

Annual Report & Financial Statements

For the year ended 30 September 2021

Company number 06412789



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# **DIRECTORS**

H A D Marsh M D Chapman P P Van Der Westhuizen

# **INDEPENDENT AUDITORS**

Deloitte LLP Four Brindleyplace Birmingham B1 2HZ

# **BANKERS**

NatWest Bank plc 1 Town Hall Building Banbury Oxford OX16 8JS

# **REGISTERED OFFICE**

Iceni Centre Warwick Technology Park Warwick Warwickshire CV34 6DA United Kingdom

# **Alliance Medical Acquisitionco Limited**

## STRATEGIC REPORT

# PRINCIPAL ACTIVITY

The principal activity of the Company during the year is the provision of funding to fellow subsidiary undertakings of the Company's parent, Alliance Medical Group Limited.

# **REVIEW OF THE BUSINESS**

As stated above the main focus of this company is provide funding as necessary around the Alliance Medical Group. The company does hold investments in some of the group companies and has various intercompany loans depending on the funding needs of the group. The company has continued to provide this support throughout this financial year.

The key performance indicators of the Company are:

	Year to 30	Year to 30
	September 2021	September 2020
	£000	£000
Operating loss	(474)	(312)
Net assets	110,723	113,864

The company does not consider there to be any other key performance indicators relevant to the business.

## **RESULTS AND DIVIDENDS**

The loss for the year amounted to £3,141,000 (year to 30 September 2020: loss of £1,853,000), the majority of this loss relates to the discounting of contingent consideration payable as well as foreign exchange revaluations, with the remainder relating to interest on intercompany loans receivable and payable. During the year a dividend of £nil was paid (2020: £nil).



# STRATEGIC REPORT (continued)

# MANAGEMENT OF PRINCIPAL RISKS AND UNCERTAINTIES

The Company's Directors recognise the importance of sound risk management to the success of operations and accordingly set policies to mitigate the risks. The principal risks and uncertainties facing the Company and the potential impact and mitigation are summarised below.

Risk Category Exchange rate risk including economic risk following referendum decision to leave the European Union	Potential Impact Reduced profitability as a result of instability in the Sterling to Euro exchange rate	Mitigation Hedging via a portion of a parent undertaking's borrowings being denominated in Euros.
Liquidity risk	Withdrawal of funding	Liquidity risk is managed at the Group level and includes regular monitoring of, and reporting compliance with, bank covenants both prospectively and retrospectively; Applying cash collection targets throughout the Group; Regular cash flow forecasting, with action taken if needed to re-time flows.
Counterparty credit risk	A fellow subsidiary undertaking may not satisfy its contractual obligations in meeting its intercompany liabilities	Counterparty credit risk is mitigated by ensuring that loans to fellow subsidiaries contribute to the long term success of the Group.

# **CAPITAL MANAGEMENT**

The primary objective of the Company's capital management is to ensure that, there are sufficient funds available to subsidiary undertakings to support sustainable planned growth and expansion, by utilising the funding facilities available.

To maintain or adjust the capital structuring, the company may review the utilisation of bank funding facilities, hedging instruments and intergroup borrowings from its subsidiary undertakings.

# **Alliance Medical Acquisitionco Limited**

# **STRATEGIC REPORT (continued)**

## **SECTION 172(1) STATEMENT**

In performing their duties under section 172, the directors of Alliance Medical Acquisitionco Limited have had regard to the matters set out in section 172(1) as follows:

# The directors' approach

The Group operates on a decentralised basis, with the Board having established an organisational structure with clear reporting procedures, lines of responsibility and delegated authority. The Board is ultimately accountable to the Company's shareholders for setting the Company's strategy and for overseeing its financial and operational performance in line with the parent company's strategic objectives. Implementation of the Company's strategic objectives, as determined and overseen by the Board, is delegated to the local senior management teams within each region, who are also responsible for the day to day operational management of their businesses.

The Board cultivates strong relationships with key stakeholders so that it is well placed and sufficiently informed to take their considerations into account when making decisions where appropriate in order to discharge their legal obligations and to pursue the Company's strategic objectives. Our purpose is to create long-term value for stakeholders and in order to do this, we need to understand our stakeholders and what matters to them.

# Maintaining our licence to operate

In executing our strategy, Directors must act in accordance with a set of general duties detailed in section 172 of the Companies Act 2006. These general duties include a duty to promote the success of the Company, and specifically to act in a way that the Director considers, in good faith, would be most likely to promote the success of the Company for the benefit of its shareholders as a whole and, in doing so, having regard (amongst other matters) to the following:

# Board oversight and Decision making

The board meets on a regular basis to review performance, including:

- Clinical governance and quality measures
- Human resource implications
- Operational delivery
- Financial performance
- Progress towards strategic objectives

Key decisions are taken in these meetings, being those which are material or of strategic importance to the Group. These decisions are made in line with a Delegation of Authority as set by the Board of the ultimate parent company, Life Healthcare Group Holdings Limited ("Life Healthcare"). For decisions that do fall outside the Delegation of Authority, a recommendation is made by the Board to the appropriate sub-committee of Life Healthcare Group for further consideration.

## Examples of key decisions taken during the year include:

## Approval of 2022 budget

The board approved the final budget for the 12 months to September 2022, in September 2021, subject to the final approval of the Life Healthcare Group Board. The budget was based on business plans and targets for each main area of the Group, including any investments needed to fulfil these.

## Capital investment in additional scanning capacity

During the year the Group acquired additional mobile MRI and CT scanners as well as investing in static imaging capacity, particularly in its central London locations. The Company also invested in innovative Expandable Mobile CT Scanners significantly enhancing the patient experience and mobile services provided to patients.

# **Alliance Medical Acquisitionco Limited**

# STRATEGIC REPORT (continued)

## **Key Stakeholders**

As a healthcare provider, we have a large number of stakeholders, including patients, employees, regulators and commissioners, customers and suppliers and we ensure we take into account their interests when making decisions impacting the business and others.

# Having regard to the need to foster the Company's business relationships with patients

Our patients are central to everything we do. The board receives regular updates on quality and compliance metrics so that the quality of services provided can be closely monitored. Patient feedback, both positive and negative, is essential for the development of our service and to ensure we are providing the best possible care for patients.

# Having regard to the interests of the Company's employees

The Company employs clinical staff and administrative teams to support them and enable their focus on patient care. The Company acknowledges that the employees' knowledge and expertise are critical to the success of the services it provides and are committed to providing training and opportunities to its employees to develop skills.

The Company engages with employees through a number of channels, including the Employee Forum, operational team briefings, regular communications from the UK MD and updates through the intranet.

The Directors monitor the results of regular staff surveys, so that the board is able to discuss human resourcing matters with the interests of the employees at the centre. Engaging with our employees enables us to create an inclusive culture and a positive working environment.

Having regard to the need to foster the Company's business relationships with Regulators & Commissioners
As a provider of healthcare services, it is essential our services are provided in line with local regulator & commissioners needs. The Board considers the requirements of regulators & commissioners when making decision on resource allocations to ensure the needs can be met and to ensure compliance.

# Having regard to the need to foster the Company's business relationships with Customers

Developing and maintaining a close working relationship with our customers, who are predominantly public healthcare providers is key and helps us to better understand their needs. Our teams use their significant experience, expertise and know how in providing high quality healthcare services and constantly refine what they do to provide continuous improvement in our service offering.

# With respect to long term decisions

All major decisions are reviewed and validated by the directors at regular board meetings with all key decisions supported by detailed briefings identifying main issues, main recommendations, and alternatives considered and the likely long term impact on the company in respect of value creation, its environmental and community effect and any implications for key stakeholders.

# With respect to high standards of business conduct

We acknowledge the responsibility we have to our local community in which we operate and are committed to operating to the highest standards and, given our global presence, our duty to act to the highest standards on an international scale. The vast majority of our workforce is drawn from local residence generating wealth in the areas we operate as well as bolstering employment opportunities.

# Having regard to the need to act fairly as between members of the company

The ultimate parent undertaking is Life Healthcare Group Holdings Limited, incorporated in South Africa. The board at South Africa level are represented within Life UK Holdco Ltd and its subsidiaries as mutual directors sit on both boards. As a result the directors are fully aligned with its shareholders.



# **STRATEGIC REPORT (continued)**

# Having regard to the need to foster the Company's business relationships with Suppliers

The company fosters good relationships with its key suppliers and often works in partnership with them to deliver innovative solutions to better benefit the services provided to its customers and stakeholders and improve the delivery of services. It has developed a Supplier Code of Conduct which sets out key laws, standards and principles that it expects each of its Suppliers to comply with.

Having regard to the need to foster the Company's business impacts on the environment and the community

The Company recognises the serious threat posed by climate change and the urgent need for meaningful action and is committed to working with its internal and external stakeholders to introduce measures that will assist. As part of our improvement plans, our businesses will seek to reduce their GHG emissions over time through more efficient use of electricity, fuel and heat, and by increasing the proportion of renewable energy where commercially viable. The Company has introduced electric vehicles into its fleet, energy efficient lighting into its buildings as well as recycling facilities and will continue to work with stakeholders in connection with any further measures that can be introduced.

## **FUTURE DEVELOPMENTS**

The Directors continue to seek opportunities to enhance shareholder value through investments.

Approved by the board on 20 December 2021 and signed on its behalf by:

H A D Marsh Director

Iceni Centre
Warwick Technology Park
Warwick
Warwickshire
CV34 6DA
United Kingdom

# **Alliance Medical Acquisitionco Limited**

## **DIRECTORS' REPORT**

The Directors present their report together with the audited financial statements for the year ended 30 September 2021.

# **FUTURE DEVELOPMENTS**

The Directors continue to seek opportunities to enhance shareholder value by providing suitable finance to Group companies for the foreseeable future.

# **DIRECTORS AND THEIR INTERESTS**

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

H A D Marsh M D Chapman P P Van Der Westhuizen

No Director is beneficially interested in the share capital of the Company.

# **DIRECTORS' AND OFFICERS' LIABILITY INSURANCE**

During the year and at the date of approval of the financial statements there were insurance cover for Directors' and Officers' liability as permitted under section 232 (2) of the Companies Act 2006. These are third party indemnity policy and it's a Global policy arranged by the company's Ultimate Parent and controlling party, Life Healthcare Group Holdings Limited.

# **ENGAGEMENT WITH SUPPLIERS, CUSTOMERS AND OTHERS**

For further detail on the business relationships of the group, please refer to the Section 172 statement in the strategic report shown on pages 5 to 7.

# **POLITICAL DONATIONS**

The Company made £nil (2020: £nil) political donations during the year.

# **Alliance Medical Acquisitionco Limited**

# **DIRECTORS' REPORT (continued)**

## **GOING CONCERN**

The Group performs regular assessments on the going concern status of the Group. These assessments take into consideration:

- · current solvency of the Group;
- current liquidity position;
- available committed and uncommitted bank facilities;
- · cash commitments for the next 12 months;
- · bank covenants; and
- debt maturities.

As part of the assessments the board of directors has reviewed the Group budgets, forecasts, available cash resources and unutilised facilities as well as the debt maturity profile. The forecasts for the Group have been prepared, covering its future performance, capital and liquidity for a period of 12 months from the date of approval of these consolidated financial statements including performing sensitivity analyses. The next 12 months' cash flows included expected impact of COVID-19 including further waves and the impact of vaccinations.

To ensure the group has sufficient cash reserves, the wider Group continued its cash preservation drive across its operations, including suspending group dividend payments (2020 final and 2021 interim) and deferring capex projects.

The wider group successfully refinanced its term debt in the international operations during March 2020 and refinanced debts in the South African business during June 2021, thereby extending the debt maturities. The Group is expected to remain within banking covenants for the next reporting period based upon current forecasts. Given the ongoing uncertainty around COVID-19 and the future impact this may have on the Group, Life Healthcare Group has kept in place some of the additional banking facilities that were put in place during 2020 and renewed in 2021.

The Group's assessments and sensitivity analysis show that the Group has sufficient accessible capital and liquidity to continue to meet its obligations as they fall due and as a result it is appropriate to prepare these consolidated financial statements on a going concern basis.

## **DIVIDENDS**

During the period a dividend of £nil was paid (2020: £nil). There have been no dividends proposed since the year end.

# FINANCIAL RISK MANAGEMENT

The principal risks and uncertainties facing the Company and the potential impact and mitigation are summarised in the Strategic Report.



# **DIRECTORS' REPORT (continued)**

# **ENERGY AND CARBON REPORTING**

Greenhouse Gas (GHG) emissions and energy use data for Life UK Holdco Limited and the operations carried out by its UK subsidiaries, for financial accounting year ending September 2021.

Scope	Energy use, kWh	Oct 20 to Sep 21	Oct 19 to Sep 20
1	Static/Modular Sites, gas	2,576,392	2,216,645
1	Company cars, business miles	3,198,233	3,107,763
1	Mobiles generators, in transit	366,203	486,121
1	Mobiles generators, in situ	4,476,630	3,750,902
2	Static/Modular Sites, electric	15,009,208	11,000,826
2	Mobile Units in situ, electric	14,356,072	10,021,504
3	Employee cars, business miles	509,831	619,562
1,2,3	TOTAL	40,492,568	31,203,324
Scope	Carbon dioxide equivalent emissions, tCO2e	Oct 20 to Sep 21	Oct 19 to Sep 20
1	Static/Modular Sites, gas	472.3	415.4
1	Company cars, business miles	747.2	733.9
1	Mobiles generators, in transit	94.0	124.8
1	Mobiles generators, in situ	1,149.5	963.0
2	Static/Modular Sites, electric	3,265.0	2,622.7
2	Mobile Units in situ, electric	3,122.9	2,392.7
3	Employee cars business miles	119.1	146.2
1, 2, 3	TOTAL	8,970.1	7,398.7
	Intensity Ratio, tCO2e/FTE	8.7	7.7
Scope	Other carbon dioxide equivalent emissions, tCO2e	Oct 20 to Sep 21	Oct 19 to Sep 20
3	Static/Modular Sites, electric grid T&D	286.8	224.8
3	Mobile Units in situ, electric grid T&D 10,021,504 kWh	274.3	205.1
3	Employees home, electric estimated	24.6	10.1
3_	Employees home, electric grid T&D estimated	2.2	0.9
3	TOTAL	706.9	587.0

# **Alliance Medical Acquisitionco Limited**

# **DIRECTORS' REPORT (continued)**

## **Energy Efficiency Action**

Life UK Holdco and each of its UK Subsidiaries are committed to initiatives that improve energy efficiency and the reduction of CO2 emissions. One such initiative is the introduction of Ultra Low Emission plug in hybrid and electric vehicles in the car fleet scheme, accompanied by the planned introduction of site based electric charging points. This initiative has reduced the average vehicle's CO2 emission figure on the managed fleet from 103g/km-92g/km during the last 12 months and this level of reduction is expected to continue during the next 12 months. Other energy efficient initiatives have been the introduction of energy efficient lighting at sites along with a commitment to develop and build low carbon diagnostic facilities to deliver the most energy efficient premises. Consideration is also being given to the introduction of Renewable Energy Tariffs in respect of our future energy supplies.

Whilst the figures in the table above represent an increase in consumption and therefore CO2 emissions over the year, a number of factors have contributed to this; the growth of the static sites and mobile services particularly in view of COVID -19, the introduction of a radiopharmaceutical manufacturing site/increased radiopharmaceutical production and capacity during the period; the number of employees working from home along with the increased number of vehicles in the car fleet during this period.

## Methodology

This SECR report has been prepared in accordance with HM Government Environmental Reporting Guidelines: Including streamlined energy and carbon reporting guidance, March 2019 (Updated Introduction and Chapters 1 and 2), PB 13944, predominately Chapter 2; "Guidance on Streamlined Energy and Carbon Reporting".

The approach used to identify, collate and calculate the figures follows that used for last year's SECR and was developed from that used to produce the Total Energy Consumption (TEC) for the Energy Savings Opportunity Scheme (ESOS P2, 2019 and ESOS P1, 2015), using reports and information from the company and the latest Government GHG conversion factors (for 2021 and 2020).

In accordance with the guidance, where verifiable data was not available, data has been estimated by direct comparison, pro-rata extrapolation or benchmarking.

As last year, COVID 19 has affected work patterns, eg. due to distancing and lock-downs, etc. resulting in more staff working at home.

Reflecting an email dialogue with Department for Business, Energy and Industrial Strategy (BEIS), estimates have been made for electric used by employees when working from their homes (tele-working).

# **DIRECTORS' REPORT (continued)**

# **AUDITORS**

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

- so far as the director is aware, there is no relevant audit information of which the Company's auditors are unaware: and
- the director has taken all the steps that he/she ought to have taken as a director in order to make himself/herself aware of any relevant audit information and to establish that the company's auditors are aware of that information.

This confirmation is given and should be interpreted in accordance with the provisions of s418 of the Companies Act 2006.

Deloitte LLP have expressed their willingness to continue in office as auditors and appropriate arrangements have been put in place for them to be deemed reappointed as auditors in the absence of an Annual General Meeting.

Approved by the Board on 20 December 2021 and signed on its behalf by:

H A D Marsh Director

Iceni Centre Warwick Technology Park

Warwick Warwickshire

CV34 6DA **United Kingdom** 

# **Alliance Medical Acquisitionco Limited**

# STATEMENT OF DIRECTORS' RESPONSIBILITIES

The directors are responsible for preparing the Annual 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), including FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland". 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; 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 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.

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

# Independent auditor's report to the members of Alliance Medical Acquisitionco Limited Report on the audit of the financial statements

### Opinion

In our opinion the financial statements of Alliance Medical Acquisitionco Limited (the 'company'):

- give a true and fair view of the state of the company's affairs as at 30 September 2021 and of its loss for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland": and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements which comprise:

- the profit and loss account;
- the balance sheet;
- the statement of changes in equity;
- the statement of accounting policies; and
- the related notes 1 to 16.

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 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 Financial Reporting Council's (the 'FRC's') Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## Conclusions relating to going concern

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

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the company's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

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 Alliance Medical Acquisitionco Limited Report on the audit of the financial statements (continued)

## 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 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.

# Responsibilities of directors

As explained more fully in the directors' responsibilities statement, 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.

A further description of our responsibilities for the audit of the financial statements is located on the FRC's website at: <a href="https://www.frc.org.uk/auditorsresponsibilities">www.frc.org.uk/auditorsresponsibilities</a>. This description forms part of our auditor's report.

# Extent to which 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 material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

We considered the nature of the company's industry and its control environment, and reviewed the company's documentation of their policies and procedures relating to fraud and compliance with laws and regulations. We also enquired of management about their own identification and assessment of the risks of irregularities.

# Independent auditor's report to the members of Alliance Medical Acquisitionco Limited Report on the audit of the financial statements (continued)

We obtained an understanding of the legal and regulatory frameworks that the company operates in, and identified the key laws and regulations that:

- had a direct effect on the determination of material amounts and disclosures in the financial statements. These included UK Companies Act, tax legislation; and
- do not have a direct effect on the financial statements but compliance with which may be fundamental to the company's ability to operate or to avoid a material penalty. These included Streamlined Energy and Carbor Reporting Regulations (SECR).

We discussed among the audit engagement team regarding the opportunities and incentives that may exist within the organisation for fraud and how and where fraud might occur in the financial statements.

In common with all audits under ISAs (UK), we are also required to perform specific procedures to respond to the risk of management override. In addressing the risk of fraud through management override of controls, we tested the appropriateness of journal entries and other adjustments; assessed whether the judgements made in making accounting estimates are indicative of a potential bias; and evaluated the business rationale of any significant transactions that are unusual or outside the normal course of business.

In addition to the above, our procedures to respond to the risks identified included the following:

- reviewing financial statement disclosures by testing to supporting documentation to assess compliance with provisions of relevant laws and regulations described as having a direct effect on the financial statements;
- performing analytical procedures to identify any unusual or unexpected relationships that may indicate risks of material misstatement due to fraud;
- enquiring of management and external legal counsel concerning actual and potential litigation and claims, and
  instances of non-compliance with laws and regulations; and
- reading minutes of meetings of those charged with governance and reviewing internal audit reports.

## Report on other legal and regulatory requirements

## 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 the directors' report 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 any material misstatements in the strategic report or the directors' report.

# Matters on which we are required to report by exception

Under the Companies Act 2006 we are required to report in respect of the following matters 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.

We have nothing to report in respect of these matters.

Independent auditor's report to the members of Alliance Medical Acquisitionco Limited Report on the audit of the financial statements (continued)

# 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.

-DocuSigned by:

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Peter Gallimore, FCA (Senior statutory auditor) For and on behalf of Deloitte LLP Statutory Auditor Birmingham, United Kingdom

20 December 2021

**OPERATING LOSS** 

Interest receivable and similar income

Interest payable and similar expenses

Share of loss of a joint venture



(312)

11,527

(13,068)

(474)

10,452

(12,803)

(153)

4

7

8

10

# **Alliance Medical Acquisitionco Limited**

### **PROFIT AND LOSS ACCOUNT** for the year ended 30 September 2021 Year Year ended 30 ended 30 September September 2021 2020 Notes £000 £000 Administrative expenses (474)(312)

LOSS BEFORE TAXATION		(2,978)	(1,853)
Tax on loss	9	(163)	-
LOSS FOR THE FINANCIAL PERIOD	-	(3.141)	(1.853)

The Company's activities all derive from continuing operations.

There is no other comprehensive income or expenses other than those included above and therefore a statement of comprehensive income has not been included in these financial statements.



BALANCE SHEET As at 30 September 2021	Company registered number: 06412789		
		At 30 September 2021	Restated at 30 September 2020
	Notes	£000	£000
FIXED ASSETS			
Investments	10	140,653	140,542
Amounts owed by Group undertakings*	11	177,193	181,009
	_	317,846	321,551
CURRENT ASSETS			
Debtors: amounts falling due within one year*	11	53,607	44,749
Cash at bank and in hand		2,958	24,467
	_	56,565	69,216
CREDITORS: amounts falling due within one year	12	(232,933)	(247,745)
NET CURRENT LIABILITIES	_	(176,368)	(178,529)
TOTAL ASSETS LESS CURRENT LIABILITIES	<u> </u>	141,478	143,022
CREDITORS: amounts falling due after more than one year*	12	(30,755)	(29,158)
NET ASSETS	- -	110,723	113,864
CAPITAL AND RESERVES	•		
Called up share capital	13	147,537	147,537
Profit and loss account		(36,814)	(33,673)
TOTAL SHAREHOLDERS' FUNDS	_	110,723	113,864

The notes on pages 21 to 34 are an integral part of these financial statements.

These financial statements on pages 18 to 34 were approved by the Board of Directors on 20 December 2021 and were signed on its behalf by:

CREDITORS: amounts falling due after more than one year has been restated – further information has been included in note 12.

H A D Marsh Director

<sup>\*</sup>Amounts due from group undertakings and Debtors: amounts falling due within one year have been restatedfurther information has been included in note 11.



# STATEMENT OF CHANGES IN EQUITY For the year ended 30 September 2021

	Called up share capital	Profit and loss account	Total Shareholders' funds
	£000	£000	£000
At 1 October 2019	147,537	(31,820)	115,717
Loss for the financial year and total comprehensive loss	-	(1,853)	(1,853)
At 30 September 2020	147,537	(33,673)	113,864
Loss for the financial year and total comprehensive loss	-	(3,141)	(3,141)
At 30 September 2021	147,537	(36,814)	110,723



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

### 1. GENERAL INFORMATION

The Company is a private company limited by shares and is incorporated in the United Kingdom under Companies Act 2006 and registered in England. The address of the registered office and principal place of business is shown on page 2. The principal activity of the Company is shown in the Strategic Report on page 3.

### 2. STATEMENT OF COMPLIANCE

These financial statements have been prepared in accordance with applicable accounting standards in the United Kingdom, including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the United Kingdom and Republic of Ireland" ("FRS 102") and the Companies Act 2006.

## 3. ACCOUNTING POLICIES

The following accounting policies have been applied consistently in dealing with items which are considered material in relation to the Company's financial statements.

### **Basis of preparation**

These financial statements have been prepared on a going concern basis under the historical cost convention with the exception of the contingent consideration balance which has been valued on a fair value basis.

### **Going Concern**

The Group performs regular assessments on the going concern status of the Group. These assessments take into consideration:

- current solvency of the Group;
- current liquidity position;
- available committed and uncommitted bank facilities;
- cash commitments for the next 12 months;
- bank covenants; and
- debt maturities.

As part of the assessments the board of directors has reviewed the Group budgets, forecasts, available cash resources and unutilised facilities as well as the debt maturity profile. The forecasts for the Group have been prepared, covering its future performance, capital and liquidity for a period of 12 months from the date of approval of these consolidated financial statements including performing sensitivity analyses. The next 12 months' cash flows included expected impact of COVID-19 including further waves and the impact of vaccinations.

To ensure the group has sufficient cash reserves, the wider Group continued its cash preservation drive across its operations, including suspending group dividend payments (2020 final and 2021 interim) and deferring capex projects.

The wider group successfully refinanced its term debt in the international operations during Match 2020 and refinanced debts in the South African business during June 2021, thereby extending the debt maturities. The Group is expected to remain within banking covenants for the next reporting period based upon current forecasts. Given the ongoing uncertainty around COVID-19 and the future impact this may have on the Group, Life Healthcare Group has kept in place some of the additional banking facilities that were put in place during 2020 and renewed in 2021.

The Group's assessments and sensitivity analysis show that the Group has sufficient accessible capital and liquidity to continue to meet its obligations as they fall due and as a result it is appropriate to prepare these consolidated financial statements on a going concern basis.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 3. ACCOUNTING POLICIES (continued)

### **Basis of consolidation**

Group financial statements have not been prepared as permitted by Section 401 of the Companies Act 2006, as the Company is a wholly owned subsidiary of Life Healthcare Group Holdings Limited, a company incorporated in South Africa, from whose registered office Group financial statements may be obtained. Therefore these financial statements present information about the Company and not about its Group. The financial statements can be obtained by writing to the Group Secretary at Oxford Manor, 21 Chaplin Road, Illovo, Gauteng, South Africa, 2196, its registered address.

### **Exemptions**

As a qualifying entity, the company has taken advantage of the disclosure exemptions available to it in respect of its separate financial statements. The Company is consolidated in the financial statements of its ultimate parent, Life Healthcare Group Holdings Limited, which may be obtained at its registered address at Oxford Manor, 21 Chaplin Road, Illovo, Gauteng, South Africa, 2196.

The Company has taken advantage of the exemption provided in paragraph 1.12(b) of FRS 102 from preparing a Statement of Cash Flows.

The Company has taken advantage of the exemption provided in paragraph 4.12(a) of FRS 102 from preparing a reconciliation of the numbers of shares outstanding at the beginning and end of the period.

The Company has taken advantage of the exemption provided in paragraph 33.7 of FRS 102 from disclosing key management personnel compensation.

The Company has taken advantage of the exemption provided in paragraphs 11.39-11.48A and 12.26-12.29 of FRS 102 from disclosing certain financial instrument disclosures. The financial instrument disclosures are incorporated into the Group financial statements of the ultimate UK parent undertaking.

The Company has taken advantage of the exemption in paragraph 33.1(a) of FRS 102 from disclosing transactions with related parties that are other wholly owned members of the Alliance Medical Group Limited group.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## ACCOUNTING POLICIES (continued)

## **Functional and presentation currency**

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

### **Fixed asset investments**

Investments in subsidiary undertakings are stated at cost less provision for impairment. Where part or all of the consideration for acquisitions is deferred or contingent on uncertain future events, the cost of acquisition recorded is a reasonable estimate of the fair value of amounts expected to be payable in the future, discounted to present value.

## Impairment of assets

The carrying amounts of assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated to determine the amount of impairment loss.

For the purpose of impairment testing of these assets, recoverable amount is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. If this is the case, recoverable amount is determined for the cost generating unit ("CGU") to which the asset belongs to. An asset's recoverable amount is the higher of the asset's, or CGU's, fair value less costs to sell and its value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. An impairment loss is recognised in profit or loss in the period in which it arises.

## **Deferred taxation**

The deferred taxation charge takes into account taxation deferred due to timing differences between the treatment of certain items for taxation and accounting purposes.

Deferred tax is recognised in respect of all timing differences that have originated but not reversed at the balance sheet date where transactions or events that result in an obligation to pay more, or a right to pay less, tax in the future have occurred at the balance sheet date, with the expectation that the Directors consider that it is more likely than not that there will be suitable taxable profits from which the future reversal of the underlying timing differences can be deducted. Deferred tax is measured on a non-discounted basis at the tax rates that are expected to apply in the periods in which timing differences reverse, based on tax rates and laws enacted or substantively enacted at the balance sheet date.

## **Borrowings**

Borrowings are recognised initially at fair value, net of transaction cost incurred. Borrowings are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the profit and loss account over the period of the borrowings using the effective interest method. Finance costs, which are the difference between the net proceeds and the total amount of payments made in respect of the instruments, are spread on a straight-line basis over the expected life of the debt.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## 3. ACCOUNTING POLICIES (continued)

### Financial instruments

The Company classifies financial instruments, or their component parts, on initial recognition as financial assets, financial liabilities or equity instruments according to the substance of the contractual arrangements entered into.

An equity instrument is any contract that evidences a residual interest in the assets of the Company after deducting all of its liabilities. Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

All financial instruments are initially recognised at fair value. After initial recognition, loans and receivables, including short-term receivables, and financial liabilities, including trade payables, are carried at amortised cost, as reduced by appropriate allowances for estimated irrecoverable amounts.

Contingent consideration in relation to the acquisition of Life Molecular Imaging in 2018 is recognised at fair value, which is calculated based on a certain percentage of future profits being payable to the previous owners.

## Foreign currencies

Transactions in foreign currencies are recorded at the rate ruling at the date of transaction or at the contracted rate if the transaction is covered by a forward foreign currency contract. Monetary assets and liabilities denominated in foreign currencies are retranslated at the rate of exchange ruling at the balance sheet date. All differences are taken to the profit and loss account.

## Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction from the proceeds received.

## Critical accounting judgements and sources of estimation uncertainty

The preparation of financial statements requires management to make judgements, 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.

# Critical judgements in applying the Company's accounting policies

There were no critical accounting judgements that would have a significant effect on the amounts recognised in the Company Financial Statements.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 3. ACCOUNTING POLICIES (continued)

# Key sources of estimation uncertainty Contingent consideration

Alliance Medical Acquisitionco acquired Life Molecular Imaging group (formerly known as Piramal Imaging) in 2018, consisting of 4 legal entities. As part of this acquisition, a large proportion of the consideration was contingent with a relatively small amount paid at the time of acquisition.

The contingent consideration will become payable when the acquired business is generating a positive cash contribution, measured on a cumulative basis from the date of acquisition. The contingent consideration is a 50% share of pre-tax cash generated for a period of 10 years post acquisition or a maximum payable of US\$200m. The amount included is the anticipated payment, based on long term forecasts, discounted to present value.

There are a number of factors which will impact the value of the contingent consideration and the directors have had to use their knowledge of the business along with certain judgements and estimates in order to value this consideration.

Forecasts have been completed to identify when the business is likely to become profitable, as well as the level of the profits, the profitability of this business also depends on the products created being given market authorisation and passing medical trials. Within the year, a disease modifying drug has been granted approval by the FDA in the US. We are awaiting reimbursement of the disease modifying drug in the US, alongside both approval and reimbursement within the EU market.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## 4. OPERATING LOSS

This is stated after charging:

Auditors' remuneration for the audit of these financial statements of £5,665 (2020: £5,500).

## 5. STAFF NUMBERS AND COSTS

There were no staff, other than Directors, during the year (2020: nil).

# 6. DIRECTORS REMUNERATION AND TRANSACTIONS

The Directors have neither received nor waived any emoluments in respect of their services to the Company during the year (2020: £nil). The Directors of the Company are also, or have also been, Directors of one of more of the other companies in the Group. These Directors do not believe that it is practicable to apportion their emoluments between their services as Directors of the Company and their services as Directors of other companies in the Group.

## 7. INTEREST RECEIVABLE AND SIMILAR INCOME

	Year to 30 September 2021 £000	Year to 30 September 2020 £000
Bank interest	-	22
Interest receivable from fellow group undertakings	10,452	9,249
Net translation of foreign currency loans, receivables and payables	-	2,256
	10,452	11,527
8. INTEREST PAYABLE AND SIMILAR EXPENSES		
	Year to 30	Year to 30
	September	September
	2021	2020
	£000	£000
Unwind of discounting of contingent consideration	3,056	3,193
Bank charges and fees	655	664
Amortisation of loan set up fee	•	1,882
Net translation of foreign currency loans, receivables and payables	2,374	-
Interest payable to fellow group undertakings	6,718	7,329
·	12,803	13,068



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## 9. TAX ON LOSS

## (a) Tax on loss

The tax charge for the year totalled £163,000 in the year (2020: £nil).

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

The tax assessed for the year differs from (2020: differs from) that resulting from applying the standard rate of corporation tax in the UK of 19% (2020: 19%). The differences are explained below:

	Year to 30	Year to 30
	September	September
	2021	2020
	£000	£000
Loss before tax	(2,978)	(1,853)
Loss at the standard rate of 19% (2020: 19%)	(566)	(352)
Effects of:		
Expenses not deductible for tax	388	
Effect of overseas tax rate	132	
Transfer pricing adjustment – imputed interest	-	259
Group relief surrendered for no consideration	209	93
Total tax for the year (note 9 (a))	163	

# (c) Factors affecting current and future tax charges

In the Spring Budget 2021, the Government announced that from 1 April 2023 the corporation tax rate would increase from 19% to 25%. This change has no impact on these financial statements other than the unrecognised deferred tax disclosure below.

# (d) Factors affecting the tax charge for the year

The Company has an unrecognised deferred tax asset in relation to tax losses of £25,290,000 (2020: £19,533,000). Deferred tax is not recognised as the future recovery of the asset is uncertain due to the difficulty in utilising these losses elsewhere in the group.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 10. INVESTMENTS

Subsidiary	Joint ventures	Total
Undertakings		
£000	£000	£000
595,387	-	595,387
-	264	264
-	(153)	(153)
595,387	111	595,498
(454,845)	-	(454,845)
140,542		140,542
140,542	111	140,653
	Undertakings £000 595,387 - - 595,387 (454,845)	Undertakings £000 £000  595,387 264 - (153)  595,387 111  (454,845) -  140,542 -

Investments in subsidiary undertakings are analysed as:

	Country of	Value of investment in ordinary share capital	Effective %	
Name	incorporation	£000	ownership	Principal activities
Alliance Medical Holdings Limited	England (A)	-	100	Management services
Alliance Medical Leasing Limited	England (A)	-	100	Finance Services
Alliance Medical Limited	England (A)	38,563	100	Medical diagnostic imaging services and parent of English operating subsidiarics
*Alliance Medical Radiopharmacy Limited	England (A)	-	100	Production of PET radio pharmaceuticals
*Alliance Medical Molecular Imaging Limited	England (A)	-	100	Production of PET radio pharmaceuticals
*Alliance Diagnostic Services Limited	England (A)	-	100	Medical diagnostic imaging services
*Lodestone Patient Care Limited	England <sup>(A)</sup>	-	100	Holding company
*Piramal Imaging Limited	England (A)	-	100	Development and production of PET radio pharmaceuticals
* Priamar srl	Italy <sup>(Z)</sup>	-	100	Medical diagnostic imaging services
Alliance Medical Limited Sede secondaria	Italy <sup>(8)</sup>	-	100	Medical diagnostic imaging services
*Alliance Medical Italia S.r.l.	Italy <sup>(B)</sup>	78,367	100	Management services and parent of Italian operating subsidiaries
*Alliance Medical S.r.l.	Italy <sup>(B)</sup>	-	100	Medical diagnostic imaging services
	Carried forward	116,930	•	



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 10. INVESTMENTS (continued)

		Value of investment		
		in ordinary		
	Country of	share capital	Effective %	
Name	incorporation Brought forward	<b>£000</b> 116,930	ownership	Principal activities
*Alliance Medical Technologies S.r.t.	italy <sup>(B)</sup>	~	100	Medical diagnostic imaging services
*Alliance Medical Diagnostic S.r.l.	italy <sup>(B)</sup>	-	100	Medical diagnostic imaging services
*Radioterapia Aurelia S.r.l.	Italy <sup>(8)</sup>	-	100	Medical diagnostic imaging services
*Opportunity srl	Italy <sup>(c)</sup>	-	100	Medical diagnostic imaging services
*Laboratorio Albaro srl	Italy <sup>(C)</sup>	-	100	Medical diagnostic imaging services
*Il Centro srl Diagnostica e Terapia Medica	Italy <sup>(D)</sup>	-	100	Medical diagnostic imaging services
*Centro Polispecialistico valli Stura e Orba Scrl	Italy <sup>(E)</sup>	-	100	Medical diagnostic imaging services
*Imed srl	Italy (V)	•	100	Medical diagnostic imaging services
*Centro Diagnostico Castellano srl	Italy (V)	-	100	Medical diagnostic imaging services
*Centro di Radiologia srl	Italy <sup>(w)</sup>	-	100	Medical diagnostic imaging services
*Centro Alfa srl	Italy (X)	-	100	Medical diagnostic imaging services
*Charter Medical Diagnostic Imaging Limited	Ireland <sup>(F)</sup>	-	100	Medical diagnostic imaging services
*Alliance Medical Diagnostic Imaging Limited	Ireland <sup>(F)</sup>	•	100	Management services and parent of Irish operating subsidiaries
*Alliance Medical Diagnostic Imaging (Northern Ireland) Limited	Ireland <sup>(F)</sup>	-	100	Medical diagnostic imaging services
*Cork Community Imaging Limited	Ireland <sup>(F)</sup>	-	100	Medical diagnostic imaging services
*Barringtons MRI Limited	Ireland (G)	•	50	Medical diagnostic imaging services
*20/20 Imaging Limited	Ireland (H)	-	33	Medical diagnostic imaging services
*BSM Diagnostica Gesellschaft mbH	Austria <sup>(R)</sup>	-	100	Production of PET radio pharmaceuticals
*Alliance Medical GmbH	Germany (1)	-	100	Medical diagnostic imaging services and parent of German operating subsidiaries
*Tomovation GmbH	Germany (1)	-	100	Medical diagnostic imaging services
*Life Radiopharma f-con GmbH	Germany (N)	-	67	Medical diagnostic imaging services
*Life Radiopharma Bonn GmbH	Germany (0)	•	100	Production of PET radio pharmaceuticals
*Life Radiopharma Berlin GmbH	Germany <sup>(Q)</sup>	-	100	Production of PET radio pharmaceuticals
*Life Molecular Imaging GmbH	Germany <sup>(s)</sup>	-	100	Development and production of PET radio pharmaceuticals
*Alliance Medical BV	Holland <sup>(J)</sup>	=	100	Medical diagnostic imaging services
*Life Radiopharma Warszawa SP Zoo	Poland <sup>(P)</sup>	-	100	Production of PET radio pharmaceuticals
	Carried forward	116,930		



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 10. INVESTMENTS (continued)

•	Court of	Value of investment in ordinary	T	
Name	Country of incorporation Brought forward	share capital £000 116,930	Effective % ownership	Principal activities
*Alliance-Servicos Diagnosticos por Imagen Unipessoal LDA	Portugal <sup>(K)</sup>	•	100	Dormant company
*Imagen Medical Digital Servicios Diagnosticos S.A.	Spain <sup>(L)</sup>	-	80	Medical diagnostic imaging services
*Alliance Medical La Rioja S.L.	Spain <sup>(M)</sup>	-	100	Medical diagnostic imaging services
Life Molecular Imaging SA	Switzerland <sup>(T)</sup>	23,612	100	Development and production of PET radio pharmaceuticals
*Life Molecular Imaging Inc	USA <sup>(U)</sup>	•	100	Development and production of PET radio pharmaceuticals
*European Scanning Centre (Harley Street) Limited	England <sup>(Y)</sup>	•	100	Medical diagnostic imaging services
*European Scanning Centre LLP (Harley Street)	England <sup>(Y)</sup>	-	84.5	Medical diagnostic imaging services
*European Scanning Centre LLP 2 (Harley Street)	England <sup>(Y)</sup>	-	92.5	Medical diagnostic imaging services
*European Scanning Centre LLP MSK (Harley Street)	England <sup>(Y)</sup>	-	97	Medical diagnostic imaging services
*European Scanning Centre LLP (Manchester)	England <sup>(Y)</sup>	-	98.5	Medical diagnostic imaging services
*European Scanning Centre LLP (Cardiff)	England <sup>(Y)</sup>	-	100	Medical diagnostic imaging services
*ZAG Zyklotron AG <sup>(1)</sup>	Germany <sup>(AA)</sup>	-	100	Production of PET radio pharmaceuticals
*Monza Medicina SRL <sup>(2)</sup>	Italy (BB)	-	100	Medical diagnostic imaging services
Altakassusi Alliance Medical LLC (3)	Saudi Arabia <sup>(cc)</sup>	111	45	Medical diagnostic imaging services
*held indirectly		140,653		

<sup>(1)</sup> Acquired 1 January 2021

<sup>(2)</sup> Acquired 30 June 2021

<sup>(3)</sup> Acquired 10 November 2020 – joint venture



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

# 10. INVESTMENTS (continued)

The registered office of the investments are as follows:

- (A) Iceni Centre, Warwick Technology Park, Warwick, Warwickshire, CV34 6DA
- (B) Via G. Mameli 42/A, 20851, Lissone, Italy
- (C) Via Paolo Boselli 32/6, 16146, Genova, Italy
- (D) Piaza Dante 9/10, 16121, Genova, Italy
- (E) Via Vallecalda 45, 16013, Campo Ligure, Italy
- (F) Portal House, Loughmore Avenue, Raheen Business Park, Limerick, Ireland
- (G) Barringtons Hospital, Georges Quay, Limerick Ireland
- (H) 82 North Main Street, Bandon, Co. Cork, Ireland
- (I) Westring 168, 44575 Castrop-Rauxel, Germany
- (J) PO Box 1768, NL-3800 BT Amersfoot, Netherlands
- (K) Avda. Antonio Augusto de Aguilar, 150-5 Dto. 1050-022 Lisboa, Portugal
- (L) Calle Illa, Num. 52 Planta Bajo. 08202 Sabadell, Barcelona, Spain
- (M) Avda. Portugal, Num. 23 Planta 1, Despacho 2, 26001 Logrono, Spain
- (N) Nic.-Aug.-Otto-Str. 7a, D-12489, Berlin, Germany
- (O) Spessartstr. 9, D-53119 Bonn, Germany
- (P) Ul. Szeligowska 3, PL-05-850 Szeligi, Poland
- (Q) Max-Planck-Strabe 4, D-12489 Berlin
- (R) Alser strasse 25, A-1080 Wien, Austria
- (S) Tegeler Strasse 6-7, 13353 Berlin, Germany
- (T) 13 Route de l'Ecole, 1753 Matran, Switzerland
- (U) C/o The Corporation Trust Company, 1209 Orange Street, Wilmington, Delaware 19801, New Castle County, USA
- (V) Via Alfieri 13, 35125 Padova, Italy
- (W) Via Zenson di Piave, 31100 Treviso, Italy
- (X) Via Bellini 174, 41121 Modena, Italy
- (Y) 68 Harley Street, London, W1G 7HE
- (Z) Via Partigiani, 13/r 17100 Savona, Italy
- (AA)Hermann-von-Helmholtz-Platz 1, D-76344 Eggenstein-Leopoldshafen
- (BB) Via Emilia, 1, 20900 Monza MB, Italy
- (CC) 4156 Ibn Abi Al Ata Al Olaya, Riyadh, Saudi Arabia

A review of investments in subsidiaries was performed during the year and, as a result, £nil (2020: £nil) of the Company's investment in its subsidiaries was identified as being impaired. The Directors believe that the carrying value of the investments is supported by their underlying net assets and future cash flows.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

### 11. DEBTORS

## a) Amounts falling due within one year:

	As at 30 September 2021 £000	Restated as at 30 September 2020 £000
Amounts owed by Group undertakings*	53,607 53,607	44,749

Amounts owed by overseas Group undertakings of £18,319,000 (2020: £13,615,000), are unsecured, subject to formal loan agreements and are repayable on demand. Interest in respect of these amounts, are payable to the Company at a rate of 5% per annum.

Amounts owed by UK Group undertakings of £35,288,000 (2020: £31,134,000) are unsecured and are repayable on demand, this amount is not interest bearing.

During the year there has been a review of all balances and their purpose, following this review a restatement of prior year numbers has been made. £181,009k has been reallocated from Current Assets to Fixed Assets for the year ended 30 September 2020.

## b) Fixed Assets:

·	As at 30 September 2021 £000	Restated as at 30 September 2020 £000
Amounts owed by Group undertakings*	177,193 177,193	181,009 181,009

Amounts owed by overseas Group undertakings of £58,305,000 (2020: £61,052,000), are unsecured, subject to formal loan agreements and are repayable on demand. Interest in respect of these amounts, are payable to the Company at a rate of 5% per annum. Amounts owed by UK Group undertakings of £118,888,000 (2020: £119,957,000) are interest bearing and these amounts are payable to the Company at a rate of 5% per annum. The movement in the amount due from group undertakings is due to build-up of interest charges for the period, interest payment received during the year and retranslation of the balances denominated in foreign currency.

\*During the year there has been a review of all balances and their purpose, following this review a restatement of prior year numbers has been made as the balance relates to the continual use for the group undertakings £181,009k has been reallocated from Current Assets to Fixed Assets for the year ended 30 September 2020.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## 12. CREDITORS

# a) Amounts falling due within one year:

	As at 30 September 2021	Restated as at 30 September 2020
	£000	£000
Amounts owed to group undertakings*	232,933	247,745
	232,933	247,745

Amounts owed to Group undertakings were unsecured, interest free and were repayable on demand.

## b) Amounts falling due after more than one year:

	As at 30 September 2021	Restated as at 30 September 2020
•	£000	£000
Contingent consideration	30,755 30,755	29,158 29,158

The contingent consideration relates to the acquisition of the Life Molecular Imaging SA group on 25 June 2018. The contingent consideration will become payable when the acquired business is generating a positive cash contribution, measured on a cumulative basis, from the date of acquisition. The contingent consideration is a 50% share of the pretax cash generated for a period of 10 years post-acquisition or a maximum of US\$200m. The amount included is the anticipated payment, based on long term forecasts, discounted to present value and retranslated to the foreign exchange rate in force at 30 September 2021.

<sup>\*</sup>During the year there has been a review of all balances and their purpose, following this review a restatement of prior year numbers has been made. £228,718k has been reallocated from Non-current liabilities to Current liabilities for the year ended 30 September 2020. This amount is owed to other group undertakings and the Company does not have an unconditional right to defer settlement of the creditor for at least 12 months after the reporting date.



# NOTES TO THE FINANCIAL STATEMENTS For the year ended 30 September 2021

## 13. CALLED UP SHARE CAPITAL AND RESERVES

Ordinary shares of £1 each	2021 No.	2021 £000	2020 No.	2020 £000
Authorised	147,537,013	147,537	147,537,013	147,537
Allotted, called up and fully paid	147,537,013	147,537	147,537,013	147,537

There are no restrictions on the payment of dividends and the repayment of capital.

The profit and loss reserve represents cumulative profits or losses, including unrealised profit on the remeasurement of investment properties, net of dividends paid and other adjustments.

## 14. RELATED PARTY TRANSACTIONS

In accordance with FRS 102, the company has taken advantage of the exemption available not to disclose transactions with other wholly owned group undertakings.

There are no other related party transactions outside of those with group undertakings.

# 15. PARENT UNDERTAKINGS

The ultimate parent and controlling party is Life Healthcare Group Holdings Limited. The largest and smallest group, for which group financial statements are drawn up and which include this company is Life Healthcare Group Holdings Limited, registered in South Africa. The financial statements can be obtained by writing to the Group Secretary at Oxford Manor, 21 Chaplin Road, Illovo, Gauteng, South Africa, 2196, its registered address.

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Certified Delivered	Security Checked	12/20/2021 4:24:09 PM	
Signing Complete	Security Checked	12/20/2021 4:24:17 PM	
Completed	Security Checked	12/20/2021 4:24:17 PM	
Payment Events	Status	Timestamps	