Registration number: 07110936

Teddington 2 Limited

Annual report and accounts

31 March 2021



feddington 2 Limited

Directors

Euan O'Sullivan Simon Parsons

Secretary

Teri-Anne Cavanagh

Registered Address

LGC Queens Road Teddington Middlesex TW11 0LY

Teddington 2 Umited Strategic report

The Directors present their Strategic report for the year ended 31 March 2021.

Principal activity

The principal activity of Teddington 2 Limited ("the Company") during the period was that of an investment holding company. The Company is a member of a wider international life sciences group, with the main holding company of that wider group being LGC Science Group Holdings Limited ("the Group" or "LGC"), a company incorporated in England.

LGC is a leading global life science tools company providing mission-critical components and solutions into high-growth application areas across the human healthcare and applied market segments. The Group's high quality product portfolio is comprised of mission-critical tools for genomic analysis and for quality assurance applications, which are typically embedded and recurring within its customers' products and workflows and are valued for their performance, quality and range. These tools play a key rule in customer workflows from discovery applications through to commercial manufacture and enable customers to: bring new diagnostics and therapies to market; progress research and development; optimise food production; and continuously monitor and enhance the quality of food, the environment and consumer products. The Group's 175+ years of scientific heritage combined with a track record of innovation and value enhancing acquisitions has enabled it to build the Group's product portfolio and expertise, and develop deep relationships with customers, industry partners and the global scientific community. The Group is committed to delivering on its core purpose of "Science for a Safer World."

A full review of the LGC business including future developments is disclosed in the financial statements of LGC Science Group Holdings Limited, a parent company of the Company, which are available to the public and may be obtained from LGC, Queens Road, Teddington, Middlesex, TW11 0LY.

Ownership

The Company's immediate parent company is LGC Science Group Limited. The smallest group of undertakings for which group accounts are drawn up and of which the Company is a member is LGC Science Group Holdings Limited, which are available to the public and may be obtained from LGC, Queens Road, Teddington, Middlesex, TW11 0LY. The largest group of undertakings for which group accounts are drawn up and of which the Company is a member is LGC Science Corporation S.à r.l., which are available to the public and may be obtained from LGC, Queens Road, Teddington, Middlesex, TW11 0LY.

LGC Science Corporation S.à r.l. was established through investment funds managed by Astorg Asset Management S.à r.l., an independent private equity group ("Astorg"), and investment funds managed by Cinven (the "Seventh Cinven Fund"). Subsequently, each of Astorg and the Seventh Cinven Fund sold part of their interests in LGC Science Corporation S.à r.l. to Luxinva S.A., a wholly owned subsidiary of the Abu Dhabi Investment Authority ("ADIA").

Astorg VII (GP) S.à r.I. is the General Partner of Astorg VII SLP and Astorg VII Co-Invest LGC SLP (the "Partnerships"). Astorg Asset Management S.à r.I. is the alternative investment fund manager and manager of the Partnerships. The Partnerships through their interest in Loire TF S.à r.I., are the ultimate shareholders of 38.8% of LGC Science Corporation S.à r.I.

Cinven Capital Management (VII) General Partner Limited is the Managing General Partner of Cinven Capital Management (VII) Limited Partnership Incorporated, who in turn is the Managing General Partner of the Seventh Cinven Fund. The Seventh Cinven Fund through its interest in Cinloire Luxembourg S.à r.l. is the ultimate shareholder of 38.8% of LGC Science Corporation S.à r.l.

Silver Holdings S.A., a direct subsidiary of the Abu Dhabi Investment Authority (an independent public investment institution owned by the Emirate of Abu Dhabi), is the sole shareholder of Luxinva S.A. Luxinva S.A. owns 19.4% of LGC Science Corporation S.à r.l.

Review of business performance and future developments

The income statement is set out on page 6 and shows the result for the financial year of £nil (2020: profit of £258,000). No key performance indicators are monitored by the Directors as Teddington 2 Limited is a holding company. The Company expects to continue to operate on this basis for the foreseeable future.



Teddington 2 Limited Strategic report (continued)

Principal risks and uncertainties

The review of other principal risks and uncertainties contains certain forward-looking statements. These statements have been made by the Directors in good faith based on the information available to them at the time of their approval of this report. They should be treated with caution due to the inherent uncertainties arising because they relate to circumstances that may or may not occur in the future.

Financial instruments risk

Financial risk management

The Company's operations expose it to a variety of financial risks that include the effects of changes in credit risk, liquidity risk, interest rate cash flow risk and foreign exchange risk. LGC Science Group Holdings Limited, a parent company of the Company, has in place a group-wide risk management programme that seeks to limit the adverse effects on the financial performance of the Company. Details are set out in the financial statements of LGC Science Group Holdings Limited.

Liquidity risk

Liquidity is managed by LGC Science Group Holdings Limited, a parent company of the Company. The wider Group actively maintains a mixture of long-term and short-term debt finance and cash deposits that are designed to ensure the Group has sufficient available funds for operations, expansion and planned acquisitions.

Foreign exchange risk

The Company is exposed to cash flow risk as a result of assets and liabilities denominated in foreign currency. This risk is partially mitigated by internally generated cash flows in a similar mix of currencies. Net risk of exposure to operations in foreign currencies is managed by the purchase of forward foreign exchange contracts.

Simon Parsons

Director

16 December 2021

Teddington 2 Limited Directors' report

The Directors present their report and financial statements for the year ended 31 March 2021.

Directors

The Directors who served the Company during the year and up until the date of approval of these financial statements were as follows:

Euan O'Sulfivan (appointed 17 September 2021)

Simon Parsons

Timothy Robinson (resigned 17 September 2021)

Key person and Directors and Officers insurance is maintained for all Directors.

Dividends

The Directors do not recommend an interim dividend or final dividend (2020. £nil).

Going concern

These financial statements have been prepared on a going concern basis, having regard to future projections for the Company, the parent company guarantee provided by LGC Science Group Holdings Limited, and that company's financing arrangements in place as of 31 March 2021.

Whilst acknowledging the inherent risk in any plan, the Directors have a reasonable expectation that the Company has adequate resources to continue in operation for the foreseeable future and at least one year from the date of approval of the financial statements.

Financial instruments

Details of financial instruments are provided in the Strategic report on page 3.

By order of the Board

Simon Parsons

Director

16 December 2021

Teddington 2 Limited Directors responsibilities statement

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

Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the financial statements in accordance with United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice), including FRS 101 'Reduced Disclosure Framework' ('FRS 101'). 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 judgments and accounting estimates that are reasonable and prudent;
- state whether FRS 101 has 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.

Teddington 2 Limited Income statement

for the year ended 31 March 2021

		2021	2020
	Notes	£000	£000
Foreign exchange gains		-	12
Operating profit	3	<u>.</u>	12
Interest receivable from Group undertaking		-	13,496
Interest payable to Group undertakings		-	(13,250)
Profit from ordinary activities before taxation	_	-	258
Taxation	5	-	-
Profit for the financial year		-	258

The profit is entirely derived from continuing operations.

The Company has no other items of comprehensive income or loss and has therefore not included a statement of comprehensive income

Teddington 2 Limited Balance sheet

at 31 March 2021

	Notes	2021 £000	2020 £000
Fixed assets Investments	6	1,366,084	221,276
	ŭ	1,000,00	221,210
Current assets			
Debtors	7	~	156,524
Net current assets		-	156,524
Total assets less current liabilities		1,366.084	377,800
Creditors: amounts falling due after more than one year	8	-	(154,257)
Net assets		1,366,084	223,543
Capital and reserves			
Share capital	9	162,444	162,444
Share premium	9		58,832
Retained earnings	Ü	1,203,640	2,267
Shareholders' funds		1,366,084	223,543

For the year ending 31 March 2021 the Company was entitled to exemption from audit under Section 479A of the Companies Act 2006 relating to subsidiary companies.

The members have not required the Company to obtain an audit of its accounts for the year in question in accordance with section 476 of the Companies Act 2006.

The Directors acknowledge their responsibilities for complying with the requirements of the Act with respect to accounting records and the preparation of accounts

Simon Parsons

Director

16 December 2021

Teddington 2 Limited Statement of changes in equity for the year ended 31 March 2021

	Share	Share	Retained	
	capital	premium	earnings	Total
	£000	£000	£000	£000
At 1 April 2019	162,444	58,832	2,009	223,285
Profit for the year	-	-	258	258
Total comprehensive income	_		258	258
A1 31 March 2020	162,444	58,832	2,267	223,543
	Share capital £000	Share premium £000	Retained earnings £000	Total £000
At 1 April 2020	162,444	58,832	2,267	223,285
Result for the year	· -	, <u>-</u>	-	· -
Total comprehensive income	-		-	-
Share capital issued	-	1,142,541	-	1,142,541
Capital reduction		(1,201,373)	1,201,373	
A1 31 March 2021	162,444	-	1,203,640	1,366,084

Teddington 2 Limited Notes to the financial statements

1. Corporate information

These financial statements were authorised for issue by the Board on 16 December 2021. The Company is a private company limited by share capital incorporated in England and Wales and domiciled in the United Kingdom. The address of its registered office is:

LGC Queens Road Teddington Middlesex TW11 0LY

2. Accounting policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

Basis of preparation

The Company's financial statements,

- have been prepared under the historical cost convention and in accordance with FRS 101 and the Companies Act 2006;
- do not comply with all of the requirements of UK-adopted IFRS and therefore do not contain the unreserved statement of compliance set out in paragraph 3 of IFRS 1 First Time Adoption of International Financial Reporting Standards and paragraph 16 of IAS 1 Presentation of Financial Statements; and
- are presented in pounds sterling and all values are rounded to the nearest thousand pounds (£000), except where indicated
 otherwise.

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

- the requirements of IFRS 7 Financial Instruments Disclosures;
- the requirements of paragraphs 91-99 of IFRS 13 Fair Value Measurements;
- the requirement in paragraph 38 of IAS 1 'Presentation of Financial Statements' to present comparative information in respect of:
 - (i) paragraph 79(a)(iv) of IAS 1;
 - (ii) paragraph 73(e) of IAS 16 Property. Plant and Equipment;
- the requirements of paragraphs 10(d), 10(f), 39(c) and 134-136 of IAS 1 Presentation of Financial Statements;
- the requirements of IAS 7 Statement of Cash Flows;
- the requirements of paragraphs 30 and 31 of IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors;
- the requirements of paragraph 17 of IAS 24 Related Party Disclosures; and
- 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 is a party to the transaction is wholly owned by such a member.

Exemption from preparing group accounts

The financial statements contain information about Teddington 2 Limited as an individual Company and do not contain consolidated financial information as the parent of a group.

The Company is exempt under section 400 of the Companies Act 2006 from the requirement to prepare consolidated financial statements as it and its subsidiary undertakings are included by full consolidation in the consolidated financial statements of LGC Science Group Holdings Limited, a company incorporated in England and Wales.

2. Accounting policies (continued)

Going concern

These financial statements have been prepared on a going concern basis, having regard to future projections for the Company, the parent company guarantee provided by LGC Science Group Holdings Limited, and that company's financing arrangements in place as of 31 March 2021.

Whilst acknowledging the inherent risk in any plan, the Directors have a reasonable expectation that the Company has adequate resources to continue in operation for the foreseeable future and at least one year from the date of approval of the financial statements.

Foreign currencies

Transactions in foreign currencies are initially recorded at the functional currency rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated into the respective functional currency of the entity at the rates prevailing on the reporting period date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the initial transaction dates. All differences arising on settlement or translation of monetary items are taken to the Income statement. Tax charges and credits attributable to exchange differences on those monetary items are also recorded in the Income statement.

Non-monetary items measured in terms of historical cost in a foreign currency are not retranslated.

Current and deferred income tax

Tax is recognised in profit or loss, except that a change attributable to an item of income or expense recognised as other comprehensive income is also recognised directly in other comprehensive income or directly to equity.

Current tax is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the reporting date in the countries where the Company operates and generates taxable income.

Deferred tax is provided on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements and on unused tax losses or tax credits in the Company. Deferred tax is determined using tax rates and laws that have been enacted or substantively enacted by the reporting date

Fixed asset investments

Fixed asset investments are stated at cost. The carrying values of fixed asset investments are reviewed for impairment in periods if events or changes in circumstances indicate the carrying value may not be recoverable.

In the event of reconstructions within the Group, where the trade and net assets of subsidiary undertakings may be transferred elsewhere within the Group, consideration is given to whether such reconstruction results in a loss to the Company when considering whether an impairment has occurred.

Share capital

Ordinary shares are classified as equity. Equity instruments are measured at the fair value of the cash or other resources received or receivable, net of the direct costs of issuing the equity instruments. If payment is deferred and the time value of money is material, the initial measurement is on a present value basis.

3. New and amended standards and interpretations

Several amendments and interpretations apply for the first time in 2021 and, as described below, do not have an impact on the financial statements of the Company.

Amendments to IFRS 3 'Business Combinations': Definition of a Business

In October 2018, the IASB issued amendments to the definition of a business in IFRS 3 'Business Combinations' to help entities determine whether an acquired set of activities and assets is a business or not. They clarify the minimum requirements for a business, remove the assessment of whether market participants are capable of replacing any missing elements, add guidance to help entities assess whether an acquired process is substantive, narrow the definitions of a business and of outputs, and introduce an optional fair value concentration test. New illustrative examples were provided along with the amendments. The amendment is applicable for business combinations for which the acquisition date is on or after the first annual reporting period beginning on or after 1 January 2020. The Company adopted the amendments to IFRS 3 with the date of initial application of 1 April 2020. These amendments had no impact on the financial statements of the Company, but may impact future periods should the Company enter into any business combinations.

Amendments to IAS 1 'Presentation of Financial Statements' and IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors': Definition of Material

In October 2018, the IASB issued amendments to IAS 1 'Presentation of Financial Statements' and IAS 8 'Accounting Policies, Changes in Accounting Estimates and Errors' to align the definition of 'material' across the standards and to clarify certain aspects of the definition. The new definition states that, 'Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity.' The amendments are applicable for annual reporting periods beginning on or after 1 January 2020. The Company adopted these amendments with the date of initial application of 1 April 2020. These amendments had no impact on the financial statements of, nor is there expected to be any future impact to the Company.

Amendments to IFRS 9 'Financial Instruments', IAS 39 'Financial Instruments: Recognition and Measurement', and IFRS 7 'Financial Instruments: Disclosures': Interest Rate Benchmark Reform

In September 2019, the IASB issued amendments to a number of standards to clarify that entities need to continue to apply certain hedge accounting requirements assuming that the interest rate benchmark on which the hedged cash flows from the hedging instrument will not be altered as a result of interest rate benchmark reform. The amendment is applicable for annual reporting periods beginning on or after 1 January 2020. The Company adopted these amendments with the date of initial application of 1 April 2020. These amendments had no material impact on the financial statements of the Company. Conceptual Framework for Financial Reporting issued on 29 March 2018. The Conceptual Framework is not a standard, and none of the concepts contained therein override the concepts or requirements in any standard. The purpose of the Conceptual Framework is to assist the IASB in developing standards, to help preparers develop consistent accounting policies where there is no applicable standard in place and to assist all parties to understand and interpret the standards. This will affect those entities which developed their accounting policies based on the Conceptual Framework. The revised Conceptual Framework includes some new concepts, updated definitions and recognition criteria for assets and liabilities and clarifies some important concepts. The amendment is applicable for annual reporting periods beginning on or after 1 January 2020. The Company adopted these amendments with the date of initial application of 1 April 2020. These amendments had no impact on the financial statements of the Company.

4. Directors' remuneration and staff costs

The Directors of the Company are also Directors of the holding company and fellow subsidiaries. The Directors received total remuneration for the year of £1,403,000 (2020: £1,285,000), which was paid by fellow subsidiary companies and includes contributions of £1,500 (2020: £1,900) to a defined contribution pension scheme on behalf the Directors. The Directors do not believe that it is practical to apportion this amount between their services as Directors of the Company and services as Directors of the fellow subsidiary companies of the Group.

The highest paid director received £790,000 which included £1,000 of contributions to a pension scheme.

Other than the Directors, the Company had no employees and therefore incurred no staff costs during the year.

5. Taxation

(a) Analysis of tax in year:

	2021	2020
Current tax	£000	£000
UK tax for the year	-	•
Total tax for the year		

(b) Factors affecting tax for the year:

The reconciliation of the profit before tax for the year at the standard rate UK corporation tax rate of 19% (2020: 19%) to the tax for the year is set out below:

for the year is set out colour.		
	2021	2020
	£000	£000
Profit from ordinary activities before taxation	-	258
Expected corporation tax charge at standard rate of 19%	-	49
Effects of:		
Group relief received for nil payment		(49)
Total tax for the year	-	-

(c) Factors that may affect future tax charges

At the Spring Budget 2020, the UK Government announced measures to set the corporation tax main rate at 19% for the financial year beginning 1 April 2020. At the time, this maintained the rate at 19%, rather than reducing it to 17% from 1 April 2020 as had been previously announced. The impact of this announcement was recorded within the prior year.

Furthermore at the Spring Budget 2021, the UK Government announced that from 1 April 2023 the corporation tax rate will increase to 25%. As the proposal to increase the rate to 25% had not been substantively enacted at the balance sheet date, its effects are not included in these financial statements. However, had it been substantively enacted by the balance sheet date, it would not have had an impact on the entity's deferred tax.

6. Investments

	2021	2020
	£000	£000
At 1 April	221,276	221,276
Additions	1.144,808	
At 31 March	1,366,084	221,276

On 20 April 2020, the Company subscribed for 2 ordinary shares in LGC Science Holdings Limited for consideration of £1,144,807,640.

Details of the investments in which the Company holds 20% or more of the nominal value of any class of share capital are set out in note 14.

7. Debtors

	2021	2020
	£000	£000
Amounts owed by Group undertakings	-	5,158
Long-term loan notes (including accrued interest)		151,366
		156,524

The loans owed by Group undertakings bear interest at rates between 8% and 15% per annum and are repayable on demand. The long-term loan notes accrue interest at rates between 10% and 15%.

Amounts falling due after more than one year included above are:

	2021	2020
	£000	£000
Long-term loan notes (including accrued interest)		151,366

8. Creditors: amounts falling due after more than one year

	2021 £000	2020 £000
Long-term loan notes (including accrued interest)	-	154,257

The long-term loan notes are accruing interest at rates between 10% and 15% (2020) between 10% and 15%) per annum.

51 - Ex. 1

9. Share capital and share premium

Authorised shares:

			2021	2020
			number	number
Ordinary shares of £1 each			162,444,208	162,444,206
Allotted, issued and fully paid:				
	2021	2021	2020	2020
	number	£000	number	£000
At 1 April	162,444,206	162,444	162,444,206	162,444
Issued	2	-	-	—
At 31 March	162,444,208	162,444	162,444,206	162,444

On 20 April 2020, the Company increased its authorised share capital by £2 through the issue of two ordinary shares of nominal value £1 each. Total consideration for the shares was £1,142,541,290, which included share premium of £1.142,541,288.

Share premium:

	2021	2020
	£000	£000
At 1 April	58,832	58,832
Share capital issued	1,142,541	-
Capital reduction	(1,201,373)	
At 31 March		58,832

On 11 June 2020, the Company undertook a capital reduction and applied £1,201,373,399 of share premium against retained earnings.

10. Commitments and guarantees

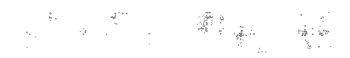
Guarantees

Along with other fellow subsidiary companies, the Company has provided guarantees and granted security to support the syndicated bank borrowing arrangements of the Group.

11. Related party transactions

The Company has taken advantage of the exemption available under FRS 101 not to disclose compensation of key management personnel and not to disclose related party transactions with other members of the Group.

There have been no transactions during the year (2020: £nil) with Directors or subsidiaries which are not 100% owned by the Group.



12. Ultimate holding company and controlling party

The Company's immediate parent company is LGC Science Group Limited. The smallest group of undertakings for which group accounts are drawn up and of which the Company is a member is LGC Science Group Holdings Limited, which are available to the public and may be obtained from LGC, Queens Road, Teddington, Middlesex, TW11 0LY. The largest group of undertakings for which group accounts are drawn up and of which the Company is a member is LGC Science Corporation S.à r.l., which are available to the public and may be obtained from LGC, Queens Road, Teddington, Middlesex, TW11 0LY.

LGC Science Corporation S.à r.l. was established through investment funds managed by Astorg Asset Management S.à r.l., an independent private equity group ("Astorg"), and investment funds managed by Cinven (the "Seventh Cinven Fund"). Subsequently, each of Astorg and the Seventh Cinven Fund sold part of their interests in LGC Science Corporation S.à r.l. to Luxinva S.A., a wholly owned subsidiary of the Abu Dhabi Investment Authority ("ADIA").

Astorg VII (GP) S.à r.I. is the General Partner of Astorg VII SLP and Astorg VII Co-Invest LGC SLP (the "Partnerships"). Astorg Asset Management S.à r.I. is the alternative investment fund manager and manager of the Partnerships. The Partnerships through their interest in Loire TF S.à r.I., are the ultimate shareholders of 38.8% of LGC Science Corporation S.à r.I.

Cinven Capital Management (VII) General Partner Limited is the Managing General Partner of Cinven Capital Management (VII) Limited Partnership Incorporated, who in turn is the Managing General Partner of the Seventh Cinven Fund. The Seventh Cinven Fund through its interest in Cinloire Luxembourg S.à r.l. is the ultimate shareholder of 38.8% of LGC Science Corporation S.à r.l.

Silver Holdings S.A., a direct subsidiary of the Abu Dhabi Investment Authority (an independent public investment institution owned by the Emirate of Abu Dhabi). is the sole shareholder of Luxinva S.A. Luxinva S.A. owns 19.4% of LGC Science Corporation S.à r.l.

13. Events after the balance sheet date

On 31 August 2021. a subsidiary of the Company acquired the remaining 50% interest in Technopath Northwell Health North America LLC (note 5), for \$10,000,000 (approximately £7,266,000). Included in the consideration is \$2,589,000 (approximately £1,881,000) for the acquisition of the outstanding equity interest and \$7,411,000 (approximately £5,385,000) for the settlement of outstanding loans and borrowings due to the third parties of the joint venture. Following the acquisition, the name of the entity was changed to Technopath North America LLC.

14. Details of the investments of the Company

Details of those investments in which the Company holds 20% or more of the nominal value of any class of share capital are set out below. The country of incorporation matches the country in which the registered office/principal place of business is located. All investments are indirectly held, except for the investment in LGC Science Holdings Limited.

Subsidiary	Country	Registered office/ Principal place of business
Aquacheck Limited	United Kingdom	(1)
Axolabs Gmbh	Germany	(2)
Brand Reputation Compliance Limited	United Kingdom	(1)
BRC GS Americas Inc.	Canada	(3)
BRC Trading Limited	United Kingdom	(1)
C/D/N Isotopes Inc.	Canada	(4)
Cardiff Bioanalytical Services Limited	United Kingdom	(1)
Dr Ehrenstorfer GmbH	Germany	(5)
Focus Forensic Telecommunications Limited	United Kingdom	(1)
HFL Sport Science Limited	United Kingdom	(1)
Industrial Analytical (Proprietary) Limited	South Africa	(6)
Innovapeak Limited	Ireland	(7)
Kbiosciences Limited	United Kingdom	(1)
LGC (Holdings) Limited	United Kingdom	(1)
LGC (North West) Limited	United Kingdom	(1)
LGC (Teddington) Limited	United Kingdom	(1)
LGC Beteiligungs GmbH	Germany	(5)
LGC Bio Senate Limited	United Kingdom	(1)
LGC Bioresearch Limited	United Kingdom	(1)
LGC Biosearch GmbH	Germany	(2)
LGC Canada Real Estate Limited	Canada	(3)
LGC Genomics GmbH	Germany	(2)
LGC Genomics Holding GmbH	Germany	(2)
LGC Genomics Limited	United Kingdom	(1)
LGC GmbH	Germany	(8)
LGC Group Holdings Limited	United Kingdom	(1)
LGC Holdings GmbH	Germany	(2)
LGC Investments GmbH	Germany	(5)
LGC Investments Limited	United Kingdom	(1)
LGC Labor GmbH	Germany	(5)
LGC Scheme Pension Trustee Limited	United Kingdom	(1)
LGC Science (Nanjing) Co Ltd	China	(9)
LGC Science (Shanghai) Co Ltd	China	(10)
LGC Science and Standards (India) Private Limited	India	(11)
LGC Science Group (Singapore) Pte Limited	Singapore	(12)
LGC Science Holdings Limited	United Kingdom	(1)
LGC Science Investments Limited	United Kingdom	(1)
LGC Science Ireland Limited	Ireland	(7)

14. Details of the investments of the Company (continued)

Subsidiary	Country	Registered office/ Principal place of business
LGC Science Limited	United Kingdom	(1)
LGC Standards (South Africa) (Proprietary) Limited	South Africa	(6)
LGC Standards Assessoria Técnica Comercial do Brasil Ltda	Brazil	(13)
LGC Standards GmbH	Germany	(5)
LGC Standards Sarl	France	(14)
LGC Standards SL	Spain	(15)
LGC Standards Sp zoo	Poland	(16)
LGC Standards Srl	Italy	(17)
LGC Whirlwind Limited	United Kingdom	(1)
Link Technologies Limited	United Kingdom	(18)
M.B.H. Analytical Limited	United Kingdom	(1)
Paragon Scientific Limited	United Kingdom	(1)
Promochem Limited	United Kingdom	(1)
Quality Management Holdings Limited	United Kingdom	(1)
Quality Management Limited	United Kingdom	(1)
Safefood 360 Inc.	United States	(19)
Synfine Research Limited	Canada	(20)
Technopath Clinical Diagnostics Holdings Limited	Ireland	(21)
Technopath Clinical Diagnostics USA Inc.	United States	(22)
Techno-Path Manufacturing Limited	Ireland	(23)
The Native Antigen Company Limited	United Kingdom	(1)
Thistle Laboratory Services Pty. Limited	South Africa	(6)
Toronto Research Chemicals Inc.	Canada	(24)
University Diagnostics Limited	United Kingdom	(1)

The following table details investments in which the Company holds 20% or more of the nominal value of any class of share capital:

Joint venture	Country
Technopath Northwell Health North America LLC (50%)	United States

Subsequent to the period end, on 31 August 2021, a subsidiary of the Company acquired the remaining 50% interest in Technopath Northwell Health North America LLC, for \$10,000,000 (approximately £7,266,000).

Key to registered office/principal place of business

- (1) LGC, Queens Road. Teddington. TW11 0LY, United Kingdom
- (2) Ostenstraße 25, 12459, Berlin, Germany
- (3) 333 Bay Street, Suite 2400. Toronto, Ontario, M5H 2T6. Canada
- (4) 88 Leacock Street, Pointe Claire, Québec. H9R 1H1, Canada
- (5) Mercatorstraße 51. 46485, Wesel, Germany
- (6) 48 Monte Carlo Crescent, Kyalami Business Park, Kyalami, Gauteng, 1684, South Africa
- (7) 6th Floor, 2 Grand Canal Square, Dublin 2, Dublin, Ireland

14. Details of the investments of the Company (continued)

- (8) Louis-Pasteur-Str. 30, 14943. Luckenwalde, Germany
- (9) 5F, Block A5, Hongfeng Science Park, Nanjing Economic and Technological Development Zone, Nanjing, China
- (10) Room 413, No. 38, YingLun Road, Shanghai Free Trade Zone, Shanghai, China
- (11) 206, Plot No. H-2, Apra North X Plaza. Netaji Subash Place, Delhi North West, Delhi, 110034, India
- (12) 50 Raffles Place. #32-01 Singapore Land Tower, Singapore, 048623, Singapore
- (13) Avenida Salmao 663, Sala 62, Bairro Parque Residencial Aquarius, Sao Jose, 12246-260, Brazil
- (14) 6 rue Alfred Kastler, 67120 Molsheim, France
- (15) Salvador Espriu 59, 2, 08005, Barcelona, Spain
- (16) Ul. Ogrodowa 27/29, Kiełpin, 05-092, Lomianki, Poland
- (17) Via Tintoretto n. 5, 20145 Milano, Italy
- (18) 3 Mallard Way, Strathclyde Business Park, Bellshill, Lanarkshire, Scotland, ML4 3BF
- (19) 100 Park Avenue, 16th Floor, New York City, NY 10017, United States
- (20) 2 Brisbane Road, North York, Ontario, M3J 2J8, Canada
- (21) Technopath Life Sciences Park, Fort Henry, Ballina, Co. Tipperary, Ireland
- (22) 850 New Burton Road, Suite 201, Dover, DE 19904, United States
- (23) Fort Henry Business Park, Ballina, Co. Tipperary, Ireland
- (24) 20 Martin Ross Ave, North York, Ontario, M3J 2K8, Canada

