovery as a result of the ongoing COVID-19 pandemic. These included an increase to the UK corporation tax rate to 25%, which is due to be effective from 1 April 2023. These changes have been reflected in the measurement of deferred tax.

6. Other financial liabilities

			202. £000		2020 £000
	Amount due to parent undertaking	_	(311,135		(290,097) (290,097)
7.	Issued share capital			<u> </u>	
			. 2021		2020
	Issued and fully paid	No.	£	No.	£
	Ordinary shares of £1	1,000	1,000	1,000	1,000

8. Contingent liabilities

The Company is part of a wider Group which had provided an unlimited cross guarantee in favour of the bankers of the parent, The Nero Group Ltd, covering the term loans of The Nero Group Ltd and certain subsidiaries. The carrying value of these loans at 31 May 2021 was £389.5 million (2020 – £381.0 million).

9. Related party transactions

In accordance with IAS 24, the Company has taken advantage of the related party disclosure exemption from disclosing transactions and balance with other wholly owned companies within 'The Nero Group Ltd'.

at 31 May 2021

10. Ultimate parent undertaking and controlling party

At the year end, the ownership structure is as follows:

Immediate parent undertaking

Rome PIK Holdco Limited(1)

Parent undertaking of the smallest and largest group for which group financial statements are prepared that include the results of the Company Majority shareholder of The Nero Company

The Nero Group Ltd⁽²⁾ G W Ford⁽³⁾

- (1) Copies of the group financial statements for Rome PIK Holdco Limited can be obtained from 9-15 Neal Street, London, WC2H 9QL.
- (2) Copies of the group financial statements for The Nero Group Ltd can be obtained from 9-15 Neal Street, London, WC2H 9QL.
- (3) G W Ford is the ultimate controlling party of the Company.

11. Subsequent events

Company Voluntary Arrangement ('CVA')

On 30 November 2020, the directors of Nero Holdings Limited, a fellow group undertaking of The Nero Group Ltd, proposed a Company Voluntary Arrangement (CVA) to its stakeholders and creditors. The CVA was approved by a strong majority of creditors (in excess of 92%) and was accounted for in FY21. At the year end date 31 May 2021, the CVA was subject to a legal challenge process. Following the year end, the High Court heard the challenge in July 2021. On 29 September 2021, the High Court dismissed the challenge and ruled that the CVA should remain in force. There is a possibility that the challenger may appeal the High Court verdict.