Company Number 10480217

Strategic Report, Directors' Report and Financial Statements for the financial year ended 31 March 2023



The Company's registered office is:

Ropemaker Place 28 Ropemaker Street London EC2Y 9HD United Kingdom



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Strategic Report

for the financial year ended 31 March 2023

In accordance with a resolution of the Directors (the "Directors") of Moorgate PL Holdings Limited (the "Company"), the Directors submit herewith the Strategic Report of the Company as follows:

Principal activities

The principal activity of the Company during the financial year ended 31 March 2023 was to act as a holding company for UK Green Investment Bank Limited.

Review of operations

The profit for the financial year ended 31 March 2023 was £377,749,000, as compared to the profit of £874,000 in the previous year.

Net operating income for the year ended 31 March 2023 was £379,925,000, as compared to operating loss of £56,000 in the previous year. The year-on-year change was due to the receipt of dividend income from Company's subsidiary.

Total operating expenses for the year ended 31 March 2023 were £75,000, an increase of 34 per cent from £56,000 in the previous year.

As at 31 March 2023, the Company had net assets of £122,367,000 (2022: £124,618,000).

Principal risks and uncertainties

The Company is responsible for its own risk acceptance decisions. From the perspective of the Company, the principal risks are credit risk, liquidity risk, interest rate risk, foreign exchange risk, operational risk, group risk, conduct risk, strategic/business risk, environmental and social (including climate change), financial crime risk, and technology and cyber risk. The principal risks of the Company are monitored by the relevant division of the Risk Management Group ("RMG") of the Macquarie Group (Macquarie Group comprising Macquarie Group Limited ("MGL"), the ultimate parent of the Company, and its subsidiaries). There are currently no plans to substantially change the nature of the business going forward. The range of factors that may influence the Company's short-term outlook include:

- broader market volatility and weaker consumer sentiments driven by the recent banking concerns and ongoing macro-economic uncertainty, although the direct impact on the firm from banking concerns is broadly immaterial;
- global inflation and interest rates, and the impact of geopolitical events;
- potential tax or regulatory changes and tax uncertainties;
- completion of period-end reviews and the completion rate of transactions; and
- the geographic composition of income and the impact of foreign exchange.

The risk presented by the Russia-Ukraine conflict is managed by the Company within the framework of the overall strategy and risk management structure of the Macquarie Group (Macquarie Group comprising MGL, the ultimate parent of the Company, and its subsidiaries).

The, continued impact and uncertainty surrounding the Russia-Ukraine conflict have been monitored throughout the year for the Company by RMG. There was no significant direct financial impact, and the Company has continued to operate effectively throughout the period.

The Directors have assessed the impact of the high interest rate and high inflationary environment on the Company. The Directors have concluded that these did not have a material impact on the operations of the Company during the current financial period.

The Company is not subject to any other principal risks or uncertainties, over and above those stated.

Strategic Report

for the financial year ended 31 March 2023 (continued)

Risk management

Risk is an integral part of the Macquarie Group's businesses. The Company is exposed to a variety of financial risks that include the effects of credit, liquidity, and market risk. Additional risks faced by the Company include legal, compliance and documentation risk. The primary responsibility for management of these risks lies with the individual businesses giving rise to them. It is the responsibility of RMG to ensure appropriate assessment and management of these risks.

As an indirect subsidiary of MGL, the Company manages risk within the framework of the overall strategy and risk management structure of the Macquarie Group. RMG is independent of all other areas of the Macquarie Group, reporting directly to the Managing Director and the Board of MGL. The Head of RMG is a member of the Executive Committee of MGL. RMG authority is required for all material risk acceptance decisions. RMG identifies, quantifies and assesses all material risks and sets prudential limits. Where appropriate, these limits are approved by the Executive Committee and MGL Board. The risks to which the Company is exposed are managed on a globally consolidated basis for MGL as a whole, including all subsidiaries, in all locations. Macquarie Group's internal approach to risk ensures that risks in subsidiaries are subject to the same rigour and risk acceptance decisions.

Financial Risk Management

Credit Risk

Credit risk is the risk that a counterparty will fail to complete its contractual obligations when they fall due. Credit exposures, approvals and limits are controlled with the Macquarie Group's credit framework, as established by RMG.

Liquidity Risk

Liquidity risk is the risk of an entity encountering difficulty in meeting obligations with financial liabilities. Liquidity management is performed centrally by Group Treasury, with oversight from the Asset and Liability Committee ("ALCO"). The Directors have adopted the risk model used by the Macquarie Group, as approved by RMG. This model is incorporated into the Macquarie Group's risk management systems to enable the Company to manage

Interest rate risk

The Company has both interest-bearing assets and interest-bearing liabilities. Interest bearing assets include cash balances and receivables from other Macquarie Group undertakings and external parties, all of which earn a variable rate of interest, except for certain positions with fixed rate of interest with external parties. Interest bearing liabilities include payables to other Macquarie Group undertakings and external parties, which also incur a variable rate of interest.

Foreign Exchange Risk

The Company has foreign exchange exposures which include amounts receivable from and payable to other Macquarie Group undertakings and external parties which are denominated in non-functional currencies. Any material non-functional currency exposures are managed by applying Macquarie Group's Group-wide process of minimising exposure at an individual Company level.

Non-Financial Risk Management

Operational risk

The Company operates within a global framework which is applied consistently across all business lines within the Macquarie Group for the identification, monitoring, management and reporting of operational risk. Operational risk management occurs largely as part of the normal day to day running of each business with the framework, policies and oversight being managed at a central level by RMG. The framework can be tailored to the risk profile of each business, but each business must comply with certain mandatory aspects.

Strategic Report

for the financial year ended 31 March 2023 (continued)

Risk management (continued)

Non-Financial Risk Management (continued)

Group risk

The risk that the actions and activities of one part of the Macquarie Group may compromise the financial, operational and reputational position of the Company. Management of financial group risk is embedded across underlying governance documents and committees relating to financial exposures. Management of reputation risk is embedded throughout the risk management framework and considered in the assessment of all risk types. Intragroup outsourcing is governed in accordance with the internal Macquarie Group's policies.

Conduct risk

The risk of behaviour, action or omission by individuals on behalf of the Company or taken collectively in representing the Company that may have a negative outcome for the Company's clients, counterparties, the communities and markets in which it operates, or the Company. The Company's approach to conduct risk management is integrated in its risk management framework.

Strategic/Business risk

The risk of the Company's business model being inadequate in the medium to long term. 'Strategic and Business' risk is managed and controlled through the annual strategy and business planning process.

Environmental & social risk (including climate change)

The risk of reputational or financial impacts due to failure to identify or manage material environmental or social issues arising from or with respect to the Company's investment, financing, client activities or supply chain. Under the Code of Conduct all staff share responsibility for identifying and managing environmental and social issues as part of normal business practice. Staff are supported by the RMG environmental and social risks ("ESR") team, as well as through access to the environmental and social risk training.

Financial crime risk

The risk of knowingly or unknowingly perpetuating or helping parties to commit or to further potentially illegal activity through the Company. Financial crime risk encompasses the risks of money laundering, terrorism financing, bribery and corruption, and sanctions. The RMG Financial Crime Risk team ('FCR') manages and oversees financial crime risk, engages with regulators and maintains and monitors the effectiveness of global financial crime risk frameworks, programs and policies for the Macquarie Group.

Technology and cyber risk

The risk of loss resulting from failure, inadequacy or misuse of technology and technology resources owned, managed or supplied by the Company including technology outsourced and/or managed on behalf of the Company. The RMG Operational Risk & Governance team is responsible for the independent oversight of technology risk.

Reputational Risk

The risk of damage to Macquarie Group's reputation from the perspective of our clients, shareholders, regulators, staff or the communities and markets in which we operate. Reputational risks are managed by risk management frameworks applied to all Operating and Central Service Groups.

Strategic Report

for the financial year ended 31 March 2023 (continued)

Section 172 (1) Statement

The Directors of the Company consider, both individually and collectively, that they have acted in the way that would most likely promote the success of the Company for the benefit of its members as a whole (having regard to relevant stakeholders and matters set out in section 172(1) (a-f) of the Companies Act 2006) in decisions taken during the year ended 31 March 2023.

The following sets out the requirements of section 172 (1) and notes how the Directors have discharged their duties. In doing so they have had regard to matters including those in respect of the Company's stakeholders, who are principally Macquarie Group's shareholders, employees, internal and external customers

a) Likely consequences of any decision in the long term:

The Company is a wholly owned subsidiary of MGL and the Macquarie Group and therefore complies with the policies and practices, ethical and business standards that are set by the MGL Board and are described in the MGL Annual Report. The following statement should therefore be read in conjunction with the MGL Annual Report.

Any decision taken is aligned to the wider Macquarie Group and made in accordance with its Code of Conduct (the "Code") and based on the three principles of – Opportunity, Accountability and Integrity. Macquarie Group's purpose of 'empowering people to innovate and invest for a better future' is deeply embedded in its culture and is underpinned by these long-standing operating principles. Before a proposal is brought to the Board for approval, it would have gone through a series of internal approvals, in accordance with the Macquarie Group's risk management framework. Macquarie Group adopts a conservative approach to risk management which is underpinned by a sound risk culture. Macquarie Group's robust risk management framework and risk culture are embedded across all its operations.

To facilitate good decision making, the Directors meet as required with documentation circulated in advance. Where relevant this may include due diligence on financial impacts, as well as non-financial factors to allow them to fully understand the performance and position of the Company, along with the matters that are to be

The principal activity of the Company during the year was to act as a holding company for UK Green Investment Bank Limited. The majority of decisions made by the Board during the years were deemed to be routine in nature and were taken on a cyclical basis.

b) Interests of the Company's workforce:

The Company itself does not have any direct employees, (it utilises the services of employees employed by the Macquarie Group via a range of internal shared services agreements) the workforce culture, values, behaviours, performance, and engagement drive how it serves its customers and interacts with suppliers.

Strategic Report

for the financial year ended 31 March 2023 (continued)

Section 172 (1) Statement (continued)

c) Business relationships with suppliers, customers and others:

The Board is cognisant of the stakeholders of the Company and the importance of strong relationships, coupled with appropriate levels of communication and engagement.

Suppliers: The Macquarie Group is committed to ensuring high standards of environmental, social and governance performance across its supply chain. This commitment is driven by our business principles. Macquarie Group has put in place a Supplier Governance Policy to manage the risks associated with suppliers who provide the Macquarie Group with high inherent risk goods or services, and also 'Principles for Suppliers' to help uphold our core values with the aim of having supplier relationships that create long-term and sustainable value for our clients, shareholders and community.

Customers: As a holding company for other Macquarie Group entities, the Company's customers are predominantly internal to the Macquarie Group subsidiaries and affiliates. The Company was not required to make material commercial decisions relating to external customers during the year.

d) Community and the environment:

The Board and Management recognise the importance of sound Environmental, Social and Governance (ESG) practices as part of their responsibility to our clients, shareholders, and the communities in which Macquarie operates.

As a subsidiary of the Macquarie Group, the Company has committed to the Group's ESG approach, which is structured around focus areas considered to be material to our business and stakeholders. Assessing and managing Macquarie Group wide ESG risks is a key business priority and an important component of Macquarie's broader risk management framework, to which the Company is subject.

Clear dialogue with stakeholders is important for building strong relationships, understanding external dynamics, earning and maintaining trust, enhancing business performance and evolving our ESG approach. The Macquarie Group regularly engage with a broad range of stakeholders including clients, customers, shareholders, investors, analysts, governments, regulators, employees, suppliers and the wider community.

Macquarie Group recognises that failure to manage ESG risks could affect communities, the environment and other external parties, and expose the organisation to commercial, reputational and regulatory impacts. ESR are managed through the implementation of the ESR and Work Health and Safety ('WHS') policies. These are updated periodically to address opportunities for improvement and emerging issues.

The Company has not individually committed to net zero emissions but forms part of Macquarie Group's net zero commitment. Macquarie Group has made a commitment to reach net zero emissions in its group-wide own business operations, across Scope 1 and 2 emissions by 2025 which can be found in the 2025 Sustainability Plan (available at Macquarie Group website) and to align its financing activity with the global net zero emissions goal by 2050. In line with the Net Zero Banking Alliance (NZBA) Guidelines, commitments relating to financing emissions are limited to on-balance sheet lending and equity investment activities. It excludes on-balance sheet securities held for client facilitation and market making purposes (as opposed to held for investment). Lending refers to loan assets held at amortised cost and excludes certain items such as leasing, asset finance, trading assets and short-term financing (e.g. inventory finance). For motor vehicles, Macquarie Group has also included novated leases, given availability of both methodology and data. Macquarie Group has also published its first combined Group Net Zero and Climate Risk Report in December 2022 (available at Macquarie Group website).

Strategic Report

for the financial year ended 31 March 2023 (continued)

Section 172 (1) Statement (continued)

d) Community and the environment: (continued)

The Board acknowledges the work of the Macquarie Group Foundation (Foundation), which drives social impact work for Macquarie Group. The Foundation supports Macquarie's people, businesses, and communities to build a better future, leveraging both financial and non-financial resources to achieve the greatest social impact possible.

e) Reputation for high standards:

The reputation of the Company and its directors are fundamental to the long-term success of the Company and significant effort is expended to ensure that performance and processes attain and wherever possible exceed expectations. The Macquarie Group and the Company are committed to maintaining high ethical standards – adhering to laws and regulations, conducting business in a responsible way and treating all stakeholders with honesty and integrity. These principles are further reflected in the Code.

f) Need to act fairly as between members of the Company:

The Company is a separate legal entity and is therefore making this statement as such, but in practical terms, the Company is part of a wider group and in addition to promoting the success of the Company as a whole, the duties of the directors of the Company are exercised in a way that is most likely to promote the success of the Company for the Macquarie Group as a whole, while having regard to factors outlined in section 172(1) Companies Act 2006.

On behalf of the Board

Philipp Rasi De Mel

Director

19 December 2023

Directors' Report

for the financial year ended 31 March 2023

In accordance with a resolution of the Directors of the Company, the Directors submit herewith the audited financial statements of the Company and report as follows:

Directors and Secretaries

The Directors who each held office as a director of the Company throughout the year and until the date of this report, unless disclosed otherwise, were:

M. Dooley

E. Northam

P. Knott

(resigned on 9 August 2022)

P. Rasi De Mel

(appointed on 9 August 2022)

The Secretary who held office as a Secretary of the Company throughout the year and until the date of this report, unless disclosed otherwise, was:

H. Everitt

Results

The profit for the financial year ended 31 March 2023 was £377,749,000 (2022: £874,000).

Dividends

Interim dividends of £380,000,000 (2022: £nil) were paid during the current financial year. No other dividend has been proposed.

State of affairs

There were no significant changes in the state of affairs of the Company that occurred during the current financial year under review not otherwise disclosed in the Strategic/Directors' Report.

Going Concern

The Company has excess of current assets over current liabilities at 31 March 2023 of £9,646,000. The Company continues to be profitable and the Directors expect the current business will continue for the foreseeable future.

The Directors have a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future (which has been taken at least 12 months from the date of approval of the financial statements). No material uncertainties that cast significant doubt about the ability of the Company to continue as a going concern have been identified by the Directors. The Company therefore continues to adopt the going concern basis in preparing its financial statements.

Events after the reporting date

At the date of this report, the Directors are not aware of any matter or circumstance which has arisen that has significantly affected or may significantly affect the operations of the Company, the results of those operations or the state of affairs of the Company in the financial years subsequent to 31 March 2023 not otherwise disclosed in this report.

Directors' Report

for the financial year ended 31 March 2023 (continued)

Likely developments, business strategies and prospects

Russia-Ukraine conflict

The risk presented by the Russia-Ukraine conflict is managed by the Company within the framework of the overall strategy and risk management structure of the Macquarie Group (Macquarie Group comprising MGL, the ultimate parent of the Company, and its subsidiaries).

The continued impact and uncertainty surrounding the Russia-Ukraine conflict have been monitored throughout the year for the Company by RMG. There was no significant direct financial impact and the Company has continued to operate effectively throughout the period.

Global inflation and high interest rates

The Directors have assessed the impact of the high interest rate and high inflationary environment on the Company. The Directors have concluded that these did not have a material impact on the operations of the Company during the current financial year.

The Directors believe that no other significant changes are expected other than those already disclosed in this report and the Strategic Report.

The principal activities, review of operations and the financial risk management objectives and policies of the Company and the exposure of the Company to credit risk, liquidity risk, interest rate risk, foreign exchange risk, operational risk, group risk, conduct risk, strategic/business risk, environmental and social (including climate change), financial crime risk, technology and cyber risk and reputational risk are contained within the Strategic Report.

Indemnification and insurance of Directors

As permitted by the Company's Articles of Association, the Directors have the benefit of an indemnity which is a qualifying 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 also at the date of approval of the financial statements. The ultimate parent purchased and maintained throughout the financial year Directors' liability insurance in respect of the Company and its Directors.

Statement of Directors' responsibilities in respect of the financial statements

The Directors are responsible for preparing the Strategic Report, Directors' Report and Financial Statements in accordance with applicable law and regulation.

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 Generally Accepted Accounting Practice (United Kingdom Accounting Standards, comprising FRS 101 "Reduced Disclosure Framework", and applicable law).

Under Company law, Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period. In preparing the financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- state whether applicable United Kingdom Accounting Standards, comprising FRS 101, have been followed, subject to any material departures disclosed and explained in the financial statements;
- make judgements and accounting estimates that are reasonable and prudent; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

Directors' Report

for the financial year ended 31 March 2023 (continued)

Statement of Directors' responsibilities in respect of the financial statements (continued)

The Directors are responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are also responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006.

Streamlined energy and carbon reporting ("SECR") requirement

The Company consumed less than 40MWh for the financial year ended 31 March 2023 and for this reason the Company is not required to disclose energy and carbon information in this report.

Directors' confirmations

In the case of each Director in office at the date the Directors' Report is approved:

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

The confirmation is given and should be interpreted in accordance with the provisions of section 418 of the Companies Act 2006.

Independent auditors

Pursuant to section 487(2) of the Companies Act 2006, the auditors of the Company are deemed re-appointed for each financial year unless the Directors or the members of the Company resolve to terminate their appointment. The auditors, PricewaterhouseCoopers LLP, have indicated their willingness to continue in office, and, as at the date of these financial statements, the Directors are not aware of any resolution to terminate the appointment of the auditors.

On behalf of the Board,

Philipp Rasi De Mel

Director

19 December 2023

Financial statements

Profit and loss account for the financial year ended 31 March 2023

	Note	2023 . £'000	2022 £'000
		,	
Turnover	4	380,000	-
Administrative expenses	4	(75)	(56)
Operating profit/(loss)		379,925	(56)
Interest receivable and similar income	4	1,851	28
Interest payable and similar expenses	4	(4,651)	(1,469)
Profit/(loss) before taxation	4	377,125	(1,497)
Tax on profit/(loss)	5	624	2,371
Profit for the financial year		377,749	874

The above profit and loss account should be read in conjunction with the accompanying notes, which form an integral part of the financial statements.

Turnover and profit/(loss) before taxation relate wholly to continuing operations.

There were no other comprehensive income and expenses other than those included in the results above and therefore no separate statement of comprehensive income has been presented.

Company Number 10480217

Balance sheet as at 31 March 2023

·		2023 .	2022
	Note	£'000	£,000
Fixed assets		-	
Investments in subsidiaries	7	187,166	187,166
Current assets			
Deferred tax assets	8	9,009	8,695
Debtors	9	642	5,174
Current liabilities : amounts falling due within one year			
Creditors: amounts falling due within one year	10	(5)	(47)
Net current assets		9,646	13,822
Total assets less current liabilities		196,812	200,988
Creditors: amounts falling due after more than one year	11	(74,445)	(76,370)
Net assets		122,367	124,618
Capital and reserves			
Called up share capital	12	70,000	70,000
Profit and loss account	13	52,367	54,618
Total capital and reserves		122,367	124,618

The above balance sheet should be read in conjunction with the accompanying notes, which form an integral part of the financial statements.

The financial statements on pages 11 to 31 were approved for issue by the Board of Directors on 19 December 2023 and were signed on its behalf by:

Philipp Rasi De Mel

Director

Statement of changes in equity for the financial year ended 31 March 2023

	Note	Called up share capital £'000	Profit and loss account £'000	Total capital and reserves £'000
Balance as at 1 April 2021		70,000	53,744	123,744
Profit for the financial year	13	-	874	874
Total comprehensive income		•	874	874
Balance as at 31 Mar 2022		70,000	54,618	124,618
Profit for the financial year	13	-	377,749	377,749
Total comprehensive income		-	377,749	377,749
Transactions with equity holders in their capacity as ordinary equity holders:				
Dividends paid	6		(380,000)	(380,000)
Balance as at 31 Mar 2023	_	70,000	52,367	122,367

The above statement of changes in equity should be read in conjunction with the accompanying notes, which form an integral part of the financial statements.

Notes to the financial statements for the financial year ended 31 March 2023

Note 1. Company information

The Company is a private company limited by shares and is incorporated and domiciled in the United Kingdom and registered in England and Wales. The address of its registered office is Ropemaker Place, 28 Ropemaker Street, London EC2Y 9HD, United Kingdom.

The principal activity of the Company during the financial year ended 31 March 2023 was to act as a holding company for UK Green Investment Bank Limited.

Note 2. Basis of preparation

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

The financial statements contain information about the Company as an individual Company and do not contain consolidated financial information as a parent of a group. The Company is exempt under section 401 of the Companies Act 2006 from the requirement to prepare consolidated financial statements as it and its subsidiary undertakings are included in full consolidation in the consolidated financial statements of its ultimate parent MGL, a Company incorporated in Australia. These financial statements are separate financial statements.

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

(i) Going Concern

As at 31 March 2023, the Company had net assets of £122,367,000 (2022: £124,618,000). The Directors have a reasonable expectation that the Company has adequate resources to continue in operational existence for the foreseeable future. No material uncertainties that cast significant doubt about the ability of the Company to continue as a going concern have been identified by the Directors. The Company therefore continues to adopt the going concern basis in preparing its financial statements.

(ii) Basis of measurement

The financial statements have been prepared in accordance with the Companies Act 2006 and under the historical cost convention.

(iii) Disclosure exemptions

FRS 101 sets out a reduced disclosure framework for a 'qualifying entity' as defined in FRS 101 which addresses the financial reporting requirements and disclosure exemptions in the financial statements of qualifying entities that otherwise apply the recognition, measurement and disclosure requirements of International Financial Reporting Standards ("IFRS").

In accordance with FRS 101, the Company has availed of an exemption from the following paragraphs of IFRS:

- The requirements of IFRS 7 'Financial Instruments: Disclosures'.
- The requirements of IAS 7 'Statement of Cash Flows'.
- The requirements of paragraphs 10(d), 10(f), 16, 38A to 38D, 40A to 40D and 111 of IAS 1 'Presentation of Financial Statements' (additional comparatives).
- The requirements of paragraph 17 and 18A of IAS 24 'Related Party Disclosures' (key management
- The requirements of IAS 24 to disclose related party transactions entered into between two or more members of a
 group where both parties to the transaction are wholly owned within the group.
- The requirements of paragraphs 130(f)(ii), 130(f)(iii), 134(d) to 134(f) and 135(c) to 135(e) of IAS 36 'Impairment of Assets.'

(iv) Critical accounting estimates and significant judgements

The preparation of the financial statements in compliance with FRS 101 requires the use of certain critical accounting estimates. It also requires management to exercise judgement in the process of applying the accounting policies. The notes to the financial statements set out areas involving a higher degree of judgement or complexity, or areas where assumptions are significant to the Company and the financial statements such as:

• timing and amount of impairment of investments in subsidiaries, including the reversal thereof (Note 3(vii) and 7)

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 2. Basis of preparation (continued)

(iv) Critical accounting estimates and significant judgements (continued)

recoverability of tax receivables, deferred tax assets and measurement of current and deferred tax liabilities can
require significant judgement, particularly where the recoverability of such tax balances relies on the estimation of
future taxable profits and management's determination of the likelihood that uncertain tax positions will be
accepted by the relevant taxation authority (Note 3(iii), 5)

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including reasonable expectations of future events.

Management believes that the estimates used in preparing this financial report are reasonable. Actual results in the future may differ from those reported and it is therefore reasonably possible, on the basis of existing knowledge, that outcomes within the next financial year that are different from management's assumptions and estimates could require an adjustment to the carrying amounts of the reported assets and liabilities in future reporting periods.

(v) New Accounting Standards and amendments to Accounting Standards that are either effective in the current financial year or have been early adopted

The amendments to existing accounting standards that are effective for the annual reporting period beginning on 1 April 2022 did not result in a material impact to the Company's financial statements.

Note 3. Significant accounting policies

(i) Foreign currency translation

Functional and presentation currency

The functional currency of the Company is determined as the currency of the primary economic environment in which the Company operates. The Company's financial statements are presented in 'Pounds Sterling' (£), which is also the Company's functional currency.

Transactions and balances

At initial recognition, a foreign currency transaction is translated into the entity's functional currency using the spot exchange rate between the functional currency and the foreign currency at the date of the transaction.

At the end of each reporting period:

- foreign currency monetary assets and liabilities are translated using the closing exchange rate;
- non-monetary items (including equity) measured in terms of historical cost in a foreign currency remain translated using the spot exchange rate at the date of the transaction; and
- non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date that the fair value was measured.

Foreign exchange gains and losses arising from the settlement or translation of monetary items, or non-monetary items measured at fair value are recognised in other operating expense.

For the detailed policy on Financial instruments refer Note 3(iv),

(ii) Revenue and expense recognition Dividends

Interim dividends from UK companies are recognised when the dividend proceeds are received by the Company. Final dividends from investments in UK companies and dividends from investments in overseas companies are recognised when the Company becomes entitled to the dividend.

Dividends or distributions are recognised when the right to receive a dividend or distribution is established, it is probable the economic benefits associated with the dividend will flow to the Company and the dividend can be measured reliably.

Judgement is applied in determining whether distributions from subsidiaries are to be recognised as dividend incoe or as return of capital. Distributions that represent a return of capital are accounted for by the Company as a reduction to the cost of its investment and are otherwise recognised by the Company within investment income as part of other operating income/expenses when the recognition criteria are met.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(ii) Revenue and expense recognition (continued)

Net interest income/expense

Interest income and interest expense (with the exception of borrowing costs that are capitalised on a qualifying asset, which is not measured at fair value) are recognised using the effective interest rate ("EIR") method for financial assets and financial liabilities carried at amortised cost. The EIR method calculates the amortised cost of a financial instrument at a rate that discounts estimated future cash receipts or payments through the expected life of the financial instrument to the net carrying amount of the financial asset or liability. The calculation of the EIR does not include ECL. Fees and transaction costs that are integral to the lending arrangement are recognised in interest income or interest expense, as applicable, over the expected life (or, when appropriate, a shorter period) of the instrument in accordance with the EIR method.

When the estimates of payments or receipts of a financial instrument are subsequently revised, the carrying amount is adjusted to reflect the actual or revised cash flows with the re-measurement recognised as part of interest income (financial assets) or interest expense (financial liabilities).

Interest income on financial assets that are not credit impaired is determined by applying the financial asset's EIR to the financial asset's gross carrying amount. Interest income on financial assets that are subsequently classified as credit impaired (Stage 3), is recognised by applying the EIR to the amortised cost carrying value (being the gross carrying value after deducting the impairment loss).

Interest income and expense on financial assets and liabilities that are classified as fair value through profit and loss ("FVTPL") is accounted for on a contractual rate basis.

Expenses

Expenses are recognised in the profit and loss account as and when the provision of services is received.

(iii) Taxation

The balance sheet approach to tax effect accounting has been adopted whereby the income tax expense for the financial year is the tax payable on the current year's taxable income adjusted for changes in deferred tax assets and liabilities attributable to temporary differences between the tax basis of assets and liabilities and their carrying amounts in the financial statements, and unused tax losses.

Deferred tax assets are recognised when temporary differences arise between the tax basis of assets and liabilities and their respective carrying amounts which give rise to a future tax benefit, or when a benefit arises due to unused tax losses. In both cases, deferred tax assets are recognised only to the extent that it is probable that future taxable amounts will be available against which to utilise those temporary differences or tax losses.

Deferred tax liabilities are recognised when such temporary differences give rise to taxable amounts that are payable in future periods. Deferred tax assets and liabilities are recognised at the tax rates expected to apply when the assets are recovered, or the liabilities are settled under enacted or substantively enacted tax law.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

Current tax assets and liabilities are offset when there is a legally enforceable right to offset and an intention to either settle on a net basis or realise the asset and settle the liability simultaneously.

The Company exercises judgement in determining whether deferred tax assets, particularly in relation to tax losses, are probable of recovery.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(iii) Taxation (continued)

Factors considered include the ability to offset tax losses, the nature of the tax loss, the length of time that tax losses are eligible for carry forward to offset against future taxable profits and whether future taxable profits are expected to be sufficient to allow recovery of deferred tax assets.

The Company undertakes transactions in the ordinary course of business where the income tax treatment requires the exercise of judgement. The Company estimates the amount expected to be paid to/(recovered from) tax authorities based on its understanding and interpretation of the law. Uncertain tax positions are presented as current or deferred tax assets or liabilities with reference to the nature of the underlying uncertainty.

Value-Added Tax (VAT)

Where VAT is not recoverable from tax authorities, it is either capitalised to the balance sheet as part of the cost of the related asset or is recognised as a part of other operating expenses in the profit and loss account. Where VAT is recoverable from or payable to tax authorities, the amount is recorded as a separate asset or liability in the balance sheet.

(iv) Financial instruments

Recognition of financial instruments

Financial instruments are recognised when the Company becomes a party to the contractual provisions of the instrument.

A financial instrument is initially recognised at fair value and is adjusted for (in the case of instruments not classified at FVTPL) for transaction costs that are incremental and directly attributable to the acquisition or issuance of the financial instrument, and fees that are an integral part of the effective interest rate. Transaction costs and fees paid or received relating to financial instruments carried at FVTPL are recorded in the profit and loss account.

De-recognition of financial instruments

Financial assets

Financial assets are de-recognised from the balance sheet when:

- the contractural rights to cash flows have expired; or
- the Company has transferred the financial asset such that it has transferred substantially all the risks and rewards of ownership of the financial asset.

A financial asset is transferred if, and only if, the Company:

- i) transfers the contractual rights to receive the cash flows of the financial asset; or
- ii) retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients in an arrangement where the Company is:
 - not obligated to pay amounts to the eventual recipients unless it collects equivalent amounts from the original asset;
 - prohibited from selling or pledging the original asset other than as security to the eventual recipients;
 and
 - obligated to remit any cash flows it collects on behalf of the eventual recipients without material

In transactions where the Company neither retains nor transfers substantially all the risks and rewards of ownership of a financial asset, the asset is de-recognised if control over the asset is lost. Any interest in the transferred and de-recognised financial asset that is created or retained by the Company is recognised as a separate asset or liability.

Financial liabilities

Financial liabilities are de-recognised from the balance sheet when the Company's obligation has been discharged, cancelled or has expired.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(iv) Financial instruments (continued)

Classification and subsequent measurement

Financial assets

Financial assets are classified based on the business model within which the asset is held and on the basis of the financial asset's contractual cash flow characteristics.

Business model assessment

The Company uses judgement in determining the business model at the level that reflects how groups of financial assets are managed and its intention with respect to its financial assets. In determining the business model, all relevant evidence that is available at the date of the assessment is used including:

- how the performance of the financial assets held within that business model is evaluated and reported to the Macquarie Group's Senior Management personnel and senior executives;
- ii) the risks that affect the performance of the business model (and the financial assets held within that business model) and, in particular, the way in which those risks are managed; and
- iii) how managers of the business are compensated (for example, whether the compensation is based on the fair value of the assets managed or on the contractual cash flows collected).

Solely payment of principal and interest (SPPI)

The contractual cash flows of a financial asset are assessed to determine whether these represent SPPI on the principal amount outstanding consistent with a basic lending arrangement. This includes an assessment of whether cash flows primarily reflect consideration for the time value of money, and credit risk of the principal outstanding. Interest may also include consideration for other basic lending risks and costs.

Amortised cost

A financial asset is subsequently measured at amortised cost using the EIR method where:

- the financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows:
- the contractual terms of the financial asset give rise on specified dates to cash flows that meet the SPPI requirements; and
- iii) the financial asset has not been classified as designated as FVTPL ("DFVTPL").

Interest income determined in accordance with the EIR method is recognised as part of interest and similar income.

Fair value through profit or loss

Financial assets that do not meet the criteria to be measured at amortised cost or fair value through other comprehensive income ("FVOCI") are subsequently measured at FVTPL.

For the purposes of the Company's financial statements, the FVTPL classification consists of the following:

- financial assets that are held for active trading ("HFT"), which are measured at FVTPL. This classification includes
 all derivative financial assets, except those that are designated as hedging instruments in qualifying hedge
 relationships and are classified as "FVPTL";
- financial assets in a business model whose objective is achieved by managing the financial assets on a fair value basis in order to realise gains and losses as opposed to a business model in which the objective is to collect contractual cash flows (FVTPL);
- financial assets that fail the SPPI test (FVTPL); and
- financial assets that have been designated to be measured at fair value through profit or loss to eliminate or significantly reduce an accounting mismatch (DFVTPL).

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(iv) Financial instruments (continued)

Equity financial assets that are not held for active trading are measured at FVTPL. Subsequent changes in fair value are recognised as investment income within other operating expenses.

Subsequent changes in the fair value of debt financial assets are measured at FVTPL are presented as follows:

- Changes in the fair value of financial assets that are classified as HFT and financial assets managed on a fair value basis are recognised in net trading income;
- Changes in the fair value of debt financial investments and loans to associates and joint ventures that fail SPPI are recognised in investment income as part of other operating income/expenses;
- Changes in the fair value of all other FVTPL and designated as FVTPL ("DFVTPL") financial assets are recognised as part of other income/(loss) within other operating income/expenses.

Where applicable, the interest component of financial assets is recognised as interest and similar income.

The Company does not reclassify financial liabilities after initial recognition.

Financial liabilities

Financial liabilities are subsequently measured at amortised cost.

Offsetting of financial instruments

Financial assets and financial liabilities are offset, and the net amount reported on the balance sheet, when there is a current legally enforceable right to offset the amounts and either there is an intention to settle on a net basis or realise the financial asset and settle the financial liability simultaneously.

(v) Investments

Investment in subsidiaries

Subsidiaries are all those entities (including structured entities) over which the Company has:

- the power to direct the relevant activities of the entity,
- exposure, or rights, to significant variable returns and
- the ability to utilise power to affect the entity's own returns

The determination of control is based on current facts and circumstances and is continuously assessed. The Company has power over an entity when it has existing substantive rights that provide it with the current ability to direct the entity's relevant activities, being those activities that significantly affect the entity's returns. The Company also considers the entity's purpose and design. If the Company determines that it has power over an entity, the Company then evaluates its exposure, or rights, to variable returns by considering the magnitude and variability associated with its economic interests.

All variable returns are considered in making that assessment including, but not limited to, returns from debt or equity investments, guarantees, liquidity arrangements, variable fees and certain derivative contracts.

Subsidiaries held by the Company are carried in its financial statements at cost less impairment in accordance with IAS 27 Separate Financial Statements.

Investment in subsidiaries are assessed for impairment at each reporting date, refer to Note 3(vii) Impairment

(vi) Due to/from related entities

Transactions between the Company and its subsidiaries principally arise from the provision of lending arrangements and acceptance of funds on deposit, intercompany services and transactions and the provision of financial guarantees, and are accounted for in accordance with Note 3(ii) Revenue and expense recognition. Financial assets and financial liabilities are presented net where the offsetting requirements are met, such that the net amount is reported in the balance sheet.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(vii) Impairment

Expected credit losses ("ECL")

The ECL requirements apply to financial assets measured at amortised cost and FVOCI, lease receivables, amounts receivable from contracts with customers, loan commitments, certain letters of credit and financial guarantee contracts issued that are not DFVTPL. The Company applies a three-stage approach to measuring the ECL based on changes in the financial asset's underlying credit risk and includes forward-looking information ("FLI").

The calculation of ECL requires judgement and the choice of inputs, estimates and assumptions. Outcomes within the next financial period that are different from management's assumptions and estimates could result in changes to the timing and amount of ECL to be recognised.

The ECL is determined with reference to the following stages:

Stage 1 – 12 month ECL

At initial recognition, and for financial assets for which there has not been a significant increase in credit risk ("SICR") since initial recognition, ECL is determined based on the probability of default ("PD") over the next 12 months and the lifetime losses associated with such PD, adjusted for FLI. Stage 1 also includes financial assets where the credit risk has improved and the instrument has been reclassified from stage 2.

ii. Stage 2 - Lifetime ECL not credit-impaired

When there has been a SICR since initial recognition, the ECL is determined with reference to the financial asset's lifetime PD and the lifetime losses associated with that PD, adjusted for FLI. The Company exercises judgement in determining whether there has been a SICR since initial recognition based on qualitative, quantitative, and reasonable and supportable information that includes FLI.

Use of alternative criteria could result in significant changes to the timing and amount of ECL to be recognised. Lifetime ECL is generally determined based upon the contractual maturity adjusted, where appropriate, for prepayments, extension, call and similar options, of the financial asset. For revolving facilities, the Company exercises judgement based on the behavioural, rather than contractual characteristics of the facility type. Stage 2 may include financial assets where the credit risk has improved and has been reclassified from stage 3.

iii. Stage 3 - Lifetime ECL credit-impaired

Financial assets are classified as Stage 3 where they are determined to be credit impaired, which generally matches definition of default. This includes exposures that are at least 90 days past due and where the obligor is unlikely to pay without recourse against available collateral.

The ECL for credit impaired financial assets is generally measured as the difference between the contractual and expected cash flows from the individual exposure, discounted using the EIR for that exposure. For credit-impaired exposures that are modelled collectively for portfolios of exposure, ECL is measured as the product of the lifetime PD, the loss given default ("LGD") and the exposure at default ("EAD"), adjusted for FLI.

Presentation of loss allowances

The ECL allowances are presented in the balance sheet as follows:

 loan assets, Amounts due from other Macquarie group entities measured at amortised cost – as a deduction to the gross carrying amount

When the Company concludes that there is no reasonable expectation of recovering cash flows from the financial asset, and all possible collateral has been realised, the financial asset is written off, either partially or in full, against the related provision. Recoveries of loans previously written off are recorded based on the cash received.

Impairment of investments in subsidiaries

Investments in subsidiaries in the Company's financial statements are reviewed annually for indicators of impairment or more frequently if events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment is recognised in other impairment charges/reversal, for the amount by which the investment's carrying amount exceeds its recoverable amount, being the higher of fair value less costs to sell and value in use. At each reporting date, investments in subsidiaries that have been impaired are reviewed for possible reversal of impairment. The amount of any reversal of impairment recognised must not cause the investment's carrying value to exceed its original cost.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 3. Significant accounting policies (continued)

(viii) Provisions and contingent liabilities

Provisions are recognised when it is probable that an outflow of economic benefits will be required to settle a present legal or constructive obligation that has arisen as a result of past events and for which a reliable estimate can be made.

Contingent liabilities are either possible obligations whose existence will be confirmed only by uncertain future events, or they are present obligations where a transfer of economic resources is not probable or cannot be reliably measured. Contingent liabilities are not recognised on the balance sheet but are disclosed unless an outflow of economic resources is remote.

Contingent liabilities, which generally include letters of credit, performance-related contingents and guarantees are disclosed in Note 17 Contingent liabilities and commitments.

Dividends

Where a dividend is determined or resolved by the Company's Board of Directors, a liability to pay the dividend with a corresponding reduction in retained earnings, is recognised when a legal obligation arises.

(ix) Called up share capital

Ordinary shares and other similar instruments are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction, net of tax, from the issue proceeds.

(x) Rounding of amounts

All amounts in the Strategic Report, Directors' Report and Financial Statements have been rounded off to the nearest thousand pound sterling (£'000) unless otherwise indicated.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 4. Profit/(loss) before taxation

Profit/(loss) before taxation is stated after (charging)/crediting:	2023	2022
Turnover	€'000	£,000
Dividend income	380,000	-
Total turnover	380,000	-
Administrative expenses		
Auditors' remuneration		
- Fees payable to the Company's auditors for the audit of the Company (1)	(74)	(29)
Other administrative expenses	(1)	(27)
Total administrative expenses	(75)	(56)
Interest		
Interest receivable and similar income from: (2)		
Other Macquarie Group undertakings	1,851	28
Total interest receivable and similar income	1,851	· 28
Interest payable and similar expenses to: (3)		
Other Macquarie Group undertakings	(4,651)	(1,469)
Total interest payable and similar expenses	(4,651)	(1,469)

⁽¹⁾ Fees payable to the Company's auditors for current year includes £12,000 relating to previous year.

The Company had no employees during the current and previous financial year.

Note 5. Tax on profit/(loss)

(i) Tax credit included in profit		
Current tax		
UK corporation tax at 19% (2022: 19%)	546	284
Adjustment in respect of previous periods	(236)	(6,608)
Total current tax	310	(6,324)
Deferred tax		
Adjustment in respect of previous periods	239	6,608
Change in tax rate	75	2,087
Total deferred tax	314	8,695
Tax on profit/loss)	624	2,371

(ii) Reconciliation of effective tax rate

Factors affecting tax credit/debit for the year:

The income tax charge for the year ended 31 March 2023 is lower (2022: lower) than the standard rate of corporation tax in the UK of 19% (2022:19%). The differences are explained below:

Profit/(loss) before taxation	377,125	(1,497)
Current tax (charge)/credit at 19% (2022: 19%)	(71,654)	284
Effect of:		
Expenses not deductible for tax purposes	3	2,087
Adjustment to tax charge in respect of previous periods	75	-
Non-taxable income	72,200	
Total tax on profit/(loss)	624	2,371

The UK Government announced that from 1 April 2023 the corporation tax rate would increase to 25% (rather than remaining at 19%, as previously enacted). This new law was substantively enacted on 24 May 2021. Deferred taxes at the balance sheet date have been measured using these enacted tax rates and reflected in these financial statements.

⁽²⁾Includes interest income calculated using effective interest method of £1,851,000 (2022: £28,000) on the financial assets in the Company that are measured at amortised cost.

⁽³⁾Includes interest expense of £4,651,000 (2022: £1,469,000) on the financial liabilities measured at amortised cost.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 6. Dividends paid	2023	2022
	£'000	£,000
Interim dividend paid to ordinary share holders'	(380,000)	
Total dividends paid (Note 13)	(380,000)	

Note 7. Investments in subsidiaries	Investments at cost with no provisions for impairment ⁽¹⁾	Investments at cost with no provisions for impairment ⁽¹⁾	
Opening balance	187,166	187,166	
Additions	-	-	
Disposals			
Closing balance	187,166	187,166	

⁽¹⁾In accordance with the Company's accounting policies, the Company reviewed its investment in subsidiary for indicators of impairment. The result of this assessment determined no impairment was required to be recognised during the financial year for its subsidiary.

The material subsidiaries of the Company, based on contribution to the Company's profit after income tax, the size of the investment made by the Company or the nature of activities conducted by the subsidiary, are:

Name of subsidiary	Nature of business	Place of incorporation	2023 % ownership	2023 £'000	2022 % ownership	£,000
UK Green Investment Bank Limited ¹	Holding company	ŲK ¹	100%	187,166	100%	187,166
Total investments in s				187,166		187,166

¹The registered address is Atria One, 144 Morrison Street, Edinburgh, EH3 8EX, Scotland, United Kingdom.

The material subsidiary has a 31 March reporting date.

Note 8. Deferred tax assets

The balance comprises timing differences attributable to:

	Tax Losses	Total
Assets	2000	000£
Balance as at 1 April 2021		
Deferred tax credited to profit and loss account for the period	8,695	8,695
Balance as at 31 March 2022	8,695	8,695
Deferred tax credited to profit and loss account for the period	314	314
Balance as at 31 March 2023	9,009	9,009

The above amounts are expected to be recovered within 12 months of the balance date by the Company.

In applying judgement in recognising deferred tax assets, management has assessed all available information, including future business profit projections. Management's assessment of the likely availability of future taxable profits against which to recover deferred tax assets is based on the most recent financial forecasts approved by management, takes into consideration the reversal of existing taxable temporary differences and past business performance.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 9. Debtors	2023	2022
	5,000	£,000
Income tax receivables	546	282
Amounts owed by other Macquarie Group Undertakings ¹	96	4,892
Total debtors	642	5,174

¹Amounts owed by other Macquarie Group undertakings are unsecured and have no fixed date of repayment.

At the reporting date, amounts owed from other Macquarie Group undertakings have an immaterial amount of ECL allowance which is net presented against the gross carrying amount.

Note 10. Creditors: amounts falling due within one year

Accruals and deferred income	-	(26)
Amounts owed to other Macquarie Group undertakings ¹	(5)	(21)
Total creditors: amounts falling due within one year	(5)	(47)

¹Amount due to other Macquarie Group undertakings are unsecured and have no fixed date of repayment.

The Company has not had any defaults of principal, interest or other breaches with respect to its debt during the financial years reported.

Note 12. Called up share capital

	2023 Number of shares	2022 Number of shares	2023 £'000	2022 £'000
Opening balance of fully paid ordinary shares at £1 per share	70,000,001	70,000,001	70,000	70,000
Closing balance of issued and fully paid ordinary shares at £1 per share	70,000,001	70,000,001	70,000	70,000
Note 13. Profit and loss account			2023	2022
	•		£'000	£,000
Balance at the beginning of the financial year			54,618	53,744
Profit for the financial year			377,749	874
Dividends paid on ordinary share capital			(380,000)	-
Balance at the end of the financial year			52,367	54.618

Note 14. Capital management strategy

The Company's capital management strategy is to maximise shareholder value through optimising the level and use of capital resources, whilst also providing the flexibility to take advantage of opportunities as they may arise.

The Company's capital management objectives are to:

- ensure sufficient capital resource to support the Company's business and operational requirements; and
- safeguard the Company's ability to continue as a going concern.

Periodic reviews of the Company's capital requirements are performed to ensure the Company is meeting its objectives. Capital is defined as share capital plus reserves, including profit and loss account.

¹Amount due to other Macquarie Group undertakings have a maturity date of 28 November 2025 and 18 February 2027. The Company incurs interest on amounts owed to other Macquarie Group undertakings.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 15. Related party information

As 100% of the voting rights of the Company are controlled within the group headed by MGL, incorporated in Australia, the Company has taken advantage of the exemption contained in FRS 101 and has therefore not disclosed transactions or balances with entities which form part of the Macquarie Group. The consolidated financial statements of MGL, within which the Company is included, can be obtained from the address given in Note 18.

The Master Loan Agreement (the "MLA") governs the funding arrangements between various subsidiaries and related body corporate entities which are under the common control of MGL and have acceded to the MLA. The Tripartite Outsourcing Major Services Agreement ("TOMSA") governs the provision of intra-group services between subsidiaries and related body corporate entities other than certain excluded entities.

Relationships with an entity which is not a party to the MLA have been presented on a gross basis.

The Company does not have any related party transactions or balances other than those with entities which form part of the Macquarie Group as mentioned above. All transactions with related entities were made on normal commercial terms and conditions and at market rates except where indicated.

Investments held by Company's subsidiaries:

Details of holdings by related party undertakings are as below:

Name of related party	Registered office	% ownership	Class of shares
Investment holdings of UK Green Investment Bank Limited			
Green Investment Group Limited	UK ³	100%	Ordinary
Green Investment Group Investments Limited	UK ³	100%	Ordinary
Bilbao Offshore TopCo Limited	· UK¹	100%	Ordinary
Cero Generation Limited	UK ²	100%	Ordinary
Cero Generation Holdings France Limited	UK ²	100%	Ordinary
Cero Generation Holdings Greece Limited	UK ²	100%	Ordinary
Wattcrop Projects UK Limited	UK ²	67%	Ordinary
Wattcrop Hellas I.K.E	Greece ⁶	67%	Share parts
Cero Generation Holdings Italy Limited	UK ²	100%	Ordinary
Solar Italy III S.R.L.	Italy ⁷	100%	Quota
Solar Italy VI S.R.L.	Italy ⁷	100%	Quota
Sole Renewables Limited	UK ²	90%	Ordinary
Sole Renewables Italy Limited	UK ²	90%	Ordinary
Energia Verde Trapani S.R.L.	Italy ⁸	90%	Quota
SOL PV1 S.R.L.	Italy ⁹	90%	Quota
SR Augusta S.R.L.	italy10	90%	Ordinary
SR Bari S.R.L.	Italy10	90%	Ordinary
SR Project 1 S.R.L.	Italy10	90%	Ordinary
SR Project 4 S.R.L.	Italy ¹⁰	90% .	Ordinary
SR Project 5 S.R.L.	Italy ¹⁰	90%	Ordinary
SR San Giuseppe S.R.L.	Italy10	90%	Ordinary
SR Taranto S.R.L.	Italy ¹⁰	90%	Ordinary
SR Torino S.R.L.	Italy ¹⁰	90%	Ordinary
SR Trapani S.R.L.	Italy10	90%	Ordinary
Sonne (Italy) Holdings Limited	UK ²	100%	Ordinary
Trisol 81 S.r.l.	Italy ⁷	100%	Ordinary
Trisol 82 S.r.l.	Italy ⁷	100%	Quota
Cero Generation Holdings Spain Limited	UK ²	100%	Ordinary
Tencata Servicios Empresariales, S.L.	Spain ¹⁴	100%	Ordinary
Encina New Energy S.L.	Spain ¹⁴	80%	Ordinary
Ficus Solar PV, S.L.	Spain ¹⁴	80%	Ordinary

Note 15. Related party information (continued)

· Name of related party	Registered office	% ownership	Class of shares
Manzano Solar PV, Ş.L.	Spain ¹⁴	80%	Ordinary
Solar-PV EXT 001 Sociedad Limitada	Spain ¹⁴	80%	Ordinary
Ticopa Servicios Empresariales, S.L.	Spain ¹⁴	100%	Ordinary
Abeto New Energy S.L.	Spain ¹⁴	80%	Ordinary
Loto Solar PV, S.L.	Spain ¹⁴	80%	Ordinary
Magnolia Solar PV, S.L.	Spain ¹⁴	80%	Ordinary
Olivo New Energy S.L.	Spain ¹⁴	80%	Ordinary
Sabina Solar PV S.L.	Spain ¹⁴	80%	Ordinary
Sauce New Energy, S.L.	Spain ¹⁴	80%	Ordinary
Cero Generation Holdings UK Limited	UK ²	100%	Ordinary
Clifton Investment Holdings Limited	UK ²	100%	Ordinary
NRG 1 spólka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 2 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 3 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 4 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 5 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 6 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 7 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 8 spólka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 9 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 10 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 11 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 12 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 13 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 14 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 15 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 16 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 17 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
NRG 18 spółka z ograniczoną odpowiedzialnością	Poland ¹⁸	100%	Ordinary
Cero Generation Services Limited	UK ²	100%	Ordinary
Cero Generation Services Limited, Sucursal en España	Spain ¹⁵	100%	Ordinary
Cero Services Italy S.R.L	Italy ²⁰	100%	Quota
Chablis TK Holdings Limited	UK ²	100%	Ordinary
CHAPTRE GreenCo Holdings Limited	UK ²	100%	Ordinary
Corio Generation Limited	UK ²	100%	Ordinary
GIG OSW Extension TopCo Limited	UK ²	100%	Ordinary
FEMA HOLDCO PTE. Limited	Singapore ²³	100%	Ordinary
GIG AUSTRALIAN OFFSHORE WIND ENERGY HOLDINGS PTY LTD	Australia ²⁴	100%	Ordinary
GREAT SOUTHERN OFFSHORE WIND FARM PTY LIMITED	Australia ²⁴	100%	Ordinary
GREAT SOUTHERN OFFSHORE WIND FARM PROJECT CO PTY LTD	Australia ²⁴	100%	Ordinary
GIG Australian Offshore Wind Investments HoldCo Limited	UK ²	100%	Ordinary
GIG OSW Service Company Limited	UK ²	100%	Ordinary
Philippines OSW Investments Limited	UK ²	100%	Ordinary
Green Empire WtE Holdings Limited	UK ²	100%	Ordinary
Kusten Offshore Holding Company Limited	· UK²	100%	Ordinary ·
Favonius AB	Sweden ²⁷		Ordinary
Lapin Investment Limited	Sweden-	100%	Ordinary
Lochlann HoldCo Limited		100%	•
LOCHIANITI IOIOOO LIITIIREO	UK ³	100%	Ordinary

Note 15. Related party information (continued)

Name of related party	Registered office	% ownership	Class of shares
Lochlann TopCo Limited	UK ³	100%	· Ordinary
Maryland TopCo Limited	UK ²	100%	Ordinary
Nordic Renewable Power Holdings (UK) Limited	UK ²	100%	Ordinary
NORGH HOLDING COMPANY LIMITED	UK²	100%	Ordinary
Pakaa HoldCo ApS	Denmark ³²	100%	Ordinary
Poland Wind HoldCo Limited	. UK²	100%	Ordinary
Renewables HoldCo Limited	UK²	100%	Ordinary ·
Sea Lion Wind Holdco Limited	UK ²	100%	Ordinary
Vanadium Holdco Limited	UK²	100%	Ordinary
Enso Green Holdings Limited	UK²	75%	Ordinary
Aberthaw Green Limited	UK ²	75%	Ordinary
Bolney Green Limited	UK²	75%	Ordinary
Bramford Green Limited	UK²	75%	Ordinary
Bramley Solar Limited	· UK²	75%	Ordinary
Bridgwater Green Limited	UK²	75%	Ordinary
Cowley Baldon Green Limited	UK²	75%	Ordinary
Elstree Green Limited	UK²	75%	Ordinary
Enso Green Holdings A Limited	UK²	75%	Ordinary
Enso Green Holdings B Limited	UK²	75%	Ordinary
Enso Green Holdings C Limited	UK^2	75%	Ordinary
Enso Green Holdings D Limited	"- UK2	75%	Ordinary
Enso Green Holdings E Limited	UK²	75%	Ordinary
Enso Green Holdings F Limited	UK ²	75%	Ordinary
Enso Green Holdings G Limited .	UK²	75%	Ordinary
Enso Green Holdings H Limited	UK^2	75%	Ordinary
Enso Green Holdings I Limited	UK²	75%	Ordinary
Enso Green Holdings J Limited	UK ²	75%	Ordinary
Enso Green Holdings K Limited	UK²	75%	Ordinary
Enso Green Holdings L Limited	UK²	75%	Ordinary
Enso Green Holdings M Limited	UK ²	75%	Ordinary
Enso Green Holdings N Limited	UK²	75%	Ordinary
Enso Green Holdings O Limited	UK ²	75%	Ordinary
Iron Acton Green Limited	UK ²	75%	Ordinary
Enso Green Holdings P Limited	UK²	75%	Ordinary
Enso Green Holdings Q Limited	UK ²	75%	Ordinary
Enso Green Holdings R Limited	UK²	75%	Ordinary
Enso Green Holdings SS Limited	UK ²	75%	Ordinary ·
Enso Green Holdings T Limited	UK ²	75%	, Ordinary
Enso Green Holdings U Limited	UK²	. 75%	Ordinary
Enso Green Holdings V Limited	UK ²	75%	Ordinary
Enso Green Holdings W Limited	UK ²	75%	Ordinary
Enso Green Holdings X Limited	UK ²	75%	Ordinary
Enso Green Holdings Y Limited	UK ²	75%	Ordinary
Enso Green Holdings Z Limited	UK ²	75%	Ordinary
Fleet Green Limited	UK ²	75%	Ordinary
Lovedean Green Limited	. UK²	75%	Ordinary
Melksham Calne Green Limited	UK²	75%	Ordinary
Pembroke Green Limited	UK ²	75%	Ordinary

Note 15. Related party information (continued)

Name of related party	Registered office	% ownership	Class of shares
Rayleigh Green Limited	UK ²	75%	Ordinary
Wylfa Green Limited	; UK²	100%	Ordinary
Paseta Servicios Empresariales, S.L.	Spain ¹⁴	100%	Ordinary
Alabastro New Energy S.R.L.	Italy ³⁷	70%	Ordinary
Ametista New Energy S.R.L.	ltalv ³⁷	70%	Ordinary
Ant Solar S.R.L.	ltaly ³⁷	70%	Ordinary
BRIGADEIRO HOLDINGS LIMITED	UK⁴	99%	Ordinary
Cat Energy S.R.L.	Italy ³⁷	70%	Ordinary
Cero Development Hellas Single Member S.A.	Greece⁴	100%	Ordinary
Cero France SAS	France ⁴⁰	100%	Ordinary
Cero Generation Holdings Germany Limited	· UK²	100%	Ordinary
Cero Generation Holdings Poland Limited	UK ²	100%	Ordinary
Cero Generation Poland Spółka Z Ograniczoną Odpowiedzialnością	Poland ⁴³	100%	Ordinary
Cero Generation Services Greece Single Member Private Company	Greece ⁶	100%	Ordinary
Cero Italy Projects 1 S.R.L.	Italy ²⁰	100%	Quota
Cero Italy Projects 2 S.R.L.	Italy ²⁰	100%	Quota
Cero Italy Projects 3 S.R.L.	ltalv ²⁰	100%	Quota
Cero Italy Projects S.R.L.	Italy ²⁰	100%	Quota
Cero Polska 1 Spółka Z Ograniczoną Odpowiedzialnością	Poland ⁴³	100%	Ordinary
Cero Polska 2 Spółka Z Ograniczoną Odpowiedzialnością	Poland ⁴³	100%	Ordinary
Cobalto New Energy S.R.L.	Italy ³⁷	70%	Ordinary
CORIO GENERATION KOREA LIMITED	Republic of Korea ²²	100%	Ordinary
Corio Generation Service Company Limited	UK ²	100%	Ordinary
Corio Generation Taiwan Limited	Taiwan ²⁵	100%	Ordinary
Corio OSW Holdings LLC	United States	100%	Membership Interest
Corio OSW Investments LLC	United States	100%	Membership Interest
Dunite New Energy S.R.L.	Italy ³⁷	70%	Ordinary
EOS INVESTMENT LIMITED	. UK ²	50%	Ordinary
FEMOREN SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁴	50%	Ordinary
Fleete Group Limited	UK ²	100%	Ordinary
Fluorite New Energy S.R.L.	Italy ³⁷	70%	Ordinary
Geradora Eólica Brigadeiro I Ltda.	Brazil ³⁸ 38	99%	Quota
Geradora Eólica Brigadeiro II Ltda.	Brazil ³⁸ 38	99% 99%	Quota
Geradora Eólica Brigadeiro III Ltda. Geradora Eólica Brigadeiro IV Ltda.	Brazil ³⁸ Brazil ³⁸	99%	Quota Quota
Geradora Eólica Brigadeiro V Ltda.	Brazil ³⁸	99%	Quota
Giada New Energy S.R.L.	Italy 37	70%	Ordinary
GIG OSW Investments Appointer Limited	italy UK ²	100%	Ordinary
GIG OSW Service Company Limited French Branch		100%	Ordinary
GIG OSW Service Company Limited, Singapore Branch	France ⁴¹ Singapore ²³	100%	Ordinary
GIG OSW Service Company Limited, Sucursal En Espana		100%	Ordinary
Gilda Energy Single Member Private Company	Spain ¹⁴		•
0 , 0	Greece ⁴	100%	Ordinary
GREAT EASTERN OFFSHORE WIND FARM INVESTMENT PTY LTD	Australia ²⁴	100%	Ordinary
GREAT EASTERN OFFSHORE WIND FARM PROJECT CO PTY LTD	Australia ²⁴	100%	Ordinary
GREAT EASTERN OFFSHORE WIND FARM PTY LTD	Australia ²⁴	100%	Ordinary
Great Eastern Offshore Wind Farm UK HoldCo Limited	UK ²	100%	Ordinary
Helios Serron SA	Greece ⁵	100%	Ordinary

Note 15. Related party information (continued)

Name of related party	Registered office	% ownership	Class of shares
Hibiscus Energy Single Member Private Company	Greece ^{5.}	· 100%	Ordinary
JBF Nearshore ApS	Denmark ³⁹	49%	Ordinary
Kiwi New Energy, S.L.	Spain ⁴⁶	70%	Ordinary
KW SOLAR I SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴⁵	50%	Ordinary
KW SOLAR II SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
KW SOLAR III SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
KW SOLAR V SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
KW SOLAR VI SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
KW SOLAR VII SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
KW SOLAR VIII SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
MACQUARIE CAPITAL VIETNAM GREEN INVESTMENTS PTE. LIMITED	Singapore ²³	100%	Ordinary
Maryland Investco Limited .	UK ²	51%	Ordinary
Milano Energy S.R.L.	Italy ³⁷	70%	Ordinary
OSW Investments Galloper JVCo (UK) Limited	UĶ ²	50%	Ordinary
OSW Investments Japan JVCo 1 Limited	UK ²	100%	Ordinary
OSW Investments Japan JVCo 2 Limited	UK ²	100%	Ordinary
OSW Investments Korean JVCo 1 Limited	UK ²	100%	Ordinary
OSW Investments Korean JVCo 2 Limited	UK ²	100%	Ordinary
OSW Investments Korean JVCo 3 Limited	UK ²	100%	Ordinary
OSW Investments Korean JVCo 4 Limited	UK ²	100%	Ordinary
OSW Investments Korean JVCo 5 Limited	UK ²	100%	Ordinary
OSW Investments R4 JVCo (UK) Limited	UK ²	100%	Ordinary
OSW Investments Rampion JVCo (UK) Limited	UK ²	50%	Ordinary
Palatium New Energy, S.L.	Spain ⁴⁷	70%	Ordinary
Petra New Energy, S.L.	Spain ⁴⁸	70%	Ordinary
Polenta New Energy, S.L.	Spain 47	70%	Ordinary
PV 1100 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1110 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1120 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1130 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1140 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland 45	50%	Ordinary
PV 1150 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 120 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1230 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1270 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 130 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1310 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴⁵	50%	Ordinary
PV 140 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1460 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	. Poland ⁴⁵	50%	Ordinary
PV 150 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 1510 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴⁵	50%	Ordinary
PV 1520 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴⁵	50%	Ordinary
PV 170 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 180 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 210 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 220 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 230 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary

Note 15. Related party information (continued)

Name of related party	Registered office	% ownership	Class of shares
PV 240 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 250 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 260 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ .	Poland ⁴⁵	50%	Ordinary
PV 310 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	. 50%	Ordinary
PV 350 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 390 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Polànd⁴⁵ .	50%	Ordinary
PV 440 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary ·
PV 450 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 460 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 480 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 490 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 510 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴³	50%	Ordinary
PV 520 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 530 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 540 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 550 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 560 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 570 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 580 SPÓŁKA Z OGRANICZONA ODPOWIEDZIALNOSCIA	Poland ⁴⁵	50%	Ordinary
PV 600 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 61U SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 620 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴³	50%	Ordinary
PV 650 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
PV 690 SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁵	50%	Ordinary
RIBOLLA SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁴	50%	Ordinary
ROSELLE SPÓŁKA Z OGRANICZONĄ ODPOWIEDZIALNOŚCIĄ	Poland ⁴⁴	50%	Ordinary
Sandala New Energy, S.L.	Spain ⁴⁷	70%	Ordinary
Selce New Energy S.R.L.	Italy ³⁷	70%	Ordinary
Smeraldo New Energy S.R.L.	Italy ³⁷	70%	Ordinary
Sunrider Holdings Single Member Societe Anonyme	Greece ⁷	100%	Ordinary
Sunrider Single Member Societe Anonyme	Greece ⁴²	100%	Ordinary
Talaria New Energy, S.L.	Spain ⁴⁸	70%	Ordinary
Topazio New Energy S.R.L.	ltaly ⁹	70%	Ordinary

¹The registered address is 3, 4th Floor, More London Riverside, London, SE1 2AQ, England.

²The registered address is Ropemaker Place, 28 Ropemaker Street, London, EC2Y 9HD, United Kingdom.

³The registered address is Atria One, 144 Morrison Street, Edinburgh, EH3 8EX, Scotland, United Kingdom.

⁴The registered address is Katehaki 58, Athens, 11525, Greece

⁵The registered address is Grant Thornton, Athens 58 Katehaki Av., 11525, Greece

⁶The registered address is 46 Imeras Street, Ptolemaida, P.C. 50200, Greece

⁷The registered address is Via Giorgio, Giulini 2, CAP 20123, Milano, Italy.

⁸The registered address is via Venti Settembre, 69, Palermo, Italy.

⁹The registered address is Augusta (SR) , Via Deledda 5, 96011, Sicily, Italy.

¹⁰The registered address is Largo Donegani 2, 20121, Milano, CAP, Italy.

¹³The registered address is Calle Lopez de Hoyos 15, 28006, Madrid, Spain.

¹⁴The registered address is Calle Serrano, 21, 5th Floor, 28001, Madrid, Spain.

¹⁵The registered address is calle Serrano numero 21, 5a Planta, 28001, Madrid, Spain.

¹⁸The registered address is Grant Thornton Poland - Grant Thornton Frackowiak sp z.o.o, Malta Office Park, Bud. F, ul. Abpa A.

²⁰The registered address is Via Melchiorre Gioia 8, 20124 Milano MI, Italy

²¹The registered address is 8 White Oak Square, London Road, Swanley, Kent, BR8 7AG, United Kingdom.

Notes to the financial statements for the financial year ended 31 March 2023 (continued)

Note 15. Related party information (continued)

²²The reaistered address is 18th Floor, Unit A. Centropolis, 26 Ujeonaauk-ro, Jonano-au, Seoul, 03161, Republic of Korea

Note 16. Directors' remuneration

Director emoluments paid by the Company for the financial year ended 31 March 2023 were £nil (2022: £nil).

During the financial years ended 31 March 2023 and 31 March 2022, all Directors were employed by and received all emoluments from other Macquarie Group undertakings. The Directors perform Directors' duties for multiple entities in the Macquarie Group, as well as their employment duties within Macquarie Group businesses. Consequently, allocating their employment compensation accurately across all these duties would not be meaningful.

Note 17. Contingent liabilities and commitments

The Company has no contingent liabilities or commitments which are individually material or a category of contingent liabilities or commitments which are material.

Note 18. Ultimate parent undertaking

At 31 March 2023 the immediate parent undertaking of the Company is Macquarie Corporate Holdings Pty Limited (UK Branch).

The ultimate parent undertaking and controlling party of the Company is MGL. The largest group to consolidate these financial statements is MGL, a Company incorporated in Australia. The smallest group to consolidate these financial statements is Macquarie Financial Holdings Pty Limited ("MFHPL"), a Company incorporated in Australia. Copies of the consolidated financial statements for MGL and MFHPL can be obtained from the Company Secretary, Level 6, 50 Martin Place, Sydney, New South Wales, 2000 Australia.

Note 19. Events after the reporting date

There were no material events subsequent to 31 March 2023 and up until the authorisation of the financial statements for issue that have not been reflected in the financial statements.

²³The registered address is 9 Straits View, #21-07 Marina One West Tower, 018937, Singapore

²⁴The registered address is Level 6. 50 Martin Place, Sydnev NSW 2000, Australia

²⁵The registered address is 27F-1, Taipei Nanshan Plaza, No. 100 Songren Road, Xinvi District, Taipei, 11073, Taiwan

 $^{^{26}\}mbox{The}$ registered address is Teach Mór Thiar, Inverin, Co. Galwav, Ireland

²⁷The registered address is Radmasgaten 24, Hallands Ian, 541 45, Falkenberg kommun, Skovde, Sweden

²⁸The registered address is c/o Permian, Bryggargatan 5 , 111 21 , Stockholm, Sweden.

²⁹The registered address is Wergelandsveien 23B, 0167 Oslo, Oslo, 0301, Norway.

 $^{^{30}\}mbox{The}$ registered address is c/o OX2, Box 2299, 103 17, Stockholm, Sweden.

³¹The registered address is 5570 Aksdal, Tysvaer, 1146, Norway.

³²The registered address is c/o JB Future ApS, Thorvaldsensvej 2, 5, th., Frederiksberg C Denmark 1871

 $^{^{\}rm 33}\text{The}$ registered address is Towarowa Street 28, 00-839, Warsaw, Poland.

³⁴The registered address is Plac Pilsudskiego 1, 00-078, Warsaw, Poland.

³⁵The registered address is Pl. Rodla 8, 70-419 Szczecin, Poland.

³⁶The registered address is Konstruktorska 12A. 02-673, Warsaw, Poland

³⁷The registered address is Piazza Cavour 19, 00193, Roma (RM), Italy

³⁸The registered address is Sao Paulo, Estado de Sao Paulo, Rua Iguatemi, no 192, Ed., Iguatemi Office Building, 13 andar, conjunto 132, sala 02, CEP 01451-010, Brazil

 $^{^{39}}$ The registered address is Thorvaldsensvei 2. 5. th., 1871 , Frederiksberg C. Denmark

⁴⁰The registered address is Grant Thornton Societe d'Avocats, 29 Rue du Pont, 92200, Neuilly Sur Seine. France

⁴¹The registered address is GDL 203 Rue de Bercv. 75012. Paris. France

⁴²The registered address is 9th km. Thessaloniki-Thermi, Building Thermi, No. 2, Pylea-Chortiatis, Central Macedonia, 57001, Greece

⁴³The registered address is ul. Abpa Antoniego Baraniaka 88E, 61-131, Poznan, Poland

⁴⁴The registered address is ul. Aleie Uiazdowskie, No. 41, 00-540. Warsaw, Poland

⁴⁵The registered address is ul. Jasna 14/16A . 00-041, Warsaw, Poland

⁴⁶The registered address is Pozuelo de Alarcon-Somosaguas, Paseo del Club Deportivo 1, Ed. 06-A, Parque Empresarial La Finca, C.P. 28.223, Madrid, Spain

⁴⁷The registered address is Paseo del Club Deportivo Edificio 6-A, Planta 1A, Parque Empresarial La Finca, Somosaguas, Pozuelo de Alarcon, C.P. 28223.

⁴⁸The registered address is Paseo del Club Deportivo 1 - Somosaguas, ED. 06 A, Parque Empresarial La Finca, Plantapozuelo de Alarcon, 28223, Madrid, Spain

⁴⁹The registered address is Corporation Service Company, 251 Little Falls Drive, Wilmington, New Castle County, DE 19808, United States

Independent auditors' report to the members of Moorgate PL Holdings Limited

Report on the audit of the financial statements

Opinion

In our opinion, Moorgate PL Holdings Limited's financial statements:

- give a true and fair view of the state of the company's affairs as at 31 March 2023 and of its profit 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 101 "Reduced Disclosure Framework", 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 Strategic Report, Directors' Report and Financial Statements (the "Annual Report"), which comprise: the Balance sheet as at 31 March 2023; the Profit and loss account and the Statement of changes in equity for the year then ended; and the notes to the financial statements, which include a description of the significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities under 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.

Independence

We remained independent of the company 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, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Conclusions relating to going concern

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

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

However, because not all future events or conditions can be predicted, this conclusion is not a guarantee as to the company's ability to continue as a going concern.

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

Reporting on other information

The other information comprises all of the information in the Annual Report other than the financial statements and our auditors' report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the

other information and, accordingly, we do not express an audit opinion or, 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 or material misstatement, we are required to perform procedures 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 included.

Based on our work undertaken in the course of the audit, the Companies Act 2006 requires 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 31 March 2023 is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

In light of the knowledge and understanding of the company and its environment obtained in the course of the audit, we did not identify any material misstatements in the Strategic report and Directors' Report.

Responsibilities for the financial statements and the audit

Responsibilities of the directors for the financial statements

As explained more fully in the Statement of Directors' responsibilities in respect of the financial statements, the directors are responsible for the preparation of the financial statements in accordance with the applicable framework and for being satisfied that they give a true and fair view. The directors are also responsible for such internal control 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 company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

Auditors' 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.

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

Based on our understanding of the company and industry, we identified that the principal risks of non-compliance with laws and regulations related to the Companies Act 2006 and UK tax legislation, and we considered the extent to which non-compliance might have a material effect on the financial statements. We evaluated management's incentives and opportunities for fraudulent manipulation of the financial statements (including the risk of override of controls), and determined that the principal risks were related to the posting inappropriate journals to manipulate financial performance, and management bias in the determination of accounting estimates and judgements. Audit procedures performed by the engagement team included:

- Inquiries of management and those charged with governance, including review of meeting minutes in so far as they relate to
 the financial statements, and consideration of known or suspected instances of non-compliance with laws and regulation and
 fraud:
- Identifying and testing journal entries meeting specific criteria including consideration of journals posted by unexpected users or terminated users, unusual revenue transactions, journals posted by seldom users, journals containing keywords, and any late adjustment journals:
- Evaluation of management's controls designed to prevent and detect irregularities;
- Review of financial statement disclosures and testing to supporting documentation including assessment of compliance with laws and regulations;
- · Challenging assumptions and judgements made by management in their accounting estimates; and
- · Incorporating unpredictability into the nature, timing and extent of audit procedures performed.

There are inherent limitations in the audit procedures described above. We are less likely to become aware of instances of non-compliance with laws and regulations that are not closely related to events and transactions reflected in the financial statements. Also, the risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion.

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. This description forms part of our auditors' report.

Use of this report

This report, including the opinions, has been prepared for and only for the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006 and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Other required reporting

Companies Act 2006 exception reporting

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

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

We have no exceptions to report arising from this responsibility.

Phillip Barnett (Senior Statutory Auditor)

for and on behalf of PricewaterhouseCoopers LLP

Chartered Accountants and Statutory Auditors

London

20 December 2023