

Parent accounts for  
Euios Energy Holdings Ltd  
09468493

Fern Annual report  
and Accounts 2017

Registered No 06147318

P 35



Because investing in a  
sustainable future makes  
economic sense.



TUESDAY



**FERN**  
TRADING



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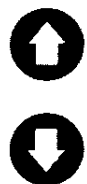
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The Annual Report contains forward-looking statements.  
For further information see inside back cover.





## 1 | Q3 REVIEW

**Creating value for all stakeholders while making a difference**

### Revenue

**£293m**

2017	£293m
2016	£226m
2015	£129m

### Net debt/(cash)\*

**£596m**

2017	£596m
2016	£580m
2015	£(84)m

### EBITDA

**£95m**

2017	£95m
2016	£47m
2015	£46m

### Share price\*

**143p**

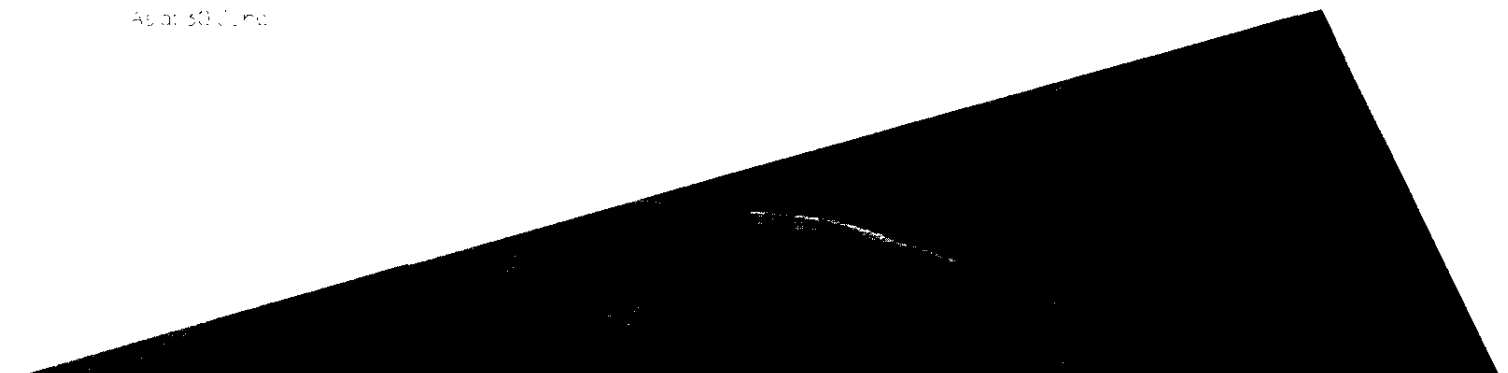
2017	143.0p
2016	135.5p
2015	130.5p

### Net assets\*

**£1.42bn**

2017	£1.42bn
2016	£1.28bn
2015	£1.16bn

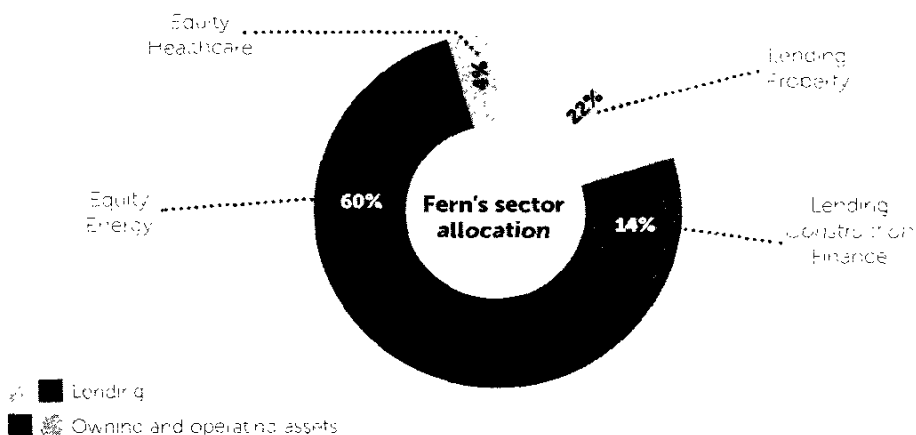
As at 30 June





## 1 | OVERVIEW

### Fern's business lines



#### Owning and operating assets

##### ■ Energy

- Fern owns and operates:
  - 164 solar energy sites
  - 24 landfill gas sites
  - 5 biomass plants
  - 5 windfarms (2 in co-ventured)
  - 3 reserve power plants

##### ■ Healthcare

- Fern owns a renewable energy developer and operator called Rangeford, which currently has three sites under development.

If laid end to end, our solar panels would stretch from London to New York.

#### Lending

##### ■ Property

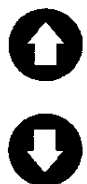
- Fern has lent more than **£1.1b** across more than **1,300** short term loans. Fern has over **215** live property loans.

##### ■ Construction Finance

- Fern has provided more than **£900m** of construction finance to over 40 energy sites and has now lent more than **£200m** of construction finance to local regeneration, housing communities, care homes and hospitals.

The solar sites owned by Fern generate more than 740 Giga Watt hours (GWh) every year. That's enough energy to power every home in Bristol.

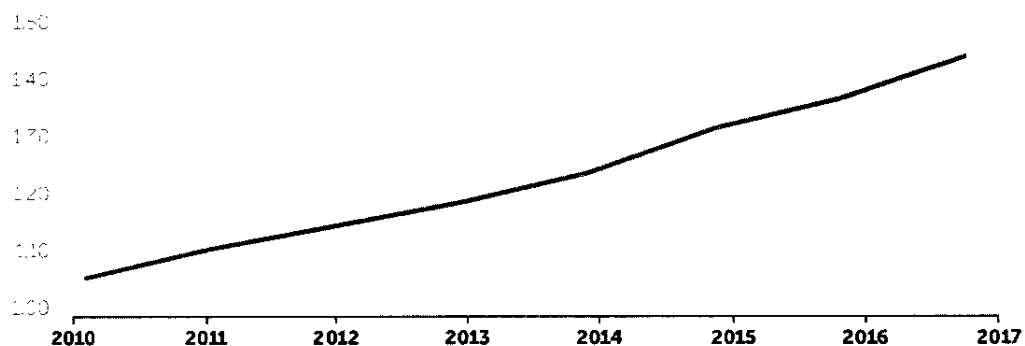




## 1 | CIVIL REVIEW

### Fern's share price has performed in line with targets

Share price growth since inception: Fern Trading Limited



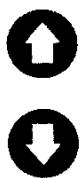
Performance is calculated based on the share price for Fern's shares at 2 June each year.

### Annual discrete performance

Financial Year	Discrete share price performance
June 2016-17	<b>5.55%</b>
June 2015-16	<b>3.83%</b>
June 2014-15	<b>4.00%</b>
June 2013-14	<b>3.73%</b>
June 2012-13	<b>3.98%</b>
June 2011-12	<b>4.10%</b>
June 2010-11	<b>4.21%</b>

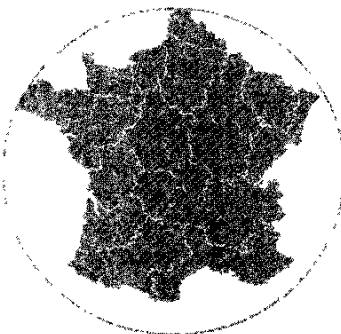
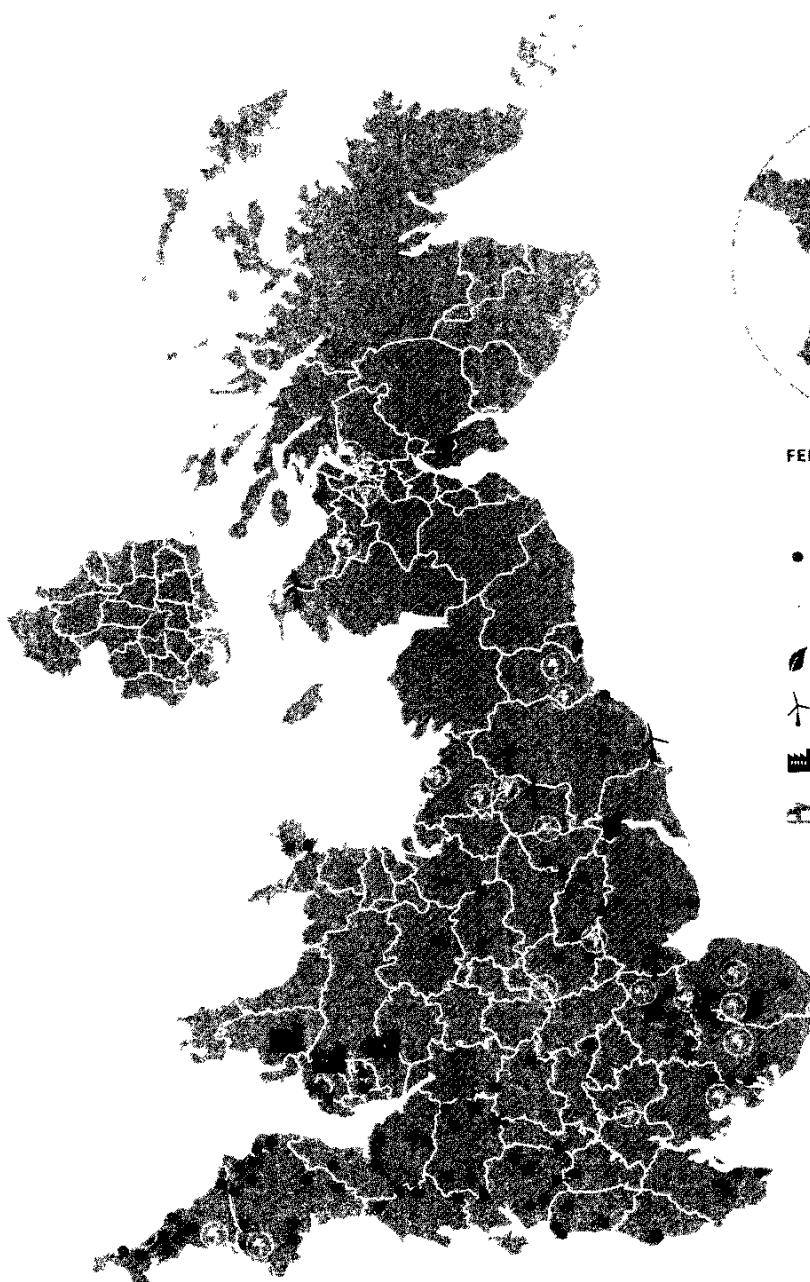
Source: Outicus Investments 3 June 2017





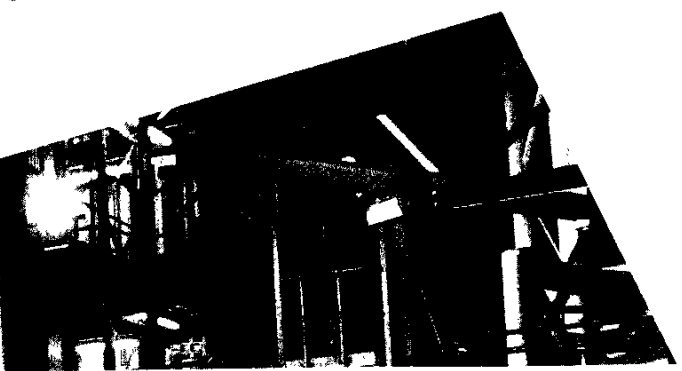
## 1 | OVERVIEW

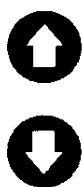
### Where Fern operates



FERN operations in France

- Solar Site
- Landfill gas facility
- Biomass power station
- Wind farm
- Reserve Power Plant
- Retirement Village





## 2 | STRATEGIC REPORT

### Chief Executive's Review

#### Background

The Fern Group Fern has grown to over 250 companies in only seven years by focussing on operating in sectors that are making a valuable contribution for the long term. We currently achieve this in three ways:

- Helping the UK to meet its targets for renewable energy production
- Helping to renew the UK housing stock for sustainable
- Helping address the housing and care needs of an ageing population

**Our involvement in these areas is driven by our financial objectives of:**

- Delivering sustainable growth
- Maintaining high quality assets
- Managing liquidity

Over the last year I am delighted with the good progress we have made against this strategic mandate which has resulted in over a 5% growth in the Group's share price.

These strategic priorities are in line with those of our shareholders' objectives and I remain committed to ensuring that these straightforward objectives remain at the forefront of the minds of all those associated with Fern.

#### Progress in the year

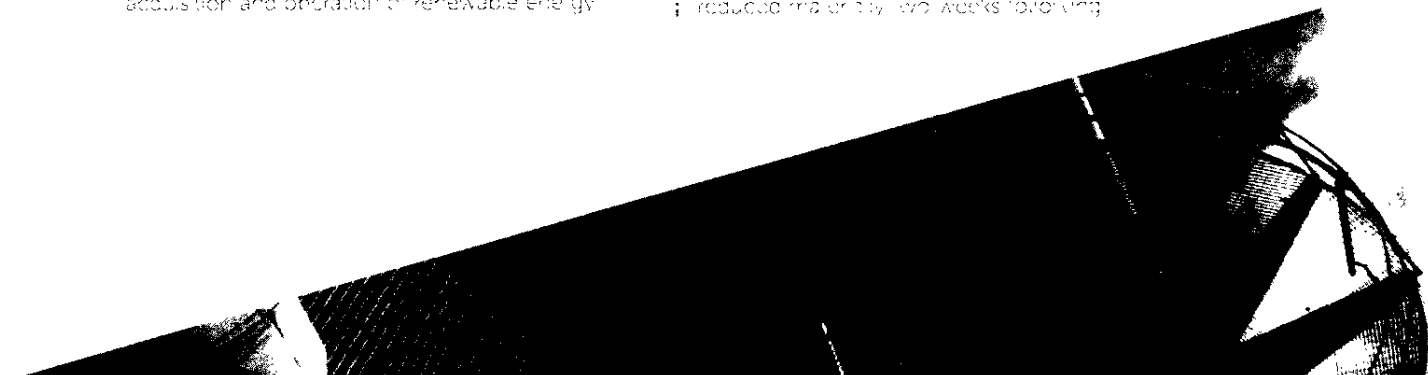
Over the last 3 years, driven by our pursuit of sustainable growth, we have evolved and diversified the operations of Fern from a business with a focus on lending to a position where 65% of its operations now involve the ownership and operation of assets. I believe this better aligns the business to the medium to long term outlook of our shareholders. During this financial year, we have continued to pursue growth in our underlying value by shifting our diversification strategy, encompassing the acquisition and operation of renewable energy

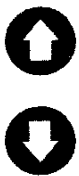
assets, the acquisition and management of a renewable energy development and operational and a variety of social, cultural and other activities. The latter include spending activities include construction plans for healthcare, energy facilities and short and medium-term property lending. Acquisitions during the year included institutional grade commercial solar energy production sites, a reserve power plant to help the national grid balance supply and demand of electricity, an on-shore wind farm and a renewable waste development, and a portfolio

'Over the last year I am delighted with the good progress we have made against this strategic mandate which has resulted in over **5.5%** growth in the Group's share price.'

In addition to this, we built and sold a number of solar sites - the process here is to acquire land which they are shown ready to build with a long leasehold and the relevant grid and planning consents, and then undertake the construction of the solar site with the intention of selling once operational. This strategy has been in place for some time, but only now are we seeing those sales occur and the strategy has proved attractive.

The proceeds from those sales were used after the end of the financial year to fund part of the purchase of our diversified portfolio of 50MW of farms all with proven abilities to deliver attractive returns. The unanticipated consequence of the timing of the sale and purchase was that there was a large amount of cash in the business at the year end that was used to acquire the third farm assets on 14th July 2017, two weeks after the year end. This explains the unusually high cash position at the year end, which was reduced materially two weeks following





## 2 | STRATEGIC REPORT

### Chief Executive's Review

**Fern currently operates in three sectors - renewable energy, property and healthcare.**  
**I will briefly outline our strategy in each of these sectors:**

#### Energy

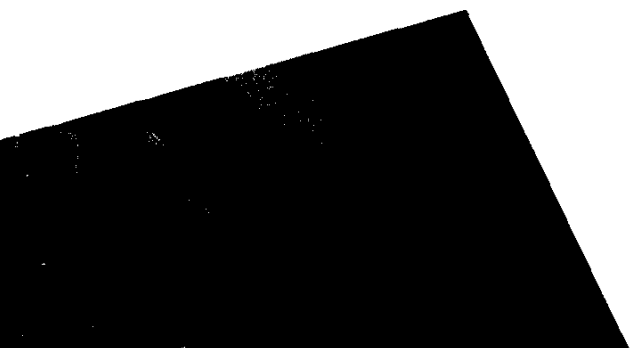
We have been involved in this sector for a number of years, initially as a lender into the construction of renewable energy assets such as solar farms but also, recently, we have diversified into biomass plants, wind farms, reserve power and gas infrastructure. As we have become more familiar with the sector and as individual projects have moved from early construction to being operational, we have begun to own and operate more of these businesses resulting in renewable energy becoming a very significant part of our business. Consequently we now have 250 Fern employees operating these sites on land owned as well as many more through the contracts we place to look after them.

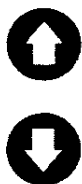
The returns are modest but predictable, with around half of revenues coming in the form of long term government backed subsidies and the maintenance costs are relatively easy to predict. We have huge experience in this sector and own the largest commercial solar portfolio of grid connected Renewable Generation Certificates (RCGs) in the UK. This expertise enables us to maintain these assets to optimise their generating performance and manage the commercial aspects of managing an electrically generating plant to optimise profits for Fern.

The other part of the revenue stream is the price at which we sell our generated electricity and we use industry leading consultants to help us predict and value this long-term income stream. Our model takes into account the depreciation, charge rates, credits within existing assets with a 'fixed life' and ensures that we both make a return on the capital and derive the cash to redeploy in future projects. So, while some of these solar sites will be worth nothing in 25 years, Fern will be a bigger business on the back of the cash and profits produced by them over their useful economic lives.

#### Property

We provide loans at sensible loan to value ratios of up to 70% (the average is significantly lower), and we take security over the property just as a mortgage lender would. These are typically short term loans with a life of 3-6 years, e.g., for let or bridging loans on smaller scale residential development or commercial loans. Our lending business is diverse and we typically have more than 200 loans on our books at any one time. We offer our loan to value ratio at a level that is consistent with the balance of risk and reward which our shareholders have deemed appropriate.





## 2 | STRATEGIC REPORT

### Chief Executive's Review

#### Healthcare

We provide construction finance to a number of social infrastructure developers who build and own long-term residential healthcare infrastructure in areas such as care homes, retirement villages, private hospitals and special educational needs schools. We also now own and operate an arm's length subsidiary providing retirement villages. This arm's length provided construction funding to this business in Rangeford. It has three sites in England ranging from 50 to 120 apartments in fully operational villages and has developed a market for people aged over 60 where they can live safe and healthy lives in attractive surroundings with a wide range of leisure activities on their doorstep.

**The move here was so easy, I speak to the Wadswick Green team.**

**Jean Raper, resident Wadswick Green, Rangeford**

Whilst sustainable growth is at the core of everything we do, without taking some calculated commercial risk we would not be able to make a return for our shareholders. We therefore do lend to businesses that may not have been able to secure finance from traditional sources, either because they lack the repute to back lending in the industry or their business model does not fit neatly into one of the well-established investment sectors.

It is also worth noting that the current balance of business areas has developed over the years and is likely to develop further as the Group grows. While these areas meet the objectives of our shareholders currently, if that ceases to be the case we could transform to others. This is not to suggest any huge departure from these sectors by added involvement in other new ones but it is important to make our philosophy very clear as I believe it protects the interests of all our shareholders and avoids the creation of any sacred cows.

#### The outlook

I think it is helpful to share our view of the potential effect of any change in the external environment on our businesses.

For our lending business, there is the potential that interest rates will rise. Now due to the sensible loan-to-value ratios we adopt, the sharp drop in value of our loans and our avoidance of the high-end London property market, any future drop would have to be dramatic and quick to affect us.

Our view on longer term interest rates is that they will remain broadly flat. Nonetheless, we actively seek protection against such moves through the use of interest rate swaps on our borrowing facilities and issuing bonds on fixed rate terms. Our exposure to fluctuations in interest rates is considerably reduced.

In our healthcare business, we are regulated more from a perspective but we believe that we are unlikely to see any legislative change. But what fundamental is whether the economics of the business makes sense. In the case of Rangeford, we operate

A significant 90% of the revenues from our renewable energy business come from government subsidies on 20 or 25 year contracts which we believe are unlikely to be modified. The other income stream is from the sale of electricity on the open market using the wholesale energy prices largely determined by the National Grid Company. This is subject to significant variation but is to be used as a forecast of the price over the coming decades but those forecasts by their nature are never entirely accurate. Dependent on the level of variance between the actual and forecast price, this could have an impact on our revenues and therefore the underlying net asset value.

We do not believe that Brexit will significantly affect our businesses.

Overall, due to the sectors we have actively chosen and the risk profile we adopt there is nothing in the macroeconomic environment which gives us significant cause for concern.





## 21st APRIL 2013

### Chief Executive's Review

#### Making a difference

We're an Ascential and are excited to be part of a group such as E.ON. Our strategy and mission is to build a world where we can make a real difference to the lives of customers. Furthermore, it has been found that by addressing issues of concern for our stakeholders who are groups of people, it is the development of the UK economy.

#### Our employees

Our employees are over 450 across 13 countries and over 17000 in total. We are very proud of our diversity through the contracts we place with our partners, with over 1000 of these being social media.

Most of the employees at E.ON are working in the UK, with the exception of Germany, who provide us with support and recruitment via our office in Berlin. We believe numerous checks are made on staff from recruitment and the families of the Board and are extremely grateful to the hard-working employees, maintaining their standards and care during a period of growth and development.

"Living here feels like a holiday  
A holiday for E.ON."

Mr & Mrs Watson, resident Wadsworth Green, Rangeford

Yesterday, 10 May 2013, a team led by E.ON's Renewable Energy E.ON UK (RE) Operations Director, Glyn Andrew, undertook a year of trials at E.ON Power Systems' plant that takes waste and turns it into electricity. A biomass plant, it is set to supply 10% of the energy change in fuel mix to neighbouring 50% waste from the town of Wadsworth, and performance on social, environmental, health and safety and environmental performance.

The trial, which for the change was to reduce CO<sub>2</sub> costs and improve environmental performance by 20%, reducing landfill diversity, took place in July 2012 and is now due to end in December 2013. The trial's success was measured in tonnes of CO<sub>2</sub> saved and it has an estimated annual E.ON UK movement of £1m with significant financial benefits. A fantastic achievement by Glyn and his team!

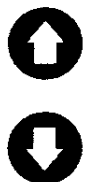
#### Current trading

We are pleased with the progress we have made in the first year since the acquisition and merger and the integration of RWE UK and the UK E.ON share price gains expressed at the start of the new financial year having progressed well. We remain focused on the delivery of the strategic objectives through our successful investment in the three sectors in which we currently operate and are confident that our business will continue to create steady long-term value for its shareholders.

The future remains of the predominantly UK-based operation within the UK, but our aim and objective is to continue to grow our UK business and to develop our international operations.

Paul Latham  
Chief Executive Officer

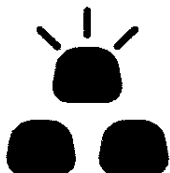
## 2 | STRATEGIC REPORT



### Our strategy



**Delivering sustainable growth**



**Maintaining high quality assets**



**Managing liquidity**



#### Energy

We own and operate energy sites as well as providing construction financing to new site developments



Helping the UK to meet its targets for renewable energy production

#### Property lending

We lend against property primarily on a short term basis with loan to value levels up to 70%



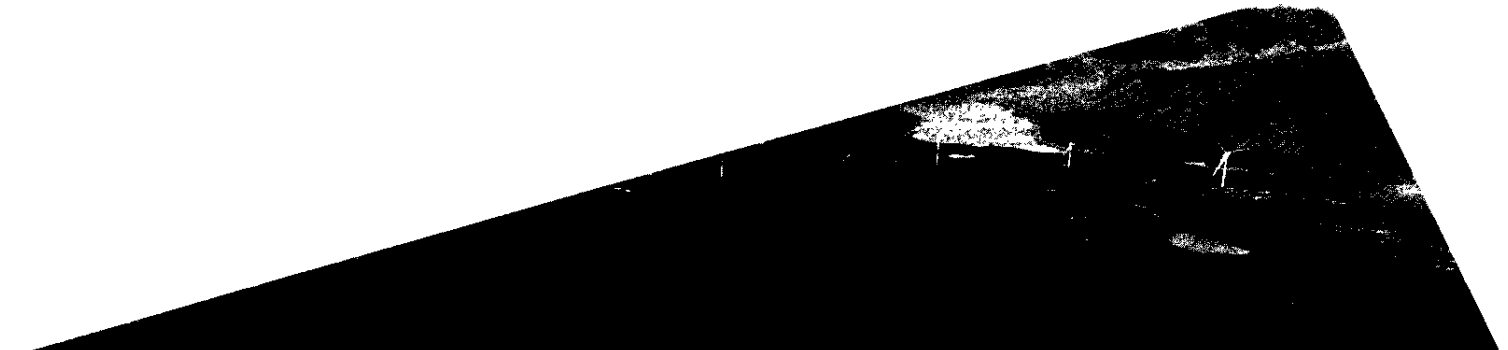
Helping free up the UK housing stock for redevelopment

#### Healthcare

We provide construction finance to healthcare providers and own and operate a retirement village business



Helping address the housing and care needs of an ageing population





## 2| Strategic Report

### Operational strategy in action

#### Raneford: Wadswick Green Retirement Village

Focuses the Raneford group within social care on creating a dignified quality of living for people aged over 50. It builds contemporary retirement villages which enable care and long and healthy lives in attractive surroundings with a wide range of leisure activities on offer organised. Once a site is complete Raneford solicitors apartments to residents to live in and continues to manage the day-to-day activities of the retirement village. Raneford currently has three retirement villages in various stages of development. The villages at Wadswick Green near Bath and Pickering in Yorkshire have residents after completing the first phase of construction while the rest of both villages continue to be built. The village at Gloucester in the Cotswolds is in the planning stage. In this section, we focus on Wadswick Green to illustrate how the villages operate.

#### Location

Wadswick Green Retirement Village is a 25-acre site in Corsham, Wiltshire. It is located in a semi-rural setting and is 7 miles from Bath. Formerly a Royal Navy training college where the Duke of Edinburgh formerly resided as an instructor, the site had been abandoned since 1993 before it was acquired by Templewood shortly thereafter.

#### Design

The village is designed like a resort, with the majority of the apartments in clusters arranged around a central facility that forms the hub of the community. These courtyard apartments are a mature, contemporary design of 1 to 3 bedroom apartments which are separated from the central facility to provide a feeling of independence. The central building, known as the Pavilion, contains a restaurant and bar/lounge, spa, gym, pool and sauna. In addition to this there are gardens and courtyards surrounding the building giving the residents a number of areas where they can relax and socialise. Within the Pavilion are smaller apartments that are designed for residents who may prefer easier access to the amenities and services.

#### Development

The village has been open since April 2015 when the first of the 8th courtyard apartments was released to the public. The Pavilion was completed in November 2015 which is when the restaurant and spa opened and the 26 smaller apartments became available. As at the end of June 2017 about 40% of the courtyard apartments have been sold, and 70% of the Pavilion apartments are available, with a total of 127 residents currently living in the village. Raneford are building 45 more courtyard apartments which are expected to be completed in August 2018, and plan to build another 90+ in the future. They also intend to expand the Pavilion which would add additional facilities and may include more modern-styled apartments.

#### People

Wadswick Green currently employs 55 staff who provide the service to the residents, which include a dedicated and highly qualified care delivery team, a personal trainer, restaurant and car staff, spa therapists, chauffeurs and maintenance and back office personnel. These people take care of the needs of the residents, including driving them around, driving them to local events or even around the village, and organising events in the village for the residents to enjoy. The restaurant serves over 800 meals a week and the care staff provide an average of 20 hours of care to the residents a day.





## 2 | STRATEGIC REPORT

### Operational strategy in action

#### Solar Energy Pitchford Solar Farm

Farm is the largest investor in commercial-scale solar energy installations in the UK and the installed capacity of our farms is in excess of 700 Giga Watts-hours (GWh). These solar farms produce a similar amount of energy each year as is consumed by a town the size of Bristol. In this section, we focus on Pitchford Solar Farm to illustrate how our solar energy investments operate.

#### Background

The site consists of over 82,300 solar panels. These panels are made up of solar cells containing photovoltaic material able to convert energy from the sun into a flow of electrons and electric power. This power is then sold via a Power Purchase Agreement to an electricity supply company and sold on to consumers.

#### Our return on investment

Through the UK government-backed Renewable Obligation Certificates (ROC) mechanism, the solar farm received a 140 ROC accreditation, meaning guaranteed long-term revenue streams (14x the ROC price) on top of the normal revenue from electricity sales. This long-term revenue predictability coincided with increasing demand for electricity made it an attractive proposition for Farm.

Pitchford generated £2.2m in revenue for the year with a PPA of £1.3m. After interest and depreciation, the company made a small profit of £72k. Over the next five years, revenue is expected to increase by 15% and operating costs by 13%, whereas depreciation is expected to stay constant and interest is expected to fall, resulting in steadily increasing profits from the site.

#### Environmental benefit

The amount of electricity generation at Pitchford per annum is enough to power over 5,800 homes, and enough to save around 10,000 tonnes of carbon emissions each year.



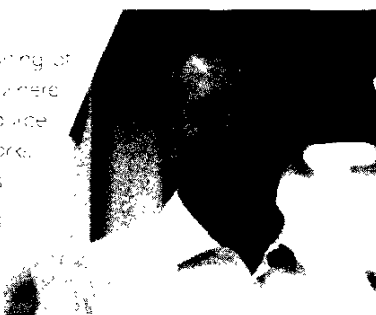
## 2| STRATEGIC ROLL FOR Directors

The experienced Board of Directors for the Ferg Group (Ferg) are responsible for determining the strategy of the business and for accounting for the company's business activities to shareholders. They have a set of complementary commercial, strategic, operational and strategic tasks.

### **Paul Latham**

Paul is senior executive for Ferg and is responsible for the day-to-day running of the business. He is also a managing director of Octopus Investments, where he has worked since 2005. Octopus Investments is a key supplier of finance and expertise to Ferg. Paul's dual role ensures that this relationship works effectively and always operates in the best interests of Ferg's stakeholders.

Paul has had various general management and internal consulting roles across a number of sectors and brings with him a broad range of industry and business experience.



### **Keith Willey**

Keith Willey, chairman

Keith is an associate professor of strategy and international management at a entrepreneurial at London Business School, as well as a senior lecturer at University College London. He also holds various non-executive directorships and advisory roles of high-growth and more mature companies. In his role as non-executive chairman he is responsible for the effective operation of the Board, as well as its governance.

He brings independent commercial experience gained from his time in academia, private equity, investment, consulting, and various board or operational roles to the Ferg business.

### **Peter Barlow**

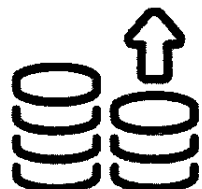
Peter has almost 30 years' experience in international financing of infrastructure and energy. As a senior executive for International Power, Peter was responsible for arranging over US \$61bn of project and corporate funding as well as banking relationships and treasury activities. He has spent over 20 years working internationally for HSBC, Bank of America and Nomura, managing acquisition and greenfield projects in the energy and infrastructure sectors. His combination of Board level financing and energy experience over numerous energy sub-sectors and his all-round knowledge of all the sectors in which Ferg operates, adds significant value to the operation of the Board as well as its strategy formation and deployment.





## 2 | STRATEGIC REPORT

### Key performance indicators



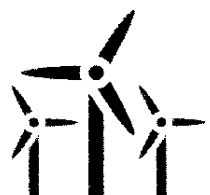
#### EBITDA

Fern's EBITDA has doubled in the last **3 years**



#### Carbon offsets

Fern's renewable energy sites' carbon saving in the year grew by **8.8%** to over **780,000** carbon tonnes



#### Energy generation

Fern's renewable energy assets produced enough energy to fuel **560,000** UK homes



#### Number of loans

Fern provides financing to over **245** borrowers in the UK



#### Number of employees

Fern's has grown by around **70** employees to a total of **331** during the year



#### Number of sites

Fern has over **200** renewable energy sites spread predominantly across the UK



## 2 | STRATEGIC PROJECT

### Principal risks and uncertainties

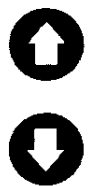
Risk is present in all businesses and arises from the operations and strategic decisions made. The Group monitors these risks by monitoring its diversification strategy, its risk profile, its ownership structure and by scenario. Key risks that the Group are exposed to relate to energy prices, credit risk and counterparty risk of borrowers. These risks are managed by more stringent diligence on acquisition targets and on the value of the assets contingent against credit risk. The Directors manage cash

flows by deploying capital across a combination of short-term cash assets which provide predictable cash flows versus long-term cash which relate to intended liquidity.

In the table below, we provide a description of the risk, the mitigations undertaken to reduce the risk, the impact of the risk and our assessment of whether the likelihood of the risk has increased, lowered, remained the same or is a new risk in the year.

Risks	Key mitigations	Change
<b>Energy price risk:</b> as an energy and energy-renewable energy assets there is a risk that, once operational, the energy-generating assets fail to deliver the level of output required because of changes in energy prices or rates of return.	This is mitigated by government-backed risk take agreements such as the Renewable Obligation Certificate ("ROC"), scheme which underpin the revenue streams and through market, legal and technical guidance prior to the start of construction or during the acquisition process. The percentage of income covered by ROC subsidies is 59% (2016: 53%).	=
<b>Political risk:</b> because most of our renewable energy sites have been acquired under government-backed off-take arrangements, there is also an element of political risk impacting income.	The majority of the energy assets are in the UK which is politically stable, is regarded to be a stable regulatory regime with no history of radical or extreme change to government-backed subsidies.	=
<b>Operational risk:</b> as an owner and operator, revenue from energy assets there is a risk that the operational performance of the assets does not match actual wind forecasts, expectations in terms of the production of electricity will relate to unpredictable weather conditions and for operational reliability.	This risk is monitored on an ongoing basis using operational strategy, up-to-date technology to achieve maximum availability.	=
<b>Credit risk (loans):</b> the key risk faced by the Group is lending risk that is the credit risk to its borrowers.	This is mitigated through solid underlying security, such as a charge over property or other security which are less likely to result in risk to the Group's capital and not at sustainable levels also goes to reducing risk.	=



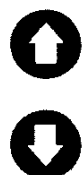


## 2 | STRATEGIC REPORT

### Principal risks and uncertainties

Risks	Key mitigations	Change
<b>Exposure to the property market (loans):</b> the Group is a short-term lender to the residential property market in the UK. To the extent that there is a deterioration in the level of house prices which affects the properties that the loans are secured against, there is a risk that the Group would not recover its full exposure.	This is mitigated by the short term nature of the loans and the conservative level of loan to value. The Group's exposure to end at:	=
<b>Exposure to the property market (development):</b> the Group acquired Kincardine during the year, a group which develops and operates apartment blocks in the UK. To the extent that the Group experiences a decline in house prices, there is a risk that the Group would not recover its full exposure.	This is mitigated by obtainable due diligence and careful monitoring throughout the construction and sale process.	★ NEW
<b>Construction risk:</b> the Group provides loans to various borrowers in the healthcare and energy sectors to construct new sites or renovate existing facilities. There is a risk that delays in construction or increased construction costs could impact on the borrowers' ability to repay the loan.	This is mitigated by thorough due diligence prior to entering into the facility, as well as ongoing monitoring of the construction progress and relevant covenants on the Maturity. Mortgagors have been re-contracted annually as part of the loan book during the year and therefore we have reduced the level of risk. Management will continue to monitor construction loans carefully.	+
<b>Financing risk:</b> the majority of the Group's energy assets have project financing in place from commercial lenders, or in the case of MRE, a fixed rate bond. The external debt is secured at a floating rate therefore there is a risk that interest rates could increase, which would increase the interest payable by the Group.	This is mitigated through the use of interest rate swaps on 80% 2015 / 6% of the debt. The Group also receives interest on a floating rate basis on a number of its lending loans which to some extent offsets the Group's unsecured exposure to fluctuations in interest rates.	=





## 2 | STRATEGIC REPORT

### Social responsibility

Throughout its current business mix the Group aims to make a valuable contribution for the long term and to deliver some benefits to society. We currently achieve this in three ways:

- helping the UK to meet its targets for renewable energy production;
- helping to reduce the UK's growing stock of decommissioned;
- helping to reduce our own carbon footprint.

Our team aspire to and are excited by working in sectors where we can make a positive difference, in renewable energy, healthcare, infrastructure and developing small companies that might not be able to find the finance elsewhere. We have found this approach suited to the straightforward tangible nature of our operations, has a powerful resonance for our investors. It is worth noting however that whilst these areas meet the objectives of our shareholders currently, if that ceases to be the case we could transition to other sectors.

The renewable energy sites owned and operated by Fern generate more than **2130 Giga Watt hours** (GWh) every year.

Fern is the UK's largest producer of solar energy from commercial-scale sites. Fern has built on this expertise, and owns additional energy sites such as wind energy, biomass and landfill gas.

Fern contributes **3.1%** of all renewable energy generation in the UK.





## 2 | STRATEGIC REPORT

### Group Finance review

#### Annual summary

2017 has been an exciting year for the Group, which has delivered continued expansion in the energy and electricity sectors in particular. EBITDA (excluding risk calculation of £8.7m) is included at the end of the Group Finance review increased by 102% to £95.0m driven by increased revenue from energy generation as more assets have become operational, and assets acquired during 2016 were held for a full year. A number of acquisitions were made during the year, including 17 solar sites (in operational and six ready to construct), a wind farm, a reserve project and a residential village development opportunity. Shortly after the year end, in July 2017, the Group acquired a portfolio of four wind farms for £14.7m and therefore had cash built up at the year end in order to fund its acquisition. The Group disposed of six solar sites during the year which had been acquired ready to construct and were not intended to be held in the longer term post construction. The sale included the land and acquisition of the four wind farms (post year-end) which are higher yielding assets. The Group continues to provide property and construction loans with a loan book (at £472.2m at the year end 2016 £499.6m).

#### Results

EBITDA for the Group was £95.0m (2016 £47.3m), driven by an increase of £72.61m (2016 £22.9m). Net cash inflows from the issue of new shares was £159.2m, enabling acquisitions of £97.7m net of cash acquired. The Group loss for the year was £28.8m (2016 loss of £43.4m). Revenue of £29.31m was offset by expenses of £326.7m, including site costs of £112.7m, depreciation and amortisation of £84.8m, interest of £57.3m and service fees of £53.1m which reduced by £11.3m compared to the previous year following the reduction in service fee levels from 3.8% to 2.3% in May 2016. These expenses were inline with expectations. Non-recurring expenses incurred include bad debt provisions against loan balances (£28.7m) and financing costs (£10.3m) for

the new facilities entered into in the winter stage.

The finance facilities put in place are for ten years for the short-funding and three years for the long-term lending. Total, therefore, the Group's total debt position is £1.13bn. Of the bad debt provisions, £2.5m were recognised against the loan to Rangefund Holdings related to a residential village development and operator which was suspended early December 2016. Management are confident that the Rangefund group will be profitable in the long term and are assessing future plans. Group cash balances increased by £81.0m in the year to £24.8m, a proportion of the £147m acquisition of solar and wind farms at the end of the year.

#### Sectors

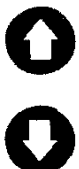
**Energy generation:** Revenue from lending increased by 14% to £62.9m due to an increase in average loan book.

Throughout the year, Group cash flow on lending operations was £3.3m (2016 £1.12m), which is due to provisions for loan against construction of £10.7m or £26.7m (2016 £8.0m). At the end of the year, ending cash was made up of £28.4m property loans and £188m construction loans (£121m of future construction funding for energy construction), with average interest rates of 9.8% and 11.3% respectively.

**Residential:** Revenue from owning and operating a residential asset portfolio increased during the year and a full year of operations from the existing sites. New sites were added in August and September in 2017.

The solar sites contributed £60.4m EBITDA to the Group, and a loss after tax of £9.9m after expenses of £104.2m, including £16.7m depreciation on £22.2m site costs, £21.9m interest expense and £6.5m financing costs, inline with expectations at the time of acquisition.





## 2 | STRATEGIC & PDR

### Group Finance review

#### Wind farms

The wind/gas and biomass sites were acquired in September 2015, and therefore 2016 results include approximately nine months of contribution. As the wind/gas and biomass sites form part of the Group for the full financial year in 2017, this resulted in a revenue increase of £37.2m to £177.2m and an increase in EBITDA of £8.2m.

#### Wind

The Group acquired a new wind farm in September 2016 contributing to a significant increase in revenues from wind generated energy during the year. Of the two wind farms owned and operated during the previous year, one became operational in January 2016 contributing approximately 10% generation revenues in that financial year and the other became operational in July 2016, contributing to revenues in the 2017 financial year. Revenue increased from £1.7m to £6.38m, and EBITDA increased from a loss of £0.4m to £9.2m, an overall loss from wind farms reduced slightly to £1.6m. This was slightly behind budget due to particularly low wind speeds during the year.

Four years ago the Group acquired a portfolio of four wind farms, increasing the capacity by 148MW to

#### Biomass

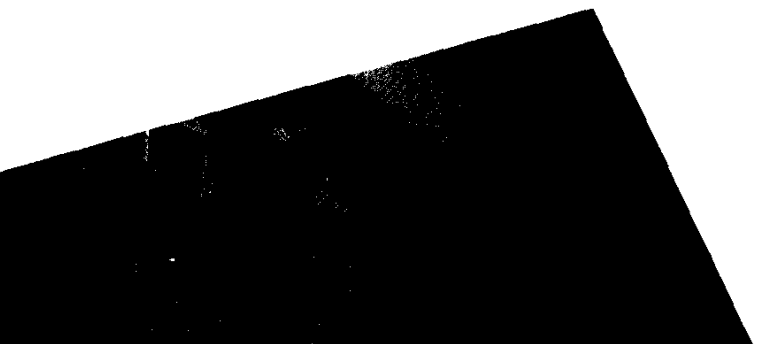
The Group owns three Reserve Power sites, all acquired in 2011 and 2012 in July 2016. Of the three sites owned during the previous financial year, one was operational for the full year, however one was only operational for six months of the 2016 financial year. This resulted in an increase in revenues in 2017 from £2m to £4.2m, and an increase in EBITDA from £0.1m to £1.5m. The site acquired in July 2016 became operational in October 2017.

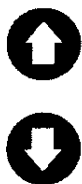
#### Gas and oil

Gas prices, the requirement of large developer and operator allowances during the year, contributed to revenue to the Group and a net loss of £4.6m. The Group is expected to maintain a loss in the short term, however is expected to double back in the long term.

#### Solar farms

The Group successfully completed its £400m refinancing of its UK's largest group of solar sites which was acquired during the previous year following which a two year loan facility was put in place. This is a ten year tenancy which provides operational flexibility and ending resulting in an increase in expected returns from this area of the business. Ten farm solar sites were also restructured during the year resulting in a dual facility on each site with a £10m facility accessible on the tenur sites. This has improved efficiency and economics and is expected to result in increased operating returns from the facilities after the revolving credit facility in April. Trading was reduced with a three year facility with total orders for a total amount of £1.35m which was extended to £1.65m in October 2017. The remaining five sites in the UK, located primarily in Scotland, are currently held at full value, the loan within these funds borrowing increased by £103.4m to £787.0m resulting in an increase in interest costs to £6.7m (2016: £30.5m). Our strategy is to leverage our operating assets in order to deliver expected returns across the Group therefore we expect borrowing to increase as our operating assets grow.





## 2 | STRATEGIC REPORT

### Group Finance review

**2.1.1) Group financial review**  
 Following a two year transition period, management expect a period of stability and focus on maximising returns from current operations. The majority of the energy business in the Group are now fully operational and stable, and will therefore contribute towards cash revenue. The Group's energy business is expected to be cash generative but will continue contributing an overall loss to the Group in the short term due to amortising loans and depreciation charged at a fixed rate, whilst revenues are index-linked and are therefore expected to increase over time. The acquisition of four wind farms in July 2017 is expected to increase cash flow from wind generated energy by 2018, as the wind capacity increases from 8 MW to 229MW. The lending book continues to be both cash generative and profitable and management intend to continue seeking attractive lending opportunities.

**2.1.2) EBITDA**  
 EBITDA is earnings before interest, tax, depreciation and amortisation. The Group uses EBITDA as a key measure of performance as it provides comparable results, net and gross, to non-cash expenditure incurred on an asset such as financing arrangements, capital and the Group's debt. As the Group owns and operates a large number of energy sites, capital expenditure over the past few years has been high, leading to large depreciation costs. A stable Group's policy is to depreciate assets on a straight-line basis as we expect revenues to increase over time due to site operating or capital financial risk reduction.

	£'000
LOSS for the year	(28,802)
Net finance expense	51,214
Tax	2,692
Depreciation & amortisation	85,848
<b>EBITDA</b>	<b>94,950</b>





## 3 | GOVERNANCE

### Directors' report for the year ended 30 June 2017

The directors present their report and the audited consolidated financial statements for the year ended 30 June 2017.

#### **Chairman's statement**

Refer to the Group Financial Review on page 19.

To the directors who served during the year ended 30 June 2017, the individual director's were:

S. Baker  
K. Wray  
DG Brown

#### **Chief Executive Officer**

Refer to note 20 in the Notes to the financial statements.

#### **Strategic Report**

The Group's business activities, together with the factors believed to affect its financial position and exposures are described in the Strategic Report on pages 7 to 10.

The directors believe that the development of strategy across the Group will be decided to manage its business successfully. At the moment, they expect to continue to do this through our business review and the annual budget and forecasts.

#### **Financial Reporting**

Refer to the Strategic Report on page 16.

#### **Financial Reporting**

Refer to the Strategic Report on page 16.

#### **Recruitment and retention**

Appointments for permanent by a selected persons are given in and after consideration of all vacancies having regard to their particular aptitudes and abilities. Should a person become disabled while on the Group's employment, every effort is made to retain them in employment, giving alternative training as necessary.

#### **Communication**

We fully realise that our employees wish to be informed and consulted on matters affecting their work. We have invested in problem-solving, a feeling of ownership of insight and responsibility. The culture at the Group is based on a policy of good communication at all levels and the aim to establish a climate which constantly encourages the open flow of information and ideas. Presently this includes monthly team briefings at a local level and the publication of monthly key performance indicators covering output, operational costs and health and safety.

**Financial Reporting**  
The directors are responsible for preparing the Strategic Report, Directors' Report and the group and parent Company financial statements for "financial years" in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year under that law the directors have prepared the financial statements in accordance with United Kingdom Accounting Standards (amending FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland') and applicable law ('United Kingdom Generally Accepted Accounting Practice'). Under company law the directors must not approve the financial statements unless they can satisfy that they give a true and fair view of the state of affairs of the Group and the Company and of the profit or loss of the Group and Company for that period. In preparing these financial statements the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and a resulting estimate that are reasonable and prudent;
- state whether FRS 102 ('The Financial Reporting Standard applicable in the UK and Republic of Ireland') has been followed subject to any material departures disclosed and explained in the financial statements;



## 3 | GOVERNANCE

### Directors' report for the year ended 30 June 2017

- notify its shareholders in writing about the use of disclosure exemptions under FRS 102 used in the preparation of financial statements; and
  - prepare the financial statements on the going concern basis unless it is inappropriate to assume that the Company will continue in business.
- The directors are responsible for keeping accurate 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 the Group 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 the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

#### Indemnity of Directors

As committed by the Articles of Association, the creditors have the benefit of an indemnity which is a valid third party indemnity provision as defined by Section 234 of the Companies Act 2006. The indemnity was in force throughout the last financial year and is currently in force.

#### Confidentiality of Audit Information

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

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

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

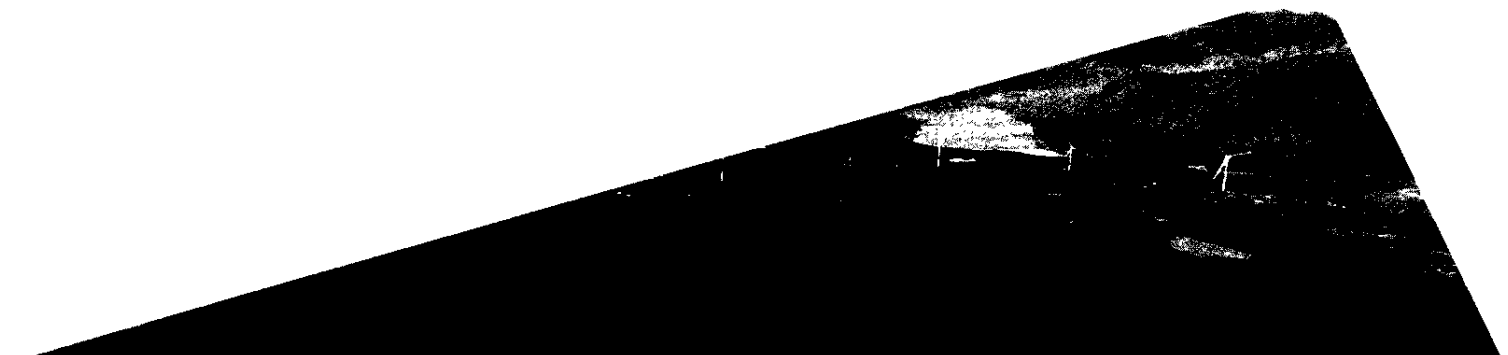
PricewaterhouseCoopers LLP have expressed their willingness to continue as auditors and a resolution to this effect will be proposed at the forthcoming Annual General Meeting.

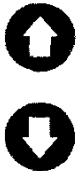
On behalf of the board

PS Latham

Director

19 December 2017





## 3 | GOVERNANCE

### Independent auditors' report to the members of Fern Trading Limited

Report on the audit of the financial statements

#### Opinion

In our opinion, Fern Trading Limited's Group financial statements and Company financial statements (the financial statements) –

- include a true and fair view of the state of the Group's and of the Company's affairs as at 30 June 2017 and of the group's loss and cash flows for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards, including FRS 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland"), and applicable law; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements included within the Annual Report and financial statements (the "Annual Report"), which comprise the group and company balance sheets as at 30 June 2017, the group profit and loss account and statement of comprehensive income, the group statement of cash flows and the group and company statements of changes in equity for the year then ended, the statement of cashflow on dividends, and the notes to the financial statements.

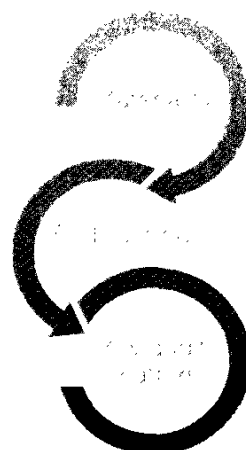
#### Basis for opinion

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

#### Audit approach

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

#### Our audit approach



- Overall group materiality £2,931,500 (2016: £2,258,500), based on 1% of Revenue
- Overall company materiality £2,200,000 (2016: £2,031,200), based on 10% of PBT (Profit before tax, from continuing operations)
- We conducted audits of the complete financial information of Fern Trading Limited and the cross-dated components, Vivers Energy Limited and Melton Renewable Energy UK PLC
- The timing of the audits for the statutory accounts for the Group, Company and the subsidiary companies took place at the same point in time and, as such, as at the date of this report, we have audited all monetary balances across the Group
- The Group engagement team performed all audit procedures including the audit of the consolidation other than the Rangeford Holdings Limited group audit which was performed by component auditors
- Acquisition accounting (Group)
- Recoverability of Accounts receivable (Parent)
- Impairment of goodwill and investments (Group and parent)



## 3 | GOVERNANCE

### Independent auditors' report to the members of Fern Trading Limited

#### Our audit approach (continued)

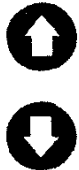
##### *Key audit matters*

As part of designing our audit, we determined materiality and assessed the risk of material misstatement in the financial statements. In particular, we looked at where management made subjective judgements, for example in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As part of our audit, we also addressed the risk of management override of internal controls, including considering whether or not there was evidence of bias by the directors that had resulted in a risk of material misstatement due to fraud.

##### *Key audit matter*

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

Key audit matter	How our audit addressed the key audit matter
<b>Acquisition Accounting</b> The Group has made a number of acquisitions during the financial year. On purchase of these companies, the assets of the companies purchased were recognised in the financial statements and recognised as value judgement from management.	We have understood all acquisition transactions in the year and tested the acquisition, including operational integration and considerations paid.
<b>Recoverability of Accounts Receivable</b> Within Fern Trading Limited there are material balances relating to the credit lending business. Management's provision in respect of these amounts are an area of significant audit inspection to the recoverability of balances.	We have observed the controls and procedures in place around the issuance of loans, and have performed tests to validate this process.
	We have tested management's receivables analysis, policies and processes.
	We have also tested the accounts receivable for evidence of additional impairments through loans taken where loan to value ratios were breached, ensured valuations on collateral properties are independent and undertaken using appropriate methodology, assessment of individual loans and loans with multiple extensions, and analysis of the faults and cash flow models to support the recoverability of the loans.
<b>Impairment of Goodwill and Investments</b> As a result of acquisitions in the year, acquisitions and the capitalisation of intercompany debt in the year, significant write-downs have been made in respect of impairment to goodwill and investments.	We have obtained the valuation models from management and assessed the methodology and full validity of the events. We have engaged experts to assist us in the process of understanding the specific circumstances of the goodwill. We have also consulted with experts to give us comfort over the characteristics of the related investment assets being measured.
In addition there are significant intercompany balances throughout the Group which are assessed for recoverability. Charges in every period and the determination of assets' recoverable carrying value of the assets may no longer be substantiated by the market value.	



### 3 | GOVERNANCE

#### Independent auditors' report to the members of Fern Trading Limited

##### Our audit approach (continued)

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

##### *Materiality*

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

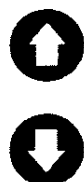
Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

	Group financial statements	Company financial statements
<b>Overall materiality</b>	£2,951,300 2016 £2,278,500*	£4,000,000 2015 £2,300,000*
<b>How we determined it</b>	1% of revenue	2% of profit before tax
<b>Rationale for benchmark applied</b>	Based on our professional judgement and our knowledge of risk and our industry, this was based on 1% 2015 1% of turnover and 1% of overall materiality of £2,951,300 2016 £2,278,500*. We used 1% of revenue as the benchmark for our materiality calculations due to the low margin nature of the business and our judgement around what would affect the decisions of the members. This differs from the benchmark used for the company materiality of the company. It is consistently profitable and has a more consistent margin.	Based on our professional judgement and our knowledge of risk and our industry, this was based on 10% 2015 10% of profit before tax, giving an overall materiality of £2,000,000 2015 £2,000,000. We used 10% of profit before tax as the benchmark for our materiality calculations due to our judgement there would be a effect on decisions of the members.

For each component in the scope of our group audit, we assessed a materiality figure less than our overall group materiality. The range of materiality allocated across components was between £829,000 and £75,000,000. Certain components were audited to a total statutory audit materiality that was less than our overall group materiality.

We agreed with the Audit Committee that we would report to them any misstatements identified during our audit above £142,740 (Key audit 2017 - £127,000) and £31,000 (Core audit 2016 - £66,000) less than £10,000. Misstatements below these amounts (£27,000 in our view) we noted reporting for qualitative reasons.





## 3 | GOVERNANCE

### Independent auditors' report to the members of Fern Trading Limited

#### Conclusions relating to going concern

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

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

However, because future events or conditions can be unpredictable, this statement is not a guarantee as to the Group's and Company's ability to continue as a going concern.

#### Reporting on other information

The other information comprises all the information in the Annual Report other than the financial statements and audit report, the summary of directors' responsibilities for information on risk management and internal control, our opinion on the financial statements does not cover the other information and accordingly we do not express an audit opinion except to the extent otherwise explicitly stated in this report, any form of assurance thereon.

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

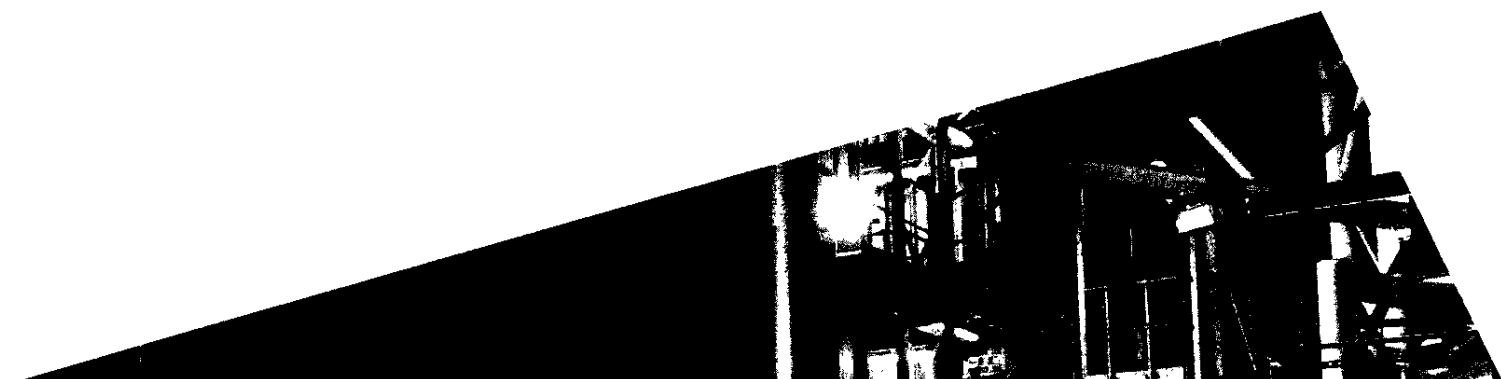
With respect to the Strategic report and Directors' report, we also considered whether the disclosures required by the UK Companies Act 2006 have been provided.

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

#### Strategic report and Directors' report

In our opinion, based on the work undertaken in the course of the audit, the information given in the Strategic report and Directors' report for the year ended 30 June 2017 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

To the best of the knowledge and understanding of the Group and Company and the information obtained in the course of the audit, we can not identify any material misstatements in the Strategic Report and Directors' Report.





## 3 | GOVERNANCE

### Independent auditors' report to the members of Fern Trading Limited

#### Responsibilities for the financial statements and the audit

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

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

#### Our responsibilities for the audit of the financial statements

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

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

#### Opinion and responsibility

This report, including the opinions, has been prepared for and only for the Company's members as a body in accordance with Chapter 5 of Part 10 of the Companies Act 2006 and for no other purpose. We do not accept or give those members' acceptance or assume responsibility for any other purpose or to any other person to whom this report is shown or to whose hands it may come save where expressly agreed by our client in writing.

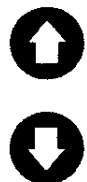
#### Other required reporting

##### Information required under section 494(1)(c)

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

- we have not received all the information and explanations we require for our audit; or
  - incomplete, incorrect or misleading documents or information received during the audit have not been received from persons requested by us; or
  - certain disclosures of directors' remuneration specified by law are not made; or
  - no company financial statements are not in accordance with the accounting policies and rules.
- We have no exceptions to reporting from this responsibility.

Jonathan Greenaway (Senior Statutory Auditor)  
for and on behalf of PricewaterhouseCoopers LLP  
Chartered Accountants and Statutory Auditors  
No Audit File No.: 101  
19 December 2017



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

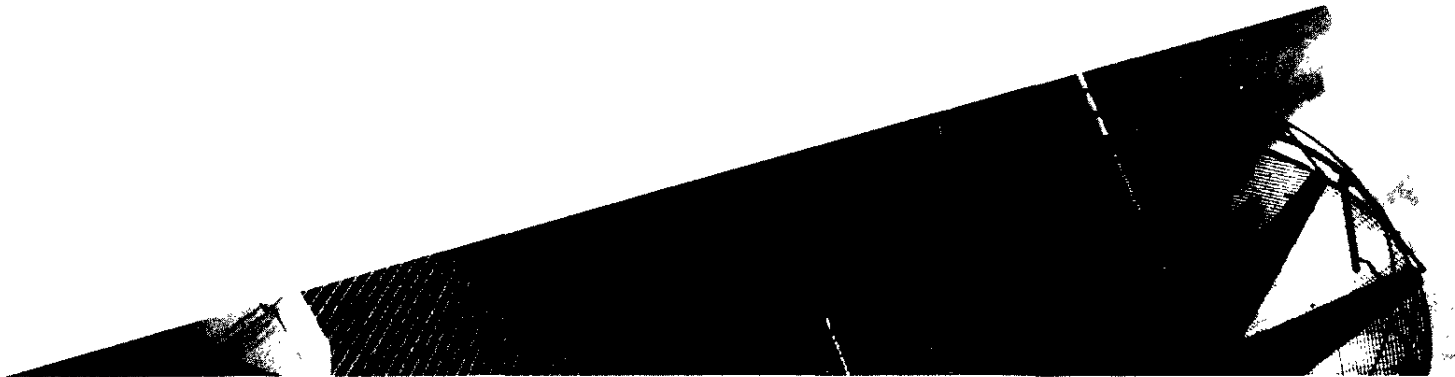
### Group profit and loss account for the year ended 30 June 2017

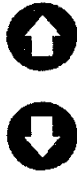
	Note	2017 £'000	2016 £'000
<b>Turnover</b>		<b>293,126</b>	225,847
Cost of sales		(141,452)	103,117
Gross profit		<b>151,674</b>	122,740
Administrative expenses		(147,695)	136,544
Other income		<b>106</b>	805
<b>Operating profit/(loss)</b>	2	<b>4,085</b>	14,998
Income from disposal of non-current investments		<b>1,594</b>	1,821
Share of operating loss in joint venture		-	(47)
Profit or (loss) on disposal of discontinued		<b>3,423</b>	-
Interest income and similar income	5	<b>2,318</b>	525
Interest payable and similar charges	5	(37,532)	(30,320)
<b>Loss on ordinary activities before taxation</b>		<b>(26,112)</b>	(43,025)
Tax on loss profit on ordinary activities	6	(2,690)	321
<b>Loss profit for the financial year</b>		<b>(28,802)</b>	(43,362)

All results relate to continuing activities

### Group statement of comprehensive income for the year ended 30 June 2017

	Note	2017 £'000	2016 £'000
<b>Loss for the financial year</b>		<b>(28,802)</b>	(43,362)
<b>Other comprehensive income/(expense)</b>			
Movement in market value of cash flow hedges		<b>7,570</b>	(3,820)
Gain on exchange gain/loss on retranslation of investments		(100)	(1,125)
<b>Other comprehensive income/(expense) for the year</b>		<b>7,470</b>	(4,945)
<b>Total comprehensive expense for the year</b>		<b>(21,332)</b>	(58,307)





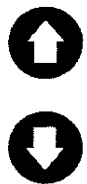
## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Group balance sheet as at 30 June 2017

	Note	2017 £'000	2016 £'000
<b>Fixed assets</b>			
Goodwill	7	<b>460,206</b>	406,545
Term site assets	8	<b>965,832</b>	908,504
Investments	9	<b>4,260</b>	394,023
		<b>1,430,298</b>	1,304,572
<b>Current assets</b>			
Stocks	10	<b>61,889</b>	15,295
Debtors, including £187,656,000 (2016: £2,495,000) due after more than one year	11	<b>596,178</b>	608,711
Cash at bank and in hand		<b>214,779</b>	133,737
		<b>872,846</b>	757,743
<b>Creditors: amounts falling due within one year</b>	12	<b>(77,887)</b>	(19,441)
<b>Net current assets</b>		<b>794,959</b>	668,362
<b>Total assets less current liabilities</b>		<b>2,225,257</b>	1,992,915
<b>Creditors: amounts falling due after more than one year</b>	13	<b>(791,570)</b>	(600,147)
<b>Provisions for liabilities</b>	14	<b>(18,647)</b>	16,547
<b>Net assets</b>		<b>1,415,040</b>	1,277,229
<b>Capital and reserves</b>			
Called up share capital	15	<b>115,487</b>	103,991
Share premium account		<b>1,318,193</b>	1,176,446
Cash flow hedge reserve		<b>(25,701)</b>	33,271
Profit and loss account		<b>7,061</b>	35,903
<b>Total shareholders' funds</b>		<b>1,415,040</b>	1,277,229

These consolidated financial statements for the years ended 29 June 2017 were approved by the board of directors on 19 December 2017 and are signed on their behalf by:

PS Latham  
Director  
Reg. stored number: 06447318



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Company balance sheet as at 30 June 2017

	Note	2017 £'000	2016 £'000
<b>Fixed assets</b>			
Investments	9	<b>843,606</b>	16,500
		<b>843,606</b>	16,500
<b>Current assets</b>			
Debtors (including £1,677,550 (2016: £2,749,495) due after more than one year)	11	<b>527,918</b>	1,219,200
Cash at bank and in hand		<b>126,828</b>	32,358
		<b>654,746</b>	1,258,558
<b>Creditors: amounts falling due within one year</b>	12	<b>(9,870)</b>	12,762
<b>Net current assets</b>		<b>644,876</b>	1,245,796
<b>Net assets</b>		<b>1,488,482</b>	1,262,296
<b>Capital and reserves</b>			
Called up share capital		<b>115,487</b>	136,561
Share premium account	15	<b>1,318,193</b>	1,170,446
Profit and loss account		<b>54,802</b>	102,141
<b>Total shareholders' funds</b>		<b>1,488,482</b>	1,262,296

The Company has elected to take the exemption under section 408 of the Companies Act 2006 available to companies with less than 50 shareholders. The profit for the financial year ended 30 June 2017, the final statement date of the Company, was £66,942,000 (2016: loss of £9,768,400).

These financial statements on pages 29 to 37 were approved by the board of directors on 19 December 2017 and are signed on their behalf by

PS Latham  
Director

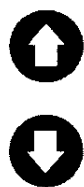




## 4 FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 JUNE 2017

### Group statement of changes in equity for the year ended 30 June 2017

	<b>Called up share capital</b>	<b>Share premium account</b>	<b>Cash flow hedge reserve</b>	<b>Profit and loss account</b>	<b>Total shareholders' funds</b>
	£'000	£'000	£'000	£'000	£'000
<b>Balance as at 1 July 2016</b>	<b>88,836</b>	<b>963,803</b>	<b>549</b>	<b>50,440</b>	<b>1,153,628</b>
<b>Loss for the financial year</b>	-	-	-	(46,352)	(46,352)
<b>Changes in market value of cash flow hedges</b>	-	-	(33,820)	-	(33,820)
<b>Foreign exchange loss on retranslation of investments</b>	-	-	-	(1,125)	(1,125)
<b>Other comprehensive expense for the year</b>	-	-	53,820	(1,125)	(34,945)
<b>Total comprehensive income/ (expense) for the year</b>	-	-	(33,820)	(21,477)	(58,297)
<b>Shares issued during the year</b>	<b>15,155</b>	<b>186,643</b>	-	-	<b>201,798</b>
<b>Balance as at 30 June 2016</b>	<b>103,991</b>	<b>1,170,446</b>	<b>(33,271)</b>	<b>35,963</b>	<b>1,277,129</b>
<b>Balance as at 1 July 2016</b>	<b>103,991</b>	<b>1,170,446</b>	<b>(33,271)</b>	<b>35,963</b>	<b>1,277,129</b>
<b>Loss for the financial year</b>	-	-	-	(28,802)	(28,802)
<b>Changes in market value of cash flow hedges</b>	-	-	5,630	-	5,630
<b>Foreign exchange loss on retranslation of investments</b>	-	-	-	(100)	(100)
<b>Other</b>	-	-	1,940	-	1,940
<b>Other comprehensive expense for the year</b>	-	-	7,570	(100)	7,470
<b>Total comprehensive income/ (expense) for the year</b>	-	-	7,570	(28,902)	(21,332)
<b>Shares issued during the year</b>	<b>11,496</b>	<b>147,747</b>	-	-	<b>159,243</b>
<b>Balance as at 30 June 2017</b>	<b>115,487</b>	<b>1,318,193</b>	<b>(25,701)</b>	<b>7,061</b>	<b>1,415,040</b>



## 4 FINANCIAL STATEMENTS 30 JUN 2017

### Company statement of changes in equity for the year ended 30 June 2017

	<b>Called up share capital</b>	<b>Share premium account</b>	<b>Profit and loss account</b>	<b>Total shareholders' funds</b>
	£'000	£'000	£'000	£'000
<b>Balance as at 1 July 2016</b>	<b>89,635</b>	<b>283,803</b>	<b>55,243</b>	<b>1,157,882</b>
Loss for the financial year and total comprehensive income	-	-	(94,584)	(97,384)
Shares issued during the year	15,155	186,643	-	201,798
<b>Balance as at 30 June 2016</b>	<b>103,991</b>	<b>1,170,446</b>	<b>(12,141)</b>	<b>1,262,296</b>
<b>Balance as at 1 July 2016</b>	<b>103,991</b>	<b>1,170,446</b>	<b>(12,141)</b>	<b>1,262,296</b>
<b>Profit for the financial year and total comprehensive income</b>	<b>-</b>	<b>-</b>	<b>66,943</b>	<b>66,943</b>
<b>Shares issued during the year</b>	<b>11,496</b>	<b>147,747</b>	<b>-</b>	<b>159,243</b>
<b>Balance as at 30 June 2017</b>	<b>115,487</b>	<b>1,318,193</b>	<b>54,802</b>	<b>1,488,482</b>

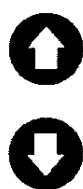


## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Group statement of cash flows for the year ended 30 June 2017

	2017 £'000	2016 £'000
<b>Net cash from operating activities</b>	<b>19</b>	<b>(5,715)</b>
Taxation received and paid	2,545	(5406)
<b>Net cash (used in)/generated from operating activities</b>	<b>(3,170)</b>	<b>460,23</b>
<b>Cash flow from investing activities</b>		
Purchase of subsidiary undertakings (net) of £181,802, less	(97,132)	(166,161)
Sale of subsidiary undertakings	29,098	-
Purchase of long-term fixed assets	(48,982)	(96,325)
Sale of intangible fixed assets	19,278	-
Purchase of unlisted and other investments	(92,153)	(125,972)
Sale of listed and other investments	105,263	130,618
Interest received	134	526
Income from investments	1,706	1,767
<b>Net cash used in investing activities</b>	<b>(82,788)</b>	<b>(265,307)</b>
<b>Cash flow from financing activities</b>		
Proceeds from financing	41,403	(405,252)
Interest paid	(33,875)	(23,836)
Proceeds from share issue	159,242	201,98
<b>Net cash generated from/(used in) financing activities</b>	<b>166,770</b>	<b>(277,290)</b>
<b>Net increase/(decrease) in cash and cash equivalents</b>	<b>80,812</b>	<b>(22,471)</b>
Cash and cash equivalents at the beginning of the year	133,737	156,188
Exchange gains on cash and cash equivalents	230	23
<b>Cash and cash equivalents at the end of the year</b>	<b>214,779</b>	<b>133,737</b>





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Statement of accounting policies

#### Company information

The Company is a private company, limited by shares, incorporated and domiciled in England, the United Kingdom and registered under company number 06447318. The address of the registered office is 10th Floor, 66 Victoria Street, London, EC4N 2EJ.

#### Statement of compliance

The Group's annual financial statements of Fern Trading Limited have been prepared in accordance with United Kingdom Accounting Standards, including Financial Reporting Standard 102, the Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland (FRS 102) and the Companies Act 2006.

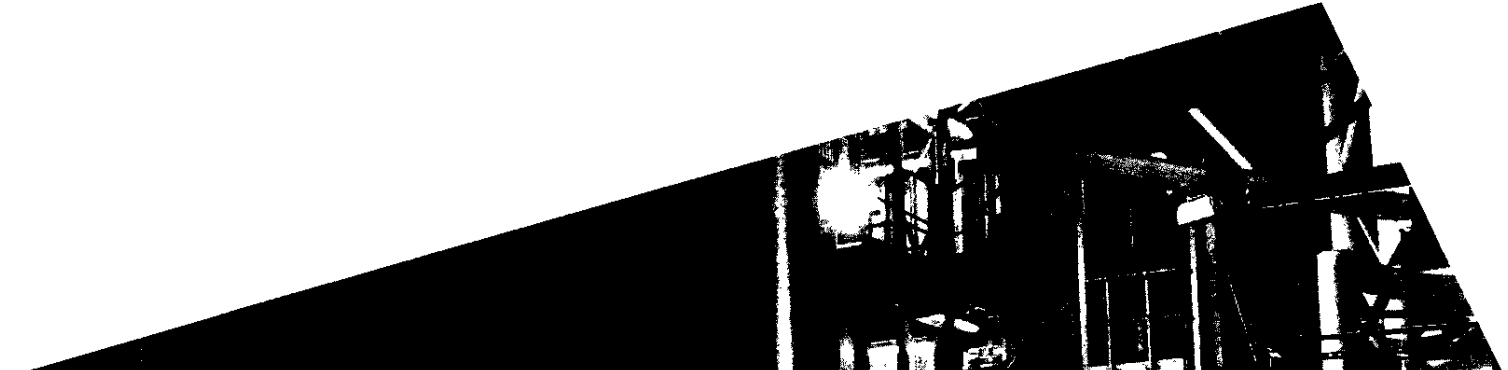
#### Basis of preparation of financial statements

The financial statements have been prepared under the historical cost convention, on the going concern basis and in accordance with the Companies Act 2006 and applicable accounting standards in the United Kingdom. The principal accounting policies, which have been applied consistently throughout the year, are set out below. The Company's functional and presentation currency of these financial statements is sterling.

The consolidated financial statements include the results of all subsidiaries owned by Fern Trading Limited as listed in note 9 of the annual financial statement. Certain of these subsidiaries, which are listed below, have taken an exemption from audit for the year ended 30 June 2017 by virtue of s479A of Companies Act 2006. In order to bury these subsidiaries, due to the audit exemption, the parent company, Fern Trading Limited has given a statutory guarantee, under C.A. 2006 s479C of Companies Act 2006, of all the outstanding liabilities as at 30 June 2017, of the subsidiaries listed below, further details of which are provided in note 16. The subsidiaries which have taken an exemption from audit for the year ended 30 June 2017 by virtue of s479A Companies Act 2006 are:

The Fern Power Company
Fern Energy Holdings Limited
Fern Energy Limited
Sus Energy Holdings Limited
Sus Energy Limited
Elos Energy Holdings Limited
Elos Energy Holdings 3 Limited
Elos Energy DS3 Holdings 1 Limited
Elos Energy DS3 Holdings 2 Limited
Elos Energy DS3 Holdings 3 Limited
Elos Renewable Energy Limited
Eucalyptus Energy Holdings Limited

Eucalyptus Energy Limited
Bookerberg Energy Limited
Fern Trading Development Company Limited
Belaam Energy Limited
Portnoe Solar Holdings Limited
Portnoe Solar Limited
Fern Healthcare Holdings Limited
Raneford Retirement Living Holdings Limited
Raneford Properties Limited
Elos Energy Holdings 2 Limited
Elos Energy 2 Limited





## 4 FINANCIAL STATEMENTS 30 JUN 2017

### Statement of accounting policies (continued)

#### Basis of consolidation

The financial statements consolidate the financial statements of the Company and all of its subsidiary undertakings ('subsidiaries'). The Company has taken advantage of the exemption in section 7(2) of the Companies Act from disclosing its individual profit and loss account.

Entities in which the Group holds an interest on a long-term basis and are not fully controlled by the Group and are not joint ventures under a contractual arrangement, designated as joint ventures in the Group financial statements, joint ventures are accounted for using the equity method.

#### Exemptions for qualifying entities under FRS 102

FRS 102 allows a qualifying entity certain disclosure exemptions, subject to certain conditions, which have been complied with, including notification of and no objection to, the use of exemptions by the Company's shareholders. The Company has taken advantage of the following exemptions:

- (i) from preparing a statement of cash flows, on the basis that it is a qualifying entity and the consolidated statement of cash flows, included in these financial statements, included the Company's cash flows;
- (ii) from the financial instrument disclosures required under FRS 102 paragraphs 11.59 to 11.484 and paragraphs 12.26 to 12.29, as the information is provided in the consolidated financial statement disclosures;
- (iii) from disclosing the Company key management personnel compensation, as required by FRS 102 paragraph 33.7.

#### Going concern

The directors have at the time of approving the financial statements a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future. This may continue to affect the going concern basis of accounting in preparing the financial statements.

#### Turnover

Fern Trading Limited operates four main classes of business. Revenue is derived from Fern Trading Limited's subsidiaries of which it is the sole shareholder, by the following:

- solar farms, wind generating assets and reserve power plants that generate turnover from the sale of electricity that they generate. Any unanticipated income is accrued in the period in which it is generated;
- biomass and landfill sites that generate turnover when electricity generated is exported to third party customers. Income from recycled renewable obligation certificates (Recycled ROCs) is recognised when the amount is known with reasonable certainty. Turnover generated from the sale of fuel oil is recognised on physical despatch;
- a residential and business development group, which generates turnover from the sale of income streams from property. Revenue is recognised when the significant risks and rewards of ownership have passed to the buyer. Usually on exchange of contracts, the amount of revenue can be recognised reliably, and it is probable that the economic benefits associated with the transaction will flow to the entity;
- Fern's fourth class of business is a money lending business in the United Kingdom. Turnover represents arrangement fees and loan interest, net of any value added tax and is recognised over the term of the relevant services. Arrangement fees are spread over the term of the loans to which they relate.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Statement of accounting policies (continued)

#### Tangible fixed assets and depreciation

Tangible fixed assets are stated at cost less depreciation. Depreciation is provided at rates calculated to write off the cost of fixed assets less their estimated residual value over their expected useful lives. Depreciation on consumables from the date of asset's introduction to assets in use. Assets of less than one year are not depreciated. The estimated useful lives are as follows:

Buildings	-	2% straight-line
Less, held property	-	4% straight-line
Power stations	-	4% and 5% straight-line
Plant and machinery	-	4% to 25% straight-line

The directors annually review their depreciation policy to ensure that there are no carry-over losses or contingencies arising from the commitment to decommission the biomass power stations.

#### Investments

Investments held as fixed assets are provided less provision for impairment.

#### Cash

Cash includes cash in hand and deposits repayable on demand.

#### Leases

At inception the Group assesses agreements that transfer the right to use assets to determine whether the arrangement is, or contains, a lease based on the substance of the arrangement and whether the lease should be classified as either a finance lease or an operating lease.

Leases of assets that transfer substantially all the risks and rewards incidental to ownership are classified as finance leases. Finance leases are recognised at the commencement of the lease at the fair value of the leased asset and amortised over the shorter of the lease term and estimated useful life of the asset. Any gain or loss assessed for impairment is deducted at reporting date.

Leases that do not transfer the risks and rewards of ownership are classified as operating leases. Payments under operating leases are charged to the profit and loss account on a straight-line basis over the period of the lease.

#### Stocks

Scarce crops are valued at the lower of cost and net realisable value. Where necessary, provision is made for obsolete, slow moving and defective stock.

Fuel stocks (MWh and litres) are valued on an average cost basis over 1 to 2 months and provision for unrealised losses is reviewed monthly and applied to off site stock.

The stock of straw has been valued at the estimated cost per tonne of straw. A provision for uncollected straw is identified on an individual stock basis and is reviewed monthly. Stock is currently issued on a first-in, first-out ("FIFO") basis by age of straw.

Stocks of ash and fibro-tops are valued at the lower of cost and net realisable value to the Group.

Stocks of property and equipment will be stated at the higher of cost and estimated selling price less costs of completion and such costs directly bearable to the production of goods and services overheads that have been incurred in bringing the stocks to their present condition and location.

At each reporting date, an assessment is made for impairment. Any excess of the carrying amount of stocks over its estimated selling price less costs to complete and sell is recognised as an impairment loss within the profit and loss account. Reversals of impairment losses are also recognised in the profit and loss account.



## 4 FINANCIAL STATEMENTS 30 JUNE 2007

### Statement of accounting policies (continued)

#### Deferred taxation

Full provision is made for deferred tax assets and liabilities arising from temporary differences between the carrying of assets and expenses in financial statements and the amounts allowed for tax purposes. A net deferred tax asset is recognised only if it can be regarded as more likely than not that there will be sufficient taxable profits in the future to reverse the underlying differences can be deducted.

Deferred tax assets and liabilities are calculated at the tax rates expected to be effective at the time the timing differences are expected to reverse.

Deferred tax assets and liabilities are discounted.

#### Business combinations and goodwill

Business combinations are accounted for by applying the purchase method.

The cost of a business combination is the fair value of the consideration given plus any expenses incurred in absorbing and integrating the assets and liabilities issued plus the costs directly attributable to the business combination. Where control is achieved in stages the cost is the consideration at the date of each transaction.

On acquisition of a business, fair values are attributed to the identifiable assets, liabilities and contingent liabilities unless the fair value cannot be measured reliably, in which case, the value is incorporated as goodwill. Where the fair value of contingent liabilities cannot be reliably measured, they are dismissed on the same basis as other contingent liabilities.

Goodwill recognised represents the excess of the fair value and directly attributable costs of the purchased consideration over the fair values to the Group's interest in the identifiable assets, liabilities and contingent liabilities acquired.

On acquisition, goodwill is allocated to cash-generating units (CGUs) that are expected to benefit from the combination.

Goodwill is amortised over its expected useful life. As the Group is unable to make a reliable estimate of useful life, goodwill is amortised over a period not exceeding 10 years. Goodwill is assessed for impairment when there are indications of impairment and any impairment is charged to the income statement. Reversals of impairment are recognised when no reasons for the impairment no longer apply.

#### Accrued income

Accrued income on loans is calculated at the rate of interest set out in the loan contracts. The accrued chargeable income is accrued over the period it has been generated.

#### Deferred income

Deferred income is recognised in accordance with the terms set out in the contract and is recognised in revenue.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Statement of accounting policies (continued)

#### Foreign currencies

Monetary assets and liabilities denominated in foreign currencies are translated into sterling at rates of exchange ruling at the balance sheet date.

Transactions in foreign currencies are translated into sterling at the rate ruling on the date of the transaction.

Exchange gains and losses are recognised in the profit and loss account and statement of comprehensive income.

#### Debt issue costs

Issue costs associated with senior secured notes are capitalised and amortised off balance sheet over amounts outstanding. The costs are amortised over the five year term of the notes in proportion to amounts outstanding.

#### Financial instruments

The Group has chosen to adopt Sections 11 and 12 of FRS 102 in respect of financial instruments.

##### *Financial assets*

Basic financial assets, including trade and other receivables and cash and bank balances are initially recognised at transaction price unless the arrangement constitutes a financing transaction, where the transaction is measured at the present value of the future receipts discounted at a market rate of interest.

Such assets are subsequently measured at current fair value using the effective interest method.

At the end of each reporting period financial assets measured at amortised cost are assessed for objective evidence of impairment. If an asset is impaired the impairment loss is the difference between its carrying amount and the present value of the estimated cash flows discounted at the asset's original effective interest rate. The impairment loss is recognised in profit or loss.

Financial assets are derecognised when (a) the contractual rights to the cash flows from the asset expire or are settled, or (b) such an event as the risks and rewards of the ownership of the asset are transferred to another party under control of the asset has been transferred to another party who has the right unilaterally to unilaterally sell the asset to an unrelated third party without imposing additional restrictions.

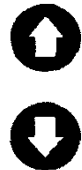
##### *Financial liabilities*

Basic financial liabilities, including trade and other payables, bank loans, loans from fellow Group companies and preference shares, are initially recognised at transaction price, unless the arrangement constitutes a financing transaction, where the debt instrument is measured at the present value of the future receipts discounted at a market rate of interest.

Debt instruments are subsequently carried at amortised cost, using the effective interest rate method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a pre-payment for future service and amortised over the period of the facility to which it relates.





## 41 FINANCIAL STATEMENTS 30 JUNE 2017

### Statement of accounting policies (continued)

#### Financial instruments

Trade receivables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Trade receivables are classified as current receivables if payment is due within one year of issue. Financial instruments presented as non-current assets in the statement of cash flows are not recognised initially at fair value or price and subsequently measured at amortised cost using the effective interest method.

Financial assets are derecognised when the relevant extinguishment, that is, the contractual obligation is discharged, cancelled or expires.

Financial assets and liabilities are offset and the net amounts presented in the financial statements when there is an enforceable right to set off the recognised amounts and there is an intention to settle on a net basis, or to realise the asset and settle the liability simultaneously.

#### Hedging

The Group applies hedge accounting for transactions entered into to manage the cash flow exposures of borrowings. Interest rate swaps are used to manage the interest rate exposures and are designated as cash flow hedges of floating rate borrowings. Changes in fair values of fair values designated as cash flow hedges, and which are effective, are recognised directly in equity. Any difference less in the hedge relationship being the excess of the cumulative change in fair value of the hedging instrument since inception of the hedge over the cumulative change in the fair value of the hedged item since inception of the hedge is recognised in the income statement.

Gains or loss recognised in other comprehensive income is reclassified to the income statement in accordance with the cash flows of the hedged item – hedge accounting is discontinued when the hedging instrument expires no longer meets the hedging criteria, the forecast transaction is no longer highly probable, the hedged debt instrument is derecognised or the hedging instrument is terminated.

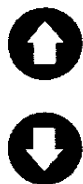
#### Taxation

tax is recognised in the statement of income and retained earnings, except for a temporary taxable item, if income and expense recognised as other comprehensive income should not be recognised directly in equity, is also recognised in other comprehensive income or directly in equity respectively.

The current income tax charge is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the balance sheet date in the countries where the Company operates and generates income.

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

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



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Statement of accounting policies (continued)

#### Taxation (continued)

Deferred tax balances are recognised in respect of permanent differences, except in respect of business combinations, where deferred tax is recognised on the differences between the fair values of assets acquired and the future tax deductible amounts available for them and the differences between the fair values of liabilities acquired and the amount that will be assessed for tax. Deferred income tax is determined using tax rates and laws that have been enacted or substantively enacted by the balance sheet date.

#### Related party transactions

The Group discloses transactions with related parties which are not wholly owned within the same Group. Transactions within the Group need not be disclosed under IFRS 102 (13.1A). Where appropriate, transactions of a similar nature are aggregated unless, in the opinion of the directors, separate disclosure is necessary to understand the effect of the transactions on the Group financial statements.

#### Transaction costs

Transaction costs relating to debt financing are spread over the life of the debt using the effective interest method and the balance shown net in the financial statements.

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

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

Key judgements made in applying accounting policies include:

- (i) Impairment of goodwill and investments

The Group considers whether goodwill is impaired. The Company considers whether investments are impaired. A broader indicator of impairment is centred on the estimation of recoverable value. This involves estimation of the recoverable value of the cash-generating units (CGUs). This requires estimation of the future cash flows from the CGUs and also selection of appropriate discount rates in order to calculate the net present value of those cash flows.

#### (i) Fair values on acquisition

The fair value of assets and liabilities acquired in the acquisitions detailed in note 24 are considered to be a key accounting estimate.

##### 1 Cash flow hedges

Cash flow hedges are considered to be effective by comparing the cumulative change in the fair value of the hedged instrument to the cumulative change in the fair value of hedged items.

#### 5 Impairment (note 21)

The Group considers whether assets are impaired on a regular basis throughout the year. Where an impairment is detected the estimated fair value is modelled based on best estimates of future cash flows. Certain models contain a number of assumptions which give rise to judgement in determining whether there is a shortfall to the fair value of the asset.



## 4 | FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

#### 1 | Turnover

	2017 £'000	2016 £'000
Solar panel sales	<b>62,923</b>	55,184
Solar reserve and wind power energy income	<b>107,024</b>	64,183
Sale of solar panels	-	26,001
Biomass and landfill gas energy income	<b>117,178</b>	79,889
Retirement village income	<b>6,001</b>	-
	<b>293,126</b>	225,857

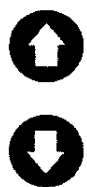
The geographical analysis of turnover by destination is as follows:

	2017 £'000	2016 £'000
United Kingdom	<b>283,301</b>	223,009
Rest of Europe	<b>9,825</b>	5,848
	<b>293,126</b>	225,857

#### 2 | Net profit/(loss) from continuing operations

This is stated after charging/(crediting):

	2017 £'000	2016 £'000
Depreciation of tangible fixed assets (note 6)	<b>23,957</b>	17,882
Depreciation of intangible fixed assets (note 8)	<b>61,891</b>	42,624
Stock revalued sold as an expense (note 10)	<b>42,403</b>	40,391
Auditors remuneration - Company and the Group's consolidated financial statements	<b>136</b>	124
Auditors remuneration - audit of Company's subsidiarys	<b>530</b>	550
Auditors remuneration - non audit services	<b>94</b>	255
Auditors remuneration - taxation consulting services	<b>173</b>	169
Change in foreign exchange	<b>(577)</b>	1,003
Operating costs refunds	<b>17,494</b>	4,072



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 3 Employee benefits

	2017 £'000	2016 £'000
Wages and salaries	<b>11,923</b>	10,123
Social security costs	<b>1,263</b>	859
Other benefits costs	<b>387</b>	252
	<b>13,573</b>	11,234

The average monthly number of persons employed by the Group and Company during the year was:

	2017 Number	2016 Number
Executive	<b>258</b>	139
Administration	<b>70</b>	57
Directors	<b>3</b>	3
	<b>331</b>	199

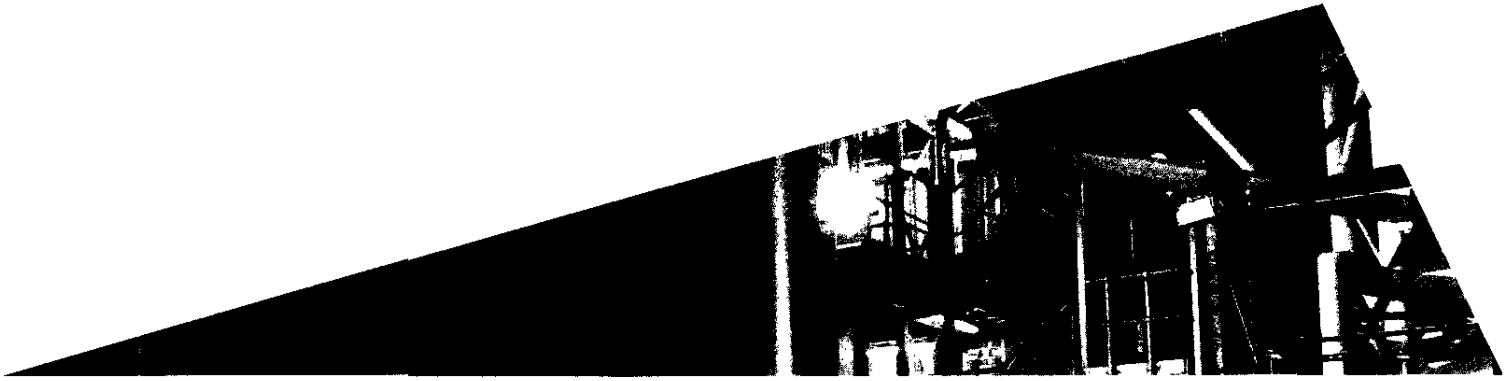
#### 4 Pensions and other benefits

	2017 £'000	2016 £'000
Pensions	<b>93</b>	11

During the year no pension contributions were made in respect of the directors (2016: none).

Key management personnel compensation paid by the Group during the year was:

	2017 £'000	2016 £'000
Defined contribution benefits	<b>352</b>	463
Post-employment benefits	<b>9</b>	6
	<b>361</b>	469





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017 (continued)

#### 5

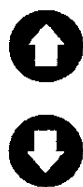
<b>Interest receivable and similar income</b>	<b>2017</b>	<b>2016</b>
	£'000	£'000
Net bank balances	134	329
Gains on derivative financial instruments	2,184	—
	<b>2,318</b>	326

<b>Interest receivable and similar income</b>	<b>2017</b>	<b>2016</b>
	£'000	£'000
Interest on bank overdrafts	23,619	13,573
Interest on senior or secured notes	10,256	6,258
Amortisation of issue costs on bank borrowings	2,268	4,152
Amortisation of issue costs on senior or secured note	1,045	862
Gains on derivative financial instruments	344	1,476
	<b>37,532</b>	30,826

#### 6 Tax charge on ordinary activities

##### (a) Analysis of charge in year

<b>Current taxation:</b>	<b>2017</b>	<b>2016</b>
	£'000	£'000
UK corporation tax charge for the year	210	2,239
Effect of share-based payments	103	71
Adjustment in respect of prior periods	130	309
Total current taxation	<b>443</b>	2,619
<b>Deferred taxation:</b>		
Original deferred tax charge for the year	1,835	(1,729)
Adjustment in respect of prior periods	1,822	(1,341)
Effect of change in tax rates	(1,410)	21
Total deferred taxation	<b>2,247</b>	(2,220)
<b>Tax charge on loss on ordinary activities</b>	<b>2,690</b>	327



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 6 Factors affecting tax charge for the year

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

The tax assessed for the year is higher (£2,16, higher than the standard rate of corporation tax in the UK of 19.75% (2016: 20.00%). The differences are explained below.

	2017 £'000	2016 £'000
<b>Loss on ordinary activities before taxation</b>	<b>(26,112)</b>	(45,025)
Loss on ordinary activities multiplied by standard rate of corporation tax in the UK of 19.75% (2016: 20.00%)	(5,113)	(8,605)
Adjustments		
Interest on tax credit available to offset tax	14,899	8,517
Interest on tax credits	962	1,369
Interest on tax credit available to offset tax	(9,489)	(2,051)
Interest on tax credits	-	(324)
Interest on tax credits	-	(21)
Adjustments in respect of prior years	1,952	(225)
Reversal of changes in tax rates	(521)	21
Total tax charge for the year	<b>2,690</b>	(327)

##### (c) Factors that may affect future tax charge

The main rate of Corporation Tax in the UK reduced from 20.0% to 19% with effect from 1 April 2017. Accordingly the tax rate applicable for this accounting year is 19.75%. A reduction in the main rate of corporation tax to 19% from 1 April 2017 was enacted during the period. Consequently deferred tax has been calculated in the period ended using a tax rate of 19%.





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

7

Group	Goodwill
	£'000
<b>Cost</b>	
At 1 July 2016	426,057
Additions	82,123
Less disposals	(6,100)
Change in fair value	1,337
<b>At 30 June 2017</b>	<b>503,417</b>
<b>Accumulated amortisation</b>	
At 1 July 2016	19,512
Amortisation	(258)
Change in fair value	23,957
<b>At 30 June 2017</b>	<b>43,211</b>
<b>Net book value</b>	
<b>At 30 June 2017</b>	<b>460,206</b>
At 30 June 2016	426,545

Goodwill is measured at cost less accumulated amortisation and impairment losses, if any. It is not re-measured at fair value unless there is an indication of impairment.

Impairment losses are recognised when there is evidence of impairment.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 8 Fixed assets

Group	Land and buildings	Power stations	Plant and machinery	Assets under construction	Total
	£'000	£'000	£'000	£'000	£'000
<b>Cost</b>					
At 1 July 2016	4,757	156,726	813,688	872	975,353
Additions	135	1730	37,570	9,541	48,982
Acquisitions	-	-	101,602	-	101,602
Transfers	-	131	41	1,721	-
Disposals	-	-	125,934	-	(25,934)
<b>At 30 June 2017</b>	<b>4,892</b>	<b>158,603</b>	<b>926,967</b>	<b>9,541</b>	<b>1,100,003</b>
<b>Accumulated depreciation</b>					
At 1 July 2016	110	27,858	38,772	-	66,750
Charge to the year	64	15,014	45,813	-	61,891
Acquisition	-	-	6,851	-	6,857
Disposals	-	-	11,327	-	(1,327)
<b>At 30 June 2017</b>	<b>174</b>	<b>42,882</b>	<b>91,115</b>	<b>-</b>	<b>134,171</b>
<b>Net book value</b>					
<b>At 30 June 2017</b>	<b>4,718</b>	<b>115,721</b>	<b>835,852</b>	<b>9,541</b>	<b>965,832</b>
<b>At 30 June 2016</b>	<b>1,647</b>	<b>128,806</b>	<b>774,336</b>	<b>1,721</b>	<b>908,603</b>





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017 (continued)

#### 9 Investments

<b>Group</b>	<b>Unlisted investments</b>	<b>Other investments</b>	<b>Total</b>
	£'000	£'000	£'000
<b>Cost and net book value</b>			
At 1 July 2016	16,500	22,965	39,465
Additions	92,153	-	92,153
Disposals	(105,263)	(21,505)	(126,828)
Impairments	-	(470)	(470)
<b>At 30 June 2017</b>	<b>3,390</b>	<b>870</b>	<b>4,260</b>

Other investments represent the Group's holdings of deferred shares in a number of companies. An impairment was recognised during the year, predominantly due to reductions in energy prices which have impacted the valuation of the deferred shares.

<b>Group</b>	<b>Subsidiary undertakings</b>	<b>Unlisted investments</b>	<b>Total</b>
	£'000	£'000	£'000
<b>Cost and net book value</b>			
At 1 July 2016	-	16,500	16,500
Additions	184,530	32,163	276,683
Disposals	-	(105,263)	(105,263)
Shareholder loan conversion to equity	958,460	-	958,760
Reversal of impairments	8,818	-	8,818
Impairments	(211,892)	-	(211,892)
<b>At 30 June 2017</b>	<b>840,216</b>	<b>3,390</b>	<b>843,606</b>

Unlisted investments comprise the Company's and the Group's holding of the members' interest of Ferdo, a money-lending business, ferm co-founded Ferdo Ltd in October 2012 with the intention of conducting a consortium of its future creditors, giving the partnership, Ferdo Ltd, has not been treated as a subsidiary undertaking and its results have not been consolidated as, in the opinion of the directors, ferm trading limited is unable to exert significant influence over its activities.

The Company has historically financed its subsidiaries with shareholder loans. Following a review of financing in the Group during the year, the shareholder loans between the Company and the intermediate holding companies within the Group have been repaid. The funding of these companies has been replaced with equity via the issue of shares from the subsidiaries to the parent company.

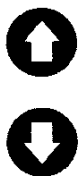


**4 | FINANCIAL STATEMENTS 30 JUNE 2017**

## **Notes to the financial statements for the year ended 30 June 2017**

(continued)

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## 4 FINANCIAL STATEMENTS AS AT 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 9 Subsidiaries and associates

Name	Country of incorporation	Class of shares	Holding	Principal activity
Eden Energy Ltd (parent company)	UK	Ordinary	100%	Holding company
Eden Energy (UK) Holdings Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (USA) Holdings Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Ireland) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Asia) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Australia) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (New Zealand) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (South Africa) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (China) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (India) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Brazil) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Mexico) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (South Korea) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Thailand) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Malaysia) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Singapore) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Japan) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Russia) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Poland) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Hungary) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Croatia) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Greece) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Portugal) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Romania) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Turkey) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Ukraine) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Nigeria) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Kenya) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Tanzania) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Ethiopia) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Mozambique) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Angola) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Ghana) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Cameroon) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Côte d'Ivoire) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Sudan) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Algeria) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Morocco) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Yemen) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Jordan) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Syria) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Lebanon) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Tunisia) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Algeria) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Yemen) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Jordan) Ltd	UK	Ordinary	100%	Holding company
Eden Energy (Lebanon) Ltd	UK	Ordinary	100%	Energy generation
Eden Energy (Tunisia) Ltd	UK	Ordinary	100%	Holding company



**4 | FINANCIAL STATEMENTS 30 JUNE 2017**

## **Notes to the financial statements for the year ended 30 June 2017**

(continued)

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## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 9 Subsidiaries and associates

Name	Country of incorporation	Class of shares	Holding	Principal activity
Balfour Energy Group Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy Services Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Bali) Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Cayman) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Ghana) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Ireland) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Malta) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (New Zealand) Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Norway) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Nigeria) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Pakistan) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Philippines) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Sri Lanka) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Thailand) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Turkey) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (UAE) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Venezuela) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (West Africa) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Holdings Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Holdings Holdings Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Holdings Holdings Holdings Holdings Limited	UK	Ordinary	100%	Energy generation
Balfour Energy (Wales) Holdings Holdings Holdings Holdings Holdings Limited	UK	Ordinary	100%	Holding company
Balfour Energy (Wales) Holdings Holdings Holdings Holdings Holdings Holdings Limited	UK	Ordinary	100%	Holding company
Balfour Energy (Wales) Holdings Holdings Holdings Holdings Holdings Holdings Holdings Limited	UK	Ordinary	100%	Holding company
Balfour Energy (Wales) Holdings Holdings Holdings Holdings Holdings Holdings Holdings Holdings Limited	UK	Ordinary	100%	Energy generation



**4 | FINANCIAL STATEMENTS 30 JUNE 2017**

## **Notes to the financial statements for the year ended 30 June 2017**

(continued)

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## 4 | FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017 (continued)

#### 9 | Subsidiaries and joint ventures

<b>Name</b>	<b>Country of incorporation</b>	<b>Class of shares</b>	<b>Holding</b>	<b>Principal activity</b>
Amberlight Ltd trading	UK	Ordinary	100%	Energy generation
Avon Valley Wind Energy Limited	UK	Ordinary	100%	Energy generation
Eastnorde PE Holdings Limited	UK	Ordinary	100%	Energy generation
Fonthorpe Wind Farm Limited	UK	Ordinary	100%	Energy generation
Pyrona Power Holdings Limited	UK	Ordinary	100%	Holding company
Pyrona Solutions Limited	UK	Ordinary	100%	Holding company
Star, Solar Farms Limited	UK	Ordinary	100%	Energy generation
Tessenderloarken Limited	UK	Ordinary	100%	Energy generation
Waverley Solar Farm Limited	UK	Ordinary	100%	Energy generation
Weston Wind	UK	Ordinary	100%	Energy generation
Westnorde PE Holdings Limited	UK	Ordinary	100%	Energy generation
Westnorde PE Holdings Limited	UK	Ordinary	100%	Energy generation
Westnorde PE Holdings Limited	UK	Ordinary	100%	Holding company
Westnorde PE Holdings Limited	UK	Ordinary	100%	Holding company
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Westnorde PE Holdings Limited	UK	Ordinary	100%	Retirement village development
Windfarm Energy Holdings Limited	UK	Ordinary	100%	Holding company



**4 | FINANCIAL STATEMENT AS AT 30 JUNE 2017**

## **Notes to the financial statements for the year ended 30 June 2017**

(continued)



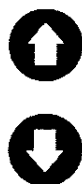
## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 9

Name	Country of incorporation	Class of shares	Holding	Principal activity
Green Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Energy generation
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	10%	Energy generation
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Green Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Energy generation
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Dormant company
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Dormant company
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Energy generation
Carbon Energy Ltd	UK	Ordinary	100%	Dormant company
Wind Energy Ltd	UK	Ordinary	100%	Energy generation
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Dormant company
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Dormant company
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Dormant company
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Dormant company
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Dormant company
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Dormant company
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Holding company
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation
Wind Energy Ltd	UK	Ordinary	100%	Energy project development and management services
Hydrogen Energy Ltd	UK	Ordinary	100%	Energy generation
BGA Energy Ltd	UK	Ordinary	100%	Energy generation
Carbon Energy Ltd	UK	Ordinary	100%	Energy generation



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017 (continued)

#### 9 Subsidiaries

Name	Country of incorporation	Class of shares	Holding	Principal activity
EEG Generation Ltd	UK	Ordinary	100%	Energy generation
EEG Generation Ltd	UK	Ordinary	100%	Energy generation
EEG Fertiliser Ltd	UK	Ordinary	100%	Supply of fertiliser
EEG Generation Ltd	UK	Ordinary	100%	Dormant company
EEG Generation Ltd	UK	Ordinary	100%	Dormant company
EEG Generation Ltd (Dormant)	UK	Ordinary	100%	Dormant company
EEG Generation Ltd	UK	Ordinary	100%	Dormant company
EEG Generation Ltd	UK	Ordinary	100%	Dormant company
EEG Generation Ltd	UK	Ordinary	100%	Dormant company
EEG Generation Ltd	UK	Ordinary	50%	Energy generation

**a** Includes the following subsidiary companies which are wholly owned by the Group:

- b** Includes the following companies which are wholly owned by the Group:

  - c** Includes the following companies which are wholly owned by the Group:

    - d** Includes the following companies which are wholly owned by the Group:

      - e** Includes the following companies which are wholly owned by the Group:

Other subsidiary companies of the Group are included in the Group's consolidated financial statements in Note 12.

The Group's other subsidiary companies, which are wholly owned by the Group, are as follows:

- EEG Generation Ltd (Dormant) (see Note 12)

For further information on the Group's subsidiary companies see Note 12.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 10

	Group		Company	
	2017	2016	2017	2016
	£'000	£'000	£'000	£'000
Stock				
On site	<b>3,522</b>	3,540	-	-
Property development	<b>46,795</b>	-	-	-
For joint parts and consumables	<b>11,572</b>	9,715	-	-
	<b>61,889</b>	13,755	-	-

The amount of stock recognised as an expense during the year was £42,403,000 (2016: £49,591,000).

Included in the 'on site' parts and consumables stock value is a provision of £216,000 for unsold fuel stocks (2016: £149,000); included in the 'ask' stock value is a provision of £430,000 for slow moving stock (2016: £430,000).

On acquisition of the Rangeford Holdings Limited group (Note 24), a fair value exercise was performed, and an impairment of £22,739,000 was recognised on the carrying value of property development A1?

#### 11

	Group		Company	
	2017	2016	2017	2016
	£'000	£'000	£'000	£'000
<b>Amounts falling due after one year</b>				
Trade and advances to customers	<b>187,735</b>	277,495	<b>187,735</b>	277,495
<b>Amounts falling due within one year</b>				
Trade and advances to customers	<b>284,435</b>	222,143	<b>284,435</b>	222,143
Revolving credit facility	-	-	-	667,072
Trade debtors	<b>24,245</b>	28,320	<b>512</b>	219
Creditors	<b>580</b>	167	<b>12,907</b>	22
Corporation tax	-	2,006	<b>2,725</b>	2,680
Deferred tax asset	-	-	-	435
Payments and accrued charges	<b>99,183</b>	78,530	<b>39,604</b>	49,184
	<b>596,178</b>	608,711	<b>527,918</b>	1,219,290

Trade and advances to customers are stated net of provisions of £1,763,000 (2016: £1,503,000).



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 11 Creditors - current

Amounts owed by group undertakings previously provided and following loans from bank lending units to subsidiary companies. Provisions of £nil (2016 £126,789,000) have been recognised against those loans which were unsecured and repayable on demand. The loans have been fully repaid in the year.

	Interest rate	2017 £'000	2016 £'000
Furness Power Holdings Limited	10.00%	-	12,608
Term Energy Holdings Limited	9.00%	-	140,856
Term Energy Holdings Limited	8.00%	-	49,231
Term Energy Holdings Limited	6.75%	-	67,091
Term Energy Holdings Limited	6.00%	-	41,650
Term Energy Holdings Limited	5.75%	-	321,682
Term Energy Holdings Limited	5.00%	-	34,024
			667,022

#### 12 Creditors - long-term (excluding amounts due within one year)

	Group		Company	
	2017 £'000	2016 £'000	2017 £'000	2016 £'000
Taxes due	<b>27,533</b>	13,741	<b>3,518</b>	2,879
Bank loans and overdrafts	<b>19,194</b>	14,782	-	-
Corporation tax	<b>1,036</b>	-	-	-
Other taxation and social security	<b>2,275</b>	1,195	<b>978</b>	922
Other creditors	<b>5,137</b>	43,426	<b>625</b>	999
Derivative financial instruments (note 17)	-	4,429	-	-
Accruals and deferred income	<b>22,712</b>	41,808	<b>4,749</b>	7,962
	<b>77,887</b>	119,341	<b>9,870</b>	12,762





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 13 Financial instruments

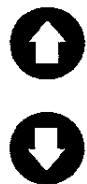
	Group		Company	
	2017 £'000	2016 £'000	2017 £'000	2016 £'000
Bank debt and overdrafts	<b>613,929</b>	515,695	-	-
Senior secured notes	<b>148,886</b>	147,841	-	-
Derivative financial instruments (note 10)	<b>28,755</b>	30,008	-	-
	<b>791,570</b>	593,544	-	-

	Group		Company	
	2017 £'000	2016 £'000	2017 £'000	2016 £'000
Bank loans				
Due in 1 year	<b>19,194</b>	14,788	-	-
Due between 1 and 5 years	<b>171,195</b>	470,330	-	-
Due in more than 5 years	<b>442,734</b>	45,355	-	-
	<b>633,123</b>	530,483	-	-

The bank loans are secured against certain assets of the Group with each loan as held by the subsidiary known below.

	Interest rate	2017		2016	
		£'000	£'000	£'000	£'000
Metstar Energy, Ireland	6 month LIBOR plus 2.00%	-		404,512	
Viners Energy, Ireland	6 month LIBOR plus 2.15%	<b>391,551</b>		-	
Melton Renewable Energy, United Kingdom	6 month LIBOR plus 1.90%	<b>58,010</b>		60,294	
Wylde Creek Wind Farm, United States	6 month LIBOR plus 2.10%	-		21,658	
Wylde Creek Wind Farm, United States	6 month LIBOR plus 1.90%	<b>24,830</b>		16,23	
Metstar Energy, Ireland, United Kingdom	6 month LIBOR plus 1.80%	<b>46,385</b>		7,226	
Metstar Energy, Ireland, United Kingdom	6 month LIBOR plus 1.60%	<b>42,235</b>		12,73	
Clarendon Solar LLC, United States	6 month LIBOR plus 4.20%	<b>4,607</b>		-	
Advanced Solar Systems, United States	6 month LIBOR plus 4.25%	<b>7,542</b>		-	
Metstar Energy, Ireland	6 month LIBOR plus 4.20%	<b>6,950</b>		-	
Elos Energy, Ireland	Average rate of 4.63%	-		34,24	
Elos Energy, United Kingdom	6 month LIBOR plus 1.58%	<b>51,013</b>		-	
		<b>633,123</b>		530,483	

The senior secured notes are repayable on 1 February 2020, bear interest at 6.75% and are guaranteed by the subsidiary group companies of Melton Renewable Energy PLC.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017 (continued)

#### 14 Decommissioning provision

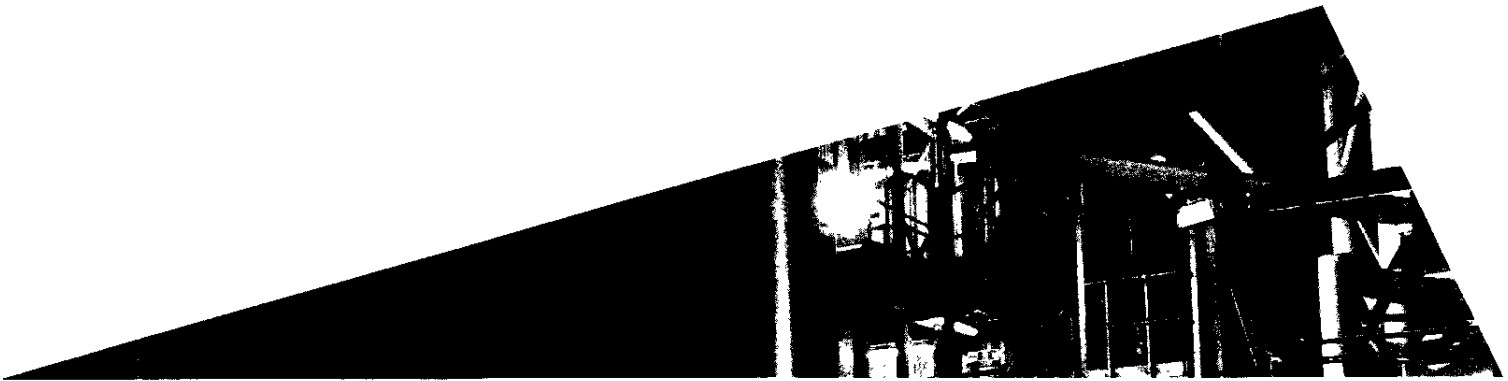
	Decommissioning provision	Deferred taxation	Total
	£'000	£'000	£'000
Initial balance	1,085	(5,557)	<b>16,642</b>
Adjustment in respect of prior periods	-	1,822	<b>1,822</b>
Additions	463	425	<b>908</b>
Settlement	(725)	(725)	<b>(725)</b>
<b>At 30 June 2017</b>	<b>1,568</b>	<b>17,079</b>	<b>18,647</b>

The decommissioning provision is held in the subsidiary companies Alwyn Coal, Andover United and Stenhousemuir Mining Energy Limited to cover future obligations to remove and decommission the companies' assets at its original location. The amounts are all expected to be incurred within a period of 25 years.

#### 15 Share capital

Group and Company	2017	2016
Allotted, called-up and fully paid	£'000	£'000
115,487	115,487	103,991

During the year the Group and Company issued 114,915,841 (2016: 116,532,824) Ordinary shares of £0.10 each for a consideration of £159,243,000 (2016: £201,798,000) giving rise to a premium of £1,674,000 (2016: £186,642,718).





## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 16

##### Contingent liabilities

Under section 179C of the Companies Act 2006, the parent company Ferus Trading Limited has guaranteed all outstanding liabilities to which the subsidiarys taking the audit exemption listed in Note 9 were subject at the end of 30 June 2017 until they are satisfied in full. These securities total £1,330,136,000, including intercompany loans of £26,582,000. Such guarantees are enforceable against Ferus Trading Limited by any person to whom any such liability should become due from one or more of those companies as shown below.

<b>Company</b>	<b>Total Liabilities</b>	<b>Intercompany</b>
	£'000	£'000
Ferus Trading Limited	124	-
Frontline Shipping Limited	2	-
Just Shipping Limited	1	1
Global Shipping Limited	2,400	-
Global Shipping Holdings Limited	506,280	11,897
Global Shipping (Asia) Limited	12,293	7,219
Global Shipping (Europe) Limited	18,992	10,799
Global Shipping (USA) Limited	17,838	10,292
Global Shipping (Middle East)	54,368	-
Global Shipping (Africa) Limited	451,476	11,717
Global Shipping (China)	2,191	-
Global Shipping (India)	17,812	-
Global Shipping (Brazil)	-	-
Global Shipping (Thailand)	410	-
Global Shipping (Malaysia)	-	-
Global Shipping (Indonesia)	6,429	-
Global Shipping (Singapore)	3	-
Global Shipping (China)	5	-
Global Shipping (Other)	2,934	-
Global Shipping (Malta)	236,578	225,457
Frontline Shipping (Cyprus) Limited	-	-
Frontline Shipping (Lithuania)	-	-
<b>Total</b>	<b>1,330,136</b>	<b>276,382</b>



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 17 Financial instruments

The Group has the following financial instruments:

	Group		Company	
	2017	2016	2017	2016
	£'000	£'000	£'000	£'000
<b>Carrying amount of financial assets</b>				
Financial instruments measured at fair value less costs of sale	<b>496,995</b>	520,707	<b>485,589</b>	1,101,566
<b>Carrying amount of financial assets</b>				
Measured at amortised cost	<b>795,485</b>	724,787	<b>4,143</b>	3,877
Measured at fair value through profit and loss account	-	4,429	-	-
Measured at fair value through other comprehensive income	<b>28,755</b>	55,608	-	-

#### Derivative financial instruments

The Group enters into interest rate swaps to manage interest rate risk on its cash flow. These are designated as cash flow hedges with the effective element of the hedge measured through other comprehensive income. At 30 June 2017 the outstanding contracts have a maturity in excess of one year, the Group is committed to receive £BOF and pay a fixed rate amount.

#### 18 Future minimum lease payments

At 30 June the Group had total future minimum lease payments under non-cancellable operating leases as follows:

	2017		2016	
	Land and Buildings	Other	Land and Buildings	Other
	£'000	£'000	£'000	£'000
<b>Payments due:</b>				
Not later than one year	<b>4,664</b>	<b>234</b>	4,508	273
After one year and not later than five years	<b>18,889</b>	<b>224</b>	18,778	328
After five years	<b>117,246</b>	-	12,284	-
	<b>140,799</b>	<b>458</b>	135,570	611



## 4 | FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 19

	2017 £'000	2016 £'000
<b>Loss for the financial year</b>	<b>(28,802)</b>	(43,352)
Adjustments for:		
Tax on profit on ordinary activities	2,690	327
Interest receivable and similar income	(2,318)	(526)
Interest payable and other similar charges	37,532	30,320
Profit on disposal of subsidiary	(3,423)	-
Income from fixed asset investments	(1,594)	(1,767)
<b>Operating profit / loss</b>	<b>4,085</b>	(1,499)
Amortisation of intangible fixed assets	23,957	17,882
Depreciation of tangible fixed assets	61,891	42,679
Impairment of deferred shares	470	9,578
Non-cash movements on derivatives and hedges at exchange	(3,058)	4,352
Decrease in stock	294	2,757
Increase/ decrease in debtors	(36,186)	410,278
Decrease in creditors	(57,168)	(6,879)
<b>Net cash from operating activities</b>	<b>(5,715)</b>	455,529

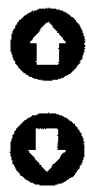
#### 20

On 14th July 2017 Boomerang Energy Limited, a subsidiary of Fern Trading Limited acquired Blue Energy Partnerships Holdings Limited including the following SPV's:

- Auburn Wind Company Limited
- Cawdor Wind Farm (Scotland) Limited
- Grange Wind Farm Limited
- Beinnmein Wind Farm Limited

In addition the following holding and dormant companies were acquired:

- Blue Energy Jupiter Acquisitions Limited
- Blue Energy Project Holdings Limited
- Blue Energy Wind Holdings Limited
- Blue Energy Ventures Holdings Limited
- Blue Energy RidgeAnd Acquisitions Limited
- Blue Energy RingWind Acquisitions Number 2 Limited
- Blue Energy Cawdor Holdings Limited
- RingWind Acquisitions Limited
- Cawdor Wind Farm Holdings Limited
- Beinnmein Holdings Limited
- Blue Energy Granger Limited
- Beinnmein Wind Farm Extension Limited



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 21 Creditors due within one year

Under IFRS 102.33.1A disclosures need to be given of transactions entered into between two or more members of a Group, provided that any subsidiary or joint venture is a party to the transaction wholly owned by, such a member.

Other than the transactions disclosed below, the Company's other related party consists of AEGE Wind, its wholly-owned subsidiary members of the Group.

As at 30 June 2017 £11,219,000 (2016 £10,226,000) was due from Yorkshire Windpower Limited ("YWP") a 50% joint venture shareholding, in relation to the Group's 50% share of the shareholder loan facility made available to YWP in relation to the re-powering of Overton Moor. The loan has a fixed interest rate of 6.61% and is due for repayment in October 2017.

During the period the Group received, in the normal course of business, from AEGE Wind (2016 £0.00) for £0.00 management and consultancy services. At the year end £0.00 (2016 £62,227) was outstanding.

During the year fees of £36,568 (0.00) (2016 £44,156,000) were charged to the Group by Octopus Investments Limited, a related party due to its significant influence over the entity. Octopus Investments Limited also recharged legal and professional fees totalling £62,000 (2016 £829,000) to the Group. At the year end an amount of £4,657,000 (2016 £2,873,000) was outstanding which is included in the trade creditors.

The Company is entitled to a profit share as a result of its investment in Vento, a related party due to key management personnel in common. In 2017 a share of profit equal to £1,594,000 (2016 £1,817,000) has been recognised by the Company. At the year end, the Company has an interest in the members' equity of £3,320,000 (2016 £16,500,000) and accrued income due of £354,000 (2016 £472,000).

The Company previously provided a wholesaling arrangement for purchases of inventory. During the year income of £0.00 (2016 £5,384,95) was received from related parties that have key management personnel in common. This includes the below, now duly eliminated figures:

	Amounts included in debtors in the year ended 30 June 2017	Amounts included in debtors in the year ended 30 June 2016
	£'000	£'000
Lightsource Redhill Limited	-	2,733
Staining Wood Solar Limited (formerly Lightsource SPV 1a3 Limited)	-	2,003

The Company recognises receivables which include balances owed due to related parties. Regarding debts with key management personnel in common, fees of £1,023,161,000 (2016 £86,799,000), accrued interest of £6,738,000 (2016 £4,353,000) and deferred income of £11,590 (2016 £1,463,000) were outstanding at year end. During the year interest income of £2,580,000 (2016 £9,384,000) and fees of £1,861,000 (2016 £1,460,000) was recognised in relation to these loans. Within the open balances at each year end there were the following individually material amounts:





## 4 FINANCIAL STATEMENTS AS AT 30 JUNE 2017

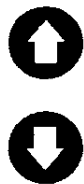
### Notes to the financial statements for the year ended 30 June 2017

(continued)

**21**

DEBTORS AND RELATED PARTIES

	<b>Amounts included in debtors in the year ended 30 June 2017</b>	<b>Interest receivable in the year ended 30 June 2017</b>	<b>Amounts included in debtors in the year ended 30 June 2016</b>	<b>Interest receivable in the year ended 30 June 2016</b>
	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>	<b>£'000</b>
Trade and other receivable	<b>1,577</b>	<b>122</b>	1,170	112
Trade and other receivable	<b>17,620</b>	<b>2,076</b>	17,620	1,938
Customer advances (3,000) (2,000)	<b>21,775</b>	<b>2,003</b>	19,581	244
Trade and other receivable (1,000) (1,000)	-	<b>466</b>	4,231	363
Customer receivable investment, £nil	<b>25,098</b>	<b>9,159</b>	10,225	685
Supply Power Limited	<b>5,081</b>	<b>438</b>	1,989	106
Energy Power Limited	<b>9,620</b>	<b>920</b>	7,740	655
Orange Energy Resources Limited	<b>1,930</b>	<b>176</b>	1,880	168
Supply & Demand Solutions Limited	<b>9,400</b>	<b>918</b>	7,311	521
Energy Power Limited	<b>2,587</b>	<b>193</b>	2,791	130
Supply Power Limited	<b>2,048</b>	<b>155</b>	2,025	152
Energy Power Limited	<b>3,179</b>	<b>70</b>	-	-
Customer receivable	<b>4,077</b>	<b>138</b>	-	-
Customer receivable	<b>2,595</b>	<b>92</b>	-	-
Customer receivable	<b>4,303</b>	<b>125</b>	-	-
Customer receivable	-	-	2,924	-
Customer receivable	-	<b>403</b>	1,920	44
Customer receivable	<b>42,354</b>	<b>3,278</b>	27,236	1,780
Customer receivable	-	<b>711</b>	4,276	17
Customer receivable	-	<b>818</b>	6,210	146
Customer receivable	<b>6,592</b>	<b>522</b>	3,810	341
Customer receivable	-	<b>341</b>	1,880	29
Customer receivable	-	<b>677</b>	4,102	57
Customer receivable	<b>5,966</b>	<b>156</b>	-	-
Customer receivable	<b>8,952</b>	<b>788</b>	4,757	49
Customer receivable	<b>5,355</b>	<b>491</b>	2,702	47
Customer receivable	<b>4,774</b>	<b>296</b>	1,379	44



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 22 Capital commitments

At the year end the Group had capital commitments as follows:

	2017 £'000	2016 £'000
Capital commitments at 30 June 2017	<b>763</b>	1198

#### 23 Ultimate controlling party

There is no ultimate controlling party.

#### 24 Acquisitions

##### a) Rangeford Holdings Limited acquisition

On 20 February 2017 the Group acquired control of Rangeford Holdings Limited and its subsidiaries ('Rangeford'), the entities listed as subsidiaries in Note 9. In August 2017 the Group began lending to Rangeford; however, following the breach of various undertakings from Rangeford under its lending facilities, the debt and equity of the Rangeford group was restructured during 2017. This resulted in the Group acquiring 100% of the share capital of Rangeford Holdings Limited.

The cash consideration from the business combination was £1,223,640 and has an estimated useful life of 10 years, reflecting the性质 of the asset's attributes.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £6,045,707 and a loss of £4,540,305 was contributed over the same year.

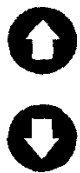
##### b) Nevern Power Limited acquisition

On 8 July 2016, the Group acquired control of the company. The acquired site is planned to be used for reserve power.

Consideration for Nevern Power Limited was £1,019 and the fair value of assets acquired was £1,019 (both from the business combination), net of costs.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £1,443,610 of £720,541 was contributed over the same year.





## 41 FINANCIAL STATEMENTS FOR 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 24

##### c) Belisama Energy Limited acquisition

During the year the Group acquired a number of the subsidiaries listed in note 9 through the acquisition of 100% of the share capital. The acquisition dates are as follows:

- On 28 November 2016, the Group acquired SBC Contractors Limited
- On 30 November 2016, the Group acquired SSR Stormy West Limited
- On 5 December 2016, the Group acquired Eusterton Solarite Limited
- On 7 December 2016, the Group acquired Pyrmonties Solarfield Limited and SSR Seaton Limited
- On 14 December 2016, the Group acquired SSR Contracts Limited

The acquired entities are involved in the generation of solar energy. The following tables summarise the consideration paid by the Group, the fair value of assets held and liabilities assumed and the non-controlling interest at the acquisition date.

##### Consideration

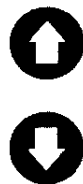
	2017
	£'000
Net assets acquired	5,898
Goodwill arising	81
<b>Total consideration</b>	<b>5,979</b>

Details of the fair value of the net assets acquired and goodwill arising are as follows:

	Book values	Adjustments	Fair value
	£'000	£'000	£'000
Net assets acquired	1,637	-	1,637
Trade and other receivable	258	-	258
Less credit losses payable	1857	-	(1,857)
<b>Net assets acquired</b>	<b>(57)</b>	<b>-</b>	<b>(57)</b>
Goodwill			6,036
<b>Total consideration</b>			<b>5,979</b>

Goodwill resulting from the business combination was £6,036,489 and has an estimated useful life of 20 years, reflecting the useful life of the assets acquired.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £1,223,417 and a profit of £20,957 was contributed over the same year.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 24 Acquisition of Porthos Solar Limited

##### d) Porthos Solar Limited acquisition

During the year the Group acquired control of the subsidiaries stated in note 9 through the acquisition of 100% of their share capital. The acquisition dates are as follows:

- On 13 March 2017 the Group acquired NGF Limited
- On 17 March 2017 the Group acquired Caswell Solar Farm Limited
- On 11 April 2017 the Group acquired Brady Solar Farm Limited and Crossing Solar Farm Limited
- On 4 April 2017 the Group acquired Derbyshire Farm Solar Limited and Peartree Solar 2 Limited
- On 19 May 2017 the Group acquired UKSF 1b Ltd and 1c Ltd

The acquired entities each own a single operational solar farm. The following tables summarise the consideration paid by the Group, the fair value of assets acquired, the assumed and the non-controlling interest at the acquisition date.

##### Consideration

	2017 £'000
Cash	9,336
Trade and other receivables	422
<b>Total consideration</b>	<b>9,758</b>

Details of the fair value of the net assets acquired and goodwill arising are as follows:

	Book values £'000	Adjustments £'000	Fair value £'000
Current assets and equipment	32,315	-	32,315
Trade and other receivables	46	-	46
Cash and cash equivalents	59	-	59
Prepayments and accrued income	559	-	559
Trade and other payables	(430)	-	(430)
Other and other non-current assets	(32,183)	-	(32,183)
<b>Net assets acquired</b>	<b>366</b>	-	<b>366</b>
Goodwill			9,392
<b>Total consideration</b>			<b>9,758</b>

Goodwill resulting from the business combination was £9,392,392 and has an estimated useful life of 20 years, reflecting the lifespan of the asset's acquired.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £1,291,705 and a profit of £154,721 was contributed over the same year.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 24

##### e) Caicias Energy Limited acquisition

On 30 September 2016, the Group acquired control of the subsidiary as set out in Note 9 through the acquisition of 100% of the share capital. The acquired entity's subsidiary owns a single wind farm. The fair carrying values, impairment considerations and by the Group, the fair value of assets acquired, liabilities assumed and the non-controlling interest at the acquisition date.

##### Consideration

	2017 £'000
Bank	15,134
+ equity, net ofutable amounts	337
<b>Total consideration</b>	<b>15,471</b>

Details of the fair value of the net assets acquired and goodwill arising are as follows:

	Book values £'000	Adjustments £'000	Fair value £'000
Intangible assets	30,624	-	30,624
Property, plant and equipment	33,492	-	33,492
Trade and other receivables	7,541	-	7,541
Cash and cash equivalents	2,523	-	2,523
Proceedments and technical income	1,493	-	1,493
Trade and other payables	(33,120)	-	(33,120)
Leases and other non-current liabilities	(42,765)	-	(42,765)
<b>Net assets acquired</b>	<b>(207)</b>	-	<b>(207)</b>
Goodwill			15,678
<b>Total consideration</b>			<b>15,471</b>

Goodwill arising from the business combination was £15,471,000 and has an estimated useful life of 25 years, reflecting the useful life of the assets acquired.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £5,047,094 and a loss of £487,016 was contributed after the same year.



## 4 FINANCIAL STATEMENTS 30 JUNE 2017

### Notes to the financial statements for the year ended 30 June 2017

(continued)

#### 24

##### f) DS3 Acquisition

On 7 October 2016, the Group acquired control of the subsidiaries listed in note 9, through the acquisition of 100% of the share capital. The acquiree entities subsequently became a single economic unit. The following table sets out the consideration paid by the Group, the fair value of the assets acquired, the costs incurred and the non-controlling interest at the acquisition date.

##### Consideration

	2017 £'000
Net assets	-
Directly attributable costs	-
<b>Total consideration</b>	<b>-</b>

Details of the fair value of the net assets acquired and goodwill arising are as follows:

	Book values	Adjustments	Fair value
	£'000	£'000	£'000
<b>Net assets acquired</b>	<b>(9,853)</b>	-	<b>(9,853)</b>
Goodwill			9,853
<b>Total consideration</b>			<b>-</b>

Goodwill resulting from the business combination was £9,853,284 and had an estimated useful life of 25 years, reflecting the lifespan of the assets acquired.

The revenue from the acquired businesses included in the consolidated statement of comprehensive income for the year was £3,010,413 and a loss of £1,989,728 was contributed over the same year.

##### g) Disposal of subsidiaries

During the year as part of the group's strategy a restructure was executed, as part of this restructuring, OS Energy Limited was sold on 5 May 2017. During the year, OS Energy Limited contributed post tax profits of £44,280,56. The Group received cash consideration of £18,309,214. The net assets at the date of disposal were £18,197,022 and a profit on disposal of £3,124,000 was recognised in the profit and loss account.





## 5 | COMPANY INFORMATION

### Directors and Advisors

#### Directors

P. Abram  
K. Atley  
P.G. Bannow

#### Company secretary

Sherina Ludlow  
Komarika Banerjee (appointed 7 November 2017)

#### Company number

06447518

#### Registered office

6th Floor, 33 Newgate Street, London EC1N 2HJ

#### Independent auditors

Profound Accountants and Auditors Ltd

Grand Union Accountants and Auditors  
Central Square Suite 1, Orchard Street  
Newcastle upon Tyne NE1 3AZ

#### Forward-looking statements

This Annual Report contains certain forward-looking statements related to the Company's future business and financial performance and future events or developments. These statements are based on the current knowledge and expectations of management and are subject to assumptions, risks and uncertainties, some of which are related to factors that are beyond the control of the Company. Accordingly, no assurance can be given that any particular expectation will be met. The forward-looking statements regarding costs, prices or revenues should not be taken as a representation that such trends or developments will continue. This document should not be relied on as a guide to future performance. Nothing in this Annual Report should be construed as a profit forecast.

