THE LONDON CENTRAL RESIDENTIAL RECOVERY FUND LIMITED UNAUDITED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30 SEPTEMBER 2022

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DIRECTORY

Registered Office

44 Esplanade St Helier Jersey, JE4 9WG

Auditor Grant Thornton Limited PO Box 313, Lefebvre House Lefebvre Street, St Peter Port Guernsey, GY1 3TF

Property Manager London Central Portfolio Limited LCP House, Ogle Street London, W1W 6HU

Administrator, Transfer Agent, Registrar and Listing Sponsor Intertrust Fund Services (Guernsey) Limited PO Box 119, Martello Court Admiral Park St Peter Port Guernsey, GY1 3HB

Bankers in Guernsey Butterfield Bank (Guernsey) Limited PO Box 253 Martello Court Admiral Park St Peter Port Guernsey, GY1 3QJ

Legal Advisors to the Fund in Jersey Carey Olsen 47 Esplanade St Helier Jersey, JE1 0BD

Investment Advisors

LCP Capital Investments Ltd LCP House Ogle Street London, W1W 6HU

Property Lawyers

William Sturges LLP Burwood House, 14-16 Caxton Street London, SW1H 0QY

Independent Valuers

Adelaide Jones & Co. Ltd 116 Seymour Place London, W1H 1 NW

INTERIM REPORT OF THE DIRECTORS SIX MONTHS ENDED 30 SEPTEMBER 2022

The Directors present their unaudited report and unaudited interim financial statements (the "financial statements" or "interim financial statements") of The London Central Residential Recovery Fund (the "Company" or the "Fund") for the period ended 30 September 2022.

Status and activities

The Company is a closed-ended limited liability public company which is an Unregulated Exchange Traded Fund and was incorporated in Jersey on 10 March 2009 under the Companies (Jersey) Law 1991 (as amended) with registration number 102781 and admitted to trading on The International Stock Exchange on 22 January 2010. On 17 March 2010, 13,697.50 Ordinary Shares were issued to shareholders. A further 54,603.55 Ordinary Shares were issued on 16 April 2010.

The Company's objective is to deliver a consistently good market performance from an individually selected and diversified portfolio of prime residential property in central London and to optimise the total return through a combination of rental yield and capital appreciation.

Going Concern

The Company's net rental income, access to loan facilities with Butterfield Bank (Guernsey) Limited (the "Bank") and property disposals currently finance the Company's operations. The loan facility with the Bank is due to expire on 31 January 2024. Further details of the loan facility are provided in Note 14.

The Group expects to meet its obligations from operating cash flows and upon realisation of investments in the foreseeable future.

As previously reported, the Company has passed the end of the defined 8-year Investment Period detailed in the Private Placement Memorandum dated March 2009 ("PPM"). At each Annual General Meeting ("AGM") since the expiry of the Investment Period, the Directors were required to put forward a Special Resolution ("SR") to initiate a solvent summary winding-up of the Company. At the AGM held on 28 December 2022 the shareholders voted against the resolution to appoint liquidators and therefore the Directors will continue to dispose of the Fund's portfolio.

The financial statements consolidate the financial statements of London Central Portfolio Property Fund Limited and all its subsidiary undertakings (the "Group") (note 7(b)) drawn up to each reporting date.

Directors' responsibilities

The Directors are responsible for preparing financial statements for each financial year which give a true and fair view of the state of affairs of the Company and the profit and loss of the Company for that period and are in accordance with United Kingdom Accounting Standards including Financial Reporting Standard 102 ("FRS 102"), 'The Financial Reporting Standard applicable in the United Kingdom and the Republic of Ireland' and with applicable laws. In preparing those financial statements the Directors are required to:

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

INTERIM REPORT OF THE DIRECTORS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

Directors' responsibilities (continued)

The Directors confirm that they have complied with the requirements in preparing the unaudited interim financial statements.

The Directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company and to enable them to ensure that the financial statements have been properly prepared in accordance with the Companies (Jersey) Law, 1991 (as amended). They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Results and dividends

The results for the period are shown in the Interim Statement of Comprehensive Income on page 8. The Directors did not pay a dividend and do not recommend a dividend for the period.

The Directors of the Company who served during the period ended 30 September 2022 and to date are:

Peter Francis Griffin (Chairman) Naomi Claire Helen Heaton Martin Shires

The Directors' interest in the Ordinary Shares of the Company were as follows:

	Period ended		Period ended
	30 September 2022	Year ended	30 September 2021
	Ordinary shares	31 March 2022	Ordinary shares
Peter Francis Griffin	nil	nil	nil
Naomi Claire Helen Heaton	250	250	250
Denton & Co Trustees Limited	600	600	600
Martin Shires	nil	nil	nil

Denton & Co Trustees Limited is a company in which Naomi Heaton has an interest as a Beneficiary and Settlor.

Directors' remuneration

The emoluments of the individual Directors for the period were as follows:

	Period ended	Year ended	Period ended
	30 September 2022	31 March 2022	30 September 2021
	£	£	£
Peter Griffin	6,250	12,500	6250
Naomi Heaton	nil	nil	nil
Martin Shires	6,250	12,500	6,250

INTERIM REPORT OF THE DIRECTORS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

Directors' remuneration (continued)

Naomi Heaton is the Chair of London Central Portfolio Limited ("LCP") and LCP Capital Investments Limited ("LCPCI"). London Central Portfolio Limited are engaged by the Company as Property Manager pursuant to the terms of the Search & Purchase Management Agreement, Letting & Rental Management Agreement and Refurbishment & Furnishing Agreement. LCP Capital Investments Limited are engaged by the Company as Investment Advisors pursuant to an agreement concerning provision of investment advice.

Intertrust Fund Services (Guernsey) Limited are engaged as Administrator to the Company pursuant to the terms of an Administration Agreement and is part of the Intertrust Group.

Substantial shareholdings

At 30 September 2022 the issued share capital of the Company was 68,301.05 (31 March 2022: 68,301.05; 30 September 2021: 68,301.05) Ordinary Shares of £0.01 each. At 30 September 2022 the following shareholders had an interest of 3% or more in the issued Ordinary Shares of the Company.

	Number of	% of issued
	Ordinary Shares	Ordinary Share capital
Gateley Custodian and Nominee Services Limited	26,807	39.25

Financial instruments and risk management

Information on the use of financial instruments by the Company and its management of financial risk is disclosed in Note 22 to the financial statements.

APPROVED BY THE BOARD OF DIRECTORS

PETER GRIFFIN

Peter Griffin, Director

Date: 28 December 2022

INTERIM INVESTMENT MANAGERS REPORT SIX MONTHS ENDED 30 SEPTEMBER 2022

Market Update

The outlook for the UK economy continues to look challenging with the Bank of England warning of a sustained period of recession ahead. The September announcement of the mini-Budget caused widespread volatility in the UK financial markets, with a run on the sterling and the gilt market in freefall, un-easing many global investors. With the war in Ukraine causing spikes in energy and food prices, the Bank of England had to contend with rapidly rising inflation, and to avoid a situation where that inflation becomes embedded, we have had successive rises in interest rates. As a result, average quoted mortgage rates have spiked, and this is expected to put downward pressures on house prices and transactional levels in the short term with Savills estimating a -10% drop in house prices in the UK for 2023.

These sentiments across the wider housing market will trickle into Prime Central London ("PCL"), however with a lesser effect. The demand side is less reliant on mortgage finance and wealthy households are better placed to withstand times of downturn and rises in living costs. With the average price already down a significant level against 2015 peak, the pressure on prices is expected to be less in PCL. Furthermore, overseas buyers currently enjoy a state of currency advantage, and this could help soften downside pricing risk. However, recent events have triggered third party commentators to adjust their PCL forecasts downwards in the last few months, but over a 5-year period, average net growth of 13.81% is expected for PCL₁.

Fund Update

As outlined in the Fund's Private Placement Memorandum (PPM), the Directors are required to put forward a Special Resolution to initiate a formal 'summary' winding-up of the Fund to Shareholders at each Annual General Meeting (AGM) following the expiry of its Investment Period, which occurred in 2018. Ahead of the December 2022 AGM, the Directors recommended that Shareholders vote against this Special Resolution due to the unfavourable restrictions a voluntary wind-up would impose on the Fund having to trade 'in liquidation' and not being able to extend or renew financing with the Bank. The Shareholders voted against the Special Resolution and also voted unanimously in favour of the two Ordinary Resolutions relating to the operational aspects of the Fund; to receive and consider the financial statements as at 31 March 2022 and to re-appoint Grant Thornton as the external auditors for the 31 March 2023 financial statements.

The Fund was subject to RICS Red Book valuations in September 2021 for financing purposes which were adopted for the 31 March 2022 financial statements. The offers being accepted on Fund properties that are being marketed have been accepted at within 5% of carrying book value and the Board is satisfied that the market has not moved materially since the last year end. Therefore, the portfolio has not been revalued for the purposes of the 30 September 2022 financial statements. Furthermore, the Directors have determined that utilising Shareholder funds for the purposes of the unaudited accounts would not be accretive to investor value.

INTERIM INVESTMENT MANAGERS REPORT (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

The latest net asset value per share (NAV) of the Fund at 30 September 2022 is £85.38, down from £89.33 at 31 March 2022. As there were no revaluations during the period, the movement in NAV relates to operational expenses of the Fund which has been subject to continued rises in interest costs, offset by rental income. Whilst the lettings market has improved over the last two quarters, this has been offset by base rate rises and it is likely that the net operational cash flows will worsen in the short to medium term. However, as the divestment of the Fund's assets progress, the interest expenses will also decrease as the loan balance is periodically reduced following completed sales.

LCPCI has closely monitored the prevailing market conditions in PCL and have recommended to the Board to actively engage in marketing the Fund's assets for realisation, firstly to reduce the exposure to rising base rates and to serve out the mandate to facilitate the exit of the Fund for Shareholders at commercially viable levels. As a result, LCP has marketed 26 of 29 individual properties in the period and expect to release more into the New Year. LCPCI will keep Shareholders updated on the sales progress.

Summary

LCP has begun the active marketing of the Fund's assets for realisation. Whilst projections are subject to a wide array of assumptions, some or all of which may not come to pass, market commentators are predicting a short-term dip in PCL values followed by a sustained period of recovery, however, the Board does not propose waiting for more favourable market conditions and will continue its disposal programme at commercially viable rates.

1Average of 5-year forecasts of capital value movements in PCL from Savills (Nov-22), Knight Frank (Oct-22) and JLL (Oct-22).

IMPORTANT NOTE: This Update is for investors in the Fund only. It is provided for information purposes. It may not be used for any other purpose. It is merely a summary. It does not constitute advice and it should not be construed as such. It contains opinions and interpretations of facts which are subject to change. It is not a contract with a third party and it should not be construed as evidence of a contract with any third party. The Directors of the Fund are responsible for the management of the Fund. Any investor who would like to respond to this Update should address his/her views to the Board of the Directors of the Fund.

UNAUDITED INTERIM STATEMENT OF COMPREHENSIVE INCOME SIX MONTHS ENDED 30 SEPTEMBER 2022

	Notes	(Unaudited) Six months ended 30 September 2022	(Audited) Year ended 31 March 2022	(Unaudited) Six months ended 30 September 2021
REVENUE		£	£	£
-				
Rental income		324,838	635,073	318,330
Gross profit		324,838	635,073	318,330
Administrative expenses	9	(94,863)	(209,925)	(111,467)
Property expenses	10	(188,300)	(285,185)	(123,512)
		(283,163)	(495,110)	(234,979)
OPERATING PROFIT	7	41,675	139,963	83,351
Loss on disposal of investment property		-	(28,568)	(28,568)
Fair value loss on investment properties	11	-	-	-
Interest expense	14	(311,596)	(462,562)	(236,891)
TOTAL COMPREHENSIVE				
LOSS FOR THE PERIOD/YEAR		(269,921)	(351,167)	(182,108)
Earnings per share (pounds per share)	18	(3.95)	(5.14)	(2.67)

The Company has no other comprehensive income other than that shown above and therefore no additional disclosure has been made in respect of other comprehensive income.

The results are all derived from continuing operations.

UNAUDITED INTERIM STATEMENT OF FINANCIAL POSITION AS AT 30 SEPTEMBER 2022

	Notes	(Unaud 30 Septem £		(Audi 31 Marci £		(Unau 30 Septen £	nber 2021
FIXED ASSETS		L	L	L	L	L	£
Investment properties	11		22,290,535	_	22,254,811		22,240,000
			22,290,535		22,254,811		22,240,000
CURRENT ASSETS							
Debtors and prepayments Cash at bank	13	43,070 78,750 121,820	-	63,298 78,750 142,048		57,717 78,750 136,467	
CREDITORS - AMOUNTS FAL DUE WITHIN ONE YEAR	LING	,		,		,	
Other creditors and accruals	15	1,014,809	_	931,382		881,273	
		1,014,809		931,382		881,273	
NET CURRENT LIABILITIES			(892,989)		(789,334)	_	(744,806)
TOTAL ASSETS LESS CURRE	NT LIABILI	TIES	21,397,546		21,465,477		21,495,194
CREDITORS - AMOUNTS FAL DUE AFTER MORE THAN ONE	YEAR				45 204 020		45 004 000
Loan payable NET ASSETS	14		15,566,020		15,364,030		15,224,688 6,270,506
CAPITAL AND RESERVES		—	5,831,526	—	6,101,447	—	0,270,500
	16		685		685		685
Called up share capital Share premium Retained income	17		6,265,737 (434,896)	_	6,265,737 (164,975)	_	6,265,737 4,084
SHAREHOLDERS' FUNDS		_	5,831,526	_	6,101,447	_	6,270,506
Net asset value per share (pounds per share)	19		85.38		89.33		91.81

The unaudited interim financial information was approved and authorised for issue by the board on the 28 December 2022 and signed on its behalf by:

PETER GRIFFIN

Peter Griffin, Director

UNAUDITED INTERIM STATEMENT OF CHANGES IN EQUITY SIX MONTHS ENDED 30 SEPTEMBER 2022 (unaudited)

	Share Capital £	Share Premium £	Retained Income £	Total £
Balance as at 1 April 2021	685	6,265,737	186,192	6,452,614
Loss for the period	-	-	(182,108)	(182,108)
Balance as at 30 September 2021	685	6,265,737	4,084	6,270,506
Balance as at 1 April 2021	685	6,265,737	186,192	6,452,614
Loss for the year	-	-	(351,167)	(351,167)
Balance as at 31 March 2022	685	6,265,737	(164,975)	6,101,447
Loss for the period	-	-	(269,921)	(269,921)
Balance as at 30 September 2022	685	6,265,737	(434,896)	5,831,526

UNAUDITED INTERIM STATEMENT OF CASH FLOWS SIX MONTHS ENDED 30 SEPTEMBER 2022

£ £ £ £ Operating activities - - - Operating profit for the period/year 41,675 139,963 83,351 Add back depreciation 12 - - - Decrease in operating debtors 20,228 80,147 85,728 Increase in operating creditors 83,427 108,397 58,288 Interest paid (311,596) (462,562) (236,891) Net cash used in operating activities (166,266) (134,055) (9,524) Cash flows from investing activities - - - - Refurbishment of investment properties 11 (35,725) (14,811) - Sale of investment properties 11 (35,725) 1,106,621 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash generated/(used) in financing activities 201,991 (972,566) (1,111,908) Net cash genera		Notes	(Unaudited) Six months ended 30 September 2022	(Audited) Year ended 31 March 2022	(Unaudited) Six months ended 30 September 2021
Operating profit for the period/year 41,675 139,963 83,351 Add back depreciation 12 - - - Decrease in operating debtors 20,228 80,147 85,728 Increase in operating creditors 83,427 108,397 58,288 Interest paid (311,596) (462,562) (236,891) Net cash used in operating activities (166,266) (134,055) (9,524) Cash flows from investing activities 1 (35,725) (14,811) - Sale of investment properties 11 (35,725) (14,811) - Sale of investment properties 11 (35,725) 1,106,621 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - Cash at beginning of period/year - - -			£	£	£
Add back depreciation 12 - - Decrease in operating debtors 20,228 80,147 85,728 Increase in operating creditors 83,427 108,397 58,288 Interest paid (311,596) (462,562) (236,891) Net cash used in operating activities (166,266) (134,055) (9,524) Cash flows from investing activities 11 (35,725) (14,811) - Sale of investment properties 11 (35,725) (14,811) - Sale of investment properties 11 (35,725) 1,106,621 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - Cash at beginning of period/year 78,750 78,750 78,750			44.075	400.000	00.054
Decrease in operating debtors 20,228 80,147 85,728 Increase in operating creditors 83,427 108,397 58,288 Interest paid (311,596) (462,562) (236,891) Net cash used in operating activities (166,266) (134,055) (9,524) Cash flows from investing activities (166,266) (14,811) - Sale of investment properties 11 (35,725) (14,811) - Sale of investment properties 11 (35,725) 1,106,621 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - Cash at beginning of period/year 78,750 78,750 78,750		10	41,675	139,963	83,351
Increase in operating creditors 83,427 108,397 58,288 Interest paid (311,596) (462,562) (236,891) Net cash used in operating activities (166,266) (134,055) (9,524) Cash flows from investing activities (166,266) (14,811) - Sale of investment properties 11 (35,725) (14,811) - Sale of investment properties - 1,121,432 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Cash flows from financing activities (35,725) 1,106,621 1,121,432 Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash generated/(used) in financing activities 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - Cash at beginning of period/year 78,750 78,750 78,750		12	-	-	-
Interest paid(311,596)(462,562)(236,891)Net cash used in operating activities(166,266)(134,055)(9,524)Cash flows from investing activities(35,725)(14,811)-Sale of investment properties11(35,725)(14,811)-Sale of investment properties11(35,725)1,121,4321,121,432Net cash (used)/generated by investing activities(35,725)1,106,6211,121,432Cash flows from financing activities201,991(972,566)(1,111,908)Loans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,75078,750			,	,	
Net cash used in operating activities(166,266)(134,055)(9,524)Cash flows from investing activitiesRefurbishment of investment properties11(35,725)(14,811)-Sale of investment properties-1,121,4321,121,4321,121,432Net cash (used)/generated by investing activities(35,725)1,106,6211,121,432Cash flows from financing activities(35,725)1,106,6211,121,432Loans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,750					
Cash flows from investing activitiesRefurbishment of investment properties11(35,725)(14,811)Sale of investment properties-1,121,4321,121,432Net cash (used)/generated by investing activities(35,725)1,106,6211,121,432Cash flows from financing activities201,991(972,566)(1,111,908)Loans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,750	Interest paid		(311,596)	(462,562)	(236,891)
Refurbishment of investment properties 11 (35,725) (14,811) - Sale of investment properties - 1,121,432 1,121,432 Net cash (used)/generated by investing activities (35,725) 1,106,621 1,121,432 Cash flows from financing activities 201,991 (972,566) (1,111,908) Net cash generated/(used) in financing activities 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - Cash at beginning of period/year 78,750 78,750 78,750	Net cash used in operating activities		(166,266)	(134,055)	(9,524)
Sale of investment properties-1,121,4321,121,432Net cash (used)/generated by investing activities(35,725)1,106,6211,121,432Cash flows from financing activities201,991(972,566)(1,111,908)Loans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,750	Cash flows from investing activities				
Net cash (used)/generated by investing activities(35,725)1,106,6211,121,432Cash flows from financing activitiesLoans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/year-Cash at beginning of period/year78,75078,75078,750	Refurbishment of investment properties	11	(35,725)	(14,811)	-
Cash flows from financing activitiesLoans received/(repaid)201,991(972,566)(1,111,908)Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,750	Sale of investment properties			1,121,432	1,121,432
Loans received/(repaid) 201,991 (972,566) (1,111,908) Net cash generated/(used) in financing activities 201,991 (972,566) (1,111,908) Net cash inflow/(outflow) for the period/year - - - - Cash at beginning of period/year 78,750 78,750 78,750 78,750	Net cash (used)/generated by investing activities		(35,725)	1,106,621	1,121,432
Net cash generated/(used) in financing activities201,991(972,566)(1,111,908)Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,75078,750	Cash flows from financing activities				
Net cash inflow/(outflow) for the period/yearCash at beginning of period/year78,75078,750	Loans received/(repaid)		201,991	(972,566)	(1,111,908)
Cash at beginning of period/year 78,750 78,750 78,750	Net cash generated/(used) in financing activities		201,991	(972,566)	(1,111,908)
	Net cash inflow/(outflow) for the period/year		-	-	-
Cash and cash equivalents at end of period/year78,75078,75078,75078,75078,750	Cash at beginning of period/year		78,750	78,750	78,750
	Cash and cash equivalents at end of period/year		78,750	78,750	78,750

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS SIX MONTHS ENDED 30 SEPTEMBER 2022

1. COMPANY INFORMATION

The London Central Residential Recovery Fund Limited (the "Company") is a closed ended limited liability public company which is an Unregulated Exchange Traded Fund and was incorporated in Jersey on 10 March 2009 under the Companies (Jersey) Law 1991 (as amended) and admitted to trading on The International Stock Exchange on 22 January 2010.

The objective of the Company is to carry on business as an investment company specialising in property.

2. STATEMENT OF COMPLIANCE

The unaudited interim financial statements have been prepared in compliance with United Kingdom Accounting Standards, including Financial Reporting Standard 102 ("FRS 102") 'The Financial Reporting Standards applicable in the United Kingdom and Republic of Ireland'.

3. BASIS OF PREPARATION

These financial statements have been prepared in accordance with the applicable United Kingdom accounting standards, including FRS102, and with the Companies (Jersey) Law 1991 (as amended). The financial statements have been prepared on the historical cost basis except for the modification to a fair value basis for investment properties as specified in the accounting policies below.

The Company's functional and presentation currency is Sterling ("£").

4. GOING CONCERN

During the period the Company made a net operating profit of £269,521 (31 March 2022: £139,963). The Company's net rental income, access to loan facilities with Butterfield Bank (Guernsey) Limited (the "Bank") and property disposals currently finance the Company's operations. The loan facility with the Bank is currently due to expire on 31 January 2024. Further details of the loan facility are provided in Note 14.

The Group expects to meet its obligations from operating cash flows and upon realisation of investments in the foreseeable future.

As previously reported, the Company has passed the end of the defined 8-year Investment Period detailed in the Private Placement Memorandum dated March 2009 ("PPM"). At each Annual General Meeting ("AGM") since the expiry of the Investment Period, the Directors were required to put forward a Special Resolution ("SR") to initiate a solvent summary winding-up of the Company. At the AGM held on 28 December 2022 the shareholders voted against the resolution to appoint liquidators and therefore the Directors will continue to dispose of the Fund's portfolio.

The Directors are satisfied that the Company has access to adequate resources to continue in operational existence for a period of at least 12 months from the date of signing these financial statements. The Directors believe that it is appropriate to prepare the financial statements on a going concern basis.

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

5. SIGNIFICANT JUDGEMENTS AND ESTIMATES

Preparation of the financial statements requires management to make significant judgements and estimates. The items in the financial statements where these judgments and estimates have been made include:

Fair value of investment properties

The Directors have relied on the valuations prepared by Adelaide Jones & Co Limited ("the valuers") for financing purposes as at 10 September 2021 which provide the Market Value. The Directors do not consider that there have been any significant changes in factors affecting valuations since 10 September 2021 and have therefore relied on the valuations carried out by Adelaide Jones & Co Limited as at that date.

Sales will be realised in an organised manner, either as a whole or individually, whichever achieves the highest amount. Given the assumption that the properties would be sold as a whole, or individually, the valuers have not considered it appropriate to adjust the overall value for a block discount in the event that the portfolio was sold as a whole. Equally, the valuers have ascribed no additional value to the possibility that there may be a premium achievable on the sale of the entire portfolio.

It has been assumed that where tenanted, properties will be disposed of in a condition suitable for marketing with the tenant having complied with repairing and dilapidations covenants.

The Market Value is the estimated amount for which an asset or liability should exchange on the date of valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing.

The valuations have been based upon physical inspection of the premises and research of the market for sales evidence of similar properties in the immediate area. In some cases, this is based on knowledge of properties recently valued or surveyed by Adelaide Jones & Co Limited and in others, the opinions and evidence of local estate agents have been obtained.

6. ACCOUNTING POLICIES

(6.1) INVESTMENT PROPERTY

Initial recognition:

Investment property is property held by the Company to earn rentals, rather than for:

- i. Use in the production or supply of goods or services or for administrative purposes; or
- ii. Sale in the ordinary course of business.

At initial recognition, investment property is measured at its cost. The cost of a purchased investment property comprises its purchase price and any directly attributable expenditure such as legal and brokerage fees, property transfer taxes and other transaction costs.

Derecognition of investment property:

A property is transferred from investment property only when the property ceases to meet the definition of investment property.

In accordance with FRS102, Section 16, Measurement After Recognition, Investment Property whose fair value can be measured reliably without undue cost or effort shall be measured at fair value at each reporting date.

NOTES TO THE UNAUDITED UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

6. ACCOUNTING POLICIES (continued)

(6.2) OPERATING LEASE

Operating leases relate to the investment properties owned by the Company with lease terms of between 1 to 3 years, with an option to extend as may be agreed. All operating lease contracts contain market review clauses in the event that the lessee exercises its option to renew. The lessee does not have an option to purchase the property at the expiry of the lease period.

(6.3) RENTAL INCOME

All properties are rented out under operating leases with rental income being accounted for on a straight line basis over the term of the lease.

(6.4) EXPENSES

Expenses are accounted for on an accrual basis.

(6.5) FURNITURE AND FITTINGS

Initial recognition:

The Company measures furniture and fittings at initial recognition at their cost. Cost includes the purchase price, any directly attributable costs of bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

Measurement after initial recognition:

The Company measures all fixtures and fittings after initial recognition using the cost model and furniture and fittings are measured at cost less accumulated depreciation and any accumulated impairment losses.

Depreciation of furniture and fittings is calculated on cost at a rate estimated to write off the cost of those assets by equal amounts each year over the expected useful life of those assets. The annual rate used for furniture and fittings is 20%.

Derecognition of fixtures and fittings:

The Company derecognises fixtures and fittings:

- i. On disposal; or
- ii. When no future economic benefits are expected from their use or disposal.

The Company recognises the gain or loss on the derecognition of fixtures and fittings in profit or loss when the items are derecognised.

NOTES TO THE UNAUDITED UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

6. ACCOUNTING POLICIES (continued)

(6.6) FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are recognised on the Company's Interim Statement of Financial Position when the Company becomes a party to the contractual provisions of the instruments. The Company shall off-set financial assets and financial liabilities if the Company has a legally enforceable right to off-set the recognised amounts and interest and intends to settle on a net basis.

(6.6) FINANCIAL INSTRUMENTS (continued)

Financial Assets

The Company's financial assets fall into the categories discussed below, with the allocation depending to an extent on the purpose for which the asset was acquired. The Company classifies its financial assets as basic and non-basic. Unless otherwise indicated, the carrying amounts of the Company's financial assets are a reasonable approximation of their fair values.

Loans and receivables

These assets are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. These arise principally through cash and cash equivalents, but also incorporate other types of contractual monetary assets. They are initially recognised at fair value plus transaction costs that are directly attributable to the acquisition on issue and subsequently carried at amortised cost using the effective interest rate method, less provision for impairment. The effect of discounting on these financial statements is not considered to be material.

Impairment provisions are recognised when there is objective evidence (such as significant financial difficulties on the part of the counterparty or default or significant delay in payment) that the Company will be unable to collect all of the amounts due. The amount of such a provision being the difference between the net carrying amount and present value of the future expected cash flows associated with the impaired receivable.

Cash and cash equivalents are carried at cost and consist of cash in hand and short term deposits in banks with maturity of three months or less from date of acquisition.

De-recognition of financial assets

A financial asset (in whole or in part) is derecognised either:

- when the Company has transferred substantially all the risk and rewards of ownership; or
- when it has transferred nor retained substantially all the risk and rewards and when it no longer has control over the asset or a portion of the asset; or

- when the contractual right to receive cash flow has expired or settled.

Any gain or loss on de-recognition is taken to the Interim Statement of Comprehensive Income.

NOTES TO THE UNAUDITED UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

(6.6) FINANCIAL INSTRUMENTS (continued)

Financial Liabilities

The Company's financial liabilities comprise other creditors and accruals and loans payable which are classified as financial liabilities measured at amortised cost. Unless otherwise indicated, the carrying amounts of the Company's financial liabilities are a reasonable approximation of their fair values.

Financial liabilities measured at amortised cost

Other creditors and accruals and loans payable are initially recognised at fair value and subsequently carried at amortised cost using the effective interest method.

De-recognition of financial liabilities

A financial liability (in whole or in part) is derecognised when the Company has extinguished its contractual obligations, it expires or is cancelled. Any gain or loss on de-recognition is taken to the Interim Statement of Comprehensive Income.

Share capital

Financial instruments issued by the Company are treated as equity if they represent the residual interest in the net assets of the Company. The Company's Ordinary Shares are classified as equity instruments. The Company is not subject to any externally imposed capital requirement.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset or liability and of allocating interest income or expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts or payments (including all fees on points paid or received that form an integral part of the effective interest rate, transaction cost and other premiums or discounts) through the expected life of the financial asset or liability, or, where appropriate, a shorter period.

7. REVENUE AND OPERATING PROFIT

Revenue and operating profit derive wholly from continuing activities.

8. TAXATION

Guernsey Tax

The Company resides in Jersey but tax resident in Guernsey by virtue of management and control being effected in Guernsey. The Company is therefore liable to Guernsey income tax at the standard rate of 0%.

NOTES TO THE UNAUDITED UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

8. TAXATION (continued)

UK Tax on rental income

With effect from 6 April 2020, the Company is subject to UK Corporation Tax (19%) on it's taxable rental profits.

Annual Tax on Enveloped Dwellings ("ATED")

ATED was introduced with effect from 1 April 2013 such that non-UK companies holding UK residential property may be subject to an annual charge based on the value of each single dwelling interest. However, relief from ATED applies where properties are let at arm's length commercial terms and this is the case in respect of this Company. The Company files annual Relief Declaration Returns to claim the relief.

UK Capital Gains Tax (CGT)

With effect from 6 April 2015 the UK Capital Gains Tax ("CGT") regime was extended to non-resident companies on certain UK property disposals. Relief from CGT applied for diversely held companies up to 5 April 2019 when the regime was again extended. With effect from 6 April 2019 the CGT regime was extended to include Collective Investments Vehicles ("CIV") unless it met certain requirements and made an exemption election. The Fund has made an exemption election such that no CGT or Corporation Tax ("CT") are chargeable on the disposal of UK property.

In order to maintain its exempt status the Company is required to send an annual report to HMRC detailing share disposals in the Fund during the reporting period. Investors should seek their own tax advice when making disposals of their shareholdings in the Fund.

Inheritance Tax ("IHT")

With effect from 6 April 2017, the UK government introduced an extension to the scope of IHT for non-UK domiciled individuals to include all UK residential property, whether or not it is held through a company or directly by a non-UK domiciled individual. This measure does not apply to widely held companies and therefore should not impact the Company. Investors should seek their own tax advice when considering their domicile position and exposure to IHT.

9. ADMINISTRATIVE EXPENSES

	(Unaudited) Six months ended	(Audited) Year ended	(Unaudited) Six months ended
	30 September 2022 £	31 March 2022 £	30 September 2021 £
Administration fees (Note 20)	18,750	37,750	18,750
Directors fee	12,500	25,000	12,500
Audit fees	8,575	17,150	8,165
Legal and professional fees	49,883	119,820	66,854
Insurance	5,015	9,616	5,033
Sundry expenses	14	489	65
Bank charges	126	100	100
	94,863	209,925	111,467

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

10. PROPERTY EXPENSES

		(Unaudited)	(Audited)	(Unaudited)
		Six months ended	Year ended	Six months ended
		30 September 2022	31 March 2022	30 September 2021
		£	£	£
	Rates and insurance	8,624	23,058	6,882
	Repairs and maintenance	81,995	70,193	22,298
	Property management fees (Note 20)	61,862	126,566	61,076
	Cleaning and service charges	35,819	65,368	33,256
		188,300	285,185	123,512
11.	INVESTMENT PROPERTIES			
		Freehold	Leasehold	Total
		investment	investment	
		properties	properties	
		£	£	£
	Opening balance 1 April 2022	11,265,787	10,989,023	22,254,810
	Refurbishment/Lease	35,725	-	35,725
	Closing balance 30 September 2022	11,301,512	10,989,023	22,290,535
		Freehold	Leasehold	Total
		investment	investment	
		properties	properties	
		£	£	£
	Opening balance 1 April 2021	11,250,977	12,139,023	23,390,000
	Sale of properties	-	(1,150,000)	(1,150,000)
	Property refurbishment expenditure	14,811	-	14,811
	Closing balance 31 March 2022	11,265,788	10,989,023	22,254,811

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

11. INVESTMENT PROPERTIES(continued)

	Freehold investment properties	Leasehold investment properties	Total
	£	£	£
Opening balance 1 April 2021	11,250,977	12,139,023	23,390,000
Property refurbishment expenditure	-	(1,150,000)	(1,150,000)
Disposal of freehold		-	0
Closing balance 30 September 2021	11,250,977	10,989,023	22,240,000

At 30 September 2022 there was a legal charge registered over all of the Company's 17 investment properties as security for its bank borrowings (see Note 14). In accordance with FRS102, Section 16, Measurement after Recognition, a RICS Red Book valuation was undertaken by Adelaide Jones & Co Limited for financing purposes as at 10 September 2021. The Directors do not consider that there have been any significant changes in factors affecting valuations since 10 September 2021 and have therefore relied on the valuations undertaken at this date. 12 of the investment properties are leasehold all with remaining terms in excess of 20 years. Of the 5 freehold properties, 4 are long leaseholds where the Company also holds a share in the freehold owning company. Accordingly these have been classified by the Directors as freehold. The combined historical cost of the properties is £19,570,896 (31 March 2022: £19,562,602, 30 September 2021: £19,547,792).

12. FURNITURE AND FITTINGS

	(Unaudited)	(Audited)	(Unaudited)	
	30 September 2022	31 March 2022	30 September 2021	
	£	£	£	
COST				
Brought forward	585,021	585,021	585,021	
Carried forward	585,021	585,021	585,021	
ACCUMULATED DEPRECIATION				
Brought forward	(585,021)	(585,021)	(585,021)	
Charge for the period/year	-	-	-	
Carried forward	(585,021)	(585,021)	(585,021)	
CLOSING NET BOOK VALUE				

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

13. DEBTORS AND PREPAYMENTS

	(Unaudited) 30 September 2022	(Audited) 31 March 2022	(Unaudited) 30 September 2021
	£	£	£
Prepayments	~ 5,687	~ 11,746	~ 5,251
Rent receivable from Property Manager	10,785	16,380	16,194
Cash floats held by Property Manager *	10,909	19,482	20,582
Service charge deposits	15,690	15,690	15,690
	43,070	63,298	57,717

*This represents cash retained by the Property Manager to cover sundry costs for each property as they arise. In addition to these cash balances the Property Manager holds in escrow as at 30 September 2022, tenant rent deposits amounting to £74,167 (31 March 2022: £76,526, September 2021: £75,361). These deposits are held as security for the tenants' performance under the tenancy agreements and have not been included in these financial statements as the Company has no right to these funds unless and until there is any default by any tenant under their tenancy agreement.

14. LOANS PAYABLE

	(Unaudited)	(Audited)	(Unaudited)
	30 September 2022	31 March 2022	30 September 2021
	£	£	£
Butterfield Bank (Guernsey) Limited	15,566,020	15,364,030	15,224,688

The existing loan facility with Butterfield Bank (Guernsey) Limited (the "Bank") was extended on 7 January 2022. A total facility of £15,568,000 was negotiated with an expiry date of 31 January 2024.

Interest expense for the current year was £311,596 (31 March 2022: £462,562: 30 September 2021: £236,891).

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

15. OTHER CREDITORS AND ACCRUALS

	(Unaudited) 30 September 2022	(Audited) 31 March 2022	(Unaudited) 30 September 2021
Amounts falling due within one year:	£	£	£
Provision for Audit fees	17,150	17,150	16,330
Administration fees (Note 20)	9,375	9,375	9,375
Directors fee	-	-	3,125
Other creditors	5,699	7,530	5,594
Legal and professional fees	233,594	190,094	161,744
Deferred income	59,754	60,628	48,085
Short term loan from LCP	30,000	-	-
Interest on loan from LCP	13	-	-
Refurbishment 3 Spring Street	659,224	646,605	636,978
	1,014,809	931,382	881,231

16. SHARE CAPITAL

	(Unaudited) 30 September 2022	(Audited) 31 March 2022	(Unaudited) 30 September 2021
Authorised	£	£	£
4,990,000 Ordinary Shares of £0.01 each	49,900	49,900	49,900
100 Founder Shares of £1 each	100	100	100
	50,000	50,000	50,000
Issued and fully paid			
68,301.05 Ordinary Shares of £0.01 each	683	683	683
2 Founder Shares of £1 each	2	2	2
	685	685	685

Founder Shares

Holders of Founder Shares are not entitled to any dividends and do not have the right to receive notice of, attend, speak and vote at general meetings unless and until no Ordinary Shares are in issue. The Founder Shares may not be redeemed by the Company.

Ordinary Shares

Holders of Ordinary Shares are entitled pari-passu to such dividends as the Directors may in their absolute discretion lawfully determine and declare and have the right to receive notice of, attend, speak and vote at general meetings of the Company. Subject to the provisions of the Companies (Jersey) Law, 1991 (as amended) and the Company's Memorandum and Articles of Association, holders of Ordinary Shares may be redeemed by the Company. The Ordinary Shares may not be redeemed at the option of the holder.

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

17. SHARE PREMIUM

	(Unaudited) 30 September 2022 £	(Audited) 31 March 2022 £	(Unaudited) 30 September 2021 £
68,301.05 Ordinary Shares issued at a premium of £99.99 each Less: Introducers commission and share	6,829,422	6,829,422	6,829,422
issue costs	(563,685)	(563,685)	(563,685)
As at the reporting date	6,265,737	6,265,737	6,265,737

18. LOSS PER SHARE

The calculation of earnings per share is based on the loss for the period of £269,921 (31 March 2022: £351,167 loss, 30 September 2021: £182,108 loss) divided by the weighted average number of Ordinary Shares in issue during the period of 68,301.05 (31 March 2022: 68,301.05, 30 September 2021: 68,301.05).

19. NET ASSET VALUE PER SHARE

The calculation of net asset value per share is based on the net assets of £5,831,926 (31 March 2022: £6,101,447, 30 September 2021: £6,270,506) and on the Ordinary Shares in issue of 68,301.05 (31 March 2022: 68,301.05, 30 September 2021: 68,301.05) at the Statement of Financial Position date.

20. RELATED PARTY TRANSACTIONS

Intertrust Fund Services (Guernsey) Limited are engaged by the Company as administrator pursuant to an Administration Agreement. The Agreement provides that Intertrust Fund Services (Guernsey) Limited will receive an annual fixed fee of £37,500 per annum, with respect to administration services, along with an additional fee of £1,500 per property acquisition/disposal. The administrator will also charge an annual fixed fee of £1,000 per annum to act as Sponsor for The International Stock Exchange. A total of £18,750 (31 March 2022: £37,750; 30 September 2021: £18,750) has been included in these accounts in respect of fees charged in accordance with this Agreement and £9,375 (31 March 2022: £9,375; 30 September 2021: £9,375) was outstanding at the Interim Statement of Financial Position date. Martin Shires acts as a consultant to Intertrust Services Limited who are associated with Intertrust Fund Services (Guernsey) Limited.

The Company has appointed LCP Capital Investments Limited ("LCPCI") and London Central Portfolio Limited ("LCP") as Investment Advisors and Property Managers, respectively. Naomi Heaton is the Chair of LCPCI and LCP. A brief summary of the relevant contracts are as follows. All fees are subject to UK VAT.

Performance fees

The Performance Benchmark Objective is 15% IRR (i.e. 15% per annum compound growth on the investors' initial subscription). This takes into account all up-front fees, establishment and purchase costs, but is net of disposal expenditure.

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

20. RELATED PARTY TRANSACTIONS (continued)

Performance fees (continued)

In the event that the Performance Benchmark Objective is achieved at the end of the Investment Period, LCP will be awarded a performance fee up to a ceiling of 25% of the Company's profits, subject to the investors receiving a profit in the first instance equivalent to the Performance Benchmark Objective.

No provision has been made in these accounts, in respect of the performance fee as the Directors do not consider that the Performance Benchmark Objective will be achieved.

Property Search and Acquisition

LCP receives an acquisition fee of 2% of the price paid for each property acquired by the Company.

During the period no property acquisition fees were incurred, (31 March 2022: £nil, 30 September 2021 £nil).

Investment Advisors

LCPCI receive a fee of £12,500 per annum for the provision of investment advice and related services.

Property Refurbishment and Furnishing

LCP will receive a fee of 10% of the refurbishment expenditure in respect of design specification and sourcing of contractor together and a fee of 15% of the furnishing and refurbishment expenditure for the project management of the works and interior design.

During the period property refurbishment and furnishing expenditure amounted to £12,620 (inclusive of VAT) (31 March 2022: £14,811; 30 September 2021: £Nil) with £659,224 (31 March 2022: £646,605; 30 September 2021: £636,978) outstanding at the Unaudited Interim Statement of Financial position date.

Property Management

LCP receives a fee of 15% of gross rent received for each property. LCP also receives sundry additional fees for administration services on a 10% of cost basis. £61,862 (inclusive of VAT) (31 March 2022: £126,565; 30 September 2021: £61,076) has been included in these accounts in relation to these fees. LCP also receives annual fees in relation to ongoing running costs of the fund. During the period £37,500 (inclusive of VAT) (31 March 2022: £75,000; 30 September 2021: £37,500) was charged in relation to these fees with £205,469 (31 March 2022: £167,99; 30 September 2021: £130,469) outstanding at the Interim Statement of Financial position date. A more detailed summary of these contracts is included in the Company's Prospectus.

21. CONTROLLING PARTY

The issued share capital of the Company is owned by numerous parties and, therefore, to the best knowledge of the Directors, there is no ultimate controlling party of the Company as defined by FRS102.

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

22. FINANCIAL RISK MANAGEMENT

The Company is exposed to risks that arise from its use of financial instruments. This note describes the Company's objectives, policies and processes for managing those risks and the methods used to measure them. The Company's activities expose it to a variety of financial risks: market risk, credit risk and liquidity risk.

Categories of financial instruments and fair values

The following table details the categories of financial assets and financial liabilities held by the Company at the reporting date:

	(Unaudited) 30 September 2022	(Audited) 31 March 2022	(Unaudited) 30 September 2021
Cash and receivables	£	£	£
Cash at bank	78,750	78,750	78,750
Debtors	37,384	51,552	52,466
	116,134	130,302	131,216
Financial liabilities at amortised cost			
Creditors and accruals	955,055	870,754	833,146
Loans payable	15,566,020	15,364,030	15,224,688
	16,521,075	16,234,784	16,057,834

(a) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Whilst the Company's principal market risk is exposure to London residential property prices, market risk comprises of three types of risk: market prices (price risk), foreign exchange (currency risk) and market interest rates (interest rate risk).

The Company operates in the UK and its investments are denominated in pounds sterling therefore the Directors are satisfied that the Company's exposure to foreign exchange risk is relatively low.

The Company is exposed to interest rate risk however it is not exposed to price risk as all of its investments are in non-financial assets. The Company's interest bearing financial assets and liabilities expose it to risk associated with the effects of fluctuations in the prevailing levels of market interest rates on its financial position and cash flows. The table below summarises the Company's exposure to interest rate risks.

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

22. FINANCIAL RISK MANAGEMENT (continued)

As at 30 September 2022	Non-Interest Bearing	Variable Interest	Fixed Interest	Total
Assets	£	£	£	£
Cash at bank	78,750	-	-	78,750
Debtors	37,384	-	-	37,384
Total financial assets	116,134	-	-	116,134
Liabilities				
Loan payable	-	15,566,020	-	15,566,020
Creditors and accruals	955,055	-	-	955,055
Total financial liabilities	955,055	15,566,020	-	16,521,075
	Non-Interest	Variable	Fixed	Total
As at 31 March 2022	Bearing	Interest	Interest	
Assets	£	£	£	£
Cash at bank	78,750	-	-	78,750
Debtors	51,552	-	-	51,552
Total financial assets	130,302	-	-	130,302
Liabilities				
Loan payable	-	15,364,030	-	15,364,030
Other creditors and accruals	870,754	-	-	870,754
Total financial liabilities	870,754	15,364,030	-	16,234,784
	Non-Interest	Variable	Fixed	Total
As at 30 September 2021	Bearing	Interest	Interest	
Assets	£	£	£	£
Cash at bank	78,750	-	-	78,750
Debtors	52,466	-	-	52,466
Total financial assets	131,216	-	-	131,216
	Non-Interest Bearing	Variable Interest	Fixed Interest	Total
Liabilities	£	£	£	£
Loan payable	-	15,224,688	-	15,224,688
Other creditors and accruals	833,146	-	-	833,146
Total financial liabilities	833,146	15,224,688	-	16,057,834

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

22. FINANCIAL RISK MANAGEMENT (continued)

Total interest expense on financial liabilities not at fair value through profit and loss.

	(Unaudited)	(Audited)	(Unaudited)
	30 September 2022	31 March 2022	30 September 2021
	£	£	£
Loan interest paid	311,596	462,562	236,891
	311,596	462,562	236,891

The above interest expense arises on financial liabilities measured at amortised cost using the effective interest rate method.

For the Company, an increase in 100 basis points in interest rates, with all other variables remaining constant, would result in a loss of £154,873 (31 March 2022: loss of £152,853; 30 September 2021: loss of £151,459). A decrease in 100 basis points in interest rates, with all other variables remaining constant, would have an equal but opposite effect.

The sensitivity analysis above is based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated - for example, change in interest rate and change in market values.

(b) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and other liquid assets and ensuring the availability of funding through an adequate amount of committed credit facilities.

The Company's current policy concerning the payment of creditors is to:

(a) agree the terms of payment with those suppliers when negotiating the terms of each transaction;

(b) ensure that those suppliers are made aware of the terms of payment by inclusion of the relevant terms in contracts; and

(c) pay in accordance with the Company's contractual and other legal obligations.

	Less than	3 months	1 year
As at 30 September 2022	3 month	to 1 year	to 5 years
	£	£	£
Loan payable	169,952	509,856	15,792,623
Creditors and accruals	955,055	-	-
Total	1,125,007	509,856	15,792,623

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

22. FINANCIAL RISK MANAGEMENT (continued)

Υ.	Less than	3 months	1 year
As at 31 March 2022	3 month	to 1 year	to 5 years
	£	£	£
Loan payable	141,631	424,892	15,836,132
Creditors and accruals	870,754	-	-
Total	1,012,385	424,892	15,836,132
	l ann fhan	3 months	4
	Less than	Smonus	1 year
As at 30 September 2021	3 month	to 1 year	to 5 years
As at 30 September 2021			•
As at 30 September 2021 Loan payable	3 month	to 1 year	to 5 years
	3 month £	to 1 year £	to 5 years £

As at the Statement of Financial Position date, the Company had undrawn committed borrowings available of £1,980 (31 March 2022: £88,928; 30 September 2021: £nil).

The Board of Directors manages the risk of breaches in debt covenants by regularly reviewing the level of debt in conjunction with property values. The review is carried out on a quarterly basis.

(c) Credit risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment entered into with the Company. The carrying amounts of financial assets best represents the maximum credit risk exposure at the statement of financial position.

Principal counterparties are LCP as Property Manager and Butterfield Bank (Guernsey) Limited as Bankers. The financial position of LCP and the credit rating of Butterfield are considered by the Board annually or sooner in the event of any cause for concern.

Butterfield Bank (Guernsey) Limited is a reputable financial institution and has a short term credit rating of A-1 according to S&P.

At the reporting date, the Company's financial assets exposed to credit risk amounted to the following:

	(Unaudited)	(Audited)	(Unaudited)
	30 September 2022	31 March 2022	30 September 2021
	£	£	£
Cash and cash equivalents	78,750	78,750	78,750
Rent receivable from Property Manager			
(Note 13)	10,785	16,380	16,194
Cash floats held by Property Manager (Note	e 13)		
(Note 13)	10,909	19,482	20,582
Service charge deposits (Note 13)	15,690	15,690	15,690
Total	116,134	130,302	131,216

NOTES TO THE UNAUDITED INTERIM FINANCIAL STATEMENTS (continued) SIX MONTHS ENDED 30 SEPTEMBER 2022

23. CAPITAL RISK MANAGEMENT

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

24. SUBSEQUENT EVENTS

Property Sales

33 The Baynards completed on 16 December 2022 for £890,000.

21 Eccleston Square completed on 19 December 2022 for £1,090,000.