CEDL III (Levered) S.à r.l. Annual Accounts and Report of the réviseur d'entreprises agréé for the year ended June 30, 2021

5, Heienhaff L-1736 Senningerberg, Luxembourg R.C.S. Luxembourg B222593 Share Capital: EUR 12,000

CEDL III (Levered) S.à r.l. Share Capital: EUR 12,000

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MANAGEMENT REPORT JUNE 30, 2021

The Board of Managers presents its report and the annual accounts of CEDL III (Levered) S.à r.l. (the "Company") for the year ended June 30, 2021.

General

The Company was incorporated on March 6, 2018 and organised under the laws of Luxembourg as a "société à responsabilité limitée" governed by the laws of August 10, 1915 on commercial companies as amended.

On September 16, 2020, the Company changed its registered address from 51, avenue John F. Kennedy, L-1855 Luxembourg to 5, Heienhaff, L-1736 Senningerberg, Luxembourg.

The Company's financial year starts on July 1 and ends on June 30, with the exception of the first year, which began on the date of the incorporation of the Company on March 6, 2018 and ended on June 30, 2018.

The Company has 100% of its loan notes listed on The International Stock Exchange of the Channel Islands (TISE) since October 30, 2020.

Summary of activities

The results for the financial year amounted to EUR nil (2020: EUR nil).

The total carrying value of loan notes issued and outstanding as at June 30, 2021 amounted to EUR 488,534,178 (2020: EUR 424,851,122). The interest accrued on the loan notes amounted to EUR 16,247,057 as of June 30, 2021 (2020: EUR 10,826,410).

Risk exposures

During the year, the principal risks faced by the Company relate to the financial instruments held by it and the Company expects the nature of these risks to remain the same for the foreseeable future.

Price risk

The investments purchased by the Company are subject to changes in value due to changes in market prices. Due to the limited recourse nature of the debt securities issued all price risk is ultimately borne by the sole noteholder.

Credit risk

The Company is exposed to the risk of default on the portfolio of debt securities held. Due to the limited recourse nature of the debt securities issued all credit risk is ultimately borne by the sole noteholder. There was no default on the portfolio of debt securities as of June 30, 2021 and June 30, 2020.

Liquidity risk and cash flow risk

The notes issued by the Company are limited recourse. Due to the limited recourse nature of the debt securities issued all liquidity and cash flow risks are ultimately borne by the sole noteholder.

Interest rate risk

The debts investments made by the Company are subject to changes in value and income from them varies in line with changes in interest rates. Due to the limited recourse nature of the debt securities issued all interest rate risks are ultimately borne by the sole noteholder.

Research and development activities

The Company was neither involved nor participated in any kind of research or development activities in the year ended June 30, 2021 and June 30, 2020.

Branches of the Company

The Company does not have any branches.

MANAGEMENT REPORT (CONTINUED) JUNE 30, 2021

Acquisition of own shares

The Company did not purchase any of its own shares in the years ended June 30, 2021 and June 30, 2020.

Events during the year

Impact of COVID-19

COVID-19 was declared a pandemic by the World Health Organisation on March 11, 2020. The outbreak and spread has led to a public health crisis and widespread disruption across almost all regions and sectors. Through 2020, the global spread of the virus led to an increased level of uncertainty in financial markets and triggered volatility in interest rates, foreign exchange rates and asset prices.

Multiple rounds of restrictions and lockdowns seen across Europe in response to COVID-19 has led to acute impacts for businesses in directly affected sectors, with trading almost completely suspended, at least initially, for those worst impacted. Many businesses saw a pattern of significant rebound in activity following the easing of government restrictions. In many cases, the impact on trading as a result of the virus is expected to be temporary. Some of the worst affected companies have experienced, and continue to experience, severe difficulties as a result of the disruption to their activities and defaults are likely to increase for these businesses and in some cases, recoveries reduce.

The Portfolio Manager evaluated the fair value of the underlying assets held by the Company at June 30, 2021 and, where required, recommended fair value adjustments on these assets. These adjustments are reflected in the annual accounts via the Company's share of the respective underlying investments. The Portfolio Manager will continue to monitor the impact of COVID-19 on the underlying valuations going forward. The fair values as at June 30, 2021 are unrealised and actual realised proceeds may differ.

Brexit

With the UK formally exiting the European Union at the end of December 2020, the Portfolio Manager has continued to analyse and assess the impact on portfolio companies and valuations. Overall, the Portfolio Manager did not see a materially disruptive impact of Brexit on its investments either in Europe or the UK, both during the transition period and in the immediate aftermath of Brexit. Consistently firms were duly prepared, we noted a particular focus throughout the proceeding period on supply chain rigor, stability and business continuity. This diligence was rewarded, and as a consequence little measurable impact has been seen to date deriving from Brexit across the portfolio on performance and valuations.

Subsequent events

No events have occurred subsequent to the year-end which would have a material impact on the annual accounts for the year ended June 30, 2021.

Manager

Manager

Date: September 30, 2021



KPMG Luxembourg, Société coopérative 39, Avenue John F. Kennedy L-1855 Luxembourg

Tel.: +352 22 51 51 1 Fax: +352 22 51 71 E-mail: info@kpmg.lu Internet: www.kpmg.lu

To the Shareholder of CEDL III (Levered) S.à r.l. 5, Heienhaff L-1736 Senningerberg Luxembourg

REPORT OF THE REVISEUR D'ENTREPRISES AGREE

Report on the audit of the annual accounts

Opinion

We have audited the annual accounts of CEDL III (Levered) S.à r.l. (the "Company"), which comprise the balance sheet as at June 30, 2021, and the profit and loss account for the year then ended, and notes to the annual accounts, including a summary of significant accounting policies.

In our opinion, the accompanying annual accounts give a true and fair view of the financial position of the Company as at June 30, 2021 and of the results of its operations for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts.

Basis for opinion

We conducted our audit in accordance with the Law of 23 July 2016 on the audit profession ("Law of 23 July 2016") and with International Standards on Auditing ("ISAs") as adopted for Luxembourg by the "Commission de Surveillance du Secteur Financier" ("CSSF"). Our responsibilities under the Law of 23 July 2016 and ISAs as adopted for Luxembourg by the CSSF are further described in the « Responsibilities of "réviseur d'entreprises agréé" for the audit of the annual accounts » section of our report. We are also independent of the Company in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants ("IESBA Code") as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the annual accounts, and have fulfilled our other ethical responsibilities under those ethical requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the annual accounts of the current period. These matters were addressed in the context of the audit of the annual accounts as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



Valuation of financial assets

a. Why the matter was considered to be one of the most significant in our audit of the annual accounts of the current year

b. How the matter was addressed in our audit

The fair value of the financial assets held by the Company represented 98.25% of its total assets as at June 30, 2021.

The financial assets consists of investments in loans.

These investments are unquoted and illiquid by nature, therefore judgement significant estimates are required to be applied by Management in its assessment of their fair value. Inappropriate judgements made in relation to the methodology and inputs used or the assumptions taken may have a material impact on the valuation of the investment portfolio.

Due to the significance of investments' balance and the management judgement involved, we consider their valuation as a key audit matter.

Our procedures over the valuation of financial assets included, but were not limited to:

- We inspected the valuation workings and pricing committee minutes received from management and assessed the accuracy of the fair value calculations by:
 - agreeing the nominal amount of investment positions to independent confirmations received,
 - agreeing the pricing of the debt instruments to relevant corroborative supporting documents, and
 - o reperforming the calculation of the investment valuations.
- We considered whether the valuation methodology used is the most appropriate in the circumstances in accordance with the International Private Equity and Venture Capital Valuation ("IPEV") Guidelines.
- We agreed and benchmarked key inputs and estimates to independent information and to our own research.

We refer to the accounting policy in Note 2.2 and Note 4 "Financial assets" of the annual accounts.

Other information

The Board of Managers is responsible for the other information. The other information comprises the information stated in the annual report but does not include the annual accounts and our report of the "réviseur d'entreprises agréé" thereon.

Our opinion on the annual accounts does not cover the other information and we do not express any form of assurance conclusion thereon.



In connection with our audit of the annual accounts, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the annual accounts or our knowledge obtained in the audit or otherwise appears to be materially misstated. 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 this fact. We have nothing to report in this regard.

Responsibilities of the Board of Managers for the annual accounts

The Board of Managers is responsible for the preparation and fair presentation of the annual accounts in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts, and for such internal control as the Board of Managers determines is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts, the Board of Managers is 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 Board of Managers either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Responsibilities of the réviseur d'entreprises agréé for the audit of the annual accounts

The objectives of our audit are to obtain reasonable assurance about whether the annual accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue a report of the "réviseur d'entreprises agréé" that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF 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 annual accounts.

As part of an audit in accordance with the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the annual accounts, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Managers.



- Conclude on the appropriateness of Board of Managers' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report of the "réviseur d'entreprises agréé" to the related disclosures in the annual accounts or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our report of the "réviseur d'entreprises agréé". However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the annual accounts, including the disclosures, and whether the annual accounts represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the annual accounts of the current period and are therefore the key audit matters. We describe these matters in our report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on other legal and regulatory requirements

The management report is consistent with the annual accounts and has been prepared in accordance with the applicable legal requirements.

Luxembourg, September 30, 2021

KPMG Luxembourg Société coopérative Cabinet de révision agréé

T. Ramphul Partner

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Annual Accounts Helpdesk:

Tel. : (+352) 247 88 494

Email : centralebilans@statec.etat.lu

RCSL Nr.: B222593 Matricule: 2018 2412 768

eCDF entry date:

BALANCE SHEET

Financial year from $_{01}$ $\underline{01/07/2020}$ to $_{02}$ $\underline{30/06/2021}$ (in $_{03}$ \underline{EUR})

CEDL III (Levered) S.à.r.l.

5, Heienhaff L-1736 Senningerberg

ASSETS

					Reference(s)		Current year		Previous year
A.	Su	bscr	ibed capital unpaid	1101		101		102	
	l.	Su	bscribed capital not called	1103		103		104	
	II.		bscribed capital called but paid	1105		105		106	
В.	Fo	rma	tion expenses	1107	Note 3	107	2.339,00	108	3.508,00
c.	Fix	ed a	assets	1109	Note 4	109	795.001.546,00	110	569.496.304,00
	I.	Int	angible assets	1111		111		112	
		1.	Costs of development	1113		113		114	
		2.	Concessions, patents, licences, trade marks and similar rights and assets, if they were	1115		115		116	
			a) acquired for valuable consideration and need not be shown under C.I.3	1117		117		118	
			b) created by the undertaking itself	1119		119		120	
		3.	Goodwill, to the extent that it was acquired for valuable consideration	1121		121		122	
		4.	Payments on account and intangible assets under development	1122		122		124	
	II.	Tai	ngible assets						
			Land and buildings						
			Plant and machinery						
		۷.	riant and machinery	1129		129		130	

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				Reference(s)		Current year		Previous year
	3.	Other fixtures and fittings, tools and equipment	1131		131		132	
	4.	Payments on account and tangible assets in the course of construction	4400		400			
III.	Fir	nancial assets		Note 4		795.001.546,00		569.496.304,00
		Shares in affiliated undertakings		Note 4				
		Loans to affiliated undertakings						
		Participating interests						
		Loans to undertakings with which the undertaking is linked by virtue of participating interests						
	5.	Investments held as fixed						
		assets	1145	Note 4	145	795.001.546,00	146	569.496.304,00
	6.	Other loans	1147		147		148	
ם כי	ırrar	nt assets				14 100 200 00		10 152 952 00
р. сс		ocks				14.198.398,00		19.152.852,00
1.		Raw materials and consumables						
					155		156	
		Work in progress	1157		157		158	
	3.	Finished goods and goods for resale	1159		159		160	
	4.	Payments on account						
II.		ebtors		Note 5		7.692.936,00		5.563.836,00
	1.	Trade debtors						
		a) becoming due and payable within one year						
		b) becoming due and payable after more than one year					170	
	2.	Amounts owed by affiliated undertakings	1171	Note 5.1	171	0,00	172	29.711,00
		a) becoming due and payable within one year	1173	Note 5.1	173	0,00	174	29.711,00
		b) becoming due and payable after more than one year	1175		175		176	
	3.	Amounts owed by undertakings with which the undertaking is linked by virtue of participating interests	1177		177		178	
		a) becoming due and payable within one year	1179		179			
		b) becoming due and payable after more than one year	1181					
	4.	Other debtors		Note 5.2		7.692.936,00		5.534.125,00
		a) becoming due and payable within one year		Note 5.2		7.692.936,00		5.534.125,00
		b) becoming due and payable						
		after more than one year	1187		187		188	

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	Reference(s)	Current year	Previous year
III. Investments	1189	189	190
1. Shares in affiliated undertakings	1191	191	192
2. Own shares	1209	209	210
3. Other investments	1195	195	196
IV. Cash at bank and in hand	1197	6.505.462,00	13.589.016,00
E. Prepayments	1199	199	200
TOTAL (A	ASSETS)	201 809.202.283,00	588.652.664,00

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CAPITAL, RESERVES AND LIABILITIES

III. Revaluation reserve 1307 307 308 IV. Reserves 1309 309 310 310 310 310 310 310 310 310 310 310	revious year
I. Subscribed capital 1303 Note 6 303 12.000,00 304 II. Share premium account 1305 305 306 III. Revaluation reserve 1307 307 308 IV. Reserves 1309 309 310 1. Legal reserve 1311 311 312 2. Reserve for own shares 1313 313 314 3. Reserves provided for by the articles of association 1315 315 316 4. Other reserves, including the fair value reserve 1429 429 430 a) other available reserves 1431 431 432 b) other non available reserves 1433 434 434 V. Profit or loss brought forward 1319 319 320 VI. Profit or loss for the financial year 1321 321 322	12.000,00
III. Revaluation reserve 1307 307 308 IV. Reserves 1309 309 310 1. Legal reserve 1311 311 312 2. Reserve for own shares 1313 313 314 3. Reserves provided for by the articles of association 1315 315 316 4. Other reserves, including the fair value reserve 1429 429 430 a) other available reserves 1431 431 432 b) other non available reserves 1433 434 434 V. Profit or loss brought forward 1319 319 320 VI. Profit or loss for the financial year 1321 321 322	12 222 22
IV. Reserves 1309 309 310 1. Legal reserve 1311 311 312 2. Reserve for own shares 1313 313 314 3. Reserves provided for by the articles of association 1315 315 316 4. Other reserves, including the fair value reserve 1429 429 430 a) other available reserves 1431 431 432 b) other non available reserves 1433 434 434 V. Profit or loss brought forward 1319 319 320 VI. Profit or loss for the financial year 1321 321 322	
1. Legal reserve 1311 2. Reserve for own shares 1313 3. Reserves provided for by the articles of association 1315 3. Other reserves, including the fair value reserve 1429 1 other available reserves 1431 3 b) other non available reserves 1433 4 v. Profit or loss brought forward 1319 1320 1321 1321 1332 1331 1343 134 135 136 137 138 138 139 139 130 130 130 1310 1311 1312 1313 1313 13	
2. Reserve for own shares 3. Reserves provided for by the articles of association 4. Other reserves, including the fair value reserve a) other available reserves b) other non available reserves 1431 V. Profit or loss brought forward VI. Profit or loss for the financial year 1313 314 315 316 429 430 431 432 434 V. Profit or loss brought forward 1319 319 320 VII. Interior of loss for the financial year 1321 322	
3. Reserves provided for by the articles of association 4. Other reserves, including the fair value reserve a) other available reserves b) other non available reserves 1431 V. Profit or loss brought forward VI. Profit or loss for the financial year 1315 316 317 320 321 321	
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fair value reserve a) other available reserves b) other non available reserves 1431 432 433 434 V. Profit or loss brought forward VI. Profit or loss for the financial year 1321 1321 1321 1330 1340 1350 1360 1370 1380	
b) other non available reserves V. Profit or loss brought forward VI. Profit or loss for the financial year 1319 320 VII. Interior of the financial year	
V. Profit or loss brought forward VI. Profit or loss for the financial year 1319 320 321 322	
VI. Profit or loss for the financial year 1321 322 322	
VIII. Texture distributed	
AUL to a situation of the district of the situation of th	
VII. Interim dividends 1323 324	
VIII. Capital investment subsidies 1325 325 326	
B. Provisions 1331 331 332	
1. Provisions for pensions and similar obligations	
2. Provisions for taxation 1335 335 336	
3. Other provisions 1337 338	
C. Creditors Note 7 435 809.190.283,00 436	588.640.664,00
1. Debenture loans 1437 437 438	
a) Convertible loans 1439 439 440	
i) becoming due and payable within one year 1441 441 442	
ii) becoming due and payable after more than one year 1443 443 444	
b) Non convertible loans 1445 445 446	
i) becoming due and payable within one year 1447 447 448	
ii) becoming due and payable after more than one year 1449 449 450	
2. Amounts owed to credit institutions 1355 Note 7.1 355 304.030.097,00 356	152.802.327,00
a) becoming due and payable within one year 1357 Note 7.1 357 1.339.293.00 358	279,124.00
b) becoming due and payable after more than one year 1359 Note 7.1 359 302.690.804.00	152.523.203.00

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Matricule: 2018 2412 768

				Reference(s)		Current year		Previous year
3.	of orde	ents received on account ers in so far as they are own separately as tions from stocks	1361		361		362	
	a)	becoming due and payable within one year						
	b)	becoming due and payable after more than one year	1365		365		366	
4.	Trade	creditors	1367		367		368	
	a)	becoming due and payable within one year	1369		369		370	
	b)	becoming due and payable after more than one year	1371		371		372	
5.	Bills of	exchange payable	1373		373		374	
	a)	becoming due and payable within one year	1375		375		376	
	b)	becoming due and payable after more than one year	1377		377		378	
6.		nts owed to affiliated akings	1379	Note 7.2	379	504.986.235,00	380	435.698.668,00
	a)	becoming due and payable within one year	1381	Note 7.2	381	16.452.057,00	382	10.847.546,00
	b)	becoming due and payable after more than one year	1383	Note 7.2	383	488.534.178,00	384	424.851.122,00
7.	with w	nts owed to undertakings hich the undertaking is by virtue of participating sts	1385		385		386	
	a)	becoming due and payable within one year						
	b)	becoming due and payable	136/		30/		300	
		after more than one year	1389		389		390	
8.		creditors	1451	Note 7.3	451	173.951,00	452	139.669,00
		Tax authorities	1393		393		394	
	-	Social security authorities	1395				396	
	c)	Other creditors	1397	Note 7.3	397	173.951,00	398	139.669,00
		 becoming due and payable within one year 	1399	Note 7.3	399	173.951,00	400	139.669,00
		ii) becoming due and payable after more than one year	1401		401		402	
D. Deferr	ed inco	me	1403		403		404	
TOTA	L (CAPI	TAL, RESERVES AND LIAB	ILITIES)		405	809.202.283,00	406	588.652.664,00

Annual Accounts Helpdesk:

Tel. : (+352) 247 88 494

Email : centralebilans@statec.etat.lu

RCSL Nr.: B222593 Matricule: 2018 2412 768

eCDF entry date:

PROFIT AND LOSS ACCOUNT

Financial year from $_{01}$ $\underline{01/07/2020}$ to $_{02}$ $\underline{30/06/2021}$ (in $_{03}$ \underline{EUR})

CEDL III (Levered) S.à.r.l. 5, Heienhaff

L-1736 Senningerberg

		Reference(s)	Current year	Previous year
1.	Net turnover	1701	701	702
2.	Variation in stocks of finished goods and in work in progress	1703	703	704
3.	Work performed by the undertaking for its own purposes and capitalised	1705	705	706
4.	Other operating income	1713	713	714
5.	Raw materials and consumables and other external expenses a) Raw materials and consumables b) Other external expenses	Note 8 1601 1603 Note 8	671 -455.365,00 601 -455.365,00	672 -724.035,00 602 -724.035,00 604 -724.035,00
6.	Staff costs .	1605	605	606
	a) Wages and salariesb) Social security costs	1607	607	608
	i) relating to pensions	1653	653	654
	ii) other social security costsc) Other staff costs	1613	613	614
7.	Value adjustments	1657	657	658
	 a) in respect of formation expenses and of tangible and intangible fixed assets 	1659	659	660
	b) in respect of current assets	1661	661	662
8.	Other operating expenses	1621	621	622

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	Reference(s)	Current year	Previous year
9. Income from participating interests	1715	715	716
a) derived from affiliated undertakings	1717	717	718
 b) other income from participating interests 	1719	719	720
10. Income from other investments and loans forming part of the fixed assets	1721 Note 9	54.354.618,00	37.897.101,00
a) derived from affiliated undertakings	1723	723	724
b) other income not included under a)	1725 Note 9	54.354.618,00	37.897.101,00
11. Other interest receivable and similar			
income	Note 10	727	12.795.472,00
a) derived from affiliated undertakings	Note 10.1	729	11.987.360,00
b) other interest and similar income	Note 10.2	731	732 808.112,00
12. Share of profit or loss of undertakings accounted for under the equity method	1663	663	664
13. Value adjustments in respect of financial assets and of investments held as current assets	1665 Note 11	21.474.000,00	-12.795.472,00
14. Interest payable and similar expenses	1627 Note 12	-75.360.294,00	-37.168.155,00
a) concerning affiliated undertakings	Note 12.1	-62.769.405,00	-33.226.219,00
b) other interest and similar expenses	Note 12.2	-12.590.889,00	-3.941.936,00
15. Tax on profit or loss	1635	635	636
16. Profit or loss after taxation	1667	667 12.959,00	4.911,00
17. Other taxes not shown under items 1 to 16	1637 Note 13	-12.959,00	-4.911,00
18. Profit or loss for the financial year	1669	6690,00	6700,00

Share Capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

1. ORGANISATION

CEDL III (Levered) S.à r.l. (hereafter the "Company") was incorporated on March 6, 2018 for an unlimited period. The Company is organised under the laws of Luxembourg as a private limited liability company (société à responsabilité limitée) which shall be governed by the laws of August 10, 1915 on commercial companies, as amended, as well as by the present articles of association. The Company is registered under R.C.S. in Luxembourg, number B222593. On September 16, 2020, the Company changed its registered address from 51, avenue John F. Kennedy, L-1855 Luxembourg to 5, Heienhaff, L-1736 Senningerberg, Luxembourg.

The purpose of the Company is the holding of participations in any form whatsoever in Luxembourg and foreign companies and in any other form of investment, the acquisition by purchase, subscription or in any other manner as well as the transfer by sale, exchange or otherwise of securities of any kind and the administration, management, control and development of its portfolio.

The Company's financial year starts on July 1 and ends on June 30, with the exception of the first year, which began on the date of the incorporation of the Company on March 6, 2018 and ended on June 30, 2018.

The Company is a wholly-owned subsidiary of Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp (the "Parent"), a partnership incorporated under the Luxembourg Law of August 10, 1915 on commercial companies, as amended having its registered office at 5, Heienhaff, L-1736 Senningerberg, Luxembourg (formerly: 51, avenue John F. Kennedy, L-1855 Luxembourg).

The Company has 100% of its loan notes listed on The International Stock Exchange of the Channel Islands (TISE) since October 30, 2020.

2. SIGNIFICANT ACCOUNTING POLICIES

2.1. BASIS OF PREPARATION

The annual accounts have been prepared in accordance with Luxembourg legal and regulatory requirements. The annual accounts have been prepared on a going concern basis. In preparing the annual accounts, the principal accounting policies besides the ones laid down by the Law, have been determined and applied by the Board of Managers. The Company keeps its books in Euro ("EUR") and the balance sheet and the profit and loss account are expressed in the same currency.

The Company has adopted the fair value approach to value financial fixed assets held.

The provisions of the Law of December 18, 2015 on the annual accounts and consolidated accounts and the Grand-Ducal regulation of December 18, 2015 on the layout of balance sheet and profit and loss account, amending the Law of December 19, 2002 have been transposed in these annual accounts.

In preparing the annual accounts, management has made judgements, estimates and assumptions that affect the application of accounting policies and the reported amount of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively.

The figures in the annual accounts have been rounded to the nearest whole number, unless otherwise stated.

2.2. INVESTMENTS HELD AS FIXED ASSETS

Investments held as fixed assets represent principally debt instruments, equity and warrants. The investments are held as part of a trading portfolio. Accordingly, they are fair valued in accordance with Art.64 bis 4(a). of the commercial law.

INVESTMENTS IN DEBT INSTRUMENTS

Investments in debt instruments are measured initially at purchase price, including the expenses incidental thereto. Subsequent to initial recognition investments are measured at fair value with changes recognised in profit or loss account. The fair value option has been adopted in line with the way the debt instruments are managed given their performance is evaluated on a fair value basis in accordance with each Company's documented risk management policies, investment strategy and information that is provided to key management personnel on a periodic basis. Payment in Kind (PIK) income for the period from the income due date until the reporting date shall be a component of investments at fair value through profit or loss. Amounts accrued are treated as part of the debt instruments in line with the terms of the respective agreements.

Share Capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2. INVESTMENTS HELD AS FIXED ASSETS (CONTINUED)

INVESTMENTS IN EQUITY INSTRUMENTS AND WARRANTS

Investments in equity instruments include investments in non-convertible preference and non-puttable ordinary or preference shares. Investments in warrants entitle the Company to subscribe for unquoted ordinary equity shares in investee companies. Both types of investment are recognised initially at fair value which is normally the cost of the instrument excluding transaction costs. Subsequent to initial recognition, these investments are measured at fair value through profit or loss. Where fair value cannot be measured reliably, the investment shall be measured at the cost of the investment excluding transaction costs less impairment until a reliable measure of fair value becomes available. Stapled investments (e.g., debt and equity issued by the same issuer) that are "inseparable" by the terms of the investment are valued by taking consideration from both instruments.

FAIR VALUE MEASUREMENT

'Fair value' is the amount for which an asset could be exchanged, a liability settled, or an equity instrument granted could be exchanged, between knowledgeable, willing parties in an arm's length transaction. The following hierarchy is used to estimate fair values:

- (i) The best evidence of fair value is a quoted price for an identical asset in an active market. Quoted in an active market in this context means quoted prices are readily and regularly available and those prices represent actual and regularly occurring market transactions on an arm's length basis. The quoted price is usually the current bid price.
- (ii) When quoted prices are unavailable, the price of a recent transaction for an identical asset provides evidence of fair value as long as there has not been a significant change in economic circumstances or a significant lapse of time since the transaction took place. If the Company can demonstrate that the last transaction price is not a good estimate of fair value (e.g. because it reflects the amount that an entity would receive or pay in a forced transaction, involuntary liquidation or distressed sale), that price is adjusted.
- (iii) If the market for the asset is not active and recent transactions of an identical asset on their own are not a good estimate of fair value, an entity estimates the fair value by using a valuation technique. The objective of using a valuation technique is to estimate what the transaction price would have been on the measurement date in an arm's length exchange motivated by normal business considerations.

Fair value based on a valuation technique using observable market data will generally include evaluated pricing techniques using inputs such as quoted prices for similar instruments. Fair value based on a valuation technique that relies significantly on non-observable market data will include values not primarily derived from observable market data. Valuation techniques include comparison with similar instruments for which observable market prices exist and other valuation models. Some or all of the significant inputs into these models may not be observable in the market, and are derived from market prices or rates or are estimated based on recent transactions that have been completed or market information obtained from deals that are under negotiation.

For debt investments the Company applies primary and secondary valuation models in line with International Private Equity and Venture Capital Valuation guidelines ("IPEV"). Valuation models include the EV/EBITDA multiples methodology, discounted cash-flows and income yield approach. For assets which experience marked increases in leverage since entry a required yield adjustment to the valuation has been considered. Due to the nature of the asset class, inputs into the debt instruments' valuation model take into consideration the costs incurred when the assets were acquired (purchase price) adjusted by a market overlay, which reflects any changes in the environment, performance of the asset relative to similar instruments, market appetite as well as other factors (e.g., level of interest rates) at the end of the financial reporting period. Fair values reflect the credit risk of the instrument and include adjustments which take into account the credit risk of the platform and the counterparty where appropriate.

For equity investments the Company utilises valuation models based on ratios for comparable listed companies adjusted for effects of size and liquidity and other points of difference where relevant. Warrants are valued using internal models that take into account the enterprise value of the investee, their performance and other factors such as the likelihood of the warranty being exercised given the forecast market conditions.

2.3. DEBTORS

Debtors are recorded at their nominal value. They are subject to value adjustments when their recoverability is either uncertain or compromised at the balance sheet date.

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4. AMOUNTS OWED TO AFFILIATED UNDERTAKINGS

This caption consists mainly of loan notes in issue. Loan notes in issue are initially recorded at their nominal amount. Subsequent to initial recognition, these loan notes in issue represent the value of the net assets (assets less liabilities excluding the loan notes in issue) of the Company as at the balance sheet date. Movements in the carrying amount of the loan notes in issue may vary as a result of the performance of the underlying portfolio and the resulting value adjustments. In order to reflect the value adjustments to the loan notes in issue, a net gain or loss allocated to the sole noteholder is recorded in the profit and loss account. The amount of net loss allocated to the sole noteholder will be recorded in other interest receivable and similar income and the amount of net gain allocated to the sole noteholder will be recorded in other interest payable and similar expenses. The loan notes and interest accrued constitute direct, unsecured and limited recourse obligations of the Company. The Company's ability to satisfy its payment obligations under the loan notes and its operating and administrative expenses are wholly dependent upon receipt by it in full of payments of amounts receivable under the corresponding underlying investments.

2.5. AMOUNTS OWED TO CREDIT INSTITUTIONS

Amounts owed to credit institutions are valued at their repayment value representing the drawn amount and the accrued interest at the year end.

2.6. OTHER CREDITORS

Other creditors represent fees accrued during the year and are recorded at their repayment value.

2.7. FOREIGN CURRENCIES TRANSLATION

Transactions expressed in currencies other than EUR are translated at the exchange rate effective at the time of the transaction.

Formation expenses, subscribed capital and other non-monetary assets and liabilities expressed in currencies other than EUR are translated into EUR at the exchange rates effective at the time of the transaction. At the balance sheet date, these items remain translated at historic exchange rates. Cash at bank is translated at the exchange rate effective at the balance sheet date. Realised exchange gains and losses and unrealised losses are reflected in the profit and loss account.

Other assets and liabilities are translated separately at the closing rates.

2.8. FAIR VALUE ADJUSTMENTS

Fair value are adjusted directly on the related investments held as fixed assets.

2.9. PROVISIONS FOR LIABILITIES AND CHARGES

Provisions for liabilities and charges are intended to cover losses or debts, the nature of which is clearly defined and which, at the balance sheet date are either likely to be incurred or certain to be incurred as to their amount or as to the date on which they will arise.

2.10. INTEREST AND ARRANGEMENT FEE INCOME

Interest and arrangement fee income is recognised in the profit and loss account on an accrual basis at the contractual rate of interest of the related financial asset.

2.11. EXPENSES

Expenses are recognised in the profit and loss account in the year to which they relate.

2.12. CASH AT BANK AND IN HAND

Cash at bank and in hand is valued at its nominal value.

2.13. FORMATION EXPENSES

The formation expenses are initially capitalised and amortised on a straight line basis over a period of 5 years.

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

3. FORMATION EXPENSES

The following table provides a breakdown as to the formation costs capitalised during the year:

	June 30, 2021	June 30, 2020
	EUR	EUR
Gross book value - opening balance	5,850	5,850
Additions during the year	-	-
Disposals during the year	-	-
Gross book value - closing balance	5,850	5,850
Accumulated value adjustment - opening balance	(2,342)	(1,169)
Value adjustments during the year	(1,169)	(1,173)
Accumulated value adjustment - closing balance	(3,511)	(2,342)
Net book value - opening balance	3,508	4,681
Net book value - closing balance	2,339	3,508

4. FINANCIAL ASSETS

Investment held as fixed assets

The movements for the year are as follows:

	June 30, 2021	June 30, 2020
	EUR	EUR
Acquisition cost - opening balance	583,286,261	175,157,035
Additions for the year	300,079,638	463,043,011
Disposals for the year	(96,048,396)	(54,913,785)
Acquisition cost - closing balance	787,317,503	583,286,261
Accumulated fair value adjustments - opening balance	(13,789,957)	(994,485)
Fair value adjustment for the year	21,474,000	(12,795,472)
Accumulated fair value adjustments - closing balance	7,684,043	(13,789,957)
Fair value - opening balance	569,496,304	174,162,550
Fair value - closing balance	795,001,546	569,496,304

5. DEBTORS

5.1. AMOUNTS OWED BY AFFILIATED UNDERTAKINGS

Amounts owed by affiliated undertakings consisted of the following:

	June 30, 2021	June 30, 2020
	EUR	EUR
a) becoming due and payable within one year		
Amounts due from related parties	-	29,711
Total	-	29,711

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

5. DEBTORS (CONTINUED)

5.2. OTHER DEBTORS

Other debtors consisted of the following:

	June 30, 2021	June 30, 2020
	EUR	EUR
a) becoming due and payable within one year		
Accrued interest	7,692,854	5,532,997
Other debtors	82	1,128
Total	7,692,936	5,534,125

6. CAPITAL AND RESERVES

The Company's share capital was set at the date of incorporation at EUR 12,000, represented by 12,000 shares with a par value of EUR 1 each. Under the terms and conditions provided by law, the Company's share capital may be increased or reduced by a resolution of the general meeting of shareholders, adopted in the manner required for an amendment of the articles of the Company. Under Luxembourg Law, an amount equal to at least 5% of the profit for the financial year must be allocated to a legal reserve until such reserve equals 10% of the subscribed capital. This reserve is not available for dividend distribution.

All shares are held by Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp.

No transfer to legal reserve is required or has been made for the year ended June 30, 2021 in light of the EUR nil accumulated profit at year end (2020: EUR nil). The Company did not repurchase any of its own shares during the year ended June 30, 2021 (2020: EUR nil).

7. CREDITORS

7.1. AMOUNTS OWED TO CREDIT INSTITUTIONS

Amount owed to credit institutions consisted of the following:

	June 30, 2021	June 30, 2020
	EUR	EUR
a)becoming due and payable within one year		
Interest payable on leverage facility	427,964	206,408
Commitment and other fees	63,578	72,716
Upfont fees payable on leverage facility	847,410	-
Bank overdraft	341	-
Total	1,339,293	279,124
b) becoming due and payable after more than one year		
Amount drawn on leverage facility	302,690,804	152,523,203
Total	302,690,804	152,523,203

The Company has entered into a Revolving Credit Facility Agreement dated August 20, 2018 (and maturity date of 28 February 2025) with bank lenders for a multi-currency loan facility of EUR 400,000,000. On December 3, 2020, the bank lenders have agreed to increase the facility amount to EUR 500,000,000. The rate of interest on each loan for each interest period is the percentage rate per annum which is the aggregate of the applicable Margin and Libor, or in relation to any loan in Euro, Euribor, during the revolving period, thereafter.

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

7. CREDITORS (CONTINUED)

7.2. AMOUNTS OWED TO AFFILIATED UNDERTAKINGS

Amounts owed to affiliated undertakings consisted of the following:

	June 30, 2021	June 30, 2020
	EUR	EUR
a) becoming due and payable within one year		
Interest on loan notes	16,247,057	10,826,410
Amount due to related parties	205,000	21,136
Total	16,452,057	10,847,546
b) becoming due and payable after more than one year		
Loan notes issued to Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp	485,309,476	437,732,991
Net gain/(loss) allocated to sole noteholder	3,224,702	(12,881,869)
Total	488,534,178	424,851,122

As at June 30, 2021, the Company issued Notes amounting to EUR 485,309,476 (2020: EUR 437,732,991) in accordance with the Notes Issuance Programme (for the maximum amount up to EUR 2,000,000,000) which has been subscribed solely by Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp. Loan notes subscribed during the year amounted to EUR 47,576,483 (2020: EUR 312,796,973). Redemptions during the year amounted to EUR nil (2020: EUR nil).

The proceeds from this issuance are used to finance acquisition of debt securities. The Loan Notes have limited recourse obligations of the Company and are payable solely out of amounts received by or on behalf of the Company in respect of the investment portfolio. The proceeds of the realisation of the security over the portfolio may be insufficient to pay all amounts due to the sole noteholder. In the event of a shortfall of such proceeds, the Company will not be obliged to pay any such shortfall and all claims in respect of which shall be extinguished. Such shortfall shall be borne by the sole noteholder.

The loan notes are issued in EUR and bear a variable interest rate. Interest paid during the year ended June 30, 2021 amounted to EUR 41,242,187 (2020: EUR 23,799,997). Interest payable at June 30, 2021 amounted to EUR 16,247,057 (2020: EUR 10,826,410). As at June 30, 2021, the amount of uncalled commitment on loan notes is EUR 1,514,690,524 (2020: EUR 1,562,267,009).

7.3. OTHER CREDITORS

Other creditors consisted of the following:

	June 30, 2021	June 30, 2020
	EUR	EUR
Administration fees	90,287	44,749
Audit fees	83,664	66,643
Professional fees	-	28,277
Total	173,951	139,669

8. OTHER EXTERNAL CHARGES

Other external charges consisted of the following:

Total	455,365	724,035
Other expenses	03,430	12,307
Other expenses	63,450	12,567
Legal fees	412	116,054
Investment related expenses	3,587	-
Insurance fees	10,114	-
Service fees	11,700	11,119
Professional fees	73,878	302,708
Audit fee	109,625	78,947
Administration fees	182,599	202,640
	EUR	EUR
	June 30, 2021	June 30, 2020
	Year ended	Year ended

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

9. INCOME FROM OTHER INVESTMENTS AND LOANS FORMING PART OF THE FIXED ASSETS

Income from other investments and loans forming part of the fixed assets consisted of the following:

	Year ended	Year ended
	June 30, 2021	June 30, 2020
	EUR	EUR
Interest income	48,759,779	24,949,415
Arrangement fee income	5,594,839	12,947,686
Total	54,354,618	37,897,101

Arrangement fees are one-off fees that are receivable by the Company in relation to the loan initiation process. Interest income is earned on the principal balance based on contractually agreed rates and interest periods.

10. OTHER INTEREST RECEIVABLE AND SIMILAR INCOME

10.1. INTEREST RECEIVABLE AND SIMILAR INCOME CONCERNING AFFILIATED UNDERTAKINGS

Interest receivable and similar income concerning affiliated undertakings consisted of the following:

	Year ended	Year ended
	June 30, 2021	June 30, 2020
	EUR	EUR
Net loss allocated to sole noteholder	-	11,987,360
Total	-	11,987,360

10.2. OTHER INTEREST RECEIVABLE AND SIMILAR INCOME

Other interest receivable and similar income consisted of the following:

	Year ended	Year ended
	June 30, 2021	June 30, 2020
	EUR	EUR
Foreign exchange gain	-	808,112
Total	-	808,112

11. VALUE ADJUSTMENTS IN RESPECT OF FINANCIAL ASSETS AND INVESTMENTS HELD AS CURRENT ASSETS

Value adjustments in respect of financial assets and investments held as current assets consisted of the following:

Total	21,474,000	(12,795,472)
Value adjustments on investments held as financial fixed assets*	21,474,000	(12,795,472)
	EUR	EUR
	June 30, 2021	June 30, 2020
	Year ended	Year ended

^{*}Refer to note 4 for the movement in financial fixed assets.

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

12. INTEREST PAYABLE AND SIMILAR EXPENSES

12.1. INTEREST PAYABLE AND SIMILAR EXPENSES CONCERNING AFFILIATED UNDERTAKINGS

Interest payable and similar expenses concerning affiliated undertakings consisted of the following:

Total	62,769,405	33,226,219
Net gain allocated to sole noteholder	16,106,571	-
Interest on loan notes	46,662,834	33,226,219
	EUR	EUR
	June 30, 2021	June 30, 2020
	Year ended	Year ended

12.2. OTHER INTEREST AND SIMILAR EXPENSES

Other interest and similar expenses consisted of the following:

Total	12,590,889	3,941,936
Commitment fees	-	15,205
Bank charges	62,948	32,400
Upfront fees	1,271,116	-
Commitment fee on leverage facility	965,373	1,189,284
Foreign exchange loss	5,367,429	-
Interest on leverage facility	4,924,023	2,705,047
	EUR	EUR
	June 30, 2021	June 30, 2020
	Year ended	Year ended

13. TAXATION

The Company is subject to all taxes applicable to commercial companies in Luxembourg.

14. STAFF

The Company did not employ any staff during the year (2020: none).

15. RELATED PARTY TRANSACTIONS

San-Marie Greeff resigned as manager of the Company and was replaced by Jörg Oster on 22 February 2021. San-Marie Greeff and Jörg Oster who was / is a manager of the Company, was / is also a director at Sanne Group (Luxembourg) S.A., which provides administration services to the Company. Total administration fees in respect of the year ended June 30, 2021 amounted to EUR 182,599 (2020: EUR 202,640) of which EUR 90,287 (2020: EUR 44,749) was payable at the end of the year. Jens Hoellermann and Simon Barnes are also the Partners of Intabulis SCSp, which provides professional services to the Company. Service fees of EUR 11,700 (2020: EUR 11,119) were charged during the year.

As at June 30, 2021, the Company had the following intercompany amounts due to/from related entities within the structure.

Entity	Nature of receivable/(payable)	Amount
		EUR
Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp	advances	(205,000)

Share capital: EUR 12,000

NOTES TO THE ANNUAL ACCOUNTS JUNE 30, 2021

15. RELATED PARTY TRANSACTIONS (CONTINUED)

As at June 30, 2020, the Company had the following intercompany amounts due to/from related entities within the structure.

Entity	Nature of receivable/(payable)	Amount
		EUR
Clareant EDL (Levered) III GP S.à r.l.	expenses	12,179
Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp	interest	17,532
Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp	capital contribution	12,000
Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp	commitment fee and expense	(21,136)

As at the year end the outstanding loan notes issued to Alcentra European Direct Lending (Levered) Fund III (Holding) SCSp amounted to EUR 485,309,476 (2020: EUR 437,732,991). The interest accrued on the loan notes amounted to EUR 16,247,057 as at June 30, 2021 (2020: EUR 10,826,410).

16. OFF BALANCE SHEET COMMITMENTS

As at June 30, 2021, the amount of uncalled commitment relating to the investments held as fixed assets in the Company that is committed by the Parent to the borrowers is EUR 148,934,023 (2020: EUR 60,634,320).

17. EVENTS DURING THE YEAR

Impact of COVID-19

COVID-19 was declared a pandemic by the World Health Organisation on March 11, 2020. The outbreak and spread has led to a public health crisis and widespread disruption across almost all regions and sectors. Through 2020, the global spread of the virus led to an increased level of uncertainty in financial markets and triggered volatility in interest rates, foreign exchange rates and asset prices.

Multiple rounds of restrictions and lockdowns seen across Europe in response to COVID-19 has led to acute impacts for businesses in directly affected sectors, with trading almost completely suspended, at least initially, for those worst impacted. Many businesses saw a pattern of significant rebound in activity following the easing of government restrictions. In many cases, the impact on trading as a result of the virus is expected to be temporary. Some of the worst affected companies have experienced, and continue to experience, severe difficulties as a result of the disruption to their activities and defaults are likely to increase for these businesses and in some cases, recoveries reduce.

The Portfolio Manager evaluated the fair value of the underlying assets held by the Company at June 30, 2021 and, where required, recommended fair value adjustments on these assets. These adjustments are reflected in the annual accounts via the Company's share of the respective underlying investments. The Portfolio Manager will continue to monitor the impact of COVID-19 on the underlying valuations going forward. The fair values as at June 30, 2021 are unrealised and actual realised proceeds may differ.

Brexit

With the UK formally exiting the European Union at the end of December 2020, the Portfolio Manager has continued to analyse and assess the impact on portfolio companies and valuations. Overall, the Portfolio Manager did not see a materially disruptive impact of Brexit on its investments either in Europe or the UK, both during the transition period and in the immediate aftermath of Brexit. Consistently firms were duly prepared, we noted a particular focus throughout the proceeding period on supply chain rigor, stability and business continuity. This diligence was rewarded, and as a consequence little measurable impact has been seen to date deriving from Brexit across the portfolio on performance and valuations.

18. SUBSEQUENT EVENTS

No events have occurred subsequent to the year-end which would have material impact on the annual accounts for the year ended June 30, 2021.