REINET INVESTMENTS S.C.A.

Annual Report at 31 March 2018

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Cautionary statement regarding forward-looking statements

This document contains forward-looking statements as that term is defined in the United States Private Securities Litigation Reform Act of 1995. Words such as 'may', 'should', 'estimate', 'project', 'plan', 'believe', 'expect', 'anticipate', 'intend', 'potential', 'goal', 'strategy', 'target', 'will', 'seek' and similar expressions may identify forward-looking statements. Such forward-looking statements are not guarantees of future performance. Actual results may differ materially from the forward-looking statements are not guarantees of future performance. Actual results may differ materially from the forward-looking statements are not guarantees of future performance. Actual results may differ materially from the forward-looking statements are sult of a number of risks and uncertainties, many of which are outside Reinet's (as defined on page 1) control. Reinet does not undertake to update, nor does it have any obligation to provide updates or to revise, any forward-looking statements. Certain information included in the Management Report is text attributed to the management of investee entities. While no facts have come to our attention that lead us to conclude that any such information is inaccurate, we have not independently verified such information and do not assume any responsibility for the accuracy or completeness of such information.

HIGHLIGHTS

The investment objective of Reinet is to achieve long-term capital growth.

Reinet's strategy is to work with experienced partners to invest in unique opportunities focusing on value creation for investors.

- Reinet's net asset value of € 5.1 billion reflects a compound return of 12 per cent per annum in euro terms, since March 2009, including dividends paid
- The net asset value at 31 March 2018 reflects a decrease of € 875 million or 14.6 per cent from € 6 002 million at 31 March 2017
- Net asset value per share at 31 March 2018: € 26.17 (31 March 2017: € 30.63)
- Commitments totalling € 312 million in respect of new and existing investments made during the year, and a total of € 90 million funded during the year
- On 14 November 2017, Reinet's ordinary shares were listed on Euronext Amsterdam
- On 29 November 2017, Reinet's ordinary shares were listed on the Johannesburg Stock Exchange and the depository receipts subsequently cancelled
- Dividends from British American Tobacco during the year amounted to \notin 208 million
- Reinet dividend of some € 32 million, or € 0.165 per share, paid during the year
- Proposed Reinet dividend of € 0.18 per share payable after the 2018 annual general meeting

PERFORMANCE

NET ASSET VALUE

The decrease in the net asset value of $\in 875$ million during the year reflects the decrease in the fair value of certain investments, including British American Tobacco p.l.c. ('BAT') and United States land development and mortgages offset by the receipt of dividends from BAT and increases in the estimated fair value of certain investments, including Pension Insurance Corporation Group Limited, and derivative assets.

The Company records its assets and liabilities in euro; the depreciation of sterling, the US dollar and the South African rand against the euro has resulted in an overall decrease in the value of certain assets and liabilities in euro terms. Applying the current year-end exchange rates to the March 2017 assets and liabilities would have resulted in a decrease in the March 2017 net asset value of some € 280 million.

SHARE PRICE

The Company's share price as quoted on the Luxembourg Stock Exchange decreased by 20 per cent in the year from \notin 18.11 at 31 March 2017 to \notin 14.40 at 31 March 2018, with the highest trade being at \notin 22.50 during the year. The total shareholder return since inception (taking into account the Initial Price and including dividends paid) is 8 per cent per annum. The Company's ordinary shares are listed on the Luxembourg Stock Exchange, Euronext Amsterdam (with effect from 14 November 2017) and the Johannesburg Stock Exchange (with effect from 29 November 2017); the listing on the Johannesburg Stock Exchange is a secondary listing.

DIVIDEND

The Company paid a dividend of $\notin 0.165$ per share in September 2017, a 2.5 per cent increase from $\notin 0.161$ per share in 2016. A dividend of $\notin 0.18$ per share, is proposed for the current financial year, subject to approval by shareholders at the annual general meeting in August 2018.

Reinet Investments S.C.A. (the 'Company') is a partnership limited by shares incorporated in the Grand Duchy of Luxembourg and having its registered office at 35, boulevard Prince Henri, L-1724 Luxembourg. It is governed by the Luxembourg law on securitisation and in this capacity allows its shareholders to participate indirectly in the portfolio of assets held by its wholly-owned subsidiary Reinet Fund S.C.A., F.I.S. ('Reinet Fund'), a specialised investment fund also incorporated in Luxembourg. The Company's ordinary shares are listed on the Luxembourg Stock Exchange, Euronext Amsterdam and the Johannesburg Stock Exchange; the listing on the Johannesburg Stock Exchange is a secondary listing. The Company's ordinary shares are included in the 'LuxX' index of the principal shares traded on the Luxembourg Stock Exchange. The Company and Reinet Fund's subsidiaries are referred to as 'Reinet'.

CHAIRMAN'S COMMENTARY

Dear Shareholder,

OVERVIEW OF LAST 10 YEARS

October 2018 marks the 10th anniversary of the formation of Reinet. At its creation Reinet held British American Tobacco shares, a portfolio of smaller investments and \in 350 million in cash, stemming from the restructuring of Richemont. Since 2008, Reinet has sold over 16 million British American Tobacco shares for total proceeds of some \in 720 million and borrowed some \in 700 million using British American Tobacco shares as collateral; investments made to date amount to over \notin 2.1 billion and current outstanding commitments amount to \notin 445 million with \notin 322 million cash and liquid funds available. At 31 March 2018, the net asset value of the portfolio amounted to \notin 5.1 billion.

Total shareholder return taking into account the Initial Price of Reinet's shares, the market value of the Reinet share at year-end and dividends paid, is 8 per cent per annum.

At the end of 2017, Reinet listed its ordinary shares on Euronext Amsterdam and on the Johannesburg Stock Exchange, following the cancellation of its depository receipt program. Along with the original listing on the Luxembourg Stock Exchange, Reinet's ordinary shares are now traded on three stock exchanges with a very efficient exchange mechanism between them. The enhanced convertibility and increased market visibility should enhance liquidity in the Reinet share over time.

BUSINESS DEVELOPMENTS

The investment in British American Tobacco represented some 62.4 per cent of Reinet's net asset value at 31 March 2018, compared to 70.8 per cent a year ago. This percentage decrease reflects the significant decrease in the British American Tobacco share price from £ 53.00 to £ 41.31, with the value of the holding of 68.1 million shares falling to \in 3.2 billion at 31 March 2018. The value of Reinet's investment in British American Tobacco has thus decreased by some \in 1 billion in the year; despite the current downturn in the share price we continue to take comfort from the underlying financial results, dividend flows and future prospects including the investment in Reynolds American, decreased US tax rates and increased focus on next generation products.

Pension Corporation continues to perform well in a market segment receiving increasingly more attention. The company wrote some \pounds 3.7 billion of new business in 2017 compared to \pounds 2.6 billion in 2016, and the outlook remains positive. With strong growth in profitability, a reported solvency ratio under the Solvency II regime at 160 per cent and, combined with a recently announced initial A+ rating from Fitch, Pension Corporation remains well placed to continue to compete for new clients and grow its business.

In the year under review, Reinet made investment commitments of $\notin 312$ million and invested a total of $\notin 90$ million in new and existing portfolio assets. Worthy of note is the new commitment to the respective successor funds of Trilantic North America, comprising $\notin 152$ million to date.

During the course of the year under review, Reinet's net asset value decreased by 14.6 per cent from \in 6.0 billion to some \in 5.1 billion. This reflects a significant decrease in the value of the investment in British American Tobacco offset in part by an increase in the value of the investment in Pension Corporation. The net asset value was also impacted by the weakening of sterling and the US dollar against the euro during the year.

The importance of the level at which Reinet shares trade is well appreciated by the Board of Directors. Despite the decrease over the last financial year the Board of Directors believes the Reinet portfolio continues to be appropriately placed. Our focus will remain on investing to achieve long-term growth in net asset value in an increasingly more volatile global context. We will continue to invest in and support our portfolio of assets where we have gained comfort to further develop, seeking to deploy new capital and importantly addressing smaller assets where the time and money spent is disproportionate to their ability to make a meaningful longterm impact on the net asset value.

DIVIDEND

The Board of Directors of Reinet Investments Manager S.A. proposes a dividend of \in 0.18 per share, payable in September 2018. This represents an increase of 9 per cent over the dividend paid last year.

CHANGES TO THE BOARD OF DIRECTORS AND BOARD OF OVERSEERS

Mr Eloy Michotte retired from the Board of Directors in May 2018, and Mr Denis Falck will retire from the Board of Overseers at the annual general meeting in August 2018. Both gentlemen have given nearly 10 years of service to Reinet, I wish to thank them both for their extremely valuable contribution to Reinet.

OUTLOOK

The last year has once again shown that we live in a very uncertain and unpredictable world. Political changes in many countries, significant fluctuations in currency values, and in Reinet's instance, the large decrease in the value of British American Tobacco shares, were all unexpected. The ability of markets in general to withstand some of these shocks are tested regularly. Slowly rising interest rates and declining central bank support will add more risk and volatility to world markets. Reinet will remain focussed on investing for the long-term and maintain its prudent approach in order to mitigate these risks.

Many people across the Reinet organisation and its investee companies have contributed to Reinet's performance. I would like to take this opportunity to thank them all.

Johann Rupert Chairman

Reinet Investments Manager S.A. Luxembourg, 23 May 2018

BUSINESS OVERVIEW

Reinet Investments S.C.A. (the 'Company') has determined that it meets the definition of an investment entity in terms of the amended International Financial Reporting Standards ('IFRS') 10. The net asset value, the income statement and the cash flow statement included in this business overview have however been presented in a more comprehensive format than required by IFRS in order to provide readers with detailed information relating to the underlying assets and liabilities.

NET ASSET VALUE

The net asset value ('NAV') at 31 March 2018 comprised:

	31 March 2018		31 March 2017	
	€m	%	€ m	%
Listed investments				
British American Tobacco p.l.c.	3 198	62.4	4 249	70.8
SPDR Gold shares	23	0.4	26	0.4
Selecta Biosciences, Inc.	3	_	5	_
Unlisted investments				
Pension Insurance Corporation Group Limited	1 305	25.4	1 175	19.6
Private equity and related partnerships	736	14.4	780	13.0
Trilantic Capital Partners	180	3.5	202	3.4
Fund IV, Fund V, TEP, TEP II, related general partners and				
management companies				
36 South macro/volatility funds	40	0.8	49	0.8
Asian private equity and portfolio funds	177	3.5	182	3.0
Milestone China Opportunities funds, investment holdings and				
management company participation	129		135	
Prescient China Balanced Fund and investment management company	48		47	
Specialised investment funds	339	6.6	347	5.8
Vanterra Flex Investments ⁽¹⁾	-		30	
Vanterra C Change TEM and holding companies ⁽¹⁾	24		23	
NanoDimension funds and co-investment opportunities	54		44	
Fountainhead Expert Fund	17		29	
Snow Phipps funds and co-investment opportunities	90		48	
Palm Lane Credit Opportunities Fund	85		94	
GAM Real Estate Finance Fund	53		75	
Other fund investments ⁽¹⁾	16		4	
United States land development and mortgages ⁽¹⁾	83	1.6	154	2.6
Diamond interests	39	0.8	56	0.9
Other investments ⁽¹⁾	59	1.2	64	1.1
Total investments	5 446	106.2	6 509	108.4
Cash and liquid funds	322	6.3	360	6.0
Bank borrowings and derivatives				
Borrowings	(661)	(12.9)	(813)	(13.5)
Net derivative assets	52	1.0	26	0.4
Other liabilities ⁽¹⁾				
Minority interest, fees payable and other liabilities, net of other assets	(32)	(0.6)	(80)	(1.3)
Net asset value	5 127	100.0	6 002	100.0

(1) Certain assets previously included in the investment in Vanterra Flex have been distributed to Reinet Fund and are now included in 'Vanterra C Change TEM and holding companies', 'Other fund investments', 'Other investments' and in 'United States land development and mortgages'. The liability for minority interest was also reduced in respect of certain assets. Refer to page 14 for a description of the distributed assets.

All investments are held, either directly or indirectly, by Reinet Fund S.C.A., F.I.S. ('Reinet Fund'). The Company and Reinet Fund together with Reinet Fund's subsidiaries are referred to as 'Reinet'.

INFORMATION RELATING TO CURRENT KEY INVESTMENTS

		Committed amount ⁽¹⁾ in millions	Remaining committed amount ⁽¹⁾ in millions	Invested amount ⁽²⁾ in millions	Realised proceeds ⁽²⁾ in millions	Current fair value ⁽¹⁾ in millions	Total realised and unrealised value ⁽³⁾ in millions
Listed investments							
British American Tobacco p.l.c.	EUR	_	_	1 739	1 862	3 198	5 060
Ĩ	GBP	_	_	1 418	1 530	2 811	4 341
SPDR Gold shares	EUR	23	_	22	_	23	23
	USD	25	_	25	-	29	29
Selecta Biosciences, Inc.	EUR	4	_	4	_	3	3
-	USD	5	_	5	_	4	4
Unlisted investments							
Pension Insurance	EUR	614	1	656	_	1 305	1 305
Corporation Group Limited	GBP	540	1	539	_	1 147	1 147
Trilantic Capital Partners	EUR	464	215	273	341	180	521
Euro investment	EUR	87	20	67	112	54	166
US dollar investment ⁽⁴⁾	USD	464	239	235	282	155	437
36 South macro/volatility funds	EUR	93		93	11	40	51
Euro investment	EUR	88	_	88	11	36	47
US dollar investment	USD	6	_	6	_	5	5
Asian private equity and portfolio funds Milestone China Opportunities funds, investment holdings and							
management company	EUR	137	6	124	21	129	150
participation	USD	169	7	162	25	160	185
Prescient China Balanced							
Fund and investment	EUR	26	_	25	-	48	48
management company	USD	32	-	32	-	59	59
Specialised investment funds							
Vanterra Flex	EUR	_	_	51	49	_	49
Investments ⁽⁵⁾	USD	_	_	64	58	_	58
Vanterra C Change TEM and	EUR	58	5	52	1	24	25
holding companies	USD	71	6	65	1	29	30
NanoDimension funds and		, –					
co-investment opportunities	EUR	82	32	51	1	54	55
Euro investment	EUR	4		4	1	3	4
US dollar investment	USD	96	39	57	_	63	63
Fountainhead Expert Fund	EUR	32	16	15	_	17	17
i ountainneau Expert i and	USD	40	20	20	_	21	21
Snow Phipps funds and	EUR	123	41	87	4	90	94
co-investment opportunities	USD	151	51	100	5	111	116
Palm Lane Credit	EUR	57		54		85	85
Opportunities Fund	USD	70	_	70	_	105	105
GAM Real Estate Finance Fund	EUR	114	34	54	37	53	90
Gravi iver Estate Fillance Fullu	GBP	100	34 30	70	30	47	77
United States land development	EUR	174	2	161	50	83	83
United States land development					_	-	
and mortgages	USD	215	3	212	_	103	103
Diamond interests ⁽⁶⁾	EUR	86	3	116	78	39	117
	ZAR	1 230	40	1 190	1 131	571	1 702

Calculated using year-end foreign exchange rates.
 Calculated using actual foreign exchange rates at transaction date.
 Total of realised proceeds and current fair value.
 Total of realised amount for Trilantic Capital Partners includes an initial payment of \$ 10 million.
 Certain assets have been distributed and are now included in Vanterra C Change TEM and holding companies', 'Other fund investments', 'Other investments' and in 'United States land development and mortgages'.
 The exposure to the South African rand has been partially hedged by a forward exchange contract and borrowings in this currency.

BUSINESS OVERVIEW Continued

Reinet seeks, through a range of investment structures, to build partnerships with other investors, specialised fund managers and entrepreneurs to find and develop opportunities for long-term value creation for its shareholders.

Since its formation in 2008, Reinet has invested over \notin 2.1 billion and at 31 March 2018 has committed to provide further funding of \notin 445 million to its current investments. Details of the funding commitments outstanding are given in the table on page 22 of this report. New commitments during the year under review amounted to \notin 312 million, and a total of \notin 90 million was funded during the year.

LISTED INVESTMENTS



BRITISH AMERICAN TOBACCO P.L.C.

The investment in British American Tobacco p.l.c. ('BAT') remains Reinet's single largest investment position and is kept under constant review, considering the company's performance, the industry outlook, cash flows from dividends, stock market performance, volatility and liquidity.

Nicandro Durante, Chief Executive of BAT, writing in its annual report for 2017 commented:

'The Group delivered another set of strong financial results in 2017, despite a challenging trading environment. Following the transformational deal in July 2017, these results benefit from the acquisition of Reynolds American Inc. while also demonstrating the strength of the organic business.

In light of the evolution of the business, with the addition of leading brands in the US, as well as the growing importance and progress of our potentially reduced-risk products, we have taken the opportunity to establish a new portfolio of priority brands.

Notwithstanding the good progress we are making with our potentially reduced-risk products, combustible cigarette products remain at the core of our business - delivering growth today and providing the funds required for investing in the future. I am therefore pleased that 2017 saw the Group yet again deliver another good performance.

The Group's financial performance was positively impacted by the accounting for the acquisition of Reynolds American Inc. and the subsequent US tax reforms. These drove diluted earnings per share up by over 600 per cent to 1 830.0p.'

During the year under review, Reinet recorded dividends from BAT amounting to \notin 208 million (£ 180 million), being BAT's final 2016 dividend and interim dividends for 2017 and 2018. In May 2018, after the end of the financial year, Reinet received the first payment in respect of BAT's 2018 financial year interim dividend; this amounted to \notin 38 million (£ 33 million) and is included in the current reported year-end results. BAT did not pay a final 2017 dividend, and instead moved to interim dividends paid quarterly starting from 1 January 2018.

Reinet holds 68.1 million shares in BAT, representing some 2.97 per cent of BAT's issued share capital. The value of Reinet's investment in BAT amounted to \notin 3 198 million at 31 March 2018 (31 March 2017: \notin 4 249 million), being some 62.4 per cent of Reinet's NAV. The BAT share price on the London Stock Exchange decreased from £ 53.00 at 31 March 2017 to £ 41.31 at 31 March 2018.

The BAT share price has been volatile during the year under review, with an initial increase in price following the completion of the acquisition of the remaining 57.8 per cent of Reynolds American Inc. but subsequently decreasing following the announcement of the US Food and Drug Administration's decision to pursue regulation which proposes nicotine levels to be reduced to non-addictive levels. Reinet continues to take comfort from the underlying financial results, dividend and future prospects of BAT including the investment in Reynolds American Inc., decreased US tax rates and increased focus on next generation products.

Further information on BAT is available at www.bat.com/annualreport



SPDR GOLD SHARES

In 2015, Reinet invested \in 22 million in SPDR Gold shares ('GLD'), the largest physically backed gold exchange traded fund in the world. Over the long term, gold can provide a hedge against inflation and offer some protection against value changes in turbulent economic and political times.

Reinet holds 230 000 shares with a market value of \in 23 million as at 31 March 2018.

Further information on GLD is available at www.spdrgoldshares.com



SELECTA BIOSCIENCES, INC.

In June 2016, Reinet invested € 4 million in Selecta Biosciences, Inc., ('Selecta') acquiring 350 000 shares in its initial public offering on the Nasdaq.

Selecta is a clinical-stage biopharmaceutical company using proprietary synthetic vaccine particle technology to discover and develop targeted therapies that are designed to modulate the immune system to effectively and safely treat rare and serious diseases.

Selecta is also a portfolio company of NanoDimension funds, pre and post the initial public offering.

Reinet holds 350 000 shares with a market value of \in 3 million as at 31 March 2018. *Further information on Selecta is available at www.selectabio.com*

BUSINESS OVERVIEW Continued

UNLISTED INVESTMENTS

Unlisted investments are carried at their estimated fair value. In determining fair value, Reinet Fund Manager S.A. (the 'Fund Manager') relies on audited and unaudited financial statements of investee companies, management reports and valuations provided by third-party experts. Valuation methodologies applied include the net asset value of investment funds, discounted cash flow models and comparable valuation multiples, as appropriate.



PENSION INSURANCE CORPORATION GROUP LIMITED

Pension Insurance Corporation Group Limited's ('Pension Corporation') wholly-owned subsidiary, Pension Insurance Corporation plc ('Pension Insurance Corporation'), is a specialist insurer of UK defined benefit pension funds. Pension Insurance Corporation provides tailored pension insurance buyouts and buy-ins to the trustees and sponsors of UK defined benefit pension funds. Pension Insurance Corporation provides secure and stable retirement income for its policyholders through market-leading customer service, comprehensive risk management and excellence in asset and liability management.

In 2017, Pension Insurance Corporation wrote new pension insurance business with premiums of £ 3.7 billion up from £ 2.6 billion in 2016. It reported an underlying operating profit of £ 195 million (2016: £ 177 million), pre-tax profits of £ 391 million (2016: £ 276 million) and a solvency capital ratio of 160 per cent (2016: 164 per cent). Pension Insurance Corporation has been operating under the Solvency II framework of governance since 1 January 2016.

At 31 December 2017, Pension Insurance Corporation held £ 25.7 billion in assets (31 December 2016: £ 22.6 billion) and had insured more than 151 000 pension fund members (31 December 2016: 134 000). Clients include FTSE 100 companies, multinationals and the public sector.

PENSION INSURANCE CORPORATION GROUP LIMITED CONTINUED

Tracy Blackwell, Chief Executive Officer of Pension Insurance Corporation commented:

'To fulfil our purpose of providing financially secure pensions to our policyholders, as well as transacting new business and growing that pool of policyholders, there are several key areas in which Pension Corporation, through its main operating subsidiary Pension Insurance Corporation, as a specialist insurance company, needs to excel. These include a clear, strong focus on getting the best outcome for our customers, the ability to source the right sort of assets, the development of deep working relationships with reinsurers and the need to retain excellent staff.

Our key financial metrics demonstrate the strength of the business. We finished the year with total new business premiums of £ 3.7 billion, across 20 pension schemes, and took on responsibility for the pension payments of an additional 24 000 policyholders. Pension Insurance Corporation's underlying operating profit, which reflects management's view of the profitability of the business and its activities grew to £ 195 million, an increase of 10 per cent year-on-year. At year-end, Pension Corporation's Market Consistent Embedded Value (MCEV) stood at £ 2 932 million, an increase of 13 per cent in the year, and Pension Insurance Corporation's solvency ratio was 160 per cent.

In 2017 we were proud to attain the Institute of Customer Service's (ICS) ServiceMark with Distinction – the only financial services company to have done so. Our stakeholders continue to give us excellent feedback, with over 98 per cent of policyholders expressing overall satisfaction with our service, and 99 per cent of employees expressing a belief that Pension Insurance Corporation will be successful over the next few years.

2017 was a very successful year for us and I look forward to building on this in 2018 with all our stakeholders.'

Reinet's investment in Pension Corporation is carried at an estimated fair value of $\notin 1$ 305 million at 31 March 2018 (31 March 2017: $\notin 1$ 175 million). This value takes into account Pension Corporation's audited embedded value at 31 December 2017 of $\notin 2.9$ billion (31 December 2016: $\pounds 2.6$ billion), valuation multiples drawn from industry data and a discount of 10 per cent which takes into account the illiquid nature of Reinet's investment.

The increase in estimated fair value over the year is due to the increase in Pension Corporation's embedded value which reflects new business written in the year and the effect of changing economic variables, together with a 2 per cent increase in comparable company valuation multiples derived from public information relating to listed companies in the UK insurance sector. The increase in estimated fair value is reduced by the weakening of sterling against the euro in the year.

Further information on Pension Corporation is available at www.pensioncorporation.com

BUSINESS OVERVIEW CONTINUED

PRIVATE EQUITY AND RELATED PARTNERSHIPS

Where Reinet invests in funds managed by third parties its philosophy is to partner with the managers of such funds and to share in fees generated by funds under management. This is the case with funds managed by Trilantic Capital Partners, 36 South Capital Advisors, Milestone Capital, Prescient Investment Management China and Vanterra Capital. Under the terms of the investment advisory agreement (the 'Investment Advisory Agreement'), entered into by the Fund Manager and Reinet Investment Advisors Limited (the 'Investment Advisor'), Reinet pays no management fee to the Investment Advisor on such investments except in the case where no fee or a reduced fee below 1 per cent is paid to the third-party manager. In such cases, the aggregate fee payable to the Investment Advisor and the third-party manager is capped at 1 per cent.

TRILANTIC CAPITAL PARTNERS

TRILANTIC CAPITAL PARTNERS TRILANTIC CAPITAL PARTNERS Trilantic Capital Partners ('Trilantic') is composed of Trilantic North America and Trilantic Europe, two separate and independent private equity investment advisors focused on making controlling and significant minority interest investments in companies in their respective geographies. Trilantic North America primarily targets investments in the consumer, energy, and business services sectors, and currently manages five funds. Trilantic Europe primarily targets investments in the industrials, consumer and leisure, telecommunication, media and technology, business services and healthcare sectors, and currently manages two funds.

> Reinet and its minority partner invest in the Trilantic general partnerships and management companies (together 'Trilantic Management') and six of the eight current funds under Trilantic's management. The terms of investment applicable to Reinet's investment in the Trilantic funds provide that Reinet will not pay any management fees or carried interest. In addition, Reinet receives a share of the carried interest payable on the realisation of investments held in the funds, once a hurdle rate has been achieved.

> Trilantic Capital Partners IV L.P. and Trilantic Capital Partners IV (Europe) L.P. are in the process of realising value from underlying investments. In the year under review, distributions of some € 21 million were received (31 March 2017: € 7 million).

> Trilantic Capital Partners V (North America) L.P. and Trilantic Energy Partners (North America) L.P. are approaching the end of their investment period with Reinet making capital contributions of some € 30 million and receiving distributions of some € 46 million in the year under review. These US-based funds are focused on North American opportunities with Trilantic Energy Partners (North America) L.P. being especially focused on the oil and gas sector.

> During the year under review, Reinet committed € 21 million (\$ 26 million) to Trilantic Energy Partners II (North America) L.P. ('TEP II') and its general partner, and € 131 million (\$ 160 million) to Trilantic Capital Partners VI North America ('Fund VI') and its general partner. TEP II had its first closing in August 2017 and Fund VI had its first closing in December 2017; each fund expects further closings in the coming months, at which time Reinet's commitment will increase in line with the overall fund size. As at 31 March 2018, TEP II had made one investment and Fund VI had no investments and no capital contributions have been made.

TRILANTIC CAPITAL PARTNERS CONTINUED

Charlie Ayres, Chairman of Trilantic North America and the Executive Committee of Trilantic Capital Partners, commented:

In 2017, we launched fundraising for two new funds, Fund VI North America and TEP II North America, and have already closed on nearly three-quarters of the \$ 2.75 billion combined target committed capital. We plan to hold final closings for both funds in 2018. TEP II North America launched operations in Q1 2018 and Fund VI North America is expected to commence its operations in the second quarter.

We believe that US consumer confidence will remain high throughout 2018, supported by low unemployment, wage growth, and continued economic strength, which should be bolstered by the recent tax law changes.

We are more optimistic regarding the outlook of domestic companies in general. We will continue adhering to our investment discipline, which we believe has been critical in protecting capital, enhancing value and maximising returns. We have fully (or partially) monetized companies and assets that have reached maturity, while methodically putting capital to work where we find attractive investment opportunities that can drive appropriate risk-adjusted returns. Patience and flexibility remain essential in our deployment of capital. We continue to strive to build value in our existing portfolio and focus on having our mature companies exit-ready to take advantage of attractive market dynamics. We are proud of our consistency in the performance of our funds over approximately 15 years and three fund vintages, through many business and commodity price cycles.'

Vittorio Pignatti-Morano, Chairman of Trilantic Europe, commented:

'The European macro environment in 2017 was less eventful than in prior years as the ECB reduced the size of its interventions, maintaining negative rates. Solid improvements in sovereign debt continued in Southern Europe, with Spain and Portugal delivering impressive export driven recoveries and France benefiting from significant presidential goodwill. Even Italy has exhibited export driven growth, but it continues to be dragged down by its high structural unemployment (most of it in the South of the country), declining public investment, and political instability environment. Outside the Eurozone, the UK stands out as a special case for European private equity investing as it decouples its future from the EU. Politics will play an outsized role in the outcome but we have a positive outlook on the investment prospects in certain sectors, including IT and business services, amongst others. Recently we have seen a number of positive economic signals in Europe including increased consumer spending, an export surplus, a new German and French willingness to increase public spending and lower personal income tax (which tends to translate immediately into spending). As a result, we believe that certain consumer facing industries and cyclical sectors will particularly benefit from an overall positive economic cycle.'

Reinet's and its minority partner's investment in Trilantic Management and all the above funds is carried at the estimated fair value of \in 180 million at 31 March 2018 (31 March 2017: \in 202 million) of which \in 7 million (31 March 2017: \in 10 million) is attributable to the minority partner. The estimated fair value is based on audited valuation data provided by Trilantic Management at 31 December 2017 adjusted for changes in the value of listed investments included in the portfolios. The decrease in the estimated fair value is due to distributions of \in 36 million and by the weakening of the US dollar against the euro, offset by additional capital invested and increases in estimated fair values of underlying investments.

During the year under review, gains of \in 31 million and carried interest of \in 14 million were received.

Further information on Trilantic is available at www.trilantic.com

BUSINESS OVERVIEW Continued



36 SOUTH MACRO/VOLATILITY FUNDS

36 South Capital Advisors LLP ('36 South') is an absolute return fund manager that specialises in managing global macro/volatility funds. 36 South was established in 2001 and specialises in finding cheap convexity, principally in long-dated options, across all asset classes. Its global volatility strategies are designed to perform well in most market environments but to substantially outperform in periods of extreme market movement and volatility.

Reinet has co-invested with the 36 South management team in the fund management and distribution companies. Reinet is also an investor in the following 36 South funds:

The Lesedi Fund; a positive-carry, long-volatility strategy with a primary focus of generating yield in 'normal markets', whilst retaining the potential to deliver larger positive returns in extreme market events. The fund invests in options that are expected to result in a positive return if the spot price remains the same, if volatility increases, and/or if there is a favourable movement of the price of the underlying asset. The current low interest and low volatility environment provides multiple opportunities for the fund to invest in such positions globally in equities, currencies, commodities and interest rates and in both bullish and bearish positions.

The Kohinoor Core Fund; a global macro/long volatility strategy which aims to achieve significant returns with commensurate risk over a medium-to long term investment period. It is designed to generate performance in a variety of market environments as the fund managers have extensive experience in identifying mis-valued assets whilst maintaining a mix of bullish and bearish positions. The fund invests up to 95 per cent in options and is a more concentrated version of the highly successful Kohinoor Series Funds.

During the year under review, the investment in the 36 South Black Eyrar Fund was redeemed and the proceeds invested in the Lesedi Fund. A loss of \in 10 million was realised on the 36 South Black Eyrar Fund on transfer, with proceeds of \in 5 million invested in the Lesedi Fund.

Richard Haworth, Chief Executive Officer of 36 South, commented:

'36 South is a world recognised leader in the management of funds which look to outperform in times of extreme systemic events and the accompanying volatility.

For a number of years now we have seen a bear market in the price of assets primarily driven by volatility due to the lack of these types of events. This culminated in extreme lows in prices of volatility assets last year which in turn leads to disappointing performance in such funds.

However, notwithstanding the performance, funds experienced significant new inflows as investors become increasingly nervous of the fragility of the financial markets. We expect this to continue.

36 South is looking to consolidate its position as a leader in this space and given the macroeconomic backdrop, believes that it is well positioned to grow its AUM organically and inorganically as investors become increasingly aware of the need to diversify their portfolio and have funds like ours in their mix as not only a diversifier but as a tail hedge.²

The investment in the funds is carried at an estimated fair value of \notin 34 million, based on unaudited financial information received from the fund manager as at 31 March 2018 (31 March 2017: \notin 42 million). The estimated fair value of the investment in the fund management and distribution companies amounted to \notin 6 million (31 March 2017: \notin 7 million). The investments in total have an estimated fair value of \notin 40 million (31 March 2017: \notin 49 million). The change in valuation reflects the movement in the value of the underlying investments held by the funds.

Further information on 36 South is available at www.36south.com



Milestone Capital 麦 顿 投 资

ASIAN PRIVATE EQUITY AND PORTFOLIO FUNDS

Milestone China Opportunities funds, investment holdings and management company participation

Reinet has invested along with Milestone Capital in a management company based in Shanghai, and has also invested in certain funds and investment companies managed by Milestone Capital (together 'Milestone').

Milestone Capital has a strong track record in helping portfolio companies scale their operations and be listed on either domestic or foreign stock exchanges. Funds under management invest primarily in domestic Chinese high-growth companies seeking expansion or acquisition capital. Milestone funds seek to maximise medium- to long-term capital appreciation by making direct investments to acquire minority or majority equity stakes in those companies identified by Milestone's investment team. Current areas of investment include: restaurants; biopharmaceutical manufacturers; medical device manufacturers; food and beverage distribution; brands covering sportswear and apparel; big data services; e-commerce; power generation equipment; retail pharmacies and online education.

Yunli Lou, Managing Partner of Milestone Capital, commented:

Milestone made significant progress in 2017 as it continued working closely with its portfolio companies to drive operational excellence and drive strategic initiatives. Among the active portfolio companies, an oncology-focused biotech company was successfully listed on the Taipei Exchange's Mainboard and is currently in the process of dual-listing on Nasdaq; a biosimilar developer voluntarily delisted from the Taipei Exchange's Emerging Stock Board to relist on the new Hong Kong biotech market; and a big data service provider completed a new round of financing at a significantly higher valuation than in the previous round. Concurrent with the new round, Milestone made a partial realisation of the investment and received total proceeds greater than the investment cost. China's GDP grew by 6.9 per cent in 2017, above the government's annual growth target of 6.5 per cent. The Chinese economy continues to rebalance with the services industry accounting for 51.6 per cent of GDP, up from 45.3 per cent in 2012, when Xi Jinping became the Communist Party Chief. The Chinese consumer story remains compelling.

became the Communist Party Chief. The Chinese consumer story remains compelling, driven by several sustainable factors such as strong income growth, low household debt and high household savings. This resulted in retail sales growth of 10.2 per cent and online retail sales growth of 32.2 per cent for the year.

China's stock markets continued to expand due to reforms. With \$ 8.5 trillion in market capitalisation and more than 3 400 listed companies, China's A-share market is the second-largest in the world, behind the US. During 2017, the Shanghai and Shenzhen Stock Exchanges ranked as the second and fifth largest globally in terms of funds raised. The Stock Connect program enabling investors in Shanghai, Shenzhen and Hong Kong markets to trade shares in each other's market, continues to boost both volume and demand for both Mainland China and Hong Kong listed companies. The upcoming inclusion of A-share stocks in MSCI is expected to increase the range of A-shares international investors can trade.'

The investment in Milestone is held at the estimated fair value of \in 129 million (31 March 2017: \in 135 million) based on audited financial information provided by Milestone Capital at 31 December 2017 adjusted for movements in listed investments and cash movements up to 31 March 2018. The change in estimated fair value reflects capital repayments of \in 3 million and the weakening of the US dollar against the euro, offset by increases in the value of listed investments.

Further information on Milestone Capital and Milestone funds is available at www.mcmchina.com

BUSINESS OVERVIEW Continued

PRESCIENT 预知投资咨询(上海)有限公司

Prescient China Balanced Fund and investment management company

Prescient China Balanced Fund ('Prescient China') is a fund managed by a subsidiary of Prescient Limited, a South African-listed fund manager, with the team based in Shanghai. The fund invests in equities, bonds, cash and derivatives with the objective of generating inflation-beating returns at acceptable risk levels. It invests principally in instruments listed on the Shanghai and Shenzhen Stock Exchanges.

Liang Du, Portfolio Manager of Prescient China, commented:

'March 2018 signifies five full years since the inception of the fund. Over the five years we've faced the initial China slower growth scare, property collapse scare, debt default scare, currency depreciation scare, bubble and crash. One can truly say being invested in China is certainly never boring.

By sticking to our processes of security selection and asset allocation we managed returns of 15 per cent p.a. beating inflation handily over a period that was not the most positive for the Chinese market. The returns came from time in the market, but also good asset allocation as well as stock selection over the period.

Cumulatively the fund is up around 100 per cent over the past five years, delivering returns uncorrelated with the rest of the world, and exactly those expected of a long-term growth fund, contributing to high returns and diversification. Our strong returns put us in the top 2 per cent of global flexible allocation funds in the Asia-Pacific region according to Bloomberg data since we started the fund. We will continue to work very hard to continue delivering exceptional returns over the next five years.'

Reinet invests in Prescient China and in the management company. These investments are carried at the estimated fair value of \notin 48 million based on unaudited financial information provided by the fund manager at 31 March 2018 (31 March 2017: \notin 47 million). The increase in estimated fair value over the year under review is the result of increases in the value of underlying listed investments offset by the weakening of the US dollar against the euro in the year.

Further information on Prescient China is available at www.prescient.co.za



SPECIALISED INVESTMENT FUNDS

Vanterra Flex Investments

Vanterra Flex Investments L.P. ('Vanterra Flex') was established in 2010 to invest in privately issued securities and to make direct investments in the US and emerging markets.

Reiner's investment in Vanterra Flex decreased in value from \notin 30 million at 31 March 2017 to \notin nil at 31 March 2018 due to the distribution of assets in the year under review. Certain of the distributed assets are now included in the captions 'Vanterra C Change TEM and holding companies' (\notin 4 million), 'Other fund investments' (\notin 8 million), 'Other investments' (\notin 6 million) and 'United States land development and mortgages' (\notin 1 million); other distributions resulted in a reduction in the minority interest liability (\notin 7 million).

At the time of the distribution of Vanterra Flex's assets Reinet had made a total investment of \$ 64 million and received distributions of cash and assets of \$ 58 million, resulting in an overall loss to date of \$ 6 million.

Further information on Vanterra is available at www.vanterra.com



Vanterra C Change TEM and holding companies

Vanterra C Change Transformative Energy & Materials ('Vanterra C Change TEM') was established in July 2010 to invest in companies and projects providing products or services that supply cleaner energy; create a more cost-effective building environment through the use of energy efficient technologies; and develop renewable resources as a substitute for fossil and other traditional fuels.

Reinet is an investor in Vanterra C Change TEM and in its general partner.

The investment is carried at the estimated fair value of \in 24 million at 31 March 2018, based on audited financial information as at 31 December 2017, adjusted for cash movements and changes in prices of listed investments (31 March 2017: \in 23 million).

As noted above, during the year assets amounting to \notin 4 million (\$ 5 million) were distributed by Vanterra Flex and are now included in the investment in Vanterra C Change TEM.

Further information on Vanterra C Change TEM is available at www.temcapital.com

·∰ ND NanoDimension

NanoDimension funds and co-investment opportunities

Reinet is a limited partner in NanoDimension I, II and III limited partnerships. The focus of each fund is to invest in and support the establishment, technology development and scale up, growth and commercialisation of companies leveraging the advancement of new atomic and molecular structures. Product applications range from molecular diagnostics, immuno-oncology, immuno-tolerance, organs on chip, DNA synthesis to energy storage and electrochromic glass.

Aymeric Sallin, Founder of NanoDimension Management Ltd, commented:

As the NanoDimension portfolio companies mature, there are exciting developments – products are being launched in the marketplace, drugs are advancing through clinical trials and showing initial signs of efficacy, top-tier management teams and board members are joining our portfolio companies. Amongst others:

- On January 25, 2018, ARMO, the largest investment of NanoDimension II, completed a Nasdaq IPO at \$ 17 per share. The initial filing was for \$ 86 million, but it ended raising \$ 128 million. Since then the stock has traded between \$ 25 and \$ 57 per share. Over 400 patients have been enrolled in clinical trials. ARMO is currently conducting a Phase 3 in PDAC (Pancreatic Ductile Adenocarcinoma) as well as a Phase 2 in NSCLC (Non-Small Cell Lung Cancer).
- Inscripta released a new CRISPR enzyme (MAD7). The company raised a new round of financing at a substantially higher valuation and now has the capital to work through commercial launch and unleash the potential of biology with its automated single cell writing instrument, consumables and a software suite.

During 2017, Dr. Patrick Aebischer who led the EPFL (Swiss Federal Institute of Technology Lausanne) as President for 17 years, joined the team and is heading our Swiss office, helping bridge Silicon Valley with Europe. Patrick, is currently a board member of Nestlé, Lonza, Logitech, and the Novartis Venture Fund (Chairman).'

At 31 March 2018, the estimated fair value of Reinet's investment in the three funds and co-investments amounted to \notin 54 million (31 March 2017: \notin 44 million). The estimated fair value is based on audited valuation data received from the fund manager as at 31 December 2017, together with an independent valuation of the co-investments. The increase in estimated fair value reflects capital contributions made and increases in the value of underlying investments offset by the weakening of the US dollar against the euro in the year.

Further information on NanoDimension is available at www.nanodimension.com

BUSINESS OVERVIEW Continued



Fountainhead Expert Fund

Fountainhead Expert Fund ('Fountainhead') is a fund investing in a concentrated manner in global equities offering superior potential for capital appreciation and value realisation by benchmarking itself to global inflation and striving for absolute real returns through time.

Andre Cillie, Managing Partner of Andre Cillie Capital Management (Pty) Ltd, manager of Fountainhead, commented:

'2017 proved to be yet another frustrating and disappointing year. Deep value, concentrated investing has been out of favour for some time and we find ourselves in the same company as a host of noted value investors such as David Einhorn and Bruce Berkowitz.

To say that we are struggling to find new ideas with a sufficient margin of safety would be an understatement. The rest of the market trades at extreme levels in our opinion and this overvaluation is particularly acute amongst the market darlings.

While the last two years have been extremely frustrating, we still believe the portfolio is correctly positioned to benefit as the age of 'free money' draws to a close and interest rates continue to normalise globally. All of our money is invested alongside yours and we feel confident that our patience will be duly rewarded, as we continue to focus on the facts instead of emotions.'

At 31 March 2018, the estimated fair value of the investment was \in 17 million based on the unaudited valuation at that date provided by the fund manager (31 March 2017: \in 29 million). The decrease in estimated fair value is the result of decreases in the value of underlying listed investments together the weakening of the US dollar against the euro in the year.

Further information on Fountainhead is available at www.fhpartners.co.za

SNOW PHIPPS

Snow Phipps funds and co-investment opportunities

Snow Phipps Group ('Snow Phipps') is a private equity firm focused on lower middlemarket control investments. Snow Phipps seeks to invest \$ 50 million to \$ 150 million of equity in market-leading companies primarily headquartered in North America with enterprise values between \$ 100 million and \$ 500 million. Snow Phipps implements a strategy of creating long-term capital appreciation through active operational management of its portfolio companies. By utilising its engaged operational approach, Snow Phipps is able to execute transactions involving corporate carve-outs, generational and management change, and add-on acquisition strategies. Snow Phipps primarily targets investments in the industrial, consumer and business services sectors, and currently manages three private equity funds with aggregate capital commitments of \$ 2.4 billion.

Reinet invests as a limited partner in Snow Phipps II, L.P., Snow Phipps III, L.P. and in four co-investment opportunities alongside Snow Phipps III, L.P.

Ian K. Snow, CEO and Partner of Snow Phipps, commented:

In 2017, despite a highly competitive deal-making environment, we continued to execute the investment strategy in Snow Phipps III, completing three new platform investments, as well as two add-on acquisitions. In July 2017, Snow Phipps III acquired Ideal Tridon, a leading global engineering solutions designer and manufacturer of stainless steel and specialty clamps for a broad range of fastening and sealing applications. In September 2017, Snow Phipps III acquired DecoPac, a leading direct-to-store distributor, technology and supply chain solutions provider for bakeries, professional cake decorators and baking enthusiasts across the US, Europe and Canada. In October 2017, Snow Phipps III acquired Brook & Whittle, a leading technically-oriented North American manufacturer of premium prime label solutions. In 2017, we deployed over \$ 280 million in Snow Phipps II and Snow Phipps III equity commitments combined. We also had three successful exits in 2017, returning \$ 239 million to Snow Phipps II investors. We continue to build value in the current Snow Phipps portfolio.'

Reinet's investment in the two funds and associated co-investments is carried at an estimated fair value of \notin 90 million at 31 March 2018 (31 March 2017: \notin 48 million), the increase in value being mainly due to additional capital invested in the year and increases in the value of underlying investments, offset by the weakening of the US dollar against the euro during the year.

Further information on Snow Phipps is available at www.snowphipps.com

BUSINESS OVERVIEW Continued



Palm Lane Credit Opportunities Fund

The investment in Palm Lane Credit Opportunities Fund (Cayman) Ltd. ('Palm Lane Credit Opportunities Fund') (previously JPS Credit Opportunities Fund (Cayman) Ltd.), which was the first transaction introduced to Reinet by Renshaw Bay, focuses on liquid opportunities in the credit markets. Palm Lane Credit Opportunities Fund is managed by JP Morgan Asset Management.

Palm Lane Credit Opportunities Fund's investment objective is to achieve attractive risk-adjusted returns through both capital appreciation and current income by taking positions in publicly traded and privately held securities, derivatives and other instruments (including bonds, credit default swaps and index options), primarily in credit and credit-related markets.

The investment is carried at the estimated fair value of \notin 85 million at 31 March 2018 (31 March 2017: \notin 94 million) based on the valuation at that date provided by the fund manager.

The decrease in estimated fair value during the year is due to decreases in the value of underlying investments together with the weakening of the US dollar against the euro during the year.

GAM Real Estate Finance Fund

The GAM Real Estate Finance Fund ('REFF') was created to take advantage of opportunities resulting from a funding gap between the expected demand for commercial real estate finance and its availability from banks, other traditional lenders and equity investors. Its investment strategy focuses on the origination of commercial real estate loans primarily in Western Europe, and with primary focus on the UK. At December 2017, REFF held 15 investments.

Jon Rickert, Investment Director of GAM, commented:

'The Real Estate Finance Fund invested in a diversified portfolio of 25 selforiginated, private loans secured by commercial and residential real estate in the UK, Ireland and Belgium. The fund's investment objectives are to generate an attractive dividend yield while protecting against a material, downward adjustment in real estate value. In 2017, the fund paid dividends in excess of its target yield. Through the end of 2017, 10 of the fund's 25 investments had been fully realised.

UK real estate values have remained relatively stable in spite of the slowing UK economy. Management of the fund expect the uncertainty around the outcome of the Brexit negotiations will continue to weigh on the UK economy. The Irish economy, on the other hand, has experienced robust growth; the Irish commercial real estate market continues to improve. The fund's investments benefit from the substantial downside protection inherent in loans.'

The investment is carried at the estimated fair value of \in 53 million at 31 March 2018 (31 March 2017: \in 75 million) based on audited valuation data provided by the fund manager at 31 December 2017.

The decrease in estimated fair value is mainly due to repayments of capital in the year, mostly owing to early settlement of loans, together with the weakening of sterling against the euro.



Other fund investments

This includes small, specialist funds investing in private equity businesses, property and start-up ventures.

In March 2018, Reinet invested some € 6 million in RLG Real Estate Partners L.P., a property fund which is managed by a subsidiary of Compagnie Financière Richemont SA (see related party transactions on page 63).

These investments are valued at their estimated fair value of \notin 16 million at 31 March 2018 based on valuation statements received from the fund managers (31 March 2017: \notin 4 million).

UNITED STATES LAND DEVELOPMENT AND MORTGAGES

Reinet has invested in real estate development projects. The investments are located in Florida, Georgia, Colorado, North and South Carolina and Nevada. These include properties where infrastructure services have been laid but where the construction of properties has not yet commenced. Reinet has also purchased mortgage debt linked to such developments from financial institutions, usually at significant discounts to face value.

In addition, Reinet has invested in residential golf communities, owning the land for sale to future homeowners together with infrastructure assets. These investments are held in Arendale Holdings Corp.

John Kunkel, Chief Executive Officer of Arendale Holdings Corporation, commented:

'Arendale Holdings, Tideridge Holdings and Faircrest Holdings, are each holding companies that Reinet uses to make investments in US real estate.

Arendale owns, wholly or partially, several premier golf course communities as well as land acquired for environmental mitigation purposes. Revenues and net income for 2017 remained relatively unchanged from the prior year.

Tideridge Holdings makes loans to a collection of primarily residential community development projects located in the South-Eastern US, while Faircrest Holdings owns a portfolio of loans made to the same project entities. No new loans were originated this past year and the balances are declining as the land is being sold off in accordance with an overall disposition strategy. The two companies had positive cash flows of \$ 1.1 million above the prior year and, even though the loan holdings are reducing, the fair value of the assets has increased slightly above the prior year (after adjusting for the current year sales)."

The investment is carried at the estimated fair value of \notin 83 million (31 March 2017: \notin 154 million), of which \notin nil is attributable to minority partners (31 March 2017: \notin 3 million).

The current valuation is based on audited financial statements as at 31 December 2017 adjusted for cash movements up to 31 March 2018. The decrease in the estimated fair value primarily reflects reductions in the expected rate of lot sales and lot prices, together with revised future costs; reductions in the value of specific properties (arising from management's view of the non-recoverability of a contractual receivable, and the dilutive effect of preferred returns earned by an unaffiliated investor at a golf community in which United States land development and mortgages has a minority ownership); and the weakening of the US dollar against the euro during the year.

Further information on Arendale is available at www.arendale.com

BUSINESS OVERVIEW Continued



ROOIPOORT

DEVELOPMENTS

DIAMOND INTERESTS

Reinet has invested in two projects in South Africa. Firstly, in an entity which extracts diamonds from the waste tailings of mining operations which began over a century ago at Jagersfontein in South Africa. Developments in extraction technology since Jagersfontein was first mined, now allow the waste tailings to be reprocessed to recover gemstones. In addition, Reinet has an interest in a separate project, which has acquired rights to mine diamonds on a previously unexploited site at Rooipoort near Kimberley in South Africa. Both entities are fully operational and continue to repay loans to Reinet.

Henk van Zuydam, Chief Financial Officer of both projects, commented:

'The rough diamond market has remained resilient in demand which is evident in the continued high attendance at the sales tenders held both in South Africa and in Antwerp. This resilience is in spite of the fact that the polished diamond market has remained under pressure during the course of the year. The fluctuating South African rand remains a major factor in the revenue and profitability of the business, especially due to the significant strengthening of the South African rand from November 2017 which had a negative impact on the revenues.

Nonetheless, Jagersfontein achieved another solid financial year due to operational efficiencies in conjunction with the recovery of a number of higher value diamonds which resulted in higher US dollar value revenue.

Rooipoort recovered a higher than expected amount of carats during the financial year. This higher recovery was however unfortunately more than offset by lower average US dollar per carat prices achieved at our tenders compared to forecast due to the smaller average size and lack of high-quality diamonds that have been recovered.'

In total, these projects are carried at their estimated fair value of \notin 39 million at 31 March 2018 (31 March 2017: \notin 56 million) based on discounted cash flow projections. The decrease in estimated fair value mainly reflects repayment of loans and interest in the year amounting to \notin 10 million, and the weakening of the South African rand against the euro in the year.

Reinet has borrowed ZAR 443 million to fund its investments in these projects and entered into a forward exchange contract to sell ZAR 230 million (31 March 2017: ZAR 480 million) in order to mitigate currency risk.

OTHER INVESTMENTS

Other investments are carried at their estimated fair value of \in 59 million at 31 March 2018 (31 March 2017: \in 64 million). The decrease in the estimated fair value of other investments relates mostly to capital repayments and the decrease in estimated fair value of the investment in a digital music industry initiative to \in 10 million at 31 March 2018 (31 March 2017: \in 15 million), reflecting start-up costs and intellectual property development expenditure. These decreases were offset by an increase in fair value of an investment in a 3D printing initiative to \in 33 million (31 March 2017: \in 25 million) and the inclusion of certain assets amounting to \in 8 million distributed by Vanterra Flex as noted above.

There were no other significant changes in value in respect of other investments, either as a result of movements in the valuation of underlying investments, further amounts invested or returns of capital.

COMMITMENTS

Commitments made in the year amounted to \notin 312 million, the largest of which are detailed below.

Reinet increased its commitment to Trilantic Capital Partners in respect of Fund VI and TEP II by a total of \in 152 million (\$ 186 million) during the year.

Reinet committed to invest up to \notin 95 million in RLG Real Estate Partners L.P., a property fund which is managed by a subsidiary of Compagnie Financière Richemont SA (see related party transactions on page 63).

Reinet committed to invest € 17 million (\$ 20 million) in co-investments related to Snow Phipps III, L.P.

BUSINESS OVERVIEW CONTINUED

COMMITTED FUNDS

Funding commitments are entered into in various currencies including sterling, US dollar and South African rand and are converted into euro using 31 March 2018 exchange rates.

The table below summarises Reinet's outstanding investment commitments at 31 March 2018.

			Committed	Funded		
	31 March Exe	change rate	during the	during the	31 March	31 March
	$2017^{(1)}$	effects ⁽²⁾	year ⁽³⁾	year ⁽³⁾	2018 ⁽³⁾	2018
	€ m	€ m	€ m	€ m	€m	%
Selecta Biosciences, Inc.	_	_	_	_	-	_
Pension Corporation	_	_	1	_	1	0.2
Private equity and related partnerships						
Trilantic Capital Partners						
Fund IV, Fund V, Fund VI, TEP,						
TEP II, related general partners and						
management companies ⁽⁴⁾	93	(11)	154	(24)	212	47.6
36 South macro/volatility funds	_	_	5	(5)	-	_
Asian private equity and portfolio funds						
Milestone China Opportunities funds,						
investment holdings and management						
company participation	8	(1)	_	(1)	6	1.4
Prescient China Balanced Fund and						
investment management company	_	_	_	_	-	_
Specialised investment funds						
Vanterra Flex Investments ⁽⁵⁾	37	(5)	(32)	_	-	_
Vanterra C Change TEM and holding						
companies	5	(1)	1	_	5	1.1
NanoDimension funds and co-investment						
opportunities	10	(1)	33	(10)	32	7.2
Fountainhead Expert Fund	19	(3)	_	_	16	3.6
Snow Phipps funds and co-investment						
opportunities	73	(10)	17	(39)	41	9.3
Palm Lane Credit Opportunities Fund	_	_	_	_	-	_
GAM Real Estate Finance Fund	35	(1)	_	_	34	7.7
Other fund investments ⁽⁶⁾	_	_	95	(6)	89	20.1
United States land development and						
mortgages	1	-	2	(1)	2	0.4
Diamond interests	3	-	_	_	3	0.7
Other investments	4	_	4	(4)	4	0.7
	288	(33)	280	(90)	445	100.0

Commitments calculated using 31 March 2017 exchange rates.
 Reflects exchange rate movements between 31 March 2017 and 31 March 2018.

(a) Amounts calculated using 31 March 2018 exchange rates.
 (4) Commitments noted represent only Reinet's share of the investments at 31 March 2018, additional commitments payable by minority partners amount to € 3 million in respect of Trilantic.

(5) All assets were distributed by Vanterra Flex as at 31 March 2018 and no further commitment exists. (6) In March 2018, Reinet made a commitment of up to \in 95 million to RLG Real Estate Partners L.P.

CASH AND LIQUID FUNDS

Reinet holds cash on deposit principally in European-based banks and in liquidity funds holding highly rated short-term commercial paper.

Reinet's liquidity is measured by its ability to meet potential cash requirements, including unfunded commitments on investments and the repayment of borrowings, and can be summarised as follows:

Cash and liquid funds	€ 322 m
Undrawn borrowing facility	€ 284 m
Cash required for unfunded commitments (refer to	
table on previous page)	(€ 445 m)
Cash required to meet ZAR borrowing obligations	(€ 30 m)

The undrawn borrowing facility comprises a revolving facility with Bank of America, N.A., of £ 250 million. At 31 March 2018 the amounts drawn down were \in nil (31 March 2017: \in 101 million (£ 85 million)).

Medium-term bank borrowings of \notin 631 million will be settled by the exercise of put options over BAT shares or the proceeds of the sale of BAT shares, or may be rolled over or replaced by other borrowings or settled by available cash.

Reinet may sell further BAT shares or use such shares to secure additional financing facilities from time to time.

BANK BORROWINGS AND DERIVATIVES

BORROWINGS

In December 2016, Reinet entered into borrowing facilities with Bank of America, N.A., which permit it to drawdown the equivalent of up to £ 250 million in a combination of currencies to fund further investment commitments. At 31 March 2018, these facilities had not been drawn upon (31 March 2017: \in 101 million (£ 85 million)).

During early 2017, Reinet entered into a £ 500 million, medium-term financing arrangement with Merrill Lynch International, which runs to 2022. At 31 March 2018, the estimated fair value of the borrowing was € 561 million (£ 493 million) (31 March 2017: € 591 million (£ 502 million)). The £ 500 million financing transaction includes the purchase by Reinet of put options over approximately 15.5 million BAT shares for a premium of some € 92 million (£ 79 million) payable over the life of the transaction (the 'Premium Loan'). At 31 March 2018, the Premium Loan is carried as a liability at an estimated fair value of € 70 million (£ 61 million) (31 March 2017: € 90 million (£ 77 million)). Some 4.6 million BAT shares have also been pledged to collateralise the Premium Loan and future interest payments. As part of the medium-term financing arrangement and Premium Loan a portion of BAT shares are on loan to Merrill Lynch International. The Company retains the economic benefit of all shares on loan.

Reinet has also borrowed ZAR 443 million to fund its investments in South African projects. At 31 March 2018, the estimated fair value of the borrowing was \notin 30 million (31 March 2017: \notin 31 million); the decrease in the estimated fair value is due to the weakening of the South African rand against the euro during the year. This loan matured in March 2018 and was extended on the same terms to March 2020.

DERIVATIVE ASSETS/(LIABILITIES) – OPTIONS AND FORWARD EXCHANGE CONTRACTS

As part of the aforementioned £ 500 million medium-term financing arrangement, Reinet purchased put options which provide protection should the value of the BAT shares used to secure the borrowings fall below a certain amount. Proceeds received as a result of the put options being exercised could be used to repay the amounts borrowed in full. The put options are carried at their estimated fair value of \in 54 million at 31 March 2018 (31 March 2017: \in 29 million). The increase in the carrying value of the put options reflects the decrease in value of the underlying BAT shares offset by the decrease in the time to maturity, and the weakening of sterling against the euro in the year. The cost of the put options is considered as part of the overall cost of financing and is included in the fair value adjustment on outstanding contracts in the income statement on page 24.

In the year under review, Reinet settled outstanding forward exchange contracts amounting to ZAR 480 million realising a loss of \notin 1 million. Reinet also has entered into a forward exchange contract to sell ZAR 230 million (31 March 2017: ZAR 480 million), which is carried at its estimated fair value of \notin 2 million (liability) at 31 March 2018 (31 March 2017: \notin 3 million (liability)). The change in value reflects the reduction in the face value of the contract and the weakening of the South African rand against the euro in the year.

Refer to page 51 for a description of Reinet's policy on foreign exchange exposure.

OTHER LIABILITIES

MINORITY INTEREST, FEES PAYABLE AND OTHER LIABILITIES, NET OF OTHER ASSETS

The minority interest liability amounts to \notin 7 million (31 March 2017: \notin 16 million) and is in respect of a minority partner's share in the gains and losses not yet distributed to them arising from the estimated fair value movement of investments in which they have interests. Fees payable and other liabilities comprise principally an accrual of \notin 23 million in respect of the half-yearly management fee payable as at 31 March 2018 (31 March 2017: \notin 22 million), a provision for deferred taxes of \notin 11 million (31 March 2017: \notin 7 million) relating to realised and unrealised gains arising from the investments in Trilantic and Snow Phipps, and withholding and corporate taxes of \notin 28 million (31 March 2017: \notin 25 million) relating to the investment in United States land development and mortgages. Accruals and other payables amount to some \notin 1 million (31 March 2017: \notin 10 million).

BUSINESS OVERVIEW Continued

No provision has been made in respect of a performance fee as at 31 March 2018 (31 March 2017: \in nil) as the conditions required to pay a fee had not been met at that date.

The performance fee (if applicable) and management fee are payable to the Investment Advisor.

Amounts payable are offset by other assets which comprise the BAT dividend receivable of € 38 million; the dividend has a record date of 23 March 2018.

INCOME STATEMENT

The income statement set out below differs from the format used in the IFRS reporting on page 41 and is presented to provide investors with a more comprehensive picture of the movement in the estimated fair value of assets held by the Company.

	Year ended 31 March 2018		Year ende 31 March 20	
	€ m	€ m	€ m	€m
Income				
BAT dividends	208		127	
Interest and other investment income	52		26	
Realised (losses)/gains on investments	(11)		13	
Realised loss on foreign exchange contracts	(1)		(4)	
Carried interest earned on investments	14		4	
Total income		262		166
Expenses				
Management fee	(51)		(48)	
Operating expenses, foreign exchange and transaction-related costs	(6)		(6)	
Interest expense	(10)		(11)	
Other financing expenses – loan related derivative contracts	_		(186)	
Tax expense	(24)		(2)	
Total expenses		(91)		(253)
Realised investment income/(loss), net of expenses		171		(87)
Fair value adjustments				
BAT – unrealised (loss)/gain on shares held	(1 051)		737	
Other investments	9		77	
Derivative instruments – fair value adjustment on outstanding contracts	26		(67)	
- reversal of unrealised loss on settled contracts ⁽¹⁾	-		135	
Borrowings – unrealised gain/(loss) on outstanding loans	34		(5)	
- reversal of unrealised loss on repaid loans ⁽²⁾			31	
Total fair value adjustments		(982)		908
		(811)		821
Effect of exchange rate changes on cash balances		(32)		(7)
Net (loss)/profit		(843)		814
Minority interest		-		(1)
(Loss)/profit attributable to the shareholders of the Company		(843)		813

(1) The reversal of the unrealised loss on derivative contracts represents the unrealised fair value of € 80 million as at 1 April 2016 on loan related derivative contracts settled during the year ended 31 March 2017; along with the original premium cost of € 55 million.

(2) The reversal of the unrealised loss on borrowings represents the unrealised loss as at 1 April 2016 on borrowings repaid during the year ended 31 March 2017.

INCOME

Dividends received and receivable from BAT increased from \notin 127 million (£ 103 million) in the year ended 31 March 2017 to \notin 208 million (£ 180 million) in the year ended 31 March 2018. The increase is due to the increase of £ 1.11 per share in the dividends declared by BAT offset by the weakening of sterling against the euro at the time of the dividend payments. The dividends received from BAT during the year represent the final 2016 dividend paid in May 2017, the first 2017 interim dividend paid in September 2017, a second 2017 interim dividend paid in February 2018 and the first payment of the 2018 interim dividends declared by BAT do not require shareholder approval and so the May 2018 dividend has been included in the results of the current year.

Interest income is earned on bank deposits, investments and loans made to underlying investments. Included in other investment income are the foreign exchange movements on fees payable, other liabilities and other assets.

Realised losses on investments of \notin 11 million were mainly in respect of realised losses of \notin 10 million on the 36 South macro/volatility funds and \notin 32 million on other investments, offset by realised gains on Trilantic of \notin 31 million. Reinet's share of the Trilantic gains amounts to \notin 29 million with a further \notin 2 million being attributable to the minority partner.

Losses of \in 1 million were realised on the settlement of the euro/ South African rand foreign exchange contracts during the year.

Carried interest of \in 14 million was attributable to Reinet in respect of investments realised by the Trilantic funds.

EXPENSES

The management fee for the year ended 31 March 2018 amounts to \notin 51 million (31 March 2017: \notin 48 million).

No performance fee is payable for the year ended 31 March 2018 (31 March 2017: € nil) as the conditions required to pay a fee had not been met at that date. The performance fee is calculated as 10 per cent of the Cumulative Total Shareholder Return as defined in the Company's prospectus, published on 10 October 2008 (the 'Company Prospectus'), including dividends paid, over the period since completion of the rights issue in December 2008 up to 31 March 2018, less the sum of all performance fees paid in respect of previous periods.

Operating expenses of \notin 6 million include \notin 1 million in respect of charges from Reinet Investments Manager S.A. (the 'General Partner') and other expenses, including legal and other fees, which amounted to \notin 5 million. Interest expense relates to sterling and South African rand-denominated borrowings.

The net tax expense of \notin 24 million includes corporate and withholding taxes payable in respect of gains realised on Trilantic investments, offset by a reduction in the deferred tax provision related to unrealised gains, expected distributions and accrued interest in respect of the Trilantic, Snow Phipps and other US investments.

FAIR VALUE ADJUSTMENTS

The investment in 68.1 million BAT shares decreased in value by \notin 1 billion during the year under review. Of this, \notin 906 million was attributable to the decrease in value of the underlying BAT shares in sterling terms and \notin 145 million due to the weakening of sterling against the euro during the year under review.

The unrealised fair value adjustment of \notin 9 million in respect of other investments includes an increase in the estimated fair value of the investment in Pension Corporation of \notin 130 million, offset by decreases in the estimated fair value of the Trilantic funds of \notin 16 million, United States land development and mortgages of \notin 72 million and certain other investments (see detailed analysis on page 47). The above amounts include the effect of changes in foreign exchange rates due to the depreciation of sterling, the US dollar and the South African rand against the euro in the year under review.

The put options increased in value by \notin 25 million reflecting, in part, the decrease in value of BAT shares in the year, offset by the weakening of sterling against the euro. The estimated fair value of the forward exchange contracts liability decreased by \notin 1 million, reflecting the reduction in the face value of the contracts and the weakening of the South African rand against the euro.

Borrowings are carried at estimated fair value reflecting the discounted cash flow value of future principal and interest payments taking into account prevailing interest rates. An unrealised gain of \notin 1 million arose in respect of the South African rand borrowing due to the weakening of the South African rand against the euro during the year. An unrealised gain of \notin 33 million arose in respect of the sterling borrowing. Of this, \notin 24 million is due to the weakening of sterling against the euro.

MINORITY INTEREST

The minority interest expense arises in respect of the minority partner's shares in the earnings of the Reinet entity which holds the Trilantic interests.

BUSINESS OVERVIEW Continued

CASH FLOW STATEMENT

The summarised cash flow statement set out below differs from the format used in the IFRS reporting on page 43 and is presented to provide investors with a more comprehensive picture of the movement in cash and liquid funds.

	Year ended 31 March 2018		Year ended 31 March 2017	
	€m	€m	€ m	€ m
Investing activities				
Purchase of investments, net of repayments	(58)		(262)	
Proceeds from sales of investments	88		20	
Net cash and liquid funds generated by/(used in) investing activities		30		(242)
Financing activities				
Dividend paid	(32)		(32)	
Financing expenses paid	-		(131)	
Payment for settlement of derivative contracts	(1)		(4)	
Movements in bank borrowings	(117)		331	
Net cash and liquid funds (used in)/generated by financing activities		(150)		164
Operating activities				
Dividends received	170		127	
Carried interest earned on investments	14		4	
Interest expense	(10)		(11)	
Operating and related expenses	(42)		(51)	
Performance fee paid	-		(5)	
Taxation (paid)/refunded	(18)		1	
Net cash and liquid funds generated by operating activities		114		65
Net cash outflow		(6)		(13)
Opening cash and liquid funds position		360		380
Effects of exchange rate changes on cash balances		(32)		(7)
Closing cash and liquid funds position ⁽¹⁾		322		360

(1) Includes cash and liquid funds held in the Company, Reinet Fund and its subsidiaries.

INVESTING ACTIVITIES

Investments totalling \in 58 million were made during the year, including Trilantic and Snow Phipps. Amounts invested were partially offset by repayments in respect of loans and interest received from Jagersfontein and Rooipoort, and distributions from other investments.

Proceeds from the sale of investments include \in 67 million realised through Trilantic and \in 21 million on the sale of other investments.

FINANCING ACTIVITIES

A dividend of some \in 32 million was paid to shareholders in September 2017 (September 2016: \in 32 million).

 \in 1 million was paid in respect of the settlement of euro/South African rand foreign exchange contracts during the year.

In addition, Reinet repaid £ 85 million to Bank of America, N.A. under a revolving facility agreement.

OPERATING ACTIVITIES

Dividends received from BAT increased from \notin 127 million (£ 103 million) in the year ended 31 March 2017 to \notin 170 million (£ 147 million) in the year ended 31 March 2018. The increase is due to the increase of £ 0.62 per share in the dividends declared and paid by BAT offset by the weakening of the sterling/euro exchange rate at the time of the dividend payments. The dividends received from BAT during the year represent the final 2016 dividend paid in May 2017, the first 2017 interim dividend paid in September 2017 and a second 2017 interim dividend paid in February 2018.

Carried interest of \in 14 million was received in respect of the investment in Trilantic.

Interest of \notin 7 million was paid in respect of the sterlingdenominated loans and \notin 3 million in respect of the South African rand-denominated loan in the year.

No performance fee was payable for the year ending 31 March 2017 and no performance fee is payable in respect of the current year. Net US tax payments of \in 18 million were paid in the year under review. This amount includes taxes withheld by Trilantic in respect of gains and carried interest received, together with estimated taxes paid on gains and income which will be taxable in the US.

Cash and liquid funds decreased by \notin 38 million over the year to \notin 322 million as the amounts repaid in respect of bank borrowings and derivative liabilities, together with amounts invested in new investments, payment of the dividend, management fee and operating expenses exceeded amounts realised from investments.

RISKS AND UNCERTAINTIES

Reinet's current investments and future investment strategy are subject to a number of risks and uncertainties. The General Partner and Fund Manager have established policies and procedures to identify and monitor these risks.

Responsibility for investment risk and treasury risk is borne by the Board of the Fund Manager. The day-to-day treasury position is monitored by the Chief Executive Officer and the Chief Financial Officer and policy decisions in respect of the investment of cash resources are taken by the Board of the Fund Manager.

Investment decisions are the responsibility of the Fund Manager, acting on the advice of the Investment Advisor, as appropriate.

Reinet's activities expose it to a variety of financial risks including market risk (ie currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk; these risks are detailed in note 5 to the consolidated financial statements on page 48 of this report.

Other principal risks are as follows:

LEGAL AND COMPLIANCE RISKS

Laws and regulations governing the operations of the Company and Reinet Fund may adversely affect their business, investments and results of operations.

The Company is required to comply with certain regulatory requirements applicable to a Luxembourg securitisation company, and Reinet Fund is required to comply with certain regulatory requirements that are applicable to a Luxembourg specialised investment fund. The Company is also required to comply with regulations applicable to a company admitted to listing and trading on the Luxembourg Stock Exchange and Euronext Amsterdam, and with a secondary listing on the Johannesburg Stock Exchange.

Additional laws and regulations may apply to the portfolio assets in which Reinet Fund makes investments, and those laws and regulations, as well as those applicable to Reinet Fund and the Company themselves, and may restrict the ability of Reinet Fund to make certain types of investments in certain countries or affect the returns available from those investments.

Laws and regulations and their interpretation and application may also change from time to time and such laws and regulations or those changes could have a material adverse effect on the business, investments and results of operations of Reinet Fund and the Company. In addition, a failure to comply with applicable laws or regulations, as interpreted and applied, or to maintain any necessary regulatory licences, by any of the General Partner, Fund Manager or Investment Advisor, could have a material adverse effect on the business, investments and results of operations of Reinet Fund and the Company. Where investee companies are subject to regulation, failure to obtain appropriate licences or to comply with regulatory requirements may impact the valuation of the underlying investment.

The United States' Foreign Account Tax Compliance Act ('FATCA') imposes reporting and other requirements on payers and recipients of certain categories of income starting 1 July 2014. Non-US entities which do not comply with FATCA may be subject to withholding tax on certain categories of income. The Company and its controlled affiliates have taken the steps they considered necessary to be and remain compliant with FATCA.

Under FATCA, the Company or its affiliates may be required to report to the US Internal Revenue Service ('IRS'), directly or through their respective tax authority co-operating with the IRS, information about financial transactions made by US taxpayers and other specified entities or individuals, and could be required to impose withholding, documentation and reporting requirements on such transactions. Full implementation of FATCA is being phased in over a multi-year period. The additional administrative requirements of FATCA may result in increased compliance costs and could have an adverse effect on the business, investments and results of operations of Reinet Fund and the Company.

The Common Reporting Standard ('CRS'), developed by the Organisation for Economic Co-operation and Development, is a global standard for the automatic exchange of financial information between tax authorities worldwide. Under the CRS, the Company and/or its affiliates may be required to identify and report to their respective tax authority information on certain accounts held directly or indirectly by tax residents in other participating CRS countries, which may subsequently be disclosed to foreign tax authorities. The Company and its affiliates have taken the steps they considered necessary to be and remain compliant with the obligations imposed by the CRS. The additional administrative requirements of the CRS may result in increased compliance costs for Reinet Fund and the Company.

BUSINESS OVERVIEW Continued

OPERATIONAL RISKS

The Company does not have any operations of its own. All operations are carried out by Reinet Fund.

The Company's principal source of earnings is returns in the form of income and capital gains from the investments made through Reinet Fund and its subsidiaries.

The ability of Reinet Fund to make cash distributions to the Company will depend on a number of factors, including, among others, the actual results of operations and financial condition of Reinet Fund, its subsidiaries and investee companies, restrictions on cash distributions that are imposed by applicable law or the constitutional documents of Reinet Fund, the terms of any future financing agreements entered into by Reinet Fund or its subsidiaries, the timing and amount of cash generated by investments that are made by Reinet Fund, any contingent liabilities to which Reinet Fund may be subject, the amount of income generated by Reinet Fund and other factors that the Fund Manager deems relevant.

DIVIDEND

The Company relies on distributions from Reinet Fund as its principal source of income from which it may pay dividends.

A cash dividend of $\in 0.165$ per share totalling some $\in 32$ million was paid in September 2017, following approval at the annual general meeting on 29 August 2017.

The General Partner has proposed a cash dividend of \notin 0.18 per share subject to shareholder approval at the annual general meeting, which is scheduled to take place in Luxembourg on Tuesday, 28 August 2018.

There is no Luxembourg withholding tax payable on dividends which may be declared by the Company.

The Company has sought clarification from the South African Revenue Service ('SARS') as to the treatment of any dividends to be declared by and paid to holders of the Company's shares. SARS has confirmed that any such dividends will be treated as 'foreign dividends' as defined in the Income Tax Act No. 58 of 1962. Accordingly, any such dividends will be subject to South African dividends withholding tax at 20 per cent in the hands of holders unless those holders are otherwise exempt from the tax. Non-resident holders will be required to fill in the appropriate SARS declaration form, if they wish to be exempted from the tax. This ruling from SARS was renewed for a further five years on 8 March 2018.

The dividend will be payable in accordance with the following schedule, subject to shareholder approval:

The last day to trade the Company's shares cum-dividend in Europe will be Wednesday, 29 August 2018 and in South Africa, Tuesday, 28 August 2018. The Company's shares will trade ex-dividend from Thursday, 30 August 2018 in Europe and from Wednesday, 29 August 2018 in South Africa. The record date for the Company's shares in Europe and in South Africa will be Friday, 31 August 2018.

The dividend on the Company's shares in Europe will be paid on Wednesday, 5 September 2018 and is payable in euro.

The dividend on the Company's shares in South Africa will be paid in South African rand on Wednesday, 5 September 2018. Further details regarding the dividend payable to South African holders may be found in a separate announcement dated 23 May 2018 on the Johannesburg Stock Exchange News Service ('SENS').

CORPORATE GOVERNANCE

INTRODUCTION

Reinet recognises the importance of appropriate corporate governance procedures in the management and oversight of its business. The Company acknowledges the obligations placed upon it as a public company with a listing on the Luxembourg Stock Exchange and Euronext Amsterdam and a secondary listing on the Johannesburg Stock Exchange. Notably, the Company is subject to the X Principles of Corporate Governance of the Luxembourg Stock Exchange (the 'X Principles') in so far as applicable to the Company. The Company complies with all principles and recommendations set out in the third version of the X Principles to the extent they are applicable to it. A fourth revision of the X Principles was published in December 2017; the Company will comply with the revised principles and recommendations to the extent they are applicable to the Company in the course of the financial year starting 1 April 2018.

The Company's corporate governance principles are described in the Company Prospectus, in the Statutes of the Company (the 'Statutes'), as well as in the Corporate Governance Charter adopted by the Company, all of which are available on the Company website, www.reinet.com. The requirements of the Statutes, the principles set out in the Company Prospectus and the Corporate Governance Charter (together with the policies and procedures described therein) adequately establish the framework of corporate governance within which Reinet operates.

The Company, a partnership limited by shares (*société en commandite par actions*) under the laws of Luxembourg, gives its shareholders exposure to Reinet Fund, a specialised investment fund.

The Company was formerly known as Richemont S.A., which was a subsidiary of Compagnie Financière Richemont SA ('CFR SA'), a Swiss company with significant luxury goods interests (CFR SA, together with its subsidiaries are referred to as 'Richemont'). The Company separated from its former parent on 20 October 2008, which saw the luxury businesses transferred to CFR SA. Following the separation and subsequent restructuring steps, the Company effectively retained part of Richemont's former interests in BAT together with cash and certain smaller investments.

MANAGEMENT

As a partnership limited by shares, the Company is managed by a general partner rather than a board of directors. The general partner is Reinet Investments Manager S.A. (the 'General Partner'), a limited liability company established in Luxembourg, which also owns 1 000 management shares in the Company and which has unlimited liability for any obligations of the Company that cannot be met from the assets of the Company.

Both the General Partner and the Fund Manager are owned and controlled by Rupert family interests.

During the year ended 31 March 2018, the Board of Directors of the General Partner met four times. All directors attended all meetings. The statutes of the General Partner require that the Board of Directors consists of a minimum of three directors. The General Partner is not acting as general partner for any partnership other than the Company.

BOARD OF DIRECTORS OF THE GENERAL PARTNER

The directors of the General Partner are:

JOHANN RUPERT

Chairman

South African, born 1950

Mr Rupert was appointed to the Board of Directors in 2008.

Mr Rupert studied economics and company law at the University of Stellenbosch, South Africa. After working for the Chase Manhattan Bank and Lazard Frères in New York, he founded Rand Merchant Bank in 1979. In 1985 he joined Rembrandt. He founded Richemont in 1988 and became Group Chief Executive. Appointed as Executive Chairman in September 2002, he also served as Group Chief Executive Officer during the periods from October 2003 to September 2004 and from April 2010 to March 2013. He was Chairman of CFR SA up to September 2013, when he indicated his intention to step down from the board of that company during a sabbatical year. He was re-elected as Chairman of CFR SA in September 2014. He is also Non-Executive Chairman of Remgro Limited and is the Managing Partner of Compagnie Financière Rupert.

Mr Rupert holds honorary doctorates in Law, Economics and in Commerce and is the Chancellor of Stellenbosch University. He is the Chairman of the Peace Parks Foundation.

WILHELM VAN ZYL Chief Executive Officer

South African, born 1965

Mr van Zyl was appointed to the Board of Directors in 2014 and appointed Chief Executive Officer with effect from January 2015.

Mr van Zyl holds a BCom degree from the University of Stellenbosch and qualified as a Fellow member of the Institute and Faculty of Actuaries (United Kingdom) in 1994. He is also a Fellow member of the Actuarial Society of South Africa and completed the Harvard AMP program in 2005. Mr van Zyl was group actuary of the financial services group Metropolitan Holdings from 2001 and headed up its corporate business from 2006. In 2008 he was appointed as a director and chief executive of Metropolitan Holdings. Following the listing of MMI Holdings in 2010, resulting from the merger between Metropolitan and Momentum, he was appointed as a director and deputy group chief executive with oversight of the group's health, international, investments and employee benefit operations. He currently also serves on the board of Pension Insurance Corporation plc, Pension Insurance Corporation Group Limited, Milestone Capital Investment Holdings Limited and is also a director of the Investment Advisor and of various subsidiaries of Reinet Fund.

CORPORATE GOVERNANCE

ALAN GRIEVE

Non-Executive Director British, born 1952 Mr Grieve was appointed to the Board of Directors in 2008. He retired as Chief Executive Officer in December 2014.

Mr Grieve served as Chief Financial Officer from 2008 to 2011 and as Chief Executive Officer from 2012 to 2014. He remains on the Board of Directors as a Non-Executive Director of both the General Partner and Fund Manager.

Mr Grieve was appointed to the board of directors of Richemont S.A. (the predecessor company to Reinet Investments S.C.A.) in 2004. Mr Grieve holds a degree in business administration from Heriot-Watt University, Edinburgh and is a member of the Institute of Chartered Accountants of Scotland. Prior to joining Richemont's predecessor companies in 1986, he worked with the international auditing firms now known as PricewaterhouseCoopers and Ernst & Young. He served as company secretary of CFR SA from 1988 until 2004 and was corporate affairs director of Richemont from 2004 to 2016. He is a Non-Executive Director of Mediclinic International plc, the international private hospital group.

JOSUA MALHERBE

Non-Executive Director South African, born 1955

Mr Malherbe was appointed to the Board of Directors in 2009.

Mr Malherbe qualified as a chartered accountant in South Africa in 1984 having commenced his career with a predecessor firm to PricewaterhouseCoopers. He then joined the Corporate Finance Department of Rand Merchant Bank in 1985 and was a general manager of the bank before moving to Rembrandt Group Limited in 1990, also being involved with Richemont at that time.

He was appointed as Director - Investments of Rembrandt in 1993 and served in this position until the formation of VenFin Limited in 2000 where he served as Chief Executive Officer until 2006. Thereafter he held the position of Deputy Chairman of VenFin Limited until November 2009 at which time Remgro Limited acquired all the shares in VenFin Limited. He was appointed as a Non-Executive Director to the board of CFR SA in September 2010 and assumed the role of Deputy Chairman in September 2013. He also serves as a director on boards of a number of companies, including Remgro Limited (appointed Deputy Chairman in November 2014), Pension Insurance Corporation Group Limited, Renshaw Bay Limited and Renshaw Bay (UK) Limited.

ELOY MICHOTTE

Non-Executive Director

Belgian, born 1948

Mr Michotte was appointed to the Board of Directors in August 2008.

Mr Michotte graduated in engineering from the University of Louvain in Belgium and holds an MBA from the University of Chicago. He has had an extensive career in international business and finance and worked for Ford, McKinsey & Co and Bankers Trust Company prior to joining Richemont at the time of its formation in 1988 when he was appointed to the board of directors of Richemont S.A. (the predecessor company to Reinet Investments S.C.A.).

Mr Michotte currently serves on the board of Pension Insurance Corporation plc and is a member of the Race for Water Foundation Council, a Swiss charitable organisation dedicated to the clearing of plastic refuse found floating in the oceans.

Mr Michotte resigned from the Board of Directors in May 2018.

REINET FUND

The Company owns the entire ordinary share capital of Reinet Fund, a specialised investment fund established as a partnership limited by shares (société en commandite par actions) under the laws of Luxembourg.

Reinet Fund is managed by the Fund Manager, a limited liability company established in Luxembourg, which also owns 1 000 management shares in Reinet Fund. The Fund Manager is the general partner in Reinet Fund, with unlimited liability.

BOARD OF DIRECTORS OF THE FUND MANAGER

The directors of the Fund Manager are:

JOHANN RUPERT

Chairman (For biographical details see page 29)

WILHELM VAN ZYL

Chief Executive Officer (For biographical details see page 29)

ALAN GRIEVE

Non-Executive Director (For biographical details see above)

SWEN GRUNDMANN

General Counsel and Company Secretary

Dutch, born 1968 Mr Grundmann was appointed to the Board of Directors in September 2012.

Mr Grundmann holds a law degree from the Faculty of Law of the University of Amsterdam and is a member of the Dutch Association of Corporate Litigation. He joined Richemont in January 1996 and has since been responsible for the corporate law affairs of many of its subsidiaries and been involved in various merger and acquisition projects. In 2009, he was appointed as Company Secretary of both the General Partner and Fund Manager. Since 2011, he has been responsible for Reinet's legal affairs and serves on the boards of a number of companies in which Richemont or Reinet hold an interest.

DIANE LONGDEN

Chief Financial Officer *British, born 1961* Ms Longden was appointed to the Board of Directors in September 2012.

Ms Longden is a member of the Institute of Chartered Accountants in England and Wales and holds a Masters in Business Administration from the Sacred Heart University, John F. Welch College of Business in Luxembourg. Prior to joining Reinet in 2009, Ms Longden worked in the accountancy profession and international insurance industry. She is also a director of various subsidiaries of Reinet Fund.

BOARD COMMITTEES AND MANAGEMENT

The Company is managed by a general partner and as such it has no board of directors, executive management or employees. As a consequence, aspects of corporate governance which relate, amongst others, to the composition, organisation and proceedings of the board of directors and executive management, the establishment of board committees, the determination of a remuneration policy and related processes of a public company established in Luxembourg are not directly applicable to the Company.

BOARD OF OVERSEERS

In accordance with Luxembourg law, a Board of Overseers (Collège des Commissaires) has been appointed to review the activities of the Company. The Board of Overseers' role is one of oversight and control in addition to the specific powers conferred upon the Board of Overseers by virtue of the Statutes. It has no executive responsibility for the management of the Company except that the Board of Overseers may be consulted by the General Partner on such matters as the General Partner may determine and no action of the General Partner that may exceed its powers shall be valid unless authorised by the Board of Overseers.

The Board of Overseers of the Company has also been appointed as the Board of Overseers of Reinet Fund. Each of the members of the Board of Overseers is independent from the General Partner and the Fund Manager.

The members of the Board of Overseers may not be directors or employees of the General Partner or of the principal shareholder of the General Partner or any entity in which the Company has a material direct or indirect interest.

The Board of Overseers reports each year to the annual general meeting of shareholders on the results of the mandate entrusted to it, making such recommendations as it considers appropriate.

Every second year the Board of Overseers conducts a self-assessment of its role, accountability, composition and effectiveness.

In addition to its role as defined by law, the Board of Overseers also acts as the audit committee of the Company and Reinet Fund. The functions of the Board of Overseers include notably:

- Monitoring the financial reporting process;
- Reviewing the financial statements of the Company and Reinet Fund in order to ensure that they are fair, accurate and complete;
- Monitoring the Company's and Reinet Fund's compliance with applicable legal and regulatory obligations;
- Monitoring the statutory audit of the Company and Reinet Fund;
- Reviewing and monitoring the independence of the approved statutory auditor and approving permissible non-audit services as required;
- Monitoring the effectiveness of internal control and risk management procedures; and
- Assessing the quality of the internal audit of the Company and Reinet Fund.

During the year under review, the Board of Overseers met physically on four occasions and in addition, four meetings were held by conference call. All the members attended all of the meetings and conference calls. Subsequent to the year-end, the Board of Overseers met on 7 May 2018 to review and discuss with the approved statutory auditor the statutory and consolidated financial statements of the Company and recommended that these be presented to the annual general meeting of shareholders of the Company for approval.

Mr Yves Prussen is chairman of the Board of Overseers.

The members of the Board of Overseers are:

YVES PRUSSEN

Chairman

Luxembourger, born 1947

Mr Prussen was appointed to the Board of Overseers in September 2009.

Mr Prussen graduated as a doctor at law in 1971 and holds a diploma from the 'Institut d'Etudes Politiques' of the University of Grenoble. During the same year he became a member of the Luxembourg bar and since 1975 has been a partner in Elvinger, Hoss & Prussen, a Luxembourg legal firm. Mr Prussen is a member of the International Bar Association, the Luxembourg Section of the International Fiscal Association and the Luxembourg Association for Arbitration. He is the author of various publications in the field of tax law, arbitration, securities laws and the law relating to undertakings for collective investments.

CORPORATE GOVERNANCE

DENIS FALCK

South African, born 1945

Mr Falck was appointed to the Board of Overseers in September 2009.

Mr Falck is a South African chartered accountant and after working in the auditing profession joined Rembrandt Tobacco Company in 1971, where he became the Chief Financial Officer before being transferred to Rembrandt Group Limited in 1979. After various senior positions, he was appointed as the Financial Director of the parent company in 1990. He was a member of the Remgro Executive Committee and its Audit and Risk Committee and was the Chairman of the group's Pension and Retirement Funds' Boards of Trustees. He retired at the end of June 2008 after a career of close to 37 years with Rembrandt Group Limited/Remgro Limited in South Africa. Mr Falck also served as a non-executive director on the boards and audit/risk committees of listed and unlisted investee companies of Remgro, including FirstRand Bank Holdings Limited, RMB Holdings Limited, Medi-Clinic Corporation Limited, Total South Africa (Pty) Limited and Trans Hex Group Limited.

Mr Falck will not stand for re-election at the annual general meeting in August 2018.

JOHN LI

Mauritian & Luxembourger, born 1960 Mr Li was appointed to the Board of Overseers in August 2015.

Mr Li is a non-executive director and a partner of The Directors' Office, a company of independent and non-executive directors. Previously he was a managing partner of KPMG Luxembourg and a member of the KPMG global investment management leadership team, as well as, chairman of the supervisory board for KPMG Luxembourg. Mr Li is a Fellow of the Institute of Chartered Accountants in England and Wales. His expertise lies in investment funds, banking and wealth management.

STUART ROWLANDS

British, born 1952 Mr Rowlands was appointed to the Board of Overseers in August 2016.

Mr Rowlands is the Head of Financial Risk at the European Investment Bank ('EIB'), the development bank of the European Union, based in Luxembourg. He joined the EIB in 1988 and worked in various senior roles involving internal audit, credit risk, infrastructure funding and project finance. He will retire from the EIB on 30 June 2018. Previously, Mr Rowlands was with PricewaterhouseCoopers Luxembourg and during this time spent two years with the European Court of Auditors, also based in Luxembourg. Mr Rowlands is a Fellow of the Institute of Chartered Accountants in England and Wales and a member of the Institute of Internal Auditors. He recently became a certified independent director. His expertise lies in internal audit, credit and financial risk.

THE MEMBERS OF THE BOARD OF OVERSEERS

The Statutes provide for a Board of Overseers composed of at least three members. The members of the Board of Overseers are appointed by a resolution of the annual general meeting of shareholders by a simple majority of the votes cast. The annual general meeting of shareholders fixes their remuneration as well as the term of their office. They may be re-elected. Their appointment is not subject to the approval of the General Partner.

REMUNERATION

Neither the Company nor Reinet Fund has any employees. Rather, both entities pay fees to their respective managers, the General Partner and the Fund Manager, in respect of the management services provided (see Significant Agreements below).

An annual compensation of \in 50 000 per annum for each of the members of the Board of Overseers was approved at the annual general meeting of shareholders held on 29 August 2017.

Although the management of Reinet is distinct from Richemont following the restructuring effected in 2008, a number of executives who have management responsibilities within the General Partner and the Fund Manager have executive roles in and are employed by Richemont. With effect from 1 April 2010, separate employment arrangements in respect of Richemont and Reinet duties apply in respect of those individuals having roles within both organisations.

SHAREHOLDINGS AND LOANS

Details of shareholdings by members of the Board of Directors of the General Partner and the Board of Overseers are given in note 13 to the consolidated financial statements on page 62 of this report. As noted previously, the General Partner holds 1 000 management shares in the Company.

The Company has procedures in place requiring persons connected with the Company, Reinet Fund, the General Partner, the Fund Manager and the Investment Advisor not to trade in the Company's securities during closed periods in advance of the release of financial information in respect of the Company or at other times when they may be in possession of price-sensitive information. Approval of transactions involving the Company's securities is required from Mr Rupert, Mr Malherbe or Mr van Zyl and transactions by persons discharging managerial responsibilities are disclosed on the Company's website and information relating to such transactions is published in a manner that ensures the effective dissemination of information to the public.

There were no loans outstanding to members of the Board of Directors of the General Partner or the Board of Overseers during the year or at 31 March 2018.

At 31 March 2018, the Company owed \in 1.2 million to the General Partner and Reinet Fund owed \in 1.6 million to the Fund Manager.

SIGNIFICANT AGREEMENTS

The Company is managed by its General Partner. The Company reimburses the General Partner for its expenses incurred in the ordinary course of business, including but not limited to the remuneration of its staff, taxes, rentals and any other disbursements, and pays an annual administration fee equal to 10 per cent of such expenses. During the year ended 31 March 2018, the Company paid \in 0.9 million to the General Partner in respect of the costs that it had incurred and the related administration fee.

The Company's wholly-owned subsidiary, Reinet Fund, is managed by the Fund Manager. Reinet Fund reimburses the Fund Manager for its expenses incurred in the ordinary course of business including but not limited to the remuneration of its staff, taxes, rentals and any other disbursements, and pays an annual administration fee equal to 10 per cent of such expenses. Any such amounts payable to the Fund Manager are deductible from any management fees payable to the Investment Advisor.

Under the terms of the Investment Advisory Agreement dated 9 October 2008, as amended on 24 May 2010 and 10 November 2011 between Reinet Fund and the Investment Advisor, Reinet Fund pays both management fees and performance fees to the Investment Advisor.

Mr van Zyl, who is a Director of the General Partner, is also a member of the Board of Directors of the Investment Advisor.

The management fee is payable to the Investment Advisor at a rate of 1 per cent per annum on the NAV of Reinet Fund, excluding cash and interests in funds managed by third parties. It is calculated semi-annually based on the closing NAV at the end of the previous six-month period.

The management fee in respect of cash is calculated at a rate of one quarter of 1 per cent per annum.

No management fee is payable in respect of funds managed by third parties except where the fee payable to the third party has been negotiated to a level below 1 per cent per annum and below the level payable by other investors in a fund. In such circumstances, the difference between the fee payable to the third-party manager and 1 per cent is payable to the Investment Advisor.

Investments as a limited partner in funds under the management of a management company in which Reinet Fund is an investor are not treated as being managed by third parties; the management fee is payable at 1 per cent per annum to the Investment Advisor. However, such a fee payable to the Investment Advisor is reduced by any management fee paid by Reinet Fund to the management company, net of income received by Reinet Fund on its investment in the management company in terms of its share of the management fees earned by (but not carried interest attributable to) the management company.

The management fee for the year under review amounted to \notin 51 million, of which \notin 3 million is paid to the Fund Manager.

As detailed in the Company Prospectus, issued when the Company was established in 2008 as part of the Richemont reorganisation which was approved by the former Richemont unitholders, the performance fee in any period is to be calculated as 10 per cent of the Cumulative Total Shareholder Return at the end of the Performance Measurement Period, adjusted for all dividends and returns of capital to the Company's shareholders, less the sum of all performance fees paid in previous Performance Measurement Periods. The Cumulative Total Shareholder Return will be the difference between the volume weighted average closing price of the Company's shares on the Luxembourg Stock Exchange over the last 20 trading days of each financial year of the Company less the Initial Price, calculated as the volume weighted average market price of the Company's shares on the Luxembourg Stock Exchange over the first 60 trading days following the third day after the conclusion of the rights issue in December 2008. The Initial Price, calculated over the trading period from 22 December 2008 to 19 March 2009, is \in 7.1945.

No performance fee is payable as of 31 March 2018 and 31 March 2017.

The Investment Advisor shall be entitled to all accrued but unpaid management fees and performance fees should the Fund Manager (acting on the instructions of the Board of Overseers) terminate the Investment Advisory Agreement with notice. Such entitlement will not arise where the Fund Manager (acting on the instructions of the Board of Overseers) is entitled to, and does, terminate the Investment Advisory Agreement immediately or if the Investment Advisory Agreement terminates automatically.

CONFLICTS OF INTEREST

Individuals who are involved in the management of the Company, the General Partner or the Fund Manager may also be involved in the management of other industrial and investment companies, including but not limited to CFR SA and Remgro Limited. There is a possibility that these individuals may have a conflict of interest between the duties they owe to the Company or Reinet Fund and the duties they owe to the other entities relying upon their expertise. Such a conflict may arise in relation to, in particular, proposed investment opportunities. The Company and Reinet Fund will be managed to avoid any such conflicts of interest in all possible circumstances, as is also formalised in a conflicts of interest policy which was adopted by the Boards of the General Partner and Fund Manager. If a conflict of interest in relation to an investment opportunity would arise between any entities affiliated with Rupert family interests the opportunity to co-invest may be offered to the appropriate entities (taking into consideration, among other things, the investment objective, policies and restrictions of each of those entities). Specifically, in terms of the Company Prospectus and the conflicts of interest policy it is expected that any investments in luxury goods businesses will be made by CFR SA.

CAPITAL STRUCTURE

At 31 March 2018, the Company had 195 941 286 ordinary registered shares and 1 000 management registered shares of no par value in issue.

The total number of voting rights at 31 March 2018 was 195 942 286.

SIGNIFICANT SHAREHOLDERS

The General Partner holds 1 000 management shares in the Company, being 100 per cent of the management shares in issue.

CORPORATE GOVERNANCE

Following a restructuring of the Rupert family interests in December 2017, the Anton Rupert Trust, the Anton Rupert Descendants Trust and affiliated parties hold some 48.8 million Company shares representing 24.93 per cent of the Company's share capital.

The group of parties regarded as being affiliated to the Anton Rupert Trust and the Anton Rupert Descendants Trust includes entities and persons which are not necessarily closely connected with persons discharging managerial responsibilities within the Company, as defined in Article 3 paragraph 1 of the EU Regulation No 596/2014 on Market Abuse (the 'Market Abuse Regulation'). As a consequence, share dealings by such entities or persons are not disclosed as dealings by connected parties in terms of the Market Abuse Regulation.

On 16 December 2013, the Public Investment Corporation ('PIC') notified the Company that it held 14.61 per cent of the shares and voting rights in the Company, PIC previously held 15.49 per cent of the shares.

On 2 February 2011, Allan Gray Limited notified the Company that accounts under its management held the equivalent of 5.01 per cent of the shares and voting rights in the Company.

Old Mutual Investment Group (Pty) Ltd informed the Company that as from 27 April 2016 its holding on behalf of its clients exceeded the equivalent of 3 per cent of the shares and voting rights in the Company.

As at the date of this report, the Company has not received any other notifications of significant shareholdings in excess of 3 per cent of the shares in issue.

SHAREHOLDERS' MEETINGS AND VOTING RIGHTS

Shareholders' meetings may be convened by the General Partner or by the Board of Overseers. All shareholders are invited to attend and speak at all general meetings of shareholders. Any shareholder may appoint another person, who need not be a shareholder, to represent him at the meeting.

Other than as required by law, resolutions to be approved at a meeting of shareholders will be passed by an absolute majority of those present and voting. There is no quorum requirement for a meeting convened to consider the business ordinarily to be considered by a shareholders' meeting. The business ordinarily to be considered at a shareholders' meeting is the approval of the statutory and consolidated financial statements as presented by the General Partner; the consideration and approval of the appropriation of the result of the year as proposed by the General Partner; the appointment, removal and remuneration of the Board of Overseers; and the discharge to be given to the General Partner and to the members of the Board of Overseers. All other business at an annual general meeting shall be considered only upon a proposal of the General Partner unless otherwise provided for in the law.

Any other matter which does not fall within the scope of an annual general meeting, as set out above, shall be dealt with by way of an

extraordinary meeting. An extraordinary meeting shall require that 50 per cent of shareholders of each class of shares is represented, failing which the meeting must be reconvened in accordance with the notice requirements laid down by the law. Resolutions proposed at such a meeting shall be passed by a vote in favour of at least two-thirds of the votes cast, provided that no resolution tabled at such a meeting shall be validly passed unless approved by the General Partner.

The annual general meeting of shareholders of the Company was held on 29 August 2017. Out of a total of 195 941 286 ordinary shares and 1 000 management shares in issue, a total of 139 168 376 ordinary shares (some 71.03 per cent of the total) and all the 1 000 management shares were represented. The proposals of the General Partner in respect of the resolutions to be considered at the meeting were approved by an overwhelming majority of the votes.

The rights of a shareholder to participate in an annual general meeting and to vote in respect of his shares shall be determined with respect to the shares held by that shareholder on the 14th day prior to the annual general meeting at midnight (Luxembourg time) (the 'Record Date'). No later than on the Record Date, or the date as provided for in the notice of the meeting, the shareholder shall indicate to the Company his intention to participate in the annual general meeting. The Company may determine the manner in which this declaration is made. The Statutes provide that certificates of the shareholdings and proxies be received by the Company a certain time before the date of the relevant meeting. In accordance with the Statutes, the General Partner may determine such other conditions that must be fulfilled by shareholders for them to take part in any meeting of shareholders in person or by proxy.

The notice of the 2018 annual general meeting of shareholders is given on pages 76 to 78 of this report.

FINANCIAL REPORTING, INTERNAL CONTROL AND RISK MANAGEMENT

The preparation of the statutory and consolidated financial statements of the Company is the responsibility of the General Partner. The Company's role is limited to the holding of the investment in Reinet Fund, the issuance of its own shares and related activities and therefore its own entity financial statements are straightforward. The Board of Directors of the General Partner has established strict rules designed to protect the Company's interests in the areas of financial reporting, internal control and risk management. An internal control process has been defined and implemented by the Board of Directors of the General Partner and approved by the Board of Overseers, with the aim of achieving reliability of financial and accounting information and full compliance with applicable laws and regulations. The internal controls over financial reporting are designed to provide assurance that the financial reporting does not contain any material inadequacies. The level of financial controls that have been established are considered by the General Partner to be adequate for the scale of the Company's and Reinet Fund's operations and their level of complexity.

A risk management function exists and quarterly reports are provided to the Boards of Directors of the General Partner and the Fund Manager, as well as the Board of Overseers.

The internal audit function is outsourced; an internal audit report is provided annually and the internal auditor attends one meeting of the Board of Overseers.

Responsibility for management of investment risk and treasury risk is borne by the Board of Directors of the Fund Manager. The dayto-day treasury position is monitored by the Chief Executive Officer and the Chief Financial Officer and policy decisions in respect of the investment of cash resources are taken by the Board of Directors of the Fund Manager.

Investment decisions are the responsibility of the Fund Manager, acting on the advice of the Investment Advisor.

The Company is subject to financial risks, certain of which are discussed in note 5 to the consolidated financial statements on page 48 of this report.

INFORMATION POLICY

The Company reports to shareholders in accordance with the requirements of Luxembourg law, European regulations and the guidance provided by the Luxembourg Stock Exchange, the Commission de Surveillance du Secteur Financier ('CSSF'), Euronext Amsterdam and the Dutch Authority for the Financial Markets (Autoriteit Financiële Markten, 'AFM'). The annual report is the principal source of financial and business information for shareholders. The Company's preliminary announcement of the results for the financial year is usually issued in May each year. In addition to the annual report, the Company publishes its halfyearly unaudited financial report in November, as well as interim management statements in July and January covering the Company's performance during the first and third quarters, respectively, of the financial year. Ad hoc news announcements are made in respect of matters which the Company considers to be of significance to shareholders, in accordance with applicable law and regulation (including EU Regulation No 596/2014 on Market Abuse) and the specific guidelines laid down by the Luxembourg Stock Exchange, the CSSF, Euronext Amsterdam and the AFM.

The annual report is distributed to all parties who have requested a copy. Investors may request electronic notification that such reports have been published on the Company's website.

All news announcements are distributed by email. Shareholders and other interested parties may ask to be included on the distribution list by contacting the Company Secretary at the Company's registered office or by email (info@reinet.com) or by registering on the Company's website (http://www.reinet.com/investor-relations/ company-announcements.html).

Copies of the annual report and half-yearly unaudited financial report, the announcement of the results and ad hoc press releases may also be downloaded from the Company's website (www.reinet.com). A copy of the Statutes of the Company and the Corporate Governance Charter are also available on the website.

In addition, the Company publishes Reinet Fund's NAV statements. In accordance with Reinet Fund's prospectus, these NAV statements will be published within 20 business days of the end of each calendar quarter. These statements are also available on the Company's website.

Statutory and regulatory announcements are filed with the CSSF and the AFM, published on the Company's website and made available to the Luxembourg Stock Exchange and Euronext Amsterdam.

AUDITORS

The statutory and consolidated financial statements of the Company for the accounting year ended 31 March 2018 were audited by PricewaterhouseCoopers Société coopérative, approved statutory auditors, Luxembourg.

In the current year an audit tender process was held in accordance with the European Directive 2014/56/EU on statutory audits of annual accounts and consolidated accounts (as adopted into Luxembourg law on 23 July 2016), together with EU Regulation No 537/2014 that entered into force on 17 June 2016. As a result of this process, PricewaterhouseCoopers Société coopérative falls to be reappointed by the General Partner in accordance with the terms of the law of 22 March 2004 on securitisation as amended.

SUSTAINABILITY

For businesses to be successful, it is not sufficient to focus solely on the single bottom line of profitability at all costs. Rather, businesses are expected to meet the needs of all stakeholders – shareholders, employees, business partners, local communities, the global community and the environment. It is imperative for businesses to work responsibly, recognising that the world's resources are finite and that we all have a role to play in their conservation. Initiatives to reduce carbon dioxide emissions, reduce water usage and minimise emissions are to be welcomed.

Investors such as Reinet have a role to play by seeking out companies which do act responsibly and avoiding those which do not. Reinet's investment criteria reflect our concerns; we look for responsible management in businesses which take account of their stakeholders' interests, treat their employees fairly and respect the environment. A large proportion of Reinet's smaller investments (excluding the significant holding in BAT) are financial in nature being either in investment funds or investment advisory and management activities. By their nature, such operations have a minimal direct environmental impact.

Reinet's business philosophy is to find investments that offer longterm growth potential. Reinet's long-term investment philosophy minimises the risk of businesses in which we invest taking short-cuts to achieve 'quick-fix' returns. That logic applies to our partners as well. Reinet does not want to invest in businesses which do not share our goals and values. BAT is a good example of a company which

MANAGEMENT REPORT

CORPORATE GOVERNANCE

has built a reputation for being a good corporate citizen within the industry in which it operates, whilst growing its business and consistently improving profitability.

In some cases – notably the co-investment in Jagersfontein, Rooipoort and Vanterra C Change TEM – Reinet is making an investment in projects which we expect will have positive, direct benefits for communities and the environment. Other investments, for example certain of those held through the NanoDimension funds, are exploring the use of new technologies to create new drugs or to improve the mechanisms for the delivery of drugs, targeting the site of the problem within the body and reducing side-effects.

As an investment vehicle, Reinet does not have any operations or staff of its own. It is managed by Reinet Investments Manager S.A. and Reinet Fund Manager S.A., whose teams are based in Luxembourg.

ARTICLE 11 OF THE LUXEMBOURG LAW ON TAKEOVER BIDS OF 19 MAY 2006

The Company publishes the following detailed information as required by Article 11 (1) of the law of 19 May 2006 on takeover bids.

CAPITAL STRUCTURE OF THE COMPANY

The Company has issued two classes of shares, namely management shares and ordinary shares. The ordinary shares are listed on the Luxembourg Stock Exchange, Euronext Amsterdam (with effect from 14 November 2017) and the Johannesburg Stock Exchange (with effect from 29 November 2017); the listing on the Johannesburg Stock Exchange is a secondary listing.

At 31 March 2018, the Company had 195 941 286 ordinary shares and 1 000 management shares of no par value in issue.

The ordinary shares confer on the shareholder the entitlement to participate in and to vote at meetings of shareholders, with each share carrying the right to one vote. Each share also entitles each shareholder to receive a proportionate share of any dividend that the Company may declare and a proportionate share of the net assets of the Company on liquidation. The liability of shareholders is limited to the amount of their investment in the Company.

The management shares confer the same rights with regard to voting, dividends and the distribution of assets on liquidation as the ordinary shares. In addition, as holder of management shares, the General Partner has broad powers to manage the Company and has unlimited liability for any obligations of the Company that cannot be met out of the assets of the Company. The management shares are not listed.

RESTRICTIONS ON THE TRANSFER OF SECURITIES

The ordinary shares are freely transferable. The Company and its shareholders must comply with the requirements of the Luxembourg law of 11 January 2008 on transparency requirements (the 'Transparency Law'), provided however that in addition to the thresholds set out in such law, each shareholder shall, in accordance with the Statutes, be liable to notify the Company of any acquisition or disposal if the proportion of the holding of shares held by the shareholder, whether directly and/or indirectly, including those that are deemed to be controlled by the shareholder in the circumstances contemplated by Article 9 of the Transparency Law, reaches, exceeds or falls below the threshold of 3 per cent, failing which the General Partner may disregard the voting rights attached to the shares and certain restrictions may apply to such shareholdings in accordance with the terms of Article 10 of the Statutes.

The management shares are transferable only to a successor or an additional manager with unlimited liability for the Company's financial liabilities.

SIGNIFICANT SHAREHOLDINGS

The details of significant shareholders within the meaning of the Transparency Law are given on pages 33 and 34 of this report.

SEPARATE CLASSES OF SECURITIES

The management shares held by the General Partner confer the same rights with regard to voting, dividends and the distribution of assets on liquidation as the ordinary shares. In addition, as holder of management shares, the General Partner shall have broad powers to manage the Company. The General Partner will have unlimited liability for any obligations of the Company that cannot be met out of the assets of the Company.

SHARES HELD IN RESPECT OF SHARE Incentive Schemes for Employees of the General Partner, fund Manager and Investment Advisor

The Investment Advisor owns 952 901 ordinary shares of the Company as at 31 March 2018 (31 March 2017: 963 540). These shares have been acquired to hedge share appreciation rights and related awards to key executives. Until the rights awarded under these schemes may be exercised by the employees concerned, the voting rights in respect of these shares may be exercised by the Investment Advisor.

SHAREHOLDERS' MEETINGS AND VOTING RIGHTS

Each issued share represents one vote. The rights of a shareholder to participate in a general meeting and to vote in respect of his shares shall be determined with respect to the shares held by the shareholder on the 14th day prior to the general meeting, as required by Luxembourg law. Further information is set out on page 34 of this report.

SHAREHOLDER AGREEMENTS AND TRANSFER RESTRICTIONS

There are no agreements between shareholders which are known to the Company. The Company is not aware of any agreements which may result in restrictions on the transfer of securities or voting rights.

RULES GOVERNING THE APPOINTMENT OF The general partner and amendments to the articles of association of the company

The Company has no executive management or employees. In accordance with Luxembourg law, the management of the Company is carried out by the General Partner, the unlimited shareholder of the Company, which has been designated as such in the Statutes.

The replacement of the General Partner or the appointment of additional managers requires an amendment to the Statutes.

Any proposal to amend the Statutes shall be considered and approved by an extraordinary general meeting of shareholders to be held before a public notary. At any such meeting, the shareholders may only validly deliberate if the quorum required by the law is satisfied. Resolutions shall be passed by at least two-thirds of the votes cast, provided that no resolution at any extraordinary general meeting of shareholders shall be validly passed unless approved by the General Partner, unless otherwise provided by law and the Statutes. In that respect it is to be noted that no decision of the General Partner on behalf of the Company in respect of the exercise by the Company of any power to amend the Statutes shall be valid unless approved by the Board of Overseers.

POWERS OF THE GENERAL PARTNER

The General Partner is vested with the broadest powers to perform all acts of administration in compliance with the Company's corporate objects set out in the Statutes except for matters expressly reserved by Luxembourg law or the Statutes to be approved by the general meeting of shareholders. Certain decisions of the General Partner must be approved by the Board of Overseers.

SIGNIFICANT AGREEMENTS

There are no significant agreements to which the Company is a party and which take effect, alter or terminate upon a change of control of the Company following a takeover bid.

AGREEMENTS WITH DIRECTORS AND EMPLOYEES

The Company is managed by the General Partner, it has no directors, executive management or employees. Details of the agreements with the General Partner, the Fund Manager and the Investment Advisor are set out on pages 32 and 33 of this report.

APPROVAL

The General Partner, acting on behalf of the Company, represented by Wilhelm van Zyl, its Chief Executive Officer and Diane Longden, its Chief Financial Officer, confirms that:

- 1. The consolidated financial statements have been prepared in accordance with IFRS as adopted by the European Union and give a true and fair view of the consolidated assets, liabilities, financial position and profit of the Company and its subsidiaries taken as a whole;
- 2. The Company financial statements have been prepared in accordance with Luxembourg legal and regulatory requirements and give a true and fair view of the Company's assets, liabilities, financial position and profit for the year; and
- 3. This report includes a fair review of the development and performance of the business and position of the Company and its subsidiaries taken as a whole, together with a description of the principal risks and uncertainties that they face.

The consolidated financial statements for the year ended 31 March 2018 on pages 40 to 64 and the Company financial statements on pages 68 to 72 of this report were approved for submission to the annual general meeting of shareholders by the Board of Directors of the General Partner and signed on its behalf by Wilhelm van Zyl and Diane Longden.

Wilhelm van Zyl Chief Executive Officer **Diane Longden** Chief Financial Officer

Reinet Investments Manager S.A. General Partner

Luxembourg, 15 May 2018

MANAGEMENT REPORT

REPORT OF THE BOARD OF OVERSEERS

Pursuant to Articles 103 and 62 of the Luxembourg company law and Article 18 of the Statutes, we hereby report to the shareholders' meeting in respect of the accounting year ended 31 March 2018 and the financial statements prepared for such period.

The statutory and consolidated financial statements of the Company have been audited by the approved statutory auditor, PricewaterhouseCoopers Société coopérative, Luxembourg, in accordance with international standards on auditing. The audit reports on the statutory and consolidated financial statements of the Company are presented on pages 65 and 74 of this report, respectively.

We refer to those statutory and consolidated financial statements, which we have reviewed and discussed with the approved statutory auditor who is of the opinion that these provide a true and fair view of the financial situation of the Company. During the period referred to previously, we have been kept fully informed by the Board of Directors of the General Partner about developments in the Company.

The Board of Overseers recommends that the statutory and consolidated financial statements of the Company be presented to the annual general meeting of shareholders of the Company to be approved.

The Board of Overseers Reinet Investments S.C.A.

Luxembourg, 7 May 2018

FINANCIAL STATEMENTS

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Reinet Investments S.C.A. (the 'Company') has determined that it meets the definition of an investment entity under International Financial Reporting Standards 10, as a result, its subsidiaries are consolidated in the fair value of Reinet Fund S.C.A., F.I.S., which is disclosed as one line item in the consolidated balance sheet and elsewhere in the consolidated financial statements as 'financial assets held at fair value through profit or loss'. The consolidated net asset value, income and cash flow statements are, however, disclosed in more detail in the business overview as in prior years.

CONSOLIDATED BALANCE SHEET

		31 March 2018	31 March 2017
	Notes	£ m	€ m
ASSETS			
Non-current assets			
Financial assets held at fair value through profit or loss	4, 5	5 129	6 004
Total assets		5 129	6 004
EQUITY			
Equity attributable to owners of the parent			
Share capital	8	220	220
Share premium		770	770
Non-distributable reserve	9	22	22
Retained earnings		4 115	4 990
Total equity		5 127	6 002
LIABILITIES			
Current liabilities			
Amounts owed to affiliated undertakings			
– becoming due and payable after less than one year	10	2	2
Total liabilities		2	2
Total equity and liabilities		5 129	6 004
Net asset value per share (€ per share)		26.17	30.63

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

		Year ended 31 March 2018	Year ended 31 March 2017
	Notes	€ m	€ m
Income			
Dividend received from Reinet Fund S.C.A., F.I.S.		35	32
Net change in the fair value of financial assets at fair value through profit or loss	4	(875)	783
Total income		(840)	815
Expenses			
-		3	2
Operating expenses		5	2
Total expenses		3	2
-			
(Loss)/profit for the year		(843)	813
Earnings per share from profit for the year (€ per share)	10	(1.20)	(
– basic and diluted	12	(4.30)	4.15

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Attributable to the shareholders			
	Equity	Non-		
	holders'	distributable	Retained	
	capital	reserve	earnings	Total
	€ m	€ m	€ m	€ m
Balance at 31 March 2016	990	22	4 209	5 221
Dividend paid	_	-	(32)	(32)
Profit attributable to the shareholders	_	-	813	813
Balance at 31 March 2017	990	22	4 990	6 002
Dividend paid	_	_	(32)	(32)
Loss attributable to the shareholders	_	-	(843)	(843)
Balance at 31 March 2018	990	22	4 115	5 127

CONSOLIDATED CASH FLOW STATEMENT

	Year ended 31 March 2018	Year ended 31 March 2017
	€m	€ m
Cash flows from operating activities		
Dividend received from Reinet Fund S.C.A., F.I.S.	35	32
Operating expenses	(3)	(1)
Net cash from operating activities	32	31
Cash flow from financing activities Dividend paid	(32)	(32)
Net cash used in financing activities	(32)	(32)
Net movement in cash and cash equivalents	-	(1)
Cash and cash equivalents at beginning of the year	-	1
Cash and cash equivalents at end of the year	-	_

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL INFORMATION

1.1 STATUS

Reinet Investments S.C.A. (the 'Company') is established in Luxembourg as a partnership limited by shares (*société en commandite par actions*) and is governed by the Luxembourg law on securitisation. The Company's registered office is at 35, boulevard Prince Henri, L-1724 Luxembourg.

The Company is managed by Reinet Investments Manager S.A. (the 'General Partner'), a limited liability company established in Luxembourg, which also owns 1 000 management shares in the Company. The General Partner is liable for any obligations of the Company that cannot be met out of the assets of the Company. The General Partner's registered office is at 35, boulevard Prince Henri, L-1724 Luxembourg.

The Company owns the entire ordinary share capital of Reinet Fund S.C.A., F.I.S. ('Reinet Fund'), a specialised investment fund established as a partnership limited by shares (*société en commandite par actions*) under the laws of Luxembourg. References to Reinet Fund include all underlying subsidiaries. Reinet Fund's registered office is at 35, boulevard Prince Henri, L-1724 Luxembourg.

Reinet Fund is managed by Reinet Fund Manager S.A. (the 'Fund Manager'), a limited liability company established in Luxembourg, which also owns 1 000 management shares in Reinet Fund. The Fund Manager is the general partner in Reinet Fund and is liable for any obligations of Reinet Fund that cannot be met out of the assets of Reinet Fund. The Fund Manager's registered office is at 35, boulevard Prince Henri, L-1724 Luxembourg.

Reinet Fund's objective is to generate long-term capital growth. It aims to achieve this objective by investing over time in a diversified portfolio of securities. Reinet Fund may also seek partners with whom it may co-invest. Reinet Fund is advised by Reinet Investment Advisors Limited (the 'Investment Advisor') under the terms of the investment advisory agreement (the 'Investment Advisory Agreement').

1.2 SECURITIES LISTINGS AND TRADING

The Company's ordinary shares are listed and traded on the Luxembourg Stock Exchange. With effect from 14 November 2017, the Company's ordinary shares were also listed on Euronext Amsterdam and with effect from 29 November 2017, the depository receipts issued by Reinet Securities SA in respect of the Company's ordinary shares which traded as a secondary listing on the Johannesburg Stock Exchange were suspended from trading at which time the Company's ordinary shares were listed on the Johannesburg Stock Exchange, being a secondary listing. The depository receipts were subsequently cancelled.

1.3 APPROVAL OF THESE FINANCIAL STATEMENTS

These consolidated financial statements have been approved by the Board of Overseers on 7 May 2018, and by the Board of Directors of the General Partner on 15 May 2018 for submission to the annual general meeting of shareholders.

2. INTERNATIONAL FINANCIAL REPORTING STANDARDS

The Company applies International Financial Reporting Standards ('IFRS') as endorsed by the European Union ('EU'). As part of its ongoing programme, the International Accounting Standards Board ('IASB') has issued new or revised IFRS during the period covered by these financial statements.

(a) New standards and amended standards adopted in the year:

There were no new standards, interpretations and amendments to existing standards that were effective for the year beginning 1 April 2017 that had a significant effect on the consolidated financial statements of the Company.

(b) New standards, amendments and interpretations issued but not effective for the year beginning 1 April 2017 and not early adopted:

Certain new accounting standards issued by the IASB and new interpretations issued by the International Financial Reporting Interpretations Committee are not yet effective and have not been applied in preparing these consolidated financial statements. None of these are expected to have a significant effect on the consolidated financial statements of the Company.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The principal accounting policies applied in the preparation of these financial statements insofar as they relate to the Company's ongoing activities are set out below. These policies have been consistently applied to both periods presented, unless otherwise stated.

Where necessary, comparative figures have been adjusted to conform with changes in presentation in the current year.

3.1 BASIS OF PREPARATION

The financial statements are prepared in accordance with IFRS as issued by the IASB and adopted by the EU.

The preparation of financial statements in conformity with IFRS requires the use of certain critical accounting estimates. It also requires the General Partner to exercise its judgement in the process of applying the Company's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 6.

3.2 INVESTMENT ENTITY AND SUBSIDIARIES 3.2.1 Investment entity

The Company adopted IFRS 10, which requires that investment entities measure their subsidiaries at fair value through profit or loss. The General Partner considered all the facts and circumstances when assessing whether the Company qualifies as an investment entity under IFRS 10, such as, but not limited to, its objective of longterm capital appreciation (as reflected in the Company's prospectus, published on 10 October 2008), and its classification of financial assets at fair value through profit or loss. IFRS 10 determines that an investment entity is defined as an entity which meets the following conditions:

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

In assessing whether the Company meets the definition of an investment entity as set out in IFRS 10, the General Partner considered whether the Company has the following typical characteristics, while noting that the absence of any one or more of these characteristics does not necessarily disqualify an entity from being classified as an investment entity:

- (a) it has more than one investment;
- (b) it has more than one investor;
- (c) it has investors that are not related parties of the entity; and
- (d) it has ownership interests in the form of equity or similar interests.

The Company has multiple investors and owns the entire ordinary share capital of Reinet Fund. The Company is exposed to variable returns from changes in the fair value of Reinet Fund's net assets.

Although the Company does not have multiple investments, the General Partner believes that the Company can be classified as an investment entity due to the fact that it was formed to give its shareholders exposure to the underlying assets held by Reinet Fund. In that respect, it is to be noted that an investment entity may hold a portfolio of investments directly or indirectly, for example by holding a single investment in another investment entity that itself holds several investments. The Company's investments are all held through Reinet Fund.

The Fund Manager further deems Reinet Fund to meet the definition of an investment entity.

Where applicable, the notes to the consolidated financial statements give information at the level of Reinet Fund and its subsidiaries.

3.2.2 Subsidiaries

Subsidiaries are all entities over which the Company has control. The Company controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

The Company controls Reinet Fund through its 100 per cent holding of the ordinary shares of Reinet Fund. The Company and Reinet Fund operate as an integrated structure whereby the Company currently invests solely into Reinet Fund. No subscriptions or redemptions were made during the year. As at 31 March 2018 and 31 March 2017 there were no capital commitment obligations and no amounts due to Reinet Fund for unsettled purchases.

The change in fair value of Reinet Fund is included in the statement of comprehensive income in 'Net change in the fair value of financial assets at fair value through profit or loss'.

3.3 FOREIGN CURRENCY TRANSLATION

3.3.1 Functional and presentation currency

The performance of the Company is measured and reported to the investors in euro. The General Partner considers the euro as the currency which is most appropriate for the representation of the Company's results. The financial statements are presented in euro. The euro is the Company's functional and presentation currency.

3.3.2 Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign currency assets and liabilities are translated into the functional currency using the exchange rate prevailing at the balance sheet date.

Where assets and liabilities are denominated in a currency other than the functional currency of the entity that holds such assets and liabilities, foreign exchange gains and losses arising from translation are included in the statement of comprehensive income.

Foreign exchange gains and losses relating to cash and cash equivalents, if any, are included in the statement of comprehensive income.

Foreign exchange gains and losses relating to the financial assets carried at fair value through profit or loss are presented in the statement of comprehensive income within 'Net change in the fair value of financial assets at fair value through profit or loss'.

3.4 SEGMENT REPORTING

The Company's only segment is considered its investment in Reinet Fund. Segments within Reinet Fund are reported in a manner consistent with the internal reporting provided by the Fund Manager in respect of Reinet Fund. The Fund Manager is the chief operating decision maker and is responsible for allocating resources and assessing performance of the segments.

3.5 NON-IFRS DISCLOSURES

In the reporting of financial information, the Company uses certain measures that are not required under IFRS.

Due to the secondary listing of the Company on the Johannesburg Stock Exchange, the Company is required to present 'headline' earnings per share and diluted 'headline' earnings per share, as alternative measures of earnings per share, calculated in accordance with Circular 2/2015 'Headline Earnings' issued by the South African Institute of Chartered Accountants. This is presented on page 60.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

3.6 FINANCIAL ASSETS AT FAIR VALUE Through Profit or Loss

3.6.1 Classification

The Company classifies its investment in Reinet Fund as a financial asset held at fair value through profit or loss within the following sub-category: *Financial assets and liabilities designated at fair value through profit or loss at inception.* Financial assets designated at fair value through profit or loss at inception are financial instruments that are not classified as held for trading but are managed, and their performance is evaluated on a fair value basis in accordance with the Company's investment strategy.

Current assets are those which are expected to fall due, be receivable or realised within 12 months from the balance sheet date. Noncurrent assets are those where no realisation is currently expected within a twelve-month time period from the balance sheet date.

3.6.2 Recognition, derecognition and measurement

Regular purchases and sales of investments are recognised on the trade date – the date on which the Company commits to purchase or sell the investment. Financial assets held at fair value through profit or loss are initially recognised at fair value. Transaction costs are expensed as incurred in the statement of comprehensive income.

Financial assets are derecognised when the rights to receive cash flows from the investments have expired or the Company has transferred substantially all risks and rewards of ownership. Where the Company is in the process of restructuring the ownership of an asset, amounts which are to be sold to third parties and where a signed contract of sale exists, are included as assets held for sale.

Subsequent to initial recognition, financial assets held at fair value through profit or loss are measured at fair value. Gains and losses arising from changes in the fair value of the financial assets held at fair value through profit or loss category are presented in the statement of comprehensive income within 'Net change in the fair value of financial assets at fair value through profit or loss' in the period in which they arise.

Dividend income from financial assets held at fair value through profit or loss is recognised in the statement of comprehensive income when the Company's right to receive payments is established.

3.6.3 Fair value estimation

The net asset value of Reinet Fund is determined by the Fund Manager. The Company's policy requires the Fund Manager to evaluate the information about Reinet Fund's financial assets and liabilities on a fair value basis together with other related financial information. The General Partner considers the net asset value of Reinet Fund as determined by the Fund Manager, according to the principles outlined in the next paragraph, to be the best estimate of fair value. In calculating the fair value of the assets and liabilities held by Reinet Fund, the fair value of financial assets traded in active markets (such as publicly traded securities) are based on quoted market prices at the balance sheet date. The quoted market price used for financial assets is the closing bid price. The fair value of financial assets that are not traded in an active market is determined by the Fund Manager using valuation techniques in accordance with International Private Equity and Venture Capital Association guidelines. The Fund Manager uses a variety of valuation methods in each case considered to be most appropriate to the assets concerned. Where necessary, valuations are obtained by the Fund Manager from third-party experts to support the valuations being used in the financial statements. Valuation techniques used include the use of comparable recent arm's-length transactions, reference to other instruments that have substantially the same characteristics, discounted cash flow analysis, option pricing models and other valuation techniques commonly used by market participants making the maximum use of market inputs and relying as little as possible on entity-specific inputs. For recent investments in unquoted investments, cost may be considered to be the best estimate of fair value (in accordance with the most recent International Private Equity and Venture Capital Association guidelines), for a limited period after the date of the transaction and in the absence of any indications to the contrary.

3.7 CASH AND CASH EQUIVALENTS

Cash and cash equivalents includes cash on hand, deposits held at call with banks, other short-term highly liquid investments with original maturities of 3 months or less and bank overdrafts.

3.8 RECEIVABLES

Receivables are carried at fair value.

3.9 ACCRUED EXPENSES

Accrued expenses are recognised at fair value.

3.10 TAXATION

The Company is registered in Luxembourg and is subject to corporate tax as determined by Luxembourg law.

Reinet Fund may incur withholding taxes imposed by certain countries on investment income and capital gains. Such tax on income or gains is recorded within the fair value of the Company's investment in Reinet Fund.

4. FINANCIAL ASSETS HELD AT FAIR VALUE THROUGH PROFIT OR LOSS

	31 March 2018 € m	31 March 2017
Financial assets held at fair value through profit or loss:	£ III	€ m
– Unlisted investments – Reinet Fund	5 129	6 004
Total financial assets at fair value through profit or loss	5 129	6 004
Net changes in fair value on financial assets at fair value through profit or loss:		
– Realised	_	_
– Unrealised	(875)	783
Total	(875)	783

The investment held is in Reinet Fund, which is considered to be a related party of the Company. Also refer to note 13 for related party disclosures.

The following table presents the movement of the investments held by Reinet Fund for the year ended 31 March 2018:

Assets held at fair value through profit	Opening balance 1 April 2017	Purchases/ (repayments)	Sale proceeds	Realised gains or (losses) in the year	Movement in unrealised gains or (losses) in the year ⁽¹⁾	Closing balance 31 March 2018
or loss	€ m	€m	€m	€ m	€ m	€ m
Listed investments						
British American Tobacco p.l.c. ('BAT')	4 249	-	_	-	(1 051)	3 198
SPDR Gold Shares ('GLD')	26	-	_	_	(3)	23
Selecta Biosciences, Inc.	5	-	_	-	(2)	3
Unlisted investments						
Pension Insurance Corporation Group						
Limited ('Pension Corporation')	1 175	-	-	-	130	1 305
Trilantic Capital Partners	202	30	(67)	31	(16)	180
36 South macro/volatility funds	49	5	(5)	(10)	1	40
Asian private equity and portfolio funds	182	1	(3)	1	(4)	177
Specialised investment funds	347	26	(1)	_	(33)	339
United States land development						
and mortgages	154	1	-	-	(72)	83
Diamond interests	56	(10)	_	_	(7)	39
Other investments	64	5	(12)	(33)	35	59
_	6 509	58	(88)	(11)	(1 022)	5 446
Cash and liquid funds	360					322
Other assets and liabilities	(865)					(639)
Total	6 004					5 129

(1) Unrealised gains or (losses) in the year includes accrued interest income from investments.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

The following table presents the movement of the investments held by Reinet Fund for the year ended 31 March 2017:

Assets held at fair value through profit or loss	Opening balance 1 April 2016 € m	Purchases/ (repayments) € m	Sale proceeds € m	Realised gains or (losses) in the year € m	Movement in unrealised gains or (losses) in the year ⁽¹⁾ € m	Closing balance 31 March 2017 € m
Listed investments						
BAT	3 512	_	_	_	737	4 249
GLD	24	_	_	_	2	26
Selecta Biosciences, Inc.	-	4	_	_	1	5
Unlisted investments						
Pension Corporation	920	179	_	_	76	1 175
Trilantic Capital Partners	143	35	(17)	13	28	202
36 South macro/volatility funds	62	(1)	_	_	(12)	49
Asian private equity and portfolio funds	155	3	(3)	_	27	182
Specialised investment funds ⁽²⁾	300	36	_	_	11	347
United States land development and mortgages	164	13	_	_	(23)	154
Diamond interests	59	(8)	_	_	5	56
Other investments ⁽²⁾	77	3	_	_	(16)	64
	5 416	264	(20)	13	836	6 509
Cash and liquid funds	379					360
Other assets and liabilities	(574)					(865)
Total	5 221					6 004

 Unrealised gains or (losses) in the year includes accrued interest income from investments.
 The investment in Renshaw Bay advisory and management company is now included in 'Other investments'; the investments in Palm Lane Credit Opportunities Fund and GAM Real Estate Finance Fund are now included in 'Specialised investment funds'. Comparative figures have been updated accordingly.

5. FINANCIAL RISKS

5.1 FINANCIAL RISK FACTORS

The Company has a sole investment in Reinet Fund, therefore the General Partner of the Company relies on the risk management procedures performed by the Fund Manager, and thus the risk management disclosures set out below are at the level of Reinet Fund.

The Company, through its investment in Reinet Fund, is exposed to a variety of financial risks including market risk (ie currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk. The Fund Manager seeks to maximise the returns derived for the level of risk to which Reinet Fund is exposed and seeks to minimise potential adverse effects on financial performance. Reinet Fund's investment policy allows it to use derivative financial instruments to both moderate and create certain risk exposures. All investments present a risk of loss of capital. The management of these risks is carried out by the Fund Manager.

Reinet Fund will use different methods to measure and manage the various types of risk to which it is exposed; these methods are explained on the following pages. There have been no changes in the methods used in the year under review.

5.1.1 Market risk

Reinet Fund - Financial assets and liabilities subject to market risks

31 March 2018	Total € m	Price risk € m	Foreign exchange risk € m	Interest rate risk € m
Assets				
Listed equity securities	3 224	3 2 2 4	3 224	-
Unlisted equity securities and funds	2 112	2 112	2 019	-
Loans and interest receivable	110	-	104	110
	5 446	5 336	5 347	110
Derivative financial instruments	54	54	54	54
Cash and cash equivalents	322	157	304	-
Total assets	5 822	5 547	5 705	164
Liabilities				
Derivative financial instruments	(2)	(2)	(2)	-
Borrowings	(661)	_	(661)	(661)
-	(663)	(2)	(663)	(661)
Other assets and liabilities	(30)	-	(30)	-
Total liabilities	(693)	(2)	(693)	(661)
Total investment in Reinet Fund	5 1 2 9			

			Foreign	
			exchange	Interest
	Total	Price risk	risk	rate risk
31 March 2017	€ m	€ m	€ m	€ m
Assets				
Listed equity securities	4 280	4 280	4 280	_
Unlisted equity securities and funds	2 044	2 044	1 920	_
Loans and interest receivable	185	_	178	185
	6 509	6 324	6 378	185
Derivative financial instruments	29	29	29	29
Cash and cash equivalents	360	_	353	_
Total assets	6 898	6 353	6 760	214
Liabilities				
Derivative financial instruments	(3)	_	(3)	_
Borrowings	(813)	_	(813)	(813)
	(816)	_	(816)	(813)
Other assets and liabilities	(78)	_	(29)	_
Total liabilities	(894)	_	(845)	(813)
Total investment in Reinet Fund	6 004			

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Continued

5.1.1.1 Price risk

Reinet Fund is exposed to price risk. This arises from the investments held by Reinet Fund for which prices in the future are uncertain. The fair value of listed securities is dependent upon stock exchange movements which are determined by the market's expectations reflecting interest rates, sentiment, volatility, currency and other factors both specific to each investment and those affecting the market as a whole. Investments in venture capital and start-up projects will also tend to have higher price volatility than more mature investments. Where non-monetary financial instruments are denominated in currencies other than the euro, the price initially expressed in foreign currency and then converted into euro will also fluctuate because of changes in foreign exchange rates. Note 5.1.1.2 'Foreign exchange risk' sets out how this component of price risk is managed and measured.

Reinet Fund's policy is to manage price risk through diversification and selection of securities and other financial instruments. It is expected that this diversification policy will be implemented on a measured basis, over a period of time.

At 31 March 2018, Reinet Fund's exposure to price risk in respect of long-term assets and liabilities was as follows:

	31 March 2018	31 March 2017
	€ m	€ m
Listed equity securities		
- BAT	3 198	4 249
- GLD	23	26
– Selecta Biosciences, Inc.	3	5
Unlisted equity securities and funds		
– Pension Corporation	1 305	1 175
- Others	807	869
	5 336	6 324
Derivative financial assets	54	29
Total exposure to price risk	5 390	6 353

During the years ended 31 March 2018 and 31 March 2017, Reinet Fund's exposure to various industry sectors was principally in respect of its indirect investments held in BAT and Pension Corporation. This represented some 88 per cent of the net asset value of Reinet Fund as at 31 March 2018 (31 March 2017: 90 per cent).

The table below summarises the sensitivity of Reinet Fund's assets to price movements as at 31 March 2018 and 31 March 2017.

The analysis is based on the assumption that prices would increase or decrease by 10 per cent with all other variables held constant. The 10 per cent change is based on a reasonable possible change in the fair value of the investments held as at 31 March 2018.

	31 March	31 March
	2018	2017
Effect of a 10 per cent increase in prices	€m	€ m
Effect on equity securities and funds	534	632
Effect on derivative financial instruments	(15)	(9)
Effect on net assets	519	623
	31 March	31 March
	2018	2017
Effect of a 10 per cent decrease in prices	€ m	€ m
Effect on equity securities and funds	(534)	(632)
Effect on derivative financial instruments	22	13
Effect on net assets	(512)	(619)

The analysis above indicates that a 10 per cent increase or decrease in the value of the BAT shares underlying the derivative financial instruments will have a significant impact on the value of the derivative liability (please refer to note 5.1.3 for a detailed description of the derivative). The fair value of the derivative liability move in the opposite direction to the movement in the underlying BAT shares.

5.1.1.2 Foreign exchange risk

Reinet Fund operates internationally and holds both monetary and non-monetary assets denominated in currencies other than the euro, primarily the US dollar, sterling and South African rand. Foreign currency risk, as defined in IFRS 7, arises as the value of future transactions, recognised monetary assets and monetary liabilities denominated in other currencies fluctuate due to changes in foreign exchange rates. IFRS 7 considers the foreign exchange exposure relating to non-monetary assets and liabilities to be a component of market price risk not foreign currency risk. The Fund Manager, however, monitors the exposure on all foreign currency denominated assets and liabilities, and hence, the table below has been analysed between monetary and non-monetary items to meet the requirements of IFRS 7.

Reinet Fund's policy is currently to minimise its exposure to monetary foreign exchange movements on liquid funds by holding such liquid funds in euro and sterling where there are corresponding sterling liabilities. That policy may change to reflect the Fund Manager's view as to the likely development of foreign exchange rates in the medium-term or to take account of requirements for funds for investment purposes in currencies other than the euro. Where appropriate, Reinet Fund may enter into foreign exchange hedging transactions. During the year, Reinet Fund entered into a forward exchange contract to sell ZAR 230 million. The exposure to the South African rand and sterling has also been partially hedged by borrowings in these currencies.

When the Fund Manager formulates a view on the future direction of foreign exchange rates and the potential impact on Reinet Fund, the Fund Manager factors that into its resource allocation decisions. While Reinet Fund may have direct exposure to foreign exchange rate changes on the price of non-euro denominated securities, it may also be indirectly affected by the impact of foreign exchange rate changes on the earnings of certain companies in which it invests, most notably BAT and Pension Corporation. For that reason, the sensitivity analysis will not necessarily indicate the total effect on Reinet Fund's net assets of future movements in foreign exchange rates.

Reinet Fund has certain investments in foreign operations, whose net assets are exposed to foreign currency translation risk. Where appropriate, borrowings in foreign currencies may be used as a natural hedge of foreign currency assets. Currency exposure arising from the net assets of the foreign operations is managed where considered necessary through borrowings denominated in the relevant foreign currencies.

	GI	3P	EU	JR	US	SD	ZA	R
Concentration of assets and liabilities by currency	2018 € m	2017 € m	2018 €m	2017 € m	2018 € m	2017 € m	2018 € m	2017 € m
Assets								
Monetary assets	177	327	18	7	127	26	_	_
Non-monetary assets	4 627	5 559	99	131	733	790	41	58
Liabilities								
Monetary liabilities	(631)	(782)	_	(49)	(30)	(29)	(30)	(31)
Non-monetary liabilities	-	-	-	_	-	-	(2)	(3)

The table below summarises Reinet Fund's assets and liabilities by currency.

The Fund Manager monitors Reinet Fund's foreign exchange exposure on a weekly basis and the Board of Directors of the Fund Manager reviews it at each meeting.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

The table below summarises the sensitivity of Reinet Fund's assets and liabilities to changes in foreign exchange movements at 31 March 2018 and 31 March 2017. The analysis is based on the assumptions that the relevant foreign exchange rate increased/decreased by 10 per cent to the euro, with all other variables held constant. This increase or decrease in the net assets attributable to shareholders arises mainly from a change in the fair value of UK equities, notably the investments held in BAT and Pension Corporation, and other investments denominated in US dollar that are classified as financial assets held at fair value through profit or loss.

	31 March	31 March
	2018	2017
	Increase or	Increase or
	decrease	decrease
Movement in each currency against euro	€ m	€ m
Sterling		
Monetary	45	45
Non-monetary	463	556
US dollar		
Monetary	10	_
Non-monetary	73	79

Applying current year exchange rates to the March 2017 assets and liabilities would have resulted in a decrease in value of some \in 280 million, mainly due to the weakening of sterling, the US dollar and the South African rand against the euro.

5.1.1.3 Interest rate risk

Interest rate risk arises from the effects of fluctuations in the prevailing levels of market interest rates on the fair value of financial assets and liabilities and future cash flows. Reinet Fund holds fixed interest loans and has long-term borrowings that expose it to fair value interest rate risk.

As at 31 March 2018, Reinet Fund held financial assets with fixed interest rates amounting to \notin 90 million (31 March 2017: \notin 149 million) and with variable interest rates amounting to \notin 20 million (31 March 2017: \notin 36 million).

In respect of financial assets with variable interest rates, a movement in interest rates of 100 basis points, with all other variables held constant, would result in an impact on operating results of $\notin 0.2$ million at 31 March 2018 (31 March 2017: $\notin 0.4$ million).

Borrowings at variable rates expose Reinet Fund to cash flow interest rate risk, this is partly offset by cash and financial assets held at variable rates. Borrowings at variable rates amounted to € 30 million at 31 March 2018 (31 March 2017: € 31 million).

In respect of borrowings with variable interest rates, a movement in interest rates of 100 basis points, with all other variables held constant, would result in an impact on operating results of $\notin 0.3$ million at 31 March 2018 (31 March 2017: $\notin 0.3$ million).

Changes in interest rates affect the fair value of fixed interest financial assets and liabilities. A change in interest rates of 100 basis points would increase/decrease the fair value by \notin 21 million at 31 March 2018 (31 March 2017: \notin 25 million).

Reinet Fund may also be indirectly affected by the impact of interest rate changes on the earnings of its investments and the impact on the investment valuations that use interest rates as an input in the valuation model. The sensitivity analysis may not indicate the total effect on the movement in these interest rates.

The Fund Manager monitors Reinet Fund's overall interest rate sensitivity on a regular basis.

5.1.2 Credit risk

Reinet Fund is exposed to credit risk, which is the risk that a counterparty will be unable to pay amounts in full when they fall due.

The main credit risk to which Reinet Fund is exposed arises from bank deposits, bonds, loans to third parties and borrowings where Reinet Fund's assets are pledged in favour of a third party. Reinet Fund is also exposed to counterparty credit risk on other receivable balances.

Reinet Fund's policy to manage this risk is to place funds only with banks which have strong credit ratings.

The analysis below summarises the credit quality of Reinet Fund's cash and liquid funds.

	31 March 2018		31 March 2017	
Banks by rating category (Moody's)	€ m	%	€ m	%
Aa2	102	32	178	49
Aa3	63	19	111	31
A3	157	49	71	20
Total	322	100	360	100

In addition, Reinet Fund has the following investments and receivables that are exposed to credit risk:

	31 March 2018		31 March 20	17
	€m	%	€ m	%
Loans to private equity interests at fair value	110	67	185	86
Derivative instruments	54	33	29	14
Total	164	100	214	100

Investments in loans are reviewed periodically and revalued where necessary. The loans are neither rated nor listed.

All transactions in listed securities are settled/paid for upon delivery using approved brokers. The risk of default is considered minimal, as delivery of securities sold is only made once the broker has received payment. Payment is made on a purchase once the securities have been received by the broker. The trade will fail if either party fails to meet its obligation.

5.1.3 Liquidity risk

Liquidity risk is the risk that Reinet Fund may not be able to generate sufficient cash resources to settle its obligations in full as they fall due or can only do so on terms that are materially disadvantageous. The Fund Manager monitors Reinet Fund's liquidity position on a daily basis.

In March 2011, a loan of ZAR 443.4 million was obtained from Rand Merchant Bank in South Africa. The loan was originally repayable in March 2018 but has been extended to March 2020 on the same terms. In February 2017, a loan of £ 500 million was obtained from Merrill Lynch International. The loan is for a five-year period and secured by a pledge over a part of Reinet Fund's holding of BAT shares. In conjunction with the loan, a put option transaction was entered into with Merrill Lynch International. The net outstanding premium of € 70 million (£ 61 million) at 31 March 2018 in respect of the put option transaction is also due to Merrill Lynch International.

Reinet Fund has secured additional borrowing facilities which will permit it to draw the equivalent of up to \pounds 250 million in a combination of currencies to fund further investment commitments. As at 31 March 2018 Reinet Fund has not drawn any amount under these facilities.

As at 31 March 2018, 43 per cent of Reinet Fund's invested assets are not actively traded on a stock exchange. Reinet Fund's listed investment in BAT is considered readily realisable as its shares are traded with significant daily volumes on the London Stock Exchange.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

The table below shows the contractual undiscounted cash flows in respect of borrowings and interest thereon.

	31 March 2018	31 March 2019	31 March 2020	31 March 2021	31 March 2022
Payments due at 31 March 2018	€m	€m	€m	€m	€m
Borrowings ZAR 443.4 million	-	3	30	-	-
Borrowings GBP 579 million	-	25	25	25	612
Payments due at 31 March 2017					
Borrowings ZAR 443.4 million	34	_	_	_	_
Borrowings GBP 85 million	101	_	_	_	_
Borrowings GBP 579 million	25	25	25	25	612

5.2 CAPITAL RISK MANAGEMENT

The Company's principal objective when managing capital is to safeguard its ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain a strong capital base to support the development of its investment activities.

Capital is comprised of share capital, share premium, non-distributable reserves and retained earnings.

Reinet Fund is required to maintain its net asset value (capital) in excess of \in 1 billion in respect of its borrowing from a bank. Reinet Fund is not subject to any other externally imposed capital requirements other than any minimum capital requirement imposed by applicable laws and regulations (currently a minimum capital of \in 1 250 000 is required by law).

During the year, Reinet Fund complied with the above requirement and reported a net asset value of \in 5 129 million as at 31 March 2018 (31 March 2017: \in 6 004 million).

During the year under review, a dividend of some \notin 32 million (31 March 2017: \notin 32 million) was paid to shareholders, there have been no other changes in capital in the year other than profits generated in the ordinary course of business.

5.3 FAIR VALUE ESTIMATION

The Company and Reinet Fund have established a control framework with respect to the measurement of fair values. This includes a valuation role that is responsible for co-ordinating all significant fair value measurements, including level 3 fair values, and reports directly to the Chief Financial Officer ('CFO').

Where necessary, independent external valuation experts may be engaged to assist in the assessment of the fair value of those investments where market observable data is limited.

A review is carried out on a quarterly basis of all fair values based on latest available financial information.

The CFO reviews significant unobservable inputs and valuation adjustments.

Consideration is also given to the classification of each investment into the fair value hierarchy to reflect the level of judgement involved in estimating fair values. Where a transfer between levels is required in the reporting period, the transfer is deemed to have occurred at the beginning of the reporting period.

All investment valuations, including significant valuation issues are reported to the Board of Overseers and the Board of Directors of the Fund Manager and General Partner on a quarterly basis. In accordance with IFRS 13 the Company classifies fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- Quoted prices (unadjusted) in active markets for identical assets (level 1);
- Inputs other than quoted prices included within level 1 that are observable for the asset, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2); and
- Inputs for the assets that are not based on observable market data (that is, unobservable inputs) (level 3).

The level in the fair value hierarchy within which the fair value measurement is categorised in its entirety is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety. For this purpose, the significance of an input is assessed against the fair value measurement in its entirety. If a fair value measurement uses observable inputs that require significant adjustment based on unobservable inputs, that measurement is a level 3 measurement. Assessing the significance of a particular input to the fair value measurement in its entirety requires judgement, considering factors specific to the asset or liability.

The determination of what constitutes 'observable' requires significant judgement. The Company considers observable data to be market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the relevant market.

The following table analyses, within the fair value hierarchy, the Company's financial assets and liabilities measured at fair value at 31 March 2018 and 31 March 2017:

31 March 2018	Level 1 € m	Level 2 € m	Level 3 € m	Total € m
Assets				
Financial assets designated at fair value through profit or loss:				
– Investment in Reinet Fund	-	_	5 129	5 1 2 9
Total financial assets	-	_	5 129	5 1 2 9
31 March 2017				
Assets				
Financial assets designated at fair value through profit or loss:				
– Investment in Reinet Fund	_	_	6 004	6 004
Total financial assets		_	6 004	6 004

The Company had no transfers between level 2 and level 3 during the year.

The following table presents the movement in level 3 investments for the Company for the years ended 31 March 2018 and 31 March 2017:

	31 March	31 March
	2018	2017
	€ m	€ m
Opening balance	6 004	5 221
Gains and losses recognised in profit or loss	(875)	783
Closing balance	5 129	6 004

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

The following tables analyse, within the fair value hierarchy, Reinet Fund's financial assets and liabilities measured at fair value at 31 March 2018 and 31 March 2017:

	Level 1	Level 2	Level 3	Total
31 March 2018	€m	€m	€m	€m
Assets				
Financial assets designated at fair value through profit or loss:				
- Equity securities and funds	3 224	183	1 929	5 336
- Loans	-	-	110	110
Derivative financial instruments	-	54	_	54
Total financial assets	3 224	237	2 039	5 500
Liabilities				
Derivative financial instruments	-	(2)	_	(2)
Borrowings	-	(661)	_	(661)
Total financial liabilities	-	(663)	_	(663)
N. C. 11				(027
Net financial assets				4 837
Non-financial assets/(liabilities)				292
Reinet Fund net asset value				5 129
	Level 1	Level 2	Level 3	Total
31 March 2017	€ m	€ m	€m	€ m
Assets				
Financial assets designated at fair value through profit or loss:				
- Equity securities and funds	4 280	211	1 833	6 324
- Loans	_	_	185	185
Derivative financial instruments	_	29	_	29
Total financial assets	4 280	240	2 018	6 538
Liabilities				
Derivative financial instruments	_	(3)	_	(3)
Borrowings	_	(712)	_	(712)
Total financial liabilities		(712)		(712)
		(/ 1))		(/1))
Net financial assets				5 823
Non-financial assets/(liabilities)				181
Reinet Fund net asset value				6 004

Investments whose values are based on quoted market prices in active markets, and therefore classified within level 1, include active listed equities. Reinet Fund does not adjust the quoted price for these instruments.

Financial instruments that trade in markets that are not considered to be active but are valued based on quoted market prices, dealer quotations or alternative pricing sources supported by observable inputs, as well as open-ended funds are classified within level 2. As level 2 investments include positions that are not traded in active markets and/or are subject to transfer restrictions, valuations may be adjusted to reflect illiquidity and/or non-transferability, which are generally based on available market information. Investments classified within level 3 have significant unobservable inputs, as they trade infrequently. Level 3 instruments include the Company's investment in Reinet Fund, which in turn includes investments in unlisted equities, private equity funds and loans. As observable prices are not available for these investments, Reinet Fund has used fair values obtained from audited and unaudited financial statements provided by fund managers, valuations obtained from third-party experts using appropriate valuation methods and discounted cash flow analyses to derive fair values.

As noted in 5.1.1.1 Reinet Fund holds shares in BAT. BAT shares are listed on the London Stock Exchange and movements in the share price could have a significant effect on the value of Reinet Fund.

Sensitivity of level 3 investments

Level 3 valuations are reviewed on a regular basis by the Board of Overseers, who consider the appropriateness of the valuation models used, as well as the results using various valuation techniques generally recognised as standard within the fund industry.

Unobservable inputs and the resulting estimated fair values are based on the best information available at each reporting date. Changes in fair values due to updated inputs and new information will be recorded in the period in which they occur. Given the nature of the investments and their underlying risks and uncertainties there is a wide range of potential outcomes in respect of these estimated fair values which may vary significantly from the fair value figures presented.

The table below summarises for each of Reinet Fund's significant level 3 investments the valuation methodology used and any significant unobservable inputs used in calculating the value of the investment as of 31 March 2018. The table is not intended to be all-inclusive, but rather provides information which Reinet Fund regards as significant in respect of unobservable inputs and their sensitivity to reasonable change.

Unlisted investments	Fair value at 31 March 2018 € m	Primary valuation technique	Unobservable inputs	Range (weighted average)	Reasonable possible change +/- (absolute value) ⁽¹⁾ € m
Pension Corporation	1 305	Market comparable	Market multiples	1.10 - 0.90	-130/+130
		companies ⁽²⁾		(1.00)	
			Discount	5% - 15%	+72/-72
				(10%)	
Trilantic Capital Partners	180	Net asset value ⁽³⁾	n/a	n/a	n/a
36 South macro/volatility funds	6	Discounted cash flow	n/a	n/a	Not material
Asian private equity and portfolio funds	130	Net asset value ⁽³⁾	n/a	n/a	n/a
Specialised investment funds	219	Net asset value ⁽³⁾	n/a	n/a	n/a
	18	Recent financing round	Discount rate	n/a	Not material
United States land development and	83	Discounted cash flow ⁽⁴⁾	Discount rate	10% - 30%	+11/-10
mortgages				(16.8%)	
Diamond interests including	39	Discounted cash flow ⁽⁵⁾	Discount rate	15.5% - 22%	Not material
receivables from third parties				(18.8%)	
Other investments	21	Net asset value ⁽³⁾	n/a	n/a	n/a
	5	Market approach	Market multiples	n/a	Not material
	33	Recent financing round	Discount rate	n/a	Not material
Total	2 0 3 9				

(1) The reasonable possible change is calculated based on the range of unobservable inputs indicated in the table and is only an indication of the sensitivity of such inputs. A larger change in value could arise as a result of other factors which may occur after the reporting date.

(2) The market multiples for the peer group were considered and used as a basis in calculating the estimated fair value of the investment. A discount of 10 per cent was applied to recognise in part the lack of liquidity in the unlisted shares. A movement of 5 per cent has been applied for calculating the reasonable possible change for this factor, as this is deemed as a reasonable market movement by management. This investment has also been reviewed by a third-party valuation expert.

(3) Reinet Fund has relied upon the latest available net asset value data provided by investment/fund managers. No sensitivity analysis has been performed on the underlying data as no significant unobservable input has been identified at the level of Reinet Fund.

(4) Included in this investment are US land lots and properties which have been valued at 31 December 2017 on a discounted cash flow approach. Mortgage loans receivable and mortgages payable

(4) Influence in this threastment are 05 units for appointes with three over builde at 51 percenter 2017 on a discontant cash plob approach. Morgage bala receivable and morgages payable have also been valued using a discounted cash flow approach. Discount rates in the range of 10 per cent to 30 per cent have been applied in determining the fair values of the mortgages based on the level of risk and estimated timing of repayment. Changes in land values would also affect the value of the investment.
 (5) Reinet Fund has relied upon cash flows provided by local management as at 31 March 2018. These cash flows could be affected by a range of variables including changes in diamond prices, foreign exchange rates, inflation, processing capacity and many other variables which can best be determined by management of the underlying entities. The discounted cash flow used by Reinet Fund in determining the fair value applies discounts in the range of 15.5 per cent and 22 per cent to take account of the risks and variables described above.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

6. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

6.1 CRITICAL ACCOUNTING ESTIMATES AND ASSUMPTIONS

The General Partner, must make estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

Fair value of unquoted investments

The Company holds an investment in Reinet Fund. The value of Reinet Fund is determined by the Fund Manager who applies various valuation techniques in valuing the underlying assets. The General Partner considers the net asset value of Reinet Fund as determined by the Fund Manager to be the fair value.

The fair value of investments not quoted in an active market may be determined by the Fund Manager using reputable pricing sources (such as pricing agencies) or indicative prices from bond/ debt market makers. Broker quotes as obtained from the pricing sources may be indicative and not executable or binding. The Fund Manager exercises judgement and estimates on the quantity and quality of pricing sources used. Where no market data is available, the Fund Manager may value positions using its own models, which are based on valuation methods and techniques generally recognised as standard within the industry. The inputs into these models are primarily earnings multiples and discounted cash flows. The models used to determine fair values are validated and periodically reviewed by personnel independent of the party that created them. The models used for private equity securities are based mainly on earnings multiples, adjusted for lack of marketability and control premiums. The models used for debt securities are based on the net present value of estimated future cash flows, adjusted as appropriate for liquidity, and credit and market risk factors.

Models use observable data to the extent practicable. However, areas such as credit risk (both own and counterparty), volatilities and correlations require management to make estimates. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

The determination of what constitutes 'observable' requires significant judgement by the Fund Manager. The Fund Manager considers observable data to be market data that is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the relevant market.

Taxation

Subsidiaries of Reinet Fund are subject to income taxes in several jurisdictions. Significant judgement is required in determining the worldwide provision for income taxes. There are transactions and calculations for which the ultimate tax determination is uncertain. Reinet Fund recognises liabilities for anticipated tax payments using estimates of the amount of taxes due. Where the final outcome is different from the amounts that were initially recorded, such differences will impact the current and deferred income tax assets and liabilities in the period in which such determination is made.

6.2 CRITICAL JUDGEMENTS Functional currency

The General Partner considers the euro to be the currency that most appropriately represents the economic effect of the underlying transactions, events and conditions. The euro is the currency in which Reinet Fund measures its performance and reports its results.

Investment entity

The Company has multiple investors and owns the entire ordinary share capital of Reinet Fund. The Company is exposed to variable returns from changes in the fair value of Reinet Fund's net assets.

Although the Company does not have multiple investments, the General Partner believes that the Company can be classified as an investment entity due to the fact that it was formed to give its shareholders exposure to the underlying assets held by Reinet Fund. In that respect it is to be noted that an investment entity may hold a portfolio of investments directly or indirectly, for example by holding a single investment in another investment entity that itself holds several investments. The Company's investments are all held through Reinet Fund.

The Fund Manager further deems Reinet Fund to meet the definition of an investment entity.

7. SEGMENT INFORMATION

Due to the Company's sole investment in Reinet Fund, the General Partner of the Company relies on the segment analysis performed by the Fund Manager.

The Fund Manager makes the strategic resource allocations on behalf of Reinet Fund according to its investment portfolio as disclosed in note 4.

8. SHARE CAPITAL

	31 March	31 March
	2018	2017
Ordinary share capital	€ m	€ m
Issued capital		
195 941 286 ordinary shares issued and fully paid	220	220

The ordinary shares confer on the shareholder the entitlement to participate in and to vote at meetings of shareholders, with each share carrying the right to one vote. Each share also entitles each shareholder to receive a proportionate share of any dividend that the Company may declare and a proportionate share of the net assets of the Company on liquidation. The liability of shareholders is limited to the amount of their investment in the Company.

The relevant movements in the capital are shown on the statement of changes in equity.

The ordinary shares are listed and traded on the Luxembourg Stock Exchange. With effect from 14 November 2017, the ordinary shares were also listed on Euronext Amsterdam and with effect from 29 November 2017, the depository receipts issued by Reinet Securities SA in respect of the Company's ordinary shares which traded as a secondary listing on the Johannesburg Stock Exchange were suspended from trading at which time the Company's ordinary shares were listed on the Johannesburg Stock Exchange, being a secondary listing. The depository receipts were subsequently cancelled.

	31 March	31 March
	2018	2017
Management share capital	€ 000's	€ 000's
Issued capital		
1 000 shares issued and fully paid	1	1

The management shares are held by the General Partner and confer the same rights with regard to voting, dividends and the distribution of assets on liquidation as the ordinary shares. In addition, as the holder of management shares, the General Partner has broad powers to manage the Company and has unlimited liability for any obligations of the Company that cannot be met from the assets of the Company.

9. NON-DISTRIBUTABLE RESERVE

The legal reserve amounting to \in 22 million at 31 March 2018 and 2017 is not available for distribution.

10. AMOUNTS OWED TO AFFILIATED UNDERTAKINGS

The amount payable includes the fee payable to the General Partner of \in 0.9 million and \in 1.2 million due to Reinet Fund at 31 March 2018 (31 March 2017: \in 1.2 million and \in 0.8 million).

11. TAX EXPENSE

Under the current laws of Luxembourg, the Company pays corporation tax on profits at rates enacted in Luxembourg. The General Partner does not expect significant taxes to be payable for the current year or in the near future, due to the structure of the Company, dividends declared by the Company being tax deductible, and given that the Company has assessed operating losses available to it at the year-end.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS CONTINUED

12. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the profit for the year attributable to the shareholders by the weighted average number of shares in issue during the year.

			31 March	31 March
	Realised	Unrealised	2018	2017
	€ m	€ m	€ m	€ m
Profit for the year	32	(875)	(843)	813
Weighted average number of ordinary shares in issue (millions of shares)	195.9	195.9	195.9	195.9
Earnings per share from profit for the year – basic and diluted (€ per share)	0.16	(4.46)	(4.30)	4.15

The Company has not issued any shares or other instruments that are considered to have dilutive potential. There were no movements in the year ended 31 March 2018.

The presentation of headline earnings per share, as an alternative measure of earnings per share, is mandated under the JSE Listings Requirements. It is calculated in accordance with Circular 2/2015 'Headline Earnings', as issued by the South African Institute of Chartered Accountants.

	31 March	31 March
Headline earnings per share	2018	2017
Unadjusted earnings per share	(€ 4.30)	€ 4.15
Headline earnings per share	(€ 4.30)	€ 4.15

13. RELATED PARTY TRANSACTIONS

The Company has a number of relationships and transactions with related parties, as defined in IAS 24, *Related party transactions*, all of which are undertaken in the normal course of business.

Parties identified as related parties are:

FORMER PARENT COMPANY - COMPAGNIE FINANCIÈRE RICHEMONT SA ('CFR SA')

The Company has identified CFR SA, a public company incorporated in Switzerland, as a related party.

Although the management of the Company is distinct from CFR SA, a number of executives who have management responsibilities for the Company are also employed by a subsidiary of CFR SA. Mr Rupert is also the Chairman of CFR SA.

OTHER RELATED PARTIES

The Company has also identified Remgro Limited, a public company incorporated in South Africa, as a related party. Mr Rupert is the Non-Executive Chairman of Remgro Limited.

SIGNIFICANT SHAREHOLDERS

Mr Rupert, Chairman of the General Partner and the Fund Manager, is a trustee of the Anton Rupert Trust.

Following a restructuring of the Rupert family interests in December 2017, the Anton Rupert Trust, the Anton Rupert Descendants Trust and affiliated parties hold some 48.8 million Company shares representing 24.93 per cent of the Company's share capital.

The group of parties regarded as being affiliated to the Anton Rupert Trust and the Anton Rupert Descendants Trust includes entities and persons which are not necessarily closely connected with persons discharging managerial responsibilities within the Company, as defined in Article 3 paragraph 1 of the EU Regulation No 596/2014 on Market Abuse (the 'Market Abuse Regulation'). As a consequence, share dealings by such entities or persons are not disclosed as dealings by connected parties in terms of the Market Abuse Regulation.

On 16 December 2013, the Public Investment Corporation notified the Company that it held 14.61 per cent of the shares and voting rights in the Company. The Public Investment Corporation previously held 15.49 per cent of the shares.

On 2 February 2011, Allan Gray Limited notified the Company that accounts under its management held the equivalent of 5.01 per cent of the shares and voting rights in the Company in the form of DRs.

Old Mutual Investment Group (Pty) Ltd informed the Company that as from 27 April 2016 its holding on behalf of its clients exceeded the equivalent of 3 per cent of the shares and voting rights in the Company.

The Company has not been notified of any other holdings in excess of 3 per cent of its issued capital.

MANAGEMENT AND ADVISORY COMPANIES

The Company is a partnership limited by shares (*société en commandite par actions*) which is managed by the General Partner. The Company reimburses the General Partner for its expenses incurred in the ordinary course of business, including but not limited to the remuneration of its staff, taxes, rentals and any other disbursements, and pays an annual administration fee equal to 10 per cent of such expenses.

The Company's wholly-owned subsidiary, Reinet Fund, is managed by the Fund Manager. Reinet Fund reimburses the Fund Manager for its expenses incurred in the ordinary course of business including but not limited to the remuneration of its staff, taxes, rentals and any other disbursements, and pays an annual administration fee equal to 10 per cent of such expenses. Any such amounts payable to the Fund Manager are deductible from any management fees payable to the Investment Advisor.

The Investment Advisor owns 952 901 shares of the Company as at 31 March 2018 (31 March 2017: 963 540). These shares have been

acquired to hedge share appreciation rights and related awards to key executives of the General Partner, the Fund Manager and the Investment Advisor.

Under the terms of the Investment Advisory Agreement dated 9 October 2008, as amended on 24 May 2010 and 10 November 2011, between Reinet Fund and the Investment Advisor, Reinet Fund pays both management fees and performance fees to the Investment Advisor.

The management fee is payable to the Investment Advisor at a rate of 1 per cent per annum on the net asset value of Reinet Fund, excluding cash and interests in funds managed by third parties. It is calculated semi-annually based on the closing net asset value at the end of the previous six-month period.

The management fee in respect of cash is calculated at a rate of onequarter of 1 per cent per annum. No management fee is payable in respect of funds managed by third parties except where the fee payable to the third party has been negotiated to a level below 1 per cent per annum and below the level payable by other investors in a fund. In such circumstances, the difference between the fee payable to the third-party manager and 1 per cent is payable to the Investment Advisor.

Investments as a limited partner in funds under the management of a management company in which Reinet Fund is an investor are not treated as being managed by third parties; the management fee is payable at 1 per cent per annum to the Investment Advisor. However, such a fee payable to the Investment Advisor is reduced by any management fee paid by Reinet Fund to the management company, net of income received by Reinet Fund on its investment in the management company in terms of its share of the management fees earned by (but not carried interest attributable to) the management company.

	31 March	31 March
	2018	2017
Management fee payable	€ m	€ m
Investment Advisor	48	44
Fund Manager	3	4
Total management fee	51	48

The performance fee in any period is calculated as 10 per cent of the Cumulative Total Shareholder Return at the end of the Performance Measurement Period (both terms being defined in the Company's prospectus, published on 10 October 2008), adjusted for all dividends and returns of capital to the Company shareholders, less the sum of all performance fees paid in previous Performance Measurement Periods.

No performance fee was payable for the year ended 31 March 2018. A performance fee would only be payable in respect of the current financial year if the Cumulative Total Shareholder Return exceeded that at 31 March 2017. The Company's Cumulative Total Shareholder Return at 31 March 2018 did not exceed that at 31 March 2017 and hence no performance fee is payable for the current year.

The General Partner, the Fund Manager and the Investment Advisor are controlled by Rupert family interests.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Continued

BOARDS OF THE GENERAL PARTNER AND THE FUND MANAGER

Members of the Boards of Directors of the General Partner and the Fund Manager are considered to be related parties. Details of the Boards of Directors are set out in the corporate governance report on pages 29 to 31 of this annual report.

Aggregate shareholdings of directors of the General Partner and the Fund Manager (excluding Mr Rupert - see page 60).

	31 March 2017	Acquired during the year	Sold during the year	31 March 2018
Number of shares	1 366 422	7 905	(7 361)	1 366 966
	31 March 2016	Acquired during the year	Sold during the year	31 March 2017
Number of shares	1 215 751	150 671		1 366 422

BOARD OF OVERSEERS

Members of the Board of Overseers are considered to be related parties.

Fees of up to \notin 50 000 per Board member were paid to the Board of Overseers in respect of the year ended 31 March 2018, such fees are split equally between the Company and Reinet Fund (31 March 2017: \notin 50 000).

Aggregate shareholdings of the members of the Board of Overseers	31 March 2017	Acquired during the year	Sold during the year	31 March 2018
Number of shares	44 307	3		44 310
Number of shares	31 March 2016 44 307	Acquired during the year	Sold during the year	31 March 2017 44 307

TRANSACTIONS AND BALANCES WITH RELATED PARTIES

Compagnie Financière Richemont SA, Remgro Limited or significant shareholders

There were no fees paid during the year and no balances payable to or receivable from CFR SA, Remgro Limited or significant shareholders at 31 March 2018.

In March 2018, Reinet Fund committed up to \notin 95 million to RLG Real Estate Partners L.P. a property fund managed by a subsidiary of CFR SA. As at 31 March 2018, Reinet Fund had paid some \notin 6 million to the fund, resulting in an unpaid commitment of \notin 89 million. No fees or other expenses have been paid to the fund manager and the estimated fair value of the investment is \notin 6 million.

	31 March	31 March
	2018	2017
Reinet Investments Manager S.A.	€ m	€ m
– Expenses charged by the General Partner to the Company during the year	0.8	1.1
– Administration fee for the year	0.1	0.1
– Balance payable by the Company to the General Partner	1.2	1.2
	31 March	31 March
	2018	2017
Reinet Fund S.C.A., F.I.S.	€ m	€ m
– Balance payable by the Company to Reinet Fund	1.2	0.8
	31 March	31 March
	2018	2017
Reinet Fund Manager S.A.	€ m	€ m
– Expenses charged to Reinet Fund during the year	2.7	4.0
– Administration fee for the year	0.3	0.4
– Balance payable by Reinet Fund to the Fund Manager	1.6	2.3
	31 March	31 March
	2018	2017
Reinet Investment Advisors Limited	€ m	€ m
– Management fee charged during the year	50. 7	47.9
– Performance fee charged during the year	-	_
– Balance payable by Reinet Fund to the Investment Advisor	23.1	22.3

There are no commitments between the Company and its related parties as at 31 March 2018, other than to RLG Real Estate Partners L.P. as noted above.

14. AUDIT AND OTHER FEES PAID TO PRICEWATERHOUSECOOPERS

Fees for the year ended 31 March 2018 billed and unbilled by PricewaterhouseCoopers Société coopérative Luxembourg and other member firms of the PricewaterhouseCoopers network, which relate to the audit of the Company accounts, amounted to \notin 0.1 million (31 March 2017: \notin 0.1 million). Such fees are presented under 'Operating expenses' in the statement of comprehensive income.

Audit fees relating to Reinet Fund and its principal subsidiaries as shown in note 19 amounted to \notin 0.3 million for the year ended 31 March 2018 (31 March 2017: \notin 0.3 million).

Fees relating to non-audit services during the year are considered to be insignificant.

15. CAPITAL COMMITMENTS

At 31 March 2018, the Company had no capital commitments, however its wholly-owned subsidiary Reinet Fund had committed to invest a further \notin 445 million (31 March 2017: \notin 288 million) in unlisted investments. See table on page 22. This amount relates to Reinet Fund's own investment commitments. Where Reinet Fund co-invests with minority partners the amount does not include the partners' commitment.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS Continued

16. CONTINGENT LIABILITIES

A subsidiary of Reinet Fund has pledged a total of 20.1 million BAT shares in respect of its borrowing from Bank of America, N.A. and Merrill Lynch International.

Reinet Fund has provided guarantees amounting to ZAR 24 million in respect of financial obligations related to the purchase of certain South African assets.

17. DIVIDEND

A dividend of \notin 0.165 per share totalling some \notin 32 million was paid in September 2017, following approval at the annual general meeting on 29 August 2017.

The proposed cash dividend payable to shareholders of \notin 0.18 per share, being some \notin 35 million in total, will be payable on 5 September 2018, once approved by the shareholders at the annual general meeting to be held on 28 August 2018.

18. SUBSEQUENT EVENTS

Reinet Fund, through a wholly-owned subsidiary, received an interim dividend of some \in 38 million (£ 33 million) from its investment in BAT. The interim dividend was declared by the directors of BAT with a record date of 23 March 2018 and paid on 9 May 2018. This dividend is included in Reinet Fund's financial results as at 31 March 2018.

During April and May 2018, Reinet Fund made payments in the amount of \in 61 million in respect of its commitments shown in note 15.

19. INVESTMENTS HELD IN SUBSIDIARIES AND AFFILIATES

The principal companies held by Reinet Fund are as follows:

Investments area	Company	Domicile	Percentage held
BAT	Reinet Jersey Holdings Limited	Jersey, Channel Islands	100%
Pension Corporation	Reinet PC Investments (Jersey) Limited	Jersey, Channel Islands	100%
Trilantic Capital Partners	Reinet TCP Holdings Limited	Jersey, Channel Islands	94%
	RSF S.A.	Luxembourg	100%
	Reinet TCP Fund V NECI Limited	Jersey, Channel Islands	100%
	Reinet New TCP NECI GP Limited	Jersey, Channel Islands	100%
	Reinet New TCP LP Limited	Jersey, Channel Islands	100%
36 South macro/volatility funds	Reinet 36 South Investments Limited	Jersey, Channel Islands	100%
Asian private equity and portfolio funds	Reinet Columbus Limited	Jersey, Channel Islands	100%
Specialised investment funds	Reinet Columbus Limited	Jersey, Channel Islands	100%
	Reinet Flex Holdings Limited	Jersey, Channel Islands	100%
	Reinet SPG Limited	Jersey, Channel Islands	100%
	Reinet TEM Holdings Limited	Jersey, Channel Islands	100%
United States land development			
and mortgages	RSF II Limited	Jersey, Channel Islands	100%
	Reinet Stokes Holdings S.A.	Luxembourg	100%
	RPH Limited	Jersey, Channel Islands	100%
	RPH 2 Limited	Jersey, Channel Islands	100%
Diamond interests	Reinet Jagersfontein Holdings S.à r.l.	Luxembourg	100%
	Reinet Rooipoort Holdings S.à r.l.	Luxembourg	100%
Other investments	Reinet Columbus Limited	Jersey, Channel Islands	100%
	Reinet Flex Holdings Limited	Jersey, Channel Islands	100%
	Reinet Securities SA	Switzerland	100%
	Reinet S.à r.l.	Luxembourg	100%
	RB SF Holding (Guernsey) Limited	Guernsey, Channel Islands	82%

AUDIT REPORT

To the Shareholders of **Reinet Investments S.C.A.**

Report on the audit of the consolidated financial statements

Our opinion

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of Reinet Investments S.C.A. and its subsidiaries ('Reinet') as at 31 March 2018 and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ('IFRS') as adopted by the European Union.

Our opinion is consistent with our additional report to the Board of Overseers.

What we have audited

Reinet's consolidated financial statements comprise:

- the consolidated balance sheet as at 31 March 2018;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated cash flow statement for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing ('ISA') as adopted for Luxembourg by the 'Commission de Surveillance du Secteur Financier' ('CSSF'). Our responsibilities under the Regulation, Law and standards are further described in the 'Responsibilities of the 'Réviseur d'entreprises agréé' for the audit of the consolidated financial statements' section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of Reinet in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the consolidated financial statements. We have fulfilled our other ethical responsibilities under the ethical requirements.

To the best of our knowledge and belief, we declare that we have not provided non-audit services that are prohibited under Article 5(1) of EU Regulation No 537/2014.

The non-audit services that we have provided to Reinet, in the period from 1 April 2017 to 31 March 2018, are disclosed in the consolidated financial statements in Note 14 on page 63.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the consolidated financial statements of the current period, and include the most significant assessed risks of material misstatement (whether or not due to fraud). These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

All unlisted investments are held by Reinet Fund S.C.A., F.I.S. ('Reinet Fund').

We focused on the existence of unlisted investments as a key audit matter because (1) of their importance and (2) of the complexity of their holding structure.

- As described on page 56 of the consolidated financial statements, unlisted investments represent a significant amount of Reinet's investments (€ 2 276 million and 44 per cent of the net asset value).
- (2) The investments are diverse in their nature (regulated company active in the insurance sector, diamond interests, real estate interests, private equity funds and related partnerships, private startup businesses, etc.) and are generally held by Reinet Fund through intermediate holding companies and comprise various financial instruments (common equity, preferred equity, debt/ loan instruments with ad hoc features, etc.), which means that the exact determination of ownership in each instrument and in each target investment is complex.

How our audit addressed this key audit matter

Our procedures over the existence of unlisted investments included, but were not limited to the following:

- we gained an understanding of the internal control environment surrounding authorisation, completeness and accuracy of investment transactions and the reconciliation of investment holdings at year-end;
- we gained an understanding of the approach and controls of the custodian bank in order to fulfil its legal duties;
- we tested, on a sample basis, the operating effectiveness of the quarterly investment confirmations performed by Reinet Fund Manager S.A. (the 'Fund Manager' of Reinet Fund);
- on a sample basis, we obtained and reviewed minutes of the relevant board meetings approving new investments as well as all executed agreements in order to ensure that the recording of transactions is in accordance with the detailed terms and conditions of the legal agreements;
- on a sample basis, we obtained, reviewed and reconciled independent ownership confirmations obtained directly from relevant sources with the accounting records;
- we obtained and reviewed the custody confirmation provided by the custodian bank and reconciled it with the accounting records; and
- we verified the reconciliation between the accounting records and the detailed investment holding statements of Reinet Fund at year-end.

AUDIT REPORT Continued

Key audit matter

We focused on the valuation of level 3 investments as a key audit matter because (1) of their importance and (2) of the significant degree of judgement involved.

- As disclosed on page 57 of the consolidated financial statements as at 31 March 2018, Reinet held level 3 investments of € 2 039 million, representing 40 per cent of its net asset value.
- (2) The valuation of level 3 investments is complex and requires the application of significant judgements by the Fund Manager. Both the determination of the most appropriate valuation methodology (market multiples, recent transaction prices, discounted cash-flow approach, net asset value approach, current value approach, or a mix of various approaches) and of the significant unobservable inputs (discount rates, valuation premium/discount, peer group determination, revenue/cash-flow projections, etc.) applied in determining the valuation of level 3 investments are highly subjective. Inappropriate judgements may have a material impact on the net asset value of Reinet.

How our audit addressed this key audit matter

Our procedures over the valuation of level 3 investments included, but were not limited to the following:

- we obtained an understanding of the Fund Manager's processes and controls around the fair valuation of level 3 investments;
- we assessed the compliance of the valuation policies for all level 3 investments with both IFRS and the International Private Equity and Venture Capital guidelines;
- we reviewed, on a sample basis, the documentation of the Fund Manager's back-testing analysis;
- we obtained the valuation reports produced by the external valuation experts to support the valuations applied by Reinet and we performed an assessment of the competence and objectivity of the external valuation experts;
- we reconciled the external valuation experts' reports with the accounting records and the portfolio holding statements and we reviewed the reports on a sample basis;
- we assessed the appropriateness of the valuation methodologies applied by the Fund Manager as well as the reasonableness of the key assumptions and valuation model inputs used – if necessary by using our own internal valuation specialists and/or by using the work of approved auditors in the countries in which the target investments are located;
- we specifically challenged the significant unobservable inputs used in the level 3 valuations (including peer group selection) and assessed their consistency over multiple accounting periods; and
- we reconciled the impact of both realised and unrealised valuation movements with the net change in the fair value of financial assets at fair value through profit or loss.

Other information

Reinet Investments Manager S.A. (the 'General Partner') is responsible for the other information. The other information comprises the information stated in the annual report including the management report and the corporate governance statement but does not include the consolidated financial statements and our audit report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the General Partner and those charged with governance for the consolidated financial statements

The General Partner is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRS as adopted by the European Union, and for such internal control as the General Partner determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the General Partner is responsible for assessing Reinet'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 General Partner either intends to liquidate Reinet or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing Reinet's financial reporting process.

Responsibilities of the 'Réviseur d'entreprises agréé' for the audit of the consolidated financial statements

The objectives of our audit are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit 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 the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISA as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements. As part of an audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISA as adopted for Luxembourg by the CSSF, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of Reinet's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the General Partner;
- conclude on the appropriateness of the General Partner's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on Reinet's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our audit report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our audit report. However, future events or conditions may cause Reinet to cease to continue as a going concern;
- evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation; and
- obtain sufficient appropriate audit evidence regarding the financial information of the entities and business activities within Reinet to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of Reinet's audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and communicate to them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated to those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our audit report unless law or regulation precludes public disclosure about the matter.

Report on other legal and regulatory requirements

The management report is consistent with the consolidated financial statements and has been prepared in accordance with applicable legal requirements.

The corporate governance statement is included in the management report. The information required by Article 68ter Paragraph (1) Letters c) and d) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, which is included in the corporate governance statement, is consistent with the consolidated financial statements and has been prepared in accordance with applicable legal requirements.

We have been appointed as 'Cabinet de révision agréé' by the General Meeting of the Shareholders in 2008 for the period ending 31 March 2009; the duration of our uninterrupted engagement, including previous renewals and reappointments, is therefore 10 years.

Other matter

The corporate governance statement includes, when applicable, the information required by Article 68ter Paragraph (1) Letters a), b), e), f) and g) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended.

PricewaterhouseCoopers, Société coopérative Luxembourg, 18 May 2018

Represented by François Mousel

COMPANY FINANCIAL STATEMENTS

BALANCE SHEET

as at 31 March 2018

		31 March 2018	31 March 2017
ASSETS	Notes	€ 000's	€ 000's
Fixed assets			
Fixed assets Financial assets			
Shares in affiliated undertakings	3	1 929 289	1 929 289
Shares in anniated undertakings	5	1 /2/ 20/	1) 2) 20)
Current assets			
Cash at bank and in hand		10	7
Prepayments		72	40
Total assets		1 929 371	1 929 336
CAPITAL, RESERVES AND LIABILITIES			
Capital and reserves	4	220 102	220 102
Subscribed capital	4	220 103 770 310	220 103 770 310
Share premium account Reserves	3	//0.510	//0.510
– legal reserve	6	22 100	22 100
Profit or loss brought forward	7	882 100	884 973
Profit or loss for the financial year	/	32 107	29 466
		1 926 747	1 926 952
Provisions			
Other provisions		181	242
Creditors			
Amounts owed to affiliated undertakings			
– becoming due and payable within one year	8	2 412	2 117
Other creditors			
– becoming due and payable within one year		31	25
		2 443	2 142
Total capital, reserves and liabilities		1 929 371	1 929 336

The accompanying notes form an integral part of these financial statements.

PROFIT AND LOSS ACCOUNT for the year ended 31 March 2018

	Year ended 31 March 2018	Year ended 31 March 2017
Notes	€ 000's	€ 000's
Income		
Dividend received from Reinet Fund 11	35 000	32 000
Total income	35 000	32 000
Charges		
Other operating expenses 9, 10	2 865	2 519
Value adjustments in respect of current assets	3	10
Tax on profit 12	7	5
Total charges	2 875	2 534
Profit for the financial year 12	32 125	29 466

The accompanying notes form an integral part of these financial statements.

COMPANY FINANCIAL STATEMENTS

NOTES TO THE FINANCIAL STATEMENTS

1. GENERAL INFORMATION

Reinet Investments S.C.A. (the 'Company'), incorporated on 5 March 1979, is a partnership limited by shares (*société en commandite par actions*) and is governed by the Luxembourg law on securitisation. The Company's registered office is at 35, boulevard Prince Henri, L-1724, Luxembourg. The Company owns the entire ordinary issued capital of Reinet Fund S.C.A., F.I.S. ('Reinet Fund'), a partnership limited by shares established in Luxembourg.

The Company was formerly known as Richemont S.A. and was a subsidiary of Compagnie Financière Richemont SA ('CFR SA'), a Swiss company with significant luxury goods interests. The Company is managed by Reinet Investments Manager S.A. (the 'General Partner'), a limited liability company established in Luxembourg, which also owns 1 000 management shares in the Company. The General Partner has unlimited liability for any obligations of the Company that cannot be met from the assets of the Company. The General Partner's registered office is at 35, boulevard Prince Henri, L-1724, Luxembourg.

The Company's financial year starts on 1 April and ends on 31 March of each year.

The Company has also prepared consolidated financial statements which will be made available at the Company's head office as required by Luxembourg law.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 BASIS OF PREPARATION

The financial statements have been prepared in accordance with Luxembourg legal and regulatory requirements under the historical cost convention, as well as with generally accepted accounting principles in Luxembourg.

The Law of 18 December 2015, amending the Law of 19 December 2002 on the Register of Commerce and Companies and the accounting and annual accounts of undertakings, and the Grand-Ducal Regulation as of the same date, have revised the layout of the balance sheet and profit and loss account.

The preparation of financial statements requires the use of certain critical accounting estimates. It also requires the General Partner to exercise its judgement in the process of applying the accounting policies. Changes in assumptions may have a significant impact on the financial statements in the period in which the assumptions changed. The General Partner believes that the underlying assumptions are appropriate and that the financial statements therefore present the financial position and results fairly. The Company makes estimates and assumptions that affect the reported amounts of assets and liabilities in the next financial year. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

2.2 FORMATION EXPENSES

The formation expenses of the Company are directly charged to the profit and loss account of the year in which they are incurred.

2.3 FINANCIAL ASSETS

Shares in affiliated undertakings held as fixed assets are valued at purchase price including the expenses incidental thereto. In case of permanent impairment in value in the opinion of the General Partner, value adjustments are made in respect of fixed assets, so that they are valued at the lower figure to be attributed to them at the balance sheet date. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

2.4 DEBTORS AND CREDITORS

Debtors and creditors are valued at their nominal value. The debtors are subject to value adjustments where their recovery is compromised. These value adjustments are not continued if the reason for which the value adjustments were made have ceased to apply.

2.5 FOREIGN CURRENCY TRANSLATION

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

Cash at bank is translated at the exchange rate effective at the balance sheet date. Exchange gains and losses are recorded in the profit and loss account of the year.

Fixed assets expressed in currencies other than euro are translated into euro at the exchange rate effective at the time of the transaction. At the balance sheet date, these assets remain at historic exchange rates.

Other assets and liabilities are translated separately respectively at the lower or at the higher of the value converted at the historical exchange rate or the value determined on the basis of the exchange rates effective at the balance sheet date. The unrealised exchange gains and losses are thus recorded in the profit and loss account. The realised exchange gains are recorded in the profit and loss account at the moment of their realisation.

2.6 PREPAYMENTS

Prepayments include expenditure incurred in the financial year but relating to a subsequent financial year.

2.7 PROVISIONS

Provisions are created to cover charges which originate in the financial year under review or in a previous financial year, the nature of which is clearly defined and which at the date of the balance sheet are either likely to be incurred or certain to be incurred but uncertain as to their amount at the date on which they will arise.

3. SHARES IN AFFILIATED UNDERTAKINGS

	31 March	31 March
	2018	2017
	€ 000's	€ 000's
Book value – opening and closing balance	1 929 289	1 929 289

The Company holds the entire share capital of Reinet Fund, whose functional currency is the euro. At 31 March 2018, the net asset value of Reinet Fund was \in 5 129 million (31 March 2017: \in 6 004 million) and it recorded a loss for the year of \in 840 million (31 March 2017: profit of \in 815 million).

4. SUBSCRIBED CAPITAL

	31 March 2018 € 000's	31 March 2017 € 000's
Ordinary shares		
The subscribed capital at 31 March 2018 amounts to € 220 102 100		
(31 March 2017: € 220 102 100) and is divided into 195 941 286 ordinary		
shares (31 March 2017: 195 941 286), fully paid with no par value	220 102	220 102
Total ordinary share capital	220 102	220 102
Management shares		
The subscribed capital at 31 March 2018 amounts to € 1 000		
(31 March 2017: € 1 000) and is divided into 1 000 management shares		
with no par value	1	1
Total management share capital	1	1
Total capital	220 103	220 103

The ordinary shares confer on the shareholder the entitlement to participate in and to vote at meetings of shareholders, with each share carrying the right to one vote. Each share also entitles each shareholder to receive a proportionate share of any dividend that the Company may declare and a proportionate share of the net assets of the Company on liquidation. The liability of ordinary shareholders is limited to the amount of their investment in the Company.

The management shares are held by the General Partner and confer the same rights with regard to voting, dividends and the distribution of assets on liquidation as the ordinary shares. In addition, as the holder of the management shares, the General Partner has broad powers to manage the Company and has unlimited liability for any obligations of the Company that cannot be met from the assets of the Company.

5. SHARE PREMIUM ACCOUNT

The share premium relates to a reserve amounting to \notin 770 310 129 (31 March 2017: \notin 770 310 129), available for distribution subject to the approval of the shareholders.

6. LEGAL RESERVE

In accordance with Luxembourg law, the Company allocated annually a minimum of 5 per cent of its net profit to the legal reserve, which now equals 10 per cent of the subscribed capital.

The legal reserve amounting to \in 22 100 000 (31 March 2017: \in 22 100 000) is not available for distribution.

NOTES TO THE FINANCIAL STATEMENTS CONTINUED

7. PROFIT OR LOSS BROUGHT FORWARD

	31 March	31 March
	2018	2017
	€ 000's	€ 000's
Opening balance	884 973	884 713
Dividend paid	(32 330)	(31 547)
	852 643	853 166
Result for the prior year	29 466	31 807
Balance at the end of the year	882 109	884 973

8. AMOUNTS OWED TO AFFILIATED UNDERTAKINGS

	31 March	31 March
	2018	2017
	€ 000's	€ 000's
Becoming due and payable after less than one year	2 412	2 117

9. EMOLUMENTS GRANTED TO MEMBERS OF THE ADMINISTRATIVE, MANAGERIAL AND SUPERVISORY BODIES

	Year ended	Year ended
	31 March	31 March
	2018	2017
	€ 000's	€ 000's
General Partner	908	1 165
Board of Overseers	96	80
	1 004	1 245

10. AUDIT AND OTHER FEES PAID TO PRICEWATERHOUSECOOPERS

Fees for the year ended 31 March 2018 billed and unbilled by PricewaterhouseCoopers Société coopérative Luxembourg and other member firms of the PricewaterhouseCoopers network, which relate to the audit of the Company accounts, amounted to \notin 0.1 million (31 March 2017: \notin 0.1 million). Such fees are presented under 'Other operating expenses' in the profit and loss account.

Fees relating to non-audit services during the year are considered to be insignificant.

11. RELATED PARTY TRANSACTIONS

During the financial year under review all transactions with related parties have been conducted on an arm's-length basis.

A dividend of € 35 million was received from Reinet Fund in the year (31 March 2017: € 32 million).

12. TAXATION

The Company is subject to tax as determined by Luxembourg law, which takes into account profit for the financial year and dividends paid to shareholders in the current year.

13. CONTINGENT LIABILITIES

At 31 March 2018, the Company has no contingent liabilities.

14. SUBSEQUENT EVENTS

There have been no events subsequent to 31 March 2018 which would have any material impact on these financial statements.

PROPOSED APPROPRIATION OF RETAINED EARNINGS

as at 31 March 2018

	€ 000's
Available retained earnings	
Profit and loss brought forward	914 439
Dividend paid	(32 330)
	882 109
Net profit for the financial year	32 125
Balance at the end of the year	914 234

PROPOSED APPROPRIATION

The proposed ordinary dividend payable to the Company's shareholders of $\in 0.18$ per share, being some $\in 35$ million in total, will be payable on 5 September 2018, once approved by the shareholders at the annual general meeting to be held on 28 August 2018.

The available retained earnings remaining after deduction of the dividend amount will be carried forward to the following year.

Reinet Investments Manager S.A.

General Partner Luxembourg, 15 May 2018

AUDIT REPORT

To the Shareholders of **Reinet Investments S.C.A.**

Report on the audit of the financial statements

Our opinion

In our opinion, the accompanying financial statements give a true and fair view of the financial position of Reinet Investments S.C.A. (the 'Company') as at 31 March 2018 and of the results of its operations for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements.

Our opinion is consistent with our additional report to the Board of Overseers.

What we have audited

The Company's financial statements comprise:

- the balance sheet as at 31 March 2018;
- the profit and loss account for the year then ended; and
- the notes to the financial statements, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 on the audit profession (Law of 23 July 2016) and with International Standards on Auditing ('ISA') as adopted for Luxembourg by the 'Commission de Surveillance du Secteur Financier' ('CSSF'). Our responsibilities under the Regulation, Law and standards are further described in the 'Responsibilities of the 'Réviseur d'entreprises agréé' for the audit of the financial statements' section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the financial statements. We have fulfilled our other ethical responsibilities under the ethical requirements.

To the best of our knowledge and belief, we declare that we have not provided non-audit services that are prohibited under Article 5(1) of EU Regulation No 537/2014.

The non-audit services that we have provided to the Company, in the period from 1 April 2017 to 31 March 2018, are disclosed in the financial statements in Note 10 on page 72.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period, and include the most significant assessed risks of material misstatement (whether or not due to fraud). These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

We have determined that there are no key audit matters to communicate in our report.

Other information

Reinet Investments Manager S.A. (the 'General Partner') is responsible for the other information. The other information comprises the information stated in the annual report including the management report and the corporate governance statement but does not include the financial statements and our audit report thereon.

Our opinion on the financial statements does not cover the other information and 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 identified above 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, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the General Partner and those charged with governance for the financial statements

The General Partner is responsible for the preparation and fair presentation of the financial statements in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the financial statements, and for such internal control as the General Partner determines 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 General Partner is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the General Partner either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Responsibilities of the 'Réviseur d'entreprises agréé' for the audit of the financial statements

The objectives of our audit 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 audit 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 the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISA as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISA as adopted for Luxembourg by the CSSF, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control;
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control;
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the General Partner;
- conclude on the appropriateness of the General Partner's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our audit report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our audit report. However, future events or conditions may cause the Company to cease to continue as a going concern; and
- evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

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

Report on other legal and regulatory requirements

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

The corporate governance statement is included in the management report. The information required by Article 68ter Paragraph (1) Letters c) and d) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, which is included in the corporate governance statement, is consistent with the financial statements and has been prepared in accordance with applicable legal requirements.

We have been appointed as 'Cabinet de révision agréé' by the General Meeting of the Shareholders in 2008 for the period ending 31 March 2009; the duration of our uninterrupted engagement, including previous renewals and reappointments, is therefore 10 years.

Other matter

The corporate governance statement includes, when applicable, the information required by Article 68ter Paragraph (1) Letters a), b), e), f) and g) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended.

PricewaterhouseCoopers, Société coopérative Luxembourg, 18 May 2018

Represented by François Mousel

NOTICE OF ANNUAL GENERAL MEETING

Notice of the annual general meeting of shareholders of Reinet Investments S.C.A. to be held on 28 August 2018.

Shareholders are invited to attend the annual general meeting of shareholders of Reinet Investments S.C.A. (the 'Company') in person or by proxy.

The annual general meeting will take place on: Tuesday, 28 August 2018 at 2:00 pm at Hotel Le Royal, 12, boulevard Royal, L-2449 Luxembourg.

AGENDA

Business reports for the accounting year ended 31 March 2018

1. To consider the report of the General Partner to the shareholders; the report of the Board of Overseers; and the reports of the approved statutory auditor of the Company in respect of the statutory financial statements of the Company and in respect of the consolidated financial statements for the accounting year ended 31 March 2018.

Financial statements

- 2. To approve the statutory financial statements of the Company for the accounting year ended 31 March 2018.
- 3. To approve the consolidated financial statements of the Company for the accounting year ended 31 March 2018.

Appropriations

4. At 31 March 2018, the retained earnings available for distribution amounted to € 914 234 196. The General Partner proposes that a cash dividend of € 0.18 per share be paid. This represents a total dividend of € 35 269 611. The General Partner proposes that the remaining available retained earnings of the Company at 31 March 2018 after payment of the dividend be carried forward to the following business year.

Granting of discharge of liability to the General Partner and Board of Overseers

5. To grant discharge of liability to the General Partner and all the members of the Board of Overseers of the Company who have been in office during the accounting year ended 31 March 2018 for the performance of their duties.

Board of Overseers

- 6. To re-elect Mr J Li, Mr Y Prussen and Mr S Rowlands as members of the Board of Overseers for the year ending at the next annual general meeting.
- 7. To elect a new member of the Board of Overseers for the year ending at the next annual general meeting.⁽¹⁾
- 8. To approve a remuneration of € 50 000 per annum for each of the members of the Board of Overseers, such fees to be split equally between the Company and Reinet Fund S.C.A., F.I.S.

The official notice convening the annual general meeting will be published in the Luxemburger Wort, the Financial Times, RESA the Luxembourg online legal publication platform, on the website of the Company and of the Luxembourg Stock Exchange and sent to all shareholders recorded in the register of shareholders of the Company by registered letter and distributed by the Registrar through the usual channels in accordance with Luxembourg law and may differ from this notice in respect of the definitive proposals.

(1) The name of the proposed member will be included in the official notice convening the annual general meeting.

The present notice, the statutory financial statements and the consolidated financial statements of the Company for the accounting year ended 31 March 2018, together with the reports of the approved statutory auditor, of the Board of Overseers and of the General Partner and any draft resolutions, are available at the registered office of the Company and on the Company's website: www.reinet.com

The annual general meeting will be validly constituted to resolve on the matters raised in the agenda regardless of the number of shares represented at the meeting; resolutions to be considered at the meeting are approved by a simple majority of the votes cast. The meeting will be held in English.

Shareholders who together hold at least 5 per cent of the share capital may place items on the agenda of the meeting and submit draft resolutions for all the items on the agenda. Any such request must reach the Company by email (register.bi@efa.eu) no later than 6 August 2018.

Every shareholder who attends the meeting shall have the right to ask questions related to the items on the agenda of the annual general meeting.

Instructions for attendance and voting

Persons entitled to participate in and vote at the meeting are all persons (or their proxy) who were shareholders of record of the Company at midnight on 14 August 2018 Luxembourg time (the 'Record Date').

(i) Instructions for holders of shares whose ownership is directly recorded in the Company's shareholders' register

Shareholders whose ownership is directly recorded in their own name in the Company's shareholders' register who wish to attend the meeting or who wish to appoint a proxy to represent them at the meeting must notify the Registrar, European Fund Administration S.A., 2, rue d'Alsace, L-1122 Luxembourg no later than 21 August 2018. The Registrar will draw up a list of shareholders and proxy holders authorised to attend the meeting.

Registration forms to request admission to the meeting or to appoint a proxy to attend the meeting may be obtained from the Registrar or downloaded from the Company's website: www.reinet.com

Shareholders may appoint a proxy, who need not be a shareholder, as their representative at the meeting. Forms of proxy are provided on the registration forms for admission to the meeting. The signed proxy must be sent by mail, telefax or email to either the Company or European Fund Administration S.A. (register.bi@efa.eu).

Proxy voting instructions may be given to the Chairman of the meeting; these must be received by the Company duly completed and signed by 21 August 2018. Unless proxies given to the Chairman of the meeting include explicit instructions as to the contrary, voting rights will be exercised in support of the proposals of the General Partner.

Registration forms for admission to the meeting must be delivered to European Fund Administration S.A. on 21 August 2018 at the latest. No admission cards will be issued after that day.

(ii) Instructions for shareholders whose shares are held in the European clearing systems (Euroclear Nederland, Euroclear Bank, Clearstream) and are traded on Euronext Amsterdam or the Luxembourg Stock Exchange

Shareholders whose ownership is indirectly recorded through a European clearing system (Euroclear Nederland, Euroclear Bank, Clearstream) whose shares are traded on Euronext Amsterdam or the Luxembourg Stock Exchange ('European Shareholders') and who wish to attend the meeting may register via the E-voting platform ('EVO') administered by ING Bank ('ING') at https://ing.evo-platform.com/reinet or via their own intermediary, in any event no later than 21 August 2018. After registration on the EVO platform, the shareholder's information provided will be verified with the information held by the shareholder's intermediary as at the Record Date. When the intermediary has confirmed the information, the registration will be accepted. Duly registered shareholders will be provided by ING with an attendance card and details on how to gain access to the meeting by email.

European Shareholders who wish to be represented at the meeting by a chosen proxy can register their proxy via the EVO platform or via their own intermediary. After confirmation by the intermediary of the shareholder's information as at the Record Date, shareholders who have duly registered their proxy will be provided by ING with an attendance card with proxy registration by email.

Alternatively to the registration process described above, European Shareholders who wish to attend the meeting or to be represented at the meeting by a chosen proxy may send in a legally valid written registration form or proxy instrument to ING at the address below, in any event no later than 21 August 2018. A registration form to request admission to the meeting or to appoint a proxy is available as of today at www.reinet.com. European Shareholders who wish to attend the meeting in person or appoint a proxy must also instruct their bank or financial intermediary with whom the shares are on deposit to send a certificate (the 'Shareholding Certificate') to ING at the address below to be received no later than 21 August 2018 indicating clearly the precise identity of the shareholder and confirming the number of shares being held by the shareholder as at the Record Date. After completion of this registration process, shareholders will be provided by ING by email with an attendance card and details on how to gain access to the meeting or an attendance card with proxy registration, as relevant.

European Shareholders who wish to grant a proxy and issue voting instructions prior to the meeting can do this via the EVO platform or via their intermediary in any event no later than 21 August 2018. After confirmation by the intermediary of the shareholder's information as at the Record Date, the voting instructions will be accepted. Alternatively to issuing voting instructions as described above, European Shareholders may

NOTICE OF ANNUAL GENERAL MEETING CONTINUED

grant a proxy and issue voting instructions in writing by sending in a legally valid written proxy instrument to ING at the address below, in any event no later than 21 August 2018. A written proxy voting form is available as of today at www.reinet.com. Proxy voting instructions may be given to the Chairman of the meeting. A Shareholding Certificate in respect of the shares must be provided to ING at the address below to be received no later than 21 August 2018 indicating clearly the precise identity of the shareholder and confirming the number of shares being held by the shareholder as at the Record Date. Failure to provide the Shareholding Certificate will invalidate the proxy voting instructions. A person designated by the Company will collect all voting instructions and submit them at the meeting. Unless proxies given to the Chairman of the meeting include explicit instructions as to the contrary, voting rights will be exercised in support of the proposals of the General Partner.

The EVO platform is available from the publication date of this convocation until seven days before the meeting. This means that shareholders can use the EVO platform from 27 July 2018 to 21 August 2018, 17:00 CEST. The EVO platform will close on 21 August 2018, 17:00 CEST, but shareholders can still view any instructions they have given.

ING address:

ING Bank N.V. Attn. Robert Peerenboom Issuer Services, Location code TRC 02.039 Foppingadreef 7, 1102 BD Amsterdam The Netherlands E-mail address ING: Iss.pas@ing.nl

(iii) Instructions for shareholders whose shares are held in South Africa through Central Securities Depository Participants ('CSDP') and brokers and are traded on the Johannesburg Stock Exchange

Shareholders whose ownership is indirectly recorded through CSDPs and brokers whose shares are traded on the Johannesburg Stock Exchange ('South African Shareholders') and who wish to attend the meeting, either in person or by proxy, must advise their broker or CSDP in accordance with the mandate with their broker or CSDP, and their broker or CSDP will issue the necessary letter of representation to the shareholder to allow the shareholder or its/his/ her proxy holder to attend and vote at the meeting.

The broker or CSDP of South African Shareholders should contact South African Shareholders to ascertain how they wish to cast their vote at the meeting and should thereafter cast the votes in accordance with the South African Shareholders' instructions. If South African Shareholders have not been contacted by their broker or CSDP, it is advisable for them to contact their broker or CSDP and furnish it with their voting instructions.

If a broker or CSDP does not obtain voting instructions from a South African Shareholder, it will be obliged to vote in accordance with the instructions contained in the custody agreement concluded between the South African Shareholder and its/his/her broker or CSDP. South African Shareholders must not complete the proxy voting form available at www.reinet.com

Requests for letters of representation and voting instructions must be submitted by brokers and CSDPs to Strate no later than 12:30 pm (South African time) on 20 August 2018 so that they may be collated and verified by Strate prior to the meeting. South African Shareholders should therefore submit their requests for a letter of representation or voting instructions to their broker or CSDP within the time period required by their broker or CSDP or as stipulated in the custody agreement concluded between South African Shareholders and their broker or CSDP.

(iv) Admittance to the meeting

Registration for admission to the meeting will take place from one hour prior to commencement of the meeting. Shareholders or their proxy holders shall hand in the attendance card at the registration desk, will need to sign the attendance list of the meeting and may be requested to provide proof of identity before and during the meeting. A proxy holder shall also be requested to hand in a copy/original of their proxy instrument at the registration desk.

Shareholders or proxy holders not registered to attend the meeting will not be allowed to participate.

Personal data processing

Shareholders are informed that the Company, as controller, processes the personal data of the shareholders and proxyholders (name, address, contact details, shareholding) in the context of the meeting in accordance with applicable data protection laws. The Company processes such personal data in order to comply with the legal obligation of holding such meeting. Such personal data will be used for the purposes of analysing and administering the attendance and voting process in connection with the meeting and will be accessed by entities assisting in the administration of the voting process such as the Registrar, ING and South African entities processing personal data of the South African Shareholders on behalf of the Company. Shareholders and proxyholders may notably request access to and rectification of the personal data processed by the Company by contacting the Company Secretary Mr Swen Grundmann, 35 boulevard Prince Henri, L-1724 Luxembourg, tel: +352 22 42 10, email: data-protection@reinet.com

Reinet Investments Manager S.A.

General Partner For and on behalf of REINET INVESTMENTS S.C.A. Luxembourg, 15 May 2018

EXCHANGE RATES AND SHARE INFORMATION

EXCHANGE RATES AGAINST THE EURO

	Year ended	Year ended
	31 March	31 March
	2018	2017
Average for the year		
Sterling	0.8823	0.8414
US dollar	1.1708	1.0973
Swiss franc	1.1358	1.0836
South African rand	15.1882	15.4322
Closing – as at the end of the year		
Sterling	0.8791	0.8488
US dollar	1.2323	1.0652
Swiss franc	1.1750	1.0686
South African rand	14.5837	14.3027

SHARE INFORMATION

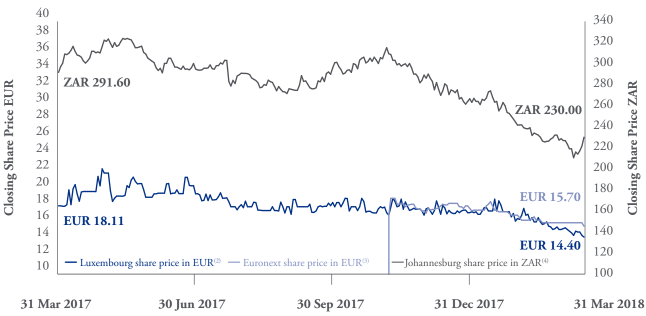
Reinet Investments S.C.A. (the 'Company') ordinary shares are listed and traded on the Luxembourg Stock Exchange (symbol 'REINI', Thomson Reuters code REIT.LU), on Euronext Amsterdam (symbol 'REINA', Thomson Reuters code REINA:AS) and on the Johannesburg Stock Exchange (symbol 'RNI', Thomson Reuters code RNIJ.J) with the ISIN number LU0383812293. The Company's ordinary shares are included in the 'LuxX' index of the principal shares traded on the Luxembourg Stock Exchange.

With effect from 14 November 2017, the Company's ordinary shares were listed on Euronext Amsterdam.

With effect from 29 November 2017, the depository receipts issued by Reinet Securities SA in respect of the Company's ordinary shares which traded as a secondary listing on the Johannesburg Stock Exchange were suspended from trading at which time the Company's ordinary shares were listed. The depository receipts were subsequently cancelled.

As at 31 March 2018 and 31 March 2017 there were 195 942 286 shares in issue.

DAILY CLOSING PRICES FROM 31 MARCH 2017 TO 31 MARCH 2018⁽¹⁾



(1) The EUR:ZAR exchange rate was 1:14.3027 on 31 March 2017 and 1:14.5837 on 31 March 2018.

(2) Represents the closing share price of the Company on the Luxembourg Stock Exchange (listed under the symbol 'REINI').

 ⁽⁴⁾ Represents the closing share price of the Company on Euronext Ansterdam (listed under the symbol REINA).
 (4) Represents the closing share price of the Company on the Johannesburg Stock Exchange (listed under the symbol 'RNI'). The price of the depository receipts from 31 March 2017 to 29 November 2017 has been adjusted to show the effective ordinary share price.

STATUTORY INFORMATION

REGISTERED OFFICE

REINET INVESTMENTS S.C.A. 35, boulevard Prince Henri L-1724 Luxembourg Grand Duchy of Luxembourg Telephone: +352 22 42 10

Company Secretary: Mr S Grundmann

REGISTERED NUMBER

REINET INVESTMENTS S.C.A. Registre de commerce et des sociétés, Luxembourg B 16.576

GENERAL PARTNER

REINET INVESTMENTS MANAGER S.A. 35, boulevard Prince Henri L-1724 Luxembourg Grand Duchy of Luxembourg Telephone: +352 22 42 10

Company Secretary: Mr S Grundmann

CUSTODIAN

BANQUE DE LUXEMBOURG S.A. 14, boulevard Royal L-2449 Luxembourg Grand Duchy of Luxembourg

REGISTRAR AND PAYING AGENT

EUROPEAN FUND ADMINISTRATION S.A. 2, rue d'Alsace P.O. Box 1725 L-1017 Luxembourg Grand Duchy of Luxembourg Telefax: +352 48 6561 8002

EURONEXT AMSTERDAM LISTING AGENT AND DUTCH PAYING AGENT

ING BANK N.V. Bijlmerplein 888 1102 MG Amsterdam The Netherlands

JOHANNESBURG STOCK EXCHANGE SPONSOR

RAND MERCHANT BANK (A division of FirstRand Bank Limited) 1 Merchant Place Corner Fredman Drive and Rivonia Road Sandton, 2146 South Africa

RÉVISEUR D'ENTREPRISES AGRÉÉ

PRICEWATERHOUSECOOPERS SOCIÉTÉ COOPÉRATIVE 2, rue Gerhard Mercator L-2182 Luxembourg Grand Duchy of Luxembourg

FURTHER INFORMATION

Website: www.reinet.com Email: info@reinet.com

DATA PROTECTION

The Company acting through the General Partner collects, processes and stores personal data in relation to the shareholders in compliance with EU Regulation No 2016/679 of 27 April 2016 (the 'General Data Protection Regulation') as well as any complementing or other law or regulation relating to the protection of personal data applicable to the Company. In this respect, the Company acts as data controller. All the information in relation to the processing of the shareholders' personal data carried out by the Company is detailed in a data protection information notice available on the Company's website: www.reinet.com/investor-relations/data-protection. Changes may occur in the way the Company processes personal data in relation to the shareholders' attention and may do so by any available means such as by email, announcement on the Company's website or otherwise. For any data protection inquiries, the shareholders may contact the Company at the following address: 35, boulevard Prince Henri, L-1724 Luxembourg or by email at: data-protection@reinet.com

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