

HydrogenOne Capital Growth plc

Annual Report & Accounts 2021



Contents

Strategic report

01	Invactor	· abiaatiwa	biabliabta a	nd financia	al information
OI.	ınvesimeni	- objective:	mioniionis ai		il inilom alion

- 02 Ataglance
- **04** About Clean Hydrogen
- 06 Chairman's Statement
- **08** Company Objectives
- 10 Investment Adviser's Report
- 22 Environmental, Social and Governance
- 25 Section 172 Statement
- **27** Other Information

Governance

- **34** Board of Directors
- 35 Directors' Report
- **39** Corporate Governance
- 43 Directors' Remuneration Policy
- 44 Directors' Remuneration Implementation Report
- 46 Report of the Audit and Risk Committee
- 48 Statement of Directors' Responsibilities
- 49 Independent auditor's report

Financial statements

- 56 Parent and consolidated statement of comprehensive income
- 57 Parent and consolidated statement of financial position
- 58 Parent and consolidated statement of changes in equity
- 59 Parent and consolidated statement of cash flows
- 60 Notes to the parent and consolidated financial statements

Other information

- 83 Alternative Performance Measures ("APMs")
- **84** Glossary
- 86 Directors and Advisers
- 87 Report of the Alternative Investment Fund Manager
- 88 Notice of Annual General Meeting
- 90 Notes to Notice of Annual General Meeting





hydrogenonecapitalgrowthplc.com

Investment objective, highlights and financial information

Background

HydrogenOne Capital Growth Plc ("HGEN", "the Company") was established to provide investors with opportunities in clean hydrogen and energy storage for the energy transition. As leaders in the hydrogen sector, we have first mover advantage in a new green energy technology, addressing Net Zero, air quality and energy security.

Investment objective and policy

The Company's investment objective is to deliver an attractive level of capital growth by investing, directly or indirectly, in a diversified portfolio of hydrogen and complementary hydrogen focussed assets whilst integrating core ESG principles into its decision-making and ownership process.

The Company will seek to achieve this objective through investment in a diversified portfolio of hydrogen and complementary hydrogen focussed assets, with an expected focus in developed markets in Europe, North America and Asia Pacific. The Company intends to implement its investment policy through the acquisition of Private Hydrogen Assets and Listed Hydrogen Assets.

Our purpose

- Leadership in a new sector from the first London listed hydrogen fund. Significant growth potential identified by the first mover in a new green energy technology sector, addressing Net Zero, air quality and energy security.
- A unique offering to investors. Track record in energy and capital markets. We have a pipeline to deliver 10-15% per annum NAV growth.
- Ambition to address the complexity and scale in a major new energy sector.

1st
London listed hydrogen fund

10-15%
Deliver 10-15% per annum NAV growth

>£500m

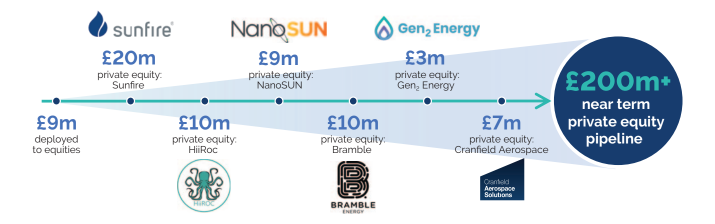
At a glance

Operational highlights

- Listed on the London Stock Exchange Premium segment on 30 July 2021, raising net proceeds of £105.2 million
- During the period from listing to 31 December 2021, the Company successfully completed investment in three Private Hydrogen Assets for £39.2 million. A further three investments have been completed post period end for total consideration of £20.5 million
- In addition the Company acquired a portfolio of 19 Listed Hydrogen Assets for total consideration of £9.5 million
- At 31 December 2021, c. 46% of the equity raised at listing had been deployed.
- The Company has deployed material capital into low carbon growth, with portfolio companies contributing to avoided greenhouse gas emissions
- Ongoing Charges¹ for the period to 31 December 2021 amount to 2.06% of the Net Asset Value ("NAV")
- The Company's NAV as at 31 December 2021 was £102.8 million or 95.75 pence per Ordinary Share
- Share price return¹ per share to 31 December 2021 is 19.5%
- Green Economy Mark awarded by the London Stock Exchange which awards companies that derive more than 50% of their revenues from products and services that are contributing to environmental objectives



Deployment of funds in the first eight months



Company summary as at 31 December 2021

Market capitalisation

£128.3m

Gross asset value

£103.0m

Net asset value ("NAV")

£102.8m

Net asset value per Ordinary Share

95.75p

Ordinary Share price

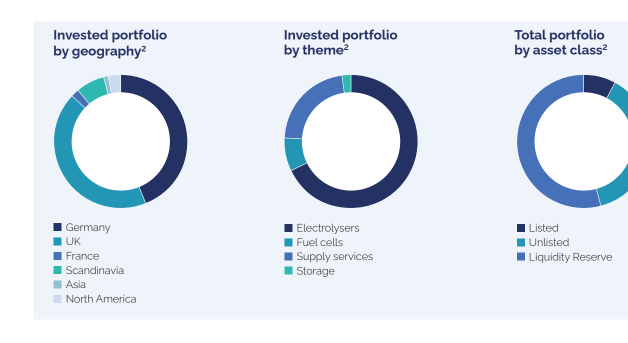
Ordinary Share price premium to NAV1

24.8 %

Portfolio summary as at 31 December 2021

Number of investments Capital deployed Largest investment **Ongoing** charges¹

£20.0m 2.06%



- 1. Alternative Performance Measures ("APMs"): The disclosures above are considered to represent the Company's APMs. Definitions of these APMs and other performance measures used by the Company, together with how these measures have been calculated, can be found on page 83.
- 2. The pie charts above show fund portfolio at 31 December 2021. Private Hydrogen Assets are valued at the price of the recent investment.

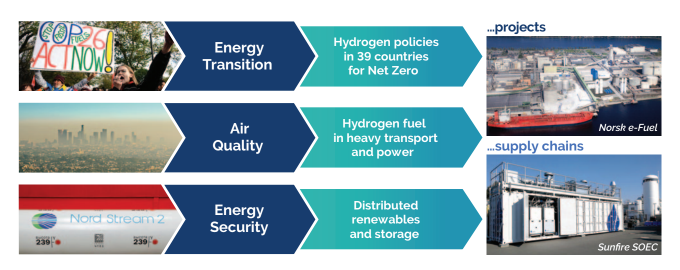
About Clean Hydrogen

About Clean Hydrogen

- Clean hydrogen displaces fossil fuels, reducing CO2 emissions and improving air quality
- Clean hydrogen is an energy carrier that addresses renewables intermittency and energy storage
- Clean hydrogen demand could increase by over 200 times between 2019 and 2030 as the energy transition gathers pace, abating some 6 billion tonnes/year of CO₂ emissions by 2050¹

With the adoption of legislated Net Zero targets by governments around the world, the focus has shifted to how exactly these targets can be met.

In addition, the growing share of renewables in the energy mix has created an urgent need for energy storage. Clean hydrogen can help us to deal with the intermittency of renewables by converting power to a storable, usable gas to replace hydrocarbons, reduce greenhouse gas emissions and improve air quality. All of this enables the world to deliver its climate change mitigation ambitions. At the same time, hydrogen combined with renewables such as wind and solar provides a domestic energy supply option for many countries, reducing reliance on imported energy.

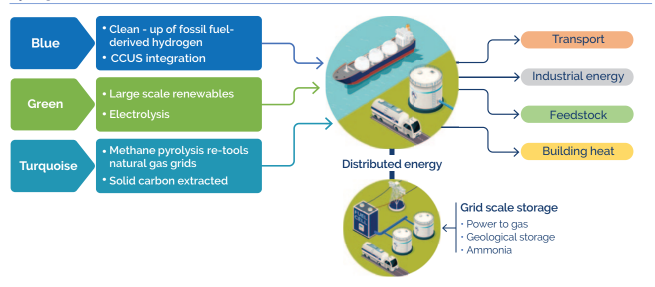


Decarbonising the energy system

Clean hydrogen is the only Net Zero energy gas and this has been recognised in the plans adopted to date by the EU and individually by Germany, France, Spain and Portugal – all of which have committed to the use of clean hydrogen to decarbonise industry and to improve air quality. They have backed this commitment with over multi-billion Euro funding to kick-start the process. Similar plans are in place in several Asian countries, and other countries including the United Kingdom are expected to follow suit.

This means that markets for clean hydrogen, and its production processes, are growing fast and accelerating. The potentially enormous market to replace hydrogen produced from hydrocarbons in the current hydrogen supply chain is being addressed already by the falling costs of renewable energy and electrolysis as well as by carbon capture and storage pilots.

Hydrogen Value Chain



Responsible investment

At the 2015 United Nations Climate Change Conference 196 countries agreed to reduce their carbon output as soon as possible and to do their best to keep global warming to well below 2 degrees celsius, and pursue efforts to limit the increase to 1.5 degrees celsius. There is broad consensus that this will require emissions to be Net Zero by latest 2050. Clean hydrogen has a vital role to play in this, and it can displace fossil fuels and hence reduce greenhouse gas emissions in transport, power generation, industrial energy, as a feedstock, and in heating.

The Company's investment objective is to deliver an attractive level of returns while integrating core ESG principles into its decision-making and ownership process.

We have a powerful environment – social – governance investment case (ESG), closely aligned with seven of the United Nations Sustainable Development Goals. By excluding sectors such as fossil fuels producers, focusing strongly on energy transition themes, and proactively engaging with our investments and other stakeholders more broadly, we aim to deliver attractive returns and a positive societal impact.

Deliver the Energy Transition Sustainable **Effective** Investing in low ESG in the **Boards** carbon growth business practices Company Active engagement Exclusion: · Avoid GHG emissons Public and private investments fossil fuel producers · Improve air quality 7.1, 2, 3 SDG target:

UN Sustainable Development Goals | Principles for Responsible Investment | Green Economy Mark

Chairman's Statement

"On behalf of the Board. I am delighted to introduce the first annual report of HydrogenOne Capital Growth plc for the period from inception to the end of our first financial period on 31 December 2021. The Company successfully listed on 30 July 2021, raising £105.2 million, post costs of the launch, and since then your company has been investing the equity raised in a diverse portfolio of assets in the clean energy space."

Simon Hogan Chairman

We have delivered what we said we would when we listed, and done so ahead of schedule. Since the formation of your company, it has become clear the macro environment has been moving quickly. Clean energy, and hydrogen in particular, has a key role to play in achieving the ambitious Net Zero target. This was emphasised at COP26 in Glasgow last November where hydrogen was highlighted as an integral part of the energy transition with numerous declarations made supporting the acceleration of demand and investment.

There is wide support and agreement that clean hydrogen is critical to achieving a Net Zero outcome. In public policy terms, Europe has developed a coherent hydrogen strategy, and a total of 39 countries have now published hydrogen roadmaps. In the UK, the phase out of diesel in heavy goods vehicles by 2035-40 is one of many similar policy shifts that further supports the hydrogen sector. Hydrogen energy is clearly gaining traction, but there is a long way to go, and the sector is in need of further investment.

This backdrop is enabling us as a business to identify a range of opportunities with interested parties and to invest across the whole energy transition value chain. At the end of 2021, there were at least 500 hydrogen projects announced world-wide, an increase of over 100% in the year. Full value chain spending on clean hydrogen could reach \$700bn by 2030¹. The Company is democratising investment in a large universe, which to date has predominantly been funded by private investment.

This also, however, shows how underinvested the hydrogen market is today and highlights that we must pick up the pace in order for hydrogen to play its part in the post-COP26 world.

For you, our investors, this is a good moment to enter this market and to be patient for the future rewards as we deploy our capital into our target portfolio. We are grateful to those who saw the exciting potential when we created the Company and who will be able to participate in the interesting opportunities ahead.

Results

Since listing the Company has begun deploying fresh capital into the hydrogen sector. At 31 December 2021, the Company has made investments into three Private Hydrogen Assets and a portfolio of listed holdings. The Company has deployed 46% of the equity raised and has a strong pipeline of investment opportunities.

The Net Asset Value ("NAV") per share at 31 December 2021 was 95.75 pence, compared with 98.0p at listing on 30 July 2021. The main driver for the NAV per share reduction has been the fall in global listed hydrogen focussed stocks in December. We hold these investments for the long term and our expectation is that these losses will be recovered once sentiment in the sector changes.

The loss after tax for the period was £2.4 million resulting in a loss per share of 3.78 pence since listing.

Investment performance

During the period from inception to 31 December 2021, shareholders have seen a share price total return of 19.5%, whilst over the same period the NAV total return per share reduced by 2.3%. The share price has consistently traded at a premium to NAV since the July 2021 IPO.

Dividends

The Company's dividend policy is to only pay dividends in order to satisfy the ongoing requirements under the Investment Trust (Approved Company) (Tax) Regulations 2011. The Company has paid no dividend during the period, as the Company continues to focus on growth investments.

Acquisitions

During the period under review, the Company announced the acquisitions of equity in Sunfire AG, HiiROC Limited and

Hydrogen Council, McKinsey: Hydrogen for Net-Zero. A critical cost-competitive energy sector. November 2021.

"I am excited by the progress we have made in the last eight months, and I believe we are in a unique position to benefit from the growing importance of hydrogen both in the UK and internationally."

NanoSUN Limited. Further details of these investments are provided in the Investments Adviser's Report on pages 19 to 21. In addition the Company has acquired a portfolio of 19 listed stocks.

Post period end, the Company has made further investments in Bramble Energy Limited for £10.0 million, Gen2 Energy for £3.5 million and Cranfield Aerospace Solutions Ltd for £7.0 million. This results in total deployment of 66% of the equity raised as at the date of this statement and the Company remains on track for full deployment in Q2 2022.

Valuation

The Net Asset Value at 31 December 2021 is £102.8 million, comprising £68.8 million portfolio valuation, £34.0 million of cash held by the Company, together with negative working capital balances of £0.1 million.

The Investment Adviser has prepared a fair market valuation of the portfolio as at 31 December 2021. This valuation is based on the price of recent investments for the Private Hydrogen Assets held and has been calibrated with a discounted cash flow analysis of the future expected equity cash flows accruing to the Company from each portfolio investment.

This valuation uses key assumptions which are recommended by the Investment Adviser using its experience and judgement, having taken into account available comparable market transactions and financial market data in order to arrive at a fair market value.

Listed Hydrogen Assets are valued at fair value, which is the bid market price, or, if bid price is unavailable, last traded price on the relevant exchange.

The Directors have satisfied themselves as to the methodology used and the assumptions adopted and have approved the valuation of the portfolio of 22 investments as at 31 December 2021.

Share capital

In July 2021, the Company successfully listed on the LSE and raised £105.2m million post costs.

ESG

From the outset, the Company has been determined to combine its funding of low carbon growth with wider ESG principles. As set out in the IPO prospectus, particular focus is placed on engagement to deliver effective Boards and the encouragement of sustainable business practices. These, and other issues, are reviewed and integrated prior to any investment decision, and will be managed thereafter through close relationships with our private company investments in particular (including a preference for Board representation, or observer status). In terms of metrics, the Investment Adviser considers the potential for impact through the lens of the fossil emissions that new hydrogen technologies can avoid, and continues to work on an appropriate methodology for publication. Meanwhile, all investments are mapped to the UN Sustainable Development Goals, and checked against frameworks such as the UN Global Compact and the UN Principles of Responsible Investment. The Company was very pleased to be awarded the London Stock Exchange's Green Economy Mark in 2021.

Risks and uncertainties

While it is the Investment Adviser that manages the risks facing the Company on a day-to-day basis, it is the Board of the Company which retains ultimate responsibility.

The Company's Audit and Risk Committee, which report to the Board, regularly reviews the effectiveness of the Company's (and that of the Investment Adviser, Alternative Investment Fund Manager ("AIFM"), Administrator and other third-party service providers as it deems fit) internal control policies and procedures for the identification, assessment and reporting of risks.

The Board considers that the principal risks and uncertainties for the Company have not materially altered from those set out in the last published Prospectus in July 2021. The Prospectus is available on the Company's website, and a summary of the principal risks and uncertainties is included on pages 30 and 31 of the Strategic Report.

Annual general meeting

The Annual General Meeting will be held on 24 May 2022 at 12.30pm at the Company's registered office, 6th floor, 125 London Wall, London EC2Y 5AS. This will be my first AGM as Chairman and we look forward to welcoming shareholders to the event in person. The meeting will consider the formal business of the AGM, as set out in the Notice of the AGM, and thereafter the Investment Adviser will provide a presentation on the Company's portfolio.

Board matters

As announced on 9 February 2022, Caroline Cook is stepping down as director on 7 April 2022 due to the increased responsibilities in sustainable investment in her expanding executive role, and to avoid any potential conflict of interest with the Company's future activities. We thank Caroline for her contribution on the Board and are pleased that she will join the Investment Adviser's Advisory Board later in 2022. We welcome Abigail Rotheroe, as Non-Executive Director of the Company, and look forward to benefitting from her expertise.

As Chair of the Company, I would also like to thank all the Directors of the Company, the Investment Adviser and our other advisers for their support and guidance in our coming to market and the execution of our strategy going forward.

I am excited by the progress we have made in the last eight months, and I believe we are in a unique position to benefit from the growing importance of hydrogen both in the UK and internationally. The Company continues to consider options for fundraising over the course of 2022 in order to fund its significant and growing pipeline of opportunities.

Simon Hogan

Chairman

31 March 2022

Company Objectives

Investment objective

The Company's investment objective is to deliver an attractive level of capital growth by investing, directly or indirectly, in a diversified portfolio of hydrogen and complementary hydrogen focussed assets whilst integrating core ESG principles into its decision making and ownership process.

KPIs

Objectives

To deliver an attractive level of capital growth

The Company is targeting a Net Asset Value total return of 10 per cent to 15 per cent per annum over the medium to long-term with further upside potential.

Principal risks

- Changes in the legislative and regulatory framework that affect the hydrogen sector
- Operational risks in the portfolio
- Valuation risks (energy prices/inflation/ operational performance)
- Investment process fails to identify new opportunities
- Lack of future pipeline and/or funding
- Increased competition for assets

2

A diversified portfolio of hydrogen and complementary hydrogen focussed assets

- Lack of future pipeline and/or funding
- Increased competition for assets
- Changes in the legislative and regulatory framework that affect the hydrogen sector

3

Maintenance of a reasonable level of premium or discount of share price to NAV

- Investment performance
- Changes in the legislative and regulatory framework that affect the hydrogen sector
- Lack of future pipeline and/or funding

4

Maintenance of a reasonable level of ongoing charges

- Costs are inadequately controlled
- Failed investment processes leads to high level of abort costs

5

Environmental, Social and Governance principles embedded in investment approach

- ESG is managed in four categories:
 - Allocating capital to low carbon growth
 - Engagement to deliver effective boards
 - Encourage sustainable business practices
 - ESG in the Company

KPIS		Review

NAV per share NAV Total return per annum

95.75p

-2.3%*

Share price return

Index

19.5%*

-13.2%

Return relative to Solactive Hydrogen Economy Index from date of listing to 31 Dec 2021

The Board monitors both the NAV and share price performance. A review of performance is undertaken at each quarterly Board meeting and the reasons for relative under and over performance against various comparators is discussed.

Number of investments

Number of geographies

22

6

Invested portfolio split by value (Private: Listed)

83%:17%

Premium or discount of share price to NAV

24.8%*

The Board monitors the portfolio at each quarterly Board meeting and the reasons for relative under and over performance of sectors and geographies invested in, and performance of listed vs. private.

The Company's Broker monitors the premium or discount on an ongoing basis and keeps the Board updated as and when appropriate. At quarterly Board meetings the Board reviews the premium or discount in the quarter since the previous meeting.

Ongoing charges ratio

2,06%*

The Board receives management accounts which contain an analysis of expenditure which are reviewed at their quarterly Board meetings. The Board reviews the ongoing charges on a quarterly basis and considers these to be reasonable in comparison to peers.

Capital deployed in low carbon growth

£48.6m**

Avoided GHG emissions: methodology under development. Board representation in invested Private Hydrogen Assets: 100%

The Board reviews compliance with the ESG policy ahead of each investment decision, and in the Company on an on-going basis. The Board additionally monitors developments in the ESG landscape more broadly.

^{*} The figures above are considered to represent the Company's APMs. Definitions of these APMs and other performance measures used by the Company, together with how these measures have been calculated, can be found on page 83.

[&]quot; Capital deployed is comprised of the aquisition costs of Listed Hydrogen Assets (£9.4 million) and Private Hydrogen Assets acquired by the Limited Partnership (£39.2 million).

Investment Adviser's Report

Background

The Company's Alternative Investment Fund Manager ("AIFM"), Sanne Fund Management (Guernsey) Limited, (part of Sanne Group), has appointed HydrogenOne Capital LLP as the Investment Adviser to the AIFM in respect of the Company. Its key responsibilities are to originate, analyse, assess and recommend suitable investments within the hydrogen sector, and advise the AIFM accordingly. Additionally, the Investment Adviser performs asset management services in relation to the investments in the portfolio or, to the extent asset management is delegated to third parties, oversees and monitors such asset management.

HydrogenOne Capital LLP was founded in 2020 by JJ Traynor and Richard Hulf as an alternative investment firm focussed specifically on investing in hydrogen assets and their role in the energy transition. As a responsible investor, HydrogenOne Capital LLP is committed to contributing to the energy transition through the financing of sustainable investments and by providing investment solutions that reduce carbon emissions.

HydrogenOne Capital LLP employs a fully integrated investment and asset management approach and integrates its focus on ESG criteria throughout the entire investment process.

The Principals of the **Investment Adviser**

The Principals of the Investment Adviser have in excess of 60 years of combined experience and a track record of success in the energy industry and capital markets which are directly applicable to the hydrogen industry, including acquisitions, mergers and divestments, development of growth energy projects, supervision of profitable energy production, ESG track record, investments in both listed and private companies and board advisory. Their biographies are included on page 34 of the annual report.

The Investment Adviser's team

The Principals have assembled an experienced team to support the Company. This group brings a mixture of finance, technical and sector skills to support the Investment Adviser in its day to day activity. The Investment Adviser has established a team which is responsible for financial modelling, corporate and asset valuation analysis, and opportunity assessment for the Company. The Principals anticipate a further increase in headcount as the Company continues to grow its activities.

Advisory Board of the **Investment Adviser**

The Principals of the Investment Adviser are supported by an experienced team which comprises the Advisory Board. The Advisory Board has been carefully selected to provide expert advice to the Investment Adviser on the hydrogen sector, project finance and capital markets. The Investment Adviser has appointed the members of the Advisory Board to provide it with advice from time to time. No members of the Advisory Board are directors, officers, employees or consultants of the Company, the AIFM or the Investment Adviser. It is envisaged that the Advisory Board will expand over time, with additional experts being added or substituted as and when required.

"HydrogenOne Capital LLP was founded in 2020 by JJ Traynor and Richard Hulf as an alternative investment firm focussed specifically on investing in hydrogen assets and their role in the energy transition."

Strategy

A highly differentiated strategy, 100% focussed on clean hydrogen

Clean hydrogen has emerged as a key element of decarbonisation, as governments, companies and society come together to address the climate change underway today caused by human activities, particularly the burning of fossil fuels. The 2015 Paris Agreement set out a pathway for the world to address these challenges, and this, combined with further government commitments on emissions, is driving an energy transition to a low carbon economy. Further momentum at the 2021 COP26 meeting adds to the imperative for clean hydrogen. The "Breakthrough Agenda", launched at COP26, includes a 'hydrogen breakthrough' goal, which is to ensure affordable low-carbon hydrogen is globally available by 2030. Hydrogen has a vital role to play in the energy transition, in air quality and in energy security. Recent EU announcements on energy security ("REPowerEU"), triggered by the Russia-Ukraine war, include plans for a substantially increased role for clean hydrogen now expected to reach 20 million tonnes per year in 2030, compared to 5.6 million tonnes projected earlier in the 'Fit for 55' plan. The scale of the challenge, and the impetus to move faster, cannot be understated.

The Company was established to provide investors with opportunities in clean hydrogen and energy storage for the energy transition.

The Company offers distinctive access to private investments, across the full hydrogen value chain, and across the OECD. The investment objective is to deliver an attractive level of capital growth by investing, directly or indirectly, in a diversified portfolio of hydrogen and complementary hydrogen focussed assets whilst integrating core ESG principles into our decision making and ownership process.

As the first UK listed investment company specialising in this sector, the Company has a clear competitive advantage as an early mover into a complex sector, and offers its investors a unique window into the private hydrogen asset market. With its emphasis on Private Hydrogen Assets, the Company, gives investors an opportunity to be exposed to liquidity and portfolio diversity in hydrogen companies and projects, hard to access elsewhere, with strong growth potential.

A focus on material ESG factors, and especially the deployment of capital to deliver the energy transition to a low carbon economy, is at the heart of what the Investment Adviser does, running hand in hand with a strategy to deliver the target 10-15% per annum NAV growth for the investors.

With a pipeline of potential investments in excess of £500 million in hand today, the Company is well positioned to address the scale and complexity of a substantial new energy industry.

The Investment Adviser is a specialist investor in this complex and rapidly-developing growth sector. The Company believes that this specialised approach is a competitive advantage that will only grow over time.

An investment in the Company offers exposure to the broader hydrogen sector whilst, at the same time, diversifying risk for an investor in the sector. By targeting a diversified portfolio of listed and private investments across different jurisdictions and different technologies, the Company seeks to spread some of the key underlying risks relating to clean hydrogen.

The UK and Europe are currently seeing a high level of political and societal support for Net Zero and the role of hydrogen in delivering that goal.

The Company currently intends to focus its investments in these jurisdictions as a priority.

By excluding companies or projects that generate revenues from the extraction or production of fossil fuels (mining, drilling or other such extraction of thermal coal, oil or gas deposits) from the portfolio and taking on further ESG screens, the portfolio is expected to be an early mover to Net Zero in the energy transition, and will not be encumbered by the legacy greenhouse gas emissions inherent in other players in the hydrogen sector.

The Investment Adviser expects the hydrogen market to grow substantially in the coming years, and for the production scale of individual hydrogen projects to increase over time. The Company is well positioned to take advantage of this growth, by deploying capital in the best quality companies and assets, and adopting a long term investment approach.

The clean hydrogen industry in the short term is dominated by bespoke sources of supply, financed by specialised offtakers, typically at 5MW to 100MW scale. In the period from 2025 to 2030 the Investment Adviser expects these facilities to be up-scaled to 100MW to 500MW scale, and ultimately to 1GW to 5GW. The Investment Adviser also believes that energy storage and Carbon Capture and Storage ("CCS") projects will also increase in scale in this timeframe, with the development of compressed air energy storage followed by hydrogen storage and long-distance transport through pipelines, as liquid hydrogen or as ammonia on ships.

"With a pipeline of potential investments in excess of £500 million in hand today, the Company is well positioned to address the scale and complexity of a substantial new energy industry."

Investment Adviser's Report

Hydrogen market and investment opportunities

Policy makers and industry are converging on clean hydrogen as a core technology to deliver Net Zero and improved air quality. The Paris Agreement has led 39 countries to set out hydrogen policies and \$70 billion of funding as part of Net Zero targets to deliver the Energy Transition to a low carbon economy.

As an example, Denmark announced a 'Hydrogen and Power-to-X' strategy in March 2022, calling for 4-6GW of installed hydrogen electrolysis by 2030, using wind and solar power, putting DKK 1.25 billion of subsidy funding in place, and the policy and regulatory frameworks that are required for this.

As a further example, in 2019 the Netherlands set targets for 3-4GW of electrolysis by 2030 with multi-billion Euro funding support announced by the Netherlands government. The government is providing EUR750m of funding support for a 'hydrogen backbone', retrofitting existing natural gas pipelines to transport hydrogen between five industrial clusters in the Netherlands, and at cross-border connection points.

Burning fossil fuels for energy releases green-house gas and poisonous particulates. More than 20 countries have announced sales bans on internal combustion engine vehicles before 2035, and over 25 cities have pledged to buy only zero-emission buses from 2025 onwards. This is driven by Net Zero agendas, plus the imperative

to reduce poisonous emissions from diesel in urban environments.

According to the World Health Organisation ("WHO"), some 4.2 million deaths per year are caused by poor ambient air quality, and 91% of the world's population live in places exceeding the WHO's air quality guidelines. Much of this pollution is as a result of emissions from internal combustion engines and fossil fuel power plants.

Access to clean hydrogen is a priority for refiners and steel and ammonia producers as they address GHG emissions. These heavy industries are under tremendous pressure to reduce or eliminate grey hydrogen from processes, to reduce the GHG emissions that result from this. Much of today's demand for clean hydrogen is basically a clean-up of grey hydrogen.

In the future, clean hydrogen can displace fossil fuels in hard to decarbonise sectors, either by burning it in power plants to replace natural gas, coal and oil, or by converting it to electricity through hydrogen fuel cells. Water vapour is the only by-product of using hydrogen as a fuel.

Hydrogen can store and transport intermittent renewable power at a grid scale. As wind and solar become a large percentage of electricity supply over time, the electric grid will need large scale electricity storage to offset periods of low wind and low light. By converting electricity to hydrogen, the energy can be stored over long periods of time either in pipelines and tanks, or in underground salt caverns.

The hydrogen sector has \$1 trillion² market potential by 2040. A 200x increase in clean hydrogen supply is anticipated from 2019 to 2030³ in order to achieve Net Zero, as the scale-up of renewable power alongside the phase-out of fossil fuels, improves the economics of established hydrogen technologies. Clean hydrogen could be 20% of the energy mix by 2050.

A series of technology developments in recent decades are rapidly reaching the stage where they can be deployed commercially, and at scale, to clean up today's hydrogen feedstock sector and to use hydrogen as a low emission fuel.

What is driving the hydrogen economy? Paris Agreement and Net Zero + urban air quality agenda

- 75 countries announced Net Zero strategies
- c. 39 countries have hydrogen strategies



• 120+ membership of the Hydrogen Council

- 4.2 million deaths per year from air pollution
- 91% of population live in places exceeding WHO air quality guidelines



- Battery electric vehicles ("BEV") and fuel cell vehicles ("FCV") are zero-emission 'tailpipe'
- FCV advantages over BEV in heavy and long distance applications: trucks, buses, trains, forklift

2/3. Hydrogen Council, McKinsey: Hydrogen for Net Zero. A critical cost-competitive energy sector. November 2021.

Accelerating demand outlook for hydrogen to deliver Net Zero

Clean hydrogen end-use demand in 2023, MT hydrogen p.a.1



- Significant step-up in clean hydrogen demand to deliver Net Zero targets
- Clean-up of industrial 'grey' hydrogen
- Hydrogen roll-out into transport, heat, power

Source: Hydrogen Council, McKinsey: Hydrogen for Net Zero. A critical cost-competitive energy sector. November 2021

Announced and required direct investments into hydrogen USD billion until 2030



Sources of hydrogen

Green hydrogen: in order to manufacture hydrogen without the use of fossil fuels as (or 'turquoise' hydrogen) which uses a feedstock, the 'green' hydrogen process takes electricity sourced from renewables such as wind and solar, and uses electrolysis to split water into oxygen and hydrogen. These technologies are well established and the Investment Adviser believes that the industry is on the cusp of a significant phase of growth.

Blue hydrogen: capturing the GHG emissions derived from SMR and other manufacturing processes and storing them geologically using CCS results in a cleaner form of hydrogen, known as 'blue' hydrogen.

Turquoise hydrogen: methane pyrolysis pyrolysis of natural gas to make hydrogen with a solid carbon by-product.

Grey hydrogen: over 95% of today's industrial hydrogen is manufactured by reforming of fossil fuels - coal, oil and, particularly, natural gas. This source of hydrogen is generally termed 'grey' hydrogen, and is made in large scale industrial sites using techniques such as Steam Methane Reforming ("SMR"). With GHG emissions unabated, grey hydrogen is not an investment target for the Company.

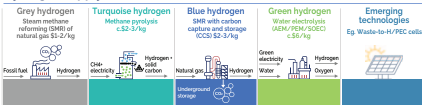
A combination of factors is driving strong growth in the uptake of green hydrogen for the future, including upscaling and consequent lower unit costs in renewable electricity and electrolysers, increased penalties and regulatory barriers to further growth in fossil fuels and the potential to use green hydrogen as a storage medium for intermittent renewable power and as a long distance energy carrier.

Emerging clean hydrogen

technologies: there are a number of emerging technologies that could result in low-cost clean hydrogen supplies in the future. These include, atmospheric distillation, SMR with CCS facilities, gasification or plasma processes applied to city and agricultural waste to produce methane and hydrogen. Surplus electricity from nuclear power plants can be converted to hydrogen via electrolysis ('yellow' hydrogen). The Investment Adviser intends to monitor these developments for potential investment by the Company in the longer term.

Clean hydrogen is made at industrial sites with access to low-cost green electricity ('green') or natural gas and geological CO₂ storage sites ('blue'). The hydrogen is shipped or stored in pipelines and tanks to customers. For industries such as oil refining, hydrogen is used in the desulphurisation

Hydrogen supply sources



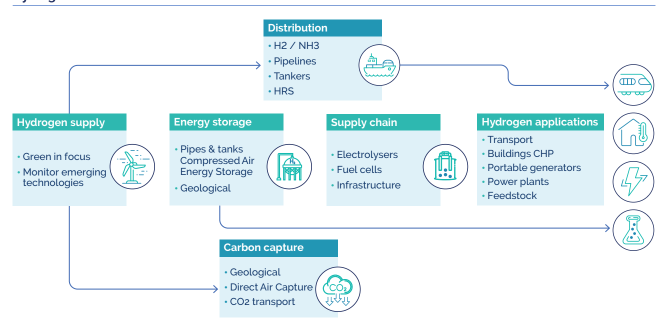
Today 2021-30

- Multiple potential sources of hydrogen
- Innovation to extend traditional portfolio asset lives: oil & gas facilities, pipeline networks
- Potential for blending and premium markets for clean hydrogen

Investment Adviser's Report

Hydrogen market and investment opportunities

Hydrogen sector value chains



of crude oil, amongst other processes. Alternatively, fuel cells are used to convert the hydrogen to electricity or heat – this can take place in trucks, trains and buses via hydrogen tanks, or in large buildings such as hotels and offices, using combined heat and power units.

Investment objectives and policy

As previously set out on page 8 of this report, the Company's investment objective is to deliver an attractive level of capital growth by investing, directly or indirectly, in a diversified portfolio of hydrogen and complementary hydrogen focussed assets whilst integrating core ESG principles into its decision making and ownership process.

The Company seeks to achieve its investment objective through investment in a portfolio, primarily in developed markets in Europe, North America, the GCC and Asia Pacific, comprising:

- (i) assets that produce and supply clean hydrogen;
- (ii) large scale energy storage asset;
- (iii) carbon capture, use and storage assets;
- (iv) hydrogen distribution infrastructure assets:

- (v) assets involved in hydrogen supply chains, such as electrolysers and fuel cells; and
- (vi) businesses that utilise hydrogen applications such as transport, power generation, feedstock and heat, which may be operational companies or hydrogen projects (completed or under construction).

The Company intends to implement its investment policy through the acquisition of Private Hydrogen Assets and Listed Hydrogen Assets. Over time, the Company will overwhelmingly invest in Private Hydrogen Assets, with 10% or less in Listed Hydrogen Assets.

No investments will be made in companies or projects that generate revenues from the extraction or production of fossil fuels. The investment policy is detailed on pages 27 and 28.

Investment process

The Company follows a proven and successful process in order to access and execute its distinctive deal flow. The Investment Adviser has specialist insights and strong industry and market networks to access potential investment opportunities. The Company typically invests alongside some of the world's

largest industrial corporations and investors. The Investment Adviser's clear investment and ESG policies underpin and guide everything that it does. The Investment Adviser, the Advisory Board, the technical advisors, regulatory and legal counsel all combine to deliver the optimal deal structures for the shareholders.

Investment portfolio and valuation

During 2021, the Company has invested a total of £48.6 million in hydrogen sector companies, which are the foundation of a diversified, multi-asset portfolio for investors in clean hydrogen and related technologies. The large majority of this investment is into Private Hydrogen Assets.

£39.2 million has been invested in three Private Hydrogen Assets; Sunfire GmbH, HiiROC Limited and NanoSUN Limited. A further £9.4 million has been invested in a portfolio of 19 Listed Hydrogen Assets .

Uninvested funds of £34.0 million are currently held in cash and cash equivalents in the Company's Liquidity Reserve, ahead of investment.

Well established investment process and access to deal flow



1. Unique insights into deal flow

- · Investment Adviser networks and track record
- Building out opportunities via the investments
- · First mover... "see everything"

2. Investment Policy

- · Clean Hydrogen and related growth assets
- OFCD mandate
- Fossil fuels production excluded

3. ESG Policy

- · Investing in low carbon growth
- · Effective boards
- Sustainable business practices
- ESG in the Company

4. Transaction

- Autonomy in investment selection and allocation
- Detailed DD including Advisory Board, Arup and other 3rd parties
- ${}^{\textstyle \bullet}$ Board / AIFM review ahead of completion

Private Hydrogen Assets acquisitions

Sunfire

In October 2021, the Company invested £20 million (€24 million) in Sunfire GmbH's equity share capital, and has a board observer seat. The Company's investment in Sunfire formed part of a €109 million fundraising round, introducing other new investors including Planet First Partners, Lightrock and Carbon Direct Capital Management, alongside existing strategic investors.

Germany-based Sunfire is, a private company specialising in the production of electrolysers. Sunfire has recently announced plans for the rapid deployment of its pressurised alkaline electrolysis technology, building a large-scale electrolyser production site in Germany with an annual manufacturing capacity of 500 MW by 2023. Sunfire intends to significantly expand its electrolyser manufacturing capacity to multi-gigawatt scale in the coming years. In addition, Sunfire is pioneering the use of its proprietary solid oxide technologies to the manufacture of clean 'e-fuels', which can be used in jet aviation, through ownership in industry joint ventures.

HiiROC

In November 2021, the Company invested £10 million in UK-based HiiROC Limited ("HiiROC"), a private company, which has patented technology that manufactures clean hydrogen from natural gas.

HiiROC's proven technology converts biomethane or natural gas into clean hydrogen and solid carbon, through a proprietary electrolysis process using thermal plasma. This results in zero CO₂ hydrogen production, known as 'turquoise hydrogen', at a cost comparable to the predominant, but high emission, steam methane reforming process, and using only one fifth of the energy required by water electrolysis. The solid carbon by-product, known as carbon black, has applications ranging from tyres, building materials and as a soil enhancer. HiiROC has shown growth potential in a number of hydrogen sectors including grid injection and electricity generation.

The Company's investment in HiiROC's equity share capital forms part of a c. £26 million fundraising round, introducing other new investors including Melrose Industries, Centrica, Hyundai and Kia, alongside existing strategic investors Wintershall Dea and VNG. The Company has a board seat.

NanoSun

In December 2021, the Company invested £9 million in UK-based NanoSUN Limited ("NanoSUN").

NanoSUN develops hydrogen distribution and mobile refuelling equipment. Based in Lancaster, its vision is for hydrogen to become the major energy vector in a decarbonised world. In order to achieve this, NanoSUN's founders aim to accelerate hydrogen use with their innovative technologies by bridging the gap between the hydrogen supply industry and the needs of hydrogen users for convenient, low-cost, simple-to-use and safe fuelling systems. NanoSUN's novel mobile Pioneer Hydrogen Refuelling Stations provide a flexible and low-cost connection between hydrogen customers such as truck stops, and concentrated hydrogen supply sources. NanoSUN has identified substantial demand for its products, and will increase its manufacturing capability, and develop larger units.

The Company has invested in NanoSun's equity share capital as part of a £12 million equity round that included Westfalen, and has a right to a board seat.

Investment Adviser's Report

Listed Hydrogen Assets portfolio

The Company has invested in 19 global hydrogen sector listed equities with an average market capitalisation of £1.5 billion with minimum market capitalisation of £200 million. The aggregate investment in these listed companies was £9.5 million at the time of investment, in the second half of 2021. These companies are key players in the electrolysis, fuel cell and clean hydrogen projects sectors.

These are long term strategic holdings in companies that the Investment Adviser expects will be the eventual leaders in the listed hydrogen market.

Post year end acquisitions

Since 1 January 2022, the Company has made three further investments in Private Hydrogen Assets, in Bramble Energy Limited, Gen2 Energy Limited and Cranfield Aerospace Solutions Limited.

Bramble Energy

UK-based Bramble Energy is pioneering revolutionary fuel cell design and manufacturing techniques, and has developed the unique Printed Circuit Board ("PCB") fuel cell - the PCBFC™. This patent protected fuel cell can be manufactured in almost all PCB factories worldwide. Bramble Energy have launched a portable power product range and are developing their high-power density, liquid-cooled fuel cell systems under the same scalable low-cost technology platform.

The Company's £10 million investment in Bramble Energy's equity share capital formed part of a £35 million fundraising round, including existing Bramble investors IP Group, BGF, Parkwalk and UCL Technology Fund. The Company has a board seat.

Gen2 Energy

Norway-based Gen2 Energy has the ambition to manufacture green hydrogen, at scale, by connecting to the abundant and low cost renewable power which is being generated in excess of market demand in the region. Hydroelectric power, the key constituent in the power mix in Norway, has the additional advantage of very high uptimes compared to green electricity from wind and solar sources, meaning

Gen2 Energy's electrolysers could operate virtually 24/7, with lower unit costs of hydrogen as an outcome. By converting this electricity to green hydrogen, and shipping the hydrogen to industrial customers, the company aims to become a regional supplier of low cost clean fuel and feedstock. Gen2 Energy Limited has a series of projects in its pipeline, totalling an estimated initial 700MW, in Norway to begin with, which could commence production in 2024-2026.

The Company invested c. £3.5 million investment in Gen2 Energy alongside existing industrial backers Vitol, Höegh LNG, HyCap and the Knutsen Group. The Company has a board seat.

Cranfield Aerospace

UK-based Cranfield Aerospace Solutions Ltd ("CAeS") is an aerospace market leader in the design and manufacture of new aircraft design concepts, complex modifications to existing aircraft and integration of cutting-edge technologies to meet the most challenging issues facing the aerospace industry today. CAeS has refocused the company on Project Fresson, in order to unlock commercial turboprop flight using clean hydrogen fuel. In the early stages, CAeS will focus on CAA certification of the Britten-Norman Islander passenger aircraft using hydrogen fuel cell power. Over time, CAeS intends to take these learnings into larger airframes, pioneering the way in the decarbonisation of flight.

HydrogenOne has invested £7 million in CAeS alongside Safran, a world leader in aviation technology. In parallel with its investment, Safran has signed an MOU with CAeS spanning the area of hydrogen fuel cell powered, electric propulsion for aviation. The Company has a board seat.

Valuation

As set out in note 3 of the financial statements, the Investment Adviser has carried out fair market valuations of the Private Hydrogen Assets at 31 December 2021, which have been reviewed by the Valuation Committee, and the Directors have satisfied

themselves as to the methodology used, the discount rates and key assumptions applied, and the valuation. All Private Hydrogen Assets at 31 December 2021 have been valued using the Price of Recent Investment methodology as described by the International Private Equity and Venture Capital Valuation 2018 ("IPEV") Guidelines, and have been calibrated with a discounted cash flow analysis of the future expected cash flows accruing to the Company from each portfolio investment.

Listed Hydrogen Assets are valued at fair value, which is the bid market price, or, if bid price is unavailable, last traded price on the relevant exchange.

Analysis of financial results

The financial statements of the Company for the period ended 31 December 2021 are set out on pages 56 to 81.

Net assets

Net assets decreased from £105.2 million at listing on 30 July 2021 to £102.8 million at 31 December 2021, primarily driven by the fall in global stocks generally and the hydrogen sector more specifically.

The net assets of £102.8 million comprise £68.8 million portfolio value of investments, including the holding in the HydrogenOne Capital Growth Investments (1) LP ("Limited Partnership"), and the Company's cash balances of £34.0 million, and other net liabilities of £0.1 million

The Limited Partnership's net assets of £60.6 million comprise £39.2 million portfolio value of investments, cash balances of £21.5 million, and other net liabilities of £0.1 million.

Cash

At 31 December 2021, the Group had a total cash balance of £55.5 million, including £34.0 million in the Company's balance sheet and £21.5 million in the Limited Partnership, which is included in the Company's balance sheet within 'investments held at fair value through profit or loss'.

Loss for period

The Company's total loss before tax for the period ended 31 December 2021 is £2.4 million, generating losses of 3.8 pence per Ordinary Share.

In the period to 31 December 2021, the losses on fair value of investments was £1.6 million.

The expenses included in the income statement for the year were £0.8 million, in line with expectations. These comprise £0.3 million Investment Adviser fees and £0.5 million operating expenses. The details on how the Investment Adviser fees are charged are as set out in note 5 to the financial statements.

Ongoing charges

The 'ongoing charges' ratio is an indicator of the costs incurred in the day-to-day management of the Company.

The ongoing charges percentage for the period to 31 December 2021 was 2.06%. The ongoing charges have been calculated, in accordance with AIC guidance, as annualised ongoing charges (i.e. excluding acquisition costs and other non-recurring items) divided by the average published undiluted Net Asset Value in the period. The calculation is provided on page 83 of the annual report. The ongoing charges percentage has been calculated on the consolidated basis and therefore takes into consideration the expenses of Limited Partnership as well as the Company. HydrogenOne Capital LLP believes this to be competitive for the market in which the Company operates and the stage of development and size of the Company.

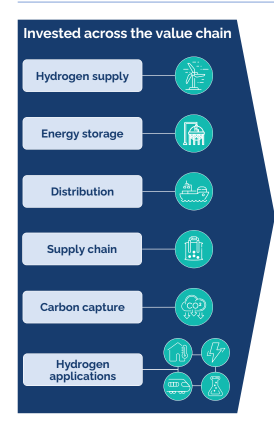
Portfolio Summary			
Details of individual holdings			
as at 31 December 2021	Country of	Market value	% of
Company	main listing	£'000	net assets
Listed Hydrogen investments			
Aker Horizons AS	Norway	593	0.6
Doosan Fuel Cell Co Ltd	South Korea	566	0.6
Powercell Sweden AB	Sweden	559	0.6
NEL ASA	Norway	531	0.5
AFC Energy plc	United Kingdom	524	0.5
SFC Energy AG-BR	France	507	0.5
McPhy Energy SA	France	500	0.5
Hydrogen-Refueling-Solutions SA	Germany	454	0.4
Plug Power Inc	United States	446	0.4
Green Hydrogen Systems A/S	Denmark	444	0.4
Bloom Energy Corp	United States	427	0.4
Ceres Power Holdings plc	United Kingdom	418	0.4
ITM Power plc	United Kingdom	411	0.4
Hexagon Purus ASA	Norway	391	0.4
S-Fuelcell Co Ltd	South Korea	391	0.4
Cell Impact AB	Sweden	378	0.4
Fuelcell Energy Inc	United States	348	0.3
Ballard Power Eystems Inc	Canada	320	0.3
Enapter AG	Germany	25	0.0
Total listed investments		8,233	8.0
Private Assets investment			
HydrogenOne Capital Growth			
Investments (1) LP	United Kingdom	60,597	59.0
Total investments		68,830	-
Cash		34,019	33.1
Other net assets		(63)	(O.1)
Total net assets		102,786	100.0
All investment is in equity securities unless of	therwise stated.		

Private hydrogen assets held by the HydrogenOne Capital **Growth Investments (1) LP**

Company	Country of incorporation	Value of investment £'000
Sunfire GmbH	Germany	20,180
HiiROC Limited	United Kingdom	10,001
NanoSUN Limited	United Kingdom	9,050
Total		39,231

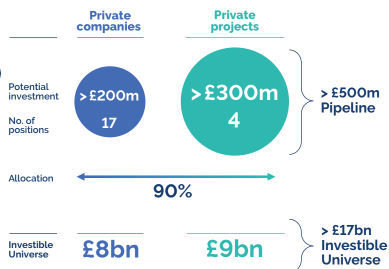
Investment Adviser's Report

Portfolio strategy not available for institutions elsewhere



£17bn investible universe > £500m private Pipeline

- Diversified portfolio across companies and projects
- Clean hydrogen supply projects
- Supply chain and developer companies
- · c. 10% allocation to strategic listed companies in £42bn sector



Investment pipeline

At the end of 2021, the Investment Adviser had identified an Investible Universe of over £17 billion in Private Hydrogen Assets, in operational companies and hydrogen projects. This large and distinctive opportunity set has only continued to grow, with over 200 Private Hydrogen Assets opportunities now identified, compared to 120 at the time of the 2021 IPO, and the sizes of potential investments has also increased. The Investment Adviser believes that the Investible Universe represents less than 25% of the total worldwide hydrogen opportunities, and represents a 'long list' of potential investments for the Company that have been reviewed by the Investment Adviser.

The Company today has an active Pipeline of over £500 million of private opportunities for potential investment including a near term pipeline in excess of £200 million of potential transactions under NDA. This is a strong and distinctive opportunity set for investors and underscores the Company's strong growth potential.

Company perspectives – our Private Hydrogen Assets



NanoSUN develops and manufactures hydrogen refuelling stations, providing the infrastructure needed to accelerate the adoption of hydrogen-powered vehicles and facilitate hydrogen mobility.

Key technologies

NanoSUN's flagship Pioneer Hydrogen Refuelling Station is a portable hydrogen refuelling station, delivering renewable hydrogen for use in a wide range of applications, including buses, vans, trucks, material handling, construction and backup solutions. By providing access to an efficient refuelling method, Pioneer encourages the development of hydrogen-powered fleets and industrial processes, displacing the use of fossil fuels and supporting decarbonisation in hard-to-abate industries.





Project spotlight - Double-decker Hydrogen Bus

Pioneer is a fully mobile, self-contained, automated refuelling solution that offers an affordable way of delivering transportation-grade hydrogen directly to the point of use, where it is dispensed into hydrogen powered vehicles efficiently and safely.

Pioneer relies on innovative cascade fuelling technology to ensure more vehicle tanks are refuelled at higher fill pressures, providing faster refuel times and better hydrogen gas utilisation.

Pioneer has already travelled across Europe. In October 2021, Pioneer delivered hydrogen refuelling to the world's first hydrogen double-deck bus developed by Wrightbus. As it made its UK Hydrogen Roadshow journey from London to Glasgow for COP26, the bus undertook two hydrogen refuelling stops, facilitated by Pioneer.



Word from the top

"NanoSUN's mission is to accelerate the adoption of hydrogen fuel as key element of the transition to clean energy. Our strategy is to bridge the gap between low-cost, green sources of hydrogen and hydrogen vehicles by providing operators with safe, low-cost and convenient refuelling products and services." Dean O'Connor, CEO

Company perspectives – our Private Hydrogen Assets



Sunfire is a global leader in the development and production of industrial electrolyser, the technology that transforms renewable electricity into renewable hydrogen or syngas for industrial applications.

Key technologies

Sunfire-HyLink for Renewable Hydrogen Production: Sunfire's HyLink electrolysers utilise pressurised alkaline and solid oxide technologies to produce renewable hydrogen at scale. With applications as both an energy carrier and feedstock, this clean hydrogen is deployed to decarbonise industrial processes, such as refining, steelmaking and chemical production.



Sunfire-SynLink for Syngas Production: Sunfire's SynLink solid oxide electrolyser processes water steam and captured CO₂ to produce syngas – a mixture of hydrogen and carbon monoxide. As a renewable feed gas, syngas displaces fossil fuels and decarbonises industrial supply chains – particularly within the fuels and chemical industry. Syngas can be further processed into synthetic crude, a sustainable substitute for crude oil. This renewable fuel can then be refined into different blends of e-fuels – used as an alternative fuel in aviation, maritime and road transport - supporting net-zero mobility.



Project spotlight - Salzgitter

In the European steel industry, hydrogen has the potential to reduce today's process-related CO₂ emissions by more than 95%. Sunfire realises a flagship hydrogen project with the steel producer Salzgitter. The project marks the implementation of the world's largest solid oxide electrolyser in an industrial environment to date. Until the end of 2022, the electrolyser will produce 100 tons of renewable, highpurity hydrogen that will be used for annealing processes in Salzgitter's integrated steelwork as a replacement for hydrogen produced from natural gas.





Word from the top

"We aim for replacing fossil fuels with renewables in all areas of life - creating a sustainable future for generations to come. We deliver on our purpose through developing, manufacturing and servicing high-quality electrolysis solutions. By providing renewable hydrogen and syngas as substitutes for fossil energy sources, we enable the transformation of carbon-intensive sectors towards net zero." Nils Andag, CEO

Company perspectives – our Private Hydrogen Assets



HiiROC is focused on developing and commercialising its thermal plasma electrolysis technology, which significantly lowers the cost of zero-emission hydrogen, by 'breaking down' other hydrocarbons like methane and biomethane.

Key technologies

HiiROC's proprietary technology converts biomethane, flare gas or natural gas into clean hydrogen and carbon black, through an innovative electrolysis process using thermal plasma. This results in zero CO₂ 'turquoise hydrogen' at a comparable cost to steam methane reforming but without the emissions and using only one fifth of the energy required by water electrolysis.

The zero-carbon hydrogen can be integrated into grid networks for clean electricity generation or used to decarbonise industrial activities, and the carbon black also has a range of applications including tires, building materials and as a soil enhancer.



HiiROC's modular technology can be placed at the point of demand, enabling the use of existing infrastructure and avoiding hydrogen transportation and storage costs.

Project spotlights

HiiROC is pursuing deployment of pilot units into a range of key customer segments, including:

- blending hydrogen in the natural gas grid, with Northern Gas Networks and its partners as part of its hydrogen programme;
- decarbonising industry, including power generation and the manufacture of steel and cement, alongside developing specific use cases for carbon black;
- mitigating gas flaring, working with Boeing, with a pilot to be deployed onto an existing onshore flare;
- mobility, working with Hyundai, supplying to fuel cells for vehicle, rail freight and passenger transport; and
- production of low carbon synthetic fuels, including from biomethane, working with EPi in Chelmsford.

By working in close partnership with its pilot unit customers, HiiROC aims to position the technology for future roll-out.



Word from the top



"HiiROC's technology brings a truly differentiated proposition to the hydrogen story. We will produce low cost, zero emission hydrogen, delivered to customers on a modular, scalable basis at the point of demand, avoiding transportation and storage costs. We're building the infrastructure and working with our strategic partners to allow deployment of the initial pilot units in selected industry segments. The recent funding ensures we're well positioned to move forward with both the technical and commercial development of the business." *Tim Davies, CEO*

Environmental, Social and Governance ("ESG")

ESG Policy: The Company has set out that when it invests, that ESG criteria will be fully considered in its investment and divestment decisions, and in its asset monitoring. The Board has oversight of and monitors the compliance of the AIFM, and the Investment Adviser and any undertaking advised by the Investment Adviser in which it invests, with the Company's ESG policy, and ensures that the ESG policy is kept up-to-date with developments in industry and society.

Our ESG principles: The Company has embedded four ESG principles into its policy:

Objectives Principal risks 2021 progress

Allocating capital to low-carbon growth

The Company is focused on investing for a climate-positive environmental impact, accelerating the energy transition and the drive for cleaner air. The Directors will prioritise this long-term goal over short-term maximisation of Shareholder returns or corporate profits. The Company will enable investors to back innovators in low carbon industries by supporting the access of such companies to the capital markets.

HGEN has invested £48.6 million in low-carbon growth in 22 companies across its private and listed portfolios

2 **Engagement** to deliver effective boards

The Company prioritises positive and proactive engagement with the boards of its Private Hydrogen Assets. The Directors recognise that structure and composition cannot be uniform, but must be aligned with long term investors while supporting managements to innovate and grow. The presence of effective and diverse independent directors is important to the Company, as are simple and transparent pay structures that reward superior outcomes.

The Investment Adviser is represented on all of the three Boards of its Private Hydrogen Assets, either as a Director or a Board Observer, and is actively engaged in ESG matters in these businesses. The Company and the Investment Adviser support the UK Stewardship code issued by the Financial Reporting Council and the Investment Adviser on behalf of the Company votes at all meetings where they are able to exercise the Company's vote.

3 **Encourage** sustainable business practices

The Company expects its Hydrogen Assets to be transparent and accountable and to uphold strong ethical standards. This includes a demonstrated awareness of the interests of material stakeholders and engagement to deliver positive impacts on the environment and society. Hydrogen Assets should support the letter, and spirit, of regional laws and regulations. The Company and the Investment Adviser will encourage adoption of initiatives such as the Task Force on Climate-related Financial Disclosures and the EU Sustainable Finance Taxonomy, and will encourage transparency and alignment of lobbying activities.

The Investment Adviser is actively and constructively engaged with the invested companies in implementation of sustainable business practices.

ESG in the Company

Given the nature of its investments, the Company intends to disclose key performance metrics ("KPIs") that describe the environmental impact of its portfolio. The Company is particularly focused on the greenhouse gas emissions from investments and the emissions that have been avoided ("avoided emissions") as a result of the investments, and intends to actively engage with portfolio companies to be able to adopt an appropriate reporting framework in this area. The Company frames its investments around positive contributions to UN Sustainable Development Goals ("UN SDGs"), and works within responsible frameworks such as those promoted by the UN Global Compact ("UN GC"), the London Stock Exchange's Green Economy Mark, and the UN Principles for Responsible Investment ("UN PRI"). The Company manages its own direct carbon footprint.

The Company has no employees, physical assets, property or operations of its own, does not provide goods or services and does not have its own customers. It follows that the Company has little to no direct environmental impact. Consequently, the Company is exempt from the disclosures required under the Streamlined Energy and Carbon Reporting criteria.

As an investment trust the fundamental environmental impact the Company makes is indirectly through the investments in its portfolio.

The Investment Adviser has implemented ESG screening on key metrics and UN SDGs, spanning 22 assessments within the Company's four ESG principals. This results in an aggregate scoring of ESG performance, which frames engagement with invested companies to drive continuous improvement, and in some cases may mean the Company decides not invest in the relevant company.

The estimation of the emissions that might be avoided through the deployment of new hydrogen and related technologies forms an important part of the investment assessments made by the Investment Adviser. These estimates complement perspectives on total addressable markets in revenue terms. Work continues on an avoided emissions framework that is broad and robust enough for useful publication and comparison across assets

The Company has elected to comply with article 8 of the Sustainable Finance Disclosure Regulation ("SFDR") and relevant SFDR disclosures will be included in any annual / periodic reports published on or after 1 January 2022.

ESG screens applied to invested assets

As part of the investment process, the Investment Adviser scores each proposed investment against the criteria set out below, which align with the four ESG principles into its policy. These criteria have been established by the Investment Adviser and approved by the Board.

Each investment is scored against these criteria in the initial investment review, and investments which do not meet the expected level of the Board and Investment Adviser are not progressed.

After investment, each investee company is regularly reviewed against these criteria to ensure the company is meeting expectations in accordance with the ESG principles.

	ESG screens for the investments	
Allocating capital to carbon growth	Significant revenue from hydrogen and related technologies	 Avoided GHG emissions (annual/life cycle) Excludes fossil fuels extraction or production
Engagement for effective Boards	Effective boardAlignment with long term minoritiesAlignment of Executive pay with long term shareholders	 Independence of Audit Committee Board qualifications (skills, tenure, diversity)
Encourage sustainable business practices	 Board oversight of HSSE process and reporting Transparency incl. Task Force on Climate- Related Financial Disclosures ("TCFD") 	Company policy and disclosure of supply chain practicesUN GC
Mapping vs. UN SDGs	 3.9 Reduce deaths from pollution 7.1 Increase access to electricity 7.2 Increase renewables in the energy mix 7.3 Increase energy efficiency 9.4 Upgrade industries for sustainability 	 9.5 Increase R&D in industrial technologies 11.6 Reduce environmental impact of cities 12.6 Adopt sustainable practices and reporting 14.3 Reduce acidification (water) 15.3 Desertification and land degradation

Environmental, Social and Governance ("ESG")



Green Economy Mark

The Company has been awarded the London Stock Exchange's Green Economy Mark, which recognises companies that derive 50% or more of their total annual revenues from products and services that contribute to the global green economy. The underlying methodology incorporates the Green Revenues data model developed by FTSE Russell, which helps investors understand the global industrial transition to a green and low carbon economy with consistent, transparent data and indexes.

UN Principles for Responsible Investment

The UN Principles for Responsible Investment is a United Nationssupported international network of investors working together to implement its six aspirational principles. The goal of the UN PRI is to understand the implications of sustainability for investors, and to facilitate incorporating these issues into their investment decisionmaking and ownership practices.

United Nations Sustainable Development Goals

In 2015, the member states of the United Nations adopted Agenda 2030. A key component of the Agenda 2030 are the seventeen UN SDGs. These long-term goals are designed to end poverty, improve health and education, reduce inequality, create sustainable economic growth and combat climate change. They are intended to create incentives to implement measures in the interests of people, the planet and prosperity, and therefore contribute to changing the world significantly by 2030.

The Company's investment objective and investment policy is closely aligned with seven of these goals, namely Good Health and Wellbeing (Goal 3), Affordable and Clean Energy (Goal 7), Industry, Innovation and Infrastructure (Goal 9). Sustainable cities and communities (Goal 11). Responsible Production and Consumption (Goal 12) Life Below Water (Goal 14), and Life on Land (Goal 15).

Goal

UN SDG target

The Company's focus



Reduce deaths from pollution (3.9)

Fuel cell vehicles to displace diesel and fuel oil. Direct use in industrial activities to displace fuel oil and coal.



- Increase renewable energy in the global energy mix
- Increase access to electricity
- Increase energy efficiency

Enable the expansion of renewable energy through direct use of clean hydrogen and as a form of energy storage. Exclude those involved in the production of fossil fuels.



- Upgrade industries for sustainability
- Increase R&D in industrial technologies

Enabling the decarbonisation of processes in heavy industry and enhancing innovation for a more circular economy.



Reduce the environmental impacts of cities (11.6)

Enabling the adoption of cleaner fuels for transportation and in heavy industry to reduce pollution and advance a more sustainable economy,



 Adopt sustainable practices and reporting (12.6)

Engagement for good governance and transparency across the portfolio,



 Reduce acidification (14.3)

Enabling the replacement of fossil fuels, to reduce CO₂ emissions and the corresponding negative impacts on ocean chemistry,



Combatting desertification and land degradation (15.3)

Enabling the replacement of fossil fuels to reduce GHG emissions and the associated acceleration of global warming,

Section 172 Statement: Company Sustainability and Stakeholders

The Directors have a statutory duty to promote the success of the Company, whilst also having regard to certain broader matters, including the need to engage with employees, suppliers, customers, and others, and to have regard to their interests. However, the Company has no employees and no customers in the traditional sense. In accordance with the Company's nature as an investment trust the Board's principal concern is the interests of the Company's shareholders taken as a whole. In doing so, it has due regard to the impact of its actions on shareholders, the environment and the wider community. The Company's engagement with key stakeholders and the key decisions that were made by the Board during the period are set out below.

	Stakeholder group	Methods of engagement	Benefits of engagement
Shareholders	The significant shareholders of the Company are set out on page 38. A well-informed and supportive shareholder base is crucial to the long-term sustainability of the business. Understanding the views and priorities of shareholders is, therefore, fundamental to retaining their continued support and to have the potential to access equity capital in order to continue to expand the Company's portfolio over time in order to further diversify the investment portfolio and create economies of scale.	The Company engages with its shareholders through the issue of regular portfolio updates in the form of RNS announcements, quarterly factsheets, daily NAVs and as well as other useful information posted on its website. The Company provides in-depth commentary on the investment portfolio, corporate governance and corporate outlook in its annual and interim reports. In addition, the Company, through its broker and Investment Adviser undertake regular meetings to meet with existing and prospective investors to solicit their feedback, understand any areas of concern, and share forward looking investment commentary. The Chairman may also meet with major shareholders in conjunction with its broker. The Company holds its Annual General Meeting in London which provides shareholders with the opportunity to listen to a presentation by the Investment Adviser and meet with the Directors and representatives of the AIFM. The Board receives semi-annual feedback from its broker in respect of their investor engagement and investor sentiment.	Shareholder engagement was rewarded by support for the Company's growth and diversification strategy through the successful listing of the Company in July 2021.
Service providers	The Company does not have any direct employees; however, it works closely with a number of service providers (the Investment Adviser, Administrator, Company Secretary, auditor, broker and other professional advisers). The independence, quality and timeliness of their service provision is critical to the success of the Company.	The Company has identified its key service providers and will undertake on an annual basis a review of performance based on a questionnaire through which it also seeks feedback. Furthermore, the Board and its committees engage regularly with its service providers on a formal and informal basis. The Company will also regularly review all material contracts for service quality and value.	The feedback given by the service providers is used to review the Company's policies and procedures to ensure open lines of communication, and operational efficiency. The Company is able to identify and resolve problems with service provider relationships via this process.
Portfolio companies	The Company held an operational portfolio of 19 Listed Hydrogen Assets listed investments and three Private Hydrogen Assets with the portfolio displaying strong geographical diversity.	The Board reviews the financial and operating performance of its portfolio companies on a regular basis. In many cases, investments in Private Hydrogen Assets are linked to operational and financial targets, which the Board monitors. A quarterly update on performance of portfolio companies is provided in the Investment Adviser's Report within the Board Packs.	The feedback given by the Investment Adviser is used to review the Company's policies and procedures to ensure open lines of communication, and operational efficiency regarding its Portfolio Companies.
Community and environment	The Company does not have any direct employees. However, ensuing the Company's investment creates a positive social impact is core to the sustainability approach.	The Company aims to maximise its positive environmental impact. See ESG section on pages 22 to 24.	The Investment Adviser and other clean energy providers are doing their part to reduce the carbon emissions, however there are already damaging long term effects which may impact the Investment Adviser during its life. The control of such an outcome is largely out of the Investment Adviser's control. The Company and the Directors are minimising air travel by making maximum use of video conferencing for Company related matters.

Section 172 Statement: Company Sustainability and Stakeholders

Other Matters

Modern slavery disclosure

The Company is committed to maintaining the highest standards of ethical behaviour and expects the same of its business partners. The use of slavery and human trafficking is unacceptable and entirely incompatible with its ethics as a business. The Company believes that all efforts should be made to eliminate it from its supply chains.

The majority of services supplied to or on behalf of the Company are from the financial services, energy and construction industries and other services associated with those industries. Given what the Company understands to be a low risk profile of anyone supplying it with services being involved in slavery and/or human trafficking, it believes its current procedures and ability to rely on regulatory oversight in relation to professional services are sufficient in this regard.

Social, community and human rights issues

The Investment Adviser screens the Company's investable universe as part of the Environmental Social and Governance analysis for any breaches of the principles of the UN Global Compact, including human rights, labour rights, environmental breaches and corruption. Any non-compliant companies are excluded from investment.

Anti-bribery and corruption

In accordance with the UK Bribery Act 2010, the Company has developed appropriate anti-bribery policies and procedures. The Company has a zero-tolerance policy towards bribery and is committed to carrying out its business fairly, honestly and openly. The anti-bribery policies and procedures apply to all its officers and to those who represent the Company (including its business partners). The Company expects those providing services to it, or on its behalf, to undertake their business without bribery.

Prevention of the facilitation of tax evasion

The Criminal Finances Act (Commencement No. 1) Regulations 2017 (SI 2017/739) brought Part 3 of the Criminal Finances Act 2017, the corporate offences of failure to prevent facilitation of tax evasion, into force on 30 September 2017. The Company does not tolerate tax evasion in any of its forms in its business. The Company complies with the relevant UK law and regulation in relation to the prevention of facilitation of tax evasion and supports efforts to eliminate the facilitation of tax evasion worldwide. and works to make sure its business partners share this commitment.

Other Information

Investment policy, results and other information

Company information

HydrogenOne Capital Growth plc (the "Company" or "Parent") was incorporated in England and Wales on 16 April 2021 with registered number 13340859 as a public company limited by shares and is an investment company within the terms of Section 833 of the Companies Act 2006 (the "Act"). The Company is listed and began trading on the Main Market of the London Stock Exchange and was admitted to the premium segment of the Official List on 30 July 2021 (the "IPO"). The Company is an approved investment trust under sections 1158 and 1159 of the Corporation Tax Act 2010 and Part 2 Chapter 1 of Statutory Instrument 2011/2999.

Business model

The Company is an investment company and its purpose, strategy, investment objective and policy are set out on pages 27 to 29. Any material change to the investment policy requires shareholder approval.

The Company is the first UK listed investment company with a mandate to invest in a diversified portfolio of hydrogen and complementary hydrogen focussed assets principally in developed markets in Europe, North America, the GCC and Asia Pacific. The Company's differentiated strategy provides exposure to the broader hydrogen sector whilst, at the same time, diversifying risk for an investor, through a diversified portfolio of listed and private investments across different jurisdictions and different technologies.

The Company makes its investment in unquoted Hydrogen Assets ("Private Hydrogen Assets") through HydrogenOne Capital Growth Investments (1) LP (the "HydrogenOne Partnership" or the "Limited Partnership"), in which the Company is the sole limited partner. The Company may also acquire Private Hydrogen Assets directly or by way of holdings in special purpose vehicles or intermediate holding entities.

The General Partner of the Limited Partnership is HydrogenOne Capital Growth (GP) Limited (the "General Partner"), a wholly owned subsidiary of the Company. Details of the Company and Group structure are given in note 1 to the Financial Statements. Other than where specified, references to the Company in this document refer to the Company together with its wholly-owned subsidiary and investment as sole limited partner in the Limited Partnership.

The Company is governed by a Board of Directors (the "Board"), all of whom are non-executive, and it has no employees. The business model adopted by the Board to achieve the Company's objective has been to contract the services of Sanne Fund Management (Guernsey) Limited (formerly International Fund Management Limited) as the alternative investment fund manager of the Company, pursuant to the AIFM Agreement (the "AIFM"). The AIFM has appointed HydrogenOne Capital LLP to provide investment advisory services in respect of the Company (the "Investment Adviser"). The Investment Adviser will advise on the portfolio in accordance with the Board's strategy and under its and the AIFM's oversight. The Principals of the Investment Adviser responsible for the day-to-day monitoring of the portfolio are Dr John Joseph "JJ" Traynor and Richard Hulf. The Board and the AIFM monitor adherence to the Company's investment policy and regularly reviews the Company's performance in meeting its investment objective.

All administrative support is provided by third parties under the oversight of the Board. Company secretarial and administration services have been delegated to Sanne Fund Services (UK) Limited (formerly PraxisIFM Fund Services (UK) Limited ("Sanne" or the "Administrator"); custody services to Northern Trust Company ("Northern Trust"); registrar services to Computershare Investor Services plc ("Computershare"); and the Company's broker is Panmure Gordon (UK) Limited ("Panmure Gordon" or the "Broker").

The Board reviews the performance of the AIFM, the Investment Adviser and other key service providers on an ongoing basis. Further details of the material contracts of the Company are given in note 13 to the Financial Statements.

Investment objective and policy

Investment objective

The Company's investment objective detailed in the Strategic Report on page 1.

Investment policy

The Company seeks to achieve its investment objective through investment in a diversified portfolio of hydrogen and complementary hydrogen focussed assets, primarily in developed markets in Europe, North America, the GCC and Asia Pacific, comprising:

- (i) assets that supply clean hydrogen;
- (ii) large scale energy storage assets;
- (iii) carbon capture, use and storage assets;
- (iv) hydrogen distribution infrastructure assets:
- (v) assets involved in hydrogen supply chains, such as electrolysers and fuel cells; and
- (vi) businesses that utilise hydrogen applications such as transport, power generation, feedstock and heat (together "Hydrogen Assets").

The Company intends to implement its investment policy through the acquisition of hydrogen and complementary hydrogen focussed assets. No investments will be made in companies or projects that generate revenues from the extraction or production of fossil fuels.

Private Hydrogen Assets

The Company will invest in unquoted Hydrogen Assets, which may be operational companies or hydrogen projects (completed or under construction). Investments are expected to be mainly in the form of equity, although investments may be made by way of debt and/or convertible

Other Information

securities. The Company may acquire a mix of controlling and non-controlling interests in Private Hydrogen Assets, however the Company intends to invest principally in non-controlling positions (with suitable minority protection rights to, inter alia, ensure that the Private Hydrogen Assets are operated and managed in a manner that is consistent with the Company's investment policy).

Given the time frame required to fully maximise the value of an investment, the Company expects that investments in Private Hydrogen Assets will be held for the medium to long term, although short term disposals of assets cannot be ruled out in exceptional or opportunistic circumstances. The Company intends to re-invest the proceeds of disposals in accordance with the Company's investment policy. The Company will observe the following investment restrictions, assessed at the time of an investment, when making investments in Private Hydrogen Assets:

- no single Private Hydrogen Asset will account for more than 20 per cent of Gross Asset Value;
- Private Hydrogen Assets located outside developed markets in Europe, North America, the GCC and Asia Pacific will account for no more than 20 per cent of Gross Asset Value; and
- at the time of an investment, the aggregate value of the Company's investments in Private Hydrogen Assets under contract to any single offtaker will not exceed 40 per cent of Gross Asset Value.

The Company will initially acquire Private Hydrogen Assets via the HydrogenOne Partnership, a wholly owned subsidiary undertaking of the Company structured as an English limited partnership which is controlled by the Company and advised by the Investment Adviser. The HydrogenOne Partnership's investment policy and restrictions are the same as the Company's investment policy and restrictions for Private Hydrogen Assets and cannot be changed without the

Company's consent. In due course, the Company may acquire Private Hydrogen Assets directly or by way of holdings in special purpose vehicles or intermediate holding entities (including successor limited partnerships established on substantially the same terms as the HydrogenOne Partnership) or, if the Company is considered a 'feeder fund' under the Listing Rules, other undertakings advised by the Investment Adviser and, in such circumstances, the investment policy and restrictions will also be applied on a look-through basis and such undertaking(s) will also be managed in accordance with the Company's investment policy.

Listed Hydrogen Assets

The Company will also invest in quoted or traded Hydrogen Assets, which will predominantly be equity securities but may also be corporate debt and/or other financial instruments (Listed Hydrogen Assets). The Company will be free to invest in Listed Hydrogen Assets in any market or country with a market capitalisation (at the time of investment) of at least US\$200 million. The Company's approach is to be a long-term investor and will not ordinarily adopt short-term trading strategies.

The Company will observe the following investment restrictions, assessed at the time of an investment, when making investments in Listed Hydrogen Assets:

- no single Listed Hydrogen Asset will account for more than 3 per cent of the Gross Asset Value, with a targeted average stock weighting of 1.5 per cent of the Gross Asset Value;
- the portfolio of Listed Hydrogen Assets will comprise no fewer than 15 Listed Hydrogen Assets at times when the Company is substantially invested and
- each Listed Hydrogen Asset must derive at least 50 per cent of revenues from hydrogen and/or related technologies.

Liquidity reserve

The Company intends to allocate the relevant net proceeds of any capital raise/realisation of Private Hydrogen Assets to cash (in accordance with the Company's cash management policy set out below) and/or to additional Listed Hydrogen Assets and related businesses pending subsequent investment in Private Hydrogen Assets (the Liquidity Reserve). The Company anticipates holding cash to cover the near-term capital requirements of the pipeline of Private Hydrogen Assets and in periods of high market volatility.

It is anticipated that, once the Initial Net Proceeds are fully invested (with the Liquidity Reserve having been subsequently invested in Private Hydrogen Assets), at least 70% of the Company's assets will be invested in Private Hydrogen Assets with the balance invested in Listed Hydrogen Assets. Over the medium term, it is expected that the weighting to Listed Hydrogen Assets will reduce further, to approximately 10% of the Company's assets, as the allocation to Private Hydrogen Assets grows, with Listed Hydrogen Assets primarily focussed on strategic equity holdings derived from the listing of operational companies within the Private Hydrogen Assets portfolio over time.

Investment restrictions

The Company, in addition to the investment restrictions set out above, comply with the following investment restrictions when investing in Hydrogen Assets:

- the Company will not conduct any trading activity which is significant in the context of the Company as a whole;
- the Company will, at all times, invest and manage its assets
 - (i) in a way which is consistent with its object of spreading investment
 - (ii) in accordance with its published investment policy;

- the Company will not invest in other UK listed closed-ended investment companies; and
- no investments will be made in companies or projects that generate revenues from the extraction or production of fossil fuels (mining, drilling or other such extraction of thermal coal, oil or gas deposits).

Compliance with the above restrictions will be measured at the time of investment and non-compliance resulting from changes in the price or value of Hydrogen Assets following investment will not be considered as a breach of the investment policy or restrictions.

Borrowing policy

The Company may take on debt for general working capital purposes or to finance investments and/or acquisitions, provided that at the time of drawing down (or acquiring) any debt (including limited recourse debt), total debt will not exceed 25% of the prevailing Gross Asset Value at the time of drawing down (or acquiring) such debt. For the avoidance of doubt, in calculating gearing, no account will be taken of any investments in Hydrogen Assets that are made by the Company by way of a debt investment.

Gearing may be employed at the level of an SPV or any intermediate subsidiary undertaking of the Company (such as the HydrogenOne Partnership) or, if the Company is considered a 'feeder fund' under the Listing Rules, other undertakings advised by the Investment Adviser in which the Company has invested or the Company itself. The limits on debt shall apply on a consolidated and look-through basis across the Company, the SPVs or any such intermediate holding entities (such as the Limited Partnership) or, if the Company is considered a 'feeder fund' under the Listing Rules, other undertakings advised by the Investment Adviser in which the Company has invested but intra-group debt will not be counted.

Gearing of one or more Hydrogen Assets in which the Company has a non-controlling interest will not count towards these borrowing restrictions. However, in such circumstances, the matter will be brought to the attention of the Board who will determine the appropriate course of action.

Currency and hedging policy

The Company has the ability to enter into hedging transactions for the purpose of efficient portfolio management. In particular, the Company may engage in currency, inflation, interest rates, energy prices and commodity prices hedging. Any such hedging transactions will not be undertaken for speculative purposes.

Cash management

The Company may hold cash on deposit and may invest in cash equivalent investments, which may include short-term investments in money market type funds ("Cash and Cash Equivalents"). There is no restriction on the amount of Cash and Cash Equivalents that the Company may hold and there may be times when it is appropriate for the Company to have a significant Cash and Cash Equivalents position. For the avoidance of doubt, the restrictions set out above in relation to investing in UK listed closed-ended investment companies do not apply to money market type funds.

Asset allocation at period end

The breakdown of the structure of the portfolio at the Company's period end is shown on page 17.

Dividends and dividend policy

The Ordinary Shares carry a right to receive dividends. Interim dividends are determined by the Board and a final dividend is subject to shareholder approval at the AGM.

(i) Dividend policy

The Company is targeting a Net Asset Value total return of 10 to 15% per annum over the medium to long-term with further upside potential. The Company intends to invest in Hydrogen Assets with cash flow typically re-invested for further accretive growth.

The Company only intends to pay dividends in order to satisfy the ongoing requirements under the Investment Trust (Approved Company) (Tax) Regulations 2011 for it to be approved by HMRC as an investment trust save that, in the medium term, the Company's Hydrogen Assets may also generate free cash flow which the Company may decide not to re-invest and, in such case(s), the Company currently intends to distribute these amounts to Shareholders.

The Company's revenue return after tax for the period amounted to a loss of £805,000. The Company made a capital loss after tax of £1,612,000. Therefore the total return after tax for the Company was a loss of £2,417,000. No dividends have been paid or are proposed for the period to 31 December 2021.

Other Information

Principal risks and uncertainties

The Board, through delegation to the Audit and Risk Committee, has carried out a robust assessment of the emerging and principal risks facing the Company. These include those that would threaten its business model, future performance, solvency and liquidity (see Audit and Risk Committee Report on pages 46 and 47). The Audit and Risk Committee reviews ongoing monitoring of both risks and controls. This ensures heightened and emerging risks are identified outside of the normal cycle of Board and Audit and Risk Committee meetings. The Audit and Risk Committee undertook a comprehensive review of the Company's risk management framework and controls during the period. The risks are documented on a risk register and each risk is rated by impact and probability with the assessed risk given a risk score and a residual rating. The risk register is reviewed on an ongoing basis in an attempt to capture all risks and put appropriate mitigation in place. The review takes into account changing factors including, but not restricted to, changes to markets (both macro and micro), stakeholders, operations, regulation and emerging risks. The top risks identified by this process are set out in the table below together with the mitigated approach, and the Board considers these to be the principal risks of the Company.

Principal Risks and Uncertainties	Mitigation
Regulatory Changes in political or environmental conditions in the hydrogen sector (for example, changes in government policy or support) could affect the Company's prospects.	The Board and Investment Adviser has significant experience in the energy sector and is familiar with its volatile political and regulatory environment. Extensive contacts across the sector inform its ongoing monitoring of these risks, which are reported to the Board at least quarterly. More specific due diligence occurs prior to any investments and during the lifetime of their ownership.
	The Administrator has a strong track record in administering listed companies and the various rules and regulation required to be adhered to.
Policy support The technologies required to produce and use green hydrogen need policy support to underpin the scale needed to drive stand-alone cost competitiveness. Governments worldwide are showing such support today, but that may be volatile over the investment time horizon of the Company.	As noted under 'regulatory', the Investment Adviser has longstanding experience in the energy sector and monitors the policy environment closely. Such experience and awareness is also present among the Company's Non-Executive Directors. It is the intent of the Investment Adviser to access a range of hydrogen projects in different countries and at different points in the emerging value chain, to further mitigate the risk of policy volatility.
Power price The income and value of the Company's investments may be affected by changes in the market prices of electricity and hydrogen, both current	The Investment Adviser monitors the outlook for electricity and hydrogen prices. The Company may hedge the exposure to fluctuating electricity and hydrogen prices in respect of its investments.
and expected.	As a result, the Investment Adviser oversee power revenues and monitor regularly against expectations.
Risks include refinancing risk, exposure to interest rate risk due to fluctuations in the prevailing market rates, covenant breaches and possible enhanced loss on poor performing assets.	Portfolio allocations are monitored on an ongoing basis by both the Investment Adviser and AIFM, to ensure compliance with investment limits. Reporting by the Investment Adviser and AIFM are provided to the Board at least quarterly.
Operational Initial pre-deal due diligence may not uncover all risks associated to a transaction. Investments are subject to operating and technical risks. While the	The Investment Adviser conducts a vigorous due diligence process and works very closely with external and technically skilled consultancy firms to review all potential transactions, with an aim to provide a fully scoped and informed recommendation.
Company will seek investments with creditworthy and appropriately insured counterparties who bear the majority of these risks, there can	The portfolio is constantly monitored by the Investment Adviser and the AIFM to address risks as they are identified.
be no assurance that all risks can be mitigated. In addition, the long-term profitability of hydrogen investments will be partly dependent upon the efficient operation and maintenance of the assets. Inefficiency, or limitations in the skills, experience or resources of operating companies, may reduce revenue.	Diversification in counterparties and service providers ensures any impact is limited. Furthermore, the Company invests in a diversified portfolio.
As a result, profitability of the Company may be impaired leading to reduced returns for Shareholders.	
Performance Underperforming investment or investment strategy can lead to underperformance to the Company's target return and ultimate investment objective.	The Board reviews at least quarterly, the portfolio performance as well as underlying key asset risks identified as part of the Company's risk register and how those risks are actively being mitigated which include but is not limited to:
•	Non Controlling interest risk Interest rate risk Inflation risk
	At each Board meeting a report on risks, portfolio performance and any macro and micro considerations is provided by the Investment Adviser and the AIFM, and reviewed accordingly with the aim to mitigate such risks.
	New investment recommendations are reviewed and approved in line with the investment policy agreed with the Company and key parties.

Principal Risks and Uncertainties	Mitigation
Future acquisitions and capital raises Ongoing capital raises are intended. Should there be a deterioration of the intended investment pipeline and the capital unable to be deployed into suitable opportunities in the expected time frame, this will result in 'cash drag'. Cash drag will have the potential to impact on the ongoing dividend target and investment objective.	The Board and AIFM oversee the investment pipeline and monitor its progress in relation to Company targets. Certain assets will be identified in advance by the Investment Adviser as being potentially available for acquisition by the Company. The pipeline is managed by the Investment Adviser and monitored by the AIFM, with onward reporting to the Board. The Board is unlikely to agree to capital raises without a strong pipeline.
Refinancing The operational risks of the company including market, counterparty, credit and liquidity risk. Extreme market volatility can disrupt capital raising process and ability to raise monies to repay a debt demand in full.	The Investment Adviser closely monitors the liquidity in the market. Should new credit not be forthcoming, liquidity may be gained through a capital raise, or liquidation of an asset.
Service providers Disruption to, or failure of the Company's Administrator or other parties to complete their role efficiently, on time and in line with expectation	All counterparties to the Company are reviewed as part of the risk register. A material credit risk is that of banks holding un-invested cash, the credit rating and credit worthiness of these are considered. A review of operational counterparties such as the Administrator for operational procedures, disaster recovery and system security is undertaken. Counterparties of Company's Special Purpose Vehicles ("SPV") and underlying assets are carried out as part of the investment due diligence process.
Portfolio valuation Risk that portfolio asset valuations published do not represent the Fair Market Values in accordance with the accounting requirements. Investment valuations are based on modelling / financial projections for the relevant investments. Projections will primarily be based on the Investment Adviser's assessment and are only estimates of future results based on assumptions made at the time of the projection. Actual results may vary significantly from the projections, which may reduce the profitability of the Company leading to reduced returns to Shareholders.	The Investment Adviser has significant experience in valuation of these assets. The valuation polices will be considered by the Valuation Committee on a quarterly basis, together with signing off on the Private Hydrogen Asset values.
Key person The Investment Adviser is a newly formed Company, with minimum employees. As such, there are significant Key Person risks at this time and should they become unavailable, this could have a negative impact on the Company's ability to achieve its investment objective.	The Investment Adviser is committed to expand its business / staffing levels in order to diversify knowledge across the expanding team. This risk is covered in the risk register and reported on at each Board meeting.
Tax Breaches of Section 1158 of the Corporation Tax Act could result in loss of investment trust status. Changes in tax legislation such as BEPS, WHT rules and structural requirements result in increased tax and resulting	The corporate structure of the Company is reviewed periodically by the Company and its advisors. All investments receive professional structural advice prior to investment.
Political and associated economic risk Exposure to Russia and/or Ukraine within the investment portfolio could lead to losses on investments. The impact on the global equity markets, and hydrogen stocks in particular, of a prolonged downturn caused by the situation, could lead to reduced valuations of the Company	The Board and Investment Adviser have reviewed the portfolio for exposure and will continue to keep this under review.

Other Information

Viability statement

The Directors have assessed the viability of the Group for the period to 31 December 2026 (the "Viability Period"). The Board believes that the Viability Period, being approximately five years, is an appropriate time horizon over which to assess the viability of the Group, particularly when taking into account the long-term nature of the Group's investment strategy, the principal risks outlined on pages 30 and 31 and the next continuation vote.

In accordance with the Articles, the continuation of the Company is subject to the approval of shareholders every five years, with the first vote to be proposed as an ordinary resolution at the Company's AGM in 2026. If passed, the Articles provide that the Directors propose an ordinary resolution that the Company continue its business as presently constituted at each fifth annual general meeting thereafter.

In its assessment of the prospects of the Group, the Board carried out a robust assessment of the emerging and principal risks and considered each of the uncertainties set out on pages 30 and 31 which included consideration of severe but plausible downside scenarios (such as a market downturn and the liquidity and solvency of the Group). The Board also considered the Group's income and expenditure projections and cash projections. These metrics were subjected to stress testing of the assumptions to evaluate the potential impact on the Group, including long term downturn of the listed equity markets, longer investment hold periods and increased inflation. Portfolio changes, market developments, level of premium / discount to NAV and share buybacks / share issues are discussed at quarterly Board meetings. The internal control framework of the Group is subject to a formal review on at least an annual basis

The level of the ongoing charges is dependent to a large extent on the level of net assets, the most significant contributor being the Investment Adviser fee. The Group's cash realisable from the sale of its investments and expected dividend income from investments provide substantial cover to the Group's operating expenses, and any other costs likely to be faced by the Group over the Viability Period of their assessment.

Since admission to the London Stock Exchange on 30 July 2021 ("Admission"), the Company's shares have traded at a premium to NAV.

The Directors' assessment also considered the market and operational risks associated with the COVID-19 pandemic and subsequent lifting of restrictions. The ongoing economic impact of measures introduced to combat its spread were discussed and monitored by the Board throughout the period. The Investment Adviser and other key service providers have provided regular updates on operational resilience in light of the pandemic. The Board is satisfied that the key service providers have the ability to continue their operations efficiently in a remote or hybrid working environment.

The Director's assessment considered the market risks associated with the Russian invasion of Ukraine in February 2022. The ongoing market volatility and uncertainty this has caused, has been discussed and will continue to be monitored The Investment Adviser has reviewed the investment portfolio for exposure and while limited exposure has been identified the Board will keep the situation under continued review.

Based on this assessment, the Directors have a reasonable expectation that the Group will be able to continue to operate and to meet its liabilities as they fall due over the Viability Period.

Employees

The Company has no employees. As at the date of this report, the Company had five Directors, of whom two are male and three are female.

Outlook

The outlook for the Company is described in the Chairman's Statement and the Investment Adviser's Report.

Strategic report

The Strategic Report set out on pages 1 to 32 of this Annual Report was approved by the Board of Directors on 31 March 2022.

For and on behalf of the Board

Simon Hogan

Chairman

31 March 2022

Governance

34	Board of Directors
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- Corporate Governance
- 44 Directors' Remuneration Implementation Report
- 46 Report of the Audit and Risk Committee
- 48 Statement of Directors' Responsibilities

Board of Directors

Simon Hogan^{1,2,3} (Chairman of the Board) Appointed 20 May 2021

Mr Hogan has significant capital markets, legal and management experience. He was previously a Managing Director of Morgan Stanley and Chief Operating Officer across their Commodities, Fixed Income and Equity divisions. Mr Hogan has held multiple board positions and was a member of the FCA Practitioners committee.

Mr Hogan's contribution is invaluable to the Company in formulating its short-term and long-term strategic direction as well as managing a newly established Board and Company.

Caroline Cook 1,2,3

(Chairman of the Audit and Risk Committee and the Valuation Committee) Appointed 20 May 2021

Mrs Cook has over 30 years of experience in energy and sustainable investing, and currently leads on climate change and environment at a large UK asset manager. Caroline was previously the co-head of Deutsche Bank's number one rated global and European oils equity research team and an independent consultant. In 2016 Caroline initiated and then led Deutsche Bank's integrated, cross-sector equity coverage of the accelerating energy transition.

Mrs Cook will retire as a Non-Executive Director effective 7 April 2022.

Afkenel Schipstra 1,2,3

(Chairman of the Management Engagement Committee, Nomination Committee and the Remuneration Committee) Appointed 20 May 2021

Mrs Schipstra has over 18 years experience in Energy in Europe and Sub-Sahara Africa. She is Senior Vice President in Hydrogen Business Development at ENGIE where she is responsible for ENGIE's large scale green hydrogen developments in the Netherlands including the HyNetherlands Project: a large-scale, green hydrogen value chain (1.85 GW) in the Northern Netherlands. Afkenel has previously held senior positions at Gasunie, Shell and NAM.

Mrs Schipstra's extensive knowledge of hydrogen projects strengthens the Board's commercial knowledge of the sector.

Roger Bell^{2,3}

(Non-Executive Director)
Appointed 1 October 2021

Mr Bell is currently Chief Financial Officer of the INEOS Oil and Gas group of companies and has been nominated as the Board representative of INEOS UK E&P Holdings Limited ("INEOS Energy") pursuant to the relationship and co-investment agreement entered into between, inter alia, INEOS Energy and the Company at launch.

Mr Bell brings a wealth of accounting and commercial experience through his role held at INEOS Energy for over 20 years.

Abigail Rotheroe 1,2,3

(Non-Executive Director)
Appointed 8 February 2022

Ms Rotheroe has over twenty years of investment experience and is currently Investment Director at Snowball Impact Management, a sustainable and impact focussed asset manager. Ms Rotheroe was a Director of Threadneedle Investment, following positions at HSBC Asset Management and Schroders and has experience of institutional and retail investment.

Ms Rotheroe also brings knowledge of fund governance, manager selection and impact measurement.

- Member of the Audit and Risk, Valuation,
 Management Engagement, Nomination and
 Remuneration Committees.
- Mr Bell is not a member of the committees of the Board but attends by invitation. Considered independent by the Board. Refer to page 39 for an assessment of independence for Roger Bell.
- 3. Each Director has also been appointed as a Director of HydrogenOne Capital Growth (GP) Limited (a wholly owned subsidiary of the Company which has been appointed as the general partner of the Limited Partnership) in order to ensure that the Board are in a position to effectively monitor and manage the performance of the service providers of the HydrogenOne Partnership in accordance with the Listing Rules.
- 4. Mr Giles Morland, Mr Richard Hulf and Dr JJ Traynor were appointed as Directors on incorporation of the Company on 16 April 2021 and resigned on 20 May 2021. Mr Giles Morland was appointed as a Director on 20 May 2021 and resigned on 15 June 2021.

The Principals of the Investment Adviser

Dr JJ Traynor

Dr John Joseph "JJ" Traynor has extensive experience in energy, capital markets, project management, and M&A. He has held a series of senior energy and banking sector positions, including Executive Vice President at Royal Dutch Shell, where he led investor relations and established the company's ESG programme; Managing Director at Deutsche Bank, where he was the number one ranked analyst in European and Global oil & gas; Geologist at BP, in the North Sea, West Africa and Asia Pacific. He has a Geology BSc from Imperial College, a PhD from Cambridge University. He attended the INSEAD Advanced Management Programme, and is a Fellow of the Geological Society of London.

Richard Hulf

Richard Hulf is a fund manager with corporate finance and engineering background. Richard has 30 years of experience in the Utilities and Energy sectors and is a Chartered Engineer, originally from Babcock Power and latterly Exxon. In addition, his financial experience spans stock broking, corporate finance and fund management with Henderson Crosthwaite, Ernst & Young and Artemis Investment Management, where he invested into renewables companies. He has an MSc in Petroleum Engineering from Imperial College.

Directors' Report

The Directors present their report and accounts for the Company and Group for the period ended 31 December 2021.

Strategic report

The Directors' Report should be read in conjunction with the Strategic Report on pages 1 to 32.

Corporate governance

The Corporate Governance Statement on pages 39 to 42 forms part of this report.

Legal and taxation status

The Company is an investment company within the meaning of Section 833 of the Companies Act 2006. The Company conducts its affairs in order to meet the requirements for approval as an investment trust under section 1158 of the Corporation Tax Act 2010. The Company has received approval as an investment trust and the Company must meet eligibility conditions and ongoing requirements in order for investment trust status to be maintained. In the opinion of the Directors, the Company has met the conditions and requirements for approval as an investment trust for the period ended 31 December 2021.

Risk and risk management

The Principal Risks and Uncertainties for the Company and their mitigation on pages 30 to 31 forms part of this report.

Viability statement

The Viability Statement is on page 32.

Market information

The Company's Ordinary Shares are premium listed on the London Stock Exchange ("LSE"). The NAV per Ordinary Share is calculated in Pound Sterling for each business day that the LSE is open for business based upon the quarterly valuation of the Private Hydrogen Assets and daily valuation of Listed Hydrogen Assets. The daily NAV per Ordinary Share is published through a regulatory information service.

Retail distribution promotion

As a result of the Financial Conduct Authority ("FCA") rules determining which investment products can be promoted to retail investors, certain investment products are classified as 'non-mainstream pooled investment' products and face restrictions on their promotion to retail investors.

The Company has concluded that the distribution of its shares, being shares in an investment trust, is not restricted as a result of the FCA rules described above.

The Company currently conducts its affairs so that the shares issued by the Company can be recommended by financial advisers to retail investors and intends to continue to do so for the foreseeable future.

Shareholder relations and Annual General Meeting (AGM)

The Board encourages all shareholders to attend the AGM and generally seeks to provide twenty one clear days' notice of that meeting.

The Notice of AGM sets out the business of the AGM and any special business is explained in the Directors' Report on pages 35 and 36. Separate resolutions are proposed for each substantive issue. The Investment Adviser has a programme of meetings with shareholders and reports back to the Board on its findings. The Board also welcomes direct feedback from shareholders. The Chairman is available to meet shareholders and may be contacted by email via the Company Secretary at hydro1cosec@praxisifm.com.

The Company's AGM will be held at 12.30pm on 24 May 2022 and the Chairman's Statement on page 7 sets out the arrangements for the meeting. Details of how shareholders can cast their votes can be found in the Notes to the Notice of Meeting on pages 90 to 92. Shareholders will also have the opportunity to hear a presentation from the Investment Adviser, and ask questions of the Board and the Investment Adviser.

Special business of the AGM

Authority to issue and purchase own shares

The Board recommends that the Company be granted a new authority to allot up to a maximum of 10,735,000 Ordinary Shares (representing approximately 10% of the Ordinary Shares in issue at the date of this document) and to dis-apply pre-emption rights when allotting those Ordinary Shares and/or selling Ordinary Shares from treasury. Ordinary resolution 10 and special resolution 11 will be put to shareholders at the AGM. Ordinary Shares will be issued under this authority only at the Board's discretion and when it is deemed to be in the best interests of shareholders as a whole to do so. The advantages are to lower the Company's ongoing charges as expenses are diluted and, in the short term, to address volatility in the share price. Unless otherwise authorised by shareholders, new Ordinary Shares will not be issued at less than NAV and Ordinary Shares held in treasury will not be sold at less than NAV.

The maximum number of Ordinary Shares which can be admitted to trading on the London Stock Exchange without the publication of a prospectus is 20% of the Ordinary Shares on a rolling previous 12-month basis at the time of admission of the Ordinary Shares.

The Directors recommend that a new authority to purchase up to 16,091,765 Ordinary Shares (subject to the condition that not more than 14.99% of the Ordinary Shares in issue at the date of the AGM are purchased) be granted and special resolution 12 to that effect will be put to the AGM. Any Ordinary Shares purchased will either be cancelled or, if the Directors so determine, held in treasury. Ordinary Shares are purchased at the discretion of the Board and when it is deemed to be in the best interests of shareholders. Ordinary Shares will be purchased for cancellation or for treasury only when the Ordinary Shares are trading at a discount to the Net Asset Value.

Directors' Report

The Companies Act 2006 allows companies to hold shares acquired by way of market purchases as treasury shares, rather than having to cancel them. This gives the Company the ability to sell Ordinary Shares quickly and cost effectively, thereby improving liquidity and providing the Company with additional flexibility in the management of its capital base. At the period end and at the date of this report, no Ordinary Shares were held in treasury.

Notice of General Meetings

Special resolution 13 in the notice to the AGM is required to reflect the requirements of the Shareholder Rights Directive. The Company is currently able to call General Meetings, other than an AGM, on 14 clear days' notice and would like to preserve this ability. In order to be able to do so, shareholders must have given their prior approval.

Special resolution 13 seeks such approval, which would be effective until the Company's next AGM, when it is intended that a similar resolution will be proposed. The Company will ensure that it offers the facility for shareholders to vote by electronic means, and that this facility is accessible to all shareholders, if it is to call General Meetings on 14 days' notice. Short notice of this kind will be used by the Board only under appropriate circumstances.

Continuation vote

The Articles of Association require that an ordinary resolution be proposed at every fifth AGM of the Company that the Company should continue as an investment trust for a further five-year period. In accordance with the Articles of Association, the initial vote for the continuation of the Company will be proposed at the AGM to be held in 2026. In the event that such a resolution is not passed, the Directors are required to draw up proposals for shareholders' approval for the voluntary liquidation or unitisation or other reorganisation of the Company, which would require a special resolution of shareholders.

Articles of association

Amendments to the Company's Articles of Association require an Ordinary Resolution to be passed by Shareholders.

Management

The Board

The independent Board is responsible to Shareholders for the overall management of the Company. The Board has adopted a Schedule of Matters Reserved for the Board which sets out the division of responsibilities between the Board and its various committees, the Chairman and the Chairman of the various committees. together with the duties of the Board, further details can be found on pages 39 and 40.

Through the Committees and the use of external independent advisers, the Board manages risk and governance of the Company.

Appointment of Board Members

The rules concerning the appointment of Directors are contained in the Company's Articles of Association which require that a Director shall be subject to election at the first AGM after appointment and annual re-election thereafter. Further details of the Board's process for the appointment of Board members can be found on page 40.

Alternative Investment Fund Manager ("AIFM")

Sanne Fund Management (Guernsey) Limited, formerly known as International Fund Management Limited, has been appointed as the Company's and Limited Partnership's AIFM. The AIFM has delegated the provision of portfolio management services to the Investment Adviser pursuant to the Investment Adviser Agreement.

The AIFM Agreement shall continue in force until terminated by either the AIFM or the Company by giving to the other no less than six months' prior written notice, provided that such notice may not be served earlier than the date being twelve months from the date of the AIFM Agreement. The AIFM Agreement may be terminated earlier by either party with immediate effect in certain circumstances, including, if the other party shall go into liquidation or an order shall be made or a resolution shall be passed to put the other party into liquidation or the other party has committed a material breach of any obligation the AIFM Agreement, and in the case of a breach which is capable of remedy fails to remedy it within 30 days. Details of the fee the AIFM is entitled to receive are given in note 13 to the Financial Statements.

The AIFM shall maintain, at its cost, professional indemnity insurance to cover any professional liability which it may incur under the AIFM Agreement, with a limit not less than £5,000,000. The Company has granted to the AIFM and certain other indemnified parties, a customary indemnity against losses which may arise in relation to the AIFM's performance of its duties under the AIFM Agreement.

The Board confirms that it has reviewed whether to retain Sanne Fund Management (Guernsey) Limited as the AIFM of the Company. It has been concluded that it is in the best interests of shareholders as a whole to continue with the AIFM's engagement.

Investment Adviser

The AIFM has appointed HydrogenOne Capital Growth LLP as the Investment Adviser. The Investment Adviser has been given responsibility for investment advisory services in respect of any Private Hydrogen Assets the Company invests in directly or indirectly through holding entities and the Listed Hydrogen Assets (including Listed Hydrogen Assets forming part of the Liquidity Reserve and uninvested cash) in accordance with the Company's investment policy, subject to the overall control and supervision of the AIFM. Details of the Investment Advisory fees are given in note 5 to the Financial Statements. As at 31 December 2021, Dr JJ Traynor held 100,000 Ordinary Shares and Mr Richard Hulf held 100,000 Ordinary Shares in the Company.

The Limited Partnership has entered into a Limited Partnership Investment Adviser Agreement dated 5 July 2021 and as amended on 26 November 2021 (the "Limited Partnership Investment Adviser Agreement") between the General Partner (in its capacity as general partner of the Limited Partnership), the AIFM and the Investment Adviser, pursuant to which the Investment Adviser has been given responsibility for investment advisory services in respect of the Private Hydrogen Assets in accordance with the investment policy of the Limited Partnership, subject to the overall control and supervision of the AIFM.

The Investment Adviser Agreements are for an initial term of four years from the date of Admission and thereafter subject to termination on not less than twelve months' written notice by any party. The Investment Adviser Agreements can be terminated at any time in the event of, inter alia, the insolvency of the Company, the AIFM or the Investment Adviser or if certain key members of the Investment Adviser's team cease to be involved in the provision of services to the Company and are not replaced by individuals satisfactory to the Company (acting reasonably).

The Company and the Limited Partnership have given an indemnity in favour of the Investment Adviser (subject to customary exceptions) in respect of the Investment Adviser's potential losses in carrying on its responsibilities under the Investment Adviser Agreement.

The Board confirms that it has reviewed whether to retain HydrogenOne Capital Growth LLP as the Investment Adviser of the Company and the Limited Partnership. It has been concluded that, given the Investment Adviser's depth of knowledge in the sector and the recent growth and performance record of the Company, it is in the best interests of shareholders as a whole to continue with the Investment Adviser's engagement.

Alternative Investment Fund Portfolio Managers' Directive ("AIFMD")

In accordance with the AIFMD, the AIFM must ensure that an annual report containing certain information on the Company is made available to investors for each financial year. The investment funds sourcebook of the FCA (the "Sourcebook") details the requirements of the annual report. All the information required by those rules are included in this Annual Report or will be made available on the Company's website.

Company Secretary and Administrator

Sanne Fund Services (UK) Limited, formerly known as PraxisIFM Fund Services (UK) Limited, has been appointed to provide company secretarial and administration services to the Company.

Custodian

The Northern Trust Company has been appointed as the Company's custodian for the Listed Hydrogen Assets.

Registrar

Computershare Investor Services plc has been appointed as the Company's registrar.

Continuing appointment of service providers

The Board has committed to undertake a detailed review of the continued appointment of these service providers on an annual basis to ensure these are in the best long term interests of the Company's Shareholders and will undertake a comprehensive service provider review during the year ending 31 December 2022.

Capital structure and voting rights

At the period end and to the date of this report, the Company's issued share capital comprised 107,350,000 Ordinary Shares, with no Ordinary Shares held in treasury. Each Ordinary Share held entitles the holder to one vote. All Ordinary Shares carry equal voting rights and there are no restrictions on those voting rights. Voting deadlines are stated in the Notice of Meeting and Form of Proxy and are in accordance with the Companies Act 2006. There are no restrictions on the transfer of Ordinary Shares, nor are there any limitations or special rights associated with the Ordinary Shares.

Directors' Report

Notifiable interest

As at 31 December 2021 and 31 March 2022, the Directors have been formally notified of the following shareholdings comprising 3% or more of the issued share capital of the Company.

Company	Holding of Ordinary Shares – As at 31 December 2021	% Holding – As at 31 December 2021	Holding of Ordinary Shares – As at 31 March 2022	% Holding – As at 31 March 2022
INEOS UK E&P Holdings Limited	25,000,000	23.3	25,000,000	23.3
Rathbone Investment Management International Ltd	7,990,757	7.4	7,990,757	7.4
Investec Wealth & Investment Limited	5,376,857	5.0	5,296,197	4.9
City of Bradford - West Yorkshire Pension Fund	5,000,000	4.7	5,000,000	4.7
Stichting Juridisch Eigendom Privium Sustainable Impact Fund	4,280,000	4.0	4,280,000	4.0
FS Wealth Management Limited	3,670,000	3.4	3,670,000	3.4

Political donations

There were no political donations made during the financial period to 31 December 2021.

Disclosure required by listing rule 9.8.4

The above rule requires listed companies to report certain information in a single identifiable section of their annual financial reports. The Company confirms that, other than the allotment of equity securities for cash (LR 9.8.4(7)) which is detailed in note 10 to the financial statements, all such reporting applied only to non-applicable events for the period ended 31 December 2021.

Future trends

Details of the main trends and factors likely to affect the future development, performance and position of the Company's business can be found in the Investment Adviser's Report section of this Strategic Report. Further details as to the risks affecting the Company are set out in the 'Principal Risks and Uncertainties' on pages 30 to 31.

Directors' indemnities

Subject to the provisions of the Companies Act 2006 and certain provisions contained in the deeds of indemnity issued by the Company, the Company has indemnified each of the Directors against all liabilities which each Director may suffer or incur arising out of or in connection with any claim made or proceedings taken against them, or any application made under sections 661(3), 661(4) or 1157 of the Companies Act 2006 by them, on the grounds of their negligence, default, breach of duty or breach of trust, in relation to the Company or any associated company. The indemnities would provide financial support from the Company after the level of cover provided by the Company's Directors' and Officers' insurance policy has been fully utilised.

Going concern

The Directors consider that it is appropriate to adopt the going concern basis in preparing the Financial Statements. Details of the Directors' assessment of the going concern status of the Company and Group, which considered the adequacy of the Company and Group's resources and the impacts of the COVID-19 pandemic and the recent Russian invasion of Ukraine, are given in note 2 to the Financial Statements.

Auditor information

Each of the Directors at the date of the approval of this report confirms that:

(i) so far as the Director is aware, there is no relevant audit information of which the Company's auditor is unaware: and

(ii) the Director has taken all steps that he or she ought to have taken as Director to make himself or herself aware of any relevant information and to establish that the Company's auditor is aware of that information.

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

Appointment of auditor

In accordance with Section 489 of the Companies Act 2006, the Board appointed KPMG Channel Islands Limited ("KPMG") as the Company's auditor effective 15 June 2021. A resolution will be put forward at the forthcoming AGM on 24 May 2022 to re-appoint KPMG as auditor.

By order of the Board

Brian Smith

For and on behalf of Sanne Fund Services (UK) Limited Company Secretary

31 March 2022

Corporate Governance

Introduction

This Corporate Governance statement forms part of the Directors' Report.

The Listing Rules and the Disclosure Guidance and Transparency Rules of the UK Listing Authority require listed companies to disclose how they have applied the principles and complied with the provisions of The UK Corporate Governance Code 2018 (the "UK Code"), as issued by the Financial Reporting Council ("FRC"). The UK Code can be viewed on the FRC's website.

The Board has considered the principles and provisions of the AIC Code of Corporate Governance 2019 (the "AIC Code") which addresses those set out in the UK Code, as well as setting out additional provisions on issues that are of specific relevance to the Company, as an investment trust.

The Board considers that reporting against the AIC Code, which has been endorsed by the Financial Reporting Council, provides more relevant information to shareholders.

The AIC Code is available on the AIC website (www.theaic.co.uk). It includes an explanation of how the AIC Code adapts the Principles and Provisions set out in the UK Code to make them relevant for investment companies.

The Company has complied with the AIC Code and the relevant provisions of the UK Code, except as set out below.

The UK Code includes provisions relating to:

- the role of the chief executive (provision 14);
- the need for an internal audit function (provision 25); and
- executive Directors' remuneration (provision 33).

The Board considers these provisions are not relevant to the Company, being an externally managed investment company with no employees. The Company has therefore not reported further in respect of these provisions, other than the need for an internal audit function specific to the Company, which has been addressed on page 47.

The Board

Composition

At the date of this report the Board consists of five Non-Executive Directors. The Chairman is Simon Hogan, and the Directors are Caroline Cook, Afkenel Schipstra, Roger Bell and Abigail Rotheroe. Mrs Cook is the Chairman of the Audit and Risk Committee and the Valuation Committee and Mrs Schipstra is the Chairman of the Management Engagement Committee, the Nomination Committee and the Remuneration Committee. With effect from 7 April 2022, Mrs Schipstra will assume the role of Chairman of the Audit and Risk Committee and the Valuation Committee, Ms Rotheroe will assume the role of Chairman of the Management Engagement Committee, and the Remuneration Committee and Mr Hogan will assume the role of Chairman of the Nomination Committee when Mrs Cook steps down from the Board and its Committees. Due to the size and nature of the Company's business, the Board has not deemed it necessary to appoint a Senior Independent Director as the role can be performed by the Board as a whole.

Mr Hogan, Mrs Cook and Mrs Schipstra were appointed as Non-Executive Directors 22 May 2021. Mr Bell was appointed 1 October 2021 and Ms Rotheroe 8 February 2022. The Board believes that during the period ended 31 December 2021 its composition was appropriate for an investment company of the Company's nature and size. All of the Directors are independent of the Investment Adviser and are able to allocate sufficient time to the Company

to discharge their responsibilities effectively. In accordance with the Co-Investment Agreement between INEOS Energy and the Company, Mr Bell will recuse himself from any decision relating to a transaction by the Company or any member of the Group with INEOS Energy or any of its Associates. The Board has noted the inference of the provisions in the AIC Code that Non-Executive Directors who represent a significant shareholder should be presumed not to be independent. However, it is the Board's assessment that the provisions in place to manage actual or potential situational conflicts of interest are sufficiently robust and always promote the success of the Company. The Board has concluded that Mr Bell continues to demonstrate independence of character and judgement. His skills and experience have added significantly to the strength of the Board and his continued service is invaluable to the long-term success of the Company. The Directors have a broad range of relevant experience to meet the Company's requirements and their biographies are given on page 34.

In line with the AIC Code and the Articles of Association, each Director is subject to election at its first AGM and annual re-election thereafter by shareholders. The Board recommends all the Directors for election except for Caroline Cook who will be stepping down from the Board on 7 April 2022.

The Directors have appointment letters which do not provide for any specific term. Copies of the Directors' appointment letters are available on request from the Company Secretary. Upon joining the Board, any new Director will receive an induction and relevant training is available to Directors on an ongoing basis.

A policy of insurance against Directors' and Officers' liabilities is maintained by the Company.

Corporate Governance

The Directors, in the furtherance of their duties, may take independent professional advice at the expense of the Company.

Board Committees

The Board decides upon the membership and chairmanship of its committees. Each Committee has adopted formal terms of reference, which are reviewed at least annually, and copies of these are available on the Company's website or on request from the Company Secretary.

Audit and Risk Committee

A report on pages 46 and 47 provides details of the role and composition of the Audit and Risk Committee together with a description of the work of the Audit and Risk Committee in discharging its responsibilities.

Remuneration Committee

All of the Directors, except Mr Bell, are members of this Committee, and Mrs Schipstra is the Chairman. The Remuneration Committee has been established to meet formally on at least an annual basis to review the remuneration policy of the Company and consider the fees of the Non-Executive Directors. The Company's remuneration policy will be put forward for approval at the AGM and details of the fees of Non-Executive Directors is given on pages 44 and 45.

The Directors' Remuneration Implementation Report is included on pages 44 and 45.

Management Engagement Committee ("MEC")

All of the Directors, except Mr Bell, are members of the MEC, and Mrs Schipstra is the Chairman. The MEC has been established to conduct a formal annual review of the AIFM and the Investment Adviser, assessing investment and other performance, the level and method of their remuneration and the continued appointment of them as AIFM and Investment Adviser to the Company. The MEC met and reviewed the AIFM and Investment Adviser's performance and remuneration structure. In conclusion the Committee's recommendation to the Board was that it was in the best interests of shareholders as a whole to continue with their engagements and that the current management fee structure remained appropriate. (See page 37 for further details).

The MEC will conduct a detailed service review of the main service providers to the Company in 2022 once they have been operational for at least a year.

Nomination Committee

All of the Directors, except Mr Bell, are members of this Committee and Mrs Schipstra is the Chairman. The Nomination Committee has been established for the purpose of identifying and putting forward candidates for the office of Director of the Company. The Nomination Committee considers job specifications and assesses whether candidates have the necessary skills and time available to devote to the job. It also undertakes an annual performance evaluation of the Board. Due to the fact the Company launched in July 2021, a performance evaluation of the Board, its committees and the individual Directors has not taken place. An evaluation requiring the Directors to complete detailed

questionnaires on the operation of the Board, its committees and the individual contribution of Directors as well as the performance of the Chairman will take place before the year ending 31 December 2022. The Board succession plan is reviewed and maintained through the Nomination Committee to promote regular refreshment and diversity, whilst maintaining stability and continuity of skills and knowledge on the Board.

While no new appointments were made during the year, subsequent to the year-end it was agreed that Ms Abigail Rotheroe should join the Board. Ms Rotheroe's appointment was made following a review by the Board of its composition, diversity, efficacy and length of service.

Having regard to the Company's Articles of Association and the Board's succession plan, the Board drew up a list of desirable skills and industry experience for a new Director. Ms Rotheroe's appointment was made following an extensive interview process where it was determined that she was the best candidate for the role. No external search agency was used in this process.

Valuation Committee

All of the Directors, except Mr Bell, are members of this Committee, and Mrs Cook is the Chairman. The Valuation Committee has been established to meet formally on at least a quarterly basis to formulate valuation policies for investments of the Company, consider whether independent valuation of the portfolio is required and approve the valuations or valuation methodology of the Private and Listed Hydrogen Assets. A summary of the valuation of the Company's investment portfolio is given on page 17.

Meeting attendance

3	Board	Audit and Risk Committee	Remuneration Committee	Management Engagement Committee	Nomination Committee	Valuation Committee
Number of meetings held	1	1	1	1	1	-
Simon Hogan	1	1	1	1	1	-
Caroline Cook	1	1	1	1	1	-
Afkenel Schipstra	1	1	1	1	1	-
Roger Bell ¹	1	1	1	1	1	-

^{1.} Mr Bell is not a member of the committees of the Board but attends by invitation.

In addition, a number of ad hoc Board and committee meetings were held to deal with administrative matters and the formal approval of documents.

Board diversity

Appointments are based on merit with due regard to the benefits of diversity. The Board considers many factors, including the balance of skills, knowledge, experience, gender, ethnicity, cognitive and personal strengths when reviewing its composition and appointing new Directors. The aim of the policy is to identify those with the best range of skills and experience to complement existing Directors in order to provide effective oversight of the Company and constructive support and challenge to the Investment Adviser. Summary biographical details of the Directors, including their relevant experience, are set out on page 34.

The Board currently comprises five Non-Executive Directors of which three are female thereby constituting 60% female representation and complies with the Hampton Alexander target of 33% female membership. However, although the Board has considered the recommendations of the Davies and

Hampton-Alexander reviews as well as the Parker review, it does not consider it appropriate to establish targets or quotas in these regards. The Company has no employees.

Tenure policy

It is the Board's policy that all Directors, including the Chairman, shall normally have tenure limited to nine years from their appointment to the Board, except that the Board may determine otherwise if it is considered that the continued participation on the Board of an individual Director is in the best interests of the Company and its shareholders. This is also subject to the Director's re-election annually by shareholders. The Board considers that this policy encourages regular refreshment and is conducive to fostering diversity.

Internal control

The Board is responsible for establishing the Company's system of internal controls and for monitoring their effectiveness. The system of internal controls is designed to manage rather than eliminate the risk of failure to achieve business objectives. It can provide only reasonable assurance against material misstatement or loss. The Board, through the Audit and Risk Committee, regularly reviews the effectiveness of the internal control systems to identify, evaluate and manage the Company's significant risks. If any significant failings or weaknesses are identified the Board, and where required the Investment Adviser, ensure that necessary action is taken to remedy the failings. Taking into account the principal risks and uncertainties section on pages 30 and 31, during the period, the Board - through the Audit and Risk Committee - established the Company's risk management framework and controls. This identified a detailed number of risks facing the Company and resulted in enhanced risk documentation and reporting to the Board and Audit and Risk Committee. Following its review, the Board is not aware of any significant failings or weaknesses arising in the period under review

Corporate Governance

The Board believes that the existing arrangements, including those set out below, represent an appropriate framework to meet the internal control requirements. By these procedures the Directors have kept under review the effectiveness of the internal control system throughout the period and up to the date of this report.

Financial aspects of internal control

These are detailed in the Report of the Audit and Risk Committee.

Other aspects of internal control

The Board holds at least four regular meetings each year, plus additional meetings as required. Between these meetings there is regular contact with the Investment Adviser and the Company's Administrator and Company Secretary.

The Administrator, Sanne Fund Services (UK) Limited, reports separately in writing to the Board concerning risks and internal control matters within its remit, including internal financial control procedures and company secretarial matters. Additional ad hoc reports are received as required and Directors have access at all times to the advice and services of the Company Secretary, which is responsible to the Board for ensuring that Board procedures are followed and that applicable rules and regulations are complied with.

The contact with the Investment Adviser, the AIFM and the Administrator enable the Board to monitor the Company's progress towards its objectives and encompass an analysis of the risks involved. The effectiveness of the Company's risk management and internal controls systems is monitored regularly and a formal review, utilising a detailed risk assessment programme, takes place at least annually. This includes review of the internal controls reports of the Administrator, the AIFM and the Registrar.

Principal risks

The Directors confirm that they have carried out a robust assessment of the Company's emerging and principal risks, including those that would threaten its business model, future performance, solvency or liquidity. The principal risks and how they are being managed are set out in the Strategic Report on pages 30 and 31.

Directors' Remuneration Policy

The remuneration policy (the "Policy") must be put forward for shareholder approval at its first AGM and thereafter at a maximum interval of three years. Accordingly, the Policy of the Company will be put forward for approval by shareholders at the forthcoming AGM to be held on 24 May 2022 and will continue in force until the Annual General Meeting to be held in May 2025. The provisions set out in the Policy apply until they are next submitted for shareholder approval. In the event of any proposed material variation to the Policy, shareholder approval will be sought for the proposed new policy prior to its implementation. The Policy sets out the principles the Company follows in remunerating Directors and the result of the shareholder vote on the Policv is binding on the Company. The Remuneration Committee will take account of any views expressed by shareholders in formulating this policy.

All the Directors are Non-Executive Directors and the Company has no other employees.

Service contracts

The Directors do not have service contracts with the Company. The Directors have appointment letters and, following initial election by shareholders, are subject to annual re-election.

Fees

Directors' fees are determined by the Board according to their duties and responsibilities and by reference to the time commitment required by each Director to carry out their roles effectively. In setting fees, the Board also has regard to the need to recruit and retain Directors with appropriate knowledge and experience, the fees paid to Directors of the Company's peers and industry practice. Directors' fees are also subject to the aggregate annual limit set out in the Company's Articles of Association (the "Articles"), which is currently £300,000. The aggregate limit of Directors' fees in the Articles can only be amended by an ordinary resolution put to shareholders at a general meeting.

Directors are not eligible for bonuses, pension benefits, share benefits, share options, long-term incentive schemes or other benefits.

Directors' fees are paid at fixed annual rates and do not have any variable elements. Directors are also entitled to be reimbursed for all reasonable out-of-pocket expenses incurred in performance of their duties. These expenses are unlikely to be of a significant amount.

Fees are payable from the date of appointment as a Director of the Company and cease on the date of termination of appointment. Any new Directors will be paid at the same rate as existing Directors. Directors are not entitled to compensation for loss of office, and there is no notice period upon early termination of appointment.

No incentive fees will be paid to any person to encourage them to become a Director of the Company. The Company may, however, pay fees to external agencies to assist the Board in the search and selection of Directors or in reviewing remuneration. Where a consultant is appointed, the consultant shall be identified in the Annual Report alongside a statement about any other connection it has with the Company or individual Directors. No consultants were appointed during the period. Independent judgement will be exercised when evaluating the advice of external third parties.

Statement of consideration of conditions elsewhere in the Company

As stated above, the Company has no employees. Therefore, the process of consulting with employees on the setting of the Remuneration Policy is not applicable.

Review of the Policy

This Policy will be reviewed on an annual basis by the Remuneration Committee and any changes approved by the Board. As part of the review, the Remuneration Committee will consider whether the Policy supports the long-term success of the Company and takes into consideration all relevant regulatory requirements. Any material change to the Policy must be approved by shareholders.

Effective date

The Policy is effective from the date of approval by shareholders.

Current and future policy

Component	Director	Purpose of reward	Operation
Annual fee	Chairman of the Board	For services as Chairman of a plc	Determined by the Board
Annual fee	Other Directors	For services as Non-Executive Directors of a plc	Determined by the Board
Additional fee	Chairman of the Audit Committee	For additional responsibility and time commitment	Determined by the Board
Expenses	All Directors	Reimbursement of expenses incurred in the performance of duties	Submission of appropriate supporting documentation

Directors' Remuneration Implementation Report

This Directors' Remuneration Implementation Report ("the Report") has been prepared in accordance with Schedule 8 of the Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulation 2013. An ordinary resolution for the approval of this Report will be put forward at the forthcoming AGM.

The Report is put forward for approval by shareholders on an annual basis. The result of the shareholder resolution on the Report is non-binding on the Company, although it gives shareholders an opportunity to express their views, which will be taken into account by the Board and the Remuneration Committee.

The law requires the Company's auditor to audit certain of the disclosures provided. Where disclosures are audited they are indicated as such. The auditor's opinion is shown on pages 49 to 54.

Remuneration Committee

The Company currently has five Non-Executive Directors.

In accordance with clause 5 of the Relationship and Co-Investment Agreement, INEOS Energy is entitled to nominate one Non-Executive Director for appointment to the Board. Roger Bell has been nominated for this purpose, and as set out in his appointment letter, is not remunerated for his role as a Non-Executive Director.

The current annual fees of the Directors are as follows:

Name	Role	Fee
Simon Hogan	Chairman	£65,000
Caroline Cook	Audit Chair	£55,000
Afkenel Schipstra*	Director	£45,000
Abigail Rotheroe	Director	£45,000
Roger Bell	Director	-

*Upon Mrs Cook's retirement from the Board on 7 April 2022, Mrs Schipstra will become Audit Chair with an annual fee of £55,000. The Remuneration Committee believes that the level of fees appropriately reflects prevailing market rates for an investment trust of the Company's complexity and size, the increasing complexity of regulation and resultant time spent by the Directors on matters, and will also enable the Company to attract appropriately experienced additional Directors in the future.

The Remuneration Committee comprises the whole Board. Further detail on the duties of the Remuneration Committee can be found in the Corporate Governance statement on page 40.

The maximum level of fees payable, in aggregate, to the Directors of the Company is currently £300,000 per annum as set out in the Company's Articles of Association.

Directors' appointment letters and shareholding rights

The Directors have appointment letters which do not provide for any specific term. The Directors are not entitled to compensation on loss of office. There are no restrictions on transfers of the Company's Ordinary Shares held by the Directors or any special rights attached to such shares.

Performance

The following chart shows the performance of the Company's share price by comparison to the Solactive Hydrogen Economy Index on a total return basis. The Company does not have a specific benchmark but has deemed the Solactive Hydrogen Economy Index to be the most appropriate as at least 60% of the companies included in the index generate 100% of their revenue from clean Hydrogen.

Directors' emoluments for the period (Audited)

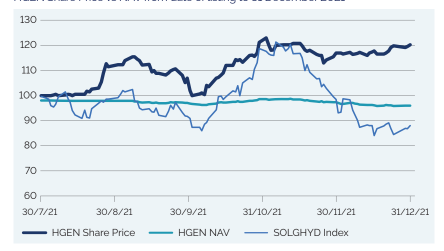
The Directors who served during the period¹ received the following remuneration for qualifying services.

		2021				
	Fees £	Taxable benefits £	Total £			
Simon Hogan	39,917	-	39,917			
Caroline Cook	33,776	_	33,776			
Afkenel Schipstra	27,634	-	27,634			
Roger Bell ²	_	-	-			
Total	101,327	-	101,327			

- 1. Abigail Rotheroe was appointed as a Non-Executive Director on 8 February 2022.
- 2. Appointed as a Non-Executive Director on 1 October 2021 and is not remunerated for his services.

Total return performance

HGEN Share Price vs NAV from date of listing to 31 December 2021



There are no other taxable benefits payable by the Company other than certain expenses which may be deemed to be taxable such as travel expenses. None of the above fees were paid to third parties.

The following table sets out the total level of Directors' remuneration compared to the distributions to shareholders by way of dividends and share buybacks, and the management fees and other expenses incurred by the Company.

	2021 £'000
Spend on Directors' fees	101,326
Management fees and other expenses	807,000
Dividends paid to shareholders	0

The disclosure of the information in the table above is required under The Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013 with the exception of management fees and other expenses which have been included to show the total operating expenses of the Company.

Directors' holdings (Audited)

At 31 December 2021 and at the date of this report the Directors had the following holdings in the Company. All holdings were beneficially owned.

	Ordinary Shares at 31 Dec 2021	Ordinary Shares at 31 Mar 2022
Simon Hogan	40,000	40,000
Caroline Cook	20,100	20,100
Afkenel Schipstra	10,100	10,100
Roger Bell	-	_
Abigail Rotheroe ¹	_	-

^{1.} Abigail Rotheroe was appointed as a Non-Executive Director on 8 February 2022.

Statement

On behalf of the Board and in accordance with Part 2 of Schedule 8 of the Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013, I confirm that the above Remuneration Report and Remuneration Policy summarises, as applicable, for the period to 31 December 2021:

- (a) the major decisions on Directors' remuneration:
- (b) any substantial changes relating to Directors' remuneration made during the period; and
- (c) the context in which the changes occurred and decisions have been taken.

Afkenel Schipstra

Chairman of the Remuneration Committee

31 March 2022

Report of the Audit and Risk Committee

As Chairman of the Audit and Risk Committee (the "Committee"), I am pleased to present the Committee's report to shareholders for the period ended 31 December 2021.

The Audit and Risk Committee Composition

All of the Directors, except Roger Bell, are members of the Committee. In accordance with the UK Code, the Chairman of the Board should not be a member. However, the AIC Code permits the Chairman of the Board to be a member of, but not chair the Committee if they were independent on appointment - which the Chairman was and continues to be. In view of the size of the Board, the Directors feel it is appropriate for him to continue as a member, so that the Committee can continue to benefit from his experience and knowledge. As noted earlier in the Annual Report, I will be stepping down from the Audit and Risk Committee and the Board on 7 April 2022 and Afkenel Schipstra will succeed me as Chairman of this Committee.

The members of the Committee consider that they have the requisite skills and experience to fulfil the responsibilities of the Committee. The Committee considers that at least one of its members has recent and relevant financial experience and competence relevant to the sector in which the Company operates.

Role and responsibilities

The main role and responsibilities of the Committee are set out in the Committee's terms of reference. The terms are updated annually and are available on the Company's website or on request from the Company Secretary.

The Committee meets formally at least twice a year for the purpose, amongst other things, of advising the Board on the appointment, effectiveness, independence, objectivity and remuneration of the external auditor. The Committee monitors the integrity of the Financial Statements of the Company and any formal announcements relating to the Company's financial performance, reviewing significant financial reporting judgements contained in them. The Committee also reviews the Company's risk management, internal financial controls and internal control systems

and reviews the Investment Adviser's whistleblowing arrangements. The provision of non-audit services by the auditor are reviewed against the Committee's policy described below.

Meetings

There was one Committee meeting during the period ended 31 December 2021. In addition, the Committee met the auditor, without any other party present, for a private discussion and the Chairman of the Committee met with the auditor prior to the Audit Committee meeting in March 2022.

Financial statements and significant accounting matters

The Committee reviewed the financial statements and considered the following significant accounting matters in relation to the Company's financial statements for the period ended 31 December 2021.

Valuation of Private Hydrogen Assets investments

The Company's investment through the Limited Partnership at 31 December 2021 was £60,597,000 representing a substantial portion of the Company's net assets and as such is the biggest factor in relation to the accuracy of the Financial Statements. The valuation of the Company's Private Hydrogen Assets held through the Limited Partnership is the most material matter in the production of the financial statements.

The Board has appointed a Valuation Committee which sets out the valuation policies and process. The Committee met once in February 2022 to review the valuations as at 31 December 2021. The process includes considering and approving valuations or valuation methodology made by the Investment Adviser and provided to the AIFM, using fair market valuations of the Listed and Private Hydrogen Assets on a quarterly basis as at 31 March, 30 June, 30 September and 31 December each year. The valuation principles used to calculate the fair value of the Private Hydrogen Assets are based on IPEV Guidelines.

For Private Hydrogen Assets, as the Company typically invests in early stage, pre or early revenue investments, a number of valuation methodologies in line with IPEV Guidelines have been considered and/or employed to value the investments including Price of Recent Investment and Discounted Cash Flow. The Valuation Committee reviewed and approved the appropriateness of the valuation methodology employed and the assumptions and made in the calculation of the fair value of each of the Private Hydrogen Assets. Details of the valuation methodology and assumptions used for each of the Private Hydrogen Assets are given in note 3 to the Financial Statements.

The Audit and Risk Committee reviewed, along with the Valuation Committee, the procedures in place for ensuring the appropriate valuation of investments and approved the valuation of the Company's Private Hydrogen Assets at the period end with the Investment Adviser and AIFM.

Emerging risks

The Committee considered the risks from the COVID-19 pandemic and the Russian invasion of Ukraine on the Company's ability to continue in operation due to the impact on the Company's portfolio, and on the operational resilience of the Company's key service providers, and concluded that the pandemic or invasion had not resulted in any significant issue to the financial statements.

As part of the annual report review, the Committee:

- obtained assurances from the Investment Adviser and the Administrator that the financial statements had been prepared appropriately;
- reviewed the consistency of, and any changes to, accounting policies;
- reviewed the tax compliance of the Company during the period with the eligibility conditions and ongoing requirements in order for investment trust status to be maintained;

- reviewed the Company's financial resources and concluded that it is appropriate for the Company's financial statements to be prepared on a going concern basis as described in the Directors' Report on page 38;
- considered the risk to the Company and market volatility from the Russian invasion of Ukraine. The Board and the Investment Adviser have reviewed the investment portfolio and have identified limited direct impact on the portfolio but continue to monitor any impact to the Company, the Group, its investee companies and overall valuations; and
- concluded that the Annual Report for the period ended 31 December 2021, taken as a whole, is fair, balanced and understandable and provides the information necessary for shareholders to assess the Company's position and performance, business model and strategy. The Committee reached this conclusion through a process of review of the document and enquiries to the various parties involved in the production of the Annual Report, and the external auditor's report thereon.

The Committee reported the results of this work, including its assessment that the Annual Report is fair, balanced and understandable, to the Board.

External auditor

KPMG Channel Islands Limited ("KPMG") were selected as the Company's auditor at the Company's launch following a competitive process and review of the auditor's credentials. The current audit Director, David Alexander, has held the role since that date. The auditor was formally appointed on 15 June 2021. The appointment of the auditor is reviewed annually by the Audit and Risk Committee and the Board and is subject to approval by Shareholders. In accordance with the FRC guidance, the audit will be put out to tender within ten years of the initial appointment of KPMG. Additionally, the audit Director must be rotated every five years and is next eligible for rotation in 2026.

Effectiveness of audit

The Committee reviewed the audit planning and the standing, skills and experience of the firm and the audit team. The Committee also considered the independence of KPMG and the objectivity of the audit process. KPMG has confirmed that it is independent of the Company and has complied with relevant auditing standards. No modifications were required to the external audit approach. The Audit Plan was presented to the Audit and Risk Committee at its November 2021 Committee meeting, ahead of the commencement of the Company's period end audit. The Audit Plan set out the audit process, materiality scope and significant risks. A presentation of the results of the audit following completion of the main audit testing was provided at the March 2022 meeting. Additionally, the Committee received feedback from the Investment Adviser and Administrator regarding the effectiveness of the external audit process.

The Committee is satisfied that KPMG has provided effective independent challenge in carrying out its responsibilities. After due consideration, the Committee recommended the re-appointment of KPMG and a resolution will be put forward to the Company's shareholders at the 2022 AGM.

Provision of non-audit services

The Committee has put in place a policy on the supply of any non-audit services provided by the external auditor. During the period, the Company's policy was reviewed and aligned with the FRC's Revised Ethical Standard 2019.

Non-audit services are considered on a case-by-case basis and may only be provided to the Company if such services meet the requirements of the Standard, including: at a reasonable and competitive cost; do not constitute a conflict of interest for the auditor; and all non-audit services must be approved in advance.

KPMG LLP UK provided reporting accountant services in respect of the Company's Initial Public Offering ("IPO"). The reporting accounting services are considered a non-recurring service and KPMG LLP UK are a separate team independent of the audit team and the audit team place no reliance on the output of the reporting accountant services provided.

The Audit and Risk Committee does not believe that the provision of these services affect the independence of KPMG. The auditor has provided assurance that they complied with the relevant UK professional and regulatory requirements. Details of the fees paid in respect of reporting accountant services in the period to 31 December 2021 are given in note 6 to the Financial Statements.

Internal audit

The Audit and Risk Committee has considered the need for an internal audit function and considers that this is not appropriate given the nature and circumstances of the Company as an externally managed investment company with external service providers. The Audit and Risk Committee keeps the needs for an internal audit function under periodic review.

Caroline Cook

Audit and Risk Committee Chairman

31 March 2022

Statement of Directors' Responsibilities

The Directors are responsible for preparing the Annual Report and the Group and Parent Company Financial Statements in accordance with applicable laws and regulations.

Company law requires the Directors to prepare Group and Parent Company financial statements for each financial year. Under that law the Directors they are required to prepare the Group Financial Statements in accordance with UK-adopted international accounting standards and applicable law and have elected to prepare the parent Company financial statements on the same basis.

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 Group and Parent Company and of the Group's profit or loss for that period. In preparing each of the Group and Parent Company Financial Statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates which are reasonable relevant. and reliable
- state whether they have been prepared in accordance with UK-adopted international accounting standards;
- assess the Group and Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and
- use the going concern basis of accounting unless they either intend to liquidate the Group or the Parent Company or to cease operations. or have no realistic alternative but to do so

The Directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and which disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that its financial statements comply with the Companies Act 2006 They are responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities.

Under applicable law and regulations, the Directors are also responsible for preparing a Strategic Report, Directors' Report, Directors' Remuneration Report and Corporate Governance Statement that complies with that law and those regulations.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the company's website. Legislation in the UK governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Responsibility statement of the Directors in respect of the annual report

The Directors each confirm to the best of their knowledge that:

- the Financial Statements, prepared in accordance with the applicable set of accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company and the undertakings included in the consolidation taken as a whole; and
- the Strategic Report includes a fair review of the development and performance of the business and the position of the issuer and the undertakings included in the consolidation taken as a whole, together with a description of the principal risks and uncertainties that they face.

The Directors consider the annual report and accounts, taken as a whole, is fair, balanced and understandable and provides the information necessary for shareholders to assess the Group's position and performance, business model and strategy.

For and on behalf of the Board

Simon Hogan Chairman

31 March 2022

Independent auditor's report

to the members of HydrogenOne Capital Growth plc (the "Company")

Our opinion is unmodified

We have audited the parent and consolidated financial statements of HydrogenOne Capital Growth plc (the "Company" or "Parent") and its subsidiary (together, the "Group"), which comprise the parent and consolidated statement of financial position as at 31 December 2021, the parent and consolidated statements of comprehensive income, changes in equity and cash flows for the period from 16 April 2021 (date of incorporation) to 31 December 2021, and notes, comprising significant accounting policies and other explanatory information.

In our opinion, the accompanying parent and consolidated financial statements:

- give a true and fair view of the state of the Group's and of the Company's affairs as at 31 December 2021 and of the Group's and of the Company's loss for the period from 16 April 2021 (date of incorporation) to 31 December 2021;
- are properly prepared in accordance with UK-adopted international accounting standards; 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 are described below. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion. Our audit opinion is consistent with our report to the Audit and Risk Committee.

We were first appointed as auditor by the Directors on 15 June 2021. The period of total uninterrupted engagement is for the financial period ended 31 December 2021. We have fulfilled our ethical responsibilities under, and we remain independent of the Company and Group in accordance with, UK ethical requirements including the FRC Ethical Standard as applied to public interest entities. No non-audit services prohibited by that standard were provided.

Key audit matters: our assessment of the risks of material misstatement

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the parent and consolidated financial statements and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by us, 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. We summarise below the key audit matters, in arriving at our audit opinion above, together with our key audit procedures to address those matters and, as required for public interest entities, our results from those procedures. These matters were addressed, and our results are based on procedures undertaken, in the context of, and solely for the purpose of, our audit of the parent and consolidated financial statements as a whole, and in forming our opinion thereon, and consequently are incidental to that opinion, and we do not provide a separate opinion on these matters.

Independent auditor's report

Key audit matter

Valuation of Private Hydrogen Assets held through HydrogenOne Capital Growth Investments (1) LP (the "Limited Partnership")

£39,231,000

Refer to the Report of the Audit and Risk Committee (page 46), note 3 (significant accounting policies), note 4(c) (investments held at fair value through profit or loss) and note 14 (financial instruments and capital. disclosures).

The risk Basis:

The Group and Company's investment in the Limited Partnership is carried at fair value through

profit or loss and represents a significant proportion of the Group and Company's net assets. The fair value of the Limited Partnership has been determined as its net asset value, the most significant component of which is its underlying portfolio of non-controlling positions in unquoted hydrogen assets valued at £39,231,000 ("Private Hydrogen Assets").

As Private Hydrogen Assets are unquoted and illiquid, their fair values are determined through the application of valuation techniques. The application of valuation techniques requires the exercise of judgement in relation to the selection of the valuation technique employed and the assumptions and data used in their application.

For the period ended 31 December 2021, Private Hydrogen Assets are valued, in accordance with the International Private Equity and Venture Capital Valuation 2018 ("IPEV") Guidelines, using the approach laid out in the valuation of Limited Partnership policy on pages 65 and 66.

The valuation of Private Hydrogen Assets may not be representative of their fair value due to the nature of the transaction and/or changes in the market or their performance since the date of the transaction. The calibration of this valuation against an income approach may not provide a reasonable fair value comparison due to the application of unreasonable inputs and assumptions.

Further, the judgements inherent in the valuation approach may expose the valuation of Private Hydrogen Assets to management bias.

Therefore, there is a risk of material misstatement through error as well as a potential for fraud through possible management bias.

Our response

Our audit procedures included:

Control evaluation

We tested the design and implementation of the Valuation Committee's review control in relation to the valuation of Private Hydrogen Assets.

Challenaina management's valuation approach For each of the Private Hydrogen Assets, with the support of our KPMG valuation specialist, we:

- held discussions with the Investment Adviser to understand the valuation approach; and
- assessed and challenged the reasonableness of the valuation approach and methodology applied.

Assessing fair value

For each of the Private Hydrogen Assets, we:

- corroborated the acquisition price used in the valuation to supporting acquisition documents: and
- with the support of our KPMG valuation specialist, challenged whether the approach and application of the methodology represented fair value.

Income approach model integrity, inputs and assumptions

For each of the Private Hydrogen Assets, we:

- tested the model for mathematical accuracy including but not limited to material formula errors;
- corroborated material inputs used in the model to supporting documentation; and
- with the support of our KPMG valuation specialist, benchmarked the discount rate and key macro-economic assumptions applied in the model to observable market data and our KPMG valuation specialist's experience in valuing similar investments.

Assessing disclosures

We considered the appropriateness of the Group and Company's investment valuation policies and the adequacy of the Group and Company's disclosures in relation to the use of estimates and judgements in arriving at fair value.

We assessed whether the disclosures around the sensitivities to changes in key assumptions reflect the risks inherent in the valuation of the Private Hydrogen Assets.

Our results

As a result of our procedures, we found the valuation of Private Hydrogen Assets and related disclosures to be acceptable.

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

Materiality for the parent and consolidated financial statements as a whole was set at £2,055,000, determined with reference to a benchmark of net assets of £102,786,000, of which it represents approximately 2%.

In line with our audit methodology, our procedures on individual account balances and disclosures were performed to a lower threshold, performance materiality, so as to reduce to an acceptable level the risk that individually immaterial misstatements in individual account balances add up to a material amount across the parent and consolidated financial statements as a whole. Performance materiality for the Group and Company was set at 75% of materiality for the parent and consolidated financial statements as a whole, which equates to £1,541,000. We applied this percentage in our determination of performance materiality because we did not identify any factors indicating an elevated level of risk.

We reported to the Audit and Risk Committee any corrected or uncorrected identified misstatements exceeding £102,000, in addition to other identified misstatements that warranted reporting on qualitative grounds.

Our audit of the Group and Company was undertaken to the materiality level specified above, which has informed our identification of significant risks of material misstatement and the associated audit procedures performed in those areas as detailed above.

Going concern

The Directors have prepared the parent and consolidated financial statements on the going concern basis as they do not intend to liquidate the Group or the Company or to cease their operations, and as they have concluded that the Group and the Company's financial position means that this is realistic. They have also concluded that there are no material uncertainties that could have cast significant doubt over their ability to continue as a going concern for at least a year from the date of approval of the parent and consolidated financial statements (the "going concern period").

In our evaluation of the Directors' conclusions, we considered the inherent risks to the Group and the Company's business model and analysed how those risks might affect the Group and the Company's financial resources or ability to continue operations over the going concern period. The risk that we considered most likely to affect the Group and the Company's financial resources or ability to continue operations over this period was availability of capital to meet operating costs and other financial commitments.

We considered whether this risk could plausibly affect the liquidity in the going concern period by comparing severe, but plausible downside scenarios that could arise from this risk against the level of available financial resources indicated by the Company's financial forecasts.

We considered whether the going concern disclosure in note 2 to the financial statements gives a full and accurate description of the Directors' assessment of going concern.

Our conclusions based on this work:

- we consider that the Directors' use of the going concern basis of accounting in the preparation of the parent and consolidated financial statements is appropriate;
- we have not identified, and concur with the Directors' assessment that there is not, a material uncertainty related to events or conditions that, individually or collectively, may cast significant doubt on the Group and the Company's ability to continue as a going concern for the going concern period;
- we have nothing material to add or draw attention to in relation to the Directors' statement in the notes to the parent and
 consolidated financial statements on the use of the going concern basis of accounting with no material uncertainties that may
 cast significant doubt over the Group and the Company's use of that basis for the going concern period, and that statement is
 materially consistent with the parent and consolidated financial statements and our audit knowledge, and
- the related statement under the Listing Rules set out on page 38 is materially consistent with the parent and consolidated financial statements and our audit knowledge.

However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee that the Group and the Company will continue in operation.

Independent auditor's report

Fraud and breaches of laws and regulations - ability to detect

Identifying and responding to risks of material misstatement due to fraud

To identify risks of material misstatement due to fraud ("fraud risks") we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an opportunity to commit fraud. Our risk assessment procedures included:

- · enquiring of management as to the Group's policies and procedures to prevent and detect fraud as well as enquiring whether management have knowledge of any actual, suspected or alleged fraud;
- reading minutes of meetings of those charged with governance; and
- using analytical procedures to identify any unusual or unexpected relationships.

As required by auditing standards, and taking into account possible incentives or pressures to misstate performance and our overall knowledge of the control environment, we perform procedures to address the risk of management override of controls, in particular the risk that management may be in a position to make inappropriate accounting entries, and the risk of bias in accounting estimates such as valuation of Private Hydrogen Assets. On this audit we do not believe there is a fraud risk related to revenue recognition because the Group's and Company's revenue streams are simple in nature with respect to accounting policy choice, and are easily verifiable to external data sources or agreements with little or no requirement for estimation from management. We did not identify any additional fraud risks.

We performed procedures including:

- identifying journal entries and other adjustments to test based on risk criteria and comparing any identified entries to supporting documentation:
- incorporating an element of unpredictability in our audit procedures; and
- assessing significant accounting estimates for bias.

Further detail in respect of valuation of Private Hydrogen Assets is set out in the key audit matter section of in this report.

Identifying and responding to risks of material misstatement due to non-compliance with laws and regulations

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the parent and consolidated financial statements from our sector experience and through discussion with management (as required by auditing standards), and from inspection of the Group's regulatory and legal correspondence, if any, and discussed with management the policies and procedures regarding compliance with laws and regulations. As the Group is regulated, our assessment of risks involved gaining an understanding of the control environment including the entity's procedures for complying with regulatory requirements.

The Group is subject to laws and regulations that directly affect the parent and consolidated financial statements including financial reporting legislation and taxation legislation and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

The Group is subject to other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the parent and consolidated financial statements, for instance through the imposition of fines or litigation or impacts on the Group and the Company's ability to operate. We identified financial services regulation as being the area most likely to have such an effect, recognising the regulated nature of the Group's activities and its legal form. Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of management and inspection of regulatory and legal correspondence, if any. Therefore if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

Context of the ability of the audit to detect fraud or breaches of law or regulation

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the parent and consolidated financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and transactions reflected in the parent and consolidated financial statements, the less likely the inherently limited procedures required by auditing standards would identify it.

In addition, as with any audit, there remains a higher risk of non-detection of fraud, as this may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. Our audit procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws and regulations.

Other information

The Directors are responsible for the other information, which comprises the strategic report, the Directors' report and the other information included in the annual report, but does not include the parent and consolidated financial statements and our auditor's report thereon. Our opinion on the parent and consolidated financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except as explicitly stated below, any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether, based on our parent and consolidated financial statements audit work, the information therein is materially misstated or inconsistent with the parent and consolidated financial statements or our audit knowledge. Based solely on that work:

- we have not identified material misstatements in the other information;
- in our opinion the information given in the strategic report and the Directors' report for the financial period is consistent with the parent and consolidated financial statements; and
- in our opinion those reports have been prepared in accordance with the Companies Act 2006.

Directors' remuneration report

In our opinion the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

Disclosures of emerging and principal risks and longer term viability

We are required to perform procedures to identify whether there is a material inconsistency between the Directors' disclosures in respect of emerging and principal risks and the viability statement, and the parent and consolidated financial statements and our audit knowledge. We have nothing material to add or draw attention to in relation to:

- the Directors' confirmation within the Viability Statement (page 32) that they have carried out a robust assessment of the
 emerging and principal risks facing the Group, including those that would threaten its business model, future performance,
 solvency or liquidity;
- the emerging and principal risks disclosures describing these risks and explaining how they are being managed or mitigated;
- the Directors' explanation in the Viability Statement (page 32) as to how they have assessed the prospects of the Group, over what period they have done so and why they consider that period to be appropriate, and their statement as to whether they have a reasonable expectation that the Group will be able to continue in operation and meet its liabilities as they fall due over the period of their assessment, including any related disclosures drawing attention to any necessary qualifications or assumptions.

We are also required to review the Viability Statement, set out on page 32 under the Listing Rules. Based on the above procedures, we have concluded that the above disclosures are materially consistent with the parent and consolidated financial statements and our audit knowledge.

Corporate governance disclosures

We are required to perform procedures to identify whether there is a material inconsistency between the Directors' corporate governance disclosures and the parent and consolidated financial statements and our audit knowledge.

Based on those procedures, we have concluded that each of the following is materially consistent with the parent and consolidated financial statements and our audit knowledge:

- the Directors' statement that they consider that the annual report and parent and consolidated financial statements taken as a whole is fair, balanced and understandable, and provides the information necessary for shareholders to assess the Group's and the Company's position and performance, business model and strategy;
- the section of the annual report describing the work of the Audit and Risk Committee, including the significant issues that the Audit and Risk Committee considered in relation to the financial statements, and how these issues were addressed; and
- the section of the annual report that describes the review of the effectiveness of the Group's and the Company's risk management and internal control systems.

We are required to review the part of Corporate Governance Statement relating to the Group's and the Company's compliance with the provisions of the UK Corporate Governance Code specified by the Listing Rules for our review. We have nothing to report in this respect.

Independent auditor's report

We have nothing to report on other matters on which we are required to report by exception

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

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been
 received from branches not visited by us; or
- the parent company financial statements and the part of the Directors' Remuneration Report to be audited 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.

We have nothing to report in these respects.

Respective responsibilities

Directors' responsibilities

As explained more fully in their statement set out on page 48, the Directors are responsible for: the preparation of the parent and consolidated financial statements including being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of parent and consolidated financial statements that are free from material misstatement, whether due to fraud or error; assessing the Group and 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 they either intend to liquidate the Group or the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

Our objectives are to obtain reasonable assurance about whether the parent and consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue our opinion in an auditor's report. Reasonable assurance is a high level of assurance, but does not 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 aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the parent and consolidated financial statements.

A fuller description of our responsibilities is provided on the FRCs website at www.frc.org.uk/auditorsresponsibilities.

The purpose of this report and restrictions on its use by persons other than the Company's members as a body

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 its members, as a body, for our audit work, for this report, or for the opinions we have formed.

David Alexander (Senior Statutory Auditor)
For and on behalf of KPMG Channel Islands Limited (Statutory Auditor)
Chartered Accountants
Guernsey

31 March 2022

Financial statements

- 56 Parent and consolidated statement of comprehensive income
- 57 Parent and consolidated statement of financial position
- 58 Parent and consolidated statement of changes in equity
- 59 Parent and consolidated statement of cash flows
- 60 Notes to the parent and consolidated financial statements

Losses on investments

Parent and consolidated statement of comprehensive income

For the period from incorporation on 16 April 2021 to 31 December 2021

Revenue £'000	Capital £'000	Total £'000
-	(1,608)	(1,608)
-	1	1
-	(1,607)	(1,607)
-	-	-
	(1.007)	(1.007)

Period ended 31 December 2021

Gains on currency movements		_	1	1
Gross investment losses		-	(1,607)	(1,607)
Income		_	-	_
Total loss		-	(1,607)	(1,607)
Investment Adviser fee	5	(265)	-	(265)
Other expenses	6	(540)	(5)	(545)
Loss before finance costs and taxation		(805)	(1,612)	(2,417)
Finance costs		-	-	_
Operating loss before taxation		(805)	(1,612)	(2,417)
Taxation	7	-	-	-
Loss for the period		(805)	(1,612)	(2,417)
Return per Ordinary Share (basic and diluted)	11	(1.26)p	(2.52)p	(3.78)p

Note

There is no other comprehensive income and therefore the 'Loss for the period' is the total comprehensive income for the period.

The total column of the above statement is the Parent and Consolidated Statement of Comprehensive Income, including the return per Ordinary Share, which has been prepared in accordance with IFRS. The supplementary revenue and capital columns, including the return per Ordinary Share, are prepared under guidance from the Association of Investment Companies.

All revenue and capital items in the above statement derive from continuing operations.

The following notes on pages 60 to 81 form an integral part of these Financial Statements.

Parent and consolidated statement of financial position

At 31 December 2021

		31 December 2021
	Note	£,000
Assets		
Non-current assets		
Investments held at fair value through profit or loss	4	68,830
Current assets		
Cash and cash equivalents		34,019
Trade and other receivables	8	183
Total current assets		34,202
Total assets		103,032
Current liabilities		
Trade and other payables	9	(246)
Total liabilities		(246)
Net assets		102,786
Equity		
Share capital	10	1,074
Share premium account		104,129
Capital reserve		(1,612)
Revenue reserve		(805)
Total equity		102,786
Net asset value per Ordinary Share	12	95.75p

Approved by the Board of Directors on and authorised for issue on 31 March 2022 and signed on their behalf by:

Simon Hogan

Director

HydrogenOne Capital Growth plc is incorporated in England and Wales with registration number 13340859.

The following notes pages 60 to 81 form an integral part of these Financial Statements.

Parent and consolidated statement of changes in equity

For the period from incorporation on 16 April 2021 to 31 December 2021

	Notes	Share Capital £'000	Share premium account £'000	Capital reserve £'000	Revenue reserve £'000	Total £'000
Opening balance as at 16 April 2021		-	-	-	-	-
Issue of Ordinary Shares	10	1,074	106,276	_	-	107,350
Ordinary Share issue costs		-	(2,147)	_	-	(2,147)
Loss for the period		-	-	(1,612)	(805)	(2,417)
Closing balance as at 31 December 2021		1,074	104,129	(1,612)	(805)	102,786

The following notes pages 60 to 81 form an integral part of these Financial Statements.

Parent and consolidated statement of cash flows

For the period from incorporation on 16 April 2021 to 31 December 2021

	Period ended
	31 December 2021
	£'000
Cash flows from operating activities	
Management expenses	(810)
Foreign exchange gains	1
Increase in trade and other receivables	(183)
Increase in trade and other payables	246
Net cash flow used in operating activities	(746)
Cash flows from investing activities	
Purchase of investments	(70,438)
Net cash flow used in investing activities	(70,438)
Cash flows from financing activities	
Proceeds from issue of Ordinary Shares	107,350
Ordinary Share issue costs	(2,147)
Net cash flow from financing activities	105,203
Increase in cash and cash equivalents	34,019
Cash and cash equivalents at start of period	
Cash and cash equivalents at end of period	34,019

The following notes pages 60 to 81 form an integral part of these Financial Statements.

Notes to the financial statements

1. General information

Company information

HydrogenOne Capital Growth plc (the "Company" or "Parent") was incorporated in England and Wales on 16 April 2021 with registered number 13340859 as a public company limited by shares and is an investment company within the terms of Section 833 of the Companies Act 2006 (the "Act"). The Company is listed and began trading on the Main Market of the London Stock Exchange and was admitted to the premium segment of the Official List on 30 July 2021 (the "IPO"). The Company has applied for and been accepted as an approved investment trust under sections 1158 and 1159 of the Corporation Tax Act 2010 and Part 2 Chapter 1 of Statutory Instrument 2011/2999.

Sanne Fund Management (Guernsey) Limited acts as the Company's Alternative Investment Fund Manager ("AIFM").

Sanne Fund Services (UK) Limited (the "Company Secretary and Administrator") provides administrative and company secretarial services to the Company.

The Company's Investment Adviser is HydrogenOne Capital LLP.

The Company's registered office is 6th Floor, 125 London Wall, London, EC2Y 5AS.

Investment objective

The Company's investment objective is to deliver an attractive level of capital growth by investing, directly or indirectly, in a diversified portfolio of hydrogen and complementary hydrogen focussed assets whilst integrating core environmental, social and governance ("ESG") principles into its decision making and ownership process.

Company structure

The Company makes its investment in unquoted Hydrogen Assets ("Private Hydrogen Assets") through HydrogenOne Capital Growth Investments (1) LP (the "Limited Partnership"), in which the Company is the sole Limited Partner. The Limited Partnership registered as a private fund limited partnership in England and Wales under the Limited Partnerships Act 1907 with registered number LP021814. The Limited Partnership has been established pursuant to the Limited Partnership Agreement dated 5 July 2021 as amended and restated on 26 November 2021 (the "Limited Partnership Agreement") in order to make investments pursuant to the investment policy of the Limited Partnership. The Limited Partnership's investment policy and restrictions are consistent with the Company's investment policy and restrictions for Private Hydrogen Assets.

The General Partner of the Limited Partnership is HydrogenOne Capital Growth (GP) Limited (the "General Partner"), a wholly owned subsidiary of the Company. The General Partner was incorporated in England and Wales on 19 May 2021 with company registered number 13407844. The General Partner undertakes the responsibility for the management, operation and administration of the business and affairs of the Limited Partnership. The General Partner's Profit Share for each accounting period shall be an amount equal to 1.5% per annum of the prevailing NAV of the Limited Partnership, which shall be allocated to the General Partner as a first charge on the profits of the Limited Partnership. For so long as the Company is the sole Limited Partner, the General Partner's Profit Share shall be allocated and distributed to the Company rather than the General Partner.

The carried interest partner of the Limited Partnership is HydrogenOne Capital Growth (Carried Interest) LP (the "Carried Interest Partner") which, in certain circumstances, will receive carried interest on the realisation of Private Hydrogen Assets by the Limited Partnership. The Carried Interest Partner has been set up for the benefit of the principals of the Investment Adviser.

Private Hydrogen Assets

The Company invests via the Limited Partnership in Private Hydrogen Assets, which may be operational companies or hydrogen projects. Investments are mainly in the form of equity, although investments may be made by way of debt and/or convertible securities. The Company may acquire a mix of controlling and non-controlling interests in Private Hydrogen Assets, however the Company invests principally in non-controlling positions (with suitable minority protection rights to, inter alia, ensure that the Private Hydrogen Assets are operated and managed in a manner that is consistent with the Company's investment policy).

The Company will initially acquire Private Hydrogen Assets via the Limited Partnership. In due course, the Company may acquire Private Hydrogen Assets directly or by way of holdings in special purpose vehicles or intermediate holding entities (including successor limited partnerships established on substantially the same terms as the Limited Partnership) or, if the Company is considered a 'feeder fund' under the Listing Rules, other undertakings advised by the Investment Adviser and, in such circumstances, the investment policy and restrictions will also be applied on a look-through basis and such undertaking(s) will also be managed in accordance with the Company's investment policy.

Listed Hydrogen Assets

The Company also invests directly in quoted or traded Hydrogen Assets, which are predominantly equity securities but may also be corporate debt and/or other financial instruments ("Listed Hydrogen Assets"). The Company has the ability to invest in Listed Hydrogen Assets in any market or country with a market capitalisation (at the time of investment) of at least US\$200 million. The Company's approach is to be a long-term investor and will not ordinarily adopt short-term trading strategies.

Liquidity reserve

During the initial Private Hydrogen Asset investment period after a capital raise (currently anticipated to be up to 18 months in respect of the IPO) and/or a realisation of a Private Hydrogen Asset, the Company intends to allocate the relevant net proceeds of such capital raise/realisation to cash (in accordance with the Company's cash management policy) and/or to additional Listed Hydrogen Assets and related businesses pending subsequent investment in Private Hydrogen Assets (the "Liquidity Reserve"). The Company anticipates holding cash to cover the near-term capital requirements of the pipeline of Private Hydrogen Assets and in periods of high market volatility. The Investment Adviser anticipates that the Liquidity Reserve will be allocated to cash for the foreseeable future.

2. Basis of preparation

The principal accounting policies are set out below:

Reporting entity

These Parent and Consolidated Financial Statements (the "Financial Statements") present the results of both the Parent; and the Parent and the General Partner (together referred to as the "Group").

As at 31 December 2021, the statement of financial position of the General Partner consisted of issued share capital and corresponding share capital receivable in the amount of £1. The General Partner had no income, expenditure or cash flows for the period.

Due to the immaterial balances of the General Partner there is no material difference between the results of the Parent and the results of the Group. As a result, the Financial Statements as presented represent both the Parent's and the Group's financial position, performance and cash flows.

Basis of accounting

The Financial Statements have been prepared in accordance with UK-adopted international accounting standards ("IFRS") and the applicable legal requirements of the Companies Act 2006.

The Financial Statements have also been prepared as far as is relevant and applicable to the Company and Group in accordance with the Statement of Recommended Practice ('SORP') issued by the Association of Investment Companies ("AIC") in April 2021.

The Financial Statements are prepared on the historical cost basis, except for the revaluation of financial instruments measured at fair value through profit or loss.

Fair value is the price that would be received on sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or liability, the Company and Group take into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these Financial Statements is determined on such a basis.

The Financial Statements are presented in Pounds Sterling because that is the currency of the primary economic environment in which the Company and Group operate.

The principal accounting policies adopted are set out below. These policies are consistently applied.

Notes to the financial statements

Accounting for subsidiaries

The Board of Directors has determined that the Company has all the elements of control as prescribed by IFRS 10 in relation to:

- (1) the Limited Partnership; as the Company is the sole limited partner in the Limited Partnership (100% of the Limited Partnership) commitments are held by the Company), is exposed to and has rights to the returns of the Limited Partnership, and has the ability through its control of the General Partner to affect the amount of its returns from the Limited Partnership; and
- (2) the General Partner; as the Company wholly owns the General Partner, is exposed to and has rights to the returns of the General Partner, and has the ability through its control of the General Partner's activities to affect the amount of its returns from the General Partner.

The Investment entities exemption requires that an investment entity that has determined that it is a parent under IFRS 10 shall not consolidate certain of its subsidiaries; instead, it is required to measure its investment in these subsidiaries at fair value through profit or loss in accordance with IFRS 9. The criteria which define an investment entity are as follows:

- the company obtains funds from one or more investors for the purpose of providing those investors with investment management services;
- the company commits to its investors that its business purpose is to invest funds solely for returns from capital appreciation, investment income, or both; and
- (iii) the company measures and evaluates the performance of substantially all of its investments on a fair value basis.

The Company is an investment company, providing investors exposure to a diversified portfolio of hydrogen and complementary hydrogen focussed assets that are managed for investment purposes. The investments were made in line with the stated objective of the Company to deliver an attractive level of capital growth in accordance with the strategy that has been set by the Directors. The Directors assessed each new investment carefully to determine whether the Company as a whole still meets the definition of an investment entity.

In assessing whether the Company meets the definition of an investment entity set out in IFRS 10 the Directors' note that:

- the Company has multiple investors with shares issued publicly on the London Stock Exchange and obtains funds from a diverse group of shareholders who would otherwise not have access individually to investing in hydrogen focussed assets;
- the Company's purpose is to invest funds for capital appreciation but with potential for some investment income. The Limited Partnership has a ten-year life however the underlying assets have minimal residual value because they do not have unlimited lives, are not to be held indefinitely and have appropriate exit strategies in place; and
- (iii) the Company measures and evaluates the performance of all of its investments on a fair value basis which is the most relevant for investors in the Company. The Directors use fair value information as a primary measurement to evaluate the performance of all of the investments and in decision making.

The Board of Directors has determined that the Company meets all the typical characteristics of an investment entity and therefore meets the definition set out in IFRS 10.

Accounting for the Limited Partnership

The Limited Partnership serves as an asset holding entity and does not provide investment-related services. Therefore, when the Limited Partnership is assessed based on the overall structure as a means of carrying out the Company's activities, the Board of Directors has determined that the Limited Partnership meets the definition of an investment entity. Accordingly, the Company is required under IFRS 10 to hold its investment in the Limited Partnership at fair value through the Statement of Comprehensive Income rather than consolidate them. The Company has determined that the fair value of the Limited Partnership is its net asset value and has concluded that it meets the definition of an unconsolidated subsidiary under IFRS 12 and has made the necessary disclosures in these Financial Statements.

Accounting for the General Partner

The General Partner provides investment related services to the Limited Partnership on behalf of the Company, IFRS 10 requires subsidiaries that provide services that relate to the investment entity's investment activities to be consolidated. Accordingly, the Company is required under IFRS 10 to consolidate the results of the General Partner.

The Directors agree that the investment entity accounting treatment outlined above appropriately reflects the Company's activities as an investment trust and provides the most relevant information to investors.

Going concern

The Directors consider that it is appropriate to adopt the going concern basis in preparing the Financial Statements. In forming this opinion, the Directors have considered the ongoing impact of the COVID-19 pandemic and impact as restrictions begin to be lifted in the UK and other jurisdictions, on the going concern and viability of the Company and Group. In making their assessment, the Directors have reviewed income and expense projections and the liquidity of the investment portfolio, and considered the mitigation measures which key service providers, including the Investment Adviser, have in place to maintain operational resilience particularly in light of COVID-19.

The Company and Group continue to meet day-to-day liquidity needs through its cash resources. The Company and Group had unrestricted cash of £34.0 million as well as £8.2 million in Listed Hydrogen Assets at 31 December 2021. The Company and Group's net assets at 31 December 2021 were £102.8 million and total expenses for the period ended 31 December 2021 were £0.8 million, which represented approximately 0.8% of the average net assets value of the Company in the period from the Company's IPO on 22 June 2021 to the 31 December 2021 (£104,565,796). At the date of approval of these financial statements, the Company and Group had cash resources of £33.4 million and annual expenses are estimated to be £1.7 million.

The Directors also recognise that the continuation of the Company is subject to the approval of shareholders at the Annual General Meeting ("AGM") in 2026, and every fifth AGM thereafter. Since the Company's IPO, the shares have traded at a premium to NAV, reflecting strong shareholder support for the Company and market demand for its shares.

Since the period end date, the Russian invasion of Ukraine has resulted in considerable market volatility and uncertainty. However the Board and the Investment Adviser have reviewed the investment portfolio and have identified limited direct impact on the portfolio, but continues to monitor situation and impact on the Company's investment portfolio.

Based on the foregoing, the Directors have adopted the going concern basis in preparing the Financial Statements. The Directors have a reasonable expectation that the Company and Group have adequate operational resources to continue in operational existence for at least twelve months from the date of approval of these Financial Statements.

Critical accounting judgements, estimates and assumptions

The preparation of Financial Statements in accordance with IFRS requires the Directors to make judgements, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the Financial Statements and the reported amounts of income and expense during the period. Actual results could differ from those estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision only affects that period or in the period and future periods if the revision affects both current and future periods.

Judgements

Investment entity

In accordance with the Investment Entities exemption contained in IFRS 10, the Board has determined that the Company satisfies the criteria to be regarded as an investment entity and that the Company provides investment related services and, as a result, measures its investment in the Limited Partnership at fair value.

The Limited Partnership serves as an asset holding entity and does not provide investment-related services. Therefore, when the Limited Partnership is assessed based on the overall structure as a means of carrying out the Company's activities, the Board of Directors has determined that the Limited Partnership meets the definition of an investment entity. Accordingly, the Company is required under IFRS 10 to hold its investment in the Limited Partnership at fair value through the Statement of Comprehensive Income rather than consolidate them.

The General Partner provides investment related services to the Limited Partnership on behalf of the Company. IFRS 10 requires subsidiaries that provide services that relate to the investment entity's investment activities to be consolidated. Accordingly, the Board of Directors have determined that the Company is required under IFRS 10 to consolidate the results of the General Partner. As described in the Reporting Entity section, the Financial Statements as presented represent both the Parent's and the Group's financial position, performance and cash flows.

These conclusions involved a degree of judgement and assessment as to whether the Company, the Limited Partnership and the General Partner met the criteria outlined in the accounting standards.

Notes to the financial statements

Estimates

Investment valuations

The key estimate in the Financial Statements is the determination of the fair value of the Private Hydrogen Assets, held by the Limited Partnership, by the Investment Adviser for consideration by the Directors. This estimate is key as it significantly impacts the valuation of the Limited Partnership at the period end. The fair valuation process involves estimation using subjective inputs that are unobservable (for which market data is unavailable). The key inputs considered in the valuation are described in note 14.

Comparatives

There are no comparatives as this is the first accounting period.

New standards, interpretations and amendments adopted from 1 January 2021

A number of new standards, amendments to standards are effective for the annual periods beginning after 1 January 2021. None of these have had a significant effect on the measurement of the amounts recognised in the Financial Statements.

New standards and amendments issued but not yet effective

The relevant new and amended standards and interpretations that are issued, but not yet effective, up to the date of issuance of the Financial Statements are disclosed below. These standards are not expected to have a material impact on the entity in future reporting periods and on foreseeable future transactions.

Amendments to IAS 1: Classification of Liabilities as Current or Non-current

In January 2020, the IASB issued amendments to paragraphs 69 to 76 of IAS 1 to specify the requirements for classifying liabilities as current or non-current. The amendments are effective for annual reporting periods beginning on or after 1 January 2023.

Reference to the Conceptual Framework – Amendments to IFRS 3

In May 2020, the IASB issued Amendments to IFRS 3 Business Combinations - Reference to the Conceptual Framework. The amendments are effective for annual reporting periods beginning on or after 1 January 2022.

Definition of Accounting Estimates - Amendments to IAS 8

In February 2021, the IASB issued amendments to IAS 8, in which it introduces a definition of 'accounting estimates'. The amendments are effective for annual reporting periods beginning on or after 1 January 2023.

Disclosure of Accounting Policies - Amendments to IAS 1 and IFRS Practice Statement 2

In February 2021, the IASB issued amendments to IAS 1 and IFRS Practice Statement 2 Making Materiality Judgements. The amendments to IAS 1 are applicable for annual periods beginning on or after 1 January 2023.

3. Significant accounting policies

(a) Financial instruments

Financial assets - Classification, recognition, derecognition and measurement

The Company and Group's financial assets principally comprise of: investments held at fair value through profit or loss (Listed Hydrogen Assets and the Limited Partnership); and trade and other receivables, which are initially recognised at fair value and subsequently measured at amortised cost.

Financial assets are recognised in the Statement of Financial Position when the Company or Group become a party to the contractual provisions of the instrument. Transaction costs that are directly attributable to the acquisition or issue of financial assets (other than financial assets at fair value through profit or loss) are added to or deducted from the fair value of the financial assets, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets at fair value through profit or loss are recognised immediately in profit or loss.

Subsequent to initial recognition, financial assets at fair value through profit or loss are measured at fair value. Gains and losses resulting from the movement in fair value are recognised in the Statement of Comprehensive Income at each valuation point within 'gains/(losses) on investments'.

Financial assets are derecognised when the rights to receive cash flows from the investments have expired or the Company or Group have transferred substantially all risks and rewards of ownership.

Financial liabilities – Classification, recognition, derecognition and measurement

The Company and Group's financial liabilities include trade and other payables and other short term monetary liabilities which are initially recognised at fair value and subsequently measured at amortised cost.

Financial liabilities are recognised in the Statement of Financial Position when the Company or Group become a party to the contractual provisions of the instrument. Transaction costs that are directly attributable to the acquisition or issue of financial liabilities (other than financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial liabilities at fair value through profit or loss are recognised immediately in profit or loss. Financial liabilities are subsequently measured at amortised cost.

A financial liability (in whole or in part) is derecognised when the Company or Group have extinguished the contractual obligations, it expires or is cancelled.

Valuation of Listed Hydrogen Assets

Upon initial recognition Listed Hydrogen Assets are classified by the Company and Group 'at fair value through profit or loss'. They are accounted for on the date they are traded and are included initially at fair value which is taken to be their cost. Subsequently they are valued at fair value, which is the bid market price, or if bid price is unavailable, last traded price on the relevant exchange.

Valuation of the Limited Partnership

The Company and Group has determined that the fair value of the Limited Partnership is the Limited Partnership's Net Asset Value ("NAV"). The NAV of the Limited Partnership is prepared in accordance with accounting policies that are consistent with IFRS and consists of the fair value of its Private Hydrogen Assets, and the carrying value of its assets and liabilities.

The Investment Adviser values the Private Hydrogen Assets according to IPEV Guidelines.

The techniques applied are predominantly market based approaches and/or discounted cash flows ("DCF") where appropriate forecasts can be done.

The market-based approaches available under IPEV Guidelines are set out below and are followed by an explanation of how they are applied to the Private Hydrogen Assets:

- Multiples;
- Industry Valuation Benchmarks; and
- Available Market Prices.

The nature of the Private Hydrogen Assets will influence the valuation technique applied. The valuation approach recognises that, as stated in the IPEV Guidelines, the price of a recent investment, if resulting from an orderly transaction, generally represents fair value as at the transaction date and may be an appropriate starting point for estimating fair value at subsequent measurement dates. However, consideration is given to the facts and circumstances as at the subsequent measurement date, including changes in the market or performance of the investee company. Milestone analysis is used where appropriate to incorporate the operational progress of the investee company into the valuation. Additionally, the background to the transaction must be considered. As a result, various multiples-based techniques are employed to assess the valuations particularly in those Private Hydrogen Assets with established revenues and/or earnings. An absence of relevant industry peers may preclude the application of the industry valuation benchmarks technique and an absence of observable prices may preclude the available market prices approach. All valuations are cross-checked for reasonableness by employing relevant alternative techniques.

Fair values for operational Private Hydrogen Assets may be derived from a DCF methodology and the results benchmarked against appropriate multiples and key performance indicators ("KPIs"), where available for the relevant sector/industry.

In a DCF valuation, the fair value represents the present value of the investment's expected future cash flows, based on appropriate assumptions for revenues and costs, and suitable cost of capital assumptions. Judgement is applied in arriving at appropriate discount rates, based on the knowledge of the market, taking into account market intelligence gained from bidding activities, discussions with financial advisers, consultants, accountants and lawyers and publicly available information.

Notes to the financial statements

A range of sources are reviewed in determining the underlying assumptions to apply in a DCF valuation used in calculating the fair value of a Private Hydrogen Asset. These sources include but are not limited to:

- macroeconomic projections adopted by the market as disclosed in publicly available resources;
- macroeconomic forecasts provided by expert third party economic advisers;
- discount rates publicly disclosed in the global renewables sector;
- discount rates applicable to comparable infrastructure asset classes, which may be procured from public sources or independent third-party expert advisers;
- discount rates publicly disclosed for comparable market transactions of similar assets; and
- capital asset pricing model outputs and implied risk premia over relevant risk free rates.

Where available, assumptions are based on observable market and technical data.

The Private Hydrogen Assets have been valued at 31 December 2021 using the price of recent investment which was calibrated/ cross-checked using a DCF valuation.

The Company may make investments in Private Hydrogen Assets directly, via the Limited Partnership and/or by way of holdings in special purpose vehicles or intermediate holding entities. These vehicles will be measured at fair value through profit or loss based on their NAV at the period end, which is principally derived from the valuation of their Private Hydrogen Assets.

(b) Foreign currency

Functional and presentation currency

Items included in the Financial Statements are measured using the currency of the primary economic environment in which the entity operates, the functional currency. The Financial Statements are presented in Pounds Sterling which is the Company and Group's functional and presentation currency.

Transactions and balances

Foreign currency transactions are translated into Pounds Sterling using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at period-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the Statement of Comprehensive Income.

(c) Income

Investment income has been accounted for on an ex-dividend basis or when the right to the income is established. Special dividends are credited to capital or revenue in the Statement of Comprehensive Income, according to the circumstances surrounding the payment of the dividend. Overseas dividends are included gross of withholding tax recoverable.

(d) Dividend payable

Interim dividends are recognised when the Company pays the dividend. Final dividends are recognised in the period in which they are approved by the shareholders.

(e) Expenses

All expenses are accounted for on an accruals basis. Expenses directly related to the acquisition or disposal of an investment (transaction costs) are taken to the Statement of Comprehensive Income as a capital item. All other expenses, including Investment Adviser fees, are taken to the Statement of Comprehensive Income as a revenue item.

(f) Taxation

The tax expense represents the sum of the tax currently payable and deferred tax. The tax currently payable is based on the taxable profit for the period. Taxable profit differs from net profit as reported in the Statement of Comprehensive Income because it excludes items of income or expenses that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates that were applicable at the financial reporting date.

Where expenses are allocated between capital and revenue any tax relief in respect of the expenses is allocated between capital and revenue returns on the marginal basis using the Company's effective rate of corporation taxation for the relevant accounting period.

Deferred taxation is recognised in respect of all timing differences that have originated but not reversed at the financial reporting date, where transactions or events that result in an obligation to pay more tax in the future or right to pay less tax in the future have occurred at the financial reporting date. This is subject to deferred tax assets only being recognised if it is considered more likely than not that there will be suitable profits from which the future reversal of the timing differences can be deducted. Deferred tax assets and liabilities are measured at the rates applicable to the legal jurisdictions in which they arise.

Since the General Partner does not have any income or expenditure in the period, the Group tax position is the same as the Company tax position.

(g) Segmental reporting

The Board has considered the requirements of IFRS 8 – 'Operating Segments'. The Company has entered into an Investment Advisory Agreement with the Investment Advisor under which the Investment Advisor is responsible for the management of the Company's investment portfolio, subject to the overall supervision of the Board of Directors. Subject to its terms and conditions, the Investment Advisory Agreement requires the Investment Advisor to manage the Company's investment portfolio in accordance with the Company's investment guidelines as in effect from time to time, including the authority to purchase and sell investments and to carry out other actions as appropriate to give effect thereto. However, the Board retains full responsibility to ensure that the Investment Adviser adheres to its mandate. Moreover, the Board is fully responsible for the appointment and/or removal of the Investment Adviser. Accordingly, the Board is deemed to be the 'Chief Operating Decision Maker' of the Company.

The Directors are of the opinion that the Company is engaged in a single segment of business being investment into the hydrogen focussed investments. Segment information is measured on the same basis as that used in the preparation of the Company's Financial Statements.

(i) Cash and cash equivalents

Cash comprises cash and demand deposits. Cash equivalents, include bank overdrafts, and short-term, highly liquid investments that are readily convertible to known amounts of cash, are subject to insignificant risks of changes in value, and are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes.

(j) Nature and purpose of equity and reserves:

Share capital represents the 1p nominal value of the issued share capital.

The share premium account arose from the net proceeds of new shares issued. Costs directly attributable to the issue of new shares are charged against the value of the ordinary share premium.

The capital reserve reflects any:

- gains or losses on the disposal of investments;
- exchange movements of a capital nature;
- the increases and decreases in the fair value of investments which have been recognised in the capital column of the Statement of Comprehensive Income; and
- expenses which are capital in nature.

The revenue reserve reflects all income and expenditure recognised in the revenue column of the Statement of Comprehensive Income and is distributable by way of dividend.

The Company's distributable reserves consist of the revenue reserve and the capital reserve. However any gains in the fair value of investments that are not readily convertible to cash are treated as unrealised gains in the capital reserve and are non-distributable.

Ordinary Shares are classified as equity.

Notes to the financial statements

4. Investments held at fair value through profit or loss

(a) Summary of valuation

	As at 31 December
	2021 £'000
Investments held at fair value through profit or loss	
Listed Hydrogen Assets	8,233
Limited Partnership	60,597
Closing valuation of financial assets at fair value through profit or loss	68,830
(b) Movements in valuation	
	£'000
Opening valuation of financial assets at fair value through profit or loss	-
Opening unrealised gains on investments	-
Opening cost of financial assets at fair value through profit or loss	-
Additions, at cost – Listed Hydrogen Assets	9,461
Additions, at cost – Limited Partnership	60,977
Cost of financial assets at fair value through profit or loss at the end of the period	70,438
Loss on investments – Listed Hydrogen Assets	(1,228)
Loss on investments – Limited Partnership	(380)
Closing valuation of financial assets at fair value through profit or loss	68,830
(c) Loss on investments	
	£'000
Movement in unrealised loss – Listed Hydrogen Assets	(1,228)
Movement in unrealised loss – Limited Partnership	(380)
Total loss on investments	(1,608)

Under IFRS 13 'Fair Value Measurement', an entity is required to classify investments using a fair value hierarchy that reflects the significance of the inputs used in making the measurement decision.

The following shows the analysis of financial assets recognised at fair value based on:

The unadjusted quoted price in an active market for identical assets or liabilities that the entity can access at the measurement date.

Inputs other than quoted prices included within Level 1 that are observable (i.e. developed using market data) for the asset or liability, either directly or indirectly.

Inputs are unobservable (i.e. for which market data is unavailable) for the asset or liability.

Transfers between levels of the fair value hierarchy are recognised as at the end of the reporting period during which the change has occurred. There have been no transfers between levels during the period ended 31 December 2021.

The classification of the Company and Group's investments held at fair value through profit or loss is detailed in the table below:

31 December 2021

	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Listed Hydrogen Assets	8,233	-	-	8,233
Limited Partnership	-	-	60,597	60,597
	8,233	-	60,597	68,830

The Company and Group's Level 3 investment is the investment in the Limited Partnership. The NAV of the Limited Partnership as of 31 December 2021 is £60,597,000. The movement on the Level 3 investments during the period is shown below:

	31 December 2021 £'000
Opening balance	-
Investment in Limited Partnership	60,977
Unrealised loss on investment in Limited Partnership	(380)
Closing balance	60,597

Look-through financial information

The NAV of the Limited Partnership consists of the fair value of its Private Hydrogen Assets and the carrying value of its assets and liabilities. As at the period end, the Limited Partnership held three Private Hydrogen Assets.

The following table reconciles the fair value of the Private Hydrogen Assets and the NAV of the Limited Partnership.

	31 December 2021 £'000
Investment in Private Hydrogen Assets	39,231
Plus: net current assets	21,366
NAV of the Limited Partnership	60,597

The Level 3 Private Hydrogen Assets are valued by the Investment Adviser in accordance with IPEV Guidelines, as outlined in note 3. The key inputs considered in the valuation are described in note 14. At 31 December 2021, the valuation of the Limited Partnership's underlying investment in Private Hydrogen Assets was determined as follows:

Name	Country of Incorporation	Value of Investment £'000	Primary valuation technique	Significant unobservable inputs	Range input
Sunfire GmbH	Germany	20,180	Price of recent Investment	Third-party pricing (without adjustment)	n/a
HiiROC Limited	United Kingdom	10,001	Price of recent Investment	Third-party pricing (without adjustment)	n/a
NanoSUN Limited	United Kingdom	9,050	Price of recent Investment	Third-party pricing (without adjustment)	n/a

The investments have been fair valued using the price of a recent investment based on unadjusted third-party pricing information. Therefore, the Company is not required to disclose any quantitative information regarding the unobservable inputs as they have not been developed by the Company and are not reasonably available to the Company.

Notes to the financial statements

5. Investment Adviser fee

Period ended 31 December 2021

	Revenue	Capital	Total
	£'000	£'000	£'000
Investment Adviser fee	265	-	265

At 31 December 2021 an amount of £48,349 was payable to the Investment Adviser in respect of the Investment Adviser fee.

Additionally, the Company has agreed with the Investment Adviser that the costs and expenses of the IPO would be capped at 2% of the gross proceeds received, with any cost above this amount to be paid by the Investment Adviser by way of rebate of its adviser fee. At 31 December 2021, £141,493 in respect of excess issue costs is due to be received from the Investment Adviser.

Investment Adviser fee

The Company has entered into an Investment Adviser Agreement dated 5 July 2021 between the Company, the AIFM and the Investment Adviser (the "Investment Adviser Agreement"), pursuant to which the Investment Adviser has been given responsibility for investment advisory services in respect of any Private Hydrogen Assets the Company invests in directly and the Listed Hydrogen Assets (including Listed Hydrogen Assets forming part of the Liquidity Reserve and uninvested cash) in accordance with the Company's investment policy, subject to the overall control and supervision of the AIFM.

Under the Investment Adviser Agreement, the Investment Adviser receives from the Company, quarterly in advance, an advisory fee equal to:

- (i) 1.0% of the Net Asset Value per annum of the Listed Hydrogen Assets up to £100 million:
- (ii) 0.8% of the Net Asset Value per annum of the Listed Hydrogen Assets from £100 million (save that the Investment Adviser has agreed to reduce this fee to 0.5% in respect of the Liquidity Reserve pending their investment in Private Hydrogen Assets for 18 months following Admission to 30 January 2023);
- (iii) 1.5% of the Net Asset Value per annum of any Private Hydrogen Assets held by the Company directly (i.e. not held by the Limited Partnership or any other undertaking advised by the Investment Adviser where the Investment Adviser is receiving a separate advisory fee); and
- (iv) for so long as the Company is not considered a 'feeder fund' for the purposes of the Listing Rules, 1.5% per annum of the Net Asset Value of the Private Hydrogen Assets held by the Limited Partnership.

The Limited Partnership has entered into a Limited Partnership Investment Adviser Agreement dated 5 July 2021 (the "Limited Partnership Investment Adviser Agreement") between the General Partner (in its capacity as general partner of the Limited Partnership), the AIFM and the Investment Adviser, pursuant to which the Investment Adviser has been given responsibility for investment advisory services in respect of the Private Hydrogen Assets in accordance with the investment policy of the Limited Partnership, subject to the overall control and supervision of the AIFM.

Under the Limited Partnership Investment Adviser Agreement, the Investment Adviser, if the Company was considered a 'feeder fund for the purposes of the Listing Rules by virtue of additional investors co-investing via the Limited Partnership in the future, shall receive from the Limited Partnership an advisory fee equal to 15% per annum of the Net Asset Value of the Private Hydrogen Assets held by the Limited Partnership, payable quarterly in advance. Advisory fees paid or payable by the Limited Partnership are reflected through the NAV of the Limited Partnership.

No performance fee is paid or payable to the Investment Adviser under either the Investment Adviser Agreement or the Limited Partnership Investment Adviser Agreement but the principals of the Investment Adviser are, subject to certain performance conditions being met, entitled to carried interest fees from the Limited Partnership. Refer to 'Carried Interest Partner Fees' section below.

Carried Interest Partner Fees

Pursuant to the terms of the Limited Partnership Agreement dated 5 July 2021 as amended and restated on 26 November 2021 (the "Limited Partnership Agreement"), the Carried Interest Partner is, subject to the limited partners of the Limited Partnership receiving an aggregate annualised 8% realised return (i.e. the Company and, in due course, any additional co-investors), entitled to a carried interest fee in respect of the performance of the Private Hydrogen Assets.

Subject to certain exceptions, the Carried Interest Partner will receive, in aggregate, 15% of the net realised cash profits from the Private Hydrogen Assets held by the Limited Partnership once the limited partners of the Limited Partnership (i.e. the Company and, in due course, any additional co-investors) have received an aggregate annualised 8% realised return. This return is subject to a 'catch-up' provision in Carried Interest Partner's favour. Any realised or unrealised carried interest fee paid or payable to the Carried Interest Partner is reflected through the NAV of the Limited Partnership. During the period there was no realised or unrealised carried interest fee paid or payable.

20% of any carried interest received (net of tax) will be used by the principals of the Investment Adviser to acquire Ordinary Shares in the market. Any such acquired shares will be subject to a 12-month lock-up from the date of purchase.

General Partner's priority profit share

Under the Limited Partnership Agreement, the General Partner of the Limited Partnership shall be entitled to a General Partner's Profit Share ("GPS"). The GPS for each accounting period shall be an amount equal to 1.5% of the prevailing NAV of the Limited Partnership. For so long as the Company is the sole limited partner of the Limited Partnership, the GPS shall be distributed to the Company rather than the General Partner. The Company is currently the sole limited partner of the Limited Partnership. Therefore, under the Investment Adviser Agreement, the investment adviser fee in relation to the Private Hydrogen Assets held by the Limited Partnership is settled by the Company which for the period totalled £71,558. During the period the Limited Partnership did not call any GPS from the Company as the net effect of the calling and distributing GPS from/to the Company is £nil.

6. Other expenses

	For the period ended 31 December 2021 £'000
Administration & Secretarial Fees	94
AIFM Fees	45
Directors' Fees	101
Custodian Charges	21
Brokers Fees	24
Registrar's Fees	9
Legal Fees	8
Audit Fees	135
D & O Insurances	21
PR & Marketing	36
Other expenses	46
Total revenue expenses	540
Expenses charged to capital:	
Capital transaction costs	5
Total expenses	545

Prior to appointment as the Company and Group's Auditor, the auditors received £138,000 (including VAT of £23,000) for non-audit initial public offering-related services, which have been treated as a capital expense and included in 'share issue costs' disclosed in the Statement of Changes in Equity. This service is required by law or regulation and is therefore a permissible non-audit service under the FRC Ethical Standard.

7. Taxation

(a) Analysis of charge in the period

For the period ended 31 December 2021

	Revenue £'000	Capital £'000	Total £'000
Withholding tax expense	-	-	-
Total tax charge for the period	-	-	-

(b) Factors affecting total tax charge for the period

For the period ended 31 December 2021

	Revenue £'000	Capital £'000	Total £'000
Loss on ordinary activities before taxation	(805)	(1,612)	(2,417)
Corporation tax at 19%	(153)	(306)	(459)
Effects of:			
Deferred tax asset not recognised	153	-	153
Loss on investments held at fair value not taxable	-	306	306
	-	-	-

The Company is not liable to tax on capital gains due to its status as an investment trust. The Company and Group has an unrecognised deferred tax asset of £201,000 based on the long term prospective corporation tax rate of 25%. The March 2021 Budget announced an increase to the main rate of corporation tax to 25% from 1st April 2023. This increase in the standard rate of corporation tax was substantively enacted on 24th May 2021.

This asset has accumulated because deductible expenses exceeded taxable income for the period ended 31 December 2021. No asset has been recognised in the Financial Statements because, given the composition of the Company and Group's portfolio, it is not likely that this asset will be utilised in the foreseeable future.

8. Trade and other receivables

	As at 31 December 2021 £'000
Prepayments	24
Other receivables	159
	183

9. Trade and other payables

	As at 31 December 2021 £'000
Amounts falling due within one year:	
Accrued expenses	246
	246

10. Share capital

As at 31 December 2021

Allotted, issued and fully paid:	No. of shares	Nominal value of shares (£)
Allotted upon incorporation		
Ordinary Shares of 1p each	1	0.01
Management Shares of £1.00 each	50,000	50,000.00
Allotted/redeemed following admission to LSE		
Ordinary Shares issued	107,349,999	1,073,499.99
Management Shares redeemed	(50,000)	(50,000.00)
Closing balance as at 31 December 2021	107,350,000	1,073,500.00

The Company is permitted to hold Ordinary Shares acquired by way of market purchase in treasury, rather than having to cancel them. Such Ordinary Shares may be subsequently cancelled or sold for cash. No Ordinary Shares have been repurchased during the period therefore there were no Treasury shares at the end of the period.

Each Ordinary Share held entitles the holder to one vote. All shares carry equal voting rights and there are no restrictions on those voting rights.

11. Return per ordinary share

Return per share is based on the weighted average number of Ordinary Shares in issue during the period ended 31 December 2021 of 63,997,115.

For the period ended 31 December 202	12
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	Revenue £'000	Capital £'000	Total £'000
Loss for the period (£'000)	(805)	(1,612)	(2,417)
Return per Ordinary Share	(1.26)p	(2.52)p	(3.78)p

There is no dilution to return per share as the Company has only Ordinary Shares in issue.

12. Net asset value per ordinary share

	As at 31 December 2021 £'000
Net Asset Value (£'000)	102,786
Ordinary Shares in issue	107,350,000
NAV per Ordinary Share	95.75p

There is no diluted Net Asset Value per share as the Company has only Ordinary Shares in issue.

13. Related party transactions and material contracts

Directors

Fees are payable to the Directors at an annual rate of £65,000 to the Chairman, £55,000 to the Chairman of the Audit and Risk Committee and £45,000 to the other Directors with the exception of Mr Bell who is not remunerated for his role as a Non-Executive Director. These fees were effective from the date of appointment of each Director being 20 May 2021 for each Board member with the exception of Mr Bell who was appointed 1 October 2021 and Mrs Rotheroe who was appointed 8 February 2022. Details of the Directors remuneration paid during the period is given in note 6. At the period end, the Directors had the following holdings in the Company:

	Ordinary Shares at 31 December 2021
Simon Hogan	40,000
Caroline Cook	20,100
Afkenel Schipstra	10,100
Roger Bell	-
Abigail Rotheroe ¹	-

^{1.} Abigail Rotheroe was appointed as a Non-Executive Director on 8 February 2022.

Investment Adviser

Fees payable to the Investment Adviser are shown in the Statement of Comprehensive Income. Fees details of the Investment Adviser are shown in note 5. At 31 December 2021, the principals of the Investment Adviser, Dr JJ Traynor and Mr R Hulf, each held 100,000 Ordinary Shares of the Company. Transactions between the Company and the Investment Adviser during the period are disclosed in note 5.

INEOS Energy

The Relationship and Co-Investment Agreement dated 19 June 2021 between INEOS UK E&P Holdings Limited ("INEOS Energy"), the Investment Adviser, the Company and the General Partner (acting in its capacity as the general partner of the Limited Partnership), pursuant to which the parties agreed that: (i) INEOS Energy would subscribe for and/or shall procure that its associates shall subscribe for at least 25 million Ordinary Shares in the IPO; (ii) such Ordinary Shares subscribed by INEOS Energy would be subject to a 12 month lock-up from the date of purchase pursuant to which INEOS Energy agreed that it will not sell, grant options over or otherwise dispose of any interest in any such Ordinary Shares purchased by them (subject to the usual carve-outs); (iii) INEOS Energy was entitled to nominate one Non-Executive Director for appointment to the Board; (iv) prior to making any co-investment opportunity in relation to a Private Hydrogen Assets that is a project to any limited partner of the Limited Partnership, the Company and the Investment Adviser will give INEOS Energy a right of first refusal to acquire up to 100% of such co-investment opportunity (provided that the 'related party transaction' requirements set out in the Listing Rules are complied with); (v) INEOS Energy are provided with certain information rights relating to Private Hydrogen Assets and co-investment opportunities; and (vi) INEOS Energy shall be entitled to second one or more employees to the Investment Adviser from time-to-time. INEOS Energy has agreed that all transactions between INEOS Energy and its associates and any member of the Company and Group and/or the Investment Adviser are conducted at arm's length on normal commercial terms.

At the IPO, INEOS Energy subscribed for and received 25 million Ordinary Shares of the Company. At 31 December 2021, INEOS Energy held 25 million Ordinary Shares of the Company.

Roger Bell is currently Chief Financial Officer of the INEOS Oil and Gas group of companies and was appointed as the Board representative of INEOS Energy on 1 October 2021 pursuant to the Relationship and Co-Investment Agreement entered into between, inter alia, INEOS Energy and the Company at the Company's launch.

Alternative Investment Fund Manager

Sanne Fund Management (Guernsey) Limited is appointed to act as the Company's and the Limited Partnership's alternative investment fund manager (the "AIFM") for the purposes of the UK AIFM Rules. The AIFM has delegated the provision of portfolio management services to the Investment Adviser. The AIFM, Company Secretary and Administrator are part of the same Sanne Group plc.

Under the AIFM Agreement between the AIFM and the Company dated 5 July 2021, and with effect from Admission, the AIFM shall be entitled to receive from the Company a fee of 0.05% of Net Asset Value per annum up to £250 million, 0.03% of Net Asset Value per annum from £250 million up to £500 million and 0.015% of Net Asset Value per annum from £500 million, in each case adjusted to exclude any Net Asset Value attributable to any Private Hydrogen Assets held through the Limited Partnership and subject to a minimum annual fee of £85,000.

Under the AIFM Agreement between the AIFM and the Limited Partnership dated 5 July 2021, the AIFM receives from the Limited Partnership a fee of 0.05% of the net asset value of the Limited Partnership per annum up to £250 million, 0.03% of the net asset value of the Limited Partnership per annum from £250 million up to £500 million and 0.015% of the net asset value of the Limited Partnership per annum from £500 million, subject to a minimum annual fee of £25,000. AIFM fees paid or payable by the Limited Partnership are reflected through the NAV of the Limited Partnership.

The AIFM is also entitled to reimbursement of reasonable expenses incurred by it in the performance of its duties.

Administration and Company Secretarial services fee

The Company has entered into an Administration and Company Secretarial Services Agreement dated 5 July 2021 (the "Administrator and Company Secretary Agreement") between the Company and Sanne Fund Services (UK) Limited (the "Company Secretary and Administrator") pursuant to which the Company Secretary and Administrator has agreed to act as Company secretary and administrator to the Company.

Under the terms of the Administration and Company Secretarial Services Agreement, the Company Secretary and Administrator receives a fee from the Company of 0.06% of Net Asset Value per annum up to £250 million, 0.05% of Net Asset Value per annum from £250 million up to £500 million and 0.025% of Net Asset Value per annum from £500 million and subject to a minimum annual fee of £135,000 plus a further £10,000 per annum to operate the Company's Liquidity Reserve.

Under the terms of the Limited Partnership Administration Agreement 5 July 2021, pursuant to which the Company Secretary and Administrator has agreed to act as administrator to the Limited Partnership, the Company Secretary and Administrator receives an annual fee from the Limited Partnership of £62,500 and of £15,000 in respect of the General Partner. Administration fees paid or payable by the Limited Partnership are reflected through the NAV of the Limited Partnership. For so long as the Company is the sole Limited Partner, the administration fee in respect of the General Partner shall be allocated settled by the Company rather than the General Partner.

Custodian fee

The Company has entered into a Custodian Agreement between the Company and The Northern Trust Company (the "Custodian") dated 23 June 2021 (the "Custodian Agreement"), pursuant to which the Custodian has agreed to act as custodian to the Company.

The Custodian is entitled to a minimum annual fee of £50,000 (exclusive of VAT) per annum. The Custodian is also entitled to a fee per transaction taken on behalf of the Company.

Registrar fee

The Company utilises the services of Computershare Investor Services plc (the "Registrar") as registrar to the transfer and settlement of Ordinary Shares. Under the terms of the Registrar Agreement dated 5 July 2021, the Registrar is entitled to a fee calculated based on the number of shareholders, the number of transfers processed and any Common Reporting Standard on-boarding, filings or changes. The annual minimum fee is £4,800 (exclusive of VAT). In addition, the Registrar is entitled to certain other fees for ad hoc services rendered from time to time.

14. Financial instruments and capital disclosures

Risk Management Policies and Procedures

The Board of Directors has overall responsibility for the establishment and oversight of the Company and Group's risk management framework. The risk management policies are established to identify and analyse the risks faced by the Company and Group, to set appropriate risk limits and controls and to monitor risks and adherence to limits. Risk management policies are reviewed regularly to reflect changes in market conditions and the Company and Group's activities.

The Investment Adviser, AIFM and the Administrator report to the Board on a quarterly basis and provide information to the Board which allows it to monitor and manage financial risks relating to its operations. The Company and Group's activities expose it to a variety of financial risks: market risk (including currency risk, interest rate risk and price risk), credit risk, liquidity risk and operational risk. These risks are monitored by the AIFM. Below is a non-exhaustive summary of the risks that the Company and Group are exposed to as a result of its use of financial instruments:

The objectives, policies and processes for managing the risks, and the methods used to measure the risks, are set out below.

Market Risks

(i) Currency risk

Foreign currency risk is defined as the risk that the fair values of future cashflows will fluctuate because of changes in foreign exchange rates. The financial assets and liabilities are predominantly denominated in Pounds Sterling and substantially all revenues and expenses are in Pounds Sterling. As at the 31 December 2021, the Company and Group had the following currency exposures, all of which are included in the Statement of Financial Position at fair value based on the exchanges rates at the period end.

	Investments £'000	Cash £'000	Other assets & liabilities £'000	Total £'000
Currency				
Danish Krone	444	-	-	444
Euro	1,485	-	-	1,485
Korean Won	957	-	-	957
Norwegian Krone	1,515	-	-	1,515
Swedish Krone	937	-	-	937
US Dollar	1,541	-	-	1,541
	6,879	-	-	6,879

The Company and Group mitigate the risk of loss due to exposure to a single currency by way of diversification of the portfolio.

At 31 December 2021, an exchange rate movement of +/-5% against Pounds Sterling, which is a reasonable approximation of possible changes based on observed volatility during the period, would have increased or decreased net assets and total return by £344,000.

(ii) Interest rate risk

The Company and Group's interest rate risk on interest bearing financial assets is limited to interest earned on cash balances. At the period end, the Company had cash balances of £34,019,000. An increase in interest rates of 0.5% would impact the profit or loss and net assets of the Company positively by £170,095, with a decrease of 0.5% having an equal and opposite effect.

The Company and Group's interest and non-interest bearing assets and liabilities as at 31 December 2021 are summarised below:

	Interest bearing £'000	Non-interest bearing £'000	Total £'000
Assets			
Cash and cash equivalents	34,019	-	34,019
Trade and other receivables	-	183	183
Investments held at fair value through profit or loss – Listed Hydrogen Assets	_	8,233	8,233
Investments held at fair value through profit or loss – Limited Partnership	_	60,597	60,597
Total assets	34,019	69,013	103,032
Liabilities			
Trade and other payables	_	(246)	(246)
Total liabilities	-	(246)	(246)

(iii) Price risk

Listed Hydrogen Assets

Price risk is defined as the risk that the fair value of a financial instrument held by the Company or Group will fluctuate. Listed Hydrogen Assets are measured at fair value through profit or loss. As of 31 December 2021, the Company and Group held Listed Hydrogen Assets with an aggregate fair value of £8,233,000.

All other things being equal, the effect of a 10% increase or decrease in the value of the investments held at the period end would have been an increase or decrease of £823,300 in the Company and Group's loss after taxation for the period ended 31 December 2021 and the Company and Group's net assets at 31 December 2021.

At 31 December 2021, the sensitivity rate of 10% is regarded as reasonable due to the actual market price volatility experienced as a result of the economic impact on the Listed Hydrogen Assets.

Private Hydrogen Assets

The Limited Partnership's portfolio of Private Hydrogen Assets is not necessarily affected by market performance, however the valuations may be affected by the performance of the underlying investments in line with the valuation criteria in note 3.

The Private Hydrogen Assets sensitivity analysis recognises that the valuation methodologies employed involve different levels of subjectivity in their inputs primarily driven by recent transactions and expenses accrued.

Key variable inputs of Private Hydrogen Assets

The variable inputs applicable to each broad category of valuation basis will vary depending on the particular circumstances of each Private Hydrogen Asset valuation. An explanation of each of the key variable inputs is provided below and includes an indication of the range in value for each input, where relevant.

Selection of appropriate discount rates

The selection of an appropriate discount rate is assessed individually for each Private Hydrogen Asset. Publicly disclosed discount rates in the relevant sector, comparable asset classes, which may be procured from public sources or independent third-party expert advisers or for comparable market transactions of similar assets are used where available.

Selection of appropriate benchmarks

The selection of appropriate benchmarks is assessed individually for each Private Hydrogen Asset. The industry and geography of each Private Hydrogen Asset are key inputs to the benchmark selection, with either one or two key indices or benchmarks being used for comparison.

Selection of comparable companies

The selection of comparable companies is assessed individually for each Private Hydrogen Asset at the point of investment, and the relevance of the comparable companies is continually evaluated at each valuation point. The key criteria used in selecting appropriate comparable companies are the industry sector in which they operate and the geography of the Private Hydrogen Asset's operations.

Application of valuation basis

Each Private Hydrogen Asset is assessed, and the valuation basis applied will vary depending on the circumstances of each Private Hydrogen Asset. For those Private Hydrogen Assets where a trading multiples approach can be taken, the methodology will factor in revenue, earnings or net assets as appropriate for the Private Hydrogen Asset. Discounted cash flows will be considered where appropriate forecasts are available. The valuation will also consider any recent transactions, where appropriate.

Estimated sustainable earnings and cash flows

The selection of sustainable revenue or earnings and cash flows will depend on whether the Private Hydrogen Asset is sustainably profitable or not, and where it is not then sustainable revenues will be used in the valuation. The valuation approach will typically assess Private Hydrogen Assets based on the last twelve months of revenue or earnings, as they are the most recent available and therefore viewed as the most reliable. Where a Private Hydrogen Asset has reliably forecasted earnings previously or there is a change in circumstance at the business which will impact earnings going forward, then forward estimated revenue or earnings may be used instead.

Application of liquidity discount

A liquidity discount may be applied either through the calibration of a valuation against the most recent transaction, or by application of a specific discount.

Credit risk

The Company and Group are exposed to credit risk in respect of Listed Hydrogen Assets, Private Hydrogen Assets, trade and other receivables and cash at bank. For risk management reporting purposes, the Company and Group considers and aggregates all elements of credit risk exposure (such as individual obligation default risk, country risk and sector risk).

	As at 31 December 2021 £'000
Investments at fair value through profit or loss – Listed Hydrogen Assets	8,233
Investments at fair value through profit or loss – Limited Partnership	60,597
Trade and other receivables	183
Cash and cash equivalents	34,019
Total	103,032

At 31 December 2021 the Listed Hydrogen Assets of the Company and Group, excluding their investment into the Limited Partnership, are held by Northern Trust Bank (the "Custodian"). Bankruptcy or insolvency of the Custodian may cause the Company and Group's rights with respect to securities held by the Custodian to be delayed or limited. This risk is managed by monitoring the credit quality and financial positions of the Custodian.

Credit risk of the Private Hydrogen Assets held by the Limited Partnership is assessed from time to time by the Investment Adviser on a look-through basis. The Company and Group's policy on credit risk mirrors that of the Limited Partnership, which is to minimise its exposure to counterparties with perceived higher risk of default by dealing only with counterparties that meet the credit standards set out in the Company's prospectus. The Investment Adviser seeks to manage this risk by providing diversification in terms of underlying investments, issuer section, geography and maturity profile.

As of the 31 December 2021, three Private Hydrogen Assets are held by the Limited Partnership as shown in note 15.

The cash and cash equivalents are held with Northern Trust Bank, EFG International Bank, Royal Bank of Scotland and through the Goldman Sachs- Liquid reserve fund. The Fitch Rating credit rating of Northern Trust Bank is ÁA, EFG international Bank is A, Royal Bank of Scotland A+ and the Goldman Sachs Liquid reserve fund is AAA.

At the period end there were no trade and receivables past due. The credit risk exposure is minimised by dealing with financial institutions with investment grade credit ratings.

Liquidity risks

Liquidity risk is the risk that the Company or Group may not be able to meet a demand for cash or fund an obligation when due. The Investment Adviser, AIFM and the Board continuously monitor forecast and actual cashflows from operating, financing and investing activities to consider payment of dividends, or further investing activities.

Financial assets and liabilities by maturity at the period end are shown below:

	Less than 1 year £'000	1-5 years £'000	Total £'000
Assets			
Investments at fair value through profit or loss – Listed Hydrogen Assets	8,233	-	8,233
Investments at fair value through profit or loss – Limited Partnership	-	60,597	60,597
Trade and other receivables	183	-	183
Cash and cash equivalents	34,019	-	34,019
Total assets	42,435	60,597	103,032
Liabilities			
Trade and other payables	(246)	-	(246)
Total liabilities	(246)	-	(246)

Operational risk

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the processes, technology and infrastructure supporting the activities relating to financial instruments, either internally or on the part of service providers, and from external factors other than credit, market and liquidity risks such as those arising from legal and regulatory requirements and generally accepted standards of investment management behaviour.

Operational risk is managed so as to balance the limiting of financial losses and reputational damage with achieving the investment objective of generating returns to investors. The AIFM works with the Board to identify the risks facing the Company and the Limited Partnership. The key risks are documented and updated in the Risk Matrix by the AIFM. The primary responsibility for the development and implementation of controls over operational risk rests with the Board.

This responsibility is supported by the development of overall standards for the management of operational risk, which encompasses the controls and processes at the service providers and the establishment of service levels with the service providers. The Directors' assessment of the adequacy of the controls and processes in place at service providers with respect to operational risk is carried out through having discussions with and reviewing reports, including those on their internal controls, from the service providers.

Capital Management Policies and Procedures

The Company and Group's capital management objectives are to ensure that the Company and Group will be able to continue as a going concern while maximising the return to equity shareholders.

In accordance with the investment objective, the principal use of cash (including the proceeds of the IPO and placings) is investing in hydrogen focussed assets, as well as expenses related to the share issue when they occur, ongoing operational expenses and payment of dividends and other distributions to shareholders in accordance with the Company's dividend policy.

The Company and Group considers their capital to comprise share capital, distributable reserves and retained earnings. The Company and Group are not subject to any externally imposed capital requirements. The Company and Group's share capital, distributable reserves and retained earnings are shown in the Statement of Financial Position at a total £102,786,000.

15. Subsidiary and related entities

Subsidiary

The Company owns 100% HydrogenOne Capital Growth (GP) Limited.

Subsidiary name	Effective ownership	Country of ownership	Principal activity	Issued share capital	Registered address
HydrogenOne Capital Growth (GP) Limited	100%	United Kingdom	General partner of HydrogenOne Capital Growth Investments (1) LP	£1	6th Floor, 125 London Wall, London, EC2Y 5AS

Related entities

The Company holds Private Hydrogen Assets through its investment in the Limited Partnership, which has not been consolidated as a result of the adoption of IFRS 10: Investment entities exemption to consolidation. There are no cross guarantees amongst related entities. Below are details of the unconsolidated Private Hydrogen Assets held through the Limited Partnership.

Name	Effective ownership by the Limited Partnership	Purpose of the entity	Country of Incorporation	Value of Investment £'000	Total assets as at 31 December 2021 (unaudited) £'000	Registered address
Sunfire GmbH	4.92%	Electrolyser producer	Germany	20,180	141,674	Gasanstaltstraße 2 01237 Dresden, Germany
HiiROC Limited	5.91%	Supplier of clean hydrogen production technology	United Kingdom	10,001	27,137	22 Mount Ephraim, Tunbridge Wells, Kent, TN4 8AS
NanoSUN Limited	22.91%	Supplier of mobile hydrogen storage and refuelling systems	United Kingdom	9,050	14,454	Abraham Heights Farm, Westbourne Road, Lancaster, LA1 5EF

The maximum exposure to loss from the unconsolidated entities is the carrying amount of the financial assets held.

During the period the Company did not provide financial support and has no intention of providing financial or other support to the subsidiary and the unconsolidated Private Hydrogen Assets held through the Limited Partnership.

16. Post balance sheet events

On 20 December 2021, investment of £10,015,000 was made through the Limited Partnership in respect of Bramble Energy Limited, an unlisted fuel cell innovation company. This was purchased by the Limited partnership for £10,000,000 on 14 February 2022.

On 2 March 2022, the Limited Partnership signed definitive agreements for an investment of NOK 40,000,000 (£3,500,000) in Gen2 Energy AS, a Norwegian green hydrogen development company.

On 21 March 2022, a commitment of £7,000,000 was made through the Limited Partnership in respect of Cranfield Aerospace Solutions Ltd ("CAeS"), an unlisted fuel cell innovation company. UK-based CAeS is an aerospace market leader in the design and manufacture of new aircraft design concepts. The first £4.2 million was invested by the Limited Partnership in March 2022.

Abigail Rotheroe was appointed as a Non-Executive Director on 8 February 2022 and Caroline Cook will retire as a Non-Executive Director effective 7 April 2022.

Since the period end date, the Russian invasion of Ukraine has resulted in market volatility. The Board and the Investment Adviser have reviewed the investment portfolio and have identified limited direct impact on the portfolio but continue to monitor any impact to the Company and Group and its investee companies and the valuation.

Other information

- 83 Alternative Performance Measures
- **84** Glossary
- 86 Directors and advisers
- 87 Report of the Alternative Investment Fund Manager
- 88 Notice of Annual General Meeting
- 90 Notes to the notice of Annual General Meeting

Alternative Performance Measures ("APM")

APMs are often used to describe the performance of investment companies although they are not specifically defined under IFRS. APM calculations for the Company are shown below.

Premium

The amount, expressed as a percentage, by which the share price is more than the Net Asset Value per Ordinary Share.

As at 31 December 2021		Page	
NAV per Ordinary Share (pence)	a	3	95.75
Share price (pence)	b	3	119.50
Premium	(b÷a)-1		24.8%

There is no calculation of discount shown as the shares were trading at a premium of 24.8% at the period end.

Ongoing charges

A measure, expressed as a percentage of average net assets during the period, of the regular, recurring annual costs of running an investment company.

Ongoing charges	(b÷a)		2.06%
Annualised expenses	b	n/a	2,155,500
Average NAV	а	n/a	104,565,796
Period ended 31 December 2021		Page	

The ongoing charges percentage is on a consolidated basis and therefore takes into consideration the expenses of the Limited Partnership as well as the Company and is calculated in accordance with the methodology set out by the AIC. The recurring expenses of the Company charged in the period from the Company's IPO on 30 July 2021 to 31 December 2021 and of the Limited Partnership charged in the period from its date of registration to 31 December 2021 have been annualised for the ongoing charges calculation.

Total return

A measure of performance that includes both income and capital returns. This takes into account capital gains and reinvestment of dividends paid out by the Company into the Ordinary Shares of the Company on the ex-dividend date.

Period ended 31 December 2021		Page	Share price ¹	NAV ²
Opening at 30 July 2021 (p)	а	n/a	100.00	98.00
Closing at 31 December 2021 (p)	b	3	119.50	95.75
Total return	(b÷a)-1		19.5%	(2.3)%

¹ Share price total return is based on an opening share price of 100p.

² NAV total return is based on an opening NAV after launch expenses of 98.0p per Ordinary Share.

n/a = not applicable.

Glossary

First admission of the Company's Ordinary Shares to the London Stock Exchange on 30 July 2021. Association of Investment Companies. An investment vehicle under AIFMD. Under AIFMD (see below) HydrogenOne Capital
An investment vehicle under AIFMD, Under AIFMD (see below) HydrogenOne Capital
Growth plc is classified as an AIF.
A European Union directive which came into force on 22 July 2013 and has been implemented in the UK.
A meeting held once a year which shareholders can attend and where they can vote on resolutions to be put forward at the meeting and ask the Directors questions about the company in which they are invested.
HydrogenOne Capital Growth plc ("HGEN").
An entity that is appointed to safeguard a company's assets.
The amount, expressed as a percentage, by which the share price is less/more than the net asset value per share.
Income receivable from an investment in shares.
The date from which you are not entitled to receive a dividend which has been declared and is due to be paid to shareholders.
Environmental, Social and Governance ("ESG") criteria are a set of standards for a company's operations that socially conscious investors use to screen potential investments Environmental criteria consider how a company performs as a steward of nature. Social criteria examine how it manages relationships with employees, suppliers, customers, and the communities where it operates. Governance deals with a company's leadership, executive pay, audits, internal controls, and shareholder rights.
The independent body that regulates the financial services industry in the UK.
The Cooperation Council for the Arab States of the Gulf, also known as the Gulf Cooperation Council.
The aggregate value of the total assets of the Company, including the gross asset value of any investments held in the HydrogenOne Partnership attributable to the Company's interest in the HydrogenOne Partnership on a look-through basis from time-to-time, calculated in accordance with the Company's valuation policy.
A basket of stocks which is considered to replicate a particular stock market or sector.
A company formed to invest in a diversified portfolio of assets.
An investment company which is based in the UK and which meets certain tax conditions which enables it to be exempt from UK corporation tax on its capital gains. The Company is an investment trust.
The extent to which investments can be sold at short notice.
Investments in quoted or traded Hydrogen Assets, which will predominantly be equity securities but may also be corporate debt and/or other financial instruments.
An investment company's assets less its liabilities.
Net assets divided by the number of Ordinary Shares in issue (excluding any shares held in treasury).

Offtaker	A purchaser of electricity and/or renewable obligation
Ordinary Shares	The Company's ordinary shares in issue.
Portfolio	A collection of different investments held in order to deliver returns to shareholders and to spread risk.
Private Hydrogen Assets	Investments in unquoted Hydrogen Assets, which may be operational companies or hydrogen projects (completed or under construction).
Relative performance	Measurement of returns relative to an index.
Share buyback	A purchase of a company's own shares. Shares can either be bought back for cancellation or held in treasury.
Share price	The price of a share as determined by a relevant stock market.
Treasury shares	A company's own shares which are available to be sold by a company to raise funds.
Volatility	A measure of how much a share moves up and down in price over a period of time.

Directors and advisers

Directors (all Non-Executive)

Simon Hogan (Chairman) Caroline Cook (to retire 7 April 2022) Afkenel Schipstra Roger Bell Abigail Rotheroe

Administrator and Company Secretary

Sanne Fund Services (UK) Limited 6th Floor 125 London Wall

London EC2Y 5AS

Alternative Investment Fund Manager (AIFM)

Sanne Fund Management (Guernsey) Limited

Sarnia House Le Truchot St Peter Port Guernsey GY11GR

Broker

Panmure Gordon (UK) Limited

One New Change London EC4M 9AF

Solicitors to the Company

Gowling WLG (UK) LLP 4 More London Riverside London SE12AU

Registered office*

6th Floor 125 London Wall London EC2Y 5AS

*Registered in England and Wales -No 13340859

Investment Adviser

HydrogenOne Capital LLP 5 Margaret Street London W1W 8RG

Custodian

The Northern Trust Company 50 Bank Street Canary Wharf London E14 5NT

Registrar

Computershare Investor Services PLC The Pavilions Bridgwater Road Bristol BS13 8AE

Independent Auditor

KPMG Channel Islands Limited Glategny Court Glategny Esplanade Guernsey GY11WR

Report of the Alternative Investment Fund Manager

Material change

Sanne Fund Management (Guernsey) Limited as AIFM must disclose in the Annual Report, details of material changes to the information set out under AIFMD. For these purposes, there are no material changes effective during the period to be noted to the information set out in the Prospectus.

Remuneration disclosures

The Company is categorised as an EU Alternative Investment Fund ("AIF"). The AIFMD seeks to regulate managers of AIFs, such as the Company. It imposes obligations on AIFMs who manage AIFs in a member state of the European Economic Area ("EEA state"), or who market shares in AIFs to investors who are domiciled, or with a registered office, in an EEA state. Under the AIFMD, an AIFM must be appointed and must comply with various organisational, operational and transparency requirements.

On 5 July 2021, the Company appointed Sanne Fund Management (Guernsey) Limited to act as AIFM to the Company. Sanne Fund Management (Guernsey) Limited is responsible for fulfilling the role of the AIFM and ensuring the Company complies with the AIFMD requirements. Details of the total amount of remuneration for the financial year, split into fixed and variable remuneration, paid by the AIFM to its staff, and the number of beneficiaries, are made available to Shareholders on request.

Notice of Annual General Meeting

Annual General Meeting

In line with the requirements of the Companies Act 2006, the Company will hold an Annual General Meeting of shareholders to consider the resolutions laid out in the Notice of Meeting below.

Notice of Meeting

Notice is hereby given that the Annual General Meeting of HydrogenOne Capital Growth plc will be held at 6th Floor, 125 London Wall, London EC2Y 5AS on 24 May 2022 at 12:30pm for the following purposes:

To consider and if thought fit pass the following resolutions of which resolutions 1 to 10 will be proposed as ordinary resolutions and resolutions 11 to 13 will be proposed as special resolutions.

- 1. To receive the Company's annual accounts for the period ended 31 December 2021.
- 2. To approve the Directors' Remuneration Policy included in the Annual Report for the period ended 31 December 2021.
- To approve the Directors' Remuneration Report included in the Annual Report for the period ended 31 December 2021.
- 4. To elect Simon Hogan as a Director of the Company.
- 5. To elect Afkenel Schipstra as a Director of the Company.
- 6. To elect Roger Bell as a Director of the Company.
- 7. To elect Abigail Rotheroe as a Director of the Company.
- To appoint KPMG Channel Islands Limited as auditor to the Company.
- To authorise the Directors to fix the remuneration of the auditor until the conclusion of the next Annual General Meeting of the Company.

10. That

- (a) the Directors be generally and unconditionally authorised pursuant to section 551 of the Companies Act 2006 (the "Act") to allot shares in the Company, or to grant rights to subscribe for or convert any security into shares in the Company, up to a maximum nominal amount of £10,735,000 or, if less, the amount that represents 10% of the nominal value of the Company's issued share capital (excluding treasury shares) on the date on which this resolution is passed; and
- (b) the authority given by this resolution:
 - (i) shall be in addition to all pre-existing authorities under section 551 of the Act; and
 - (ii) unless renewed, revoked or varied in accordance with the Act, shall expire at the conclusion of the Annual General Meeting of the Company to be held in 2023 or, if earlier, on the expiry of 15 months from the date of passing of this resolution save that the Company may, before such expiry, make any offer or enter into an agreement which would or might require the allotment of shares in the Company, or the grant of rights to subscribe for or to convert any security into shares in the Company, after such expiry and the Directors may allot shares in the Company or grant rights to subscribe for or to convert any security into shares in the Company in pursuance of such an offer or agreement as if such authority had not expired.

- 11. That, subject to the passing of resolution 10 set out in this Notice of Annual General Meeting (the "Allotment Authority"), the Directors be given power pursuant to sections 570 and 573 of the Companies Act 2006 (the "Act") to allot equity securities (within the meaning of section 560(1) of the Act) for cash pursuant to the Allotment Authority, and to sell treasury shares for cash, as if section 561(1) of the Act did not apply to such allotment or sale, provided that such power:
 - (a) shall be limited to the allotment of equity securities or the sale of treasury shares up to an aggregate nominal amount of £10,735,000 or, if less, the amount that represents 10% of the nominal value of the Company's issued share capital (excluding treasury shares) on the date on which this resolution is passed;
 - (b) shall be in addition to all pre-existing powers under sections 570 and 573 of the Act; and
 - (c) shall expire at the same time as the Allotment Authority, save that the Company may, before expiry of the power conferred on the Directors by this resolution, make an offer or agreement which would or might require equity securities to be allotted or treasury shares to be sold after such expiry and the Directors may allot equity securities or sell treasury shares in pursuance of such an offer or agreement as if such power had not expired.
- 12. That the Company be and is hereby generally and unconditionally authorised in accordance with section 701 of the Companies Act 2006 (the "Act") to make market purchases (within the meaning of section 693(4) of the Act) of its Ordinary Shares of 1p each, provided that:
 - (a) the maximum number of Ordinary Shares hereby authorised to be purchased shall be 16,091,765 (representing 14,99% of the Company's issued Ordinary Share capital (excluding shares held in treasury) at the date of the notice of this meeting);
 - (b) the minimum price (exclusive of any expenses) which may be paid for an Ordinary Share is 1p;
 - (c) the maximum price (excluding expenses) which may be paid for an Ordinary Share is not more than the higher of (i) 5% above the average of the middle market quotations for the Ordinary Shares for the five business days immediately before the day on which it purchases that share and (ii) the higher of the price of the last independent trade and the highest current independent bid for the Ordinary Shares;
 - (d) the authority hereby conferred shall expire at the conclusion of the Annual General Meeting of the Company in 2023 or, if earlier, on the expiry of 15 months from the passing of this resolution, unless such authority is renewed prior to such time; and
 - (e) the Company may make a contract to purchase Ordinary Shares under the authority hereby conferred prior to the expiry of such authority, which will or may be executed wholly or partly after the expiration of such authority and may make a purchase of Ordinary Shares pursuant to any such contract.
- 13. That a general meeting of the Company other than an Annual General Meeting may be called on not less than 14 clear days' notice, provided that this authority shall expire at the conclusion of the Company's next Annual General Meeting after the date of the passing of this resolution.

By order of the Board

Brian Smith
For and on behalf of Sanne Fund Services (UK) Limited
Company Secretary

31 March 2022

Registered office:

6th Floor 125 London Wall London EC2Y 5AS

Notes to the notice of Annual General Meeting

Website address

1. Information regarding the meeting, including the information required by section 311A of the Companies Act 2006, is available from www.hydrogenonecapitalgrowthplc.com.

Entitlement to attend and vote

2. Only those holders of Ordinary Shares registered on the Company's register of members at 12.30pm on 22 May 2022 or, if this meeting is adjourned, at 12.30pm on the day two days prior to the adjourned meeting, shall be entitled to vote at the meeting. Shareholders will not be permitted to attend the meeting in person and therefore should vote by proxy.

Appointment of Proxies

- 3. Members entitled to vote at the meeting (in accordance with Note 2 above) are entitled to appoint a proxy to vote in their place. However, in view of the format of the meeting, shareholders should appoint the 'Chairman of the Meeting' as their proxy rather than another person who will not be permitted to attend. If you wish to appoint a proxy, please follow the instructions at note 6 below if you wish to appoint a proxy through the CREST electronic proxy appointment service. In the case of joint members, only one need sign the Form of Proxy. The vote of the senior joint member will be accepted to the exclusion of the votes of the other joint members. For this purpose, seniority will be determined by the order in which the names of the members appear in the register of members in respect of the joint shareholding.
- 4. You can appoint the Chairman of the Meeting as your proxy using the voting methods in notes 6 and 7.
- 5. You can instruct your proxy how to vote on each resolution by marking the resolutions For and Against using the voting methods stated in notes 6 and 7. If you wish to abstain from voting on any resolution, please mark these resolutions withheld. It should be noted that a vote withheld is not a vote in law and will not be counted in the calculation of the proportion of votes 'For' and 'Against' a resolution. If you do not indicate how your proxy should vote, he/she can exercise his/her discretion as to whether, and if how so how, he/she votes on each resolution, as he/she will do in respect of any other business (including amendments to resolutions) which may properly be conducted at the meeting.

Appointment of proxy

- 6. You can vote either:
 - by logging on to www.investorcentre.co.uk/eproxy and following the instructions;
 - by completing a hard copy form of proxy that accompanies this annual report; or
 - in the case of CREST members, by utilising the CREST electronic proxy appointment service in accordance with the procedures set out below.

In order for a proxy appointment to be valid a form of proxy must be completed. In each case the form of proxy must be received by Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol BS99 6ZY by no later than 12.30pm on 12 May 2022.

Appointment of Proxy through CREST

7. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for the meeting to be held on the above date and any adjournment(s) thereof by using the procedures described in the CREST Manual. CREST Personal Members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.

In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK & Ireland Limited's specifications and must contain the information required for such instructions, as described in the CREST Manual. The message, regardless of whether it constitutes the appointment of a proxy or an amendment to the instruction given to a previously appointed proxy, must, in order to be valid, be transmitted so as to be received by the Company's agent (ID: 3RA50) by the latest time(s) for receipt of proxy appointments specified in the Notice of Meeting. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Applications Host) from which the Company's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to a proxy's appointee through CREST should be communicated to the appointee through other means.

CREST members and, where applicable, their CREST sponsors or voting service providers should note that Euroclear UK & Ireland Limited does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the input of CREST Proxy Instructions.

It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member or sponsored member or has appointed a voting service provider(s), to procure that this CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service providers are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.

The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.

All messages relating to the appointment of a proxy or an instruction to a previously appointed proxy, which are to be transmitted through CREST, must be lodged by 12.30pm on 12 May 2022 in respect of the meeting. Any such messages received before such time will be deemed to have been received at such time. In the case of an adjournment, all messages must be lodged with Link Group no later than 48 hours before the rescheduled meeting.

Appointment of a proxy through Proxymity

8. If you are an institutional investor you may be able to appoint a proxy electronically via the Proxymity platform, a process which has been agreed by the Company and approved by the Registrar. For further information regarding Proxymity, please go to www.proxymity.io. Your proxy must be lodged no later than 48 hours before the time of the Annual General Meeting, in order to be considered valid. Before you can appoint a proxy via this process you will need to have agreed to Proxymity's associated terms and conditions. It is important that you read these carefully as you will be bound by them and they will govern the electronic appointment of your proxy. Proxymity will then contract with your underlying institutional account holder directly to accept their vote instructions through the platform.

Termination of proxy appointments

9. In order to revoke a proxy instruction, you will need to inform the Company. Please send a signed hard copy notice clearly stating your intention to revoke your proxy appointment to by Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol BS99 6ZY. In the case of a member which is a company, the revocation notice must be executed under its common seal or otherwise in accordance with section 44 of the Companies Act 2006 or by signature on its behalf by an officer or attorney whose power of attorney or other authority should be included with the revocation notice.

If you attempt to revoke your proxy appointment but the revocation is received after the time specified in note 2 above then, subject to the paragraph directly below, your proxy will remain valid.

If you submit more than one valid proxy appointment in respect of the same Ordinary Shares, the appointment received last before the latest time for receipt of proxies will take precedence.

Nominated persons

10. If you are a person who has been nominated under section 146 of the Companies Act 2006 to enjoy information rights:

- You may have a right under an agreement between you and the member of the Company who has nominated you to have
 information rights (Relevant Member) to be appointed or to have someone else appointed as a proxy for the meeting.
- If you either do not have such a right or if you have such a right but do not wish to exercise it, you may have a right under an agreement between you and the Relevant Member to give instructions to the Relevant Member as to the exercise of voting rights.
- Your main point of contact in terms of your investment in the Company remains the Relevant Member (or, perhaps, your
 custodian or broker) and you should continue to contact them (and not the Company) regarding any changes or queries
 relating to your personal details and your interest in the Company (including any administrative matters). The only exception
 to this is where the Company expressly requests a response from you.

If you are not a member of the Company but you have been nominated by a member of the Company to enjoy information rights, you do not have a right to appoint any proxies under the procedures set out in the notes to the form of proxy.

Notes to the notice of Annual General Meeting

Questions at the meeting

- 11. Under section 319A of the Companies Act 2006, the Company must answer any question you ask relating to the business being dealt with at the meeting unless:
 - · answering the question would interfere unduly with the preparation for the meeting or involve the disclosure of confidential information;
 - the answer has already been given on a website in the form of an answer to a question; or
 - it is undesirable in the interests of the Company or the good order of the meeting that the question be answered.

Issued Shares and total voting rights

12. The total number of shares in issue in the Company is 107,350,000 Ordinary Shares of 1p each. Therefore, the total number of Ordinary Shares with voting rights is 107,350,000. On a vote by a show of hands, every holder of Ordinary Shares who (being an individual) is present by a person, by proxy or (being a corporation) is present by a duly authorised representative, not being himself a member, shall have one vote. On a poll every holder of Ordinary Shares who is present in person or by proxy shall have one vote for every Ordinary Share held by him.

Communication

- 13. Except as provided above, members who have general queries about the meeting should use the following means of communication (no other methods of communication will be accepted):
 - Computershare's helpline on 0370 707 1346 (or +44 370 707 1346 from outside the UK). Lines are open 8.30am to 5.30pm Monday to Friday (excluding public holidays in England and Wales. Charges for '03' numbers are determined by the caller's service provider. Calls may be recorded and monitored randomly for security and training purposes);
 - in writing to Computershare.

You may not use any electronic address provided either in this Notice of Meeting or in any related documents (including the Form of Proxy for this meeting) to communicate with the Company for any purposes other than those expressly stated.



Printed sustainably in the UK by Pureprint, a CarbonNeutral® company with FSC® chain of custody and an ISO 14001certified environmental management system recycling over 99% of all dry waste.

