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Pinewood Group Limited

Report and financial statements

Year ended 31 March 2018

Company Regi tration Number 03889552

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Registered No

03889552

Directors
Paul Golding
Luis Moner Parra
Christopher Naisby
Nathan Shike
Andrew Smith
Alison Trewartha

Secretary Bridget Sheldon-Hill

Auditor Delorite LLP Statutory Auditor Abbott's House Abbey Street Reading RG1 3BD

Registered Office Pinewood Studios Pinewood Road Iver Heath Buckinghamshire SL0 0NH

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Strategic Report

Business overview

Pinewood Group Limited ("Pinewood" or the "Group") is the leading in dependent prover it of the real estate required to produce screen based content. In addition, Pinewood offers services that support the screen billed industries including digital content

The Group has historically had two reporting segments – Media Services, which provides studio facilities and related production services to the screen-based industries, and Media Investment, which provides investinent funding and production services to the screen-based industries

The Media Services segment principally generates revenue from Film Television and Tedia Hub activities through the provision of rental, ancillary and other production services

In line with its strategy to focus on the core business, in year ending C1 March 2017 the Group ceased certain activities, namely, the Media Investment segment activities and Pinewood Creative and hold its entire into est in the Pinewood TV joint venture

The ceased activities do not meet the definition of discontinued operations as they have not been disposed of

Business review

Media Services turnovei

Media Services had total turnover within this segment of £79 7m for the year (year enr. d 31 March 2017 £76 1m), excluding £0.3m of intersegment turnover (year ended 31 March 2017 £0.6m). Intersegment turnover relates to turnover generated from the utilisation of the Company's core services by the Group's wholly-c whee Film Production Companies (FPCs.) Stage occupancy for the year ended 31 March 2018 was 93% (year ended 31 March 2017 8 %). The largest film production at Pinewood Studios was Solo A Star Wars Story (Lucasfilm) and at SI epperton Studios was Mamma Mia! Here We Go Again (Universal)

Media Investment turnover

The Media Investment segment (trading as 'Pinewood Pictures') included an agreem. It to source and advise on film high-end television and video game investment opportunities for two media de elopment funds > £25m fund established by the Isle of Man Treasury and a £30m fund established by the Welsh Government. In addition, the segment involves identification and investment by the Group in British qualifying film and high-end televis on productions

Media Investment turnover for the year was £2 0m (year ended 31 M_c rch 2017 £22 3)

The year on year decrease is principally driven by a decrease in Film Production Comiliny ("FPC") activity (£1.3m in the year ending 31 March 2018 versus £20 0m in 2017). A FPC is considered lictive from the considered and delivered. The operating loss from FPC activity of £1 3m (year ende.) 31 March 2017. £2 2m) was offset by UK film tax relief of £0 3m (year ended 31 March 2017 £1 8m) as expected

In 2017, management decided to cease all activities relating to Media Investment

On 31 October 2017 the Group's Collaboration agreement with the Welsh Government was terminated and on 25 October 2017 the Group ceased providing investment advisory services to the Isle of Man Treasury

Strategic Report (continued)

Business review (continued)

Cost of sales expenses decreased from £63 9m in the year endin , 31 March 2017 to £42 9m in the year ending 31 March 2018 predominantly due to the cessation of the Media Investment activation

Selling and Distribution expenses decreased to £2.1 million in the year ending 31 March. 2018 from £2.3 million in the year ending 31 March 2017. This was primarily due a decrease in staff costs and professional fees.

Administrative expenses from recurring activities
Administrative expenses decreased to £7.7 million in the year ending 31 March 2018 from £10.2 million in the year ending 31 March 2017, which we primarily attribute to a decrease in staff co is in relation to reduced employee headcount, and the expiry

Exceptional items

The Group discloses as exceptional items on the face of the incorne statement those items which, because of the nature and expected infrequency of the events giving rise to them, ment sept rate disclosure to allow users of the financial statements to better understand the elements of financial performance in the year so as to facilitate comparison with prior periods and to better assess trends in financial performance

The Company generated net exceptional operating income of £0 m (year ended 31 March 2017 costs of £3 2m) as detailed in

Income from Participating Interests

Income from participating interests in the year ending 31 March 2018 was £3 1m compared to £1 1m in the year ending 31 March 2017 Expansions in Atlanta along with the calculation of ir nome from participating interests being on a gross, as opposed to net of tax, basis are the primary reasons for the increuse lisee note 8

Interest receivable and similar income

Interest receivable and similar income increased from £0.3m in the year ending 31 March 2017 to £3.8 million in the year ending 31 March 2018 reflecting interest chargeable on the loan to paren, and receipts on loan notes related to Pinewood MBS

Interest payable and similar charges

Interest payable and similar charges increased from £5.3 million ii. the year ending 31 March. 2017 to £6.1 million in the year ending 31 March 2018 which we primarily attribute to loan interes; payable on the Croups debt and includes the impact of the refinancing

The tax charge on profit on ordinary activities increased from £1.4 million in the yeal ending 31 March. 2017 to a £5.9 million. charge in the year ending 31 March 2018 primarily attributable to me reduction of the UK Film Tax Relief credit receivable due to the cessation of the Media Investment activity, increased taxable profit and income from participating interests being on a gross, as opposed to net of tax basis, see note 8

Exchange differences on translation of foreign operations on consolidation

Exchange differences resulted in an other comprehensive loss of 10 6m in the year ending 31 March 2018 (2017, gain £1,3m) predominantly from translation of the Atlanta joint venture

Property plant and equipment

The Group had property, plant and equipment with a net book value of £233 4m as at 31 March 2018 (as at 31 March 2017 £236m). The movement relates to additions of £6.3m offset by de πe ciation of £8.8m.

In June 2017, the Group acquired Lafeham Nurseries, 3 ha of fan-Ladjacent to Shepperton Studio's backlot. Together with the purchase of 13 ha of land earlier in the year, the acquisition provices the Group with a total of 50 ha for the design of a new masterplan for Shepperton Studios

In September 2017, South Bucks District Council granted full plan ring permission for Pinewood East Phase 2. In December 2017, three construction firms participated in a tender process to appoint the main contractor for the Pinewood East Phase 2 development. The preferred contractor was selected in February 2018.

interests in joint ventures

For details see note 8

Financial instruments held at fair value through profit and loss

For details of financial instruments which includes other investments of £1.7m at 31 March 2018 (2017, £1.2m), loan notes receivable of £2 7m as at 31 March 2018 (2017 £2 5m) and derivative financial instruments £1 8m payable as at 31 March 2018 (2017 £3 7m payable) see note 16

Trade and other receivables

Trade and other receivables have increased from £19 7m as at 3 March 2017 to £155 6m as at 31 March 2018 predominantly due to a £129m loan issued to the parent, an increase on trade receivables in the fidedia Services segment of £14.6m due to the timing of cash receipts partially offset by the reduced receivables in the media investment segment of £4m following the cessation of activities

Strategic Report (continued)

Trade and other payables

Trade and other payables have decreased by £4 9m as at 31 March 2018 to £48 8m fr im £53 7m as at 31 March 2017 predominantly due to the cessation of Media Investment activity, the settlement of predominantly due to the cessation of Media Investment activity, the settlement of predominantly accrued loss of office payments and the exceptional release of a rent free accrual offset by an increase in deferred increase.

Refinancino

On 13 December 2017, a refinancing of the Group was completed. At this date, the Group's existing drawn senior facilities, which were £97.5 million, were repaid in full and £250 million of new £75% Senior Serviced Notes due 1 December 2023 were issued. Pinewood Group Limited advanced a £127.5 million loan on to its Parent (Picture Holdco Limited). On 13 December 2017, the Group secured a super senior revolving credit facility of £50m which is available to draw down until 1 May 2023 with Barclays plc, Credit Suisse AG London Branch. HSBC Bank plc and 1 boyds Bank plc. The Group terminated its existing £35 million multi-currency revolving credit facility and its £5m overdraft facility.

Cash and cash equivalents

Cash and cash equivalents increased to £43 0m at 31 March 2018 frc m £28 5m at 31 $^{\circ}$ arch 2017. Cash flow from operating activities before changes in working capital in the year to 31 March 2018 of £38 5m $^{\circ}$ 17. £24 3m) has been partially offset by the movements in working capital described above. Cash flow from investing activities. If £133 9m in the year ending 31 March 2018 (2017. £28 5m) principally includes the payments for purchase of property, plant and equipment along with a £127 5m loan to the Parent. Cash flow from financing activities of £130 2m in the year ending 31 March 2017 principally reflecting the impact of the refinancing detailed above year ending 31 March 2018 (2017. £3 6m).

Key performance indicators

The Group uses a number of key performance indicators ('KPIs') to monitor the Group's performance as well as to measure progress against the Group's objectives. The KPIs used are

	31 March	31 March	
	2018	2017	
	£.000	£.000	
Stage Occupancy	93%	81%	
Turnover (excluding Media Investment ceased)	9 69 0	76 082	
Adjusted EBITDA (see below)	2 338	34 062	
Adjusted EBITDA margins	53.1%	4 4 8%	
Cash generated from operations	3 524	34 971	
Adjusted net debt (see below)	(_ 7681)	(73 040)	
Capital expenditure	6 482	31 632	

Group profit on ordinary activities after taxation for the year ended 31 March 2018 was 124 4m (2017, £13.6m), including the impact of exceptional items and the movement on fair value of financial derivatives.

Capital expenditure represents the total purchase of property, plant and equipment, in strinent acquisitions and investment in joint ventures as disclosed in the statement of cash flows adjusted to the movement in capital creditor.

Reconciliation of profit on ordinary activities after taxation to adjusted EBITDA

	31 March	31 March
	2018	2017
	£,000	£'000
Profit on ordinary activities after taxation	4 358	13 607
Other interest receivable and similar income	3 773)	(344)
Interest payable and similar expenses	6 067	5 294
Tax charge on profit on ordinary activities	5 905	1 436
Depreciation of property plant and equipment	8 8 1 1	8 111
Amortisation of goodwill	560	560
Amortisation of long-term assets	-	166
Exceptional items	(549)	3 170
Operating loss attributable to Media Investment - FPC	257	2 164
Operating loss (profit) attributable to Media Investment - other	648	(150)
Loss on disposal of property, plant and equipment	54	48
Adjusted EBITDA	2 338	34 062

Strategic Report (continued)

Reconciliation of adjusted net debt

Reconciliation of adjusted net debt		
•	31 March	31 March
	2018	2017
	£'000	£'000
Current assets		
Cash and cash equivalents	43,043	28,46 4
Non-current borrowings		
Term loan facility	-	(100 000)
High yield bond	(246 681)	=
Asset financing	(724)	(1,504)
Non-current drawn loan facilities, less current assets	(204,362)	(73 040)
Secured loan arrangement costs	1,282	438
Net debt	(203 080)	(72 602)
Adjustments		
Interest accrued	3,042	-
Loan issue costs	(7,643)_	(438)
Adjusted net debt	(207 681)	(73 040)

Principal risks and uncertainties

The Group's principal risks and uncertainties are as follows

Commercial and general risk

The Group is dependent on demand for production of new screer content and film productions. Any changes in demand for these productions or technological developments resulting in decir ased demand for our studios could have a material adverse effect on our business.

Exit from the European Union

The Board is continuing to monitor ongoing Brexit negotiations and the potential implications for the Group

Development risk

The Group may undertake a number of capital expenditures uncluding in connection with the further development and expansion of its existing studios, the inability to obtain the necessity permits, the inability to complete such projects on time or at all, the inability to generate the desired returns therefrom or the inability to raise additional capital as might be required to complete such projects could have a material adverse effect on our business innancial condition and results of operations

The Group engages advisors with the necessary experience to complement the Group's in-house teams and manage this risk

Business continuity and disaster recovery

A major incident such as a fire or an explosion could put people and/or the sites of operation at risk, result in a loss of turnover and damage the Group's reputation

A dedicated health, safety and fire team carries out regular risk evaluation. A Business Continuity Team is also in place to ensure that the operational business continues as far as possible in the event of a major incident. The Group has an insurance portfolio, which looks to mitigate potential incidents described. It is invests in information technology and monitors the adequacy of its applications in use on an ongoing basis.

Regulatory and environmental risk

We are exposed to risks relating to regulations and liabilities ansizing from our operations and assets including environmental health and safety laws and liabilities.

Financial risk management

The main risk currently arising from the Group's financial instruments is liquidity risk. Interest rate risk, credit risk, foreign exchange risk and fiscal incentives are also considered below.

Liquidity risk

The Group manages its exposure to liquidity risk at Group level. The Group's objective is to maintain a balance between the continuity of operating and development funding and flexibility using cash and a revolving credit facility.

As at the Statement of financial position date, the Group has banking facilities of up to £300 7m, comprising a £50m revolving credit facility, a £250m high yield bond and an asset financing facility of £0.7m. These facilities are secured on certain of the principal assets of the Group. The revolving credit facility has one covenant and a range of events of default together with variable margins between 132.5 and 232.5 basis points over LIBC. R. The asset financing is covenant free and has a fixed interest rate of 620 basis points.

Strategic Report (continued)

Principal risks and uncertainties (continued)

Interest rate risk

Interest rate risk is the risk that the fair value or future values of a financial instrument will fluctuate because of changes in market interest rates. The Group's exposure to the risk of changes in market interest rates primarily to the Group's long term debt obligations with floating interest rates. In order to manage its interest rate risk the Group's policy is to have at least 50% of its borrowings at fixed rates of interest.

Credit risk

Credit risk is the risk that a counter-party will not meet its obligation under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities, primarily trade receivables, and financial

Customer credit risk is managed across the Group in accordance with policy, procedures and controls relating to customer credit risk management. The Group trades with recognised, creditworthy third parties and it is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis to manage the Group's exposure to bad debts.

Foreign exchange risk

The Group does not hedge against foreign currency exposure due to its minimal exposure to foreign currency movements as its business is conducted primarity in UK sterling. The Board continues to review this area to identify any potential exposure with the increase in international arrangements.

Fiscal incentives

Changes to the UK's film, animation, video games and high end television tax incentives or an increase of incentives in overseas jurisdictions could damage the attractiveness of the UK as a destination for film content creation.

The Group monitors the cultural and economic contribution that screen-based industries make to the UK economy.

Competition risk

The Group competes in an international marketplace and film producers are able to choose from a number of studios worldwide.

Were other existing studios to invest significantly, or new studios to be successfully established either in the UK or elsewhere, this may have a material adverse effect on the Group's market share, reduce its bargaining power in commercial negotiations, and threaten profitability due to ongoing operational costs being largely fixed in nature.

The Group continues to invest to ensure that the expectations and demand from the industry are met.

Post balance sheet events and future developments

in September 2017, the Group obtained full consent from the local planning authorities for the development of c. 200,000 sq ft of additional studio space in what would be the second phase of construction at Pinewood East. Following a competitive tender process, the Group selected a preferred contractor to assist in finalising the design of the scheme in advance of a potential start of the development later in the year.

In June 2018, the Group announced a consultation process with the relevant local authorities in advance of the potential submission of a planning application to secure consent for the expansion of Shepperton Studios If obtained, the permission will secure the potential for future growth at Shepperton.

In line with its strategy to focus on the core business, in 2017 the Group ceased certain activities, namely, the Media Investment segment activities and Pinewood Creative and sold its entire interest in the Pinewood TV joint venture

On 26 June 2018, the Group exchanged contracts for the acquisition of c. 80 acres of land adjacent to Pinewood studios

In respect of the Media Services segment the Directors expect the general level of activity to be maintained in the forthcoming year

Going Concern

In assessing the going concern basis, the Directors considered the Group's business activities, the financial position of the Group and the Group's financial risk management objectives and policies. The Group meets its day-to-day working capital requirements through its bank facilities. The Group's forecasts and projections, taking account of reasonably possible changes in trading performance, economic uncertainty and Brexit, show that the Group will be able to operate within the level of its current facilities.

Information on the Group's Financial risk management is included in the Directors' report, and other Principal Risks and Uncertainties are detailed in the Strategic report. The Directors, having made appropriate enquiries, consider that the Group has adequate resources to continue in the operational business for the foreseeable future and have therefore continued to adopt the going concern basis in preparing the financial statements.

Approved by the Board and signed on its behalf by

Christopher Naisby Director 26 June 2018

Directors' Report

The Directors present their annual report and audited financial statements of the Group for the year ended 31 March 2018

Results and Dividends

Group profit on ordinary activities after taxation for the year ended 31 March 2018 was £24 4m (2017 £13 6m), including the impact of exceptional items and the movement on fair value of financial derivatives

Dividends totalling £12 0m were paid during the year (2017 £3 6m) The Directors do not recommend payment of a final dividend

Directors

The Directors, who served during the year and to the date of signing, unless otherwise indicated were as follows

Ivan Dunleavy (resigned 24 April 2017)
Paul Golding
Luis Moner Parra
Chinstopher Naisby
Nathan Shike
Nicholas Smith (resigned 24 April 2017)
Andrew Smith
Alison Trewartha

Directors' Liabilities

The Company has granted an indemnity to one or more of its Directors against liability brought by third parties, subject to the conditions set out in the Companies Act 2006 Such qualifying third party indemnity provision remains in force as at the date of approving the Directors' Report

Employees

The Group actively considers the position of its employees' rights through comprehensive and regularly reviewed employment practices in the areas of recruitment, training, welfare, remuneration and employee relations

In addition to a published grievance policy, the Group maintains a 'Whistleblower' policy providing an opportunity for employees to raise grievances with senior management

The Group's stated policy on Equal Opportunities recognises the diversity of individuals and has procedures in place to ensure that recruitment and promotion recognises such diversity and is not biased by consideration of age, gender, disability, colour, racial origin, religion or sexual orientation. We provide employees with reasonable conditions of employment and career prospects.

The Group supports its disabled employees with regular training and support through the equal opportunity and training policies

The Group has regular contact with employees via its intranet site, *Spotlight*, and via regular catch ups and bnefings. These methods are used to ensure employees are kept up to date with the performance of the business. In addition, the Group continuously manages employees' performance

Investing in skills, training and development remains a high priority for the Company. 21 Pinewood employees have completed the Pinewood Studio Management Diploma course and further 11 are currently studying for the Diploma. The Diploma equips candidates with the knowledge and skills to manage and operate world class studio facilities to the screen-based industries. The course was supported by Creative Skillset's Film Skills Fund, with BFI's Film Forever National Lottery funds. The Group also has a well-developed work apprenticeship scheme providing "in work' apprenticeships in areas such as plumbing, carpentry and media apprentices. The Company currently has 12 apprentices whose training is paid for by the Apprenticeship Levy.

Pinewood's commitment to skills and training was acknowledged by winning the Apprentice and Young Person Employer of the Year Award at the 2018 Buckinghamshire Business Awards

Directors' Report (continued)

Branches outside of the United Kingdom

The Group operates through various subsidiary undertakings in various jurisdictions as disclosed in Note 4 to the Parent Company financial statements. The Company does not have any branches as defined by Section 1046(3) of the Companies Act 2006.

Going Concern

As outlined within the Strategic Report on page 5, the Directors have a reasonable expectation that the Group has adequate resources to continue in operational existence for the foreseeable future. Thus, they continue to adopt the going concern basis of accounting in preparing the financial statements, as there are no material uncertainties related to events or conditions that may cast doubt on the ability of the Group to continue as a going concern.

Other Directors' Report Disclosure Requirements

Certain disclosures required by s414C(11) of the Companies Act 2006 to be included in the Directors Report have been included elsewhere in this Annual Report, as follows

- · Principal activities Strategic Report, page 2
- Principal risks and uncertainties Strategic Report, pages 5-6
- · Post balance sheet events Strategic Report, page 6
- Indication of future developments Strategic Report, page 6

Directors' Statement as to Disclosure of Information to Auditor

The Directors who were members of the Board at the time of approving the Directors' report are listed on page 6. Having made enquiries of fellow Directors and of the Group's auditor, each of these Directors confirms that

- o To the best of each Director's knowledge and belief, there is no information relevant to the preparation of their report of which the Group's auditor is unaware, and
- Each Director has taken all the steps a Director might reasonably be expected to have taken to be aware
 of relevant audit information and to establish that the Group'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

Deloitte LLP have expressed their willingness to continue in office as auditors and a resolution to reappoint them will be proposed at the forthcoming Annual General Meeting

Approved by the Board and signed on its behalf by

Bridget Sheldon-Hill Company Secretary 26 June 2018

Statement of Directors' Responsibilities

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

Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law) including FRS 102. "The Financial Reporting Standard applicable in the UK and Republic of Ireland. 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 the Company and of the profit or loss for that period. In preparing those financial statements, the Directors are required to

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

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

Independent Auditor's Report

to the Members of Pinewood Group Limited

Opinion

In our opinion the financial statements

- give a true and fair view of the state of the group's and of the parent company's affairs as at 31 December 2018 and of the group's profit for the year then ended,
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and
- · have been prepared in accordance with the requirements of the Companies Act 2006

We have audited the financial statements of Pinewood Group Limited (the 'parent company') and its subsidianes (the 'group') which comprise

- · the Group Statement of Comprehensive Income,
- the Group Statement of Financial Position.
- · the Group Statement of Cash Flows
- the Group Statement of Changes in Equity,
- the related notes to the Consolidated Financial Statements 1 to 26.
- the Parent Company Statement of Financial Position,
- the Parent Company Statements of Changes in Equity, and
- the related notes to the Parent Company Financial Statements 1 to 12

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland" (United Kingdom Generally Accepted Accounting Practice)

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report.

We are independent of the group and the parent company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

We are required by ISAs (UK) to report in respect of the following matters where

- the directors' use of the going concern basis of accounting in preparation of the financial statements is not appropriate, or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the group's or the parent company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue

We have nothing to report in respect of these matters

Other information

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

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

We have nothing to report in respect of these matters

Independent Auditor's Report (continued)

to the Members of Pinewood Group Limited

Responsibilities of directors

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

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

Auditor's responsibilities for the audit of the financial statements

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

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

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

Report on other legal and regulatory requirements

Opinions on other matters prescribed by the Companies Act 2006

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

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

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

Matters on which we are required to report by exception

Under the Companies Act 2006 we are required to report in respect of the following matters 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 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 respect of these matters

Andrew Evans (Senior statutory auditor) for and on behalf of Deloitte LLP Statutory Auditor Reading United Kingdom 26 June 2018

Adam Evons.

Group Statement of Comprehensive Income for the year ended 31 March 2018

	Year ende	d 31 March 2018 £'000	Year ended 31 March 2017 £'000
Turnover	2	81,663	98,348
Cost of Sales		(42,933)	(63,854)
Gross profit		38,730	34,494
Selling & Distribution costs		(2,118)	(2,258)
Administrative expenses Recurring activities Exceptional items	3	(7,668) 549	(10,155) (3,170)
Total administrative expens	es	(7,119)	(13,325)
Operating profit	4	29,493	18,911
Comprising. Operating profit/(loss) from Media Services activities be Media Investment - film prof Media Investment - other Exceptional items	*	29,849 (257) (648) 549 29,493	24,095 (2,164) 150 (3,170) 18,911
Income from participating interests Other interest receivable	8	3,064	1,082
and similar income	9	3,773	344
Interest payable and similar expenses	10	(6,067)	(5,294)
Profit on ordinary activition before taxation	? \$	30,263	15,043
Tax on profit on ordinary activities	11	(5,905)	(1,436)
Profit on ordinary activitie after taxation attributable equity shareholders		24,358	13,607
Other comprehensive in	ncome		
Exchange differences on tra	anslation of foreign operations	(554)	1,340
Total comprehensive inco	ome for the year	23,804	14,947

The notes on pages 16 to 38 form part of these financial statements

Group Statement of Financial Position as at 31 March 2018

as at 31 March 2018			
	Notes	2018	2017
		€.000	£'000
Assets			
Non current assets			
Intangible assets	13	3,924	4,484
Property, plant and equipment	14	233,441	236,020
Interests in joint ventures	8	10,971	7,780
Other investments	15	1,680	1,220
	-	250,016	249,504
Current assets			
Inventories		61	53
Trade and other receivables:			
Due within one year	17	26,599	19,749
Due after more than one year	17	129,045	-
Cash and cash equivalents	18	43,043	28,464
		198,748	48,266
Total assets	-	448,764	297,770
Equity and liabilities			
Share capital	19	5,741	5,741
Share premium	,,	76,696	76,696
Capital redemption reserve		135	135
Merger reserve		348	348
Translation reserve		786	1,340
Retained earnings		65,277	52,869
Total equity		148,983	137,129
Non-current liabilities			
Interest-bearing loans and borrowings	21	246,123	101,066
Derivative financial instruments	22	1,781	3,687
Deferred tax liabilities	11	3,115	2,227
	_	251,019	106,980
Current liabilities			
Trade and other payables	23	48,762	53,661
		48,762	53,661
Total liabilities		299,781	160,841
Total equity and liabilities	منو مند	448,764	297,770

The financial statements of Pinewood Group Limited (registered number: 03889552) were approved, and authorised for issue by the Board of Directors on 26 June 2018. They were signed on its behalf by:

C J Naisby Director

The notes on pages 16 to 38 form part of these financial statements.

Group Statement of Cash Flows for the year ended 31 March 2018

No the year ended of march 2010	le es	2018 £'000	2017 £'000
Cash flow from operating activities			
Profit on ordinary activities before taxation		30,263	15 043
Adjustments to reconcile profit on ordinary activities before taxation to net cash flows			
Depreciation impairment and amortisation	1	9,371	8,885
Loss on disposal of property plant and equipment	4	54	
Fair value adjustment on PMBS Holdings		(460)	(3 486)
Income from participating interests Interest receivable and similar income	<i>ξ</i>	(3,064) (3,773)	(1 082) (344)
Interest payable and similar charges	1.1	6,067	5,294
Cash flow from operating activities before changes in working capital		38,458	24,310
(Increase) 'decrease in trade and other receivables		(8,156)	981
(Increase) in inventories		(8)	(6)
(Decrease)/increase in trade and other payables		(6,670)	9 686
Cash generated from operations		23,624	34,971
Interest paid		(2,587)	(4,298)
Interest received		56	-
Corporation tax received in respect of FPC activity		-	4 473
Corporation tax paid		(2.809)	(2,243)
Net cash flow from operating activities		18,284	32 903
Cash flow used in investing activities:			
Purchase of property plant and equipment		(7,736)	(30 348)
Movement in long term liability		(106)	765
Investment in joint ventures Joint venture land sale proceeds		(196)	(1 906) 1 187
Repayment from joint ventures		1,533	1 841
Loans made to parent undertakings		(127,474)	_
Net cash flow used in investing activities		(133,873)	(28 461)
Cash flow from financing activities			
Dividends paid		(11,950)	(3 614)
Proceeds from issue of loan notes		250,000	-
Repayment of asset financing obligations		(870)	(747)
Repayment of bank borrowings	2	(100,000)	
Proceeds from bank borrowings	,	- (7.040)	27 000
Payment of loan issue fees		(7,012)	22 639
Net cash flow from financing activities		130,168	
Net increase in cash and cash equivalents		14,579	27 081
Cash and cash equivalents at the start of the year		28,464 43,043	1 383 28 464
Cash and cash equivalents at the end of the year		40,040	20 404

Included within the cash and cash equivalents balance is a total of £0.70 000 (2017) f^{*} 165 000) which is unavailable for general use. See Note 18

The notes on pages 16 to 38 form part of these financial statements

Reconciliation of Movement in Net Debt

for the year ended 31 March 2018	2018 £'000	2017 £' 0 00
Increase in cash and cash equivalents	14,579	27,081
Repayments of bank borrowings	100,000	-
Proceeds from bank borrowings	-	(27,000)
Proceeds from issue of loan notes	(250,000)	-
Repayments of asset financing obligations	780	747
Loan issue costs	7,643	-
Amortisation of loan issue costs	(438)	(649)
Interest accrued on loan notes	(3,042)	•
Movement in net debt	(130,478)	179
Net debt at the start of the year	(72,602)	(72,781)
Net debt at the end of the year	(203,080)	(72,602)
Net debt at end of year excluding restricted cash	(203,470)	(74,067)

Group Statement of Changes in Equity for the year ended 31 March 2018

	Share capital £'000	Share premium £'000	Translation reserve £'000	Other reserves £'000	Retained earnings £'000	Total equity £'000
At 01 April 2017	5,741	76 696	1,340	483	52 869	137,129
Profit for the year	-	-	-	-	24,358	24,358
Translation reserve movement			(554)	_		(554)
Total comprehensive income for the year	-	-	(554)	=	24 358	23 804
Equity dividends (Note 12)	-	-	-	-	(11,950)	(11,950)
At 31 March 2018	5,741	76,696	786	483	65,277	148,983
At 01 April 2016	5,741	76 696	-	483	4 2 876	125 796
Profit for the year	-	-	-	-	13,607	13,607
Translation reserve movement			1,340			1,340
Total comprehensive income for the year	-	-	1,340	-	13 607	14 947
Equity dividends (Note 12)	-			-	(3,614)	(3,614)
At 31 March 2017	5,741	76 696	1,340	483	52 869	137,129

The notes on pages 16 to 38 form part of these financial statemer to

Notes to the Consolidated Financial Statements

for the year ended 31 March 2018

Pinewood Group Limited ("the Company") is a private company limited by shares inco-orated and domiciled in England. The registered office is located at Pinewood Studios. Pinewood Road, Ive. Heath, Bucking: Imshire. SL0 0NH

The Group's principal activities and the nature of its operations are defailed in the Strettigic Report on page 2

Accounting policies

The principal accounting policies are summarised below. They have all been applied consistently throughout the current year and prior year

Accounting convention

These financial statements have been prepared in accordance with FRS 102 'TI. Financial Reporting Standard applicable in the UK and Republic of Ireland' ("FRS 102") and the requirements of the Companies Act 2006, including the provisions of the Large and Medium-sized Companies and Groups (Accounts ai Reports) Regulations 2008, and under historical cost convention, modified to include the revaluation of freehold propert, is and to include certain financial instruments at fair value

The financial statements are presented in Sterling, which is also the functional corrector from Monetary amounts in these financial statements are rounded to the nearest whole 1,000 except will re-otherwise indicated

Going concern

In assessing the going concern basis, the Directors considered the Group's business activities, the financial position of the Group and the Group's financial risk management objectives at dipolicies. The oup meets its day-to-day working capital requirements through its bank facilities. The Group's for easts and proje, ions, taking account of reasonably possible changes in trading performance, economic uncertainty and Brexit sho. hat the Group will be able to operate within the level of its current facilities. The Directors, having maile appropriate entiries, consider that the Group has adequate resources to continue in the operational business for the foreseeable for una and have therefore continued to adopt the going concern basis in preparing the financial statemrints

Basis of consolidation

The consolidated financial statements comprise the financial statements of the coup and its subsidiaries up to 31 March 2018 All intragroup transactions balances, income and expenses are eliminath in full on consolidation. All subsidiaries are consolidated for the financial year ending 31 March 2016 renardless of the invidual entities' statutory reporting date Individual entities within the Group that have a functional currency other than striving are translated to sterling so that the consolidated financial statements may be presented

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

1 Accounting policies (continued)

Turnover

Turnover is recognised to the extent that it is probable that the economic benefits will flow to the Group and the turnover can be reliably measured. Turnover is measured at the fair value of the consideration receivable, net of discounts rebates. VAT and other sales taxes or duty. The Group has assessed its turnover arrangements and has concluded that it is acting as a principal in all of its turnover arrangements. Virtue a contract spans an accounting cut-off date, the value of the turnover recognised is the time proportion of the total virtue of the contract completed by the cut-off date. The following specific recognition criteria apply.

Media Services

- o Film customers utilise services for a period of time. Turnover is recognised as the Group earns the right to consideration for the service provided and this is time apportioned and earned as time elaboses.
- Film turnover is also derived from interiliational consultancy agreements and sales and marketing agreements. Revenue is recognised on a stage of completion basis, by reference to costs incurred for the former, and base i on the passage of time for the latter.
- Television turnover is derived from the rovision of services and is recognised on a time apportioned basis in relation to the tele. sign production process.
- o Media Hubitumover is derived from curvomers contracting to use the Group's facilities for a period of time. Turnover is recognised on a straight line basis over the term of the agreement

Media Investment

- o External investment advisory turnover is derived from the provision of services on a per film investment basis, with turnover from an annual management fee recognised on a straight line basis over the course of the year
- o Film Production Companies' turnover relates to the funding provided from the various financiers (excluding loans against tax likelit, which are recognised as a liability on the Group statement of financial position). Turnov if recognised is the proportion of completion of the relevant project.

Foreign currency

Transactions in foreign currencies are recorded at the rate of exchange at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balar se sheet date are reported at the rates of exchange prevailing at that date.

The results of overseas operations are translated at the average rates of exchange during the period and their balance sheets at the rates ruling at the balance sheet date. Excharing edifferences arising on translation of the opening net assets and results of overseas operations are reported in other configurations in controlling interests as appropriate).

Other exchange differences are recognised in profit or loss at the period in which they arise except for

- o exchange differences arising on gains or losses on non-monetary items which are recognised in other comprehensive income,
- $^{\rm O}$ Unrealised gains or losses are recognic -d in other comprehensive income, and
- o in the case of the consolidated financia statements, exchange differences on monetary items receivable from or payable to a foreign speration for which settlement is neither planned nor likely to occur (therefore forming part of the net investment in the foreign operation), which are recognised in other comprehensive income and reported under equity.

Employee benefits

The costs of short-term employee benefits are recognised ε_2 a liability and an expense unless those costs are required to be recognised as part of the cost of stock or are capitalised ε_3 an intangible fixed asset or a tangible fixed asset

The cost of any unused entitlement is recognised in the per id in which the employee's services are received

The best estimate of the expenditure required to settle an obligation for termination benefits is recognised immediately as an expense when the Group is demonstrably committed to demonstrate the employment of an employee or to provide termination benefits.

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

1 Accounting policies (continued)

Pensions and other post-employment benefits

The Group operates a defined contribution scheme. Contributions are charged to the income statement as they become payable in accordance with the rules of the scheme.

Interest receivable and payable

Interest receivable and payable is recognised using the effective interest rate method

Corporation tax

Corporation tax expense represents the sum of the tax currently payable. The tax currently payable is based on taxable profit for the year. Taxable profit differs from net profit as reported in the income of latement because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that it have been enacted or substantively enacted by the statement of financial position date.

Corporation tax relating to items recognised directly in equity is recognised in ot r comprehensive income and the statement of changes in equity and not in the income statement

Deferred tax

Deferred tax is calculated at the tax rates that are expected to apply to the period, when the asset is realised or the liability is settled based on tax rates that have been enacted or substartively enacted by the reporting date

Deferred tax liabilities are recognised in respect of all timing differences that exist at the reporting date. Timing differences are differences between taxable profits and total comprehensive income that arise from the inclusion of income and expenses in tax assessments in different periods from their recognition in the first scalar statements. Deferred tax assets are recognised only to the extent that it is probable that they will be recovered by the reversal of deferred tax liabilities or other future taxable profits.

Deferred tax is recognised on income and expenses from subsidiaries associat branches and interests in jointly controlled entities that will be assessed to or allow for tax in a filture period except where the company is able to control the reversal of the timing difference and it is probable that the timing difference I not reverse in the foreseeable future

Film tax credits

Film tax credits are recognised in profit or loss for the period line with the cost incorred over the period of a film project. Where the rate of expenditure incurred is not proportionate to the rate of qualifying expenditure, the difference in film tax credits is accrued or deferred on the Group statement of financial position.

Film investments

Film investments are classified as investments at fair value and due to the uncert ainty of return on investment are typically determined to have a £nil fair value. The Group reviews the fair value at least and ually. Any net changes in fair value are recognised in the income statement.

Intangible assets

Intangible assets, when identified are capitalised at cost and subsequently amoilised over their useful economic life

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

1 Accounting policies (continued)

Goodwill

Goodwill on acquisition is initially measured at cost being the excess of the cost of the business combination over the acquirer's interest in the net fair value of the identifiable assets liabilities and contingent liabilities. Following initial recognition, goodwill is measured at cost less any amortisation or accumulated impairment loss. Goodwill is expected to have a useful life of 10 years and is amortised over that period. Goodwill is feviewed for impairment annually or more frequently if events or changes in circumstances indicate the title carrying value may be impaired. For the purpose of impairment testing, goodwill is allocated to the related cash ignerating unit monitored by management. Where the recoverable amount of the cash-generating unit is less than the carrying amount, including goodwill, an impairment loss is recognised in the income statement.

Property, plant and equipment

Property, plant and equipment are stated at cost to the Gro piless accumulated depreciation and any impairment loss. Cost comprises the aggregate amount paid and the fair valuation of any other consideration given to acquire the asset and includes costs directly attributable to making the asset caps to define of operating as intended. Depreciation is calculated on all property, plant and equipment other than land, from the time they are available for use on a straight line basis over the estimated useful life as follows.

Freehold buildings
Freehold improvements
Leasehold improvements
Fixtures, fittings and equipment

- 5tyears - 5 to 25 years

- shorter of 25 years or the term of the lease

- 3 to 10 years

Land and assets under construction are not depreciated

The carrying value of freehold land and buildings within Property, plant and equipment in the statement of financial position is based on external valuations undertaken by an independent firm or Chartered Surveyors in February 2000 (as amended in January 2001) and November 2000 on each or asson to establish the fair values of the Pinewood Studios and Shepperton Studios businesses acquired. Subsequent to these valuations, which established the cost to the Group of freehold land and buildings, additions, disposals and depleciation have been recorded in line with Group accounting policies.

The carrying value of property plant and equipment is revie—ed for impairment if events or changes in circumstances indicate the carrying value may not be recoverable and is viriten down immediately to the recoverable amount. Useful lives and residual values are reviewed annually and where it distincts are required, these are made prospectively.

An item of property, plant and equipment is derecognised $u_i \circ n$ disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any jain or loss arising in de-recognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the income statement in the year the item is derecognised.

Interests in joint ventures

The Group has interests in joint ventures. A joint venture is a joint arrangement whereby two or more parties that have joint control of the arrangement have rights to the net asset of the arrangement.

The Group accounts for joint ventures under the equity method. Under the equity method, a joint venture is initially recognised in the Group statement of financial position at cost and adjusted thereafter to recognise the Group's income from participating interests and other comprehensive income of the joint venture. When the Group's share of losses of the joint venture exceeds the Group's interest in that joint venture, the Group discontinues recognising its share of further losses. Additional losses are only recognised to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the joint venture.

When a Group entity transacts with a joint venture of the $G_{\rm PMP}$ profits and k-sses resulting from the transactions with the joint venture are recognised in the Group's consolidated find notal statements only to the extent of interests in the joint venture that are not related to the Group

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

Accounting policies (continued)

Long-term assets

Costs incurred in the establishment of long term agreements are capitalised on the statement of financial position and categorised as long-term assets

These costs are reviewed at least annually for any impairment in their carrying villue and once the long-term agreement becomes operational the costs are amortised over the term of the agreement

Impairment costs and amortisation are expensed to the Group income statement

Inventories

Inventory is valued at the lower of cost and estimated selling prize less costs to complete and sell. Inventory held for distribution at no or nominal consideration is measured at cost indjusted where a plicable for any loss of service potential, Le benefits expected from use or sale of the inventory. Cost is letermined using the weighted average cost

At each reporting date, the group assesses whether inventory are impaired or if $-\eta$ impairment loss recognised in prior periods has reversed. Any excess of the carrying amount of stock over its estimated selling price less costs to complete and sell is recognised as an impairment loss in profit or loss

Reversals of impairment losses are also recognised in profit or loss

Impairment of assets

The Group assesses at each reporting date whether there is an indication that all asset may be impaired. If any such indication exists or when annual impairment testing for an asset is required, the proup makes an estimate of the asset s recoverable amount. An asset's recoverable amount is the higher of an asset's coash-generating unit's (*CGU.) fair value less costs to sell and its value in use and is determined for an individual a let unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaid and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of mone, and the risks specific to the asset. In determining fair value less costs to sell, an appropriate valuation model is used

Financial instruments

Financial assets and financial liabilities are recognised when the Group become 3 party to the contractual provisions of the instrument

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into. An equity instrument is any contract that evidence α a residual interest in the assets of the Group after deducting all of its liabilities

Financial assets and liabilities

All financial assets and liabilities are initially measured at transaction price (including transaction costs), except for those financial assets classified as at fair value through profit or loss—which are initially measured at fair value (which is normally the transaction price excluding transaction costs) unless the ar angement construites a financing transaction. If an arrangement constitutes a finance transaction, the financial asset or financial liability is measured at the present value of the future payments discounted at a market rate of interest for a similar debt instrument

Financial assets are derecognised when and only when a) the contractual rights to the cash flows from the financial asset expire or are settled: b) the Group transfers to another party substantially all of the risks and rewards of ownership of the financial asset or c) the Group despite having retained some significant risks an Frewards of ownership has transferred control of the asset to another party and the other party has the practical ability *c sell the asset in its entirety to an unrelated third party and is able to exercise that ability unilaterally and without no ding to impose additional restrictions on the transfer

Financial liabilities are derecognised only when the obligation specified in the color act is discharged, cancelled or expires

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

1 Accounting policies (continued)

Financial instruments (continued)

Investments

Investments in non-convertible preference shares and non-juttable ordinary or preference shares (where shares are publicly traded or their fair value is reliably measurable) are lineasured at fair value through profit or loss. Where fair value cannot be measured reliably, investments are measured at lost less impairment.

In the Company statement of financial position, for investments in subsidiaries acquired for consideration including the issue of shares qualifying for merger relief, cost is measured by reference to the nominal value only of the shares issued Any premium is ignored.

Equity instruments

Equity instruments issued by the Company are recorded at the fair value of proceeds received, cash or other resources received or receivable the following the costs

Fair value measurement

The best evidence of fair value is a quoted price for an iden ical asset in an artive market. When quoted prices are unavailable, the price of a recent transaction for an identical asset provides evidence of fair value as long as there has not been a significant change in economic circumstances or a significant lapse of time since the transaction took place. If the market is not active and recent transactions of an identical asset on their own are not a good estimate of fair value, the Company estimates the fair value by using a valuation technique.

Interest-bearing loans and borrowings

Obligations for loans and borrowings are recognised when the Group becomes party to the related contracts and are measured initially at the fair values of consideration receive. less directly attributable transaction costs. After initial recognition, interest-bearing loans and borrowings are subsinguished reasured at amortised cost using the effective interest method, allocating the interest income or interest expense over the relevant period.

Derivative financial instruments

The Group has interest rate swaps to hedge against risks at sociated with interest rate fluctuations. Derivatives are initially recognised at fair value at the date a derivative contract is contend into and are subsequently re-measured to their fair value at each statement of financial position date. The Gro-p reports the movement in fair value through profit or loss

The fair values of the interest rate swap contracts are determined by reference to market values for similar instruments

A derivative with a positive fair value is recognised as a final idial asset whereas a derivative with a negative fair value is recognised as a financial liability. A derivative is presented as a non-current asset or liability if the remaining maturity of the instrument is more than 12 months and it is not expected to be realised or settled within 12 months. Other derivatives are presented as current assets or current liabilities.

Provisions

Provisions are recognised when the Group has a present or ligation (legal or constructive) as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation

If the effect of the time value of money is material, provision, are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as interest and similar charges.

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

Accounting policies (continued)

The Group as lessee - finance leases

An asset and corresponding liability are recognised for leasing agreements that ansfer to the Company substantially all of the risks and rewards incidental to ownership (finance lease.) The amount opitalised is the fair value of the leased asset or if lower, the present value of the minimum lease payments payable during the lease term, both determined at inception of the lease. Lease payments are treated as consisting of capital and the elements. The interest is charged to profit or loss so as to produce a constant periodic rate of interest on the remailing balance of the liability. Contingent rents are expensed as incurred

Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset or the lease term

The Group as lessee - operating leases

All other leases are operating leases and the annual rentals are charged to prof 🗀 loss on a straight line basis over the lease term. Rent free periods or other incentives received for elitering into an operating lease are accounted for as a reduction to the expense and are recognised on a straight-line pasis over the letterm

The Group as lessor - operating leases

Rental income from assets leased under operating leases is rerognised on a str. ght-line basis over the term of the lease as Media Services turnover. Rent free periods or other incentive's given to the licinice are accounted for as a reduction to the rental income and recognised on a straight-line basis over the lease term

Significant accounting judgements, estimates and assumptions

The preparation of the Group's financial statements requires milhagement to male judgements, estimates and assumptions that affect reported amounts at the end of the year

There are no critical judgements, apart from those involving est mations (which is a dealt with separately below), that the Directors have made in the process of applying the Group's accounting policies—he key assumptions concerning the future and other key sources of estimation uncertainty at the rej orting date are

Fair value of investment in PMBS Holdings Limited

The Group's investment in the equity and loan notes of PMBS I oldings Limited held at fair value. The Group was issued equity and loan notes equal to a 15% share of the debt and equity of PM1 3 Holdings Limited when the initial investment was made. At each reporting date management malle an estimate colline fair value of both the value of the loan notes and the value of the equity investment

In determining the fair value of the loan notes management review the future can flows attributable to those loan notes and in determining the fair value of the equity holding management perform a verice in use exercise, using a discounted cashflow model. The key inputs in respect of the discounted car fillow model are the discount factor, the projected annual cashflows and the annual growth factor applied. In the case of the loan notes, this or are interest bearing at 8% per annum and management considers this to be a market rate of interest and as sunnamed at that rate. Further details are included in Note 16

An adverse movement of 17% on the discount factor, or an 40° reduction on the annual cashflows of PMBS, when applied to the equity would result in an impairment, and could result in the recover ability of the loan notes being considered doubtful

S106 hability

In order to facilitate the construction of Pinewood East, the Group entered into a section 106 agreement with Buckinghamshire County Council Under this agreement the Group must pay for affic improvements at the Iver Heath Five Points roundabout. These improvements, the implementation of which the outplus currently in discussion with Buckinghamshire County Council have been estimated and capitalised at cost 1 cluded in accruals and plant property and equipment is £4m (2017 £4m) and £4m (2017 £4m) respectively relating ** this agreement

Atlanta joint venture

The Group's investment in the Atlanta Joint Venture is accounted for using the equity accounting method. Management has performed an impairment review of the asset calculating a value in use through application of a discounted cashflow model. Key inputs into the model are the expected levels of occupancy of the still indispace, the price and the discount factor applied. The assumptions applied to these factors support the carrying v^{-1} is of the asset. A movement in these factors may have an impact on that value

Fixed Asset Useful Economic Lives

The Group has fixed assets held at amortised cost, the total co. t of which is £3 + 3 in at 31 March 2018. Accumulated depreciation is £67.1m and the charge for the period is £8.8m. If the average us - ull economic life of the assets was reduced by 15% the charge would increase by £1.6m

Other estimates, assumptions and judgements are applied by the Group. These include, but are not limited to, accruals and provisions for impairments of assets. These estimates lass imotions and juid lements are also evaluated on a continual basis but are not significant

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

2 Turnover and segment information

Turnover by operating segment

The Group identifies its operating segments based on a corporation of factors, including the nature and type of service provided and differences in regulatory environment. Operating segments are aggregated where there is a high degree of consistency across these factors, and the segments have similar economic cuaracteristics. Operating segments are reported in a manner consistent with the internal reporting φ by used to the child operating decision maker.

The Group has determined it has two reportable segments—vieldia Services—which provides studio and related services to the film, television and wider creative industries—and Media—investment—which provides content investment and production services, principally to the film industry

Segment data for the year ended 31 March 2018 and 2017 - presented below

	2018	2017
	£'000	£,000
Turnover by segment		
Media services	79,979	76 709
Media investment	1,973	22 266
Total segmental turnover	81,952	98,975
Intersegment elimination	(289)	(627)
Group turnover	81,663	98,348

The Group has historically had two reporting segments -M dia Services, which provides studio facilities and related services to the screen-based industries, and Media Investin, in which provides investment funding and production services to the screen-based industries.

In line with its strategy to focus on the core business, in 201—the Group ceased certain activities, namely, the Media Investment segment activities and Pinewood Creative and suite interest in the Pinewood TV joint venture.

The ceased activities do not meet the definition of discontinued operations as they have not been disposed of

Turnover by geographical region

Although turnover continues to arise predominantly in the U lited Kingdom, bying the Group's country of domicile, the Group's international activity continues to increase

	2018	2017
	£'000	£'000
United Kingdom	78,975	86 965
North America	1,308	1 282
Asia	1,028	1,741
Rest of the World	352	8,360
	81,663	98,348

Non current assets by geographical region

The only non-current asset domiciled outside of the UK is $t_{1.2}$ interest in joint ventures with a carrying value of £11 0m (2017 £7.8m) see note 8

Turnover by major customers

Turnover from one Media Services customer, operating through several separate subsidieries of £35.7m (year ending 31 March 2017 £30.6m) was recognised in the year. No other lingle customer contributed 10% or more of the Group's turnover in either 2017 or 2018.

Notes to the Consolidated Financial Statements (continued) for the year ended 31 March 2018

2 Turnover and segment information (continued)

		Year er Media	ided 31 March 2 Media	018	Year M∈dia	ended 31 March 2017	7
	Notes	Services £'000	Investment £′000	Total £'000	√1190es £000	Media Investment £'000	Total £′000
Turnover		79,690	1,973	81,663	6 382	22 266	98 348
Cost of Sales		(41,367)	(1 566)	(42,933)	1 470)	(22,384)	(63 854)
Gross profit/(loss)	_	38,323	407	38,730	4 612	(118)	34,494
Distribution costs		(2,118)	-	(2,118)	2 258)	-	(2,258)
Administrative expenses Recurring activities Exceptional items	3	(6,356) 549	(1.312)	(7,668) 549	8 259) 3 170)	(1 896) -	(10,155) (3,170)
Total administrative exper	ises	(5.807)	(1,312)	(7,119)	1 429)	(1 896)	(13 325)
Operating profit/(loss)	4	30,398	(905)	29,493	J 925	(2 014)	18,911
Comprising Operating profit/(loss) from Media Services activities to exceptional items Media Investment - FPCs Media Investment - other Exceptional items		29,849 - - 549	(257) (648)	29.849 (257) (648) 549	4 995 - - 3 170)	(2,164) 150	24,095 (2,164) 150 (3,170)
	_	30.398	(905)	29,493	0.325	(2,014)	18,911
Income from participating interests	8	3,064	-	3,064	1 332	-	1 082
Other interest receivable and similar income	9	3,773	-	3,773	344	-	344
Interest payable and similar expenses	10	(6,067)	-	(6.067)	5 294)	-	(5,294)
Profit/(loss) on ordinary	_	31,168	(905)	30,263	7 057	(2 014)	15 043
Tax on profit/(loss) on ordinary activities	11	(6,162)	257	(5.905)	3 631)	2 195	(1,436)
Profit/(loss) on ordinary activities after taxation		25,006	(648)	24,358	3 426	181	13 607

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

3 Exceptional items of (income)/expense

	2018	2017
	£,000	£'000
Release of rent free accrual	(912)	-
Strategic review	-	4 045
Restructuring and management consultancy	823	2,774
PMBS Holdings Limited	(460)	(3 486)
Technicolour lease surrender	· -	(163)
	(549)	3 170

Release of rent free accrual

Pinewood Studio Wales signed an agreement for lease for the Welsh Studios on 16 July 2014. The agreement was for a 15 year lease with 2 years rent free. In line with accounting the univention Pinewood accrued the applicable proportion of the full rent during this rent free period. Following the decision to exit the Welsh 5 tudios this rent is no longer payable and has been released as an exceptional income statement during the period.

Strategic review

On 10 February 2016 the company announced that it had a cointed Rothschild & Colto advise on a strategic review of the Company Expenses incurred in the year to 31 March 2 configuration. 7 relate to professional fees and were £4 0m

Restructuring and management consultancy

Restructuring reorganisation costs of £0 8m (year ended 31 March 2017, £2 cm) relate to a performance improvement review and streamlining and changes to the management sillucture, as well as costs in relation to Pinewood Television Limited and Pinewood Media Guarantors Limited

PMBS Holdings Limited

The Company has a 15% interest in PMBS Holdings Limite. The Company reviewed the carrying value of its interest in the equity and loan notes at the 31 March 2018. The fair value gain recorded in the period ended 31 March 2018 in respect of the equity and loan notes was £0.5m (2017) £3.5 ii)

Technicolor lease surrender

During the year ending 31 March 2016 the company accept. Ha surrender of the lease to Technicolor. The net income from the lease surrender, after related expenses, was £nil (".c.ar ending 31 Mil rich 2017, £0.2m).

4 Operating profit/(loss)

	Operating profit/(loss) is stated after charging/(crediting)	2018 £'000	2017 £'000
	Depreciation of property, plant and equipment	8.811	8 111
	Loss on disposal of property plant and equipment	54	
	Operating lease payments	1,224	1 259
	Amortisation of goodwill	560	560
	Amortisation of long-term assets	-	166
	Net foreign exchange losses/(gains)	(18)	(10)
	Stock		
	- amounts expensed to cost of sales	110	63
	- impairment losses recognised in cost of sales		
5	Auditor's remuneration		
		2018	2017
	The analysis of auditor's remuneration is as follows	€'000	£'000
	Fees payable to Group's auditor for the audit of Parent		
	Company and Group financial statements	48	48
	Fees payable to the Company's auditor and its associates		
	for the audit of the Company's subsidiaries	130	105
	Total audit fees	178	153
	Fees payable to the Group's auditor and its associates		
	for other services		
	Audit-related assurance services	-	-
	Other assurance services	297	10
	Taxation advisory services	<u></u> _	14
	Total fees for other services	297	24
	Total fees	475	177
			7

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

6 Staff costs and numbers

•	Stan costs and numbers		
		2018	2017
	Staff costs including Directors	€,000	£'000
	Salaries	12,507	12,233
	Social security costs	1 305	1,265
	Pension costs	910	888
	Long term incentive plan	3	752
	Compensation for loss of office	-	2,034
	Other employee benefits	307	303
		5 032	17 475
	Average monthly number of employees,	2018	2017
	including Executive Directors.	n mbers	numbers
	Management	20	26
	Operational	90	88
	Administration	36	37
	Executive	5	5
	Technical	112	95
	Sales	27	29
		290	278
7	Directors' emoluments		
		2018	2017
		£.000	£'000
	Salaries	551	1 341
	Pension costs	54	55
	Long term incentive plan	-	225
	Compensation for loss of office	•	2 028
	Other employee benefits	18_	24
		623	3 673

The number of directors to whom retirement benefits are accruing under defined i ontribution schemes was 3 (2017) 3)

The emoluments of the highest paid director were £308 000 (2017 £1 619 000) rensions contributions were £20 000 (2017 £20 000)

The Directors are considered to be the only key management pilinsonnel

No share options have been held by any Directors in the period

Amounts paid to third parties in relation to Directors services in the period are £ 15th (2017-£0.2m)

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

8 Interests in joint ventures

As at 31 March 2018 and at 31 March 2017	the Group had	terests in the following	point ventures
--	---------------	--------------------------	----------------

	Principal	remando	
	place of		% voting
Joint Venture Name	business	% equity interest	rights
Pinewood Atlanta LLC	USA	40	50
PAS Holdings Fayette LI C	USA	40	50
"PAS" - collectively Pinewood Atlanta LLC and PAS Ho "PTV" - Pinewood Television Limited	oldin is Fayette		
Registered office address details are included in Note 4	to $t_{\rm eff}$ Parent Company financial	statements	
2018	PAS	PTV	Total
	£'000	£'000	£'000
Equity	10 511	-	10 511
Loan note	460	-	460
Total investment	10 971	-	10,971
Less share of losses	-	-	_
Net investment	10 971	-	10,971
Non-current assets	93 421	-	93 421
Current assets	2 412	-	2 412
Non-current liabilities (non-recourse)	(56,345)	_	(56 345)
Current liabilities	(5 462)	-	(5 462)
Net assets	34,026	-	34 026
_		•	

			Q-7 G2-0
Turnover	21 520	58	21 578
Expenses	(14 066)	(481)	(14 547)
Profit/(loss)	7,454	(423)	7,031
Group share of profit/(loss)	3,155	(91)	3,064
2017	PAS	PTV	Total
	£,000	£'000	£'000
Equity	5 661	-	5,661
Loan note	2,092	622	2 714
Total investment	7 753	622	8 375
Less share of losses	_	(595)	(595)
Net investment	7 753	27	7 780
Non-current assets	102,270	_	102,270
Current assets	4.850	394	5 244

Net investment	7 753	(333)	7 780
	1 133	21	1 / 00
Non-current assets	102,270	-	102,270
Current assets	4 850	394	5 244
Non-current liabilities (non-recourse)	(65,260)	(1,127)	(66 387)
Current liabilities	(12 970)	(127)	(13,097)
Net assets/(liabilities)	28 890	(860)	28 030
Turnover	18 120	60	18.180
Expenses	(14 170)	(725)	(14,895)
Profit/(loss) after tax	3 950	(665)	3,285
Group share of profit/(loss) after tax	1 580	(498)	1 082

The group disposed of their 50% equity interest in Pinewoo. Felevision Limited on 26 September 2017 for £nil consideration.

The Group's interests in joint ventures at 31 March 2018 an i 31 March 2017 $\,$ vas as follows

	2018
	£'000
As at 31 March 2017	7,780
Share of profit from joint venture	3,064
Investment in joint ventures	196
Repayment from joint ventures	(1,533)
Taxation	1,963
Foreign currency movement	(557)
Other movements	58
As at 31 March 2018	10,971

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

Interests in joint ventures (continued)

The value of the joint venture in Pinewood Atlanta LLC and PA's Holdings Fayet: LLC (collectively "PAS") is shown gross of taxation, which has been presented separately on the statement of financial γ^{μ} when

PAS is a partnership in the US and therefore the partners are responsible for tall charges in relation to the entity. Historically the interest in PAS was shown in the Condensed Group Statement in Financial Position net of tax however given the nature of the partnership the amounts in relation to the current and definition of the partnership the amounts in relation to the current and definition of the partnership the amounts in relation to the current and definition of the partnership the amounts in relation to the current and definition of the partnership that the partnership the amounts in relation to the current and definition of the partnership that the partnership that the partnership the amounts in relation to the entity. tax and deferred tax respectively in the current period. This has no impact on nethalself. Additionally tax in the Group Statement of Comprehensive Income is now presented within tex on profit on o hery activities rather than within Income from participating interests. As the impact on prior periods is immaterial, all amountments have been made prospectively in

2017

2018

Interest receivable and similar income

		2018	2017
		£,000	£,000
	On financial assets measured at amortised cost		
	Interest receivable from joint ventures	30	13
	Loan interest receivable	1 781	316
	Bank Interest receivable	56	15
	Edili III ISSA ISSA MAIS	1.867	344
	On financial assets measured at fair value	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	*
	Fair value movements of derivative financial instruments	1.906	
		3 773	344
		-	
10	Interest payable and similar charges		
, ,	merest payable and similar one gos	2018	2017
		£.000	£'000
	On financial instruments measured at amortised cost	2 3 3 3	2 000
	Bank loan and overdraft interest	1 683	3 234
	Loan interest payable	3.042	
	Finance fee amortisation	438	649
	The first for an order to an order	5.163	3 883
	On financial instruments measured at fair value	5,165	0 000
	Interest rate hedging	813	7 67
	Fair value movements of derivative financial instruments	-	494
	an value movements of derivative interpolating that entits	813	1,261
	Not on financial instruments	010	1,29,
	Finance lease interest	90	122
	Other interest paid	1	28
	Office interest paid	91	150
		6.067	5 294
11	Tax on profit on ordinary activities		
	tax on profit on ordinary addivides	2018	2017
	(a) Analysis of credit for the year	£,000	£'000
	(a) Analysis of credit for the year	7 500	2 400
	Current tax		
	UK corporation tax charge	3,964	1,637
	Amounts payable for Group tax loss relief	1 840	1,184
	Foreign corporation tax	727	(329)
	Foreign tax suffered	318	115
	UK film tax relief	(257)	(1,792)
	Double taxation credit	(224)	(85)
	Amounts under provided in previous years	(352)	(1,137)
	·	6 016	(407)
		-	
	Deferred tax.		
	Relating to origination and reversal of temporary differences	208	918
	Effect of change in deferred tax rates	-	(61)
	Amounts (under)/over provided in previous years	(319)	986
		(111)	1,843
	Tax charge in the Group		
	comprehensive income statement	5 905	1 436
	comprehensive means of the ment		. 100

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

11 Tax on profit on ordinary activities (continued)

(b) Factors affecting current taxation for the year:		2018 £'000		2017 £'000
Profit on ordinary activities before tax		30,263		15,043
Profit on ordinary activities multiplied by the standard rate of corporation tax in the UK of 19% (2017–20%) Adjustments in respect of	•	5,750	,	3 009
UK Film tax relief Corporation tax overprovided in previous years Deferred tax overprovided in previous years Non-allowable depreciation on buildings Profit from joint venture Other non-allowable expenses Unrelieved tax losses		(257) (352) (319) 661 - 121 (32)		(1 792) (1 137) 985 404 (263) 328 82
Double taxation relief Overseas tax at different rates Land remediation relief Deferred tax - effect of taxation rate change Other adjustments	-	(224) 564 (3) 5 (9) 5,905		(85) 156 (13) (238) - 1 436
(c) Deferred tax Deferred tax relates to the following		2018 £'000		2017 £'000
Group comprehensive statement of income Deferred tax credit arising on Accelerated capital allowances Short term temporary differences Tax losses Fair value adjustment in respect of SSPP acquisition Net deferred tax (credit)/charge	-	75 (230) 44 - (111)		1,167 178 518 (20) 1 843
Statement of financial position	31 March 2017 £'000	Charged to income statement £'000	Balance sheet reclassification (see note 8) £'000	At 31 March 2018 £'000
Accelerated capital allowances Short term temporary differences Tax losses Fair value adjustment in respect of SSPP acquisition Net deferred tax liability	2,147 (211) (44) 335 2 227	75 (230) 44 - (111)	1,454 (455) - - 999	3,676 (896) - - 335 - 3,115

The deferred tax assets are shown net against the non-current deferred tax liability in the statement of financial position

The main rate of UK corporation tax reduced to 19% from 1 -.pril 2017 from 20% in the previous financial year. A further reduction to the main rate of UK corporation tax to 17% has ...een enacted and is effective from 1 April 2020. Deferred tax balances have been calculated at 17%

At 31 March 2017, a potential deferred tax asset of £2,000 $\rm m$ respect of £9.00 0 of non-trading losses in Sauls Farm Limited and £nil of trading losses in Teddington Studios Limited and there are no unit cognised. During the year, Sauls Farm Limited and Teddington Studios Limited were dissolved and there are no unit cognised deferred tax assets in respect of £9,000 of losses at 31 March 2018.

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

12 Dividends

	2018	2017
	£,000	£'000
2017 Final dividend paid at 20 8p per share (2016 3 2p)	1.950	1,837
2018 Interim dividend paid at £nil per share (2017 3 1p)	-	1 777_
	1,950	3,614

13 li

	1,500	5,014
Intangible assets		
·		Goodwill
		£,000
At 31 March 2017 and 31 March 2018		5,604
Amortisation		
At 31 March 2017		1,120
Provided during year		560
At 31 March 2018		1.680
Net book value		
At 31 March 2018		3,924
At 31 March 2017		4 484

Goodwill has been acquired through business combinations any has been alloc - xt to the Group's Media Services cashgenerating unit

Following a review for indicators of impairment at the reporting: 'ate lit was determined that there were no indicators that the carrying value exceeded the recoverable amount.

14 Property, plant and equipment

	Freehold land and buildings £'000	Le∂se-hold improve- ments £'000	Findures, fittings and equipment £'000	Assets under construction £'000	Total £'000
Cost					
At 31 March 2017	251 389	179	2 718	8 787	303 073
Additions	3 250	12	1 852	1 172	6 286
Reclassification	8 490	-	166	(8 656)	-
Disposals	(160)	(12)	95		(77)
At 31 March 2018	262,969	179	'4,831	1,303	309,282
Depreciation					
At 31 March 2017	38 597	20	8 436	-	67 053
Provided during year	6 144	10	2 357		8 811
Disposals	(11)	(4)	(8)	-	(23)
At 31 March 2018	44,730	26	1 085	-	75,841
Net book value					
At 31 March 2018	218,239	153	13,746	1,303	233,441
At 31 March 2017	212 792	159	4 282	8 787	236,020

Assets under construction at 31 March 2018 and 2017 relate to costs capitalised in respect of Pinewood East. These are not depreciated. Phase One of the development became operational on 30 June 2016.

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

14 Property, plant and equipment (continued)

The Group's long-term loan is secured by a floating charge over the Group's assets

Included within Fixtures, fittings and equipment are assets (± 10 under finance leases with a net book value of £2 734 000 (2017 ± 3 214,000) and depreciation charged in the year of ± 514 000 (2017 ± 570 000)

On 26 June 2018, the Group exchanged contracts for the all junisition of cli 80 acres of land adjacent to Pinewood studios

15 Other investments

	£ 000
At 31 March 2017	1 220
Revaluation	460
At 31 March 2018	1,680
Fair value	
At 31 March 2018	1,680
At 31 March 2017	1 220

		Country of	
Company name	Principal Activity	inco.poration	% equity interest
PMBS Holdings Limited	Holding compar,	Unit ₁d Kingdom	15 0%
POP Global Limited	Film IT services	United Kingdom	12 5%

PMBS Holdings Limited owns 100% of Pinewood MBS Light and Limited to company that has an exclusive agreement to provide Lighting facilities at the Group's UK facilities.

The registered office of PMBS Holding Limited is Pinewcoc Studios Pineword Road Iver Heath Buckinghamshire, SL0 0NH

The registered office of POP Global Limited is 6 Elder Str. 1 London English E1 6BT

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

16 Financial instruments held at fair value through profit or loss

The carrying value of the Group's financial instruments measured at fair value the bugh profit or loss at 31 March 2018 were

	2018	2017
Financial assets measured at fair value through profit or loss.	£.000	£,000
Other investments (Note 15)	1,680	1 220
Loan notes receivable (Note 17)	2.738	2 531
Fair value at 31 March 2018	4,418	3 751
	2018	2017
Financial liabilities measured at fair value through profit or loss	£'000	£,000
Derivatives (Note 22)	1 781_	3 687
Fair value at 31 March 2018	1 781	3 687

Other investments (Equity)

The fair value of the equity has been calculated by using a disc junted cashflow ocel. The key inputs in respect of the discounted cashflow model are the discount factor of 11% deemed to be a mark. the asset, the projected annual cashflows and an annual growtlifactor applied of 15%

Loan notes receivable

The fair value calculations for the loan use eight year income projections and at lime an 8% coupon on the loan is rolled into the loan balance. The par value of the loan notes is £2 /m, and the fair value is excise with the assumptions noted below results in a fair value that is in line with this par value. The key assumption is sed in the value in use calculations

Discount rate

The discount rate reflects the current market assessment of the risks specific to the financial instrument. The discount rate was calculated using the Group's cost of debt. The discour in rate used for till year ended 31 March 2018 is 8%

Income from operations

Income projections are fixed using an interest coupon of 8% on the loan notes

17 Trade and other receivables

	2018	2017
	£.000	£.000
Amount falling due within one year.		
Trade receivables - Media services	`1,118	6 521
Trade receivables - Film production companies	105	4 125
Prepayments and other receivables	2,638	5 026
Loan notes receivable	2 738	2 531
Corporation tax receivable	-	1 546
·	3,599	19,749
Amount falling due after more than one year		
Loans due from parent undertakings	1 `9 045	-
· · · · · ·	1 9,045	-
	1 5 644	19 749

Loan notes receivable of £2 738 000 (2017 £2 531 000) are directly for repayment by 1 January 2025 Interest, which is rolled up is charged at 8% and is payable in June and Decemb in each year

Loans due from parent undertakings are due for repayment on | Docomber 207 | and carry interest charged at 4 05% (2017 nil)

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

18 Cash and cash equivalents

Included within the cash and cash equivalents balance per - a statement of financial position at the reporting date are amounts unavailable for general use. These amounts relate to funds reserved solely for use in the production of specific Media Investment Film production company operations

		2018	2017
		£,000	£'000
	Cash available for general use	42,653	26 999
	Restricted cash and cash equivalents	390	1 465
	Net cash and cash equivalents	43,043	28,464
19	Share capital		
	·	2018	2017
	Issued, called up and fully paid	£,000	£'000
	57,409 926 Ordinary shares of 10p each	5,741	5 741

The Ordinary shares, which carry no right to fixed income 🐹 chi carry the right to one vote at general meetings of the Company

Reserves

Share premium

Consideration received for shares issued above their nominal value net of transaction costs

Other reserves represent Capital redemption reserve £135 = 30 and Merger is serve £348 000

Capital redemption reserve

The capital redemption reserve represents amounts reserve in accordance with section 733 of the Companies Act 2006 relating to the cancellation of shares

Merger reserve

On acquiring Shepperton Studios Limited the Company issuit, 3 ordinary shares as part of the consideration. Merger relief was taken in accordance with Section 131 of the Companie. Act 1985 (since succeeded by Section 612 of Companies Act 2006), and hence £348 000 was credited to the merger - serve

Translation reserve

Cumulative effect of the effect of foreign currency translatio Lof operations with a functional currency other than Sterling in line with the Group's foreign currency translation accounting policy

Retained earnings
Cumulative profit and loss net of distributions to owners

Interest bearing loans and borrowings

		Maturity	2018 £'000	2017 £'000
Current Borrowings				
Bank overdraft	(1)	Annu il renewal	-	-
Non-Current Borrowings				
Term loan facility	(0)	29 May 2019	-	100,000
Revolving credit facility	(11)	1 June 2023	-	-
Asset financing	(m)	5 November 2019	724	1,504
Loan notes	(IV)	1 December 2023	246,681	-
Non-current drawn loan facilities			247,405	101,504
Secured bank loan arrangement costs			(1,282)	(438)
			246,123	101,066
Total current and non-current interes	t-bearing loans		240 422	101.000
and borrowings			246,123	101,066

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

21 Interest bearing loans and borrowings (continued)

The effective interest rates of the above loans and borrowings (i.e. (i) Bank over itel - base rate plus 2.5% margin. (ii) Term loan facility and Revolving credit facility - LIBOR plus variable margin, (iii) 1354 financing - 6.2% (iv) Loan notes -4.4%

At 31 March 2017, the Group had a £100m term loan facility us id to fund the colin tertition of Pinewood East, During the year to 31 March 2017 £27m was drawn down on this facility

On 13 December 2017, a refinancing of the Group was complet .d. At this date the Group's existing drawn senior facilities, which were £97.5 million, were repaid in full and £250, million of new ? The Group's existing drawn senior facilities. December 2023 were issued. Pinewood Group Limited advanced a £127.5 mill an oan on to its Parent

On 13 December 2017, the Group completed a super senior re-olving credit far - y of £50m which is available to draw down until 1 May 2023 with Barclays Bank plc. Credit Suisse AG London Brand - ESBC Bank plc and Lloyds Bank plc The Group terminated its existing £35 million multi-currency revisiving credit facility and its £5m overdraft facility

Interest-bearing loans and borrowings are stated net of unamor ised issue costs. I \$7.7 million. The issue costs are being amortised over the term of the interest-bearing loans and borror rings to which the richate

These facilities are secured on hertain of the principal assets of the Group

Asset financing facility

The asset financing facility comprises of both a sterling chatter nortgage facility in it a finance lease facility which are over a fixed term with fixed monthly payments and are secured over identifiable asset of an equal value. These assets are classified as Fixtures, fittings and equipment within Property, flant and equipment in the statement of financial position

Borrowing facilities

The available but undrawn committed facilities are as follows

At 31 March 2018	Vithin 1 year £'000	1- years £'000	5+ years £'000	Total £'000
Facilities:				
Revolving credit facility	-	-	50 000	50,000
Asset financing facility	559	155	-	724
Loan notes	-	-	250 000	250 000
Total facilities	559	155	300 000	300 724
Drawn loans				
Revolving credit facility	-	-		-
Asset financing facility	(559)	(165)		(724)
Loan notes		-	(250 000)	(250 000)
Total drawn loans	(539)	145)	(250 000)	(250,724)
Undrawn facilities				
Revolving credit facility	=	-	50,000	50 000
Asset financing facility		-	-	-
Loan notes	-	-		-
Undrawn committed facilities		-	50 000	50 000

Notes to the Consolidated Financial Statements (cintinued)

for the year ended 31 March 2018

22 Derivative financial instruments

The Group's interest rate swaps are recognised as derivate—financial instrumients. Fair value movements are recognised in the income statement within interest receivable and similar income.

	2018	2017
	£,000	£,000
Financial liabilities carried at fair value		
Non-current derivative financial instrument liabilities	1,781	3,687
	1,781	3 687

Interest rate swaps

To minimise the volatility in cash flows from a change in LIE $_{\rm I}R$ the Group held interest rate swaps designated as hedges against drawn debt obligations as detailed below

Effective interest rate %	Maturity	2018 £'000	2017 £'000
2 00% + variable margin	30 April 2025	25 000	25 000
2 08% + variable margin	30 April 2022	25 000	25 000
•		50 000	50 000

The Group's economic hedges of interest rate risk are treat $|\omega|$ as derivative financial instruments and fair value movements are recognised in the income statement

The interest swap finance costs are charged to the income instement when the swap is payable. The swaps are payable on a quarterly basis.

23 Trade and other payables

2018	2017
£'000	£'000
3,345	4 218
1,753	4 909
794	-
2,902	3 823
942	1 545
4,842	10,652
3,124	2,043
4,536	5 986
685	835
25,802	18,637
37	1,013
48,762	53 661
	£'000 3,345 1,753 794 2,902 942 4,842 3,124 4,536 685 25,802 37

Amounts due to parent company bear interest at 4 05% and have no fixed repayment terms

No fixed security has been given in respect of any of the items listed above

Notes to the Consolidated Financial Statements (continued)

for the year ended 31 March 2018

24 Obligations under leases

Operating leases as lessee

Future minimum rentals payable on the Group's non-cancellable operating leases as at 31 March 2018 and 31 March 2017 are as follows

	2018	2017
	£'000	£'000
Within one year	470	1,109
After one year but not more than five years	1,490	4,009
After five years but not more than 20 years	-	4,258
	1.960	9,376

Dunng the year two of the Group's property rental agreements were cancelled. The landlords released the group from obligations under these lease agreements and no payments under the operating lease agreements are due after 31 March 2018 (2017 - £7 4m)

Operating leases as lessor

Future minimum rentals receivable under non-cancellable operating leases as at 31 March 2018 and 31 March 2017 are as follows:

	2018	2017
	€'000	£'000
Within one year	9,975	
After one year but not more than five years	33,018	-
	42,993	
	42,333	

During the year the Group leased a part of its freehold premises to an unconnected company for 5 years

Finance leases as lessee

Obligations under finance leases are secured on the assets to which they relate. The future minimum lease payments as at 31 March 2018 and 31 March 2017 are as follows:

	2018	2017
	£,000	£'000
Within one year	580	824
After one year but not more than five years	167	741
	747	1,565

25 Related party transactions

The Group has elected not to disclose related party transactions entered into between wholly owned members of its wider group in accordance with paragraph 331A of FRS 102

The Group's subsidiary undertakings are listed in Note 4 to the Parent Company financial statements

A number of the Group's subsidiary undertakings have claimed exemption from audit, these are listed in Note 4 to the Parent Company financial statements

Transactions between the Group and its related parties are disclosed below

	2018	2017
	€'000	£'000
Sales to jointly controlled entities	814	3,093
Purchases from jointly controlled entities	411	242
Amounts owed to jointly controlled entities	6	27
Amounts owed by jointly controlled entities	564_	178

26 Ultimate parent undertaking and controlling party

On 4 October 2016, Pinewood Group pic was acquired by Picture Holdco Limited, whose ultimate parent undertaking and controlling party is PW Real Estate Fund III GP Limited, in its capacity as General Partner of PW Real Estate Fund III LP

On 5 October 2016, Pinewood Group pic re-registered from a public limited company and became Pinewood Group Limited

The registered office address of Picture Holdco Limited is 4th Floor, 18 St. Swithin's Lane, London, England, EC4N 8AD Picture Holdco Limited is the only parent of Pinewood Group Limited which prepares consolidated financial statements, and these will be publicly available at Companies House

Parent Company Statement of Financial Position

as at 31 March 2018 Note 2018 £'000 Assets Non current assets	2017 £'000 32,956 128 33,084
Assets Non current assets	32,956 128
Non current assets	128
	128
	128
Investments 4 33,006	
Deferred tax asset128	22 004
33,134	33,004
Current assets	
Trade and other receivables	
Due within one year 5 259,869	278,470
Due after more than one year 5 129,045	-
Cash and cash equivalents 32,472	4,503
421,386	282,973
Total assets 454,520	316,057
Equity and liabilities	
Share capital 6 5,741	5,741
Share premium 76,696	76,696
Capital redemption reserve 135	135
Merger reserve 348	348
Translation reserve 887	1,340
Retained earnings 2,657	17,891
Total equity 86,464	102,151
Non-current Habilities	
Interest bearing loans and borrowings 7 249,442	101,066
Derivative financial instruments 8 1,781	3,687
251,223	104,753
Current liabilities	
Trade and other payables 9 116,833	109,153
116,633	109,153
Total jiabilities 368,056	213,906
Total equity and liabilities 454,520	316,057

As permitted by section 408(4) of the Companies Act 2006, the Company has elected not to present its own income statement for the year. The loss of the Company for the year was £3,284,000 (year ended 31 March 2017; profit of £3,138,000).

The financial statements of Pinewood Group Limited (registered number: 3889552) were approved and authorised for issue by the Board of Directors on 26 June 2018. They were signed on its behalf by

C J Naisby Director

The notes on pages 40 to 47 form part of these financial statements.

Parent Company Statement of Changes in Equity for the year ended 31 March 2018

	Share capital £'000	Share premium £'000	Translation reserve £'000	Other - serves £'000	Retained carnings £'000	Total equity £'000
At 01 April 2017	5 741	76,696	1 340	433	17 891	102 151
Loss for the year	-	-	-	-	(3 284)	(3 284)
Franslation reserve movement	-		(453)		-	(453)
Total comprehensive income for the year		-	(453)	-	(3 284)	(3 737)
Equity dividends	=		-	=	(11 950)	(11 950)
At 31 March 2018	5,741	76,696	887	483	2.657	86,464
At 01 April 2016	5 741	76 698	-	133	18 367	101 287
Profit for the year	-	•	-	-	3 138	3 138
Translation reserve movement		-	1 340		_	1 340
Total comprehensive income for the year	=	=	1 3/10	=	3 138	4 4 7 8
Equity dividends	-	-	-	-	(3 614)	(3 614)
At 31 March 2017	5 741	76 656	1 340	433	17 891	102 151

The notes on pages 40 to 47 form part of these financial statements

Notes to the Parent Company Financial Statements.

for the year ended 31 March 2018

Pinewood Group Limited ("the Company") is a private company limited by shares in corporated and domiciled in England. The registered office is located at Pinewood Studios. Pinewood Road. Ever Heath. Buck rightness, SL0 0NH.

1 Accounting policies

The principal accounting policies are summarised below. They have all been applied consistently throughout the current year and prior year.

Accounting convention

These financial statements have been prepared in accordance with FRS 102. The Financial Reporting Standard applicable in the UK and Republic of Ireland' ("FRS 102") and the requirements of the Companies Act 2006. Including the provisions of the Large and Medium-sized Companies and under historical cost convention.

This company is a qualifying entity for the purposes of FRS 102, being a men ber of a group where the parent of that group prepares publicly available consolidated financial stat ments, including this company, which are intended to give a true and fair view of the assets, liabilities, financial position and profit or loss of the group. The company has therefore taken advantage of exemptions from the following disclosure requirements.

- Section 4. Statement of Financial Position. Reconciliation of the opening and closing number of shares
- Section 7 'Statement of Cash Flows' Presentation of alsi tement of cash row and related notes and disclosures
- Section 11 'Basic Financial Instruments' and Section 12. Ciner Financial Instrument Issues' Carrying amounts, interest income/expense and net gains/losses for each category of triancial instrument, basis of determining fair values details of collateral, details of hedges, hedging fair value changes recognised in profit or loss and in other comprehensive income
- Section 33 'Related Party Disclosures' Compensation for Key management personnel

The financial statements of the company are consolidated in the financial statements on pages 11 to 35

Going concern

No material uncertainties that may cast significant doubt on the ability of the Company to continue as a going concern into the foreseeable future have been identified by the Directors. Therefore, the financial statements have been prepared on the going concern basis.

Fixed assets investments

Investments in subsidiaries and joint ventures are stated initially at cost. The carrying values are reviewed for impairments if events or changes in circumstances indicate the carrying values may not be recoverable.

Financial instruments

Financial assets and financial liabilities are recognised when the Company becomes a party to the contractual provisions of the instrument

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into. An equity instrument is any contract that evide ices a residual inverest in the assets of the Company after deducting all of its liabilities.

Financial assets and liabilities

All financial assets and liabilities are initially measured at tropaction price (including transaction costs), except for those financial assets classified as at fair value through profit or loss which are initially measured at fair value (which is normally the transaction price excluding transaction costs) unless the arrangement constitutes a financing transaction. If an arrangement constitutes a financial transaction the financial asset or financial biblily is measured at the present value of the future payments discounted at a market rate of interest of a similar debt instrument.

Financial assets are derecognised when and only when a) to e-contractual rights to the cash flows from the financial asset expire or are settled, b) the Group transfers to another party substantially all of the risks and rewards of ownership of the financial asset, or c) the Group, despite having retained sor less significant risks and rewards of ownership, has transferred control of the asset to another party and the other party has the practical ability to self the asset in its entirety to an unrelated third party and is able to exercise that ability units shally and withoul needing to impose additional restrictions on the transfer

Financial liabilities are derecognised only when the obligation specified in the contract is discharged cancelled or expires

Notes to the Parent Company Financial Statements (continued) for the year ended 31 March 2018

Accounting policies (continued)

Equity instruments

Equity instruments issued by the Company are recorded at the narrivalue of procures received cash or other resources received or receivable, net of direct issue costs

Interest-bearing loans and borrowings

Obligations for loans and borrowings are recognised when the company become active to the related contracts and are measured initially at the fair values of consideration received less directly attributed transaction costs. After initial recognition interest-bearing loans and borrowings are subsequintly measured a amortised cost using the effective interest method, allocating the interest income or interest expense over the relevant period. The loan issue costs are amortised in the income statement over the remaining maturity of the loans at a constant carrying amount and are reviewed for changes in circumstances that may indicate that the loans will not to hold to maturity

Significant accounting judgements, estimates and assumptions

The preparation of the Company's financial statements requires management to make judgements, estimates and assumptions that affect reported amounts at the reporting date

Estimates assumptions and judgements are applied by the Cori pany. These includes but are not limited to accruals and provisions for impairments of assets. These estimates assumptions and judgen in safe also evaluated on a continual. basis but are not significant

Profit and loss

4

As permitted by section 408(4) of the Companies Act 2000, the Lompany has control to the voar. The loss of the Company for the year viris £3,284,000 or prended 31 March 2017, profit of £3 138 000)

Staff costs and numbers

Stan costs and numbers		
	2018	2017
Staff costs including Directors	£,000	£.000
Salaries	1 809	2 172
Social security costs	195	203
Pension costs	62	76
Other employee benefits	43	66
	Z 109	2,517
Average monthly number of employees,	2018	2017
including Executive Directors	n: mbers	numbers
Management	1	3
Administration	7	7
Executive	2	3
	10	13
Investments		
		£'000
Cost and net book value		
At 31 March 2017		32 956
Additions		50
At 31 March 2018		33,006

Notes to the Parent Company Financial Statements (continued)

for the year ended 31 March 2018

4 Investments (continued)

Subsidiaries

Details of investments in which the Company holds 20% or more of the nominal value of ordinary share capital (or other class of share capital where marked 2 , see below) are as follows

		Country of	% equity
Company name	Principal Activity	incorporation	interest
Pinewood-Shepperton Studios Limited `	Holding company	United Kingdom	100%
Pinewood PSB Limited ¹	roperty develop nent	United Kingdom	100%
Pinewood Film Advisors Limited ¹	ilm investmentdvice	United Kingdom	100%
Pinewood Film Advisors (W) Limited	ilm investment advice	United Kingdom	100%
Pinewood Studios Limited	-ılm studio servic∋s	United Kingdom	100%
Shepperton Studios Limited	ilm studio services	United Kingdom	100%
Shepperton Studios (General Partner) Limited	roperty investm⊢nt	United Kingdom	100%
Pinewood Shepperton Limited	∍ormant	United Kingdom	100%
Baltray No 1 Limited	roperty investmint	United Kingdom	100%
Baltray No 2 Limited	'roperty investmi-nt	United Kingdom	100%
Shepperton Management Limited	roperty support	United Kingdom	100%
Pinewood Shepperton Facilities Limited	roperty support	United Kingdom	100%
PSL Consulting Limited	ilm services	United Kingdom	100%
Pinewood Studio Wales Limited	· ilm services	United Kingdom	100%
Pinewood Germany Limited	Jormant	United Kingdom	100%
Pinewood Film Services GmbH ¹⁴	⁻ formant	Germany	100%
Pinewood Dominican Republic Limited	ilm services	United Kingdom	100%
Pinewood Malaysia Limited	ilm services	United Kingdom	100%
Pinewood USA Inc 4	ilm services	USA	100%
Pinewood Film Production Studios Canada Inc	ilm services	Canada	100%
Pinewood Production Services Canada Inc.	ılm services	Canada	100%
Pinewood Films Limited	ilm investment	United Kingdom	100%
Pinewood Media Development Limited	ilm services	United Kingdom	100%
Pinewood Productions Ireland Limited	Jim services	Ireland	100%
Space Bear IR Designated Activity Company	ilm services	Ireland	100%
Pinewood Last Passenger Limited	4m production	United Kingdom	100%
Pinewood Beile Limited ³	-ilm production	United Kingdom	100%
Pinewood Camera Trap Limited	ilm production	United Kingdom	100%
Pinewood Christmas Candle Limited	ilm production	United Kingdom	100%
Pinewood Robot Overlords Limited	-Im production	United Kingdom	100%
Pinewood Riot Club Limited	ilm production	United Kingdom	100%
Pinewood Pressure Limited	Im production	United Kingdom	100%
Pinewood KYF Limited 1	ilm production	United Kingdom	100%
Pinewood Films No. 10 Limited	ilm production	United Kingdom	100%
Pinewood Films No. 11 Limited	ilim production	United Kingdom	100%
Pinewood Films No. 12 Limited	ilm production	United Kingdom	100%
Pinewood Films No. 13 Limited	ilm production	United Kingdom	100%
Pinewood Films No. 14 Limited	-ilm production	United Kingdom	100%
Where Hands Touch (FPC) Limited	ilm production	United Kingdom	100%
Pinewood Films No. 16 Limited 3.4	-ilm production	United Kingdom	100%
The Studios Unit Trust	roperty investment	Jersev	100%
Shepperton Studios Property Partnership	roperty investment	United Kingdom	100%
Pinewood Finco PLC ¹⁵	'inancial services	United Kingdom	100%
I HEWOOG I HICO F ED			

Notes to the Parent Company Financial Statements (continued)

for the year ended 31 March 2018

Investments (continued)

Subsidiaries (continued)

Directly held

Investment held as follows

- o Pinewood Shepperton Studios Limited 17 830 ordinary shales of 5p each with a nominal value of £892, and 942,700 redeemable shares of 10p each with a niminal value of £94,270. Further details included in the subsidiary financial statements of Pinewood hepperton Studios Limited of The Studios Unit Trust - units held in Jerse / Property Unit his by Baltray No 1 Limited and Baltray
- No 2 Limited
- o Shepperton Studios Property Partnership Limited Partnership in which Baltray No 1 Limited and the Studios Unit Trust are Limited Partners

The registered office of the subsidiaries (or local equivalent) are as follows

- o All United Kingdom subsidiaries Pinewood Studios, Pinew and Road, Iver Heath, SL0 0NH, England o The Studios Unit Trust - 47 Esplanade St Helier Jersey .' 1 0BD
- o All Irish subsidiaries Second Floor 10 So ith Anne Street uhlin 2 Ireland
- o Pinewood Film Services GmbH c/o Gree ifort Partnerscha von Rechtsanwalten Arndtstraße 28 e 28 60325 Frankfurt am Main, Germany o Pinewood USA Inc. and Pinewood Media Cuarantors Insur. ce Services LLC - c/o Katten Munchin
- Rosenman LLP 2029 Century Park East Suite 2600 Losin geles ICA 90067 USA o Pinewood Production Services Canada Inc. - 225 Commissi ners Street. Toronto. ON M4M 0A1,
- Canada o Pinewood Film Production Studios Canada Inc. Suite 2600 - nice Bentall Centre. PO Box 49314 595 Burrard Street Vancouver BC V7X 1I 3 Canada

Joint ventures

As at 31 March 2018, the Company had interests in the following joint ventures

	Principal		
	place of		% voting
Company name	bur mess	% equity interest	rights
Pinewood Atlanta LLC	USA	40%	50%
PAS Holdings Fayette LLC	US.	40%	50%

None of the investments in joint ventures is directly held. The all counting reference date for the two joint ventures is 31

All joint venture interests are indirectly held. The registered office of Pinewood All anta LLC and PAS Holdings Fayette LLC is 461 Sandy Creek Road. Fayetteville. Georgia 30214, USA

Other investments

The Group owns 15% of the share capital of PMBS Holdings Lt 1 PMBS Holdina. Ltd owns 100% of Pinewood MBS Lighting Limited. The Company also has an indirect investment in POP Global L. lifed amounting to 12.5% of the share capital POP Global Limited owns 100% of We Got Pop Limited

At the date of approval of these financial statements, these companies have active proposals to strike off

[&]quot;The reporting date for Pinewood Film Services GmbH and Pin, wood USA Inc. - 31 December and for Pinewood Films No 16 Limited is 28 February

On 8 November 2017, the company purchased 100% of the shares of Pinewoo, Finco PLC upon the entity's incorporation

Notes to the Parent Company Financial Statements (continued) for the year ended 31 March 2018

Investments (continued)

Audit exemption
Pinewood Group Limited has given statutory guarantees ag ainst all the outstanding liabilities of the below listed whollyowned subsidiaries at 31 March 2018 under Section 479A.c. the Companies act 2006, thereby allowing these subsidiaries to be exempt from the annual audit requirement for the year ended 31 March 2018

Although the Company does not anticipate the guarantees to be called upon line book values of the guaranteed liabilities excluding intragroup balances, for each relevant subsidiary $\sin 31$ March 2018 are set out below

Company name	Company registration number	Liabilities to non- group entities £'000
Baltray No 1 Limited	05776674	96
Baltray No 2 Limited	05778635	-
Pinewood Camera Trap Limited	08153323	-
Pinewood Dominican Republic Limited	07096246	27
Pinewood Films Limited	07660856	
Pinewood Films No. 10 Limited	08818148	7
Pinewood Films No 13 Limited	09006529	12
Pinewood Malaysia Limited	07074446	66
Pinewood Media Development Limited	09592018	-
Pinewood Riot Club Limited	08446929	-
Pinewood Robot Overlords Limited	08370083	-
Pinewood PSB Limited	06300755	15 837
Pinewood Studio Wales Limited	08863162	121
PSL Consulting Limited	08655214	156
Shepperton Management Limited	05907027	-
Shepperton Studios (General Partner) Limited	05913009	-
Pinewood Germany Limited	07079399	-
Pinewood Camera Trap Limited	08153323	2
Pinewood Robot Overlords Limited	08370083	2
Pinewood Riot Club Limited	08446929	-
Pinewood Shepperton Facilities Limited	07527390	-

Notes to the Parent Company Financial Statements (continued)

for the year ended 31 March 2018

5 Trade and other receivables

	2018	2017
	£'000	£'000
Amount falling due within one year		
Prepayments and accrued income	66	47
Loans due from subsidiary undertakings	6.414	36,414
Amounts due from subsidiary undertakings	2 3 389	242 009
·	2.9.869	2/8 470
Amount falling due after more than one year.		
Loans due from parent undertakings	1 9 045	-
	* 9.045	-
	3′ 8,914	278 470

Intragroup balances are repayable on demand and interest is of arged at 4.05% 017 3.1%). The loans due from the parent company are repayable on 1 December 2023 and carry interest charged 4.05% (2017 nil). The loans due from subsidiary undertakings are repayable on demand and interest is charged at 4.5 (2017 4.5%).

6 Share capital

Issued, called up and fully pard	2018 £'000	2017 £'000
57 409 926 Ordinary shares of 10b each	5 741	5 741

The Ordinary shares, which carry no right to fixed income, each carry the right to line vote at general meetings of the Company

7 Interest bearing loans and borrowings

	i,	nturity	2018 £'000	2017 £'000
Current Borrowings				
Bank overdraft	Annual +	16 wal	-	=
Non-Current Borrowings				
Term loan facility	29 M	2019	-	100 000
Revolving credit facility	1 Jun	2023	-	-
Asset financing	5 Novembr	2019	724	1 504
Loan from subsidiary undertaking	1 Decemb	2023	250,000	-
Non-current drawn loan facilities		-	250,724	101,504
Secured bank loan arrangement costs			(1,282)	(438)
			249,442	101 066
Total current and non-current interest-bearing loans and be	orrowings		249,442	101,066

The loan from subsidiary undertaking carries interest at 3.75% and is repayable in 1 December 2023

Details of effective interest rates itotal facilities is security repairment covenants. In listed in Note 21 of the consolidated Group financial statements accounts above

Notes to the Parent Company Financial Statements (continued)

for the year ended 31 March 2018

8 Derivative financial instruments

The Company's interest rate swaps are recognised as derivative financial instruments. Fair value movements are recognised in the income statement within interest payable - id similar charges

Further details can be found in Note 22 to the consolidated $\ensuremath{\mathsf{Liroup}}$ financial statements

		2018 £'000	2017 £'000
	Financial liabilities carried at fair value Non-current derivative financial instrument liabilities	1,781 1,781	3 687 3 687
9	Trade and other payables		
	• •	2018	2017
		£'000	£'000
	Other creditors	1,535	4 992
	Amounts due to parent undertakings	75	150
	Amounts due to subsidiary undertakings	115,223	104 011
		116,833	109 153

Intragroup balances are repayable on demand and interest $^{\circ}$ charged at 4.05 % (2017–3.1%)

10 Related party transactions

The Company has elected not to disclose related party train actions entered into between wholly owned members of its wider group in accordance with paragraph 331A of FRS 10

Notes to the Parent Company Financial Statements (continued)

for the year ended 31 March 2018

11 Contingent liability

The Company has committed to provide financial support to serieral of its wholly itemed subsidiary undertakings in a net current liability position to an amount as may be required to encole each subsidiary to fulfill its operational commitments to meet liabilities as and when they fall due and carry on their business as a going concern. Where it is required. Pinewood Group Limited intends to extend such support for a further 12 n onths from the collection commitments expire as shown below.

	Expiration date of financial
Company name	support
Baltray No 1 Limited	6 March 2019
Baltray No 2 Limited	6 March 2019
Pinewood Films Limited	14 December 2018
Pinewood Film Advisors (W) Limited	14 December 2018
Pinewood Germany Limited	11 April 2018
Pinewood Media Development Limited	15 December 2018
Pinewood PSB Limited	15 December 2018
Pinewood-Shepperton Studios Limited	15 December 2018
Pinewood Studios Limited	15 December 2018
Pinewood Studio Wates Limited	15 December 2018
Shepperton Studios Limited	15 December 2018
Pinewood Film Advisors Limited	27 July 2018

The Company, together with certain subsidiary undertakings half at the financial interment date granted a cross guarantee in favour of its bankers in respect of the bank borrovings of the Grounds.

The guarantee was secured by a floating charge which as at 31 March 2018 war 1,252 505 000 (2017 £105,390 000)

The loan notes issued during the year within the financial stater lents of the Gro in are secured by fixed and floating charges over the trade and assets of the group headed by Picti. e Holdoo Limite in of which the company is a member

12 Ultimate parent undertaking and controlling party

On 4 October 2016, Pinewood Group pld was acquired by Pictu e Holdco Limite — whose ultimate parent undertaking and controlling party is PW Real Estate Fund III GP Limited in its c. pacity as Gener 1 Partner of PW Real Estate Fund III LP

On 5 October 2016, Pinewood Group plc re-registered from a public limited company and became Pinewood Group Limited

The registered office address of Picture Holdco Limited is 4th F for 18 St. Swift is Lane. London. England. EC4N 8AD Picture Holdco Limited is the parent of the largest group for which consolidated in counts are prepared which include the results of Pinewood Group Limited, and these will be publicly at allable at Comparises. House The smallest group for which consolidated accounts are prepared is for Pinewood Group Limited which in reishown on pages 13 to 38 of these financial statements.