Company no. 12318000

Fernando JSN plc

Annual report and financial statements

31 October 2021

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DIRECTORS AND OFFICERS

DIRECTORS

S J Lake G J Parcell

SECRETARY

Law Debenture Corporate Services Limited

REGISTERED OFFICE

8th Floor 100 Bishopsgate London EC2N 4AG

INDEPENDENT AUDITOR

Mazars LLP 30 Old Bailey London EC4M 7AU

Strategic Report

The directors submit their report and the financial statements for the period ended 31 October 2021. This Strategic report is prepared in accordance with The Companies Act 2006 (Strategic Report and Directors' Report) Regulations 2013.

Principal activities and business review

The company acts as a holding and financing company for the Fernando Parent Limited group's property-owning companies (PropCos). The company issued secured guaranteed floating rate notes ("JSNs") on 25 September 2020, and also acquired an equal amount of unsecured loan notes ("JD Notes") from Fernando PropCo Holdings Limited. The interest payable and receivable on both the JSNs and JD Notes is the same, such that interest received on the JD Notes is used to pay interest due on the JSNs. The company will depend on payments by way of dividends and/or pursuant to intra-group loan agreements from its direct and indirect subsidiaries to make repayments of principal (including any capitalised interest) in respect of the JSNs, together with any costs associated with maintaining the financing structure.

The company made a loss for the year before tax of £160,003,330 (2020: £27,067) which is mainly due to an impairment charge which has been recognised on the JD Notes as well as the on-going costs associated with maintaining the listing of the JSNs. It is expected that the company will continue to make small losses as there will be continuing costs with no related income.

Future developments

There are no future developments that are expected to change the business operation or performance.

Principal risks and uncertainties

The company's activities expose it to a number of financial risks as described below:

Foreign Exchange Risk

The company's operations do not expose it to transactions other than in the functional and presentation currency of the entity.

Interest Rate Risk

The company operates in an environment where interest rates have been both low and stable, although they have started increasing. The company does not use interest rate swaps to hedge against the exposure to interest rate changes. Interest rate risk is covered by the interest rate on the receivable from the JD Notes being the same as the rate payable on the JSNs. Any risk therefore becomes a liquidity risk as noted below.

Credit Risk

The company's principal financial assets are intercompany debtors. These debtors are amounts due from Fernando PropCo Holdings Limited, a subsidiary holding company for the property-owning companies ("PropCos"), from which revenues and cash are generated from long-term, stable and contractually increasing rental income. The contractual nature of PropCos' receivables, and potential consequences to the leaseholder of non-payment, mean that these are at very low risk of financial loss. The PropCos have monthly reporting and KPI's in place to ensure that the amount and age of outstanding debts is under constant review, and appropriate collection actions are taken in a timely manner. At the year end, the fair value of the PropCos' investment properties on which their revenues are generated has been written down by £160m, and as a result there is a corresponding risk that the value that will be received on the JD notes is also reduced by this amount with the consequence that there may be insufficient funds to repay the JSNs in full. An expected credit loss of £160m has therefore been recorded against the JD notes.

Strategic Report (continued)

Principal risks and uncertainties (continued)

Liquidity Risk

The ability of Fernando PropCo Holdings Limited to upstream cash to the company will depend on the ability of the PropCos, all subsidiaries of Fernando Propco Holdings Limited, to generate cash in the future.

This is, to an extent, subject to general economic, financial, competitive, legislative, regulatory and other factors which are beyond the control of the company and the other members of the Fernando group.

Interest on the JD notes due to the company, and on the JSNs owed by the company, are settled by payment-in-kind and added to the principal amount at each semi-annual interest payment date. There is a liquidity risk that if the PropCos do not distribute cash (directly or indirectly) to the company, or such payments are reduced, the company does not have any other source of funds that would allow it to make any other necessary payments in the short or medium term. Any such payments in the period up to the redemption of the JSN's in 2068 would be small, and this risk is therefore not material.

Financial instruments

At the start of the financial year, the company had an aggregate amount of £339,348,548 of Secured Guaranteed Floating Rate Notes due 2068 ("JSNs"), listed on The International Stock Exchange in Jersey, and issued pursuant to the terms of a JSN Trust Deed entered into between the company as issuer, the group's PropCos as JSN guarantors, and the JSN trustee.

The notes are secured and have guaranteed floating rates of interest with interest payable on a semi-annual basis in arrears. Interest is based on LIBOR plus a 2% margin as shown in note 13 of these financial statements, and from April 2022 the interest will be based on SONIA. On each interest payment date, an amount equal to any interest which would otherwise be payable in respect of the JSNs on such Interest Payment Date is added to the principal amount outstanding of the JSNs instead of being paid in cash (payment-in-kind interest). Amounts representing JSN payment-in-kind interest which are so added to the principal amounts outstanding of the JSNs is treated as principal amounts outstanding of the JSNs and bears interest accordingly.

At the start of the financial year, the company also had unsecured loan notes due from Fernando PropCo Holdings Limited ("JD Notes"). These notes totalled £339,348,548 were issued back-to-back with, and on similar terms to, the JSNs referred to above and mature in 2068, bearing interest at LIBOR plus a margin as set out in Note 11 of the financial statements, and from April 2022 the interest will be based on SONIA. Interest accrues semi-annually and any interest amount which would otherwise be payable in respect of these notes is treated as payment-in-kind and added to the principal amount outstanding.

Going concern

In light of the net liability position and the losses incurred in the year, the company has received a letter of support from Fernando HoldCo Limited, its immediate parent company, that it will make available sufficient funds to ensure that the company can meet its financial liabilities for at least one year from the date of signing the financial statements, and thus the directors continue to adopt the going concern basis of accounting in preparing the financial statements.

Post balance sheet events

On 31 December 2021, LIBOR was withdrawn as the measure of the inter-bank lending rate. LIBOR was used to calculate the interest for the period between the balance sheet date and 15 April 2022 and, as contemplated in the financing documents, SONIA will be used for all future periods. Any reference to LIBOR in these financial statements, relating to periods after 15 April 2022, therefore relates to SONIA.

On 24 February 2022, Russian forces entered Ukraine. The directors have assessed the impact on the company, as set out in note 17, and have concluded that there is no direct impact as a result of this event.

Strategic Report (continued)

On 28 April 2022, the Building Safety Act 2022 received Royal Assent. Whilst the directors believe, as set out in note 17, that the direct impact of this for the Fernando Parent Limited group will not be material, combined with changes to long term interest rates, this may result in a softening of the market for portfolios of investment properties of the kind held by the group which in turn could further affect their carrying values. Any such reduction in the carrying values of the investment properties may result in further impairment charges on the JD Notes and a potential reduction in the funds available to settle the JSNs.

Section 172 statement

Section 172(1) of Companies Act 2006 requires the directors to act in the way they consider, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole, and in doing so, have regard (amongst other matters) to:

- a) the likely consequences of any decision in the long term,
- b) the interests of the company's employees,
- c) the need to foster the company's business relationships with suppliers, customers and others,
- d) the impact of the company's operations on the community and the environment,
- e) the desirability of the company maintaining a reputation for high standards of business conduct, and
- f) the need to act fairly as between members of the company.

The governance structure of the company is predetermined within the various documents that govern the operations and management of the group of which the company is a part. The directors have had regards to the matters set out in section 172(1) of the Companies Act 2006 as follows:

With reference to the likely consequences of any decision in the long term, the documents which govern the company and the group have been formulated to achieve the company's purpose and business objectives, safeguard the assets and promote the success of the company with a long-term view and in accordance with relevant securitisation legislation.

The matters set out in sections (b) - (f) have limited or no relevance to the company for the following reasons:

- the company has no employees;
- the company has appointed various third-party professionals to perform certain roles governed by the various transaction documents;
- the company has no physical presence or operations and accordingly has a minimal impact on the community and the environment; and
- · the company has a sole member.

In accordance with section 426B of Companies Act 2006, a copy of this statement is available at www.fernandogroup.co.uk

On behalf of the board

GJ Parcell Director

29 June 2022

Directors' Report

The directors present their report and the Financial Statements of Fernando JSN plc for the period ended 31 October 2021. The company has, in accordance with S.414C of the Companies Act, set out in the Strategic report information regarding the principal activities, business review, financial risks and future developments that would otherwise have been set out in the Directors' Report.

Proposed dividend

The directors do not recommend the payment of a dividend.

Directors

The directors who held office during the period were as follows:

G J Parcell

S J Lake

Insurance of company officers

The company maintains insurance for its directors and officers against the consequences of actions which may be brought against them in relation to their duties for the company, through the provision of a policy held by Fernando HoldCo Limited.

Employees

The company had no employees in the period.

Disclosure of information to auditor

The directors confirm that so far as they are aware, there is no relevant audit information of which the company's auditor is unaware. They have taken all the steps that they ought to have taken as directors in order to make themselves aware of any relevant audit information and to establish that the company's auditor is aware of that information.

Statement of directors' responsibilities

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

Company law requires the directors to prepare financial statements for each financial year. The directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law) including Financial Reporting Standard 101: Reduced Disclosure Framework ("FRS 101").

Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of its profit and loss for that period.

Directors' Report (continued)

Statement of directors' responsibilities (continued)

In preparing the company financial statements, the directors are required to:

- a. select suitable accounting policies and then apply them consistently;
- b. make judgements and accounting estimates that are reasonable and prudent;
- c. prepare the financial statements on the going concern basis unless it is inappropriate to presume that the group and the company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the requirements of the Companies Act 2006. They are also responsible for safeguarding the assets of the company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

On behalf of the board

GJ Parcell

Director

29 June 2022

Opinion

We have audited the financial statements of Fernando JSN Plc (the 'company') for the period ended 31 October 2021 which comprise the Statement of comprehensive income, the Statement of financial position, the Statement of changes in equity and notes to the financial statements, including a summary of significant accounting policies.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including FRS 101 "Reduced Disclosure Framework" (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the financial statements:

- give a true and fair view of the state of the company's affairs as at 31 October 2021 and of its loss for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the "Auditor's responsibilities for the audit of the financial statements" section of our report. We are independent of the company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard as applied to public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

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

Our audit procedures to evaluate the directors' assessment of the company's ability to continue to adopt the going concern basis of accounting included but were not limited to:

- Undertaking an initial assessment at the planning stage of the audit to identify events or conditions that may cast significant doubt on the company's ability to continue as a going concern;
- Making enquiries of the directors to understand the period of assessment considered by them, the
 assumptions they considered and the implication of those when assessing the company's future
 financial performance;

- Challenging the appropriateness of the directors' key assumptions in their cash flow forecasts, by
 reviewing supporting and contradictory evidence in relation to these key assumptions and assessing
 the directors' consideration of severe but plausible scenarios. This included assessing the viability of
 mitigating actions within the directors' control;
- Testing the accuracy and functionality of the model used to prepare the directors' forecasts;
- Assessing the historical accuracy of forecasts prepared by the directors;
- Considering the consistency of the directors' forecasts with other areas of the financial statements and our audit; and
- Evaluating the appropriateness of the directors' disclosures in the financial statements on 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.

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

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) we identified, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We summarise below the key audit matters in forming our opinion above, together with an overview of the principal audit procedures performed to address each matter and our key observations arising from those procedures. The matters set out below are in addition to going concern which, as set out in the "Conclusions relating to going concern" section above, was also identified as a key audit matter.

These matters, together with our findings, were communicated to those charged with governance through our Audit Completion Report.

Key Audit Matter

Inability to meet obligations in respect of the Loan Notes

Fernando JSN PLC is a financing vehicle for the Fernando Parent Group and its primary activity is to raise private finance for the Group. The company issued secured guaranteed floating rate notes ("JSNs") on 25 September 2020, and also acquired an equal amount of unsecured loan notes ("JD Notes") from Fernando Propco Holdings Limited who in turn holds the investments in 13 subsidiary PropCo's.

The main risk to the company is the non-timely payment of interest and principal under the loan documentation to the Loan Note holders. The group liquidity position is monitored to ensure that there is sufficient cash to meet the timely payment of principal and interest. The risk is mitigated through a secure loan agreement backed by assets owned by the Fernando group. The PropCos have monthly reporting and KPIs in place to ensure that the amount and age of outstanding debts is under review, and appropriate collection actions are taken in a timely manner.

How our scope addressed this matter

We reviewed the loan documentation and considered the ability of the company to meet liabilities in respect of repayment of principal and interest for the period of 12 months from the date of the signing of the financial statements.

From our review, we believe that the entity does not have any obligation to pay physical cash in respect of the loan note for the going concern period, since the loan note is due for repayment in 2068 and interest payments can be rolled-up into the amount outstanding. Therefore we have concluded that the entity is able to meet its bond obligations in respect of the loan notes.

We have no issues to report in respect of this work.

Valuation of intercompany loans receivable

Refer to the Notes to the financial statements – Note 2 Critical accounting judgements, estimates and assumptions, and Note 11 Debtors: amounts due after more than one year

The Company has intercompany loan receivables of £187m as at 31 October 2021 following an expected credit loss provision of £160m.

Given the inherent judgement and complexity in assessing the expected credit loss of intercompany receivables, this was identified as a key audit matter.

We obtained the Director's impairment assessment for the recoverability of intercompany loan receivables as at 31 October 2021.

We assessed the accounting policy for financial assets and the disclosures made with regards to significant management judgements and estimates and ensured that they were compliant with FRS 101 "Reduced Disclosure Framework".

We verified that the methodology used by the Directors in arriving at the expected credit loss using the "general approach" was compliant with FRS 101.

Key Audit Matter	How our scope addressed this matter
	We identified the key judgement within the requirement for impairment of the intercompany receivable to be the underlying valuation of investment property held by the PropCos. Our procedures over investment property valuations included obtaining a report from our Firm's internal expert reviewing the methodology, inputs and assumptions and calculations provided by management in making their assessment as to the value of the properties held by the group PropCos.
	We have no issues to report in respect of this work.

Our application of materiality and an overview of the scope of our audit

The scope of our audit was influenced by our application of materiality. We set certain quantitative thresholds for materiality. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures on the individual financial statement line items and disclosures and in evaluating the effect of misstatements, both individually and on the financial statements as a whole. Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

Overall materiality	£1.9m
How we determined it & rationale for benchmark applied	We believe that total assets are an appropriate benchmark as the bond is the key area for consideration by the board in this entity. Thus a balance sheet materiality was more relevant.
	Entity has listed debt leading us to adopt a materiality at the lower end of the benchmark.
Performance materiality	Performance materiality is set to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements in the financial statements exceeds materiality for the financial statements as a whole. We set performance materiality at £1.33m, which represents 70% of overall materiality.
Reporting threshold	We agreed with the directors that we would report to them misstatements identified during our audit above £57,000 as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons.

As part of designing our audit, we assessed the risk of material misstatement in the financial statements, whether due to fraud or error, and then designed and performed audit procedures responsive to those risks. In particular, we looked at where the directors made subjective judgements, such as assumptions on significant accounting estimates.

We tailored the scope of our audit to ensure that we performed sufficient work to be able to give an opinion on the financial statements as a whole. We used the outputs of our risk assessment, our understanding of the company, its environment, controls, and critical business processes, to consider qualitative factors to ensure that we obtained sufficient coverage across all financial statement line items.

Other information

The other information comprises the information included in the annual report other than the financial statements and our auditor's report thereon. The directors are responsible for the other information. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the strategic report and the directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the strategic report and the directors' report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In light of the knowledge and understanding of the company and its environment obtained in the course of the audit, we have not identified material misstatements in the strategic report or the directors' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- 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
- the company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Responsibilities of Directors

As explained more fully in the directors' responsibilities statement set out on page 5, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the financial statements

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

The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

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.

Based on our understanding of the company and its industry, we considered that non-compliance with the following laws and regulations might have a material effect on the financial statements: requirements of the bond – Article 761 of Companies Act of 2006.

To help us identify instances of non-compliance with these laws and regulations, and in identifying and assessing the risks of material misstatement in respect to non-compliance, our procedures included, but were not limited to:

- Gaining an understanding of the legal and regulatory framework applicable to the company and the
 industry in which it operates, and considering the risk of acts by the company which were contrary to
 the applicable laws and regulations, including fraud;
- Inquiring of the directors, management and, where appropriate, those charged with governance, as to
 whether the company is in compliance with laws and regulations, and discussing their policies and
 procedures regarding compliance with laws and regulations;
- · Reviewing minutes of directors' meetings in the year; and
- Discussing amongst the engagement team the laws and regulations listed above, and remaining alert to any indications of non-compliance.

We also considered those laws and regulations that have a direct effect on the preparation of the financial statements, such as tax legislation and the Companies Act 2006.

In addition, we evaluated the directors' and management's incentives and opportunities for fraudulent manipulation of the financial statements, including the risk of management override of controls, and determined that the principal risks related to posting manual journal entries to manipulate financial performance, management bias through judgements and assumptions in significant accounting estimates, and significant one-off or unusual transactions.

Our procedures in relation to fraud included but were not limited to:

- Making enquiries of the directors and management on whether they had knowledge of any actual, suspected or alleged fraud;
- Gaining an understanding of the internal controls established to mitigate risks related to fraud;
- Discussing amongst the engagement team the risks of fraud; and
- Addressing the risks of fraud through management override of controls by performing journal entry testing.

The primary responsibility for the prevention and detection of irregularities, including fraud, rests with both those charged with governance and management. As with any audit, there remained a risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal controls.

The risks of material misstatement that had the greatest effect on our audit are discussed in the "Key audit matters" section of this report.

A further description of our responsibilities is available on the Financial Reporting Council's website at www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Other matters which we are required to address

We have been appointed by the Board through a letter of engagement dated 25 November 2021, to audit the financial statements for the year ended 31 October 2021 and subsequent financial periods. This represents our first period of appointment.

The non-audit services prohibited by the FRC's Ethical Standard were not provided to the company and we remain independent of the company in conducting our audit.

Our audit opinion is consistent with our additional report to the audit committee.

Use of the audit report

This report is made solely to the company's members as a body in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body for our audit work, for this report, or for the opinions we have formed.



Vincent Marke (Senior Statutory Auditor) for and on behalf of Mazars LLP
Chartered Accountants and Statutory Auditor
The Pinnacle
160 Midsummer Boulevard
Milton Keynes
MK9 IFF

29 June 2022

Statement of Comprehensive Income for the period ended 31 October 2021

Notes	2021 £	2020 £
	(3,330)	(27,067)
11	(160,000,000)	-
	(160,003,330)	(27,067)
6	7,203,288	708,806
7	(7,203,288)	(708,806)
	(160,003,330)	(27,067)
8	(357,017)	-
•	(160,360,347)	(27,067)
_	(160,360,347)	(27,067)
	11 6 7	(3,330) 11 (160,000,000) (160,003,330) 6 7,203,288 7 (7,203,288) (160,003,330) 8 (357,017) (160,360,347)

The notes on pages 17 to 28 form part of these financial statements.

Statement of Financial Position as at 31 October 2021

(Company number 12318000)

	Notes	2021	2020
		£	£
Fixed assets			
Investments	9	52,764	52,764
Current assets			
Debtors: amounts due in less than one year	10	345,584	708,806
Debtors: amounts due after more than one year	11	186,915,058	339,348,548
		187,260,642	340,057,354
Cash at bank and in hand		-	-
Creditors: amounts falling due in less than one year	12	(707,281)	(710,156)
Net current assets		186,553,361	339,347,198
Total assets less current liabilities		186,606,125	339,399,962
Creditors: Amounts falling due after more than one year	13	(346,915,058)	(339,348,548)
Net (liabilities) / assets		(160,308,933)	51,414
Capital and reserves			
Called up share capital	14	52,764	52,764
Share Premium	14	276,266,452	276,266,452
Other Reserves	14	(276, 266, 452)	(276,266,452)
Capital Contribution Reserve	14	25,717	25,717
Profit and loss account	14	(160,387,414)	(27,067)
Total equity		(160,308,933)	51,414

The notes on pages 17 to 28 form part of these financial statements.

The financial statements on pages 14 to 28 were approved by the board of directors and authorised for issue on 29 June 2022 and are signed on its behalf by:



GJ Parcell Director

Statement of Changes in Equity

	Called up Share capital	Share Premium account	Other reserves	Capital Contribution Reserve	Profit and loss account	Total equity
	£	£	£	£	£	£
Balance at 15 November 2019	1	-	-	-	-	1
Total comprehensive income for the period Loss	-	-	-	-	(27,067)	(27,067)
Loss and total comprehensive loss for the period	-	-	-	-	(27,067)	(27,067)
Transactions with owners, recorded directly in equity Issue of shares Capital contributions	52,763	276,266,452	(276,266,452)	25,717	-	52,763 25,717
Total contributions by and distributions to owners	52,763	276,266,452	(276,266,452)	25,717	-	78,480
Balance at 31 October 2020	52,764	276,266,452	(276,266,452)	25,717	(27,067)	51,414
Total comprehensive income for the year Loss	-	-	_	-	(160,360,347)	(160,360,347)
Loss and total comprehensive loss for the year	-	-	-	-	(160,360,347)	(160,360,347)
Balance at 31 October 2021	52,764	276,266,452	(276,266,452)	25,717	(160,387,414)	(160,308,933)
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The notes on pages 17 to 28 form part of these financial statements.

Notes (forming part of the financial statements)

1 Accounting policies

Fernando JSN plc (the "company") is a public company, limited by shares, incorporated, domiciled and registered in England in the UK. The registered number is 12318000 and the registered address is 8th Floor, 100 Bishopsgate, London, EC2N 4AG. The company acts as a holding and financing company for the group's property-owning companies (PropCos).

1.1 Basis of Preparation

These financial statements were prepared in accordance with Financial Reporting Standard 101: Reduced Disclosure Framework ("FRS 101").

The financial statements present information about the company as an individual undertaking. The company has not presented consolidated financial statements as it is a wholly-owned subsidiary undertaking. The ultimate parent undertaking, Fernando Parent Limited includes the company in its consolidated financial statements. The consolidated financial statements of Fernando Parent Limited are prepared in accordance with International Financial Reporting Standards and are available to the public and may be obtained from Companies House, Crown Way, Cardiff, CF14 3UZ.

In preparing these financial statements the company has taken advantage of certain disclosure exemptions conferred by FRS 101 and has not provided:

- a cash flow statement for the period and related notes;
- a statement of compliance with IFRS (a statement of compliance with FRS 101 is provided instead);
- disclosures in relation to the objectives, policies and process for managing capital;
- disclosure of the effect of future accounting standards not yet adopted;
- related-party transactions with other wholly-owned members of the group.
- related-party disclosures in respect of compensation to key management personnel.

In addition, and in accordance with FRS 101, further disclosure exemptions have been applied because equivalent disclosures are included in the consolidated financial statements of Fernando Parent Limited. These financial statements do not include certain disclosures in respect of:

• financial instrument disclosures as required by IFRS 7 Financial Instruments: Disclosures.

Historical cost convention

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

Presentation and rounding

All amounts in this report are stated net of VAT unless the VAT incurred on a particular transaction is not recoverable in which case the transaction is recognised inclusive of VAT.

Amounts in this report have been rounded to the nearest pound.

Critical accounting estimates

The preparation of the financial statements requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements, are disclosed in note 2.

1 Accounting policies (continued)

1.2 Going Concern

The financial statements have been prepared on a going concern basis.

The Strategic Report sets out the company's business activities, together with the factors likely to affect its future development and performance, and details of its financial instruments and its exposure to foreign exchange risk, interest rate risk, credit risk and liquidity risk.

The company meets its day-to-day working capital requirements through cash generated by the Propcos, which have a continuous long-term and growing income stream. Settlement of interest due to the company on Fernando PropCo Holdings Limited's loan notes ("JD Notes"), and the company's obligations to pay interest on its Junior Secured Notes ("JSNs"), are both settled by payment-in-kind, rather than in cash, adding amounts due to the principal amount.

The PropCos' cash flows have been relatively unaffected by the Covid-19 pandemic, as most receipts are contractual amounts which are relatively small for each leaseholder. The impact of the pandemic resulted in a temporary reduction in transfer activity in the portfolio, which reduced transfer fee and related income for the period, but this increased to pre-pandemic levels as Government restrictions imposed as a result of the pandemic were relaxed, and lessees were able to market their properties again.

The company has received a letter of support from Fernando HoldCo Limited, its immediate parent company, that it will make available sufficient funds to ensure that the company can meet its financial liabilities for at least one year from the date of signing the financial statements, and thus the directors continue to adopt the going concern basis of accounting in preparing the financial statements.

1.3 Foreign currency translation

The financial statements are presented in pounds sterling, which is Fernando JSN plc's functional and presentation currency. There were no foreign currency transactions in the period.

1.4 Investments in subsidiaries

Investments in subsidiaries are measured at cost less accumulated impairment.

1.5 Financial assets (Loan notes and other receivables)

Financial assets are recognised initially at fair value. Subsequent to initial recognition they are measured at amortised cost using the effective interest method.

Financial assets are derecognised when the rights to receive cash flows have expired or have been transferred and the company has transferred substantially all the risks and rewards of ownership. When there is no reasonable expectation of recovering part or all of a financial asset, its carrying value is written off.

1 Accounting policies (continued)

1.6 Impairment and expected credit losses

The company recognises loss allowances for expected credit losses (ECLs) on financial assets measured at amortised cost. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the company expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms. ECLs are recognised as follows:

- For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a 12-month ECL).
- For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a lifetime ECL).

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the company's historical experience and informed credit assessment, that includes forward-looking information. The company assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The company considers a financial asset in default when contractual payments are 90 days past due. However, in certain cases, the company may also consider a financial asset to be in default when internal or external information indicates that the company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the company.

At each reporting date, the company assesses whether financial assets carried at amortised cost are credit-impaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. Evidence that a financial asset is credit-impaired includes the following observable data: significant financial difficulty of the debtor or a breach of contract such as a default or being more than 90 days past due.

The maximum period considered when estimating ECLs is the maximum contractual period over which the company is exposed to credit risk.

ECL allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

The gross carrying amount of a financial asset is written off when the company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

1.7 Financial Liabilities (Loan notes and payables)

Financial liabilities are initially recognised at the fair value of the consideration received, net of transaction costs. They are subsequently measured at amortised cost using the effective interest method.

1.8 Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held at call with financial institutions, other short-term, highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

1.9 Provisions

A provision is recognised in the balance sheet when the company has a present legal or constructive obligation as a result of a past event, that can be reliably measured, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects risks specific to the liability.

1 Accounting policies (continued)

1.10 Interest receivable and interest payable

Interest receivable and interest payable is recognised in profit or loss as it accrues, using the effective interest method.

Dividend income is recognised in the profit and loss account on the date the entity's right to receive payments is established.

1.11 Taxation

Tax on the profit or loss for the period comprises current and deferred tax. Tax is recognised in the profit and loss for the period except to the extent that it relates to items recognised directly in equity or other comprehensive income, in which case it is recognised directly in equity or other comprehensive income.

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous periods.

Deferred tax is provided on temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised.

2 Critical accounting judgements, estimates and assumptions

The preparation of the financial statements requires management to make judgments, estimates and assumptions that affect the reported amounts in the financial statements. Management continually evaluates its judgements and estimates in relation to assets, liabilities, contingent liabilities, revenue and expenses. Management bases its judgements, estimates and assumptions on historical experience and on other various factors, including expectations of future events, management believes to be reasonable under the circumstances. The resulting accounting judgements and estimates will seldom equal the related actual results. The judgements, estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Allowance for expected credit losses

The allowance for expected credit losses requires a degree of estimation and judgement. The allowance for expected credit losses, as disclosed in note 11, is calculated based on the information available at the time of preparation. The actual credit losses in future years may be higher or lower.

2 Critical accounting judgements, estimates and assumptions (continued)

Leasehold reform

In May 2021 the Leasehold Reform (Ground Rent) Bill was introduced to the House of Lords. While this has little impact on the PropCos, in January 2022 the Government also updated its intent regarding further leasehold legislation. Certain aspects of this intended legislation may impact the PropCos' revenue streams. In particular, the intent to reduce the costs to lessees through restricting the level of ground rents in the cost calculation in enfranchisement events, and the abolition of marriage value in such calculations may have negative impact on the PropCos' future income flows.

There continues to be a lack of clarity and detail in the announcement, meaning that is not possible to make a more detailed impact assessment. The directors have made an assessment of the likely impact of such legislation, but if the Government were to enact the most stringent form of leasehold reform, then, notwithstanding any challenge to the legality of this, the PropCos' future income streams could be further affected which, in turn, might further reduce the fair value of the PropCos assets with the corresponding risk that the value that may be recovered on the JD notes is also reduced by this amount. The value recovered on the JD notes will determine the funds available to repay the JSNs.

3 Loss before taxation

Loss before taxation is stated after charging:		
	2021	2020
	£	£
Auditor's remuneration	-	-
	-	-

The auditor's remuneration of £22,000 (2020:£7,500) has been borne by Fernando HoldCo Limited, another group undertaking.

4 Number of employees

The entity did not have any employees in the year (2020: Nil).

5 Directors' remuneration

The directors, who are considered key management personnel, did not receive any remuneration during the year (2020: £ Nil). The directors are remunerated by Fernando HoldCo Limited, another group undertaking.

6 Interest receivable

	2021 £	2020 £
Interest income under the effective interest method on:		
Loan notes issued by other group undertakings held at amortised cost	7,203,288	708,806

7 Interest pa	ayable
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Interest expense under the effective interest method on:		2021 £	2020 £
Loan notes held at amortised cost	=	7,203,288	708,806
8 Taxation			
Recognised in the income statement	2021 £		2020 £
UK corporation tax Current tax on income for the year	357,017		
Total current tax	357,017		-
Deferred tax Origination and reversal of temporary differences-	-		-
Total deferred tax	-		-
Tax expense in the income statement	357,017		_

Reconciliation of tax expense

The tax assessed for the period is higher than the effective rate of corporation tax in the UK 19% (2020: 19%). The differences are explained below:

,	2021 £	2020 £
Loss for the year excluding taxation	(160,003,330)	(27,067)
Tax using the UK corporation tax rate of 19%	(30,400,633)	(5,143)
Expenses not allowable for tax purposes Group relief (claimed) / surrendered Movement in deferred tax not recognised	30,590,376 (275,157) 442,431	5,143 -
Total tax expense	357,017	-

At 31 October 2021, deferred tax assets have not been recognised on short-term timing differences of £2,328,583 (2020: £ nil)

9 Fixed asset investments

	Shares in group undertakings £
Cost At 1 November 2020	52,764
At 31 October 2021	52,764
Net book value At 31 October 2021	52,764
At 1 November 2020	52,764

The Company has the following investments in ordinary shares in the following subsidiaries. All subsidiaries are 100% owned and incorporated in England and Wales.

9 Fixed asset investments (continued)

The company has the following investments in subsidiaries (continued):

Subsidiary	Registered Office	Ownership
Fairhold Homes Investment Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.2) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.3) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.5) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.6) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.7) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.8) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.10) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.11) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.12) Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Haven Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Mediabasic Limited+	10 Fleet Place, London, EC4M 7QS	Indirect
Fairhold Homes Investment (No.7) Limited+ Fairhold Homes Investment (No.8) Limited+ Fairhold Homes Investment (No.10) Limited+ Fairhold Homes Investment (No.11) Limited+ Fairhold Homes Investment (No.12) Limited+ Fairhold Haven Limited+	10 Fleet Place, London, EC4M 7QS 10 Fleet Place, London, EC4M 7QS	Indirect Indirect Indirect Indirect Indirect

The principal activity of Fernando SSN plc is that of issuing loan notes to investors on behalf of the Group and to provide long-term financing to the members of the Group.

The principal activity of Fernando PropCo Holdings Limited is that of a holding company.

The principal activity of all other subsidiaries is that of property investment, specifically sheltered housing accommodation.

Companies denoted with ^ are considered to be dormant within the meaning of section 1169 of the Companies Act 2006.

Companies denoted with * do not undertake any trading activities but are not considered to be dormant within the meaning of section 1169 of the Companies Act 2006.

Companies denoted with + are in Members' Voluntary Liquidation

10 Debtors: amounts due in less than one year

	2021 £	2020 £
Accrued interest receivable from group undertakings (see note 11)	345,584	708,806
11 Debtors: amounts due after more than one year		
	2021 £	2020 £
Loan notes issued to other group undertakings JD Notes Less: Allowance for expected credit losses	346,915,058 (160,000,000)	339,348,548
	186,915,058	339,348,548

At the balance sheet date, the loan notes are not overdue. However, as a result of the events described in the credit risk paragraph of the Strategic Report on page 1, the directors consider that there has been a significant increase in the credit risk associated with the JD Notes. The directors believe it is appropriate to recognise a provision for lifetime expected credit losses of £160,000,000 in accordance with stage 2 of the general impairment model set out in IFRS 9 and a corresponding amount has been expensed to profit and loss in the year (2020:£ nil)

11 Debtors: amounts due after more than one year (continued)

Movement in the expected credit loss provision in the year is, as follows:

inovernent in the expected credit loss provision in the year is, as follows.	2021 £	2020 £
Opening balance Additional provisions recognised in the year	160,000,000	-
Closing balance	160,000,000	-

Terms and debt repayment schedule

	Currency	Rate	maturity	Value 2021 £	amount 2021 £
Unsecured loan notes	GBP	LIBOR + 2%	2068	346 915 058	186 915 058

Under the terms of the loan notes, interest is 'paid-in-kind' and added to the outstanding principal at each semi-annual interest payment date and will be paid upon maturity. During the year interest of £7,203,288 was paid-in-kind.

12 Creditors: amounts falling due in less than one year

	2021	2020
	£	£
Accrued interest (see note 13)	345,584	708,806
Other amounts due to group undertakings	4,680	1,350
Corporation tax	357,017	-
	707,281	710,156
		

^{*} SONIA will be used as a proxy for LIBOR from 15 April 2022 (see note 17)

13 Creditors: amounts falling due after more than one year

	2021 £	2020 £
Secured loan notes	346,915,058	339,348,548

The secured loan notes represent interest-bearing loans and borrowings held at amortised cost and repayable after more than five years other than by instalments.

Terms and debt repayment schedule

	Currency	Rate	Year of maturity	Face Value 2021 £	Carrying amount 2021 £
Secured loan notes	GBP	LIBOR + 2%	2068	346,915,058	346,915,058

Under the terms of the loan notes, interest is 'paid-in-kind' and added to the outstanding principal at each semi-annual interest payment date and will be paid upon maturity. During the year interest of £7,203,288 was paid-in-kind.

14 Capital and reserves

Share capital

No. of shares	No. of £1 ordinary shares	No. of £0.0001 ordinary shares	Total no. of ordinary shares
At 15 November 2019*	1	-	1
Issued in consideration for shares in subsidiaries Issued for cash	50,000	276,269,215	276,269,215 50,000
At 31 October 2020 and 31 October 2021	50,001	276,269,215	276,319,216

^{*} SONIA will be used as a proxy for LIBOR from 15 April 2022 (see note 17)

14 Capital and reserves (continued)

Allotted, called up and fully paid	£1 ordinary shares £	£0.0001 ordinary shares £	Total ordinary shares £
At 15 November 2019*	1	-	1
Issued in consideration for shares in subsidiaries and the payment of certain fees to the company	-	2,763	2,763
Issued for cash	50,000	-	50,000
At 31 October 2020 and 31 October 2021	50,001	2,763	52,764

^{*} The company was incorporated on 15 November 2019

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the company.

Share Capital

This represents the nominal value received on issue of share capital.

Share Premium Account

This represents any premiums received on issue of share capital.

Capital Contribution Reserve

This represents contributions made to the equity capital of the business to which no entitlement to repayment or other consideration is attached.

Profit and Loss Account

This represents cumulative profit and loss net of distributions to owners.

Other Reserve

The other reserve has arisen as a result of the decision of the directors to recognise the investment in its subsidiary, Fernando PropCo Holdings Limited, at the nominal value of the shares issued to acquire it.

15 Related parties

As set out in note 1.1, in preparing these financial statements the company has taken advantage of certain disclosure exemptions conferred by FRS 101 and has not disclosed related-party transactions with other wholly-owned members of the group.

The holders of the Junior Secured Notes (see note 13) are also shareholders in Fernando Parent Limited, the ultimate parent company of the group. Interest paid-in-kind to related parties in the year on these loan notes totalled £7,203,288 with a further amount of £345,584 accrued but not yet due at the balance sheet date.

Amounts payable to related parties

At the reporting date, the following balances were payable to related parties:

	Creditors 2021 £000	non-current amount 2021 £000	Creditors 2020 £000	non-current amount 2020 £000
Other related parties	347,261	346,915	340,057	339,349

16 Ultimate parent company and parent company of larger group

The company is a subsidiary undertaking of Fernando HoldCo Limited, a company incorporated in the United Kingdom. The ultimate parent company is Fernando Parent Limited, a company incorporated in the United Kingdom. There is no ultimate controlling party.

The largest and smallest group in which the results of the company are consolidated is that headed by Fernando Parent Limited, 8th Floor, 100 Bishopsgate, London, EC2N 4AG. The consolidated financial statements of the group are available to the public and may be obtained from Companies House, Crown Way, Cardiff CF14 3UZ.

17 Post balance sheet events

On 31 December 2021, LIBOR was withdrawn as the measure of the inter-bank lending rate. LIBOR was used to calculate the interest for the period between the balance sheet date and 15 April 2022 and, as contemplated in the financing documents, SONIA will be used for all future periods. Any reference to LIBOR in these financial statements, relating to periods after 15 April 2022, therefore relates to SONIA.

On 24 February 2022, Russian Forces entered Ukraine, which resulted in a range of international sanctions against Russia, and caused Western economies to re-evaluate their supply chains. The directors have considered the impact that this might have on the company's business, and have concluded that there is no direct impact. Any impact on the company will likely come from changes to inflation and interest rates, which are likely to increase the interest charges on both the JD notes and JSNs, although the interest on both is paid via payment-in kind.

On 28 April 2022, the Building Safety Act 2022 received Royal Assent. Whilst the directors believe that the direct impact of this for the Fernando Parent Limited group will not be material, combined with changes to long term interest rates, this may result in a softening of the market for portfolios of investment properties of the kind held by the group which in turn could further affect their carrying values. Any such reduction in the carrying values of the investment properties may result in further impairment charges on the JD Notes and a potential reduction in the funds available to settle the JSNs.