AnaCap Financial Europe S.A. SICAV-RAIF

Unaudited Interim Condensed Consolidated Financial Statements For the Six Months Ended 30 June 2020

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General Information

Fund

AnaCap Financial Europe S.A. SICAV-RAIF As of 24 January 2020: 412F, route d'Esch L-2086 Luxembourg Grand Duchy of Luxembourg R.C.S. Luxembourg: B216080

From 28 June 2017 to 23 January 2020: E Building, Parc d'Activité Syrdall 6, rue Gabriel Lippmann L-5365 Munsbach Grand Duchy of Luxembourg

AIFM

Carne Global Fund Managers (Luxembourg) S.A. 6b, Route De Trèves L-2350 Luxembourg Grand Duchy of Luxembourg

Portfolio Manager

AnaCap Investment Manager Limited Ground Floor, Cambridge House, Le Truchot St Peter Port Guernsey GY1 1WD

Administrative Agent

IQ EQ Fund Services (Luxembourg) S.A. 412F, Route d'Esch L-2086 Luxembourg

Auditor

PricewaterhouseCoopers 2, rue Gerhard Mercator L-2182 Luxembourg Grand Duchy of Luxembourg

Board of Directors

- Audrey Lewis;
- Christopher Ross-Roberts;
- Edward Green;
- Hugo Neuman (resigned 01 April 2020);
- Yazid Oudina;
- Vincenzo Viceconte (appointed 01 April 2020; resigned 29 May 2020).

Board of Directors of the AIFM

- Bill Blackwell;
- John Alldis:
- Kevin Nolan;
- John Donohue.

Board of Directors of the Portfolio Manager

- David Copperwaite;
- Nigel Ward;
- Peter Niven;
- Tim Wilson.

Depositary

RBS International Depositary Services S.A. Luxembourg Branch The Square, Building A – 40 Avenue J.F. Kennedy L-1855 Luxembourg Grand Duchy of Luxembourg

Investment Advisor

AnaCap Financial Partners Limited 1 Stephen St Fitzrovia London W1T 1AL

Directors' Report

The Directors of AnaCap Financial Europe S.A. SICAV-RAIF ("AFE") are pleased to present the Director's Report and Unaudited Interim Condensed Consolidated Financial Statements (the "Financial Statements") on the activities and financial performance of AFE and its subsidiaries (together, the "Group") for the period from 1 January 2020 to 30 June 2020. The Financial Statements incorporate the assets, liabilities, revenue and expenses of the Group.

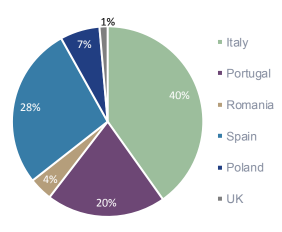
Business Overview

AFE purchases and invests in a diverse range of primarily non-performing debt across Europe. AFE has the capability to price and purchase a wide range of debt, consisting of portfolios of unsecured and secured consumer, SME and mortgage debt, including portfolios that are a mix of these assets. The Directors believe this ability is a key competitive advantage in originating new investment opportunities and further penetrating its current markets and unlocking new ones, providing it with the opportunity to generate strong returns on an ongoing basis.

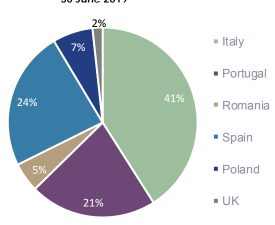
AFE has a diverse portfolio of seasoned and granular consumer, SME and mortgage debt which is differentiated among debt purchasers in the level of diversification across borrowers, asset types and geographies, as well as with its significant collateral backing.

The following charts illustrate the diversification of AFE's 84-month estimated remaining collections ("ERC") from existing purchased loan portfolios, purchased loan notes, investments in joint ventures and inventory (together, the "Group's Assets") by asset type and geography as well as the seasoned nature of the debt portfolios as of 30 June 2020. Geographic diversity provides resilience to economic cycles in any one country and local market trends and combined with the asset diversity provides access to a greater investment opportunity set.

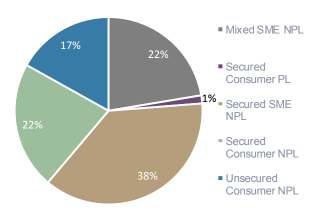
€478.6 million 84 month ERC by geography - 30 June 2020



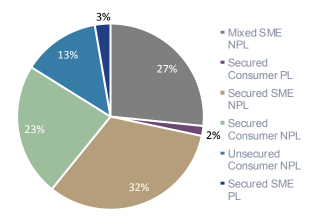
€550.1 million 84 month ERC by geography - 30 June 2019



€478.6 million 84 month ERC by asset type - 30 June 2020



€550.1 million 84 month ERC by asset type - 30 June 2019



Key Performance Indicators

The Directors use a variety of key performance indicators ("KPI's") in order to monitor, assess and evaluate the performance of the Group, as well as providing the Directors with key financial data to aid with key decision making.

The KPI's included within the Directors Report have been prepared on a basis consistent with the financial data contained in the Offering Memorandum. The data below is based on the Group for the six-month periods ended 30 June 2020 and 30 June 2019. The Directors are satisfied that the financial data in the Financial Statements, and therefore the financial data also used to compute these KPIs, gives a fair and materially accurate reflection of the Group's performance for the year.

		Six months ended	Six months ended	% change
		30 June 2020	30 June 2019	/₀ change
84-month ERC (€'000s)	1	478,609	550,106	-13.0%
84-month Gross ERC (€'000s)	2	509.143	582,222	-12.6%
Cumulative purchases of loan portfolios and loan notes (€'000s)	3	601,775	570,968	5.4%
Number of debt portfolios	4	31	23	34.8%
Number of accounts	5	217,965	217,021	0.4%
Total attributable collections (€'000s)	6	43,649	59,356	-26.5%
Total gross collections (€'000s)	7	42,621	61,037	-30.2%
Core collections (€'000s)	8	42,621	61,037	-30.2%
Operating expenses (€'000s)	9	14,883	17,014	-12.5%
Core collection cost ratio	10	34.9%	27.9%	25.1%
Adjusted EBITDA (€'000s)	11	27,573	41,826	-34.1%
Normalised Adjusted EBITDA (€'000s)	12	27,573	41,826	-34.1%

- (1) 84-month ERC ("ERC") means AFE's estimated remaining collections on the Group's Assets over an 84-month period, assuming no additional purchases are made and on an undiscounted basis. ERC excludes any proportionate share of remaining cash collections that may be payable to a co-investor holding secured loan notes. ERC includes estimated collections on sold portfolios where part of the sale proceeds are based on future collections from that underlying portfolio.
- (2) 84-month Gross ERC means 84-month ERC plus any proportionate share of remaining cash collections that may be payable to a co-investor holding secured loan notes.
- (3) Cumulative purchases of loan portfolio and loan notes includes the original purchase price of assets made by the Portfolio Business, plus the purchase price of subsequent portfolio acquisitions by AFE, related capitalised costs (including due diligence, legal and other fees relating to the acquisition but excluding future litigation costs) less pre-determination cash (consisting of collections during the period between pricing of a portfolio and the closing of its acquisition) up to the specified date, less the purchase price for all fully sold portfolios prior to the specified date.
- (4) Number of debt portfolios represents the number of individual debt portfolios as of the specified date, including portfolios held by entities which are not under the control of AFE, but give AFE proportionate rights to the cash flows from such portfolios through loan notes.
- (5) Number of accounts represents the number of individual accounts acquired at the time of purchase or investment with respect to loan portfolios, including portfolios held by entities which are not under the control of AFE, but give AFE proportionate rights to the cash flows from such portfolios through loan notes.
- (6) Total attributable collections represents total cash collections gross of servicer fees and other costs to collect for all portfolios comprising the Group's Assets, excluding any share of cash collections that relate to the interests of co-investors holding secured loan notes.
- (7) Total gross collections represents cash collected from debtors in connection with purchased loan portfolios and net cash collections (after servicing costs) for purchased loan notes and investments in joint ventures, as well as any disposals of the Groups Assets. Total gross collections include any proportionate share of cash collections that relate to the interests of co-investors holdings of secured loan notes.
- (8) Core collections represents total gross collections, less any disposals of the Group's Assets.
- (9) Operating expenses represents direct costs of collections related to purchased loan portfolios and other operating expenses, excluding impairment of the Group's Assets, net foreign currency (losses)/gains and non-recurring items.
- (10) Core collection cost ratio represents the ratio of operating expenses to core collections.

Key Performance Indicators (continued)

(11) Adjusted EBITDA represents (loss)/profit before tax adjusted to exclude the effects of finance costs and finance income, share of profit/(loss) in associates, net foreign currency losses/(gains), impairment of the Group's Assets, disposals and repayments of secured loan notes, and non-recurring items. Revenue on the Group's Assets and costs on secured loan notes calculated using the effective interest rate method are replaced with total gross collections in the period.

(12) Normalised Adjusted EBITDA represents Adjusted EBITDA excluding disposals of the Group's Assets.

Asset base and returns on portfolios purchased

The table below reflects historical capital deployment of the Portfolio Business from 2012 to 27 June 2017 plus capital that has been deployed since the incorporation of AFE; a total of ϵ 651 million has been deployed through acquisitions of and investments in 35 portfolios with an aggregate face value of ϵ 13.0 billion. Since 2012, 4 portfolios have been fully sold. As of 30 June 2020, the portfolios held by AFE had an aggregate face value of ϵ 10.6 billion following the historical sale of deals with a face value of ϵ 2.4 billion, with an 84-month ERC of ϵ 479 million.

		Actual			
Portfolios purchased in the period	Purchase	collections to	84-month	Total estimated	Gross money
ended:	price (13)	30 June 2020	ERC	collections (14)	multiple (15)
	€000	€000	€000	€000	
					_
Year ended 31 December 2012*	75,084	166,467	20,759	187,226	2.5x
Year ended 31 December 2013**	77,386	136,856	30,851	167,707	2.2x
Year ended 31 December 2014	59,025	117,096	21,709	138,805	2.4x
Year ended 31 December 2015	47,806	45,302	25,951	71,253	1.5x
Year ended 31 December 2016	125,617	139,960	110,937	250,897	2.0x
Year ended 31 December 2017	65,017	78,954	34,154	113,108	1.7x
Year ended 31 December 2018	161,507	74,817	172,678	247,494	1.5x
Year ended 31 December 2019***	36,265	5,839	55,810	61,648	1.7x
Period ended 30 June 2020	3,554	-	5,762	5,762	1.6x

*It was discovered during the Q2 2020 portfolio review exercise that c.€1.3m of collections within the 2012 vintage was attributable to a co-investor and so this has now been removed from actual collections (the collections have already been paid to the co-investor and therefore this adjustment has no impact on the Financial Statements).

*** In Q1 2020 the Group completed the final close of a Spanish NPL portfolio which was acquired in September 2019 (c.€240k). This close has been consolidated within the same accounting group as the prior closes of this portfolio acquisition and is therefore now reported within 2019 vintage.

Following the acquisition of the Portuguese REO portfolio, which was acquired in September 2019, the transaction was successfully re-financed. For accounting purposes, the financing received is off set against the purchase price in order to give a revised invested capital figure. In Q1 2020 c.€463k was received from the finance lender; this has been consolidated within the same accounting group as the initial portfolio acquisition and is therefore now reported within 2019 vintage.

As a result of these two adjustments the revised purchase price for portfolios purchased in the year ended 31 December 2019 is now €36,265k rather than €36,488k as stated in Q4 2019.

- (13) Purchase price represents the aggregate amount paid plus capitalised costs and net of pre-determination cash for all portfolio purchases in the period indicated.
- (14) Total estimated collections represents actual collections to date plus 84-month ERC, meaning actual collections to 30 June 2020 plus forecast collections for the following 84 months.
- (15) The Gross money multiple is total estimated collections divided by purchase price, although collections can extend beyond the period covered for total estimated collections.

^{**} During the Q2 2020 portfolio level review exercise it was discovered that collections received on a sold deal within the 2013 vintage had been understated in this report, therefore actual collections have increased by an additional c.€80k to correct for this.

Net debt

Net debt represents third-party indebtedness, including bank guarantees, less cash and cash equivalents, and excluding unamortised debt issue costs, facility fees and amounts due to co-investors under secured loan notes.

			Six months ended 30 June 2020
			30 Julie 2020 €000
Borrowings:	The Notes		307,500
	Revolving Credit Facility (inclu	uding bank guarantee)	39,101
	Term Facility		26,614
Less:	Cash at bank		(31,347)
	Cash held on AFE's account a	at servicers'	(10,665)
Add back:	Cash collected on behalf of s	secured loan note holders	162
Net debt			331,365
LTV ratio at period	end	16	69.2%
Normalised Adjust	ed EBITDA leverage ratio	17	4.36
LTM Adjusted EBITE	DA	18	76,048
Net interest expen	se	19	18,808
Fixed charge cove	er ratio ("FCCR")	20	4.04

- (16) LTV ratio means the aggregate secured indebtedness of the Group less cash and cash equivalents (including cash and cash equivalents in servicers' accounts or otherwise that are due from servicers but not yet paid by servicers to the Group, less cash collections due to be paid to co-investors under secured loan notes) divided by 84-month ERC.
- (17) Normalised Adjusted EBITDA leverage ratio means net debt divided by the Normalised Adjusted EBITDA for the 12 months ended 30 June 2020.
- (18) LTM Adjusted EBITDA means Adjusted EBITDA for the 12 months ended 30 June 2020.
- (19) Net interest expense means interest expense on total debt for the 12 months ended 30 June 2020.
- (20) FCCR is calculated as LTM Adjusted EBITDA divided by net interest expense.

Borrowings used in calculating net debt can be reconciled to the Financial Statements as follows:

		Six months ended
		30 June 2020
		€000
Borrowings:	The Notes	307,500
	Unamortised discount on issuance of the Notes	(1,113)
	Unamortised transaction fees	(4,982)
	Term Facility - non-current liability	20,093
	Unamortised transaction fees on Term Facility	(686)
	Per Financial Statements (non-current liability)	320,812
	Interest payable at 30 June 2020 (current liability)	2,483
	Revolving credit facility - amount drawn (excludes bank guarantee)	35,029
	Term Facility - current liability	6,521
Total borrowings		364,845

Significant recent developments

COVID-19

From an operational perspective safeguarding the wellbeing of all employees and operational effectiveness has been the main priority and, following a successful business continuity plan that was actioned in Q1 2020, 100% of AnaCap staff have been operational during 2020, with full remote access to all IT Infrastructure and support services. All AFE's servicing partners have implemented business continuity plans successfully and have mobilized remote working models in a timely fashion, and the Group continues to work with its servicing partners, agents and advisors to help safeguard the health and wellbeing of all staff and customers.

Despite the challenges faced so far from COVID-19, the Group can report a successful period of collections performance throughout H1 2020, with attributable collections for H1 2020 finishing at €43.6m vs Q1 reforecast target of €29.4m, representing a 49% outperformance. This has largely been driven by proactive asset management, accelerating cash in court distributions in Italy despite disruptions to court proceedings as well as significantly higher than expected residential real estate sales in Portugal, both in terms of overall volume and values achieved. Whilst pleased with performance so far, the Group continues to remain cautious regarding the ongoing impact of COVID-19. The Group expects that COVID-19 will continue to impact collections performance during H2 2020 and likely into 2021 but takes comfort from its low-cost operating model as well as from the opportunities emerging for future capital deployment.

Portfolio acquisitions

On 30 June 2020 AFE completed the acquisition of an Italian SME secured NPL portfolio for c.€3.5m. This transaction marked another successful joint venture acquisition for AFE with the AnaCap Credit Opportunities IV fund structure, with AFE investing 33.33% into the transaction.

Master Servicing

On 29 May 2020 the Group entered into a Framework Services Agreement with entities within both the AnaCap Credit Opportunities IV L.P. fund structures which governs the provision of master servicing, portfolio administration and asset management services provided by the Group.

On 5 June 2020 the Group also entered into a Support Services Agreement with AnaCap Financial Partners Limited ("AFPL") whereby AFPL will provide certain support services to the Group, such as legal support, data analytics, IT and other operational support functions, as well as granting the Group a non-exclusive right and license to access the Minerva software, the proprietary intelligence platform created to support origination, pricing, dynamic information flow and servicing strategies across geographies and asset types

The agreements have been entered into as part of AFE's continued development and growth of its internal master servicing capabilities.

<u>Impairment</u>

Following the outbreak of the COVID-19 pandemic earlier in the year the Group performed a portfolio level reforecast of expected cash flows in Q1 2020 in which cash flow timings and assumptions used in the December 2019 reforecast exercise were revisited. The reforecast exercise led to a non-cash impairment charge of \in 37.2m being recognized in Q1 2020 (which was partially offset by a reduction in secured loan notes payable of \in 2.9m reflecting co-investors share of the write down) as well as a 1.4% loss in ERC (c. \in 8m).

The Group performed a similar exercise in Q2 2020 in accordance with the Group's wider reforecast policy of reviewing portfolio level future cash flows in June and December each year. Cash flow timings and assumptions were revised where appropriate during this review with no subsequent write down or gain in book value being recognised in the quarter.

Going Concern

The Group continues to actively monitor its liquidity and covenant adherence. The Group's liquidity position remains strong, with available cash as of the date of signing of the Financial Statements of c.€90m. The Group has assessed its expected operating performance and liquidity requirements for the remainder of 2020 and in 2021 considering the impact of COVID-19, as well as any potential impact the virus could have on the Group's ability to meet its obligations and wider covenant requirements. Despite the continued uncertainties surrounding the market amidst COVID-19, the board of directors remain confident that AFE can continue to trade for a period of at least 12 months from the date of signing these Financial Statements and will have sufficient liquidity to manage its operations during that time. Cash management and asset management will be critical throughout the year to help drive performance.

Significant recent developments (continued)

Outlook

The Board of Directors expect that the level of activity within the credit asset industry to remain strong during 2020 as the Group continues to explore opportunities in both core markets and potentially new geographies. The Group will continue to remain highly selective and only pursue opportunities that are suitable and are in line with the strategic objectives of the Group. The Group also adjusted the expected return rate for portfolio purchases in light of current market conditions. This could include expanding into a wider range of asset classes building upon AnaCap's well established, broader credit experience in performing loans and direct real estate investments amongst others, including further co-investment alongside AnaCap's Credit Opportunities funds. Moreover, by investing alongside AnaCap's funds, it is possible to maintain a higher level of diversification across the number of deals and variety of asset types.

The Group also expects to continue to develop its internal servicing capabilities during 2020 across its core markets. Following the successful acquisition and on-boarding of Galata Asset Management S.L. ("Galata") in Spain and the acquisition of a 30% economic stake in Phoenix Asset Management SpA ("PAM") in Italy during 2018, and more recently the incorporation of local servicing platforms in Portugal, Átila Unipessoal LDA ("Átila"), and Italy, AFE Italy S.r.I, the Group has seen the benefits of an increased on the ground presence in each of these core geographies, including assistance with due diligence through to local Asset Management capabilities. These capabilities include both master servicing and selectively internalising direct special servicing, leveraging internal competencies around amicable and legal recoveries, real estate valuation and management, financial, corporate administration, reporting and analytics. Increasing asset management capabilities in core markets will assist in continually improving underwriting and due diligence on potential new acquisitions as well as optimising performance and rapidly addressing performance challenges in existing assets.

Christopher Ross-Roberts Director 4 September 2020



Report on Review of Interim Condensed Consolidated Financial Statements

To the Board of Directors of Anacap Financial Europe S.A. SICAV-RAIF

We have reviewed the accompanying interim condensed consolidated financial statements of Anacap Financial Europe S.A. SICAV-RAIF (the "Fund"), which comprise the interim condensed consolidated statement of financial position as at 30 June 2020, the interim condensed consolidated statement of comprehensive income, the interim condensed consolidated statement of changes in equity and the interim condensed consolidated statement of cash flows for the six-month period then ended, and a summary of significant accounting policies and other explanatory information.

Board of Directors' responsibility for the interim condensed consolidated financial statements

The Board of Directors is responsible for the preparation and presentation of these interim condensed consolidated financial statements in accordance with IAS 34, "Interim Financial Reporting" as adopted by the European Union, and for such internal control as the Board of Directors determines is necessary to enable the preparation of interim condensed consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Responsibility of the "Réviseur d'entreprises agréé"

Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review. We conducted our review in accordance with International Standard on Review Engagements (ISRE 2410 "Review of interim financial information performed by the independent auditor of the entity") as adopted for Luxembourg by the "Institut des Réviseurs d'Entreprises". This standard requires us to comply with relevant ethical requirements and conclude whether anything has come to our attention that causes us to believe that the interim condensed consolidated financial statements, taken as a whole, are not prepared in all material respects in accordance with the applicable financial reporting framework.

A review of interim condensed consolidated financial statements in accordance with ISRE 2410 is a limited assurance engagement. The "Réviseur d'entreprises agréé" performs procedures, primarily consisting of making inquiries of management and others within the Company, as appropriate, and applying analytical procedures, and evaluates the evidence obtained.

The procedures performed in a review are substantially less than those performed in an audit conducted in accordance with International Standards on Auditing. Accordingly, we do not express an audit opinion on these interim condensed consolidated financial statements.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements are not prepared, in all material respects, in accordance with IAS 34, "Interim Financial Reporting" as adopted by the European Union.

PricewaterhouseCoopers, Société coopérative Represented by

Luxembourg, 4 September 2020

Thierry Salagnac

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Cabinet de révision agréé. Expert-comptable (autorisation gouvernementale n°10028256) R.C.S. Luxembourg B 65 477 - TVA LU25482518

Interim Condensed Consolidated Statement of Comprehensive Income for the Six Months Ended 30 June 2020

		Three months ended 30 June 2020	Six months ended 30 June 2020	Three months ended 30 June 2019	Six months ended 30 June 2019
	Notes	€000	€000	€000	€000
Revenue					
Interest income from purchased loan portfolios	10	12,957	27,725	17,988	35,903
Interest income from purchased loan notes	10	426	901	484	992
Interest income from joint ventures	10	1,857	3,898	1,272	2,542
Revaluation gain		-	-	292	292
Other income		460	639	16	36
Total revenue	4	15,700	33,163	20,052	39,765
Operating expenses					
Collection activity costs		(4,759)	(9,496)	(5,890)	(11,986)
Impairment	3	-	(37,230)	(214)	(214)
Net foreign currency gains / (losses)	5	673	(1,033)	68	235
Other operating expenses	5	(3,327)	(5,387)	(2,676)	(5,247)
Non-recurring items	5	-	-	(99)	(219)
Normal operating expenses		(3,327)	(5,387)	(2,577)	(5,028)
Total operating expenses		(7,413)	(53,146)	(8,712)	(17,212)
Operating profit / (loss)		8,287	(19,983)	11,340	22,553
Finance income		-	51	95	105
Gain from repurchase of Senior Secured Notes		-	-	1,728	1,728
Finance costs		(5,638)	(8,633)	(6,061)	(12,116)
Interest expense - secured loan notes	ſ	(505)	(1,110)	(655)	(1,319)
Revaluation gain on secured loan notes	20	-	2,939	-	-
Finance costs - borrowings	6	(5,133)	(10,462)	(5,406)	(10,797)
Share of profit in associate	8	212	308	177	379
Profit / (loss) before tax		2,861	(28,257)	7,279	12,649
Tax charge	7	(392)	(757)	(606)	(1,001)
Comprehensive income / (loss) for the period		2,469	(29,014)	6,673	11,648

The above Interim Condensed Consolidated Statement of Comprehensive Income should be read in conjunction with the accompanying notes.

Interim Condensed Consolidated Statement of Financial Position as at 30 June 2020

		As at	As at
		30 June 2020	31 December 2019
	Notes	€000	€000
Assets			
Non-current assets			
Property, plant and equipment		137	73
Investment in associate	8	6,830	6,522
Goodwill	9	1,836	1,836
Total non-current assets		8,803	8,431
Current assets			
Cash and cash equivalents		31,347	26,474
Trade and other receivables	12	11,717	14,060
Other assets	13	5,181	7,181
Purchased loan portfolios	10	202,088	241,665
Purchased loan notes	10	14,975	17,903
Investments in joint ventures	10	60,212	61,743
Inventory	11	26,375	26,025
Total current assets		351,895	395,051
Total assets		360,698	403,482
Liabilities			
Non-current liabilities			
Borrowings	20	320,812	304,232
Other liabilities	15	922	1,172
Total non-current liabilities		321,734	305,404
Current liabilities			
Borrowings	20	44,033	70,153
Secured loan notes	20	13,977	16,414
Trade and other payables	14	5,359	7,681
Other liabilties	15	2,298	2,209
Tax payable		781	691
Tax provisions	21	5,092	4,492
Total current liabilities		71,540	101,640
Total liabilities		393,274	407,044
Equity			
Share capital	16	1,250	1,250
Retained earnings		(33,826)	(4,812)
Total equity		(32,576)	(3,562)
Total equity and liabilities		360,698	403,482

The above Interim Condensed Consolidated Statement of Financial Position should be read in conjunction with the accompanying notes.

The above Interim Condensed Consolidated Financial Statements for the six months ended 30 June 2020 were approved by the Board of Directors and authorised for issue on its behalf by:

Christopher Ross-Roberts Director 4 September 2020

Interim Condensed Consolidated Statement of Cash Flows for the Six Months Ended 30 June 2020

		Six	Six
		months ended	months ended
		30 June 2020	30 June 2019
	Notes	€000	€000
Cash flows from operating activities			
(Loss) / profit before tax		(28,257)	12,649
Adjustments for:			
Interest income from purchased loan portfolios	10	(27,725)	(35,903)
Interest income from purchased loan notes	10	(901)	(992)
Interest income from joint ventures	10	(3,898)	(2,542)
Finance income		(51)	(105)
Impairment		37,230	214
Gain from repurchase of Senior Secured Notes		-	(1,728)
Revaluation gain - secured loan notes		(2,939)	-
Revaluation loss		-	(292)
Finance costs - borrowings	6	10,462	10,797
Interest expense - secured loan notes		1,110	1,319
Realised foreign currency (gains) / losses		(179)	43
Unrealised foreign currency losses / (gains)		1,212	(278)
Share of profit in associate	8	(308)	(379)
Operating cash flows before movements in working capital		(14,244)	(17,197)
Change in trade and other receivables*	12	3,282	664
Change in trade and other payables*	14	(2,577)	(1,314)
Cash used in operating activities before collections and purchases	5	(13,539)	(17,847)
Tax paid		(67)	(417)
Collections in the period	10	42,621	61,037
Acquisition of purchased loan portfolios	10	· -	(8,867)
Acquisition of joint ventures	10	(3,794)	(146)
Net cash generated from operating activities		25,221	33,760
Cash flows from investing activities			
Consideration paid for the acquisition of Galata		(200)	(300)
Net cash used in investing activities		(200)	(300)
Cash flows from financing activities			
Dividends paid		-	(10,106)
Proceeds from re-financing acquisition of purchased loan notes	10	462	-
Proceeds from borrowings		40,483	25,101
Repayment of borrowings		(50,640)	(38,447)
Senior Secured Notes repurchased		-	(15,400)
Revolving Credit Facility transaction and other fees paid		-	(133)
Repayment of secured loan notes		(608)	(2,655)
Finance costs paid		(9,845)	(10,454)
Net cash used in from financing activities		(20,148)	(52,094)
Net movements in cash and cash equivalents		4,873	(18,634)
Cash and cash equivalents at the beginning of the period		26,474	37,310
Cash and cash equivalents at the end of the period		31,347	18,676

^{*}Movement in working capital is net of accruals and prepayments related to the Notes and the Revolving Credit Facility.

The above Interim Condensed Consolidated Statement of Cash Flows should be read in conjunction with the accompanying notes.

Interim Condensed Consolidated Statement of Changes in Equity for the Six Months Ended 30 June 2020

	Share	Retained	
	capital	earnings	Total equity
	€000	€000	€000
Balance as at 1 January 2020	1,250	(4,812)	(3,562)
Comprehensive loss for the period	-	(29,014)	(29,014)
Balance as at 30 June 2020	1,250	(33,826)	(32,576)

Comparative figures from 1 January 2019 to 30 June 2019:

	Share capital	Retained earnings	Total equity
	€000	€000	€000
Balance as at 1 January 2019	1,250	13,924	15,174
Dividend paid	-	(10,106)	(10,106)
Comprehensive income for the period	-	11,648	11,648
Balance as at 30 June 2019	1,250	15,466	16,716

The above Interim Condensed Consolidated Statement of Changes in Equity should be read in conjunction with the accompanying notes.

Notes to the Interim Condensed Consolidated Financial Statements for the Six Months Ended 30 June 2020

1. General information

AnaCap Financial Europe S.A. SICAV-RAIF ("AFE", "Fund"), a public limited liability company (société anonyme), was incorporated on 28 June 2017 under the laws of Luxembourg as a reserved alternative investment fund (fonds d'investissement alternatif réservé) in the form of an investment company with variable capital (société d'investissement à capital variable).

On 24 January 2020 the registered address of the Fund was changed from E Building, Parc d'Activité Syrdall, 6, Rue Gabriel Lippmann, L-5365 Munsbach, Grand Duchy of Luxembourg to 412F, route d' Esch, L-2086 Luxembourg, Grand Duchy of Luxembourg.

On 28 June 2017, AFE entered into an alternative investment fund management agreement with Carne Global Fund Managers (Luxembourg) S.A. ("Carne") to appoint Carne to be its alternative investment fund manager ("AIFM"). In its capacity as AIFM Carne will perform functions in accordance with AIFM law and reserved alternative investment fund law ("RAIF law"). On 28 June 2017, the AIFM entered into a portfolio management agreement with AnaCap Investment Manager Limited (the "Portfolio Manager") to delegate portfolio management functions in accordance with AIFM law and RAIF law. AnaCap Financial Partners Limited ("AFPL") acts as investment advisor to the Portfolio Manager.

The principal activity of AFE and its subsidiaries as listed in note 18 (together, the "Group") is to seek risk adjusted investment returns by acquiring, holding, servicing and disposing of portfolio investments comprising of loans, leases or other credit-related obligations, including primarily diversified portfolios of unsecured and secured consumer debts, SME debt, and mortgages.

The Interim Condensed Consolidated Financial Statements (hereafter the "Financial Statements") are prepared in accordance with IAS34 "Interim Financial Reporting" and do not contain all disclosures required for annual consolidated financial statements and should therefore be read in conjunction with the Group's annual consolidated financial statements for the year from 1 January 2019 to 31 December 2019. The principal accounting policies that have been applied to the Financial Statements have been applied consistently throughout the period unless otherwise stated.

Significant changes in the current reporting period

In Q1 2020 the Group re-assessed on a portfolio by portfolio basis the expected cash flows forecast at 2019 year-end following the outbreak of COVID-19 due to the significant near-term impact the virus was expected to have on collections performance. This led to an impairment charge being recognised in Q1 2020 of €37.2m. There were no significant changes in the assumptions that were used or estimates that were made during the Q2 2020 portfolio review exercise compared to those that were used in the Q1 2020 reforecast. The Group continues to remain prudent on its short-term future outlook amidst the continued uncertainties COVID-19 continues to have across the Groups' core geographies and markets.

On 17 January 2020, the Group increased the Term Facility available to draw upon by €6.3m with the total facility size now €31.3m.

On 29 May 2020 the Group entered into a Framework Services Agreement with entities within both the AnaCap Credit Opportunities IV L.P. fund structures which governs the provision of master servicing, portfolio administration and asset management services to be provided by the Group.

On 5 June 2020 the Group also entered into a Support Services Agreement with AFPL whereby AFPL will provide certain support services to the Group, such as legal support, data analytics, IT and other operational support functions.

On 30 June 2020 AFE completed the acquisition of an Italian SME secured NPL portfolio for c.€3.5m. This transaction marked another successful joint venture acquisition for AFE with the AnaCap Credit Opportunities IV fund structure, with AFE investing 33.33% into the transaction.

2. Adoption of new and amended International Financial Reporting Standards and changes in accounting policies

A number of new or amended standards became applicable for the current reporting period but did not have any impact on the Group's accounting policies and did not require retrospective adjustments.

3. Critical accounting judgments and estimates

In the application of the Group's accounting policies, the Board of Directors is required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. These estimates and assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the year in which the estimate is revised.

Critical accounting judgments and estimates (continued)

Critical judgments in applying accounting policies

The following are the critical judgments that have been made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the Financial Statements.

The carrying values of non-derivative financial assets and financial liabilities are derived using the forecasted cash flows over the expected life of the underlying instruments. Due to the nature of the business, the expected cash flows are measured using an 84-month rolling expected life from the date of the Interim Condensed Consolidated Statement of Financial Position. An expected life of 84 months has been used as this most appropriately reflects the period over which cash flows are expected to be received based on management experience.

In relation to non-paying accounts, judgments will be made as to which operational strategy is the most appropriate to move the account to paying status, which may include placing these accounts into litigation. Operational factors, that may impact future estimated cash flows, are also considered such as improved collections processes and systems. The Board of Directors also reviews the model on a portfolio basis to take into account external factors, which have impacted historical or will impact future performance and, where necessary, the carrying amount is adjusted to take into account these known factors.

Critical estimates

The following are the key sources of assumption and estimation uncertainty that have been made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the Financial Statements.

Due to the nature of the business, the expected cash flows on financial assets are measured using an 84-month rolling expected life from the date of the Interim Condensed Consolidated Statement of Financial Position. 84-month cash flow forecasts are prepared for each portfolio. For larger balances, these forecasts are manually evaluated and underwritten based on the expected cash flows from reviews of underlying detailed loan documentation and the availability of security against the balance. For smaller balances, these forecasts are generated using statistical models incorporating a number of factors, including predictions of payments, which are informed by customer and account level data, credit agency data and historic experience with accounts which have similar key attributes.

Valuations are performed for each individual portfolio in order to assess potential changes in forecasted cash-flows compared to current targets based on underlying macro-economic, credit, behavioural, legal, collateral and operational cost assumptions driving liquidation performance and ultimate exit value if applicable. Macro-economic assumptions that are incorporated into the forecasts include factors such as gross domestic product ("GDP") growth rates, unemployment rates and inflation. A further key model input is previous payments made by a customer. The assumptions and estimates made are specific to the particular characteristics of each portfolio.

Changes in estimates

The expected cash flows created from the forecasting models are regularly benchmarked at a portfolio level against actual performance; this informs the decision as to whether a change in carrying value of the portfolio may be required. The estimated future cash flows generated by the above process are the key estimate and judgment in the Financial Statements. A change in the expected future cash flows by +10% would increase the carrying value of financial assets as at 30 June 2020 by \in 31,299k. A change in the expected future cash flows by -10% would reduce the carrying value of financial assets as at 30 June 2020 by \in 31,299k.

Following completion of the acquisition of a portfolio, the cash flow forecast is reviewed each quarter for a rolling 84-month period for material movements and a formal full reforecast is undertaken on a loan by loan basis for larger secured positions and a statistical model used for smaller positions every June and December. If any material indicators are identified for any portfolio group, AFE adjusts the corresponding cash flow and a possible impairment charge or revaluation gain may be applied.

Going concern

The Group has assessed its expected operating performance and liquidity requirements for the remainder of 2020 and in 2021 in light of the impact of COVID-19, as well as the potential impact the virus could have on the Group's ability to meet its obligations and wider covenant requirements. Despite the uncertainties surrounding the market amidst COVID-19, the Board of Directors remain confident that AFE can continue to trade for a period of at least 12 months from the date of signing these Financial Statements and will have sufficient liquidity to manage its operations during that time. Cash management and asset management will be critical throughout the year to help drive performance.

3. Critical accounting judgments and estimates (continued)

Impact of COVID-19

The Group performed a full reforecast of its portfolio in Q1 2020 following the COVID-19 outbreak due to the significant impact the virus was expected to have on cash flow timings in the near future. The revised forecast saw a 1.4% total loss in ERC from €504m to €496m as well as timing delays in collections. This marginal drop in ERC together with revised timing assumptions resulted in a c.€37m non-cash impairment being recognised in Q1 2020. This is partially offset by a reduction in the secured loan notes payable of €2.9m to reflect the write-down attributable to a co-investor.

The Group continues to adopt a prudent approach to future cash flow timings given the continued uncertainties COVID-19 has on market conditions which has been reflected in the Q2 2020 portfolio level review exercise that has been performed. There were no significant changes in the assumptions that were used or estimates that were made during the Q2 2020 portfolio review exercise compared to those that were used in the Q1 2020 reforecast.

Due to the unprecedented nature of COVID-19 and continued market uncertainty, future collections and timings of cash flow may be different to that being forecast now.

The table below shows how the impairment charge recognised in Q1 2020 can be attributed by geography:

Country	Carrying value pre Q1 2020 impairment	Q1 2020 impairment charge	Carrying value post Q1 2020 impairment
Italy	129,925	(14,691)	115,234
Spain	100,623	(13,658)	86,965
Portugal	79,354	(8,172)	71,182
Romania	13,579	(48)	13,531
UK	5,601	(408)	5,193
Poland	19,113	(253)	18,860
Total	348,195	(37,230)	310,965

There is no comparative table for Q2 2020 as no impairment charge has been recognised in the quarter.

Carrying values in the above table take into account the carrying values of purchased loan portfolios, purchased loan notes, investments in joint ventures, inventory and also the carrying value of receivables which relate to advances made by REOCOs for property acquisitions.

4. Segmental reporting

The Group represents a single reportable segment. The Group entities are all managed through Luxembourg with subsidiaries and portfolio investments across Europe. The below tables summarise the information in line with the internal reporting.

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Investment in associate	6,830	6,522
Purchased loan portfolios	202,088	241,665
Purchased loan notes	14,975	17,903
Investments in joint ventures	60,212	61,743
Inventory	26,375	26,025
Statement of Financial Position		
Total segment assets	360,698	403,482
Total segment liabilities	(393,274)	(407,044)
Segment net liabilities	(32,576)	(3,562)

4. Segmental reporting (continued)

The table below represents the total revenue of the Group by geography:

	Three	Six	Three	Six
	months ended	months ended	months ended	months ended
	30 June 2020	30 June 2020	30 June 2019	30 June 2019
	€000	€000	€000	€000
- United Kingdom	193	427	273	550
- Romania	355	723	484	992
- Poland	775	1,589	743	1,473
- Italy, Spain, Portugal	14,377	30,424	18,552	36,750
Total revenue	15,700	33,163	20,052	39,765

The table below represents the carrying value of the Group's financial assets, inventories and the investment in associate by geography:

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
- United Kingdom	4,782	6,418
- Romania	12,369	13,965
- Poland	19,432	20,096
- Italy, Spain, Portugal	273,897	313,379
Total	310,480	353,858

The table below represents the 84-month Gross ERC and the 84-month ERC of the Group's Assets by geography:

	Gross ERC	ERC
	30 June 2020	30 June 2020
	€000	€000
- United Kingdom	6,541	6,541
- Romania	19,060	19,060
- Italy	192,378	192,378
- Spain	157,976	131,808
- Portugal	101,052	96,686
- Poland	32,136	32,136
Total	509,143	478,609

5. Other operating expenses, foreign exchange gains and losses of the Group's Assets

	Three	Six	Three	Six
	months ended	months ended	months ended	months ended
	30 June 2020	30 June 2020	30 June 2019	30 June 2019
	€000	€000	€000	€000
Management fees	1,098	2,514	1,539	3,071
Directors' fees	18	70	69	138
Legal and professional fees	218	242	216	302
Administration fees	274	551	343	654
Audit fees	105	189	83	163
Abort deal fees	310	310	93	283
Depositary charges	14	28	14	28
Subscription tax	2	4	-	-
Staff costs	642	803	95	218
Other expenses	646	676	125	171
Non-recurring items	-	-	99	219
Other operating expenses	3,327	5,387	2,676	5,247
Realised foreign currency (gains) / losses	(308)	(178)	(253)	43
Unrealised foreign currency (gains) / losses	(365)	1,211	185	(278)
Net foreign currency (gains) / losses	(673)	1,033	(68)	(235)

6. Finance costs - borrowings

	Three	Six	Three	Six
	months ended	months ended	months ended	months ended
	30 June 2020	30 June 2020	30 June 2019	30 June 2019
	€000	€000	€000	€000
Fees on Revolving Credit Facility	165	319	37	88
Interest on borrowings	638	1,370	853	1,694
Interest on Senior Secured Notes and related Charges	4,330	8,773	4,516	9,015
Total finance costs - borrowings	5,133	10,462	5,406	10,797

7. Taxation

The Group's activities are subject to local income taxes, which are mainly incurred in jurisdictions such as Luxembourg, Spain, Portugal and Romania.

AFE is subject to the Luxembourg subscription tax which is imposed at the rate of 0.01% per annum based on the aggregate Net Asset Value ("NAV") of the Fund at the end of the relevant quarter, calculated and paid quarterly, subject to certain exceptions (e.g. to the extent that the NAV of the Fund is represented by investments made by the Fund in other undertakings for collective investments, which have already borne the Luxembourg subscription tax). Further information on the subscription tax charges can be found in note 5 ' Other operating expenses, foreign exchange gains and losses of the Group's Assets'.

For the six months ended 30 June 2020, the Group's tax charge of €757k (the six months ended 30 June 2019: €1,001k) comprised Portuguese and other local tax charges. Further information on the Portuguese tax charges can be found in note 21 'Commitments and contingencies'.

Tax charges or credits in the Financial Statements have been determined based on the tax charges or credits recorded in the legal entities comprising the Group in the relevant geographies.

8. Investment in associate

The Group owns 30% of the issued share capital of Phoenix Asset Management SpA ("PAM").

The terms of the holding means that the Group exercises significant influence over PAM, which is achieved through the power to participate in the financial policy decisions of PAM and being involved in key strategic decision making processes.

PAM specialises in offering management services, valuation, acquisition and evaluation of NPL Portfolios which is strategic and key to the Group's operations in Italy.

The associate is accounted for using the equity method.

Below is a reconciliation of the movements in the carrying value of the Group's interest in PAM as at 30 June 2020:

Name	Place of incorporation	Registered office	Economic interest
Phoenix Asset Management SpA	Italy	Corso Vittorio Emanuele II 154 Roma RM	30% ownership of issued share capital
		As at	As at
		30 June 2020	31 December 2019
		€000	€000
Interest in net assets at beginning of period		6,522	6,316
Dividend declared during the period		-	(600)
Share of profit in associate		308	806
Interest in net assets of associate at the end of the period		6,830	6,522

9. Goodwill

As at 30 June 2020, the Group's goodwill amounts to €1.84m (31 December 2019: €1.84m). Goodwill arose in 2018 on the acquisition of 100% of the share capital in a Spanish asset manager, Galata Asset Management S.L.

The Group has reviewed the carrying value of goodwill in the Financial Statements to determine whether any impairment ought to be recognised. Following an assessment on the current financial performance and position of Galata Asset Management S.L. and a review of its business plan and future outlook the Group are comfortable that no impairment is required.

10. Financial assets

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Expected falling due after one year:		
Purchased loan portfolios	123,419	133,321
Purchased loan notes	11,171	12,708
Investment in joint ventures	48,581	46,565
Total	183,171	192,594
Expected falling due within one year:		_
Purchased loan portfolios	78,669	108,344
Purchased loan notes	3,804	5,195
Investment in joint ventures	11,631	15,178
Total	94,104	128,717

10. Financial assets (continued)

The movements in purchased loan portfolios were as follows:

	30 June 2020	As at 30 June 2020 €000
Purchased loan portfolios as at beginning of period		241,665
Interest income from purchased loan portfolios		27,725
Collections in the period*		(37,156)
Impairment		(31,035)
Less: movement in inventory and other receivables		889
Purchased loan portfolios at the end of the period		202,088

^{*}Collections in the period also includes collections from the sale of inventory which the Group has acquired following a foreclosure process or other repossession strategy in order to maximise recoveries.

The movements in purchased loan notes were as follows:

	As at
	30 June 2020
	€000
Purchased loan notes as at beginning of period	17,903
Proceeds from re-financing acquisitions	(462)
Interest income from purchased loan notes	901
Collections in the period	(2,413)
Impairment	(954)
Purchased loan notes at the end of the period	14,975

Purchased loan notes represent the interests of the Group in investment vehicles (or compartments in these investment vehicles) where the Group does not exercise control, with each vehicle/compartment holding a single underlying loan portfolio. The Group has exposure to the underlying portfolios by way of purchasing notes issued by these entities as a mechanism to fund the original purchase of the loan portfolios and thereafter to distribute cash generated on loan collections. Purchased loan notes in the Interim Condensed Consolidated Statement of Financial Position represent the Group's total interest in these entities measured at amortised cost, using the EIR method.

Seasonal factors, including the number of working days in a given month, the propensity of customers to take holidays at particular times of the year, annual cycles in disposable income as well as seasonal interruptions of court calendars can impact collections. Collections within portfolios tend to have high seasonal variances, resulting in high variances of collections between periods. In addition, the timing of asset acquisitions by the Group is likely to be uneven during the fiscal year which can lead to fluctuations in collections and carrying values of the Group's Assets between periods. Typically, the last quarter in the fiscal year sees strong collections and capital deployment as judicial matters are settled and selling banks prepare for year-end close.

10. Financial assets (continued)

The movements in investments in joint ventures were as follows:

	As at
	30 June 2020
	€000
Joint ventures as at beginning of period	61,743
Joint ventures acquired during the period	3,794
Interest income from joint ventures	3,898
Collections in the period	(3,052)
Impairment	(5,241)
Net foreign currency loss	(930)
Joint ventures at the end of the period	60,212

Where a contractual arrangement gives the Group and another party collective control of the arrangement, and where unanimous consent is required for both strategic and financial decision making, the arrangement is deemed to be jointly controlled. As such the transactions are deemed to be joint ventures and have been accounted for as such. Investments in joint ventures in the Interim Condensed Consolidated Statement of Financial Position represent the Group's total interest in these entities.

11. Inventory

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Inventory	26,375	26,025
Total	26,375	26,025

Inventory are collateral assets, mainly real estate, repossessed as part of the management of secured non-performing loan portfolios. All inventory within the Group is held through real estate owned companies ("REOCOs") in the jurisdiction in which the asset resides.

The following table shows the movements in inventory during the period:

	As at
	30 June 2020
	€000
Opening inventory	26,025
Re-possessions	3,945
Disposals	(3,595)
Closing balance at the end of the period	26,375

12. Trade and other receivables

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Collections receivable	10,665	11,311
Other receivables	1,052	2,749
Total	11,717	14,060

Collections receivable relate to amounts held by servicers which are owed to the Group.

13. Other assets

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Cash advances	3,617	5,000
Prepayments	1,564	2,181
Total	5,181	7,181

Other assets include prepaid expenses in relation to fees incurred on obtaining and upsizing the Facility and advances made by REOCOs for properties which are held as a receivable until all legal documentation is in place confirming the asset title has transferred to the REOCO.

14. Trade and other payables

		As at	As at
		30 June 2020	31 December 2019
	Notes	€000	€000
Trade payables		535	743
Amounts due to related parties	17	48	143
Accrued expenses		4,776	6,795
Total trade and other payables		5,359	7,681

At 30 June 2020, the carrying value of Trade and other payables approximated fair value due to the short-term maturity of these liabilities.

15. Other liabilities

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Deferred and contingent consideration - current	2,298	2,209
Deferred and contingent consideration - non-current	922	1,172
Total other liabilities	3,220	3,381

Deferred consideration includes c.€2m due payable in December 2020 following the acquisition of an Italian NPL portfolio in December 2019 and €300k payable in April 2021 being deferred consideration payable following the acquisition of Galata in April 2018.

There is also a contingent consideration component accruing which could be payable to Galata if certain performance targets are met. The amount accrued as of 30 June 2020 for this contingent consideration is c.€922k.

16. Share capital

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Share capital at 1 January 2020	1,250	1,250
Total share capital at 30 June 2020	1,250	1,250

There are 1,250k Class A shares in issue, which were fully issued for a total amount of €1,250k. These shares were fully subscribed to by AnaCap Financial Europe Holdings SCSp SICAV-RAIF, its sole shareholder.

17. Related party transactions

	As at	As at	
	30 June 2020	31 December 2019	
	€000	€000	
Due to related parties			
Carne Global Fund Managers (Luxembourg) S.A.	2	4	
AnaCap Investment Manager Limited	8	90	
AnaCap Luxembourg S.à r.l.	38	49	
Total	48	143	

Management fees

The AIFM is entitled to receive a management fee on a quarterly basis, based on 1.75% of AFE's NAV (as defined in the Offering Memorandum, pro-rated for the number of days in each period), which includes fees payable to AnaCap Investment Management Limited, acting as Portfolio Manager. The management fee for the reporting period was €2,514k (six months ended 30 June 2019: €3,071k).

Fees payable to AnaCap Luxembourg S.à r.l.

During the period, the Group incurred charges of €203k (six months ended 30 June 2019: €372k) to AnaCap Luxembourg S.à r.l. in relation to support functions and services provided to the Group.

Directors' fees

The Group entities each have a Board of Directors who receives Directors' fees on a fixed basis. The table below shows the payment to the Directors during the period and the balances due to them at the end of the period.

	Three	Six	Three	Six
	months ended	months ended	months ended	months ended
	30 June 2020	30 June 2020	30 June 2019	30 June 2019
	€000	€000	€000	€000
Fees charged				
Directors' fees	18	70	69	138
Total fees charged during the period	18	70	69	138

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Fees payable		
Directors' fees payable	72	154
Directors' fees payable at the end of the period	72	154

18. Investments in subsidiaries and controlled entities

Details of the Group's subsidiaries and controlled entities are as follows:

		Ownership %	Ownership %	
	Place of	as at	as at	Current
	incorporation	30 June 2020	31 December 2019	status
ACOF II Portugal Limited	Guernsey	100%**	100%**	Active
AFE Spain Limited	Guernsey	100%	100%	Active
AFE Asset Management S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Holdings S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Holdings 3 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Holdings 7 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Solutions 1 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Solutions 2 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Solutions 4 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Solutions 5 S.à r.l.	Luxembourg	100%	100%	Active
Alpha Credit Solutions 6 S.à r.l.	Luxembourg	100%	100%	Active
Anacap UK Asset Management Limited	United Kingdom	100%	0%	Active
Aurora Reo S.r.I.	Italy	100%	100%	Active
Aurora SPV S.r.I.*	Italy	0%	0%	Active
Augustus SPV S.r.I.*	Italy	0%	0%	Active
Iustitia Futura S.r.I.*	Italy	0%	0%	Active
AFE Italy S.r.I.	Italy	100%	0%	Active
Mountrock S.L.U.	Spain	100%	100%	Active
Prime Credit 3 S.à r.l.	Luxembourg	100%	100%	Active
Prime Credit 6 S.à r.l.	Luxembourg	100%	100%	Active
Prime Credit 7 S.à r.l.	Luxembourg	100%	100%	Active
Sagres Holdings Limited*	Malta	0%	0%	Active
Silview S.L.U.	Spain	100%	100%	Active
Tiberius SPV S.r.I.* (Compartments 1-4)	Italy	0%	0%	Active
Tiberius III REOCO S.R.L	Italy	100%	100%	Active
Thor SPV S.r.I.*	Italy	0%	0%	Active
Belice ITG, S.L.U.	Spain	100%	100%	Active
Silonea Investments, S.L.U.	Spain	100%	100%	Active
Galata Asset Management, S.L.	Spain	100%	100%	Active
Episódio Válido - S.A.	Portugal	100%	100%	Active
Atticus STC, S.A.	Portugal	100%	100%	Active
Átila, Unipessoal LDA	Portugal	100%	100%	Active

As of 30 June 2020 the Group had 17 employees spread across 4 different subsidiaries:

- AnaCap UK Asset Management Limited: 4
- AFE Asset Management S.a r.l.: 2
- Galata Asset Management, S.L: 8 (2019: 8)
- Atila, Unipessoal LDA: 3

^{*} In accordance with IFRS 10 these entities have been deemed to be under the control of the Group and have therefore been consolidated in the Financial Statements. IFRS 10 determines there to be control when the Group is exposed to the majority of the variable returns and has the ability to affect those returns through power over an investee.

^{**} Represents 100% ownership and 100% of the voting and controlling rights of the A shares. A co-investor owns the B shares in ACOF II Portugal Limited, but the B shares have no voting or controlling rights. Both the A shares and the B shares track the Portuguese Group Assets, through inter-company funding loan notes and equity.

19. Valuation of financial assets, liabilities and other instruments

Fair value estimation

The fair values of financial assets and financial liabilities that are traded in active markets are based on quoted market prices or dealer price quotations. For all other financial instruments, the Group determines fair values using other valuation techniques.

For financial instruments that trade infrequently and have little price transparency, fair value is less objective, and requires varying degrees of judgment depending on liquidity, concentration, uncertainty of market factors, pricing assumptions and other risks affecting the specific instrument.

Valuation models

The Group measures fair values using the following fair value hierarchy, which reflects the significance of the inputs used in making the measurements.

Level 1: inputs that are quoted market prices (unadjusted) in active markets for identical instruments.

Level 2: inputs other than quoted market prices within level 1 that are observable either directly (i.e. as prices) or indirectly (i.e. derived from prices). This category includes instruments valued using: quoted market prices in active markets for similar instruments; quoted prices for identical or similar instruments in markets that are considered less than active; or other valuation techniques in which all significant inputs are directly or indirectly observable from market data.

Level 3: inputs that are unobservable. This category includes all instruments for which the valuation technique includes inputs not based on observable data and the unobservable inputs have a significant effect on the instrument's valuation. This category includes instruments that are valued based on quoted prices for similar instruments for which significant unobservable adjustments or assumptions are required to reflect differences between the instruments.

The objective of valuation techniques is to arrive at a fair value measurement that reflects the price that would be received to sell the asset or paid to transfer the liability in an orderly transaction between market participants at the measurement date.

Valuation techniques include net present value and discounted cash flow models, using prices from observable current market transactions and dealer quotes for similar instruments and unobservable inputs such as historic performance data.

The purchased loan portfolios and purchased loan notes are carried at amortised cost calculated using the 84-month ERC. Derivative financial instruments are initially recognised, and subsequently measured, at fair value. The fair values of derivative instruments are calculated using quoted prices. Borrowings are initially measured at fair value and are subsequently measured at amortised cost.

The carrying values of the Term Facility, Revolving Credit Facility and Secured Loan Notes are reasonable approximation of their fair values. The fair value of the Senior Secured Notes was determined using the quoted market price at Euro MTF Market of Luxembourg Stock Exchange (Level 1) as at 30 June 2020 being €241,197k (30 June 2019: €264,325k).

There have been no transfers between the levels.

The fair value and carrying value of financial assets of the Group are set out below (the below analysis does not include inventory as this is not considered a financial asset under IFRS):

Financial assets	Book value	Fair value
	30 June 2020	30 June 2020
	€000	€000
Purchased loan portfolios*	202,088	149,037
Purchased loan notes	14,975	13,385
Investments in joint ventures	60,212	52,206
Cash and cash equivalents	31,347	31,347
Trade and other receivables	11,717	11,717
Total	320,339	257,692

The fair values are calculated using discount rates which accurately reflect the current economic environment. The discount rates have been assessed during the Q2 2020 portfolio level review exercise, with discount rates across geographies increasing compared to the discount rates that were used during Q4 2019 which the Group sees as a reasonable reflection of current market conditions. The book values are amortised using the EIR methodology (these rates remain fixed).

19. Valuation of financial assets, liabilities and other instruments (continued)

Comparative figures as of 31 December 2019:

Financial assets	Book value	Fair value
	31 December 2019	31 December 2019
	€000	€000
Purchased loan portfolios*	241,665	208,850
Purchased loan notes	17,903	17,315
Investments in joint ventures	61,743	60,467
Cash and cash equivalents	26,474	26,474
Trade and other receivables	14,060	14,060
Total	347,799	313,120

^{*} The fair value of purchased loan portfolios is net of amounts owing to secured loan noteholders, whereas the book value of purchased loan portfolios is gross of amounts owing to secured loan noteholders.

Financial instruments not measured at fair value - fair value hierarchy

The following table analyses financial instruments not measured at fair value at the reporting date, by the level in the fair value hierarchy into which the fair value measurement is categorised. The amounts are based on the values recognised in the Consolidated Statement of Financial Position.

The following table shows the financial instruments split into their respective categories as at 30 June 2020:

	Level 1	Level 2	Level 3
	€000	€000	€000
Purchased loan portfolios	-	-	202,088
Purchased loan notes	-	-	14,975
Investment in joint ventures	-	-	60,212
Investment in associate	-	-	6,830
Senior Secured Notes	(303,888)	-	-
Revolving Credit Facility	-	(35,029)	-
Term Facility	-	(25,928)	-
Secured loan notes	-	-	(13,977)
Total	(303,888)	(60,957)	270,128

Comparative figures as of 31 December 2019:

	Level 1	Level 2	Level 3
	€000	€000	€000
Purchased loan portfolios	-	-	241,665
Purchased loan notes	-	-	17,903
Investment in joint ventures	-	-	61,743
Investment in associate	-	-	6,522
Senior Secured Notes	(303,110)	-	-
Revolving Credit Facility	-	(50,969)	-
Term Facility	-	(20,306)	-
Secured loan notes	-	-	(16,414)
Total	(303,110)	(71,275)	311,419

The Interim Condensed Consolidated Statement of Financial Position value of the Group's Assets is derived from discounted cash flows generated by an 84-month ERC model. The inputs into the ERC model are historic portfolio collection performance data. This ERC is updated with the core collections experience to date on a monthly basis.

The Group has an established control framework with respect to the measurement of the Group's Assets values. This includes regular monitoring of portfolio performance overseen by the Group, which considers actual versus forecast results at an individual portfolio level and re-forecasting cash flows on a 3-6 monthly basis.

19. Valuation of financial assets, liabilities and other instruments (continued)

Financial instruments not measured at fair value - fair value hierarchy (continued)

A reconciliation of the closing balances for the period of the purchased loan portfolios, purchased loan notes and investments in joint ventures can be seen in note 10.

The Group did not hold any other financial instruments not measured at fair value for which a fair value needs to be calculated in the period.

20. Borrowings and facilities

	As at	As at
	30 June 2020	31 December 2019
	€000	€000
Expected falling due after one year		
Senior Secured Notes	301,405	300,626
Secured loan notes	12,476	13,536
Term Facility	19,407	3,606
Total	333,288	317,768
Expected falling due within one year		_
Revolving Credit Facility	35,029	50,969
Term Facility	6,521	16,700
Senior Secured Notes	2,483	2,484
Secured loan notes	1,501	2,878
Total	45,534	73,031

Secured loan notes represent amounts owed to external parties which invest in portfolios held by entities which are under the control of the Group via subscriptions to secured loan notes and shares issued by entities within the Group. The secured loan notes in the above table are carried at amortised cost using the EIR method. Following the reforecast exercise of the Group's portfolio in Q1 2020 the amount owing to secured loan note holders has reduced by c.€2.9m due to revised cash flow timings. This is shown as a revaluation gain in the Interim Condensed Consolidated Statement of Comprehensive Income.

On 21 July 2017 AFE issued Senior Secured Floating Rate Notes for a value of €325.0m (the "Notes"). The Notes will mature on 1 August 2024, and at any time on or after 1 August 2019 AFE may redeem all or a portion of the Notes. Interest is charged at annual interest rate of 5.00% plus EURIBOR (subject to 0% floor). During 2019, AFE repurchased Senior Secured Notes with a nominal value of €17.5m which were cancelled with immediate effect.

The Notes are guaranteed on a senior secured basis (the "Guarantees") by ACOF II Portugal Limited, AFE Spain Limited, Alpha Credit Holdings S.à r.I., Alpha Credit Solutions 1 S.à r.I., Alpha Credit Solutions 4 S.à r.I., Prime Credit 3 S.à r.I., Prime Credit 6 S.à r.I. and Prime Credit 7 S.à r.I. (together, the "Guarantors") and the Facility is guaranteed by the Guarantors and by AFE.

AFE's and the Guarantors' obligations are secured on a first-ranking basis, (i) the outstanding capital stock of AFE that is held by its direct parent, AnaCap Financial Europe Holdings SCSp SICAV-RAIF, (ii) all capital stock of each of the Guarantors that is owned by AFE or another Guarantor, (iii) certain bank accounts of AFE and of the Guarantors and (iv) receivables from certain inter-company loan notes and securitisation notes that are held by AFE and by one of the Guarantors and receivables from a participation agreement due to another of the Guarantors.

The assets of the Group, excluding amounts owing to secured loan noteholders, have been pledged as security for the Senior Secured Notes, the Super Senior Revolving Credit Facility and the Term Facility. For the six months ended 30 June 2020 the Group remained compliant with all covenants outlined on the Senior Secured Notes and the Super Senior Revolving Credit Facility.

As at 30 June 2020 AFE had a €90.0m (31 December 2019: €90.0m) Super Senior Revolving Credit Facility available to use to help facilitate its working capital requirements (the "Facility"). The Facility can be increased up to an amount equal to the higher of €90.0m and 17.5% of ERC. Interest accrues on the Facility at a rate of 3.50% p.a. for amounts drawn (the "Margin"), with commitment fees being 35% of the Margin. As at 30 June 2020, €35.0m (31 December 2019: €50.8m) had been drawn as a loan from the Facility, and €4.1m (31 December 2019: €4.1m) had been utilised in the form of a bank guarantee, which resulted in the total amount available to draw upon as at 30 June 2020 equal to €50.9m (31 December 2019: €35.1m). The fees payable for the bank guarantee is 2.70% p.a. which is charged quarterly in arrears.

20. Borrowings and facilities (continued)

In accordance with the Facility agreement, AFE is required to ensure that at each quarter end date i) the LTV Ratio does not exceed 0.75:1 and ii) the SSRCF LTV Ratio does not exceed 0.25:1. As at 30 June 2020, the LTV Ratio was 69.2% and the SSRCF LTV Ratio was 0.0%.

On 17 January 2020, Alpha Credit Solutions 6 S.a r.l. ("ACS6") upsized the Term Facility by €6.3m, increasing the total Term Facility available to draw on to €31.3m, due to mature 17 January 2023. As at 30 June 2020, €26.6m (31 December 2019: €20.8m) had been drawn. The amounts payable on the Term Facility due within and greater than 1 year are dependent on the performance and cash flow timings of portfolios which are secured in favour of the Term Facility lenders. Due to the impact of COVID-19 on forecast cash flows it is now expected that €6.5m (December 2019: €16.7m) will be due within one year and €19.4m (December 2019: €3.6m) will be payable after one year. Interest accrues at a rate equal to the Margin and EURIBOR. At 30 June 2020 the applicable Margin was 3.5%. In accordance with the Term Facility agreement, ACS6 was required to ensure that leverage as at 30 June 2020 did not exceed 50.0%; as at 30 June 2020, leverage was 35.8%.

Notwithstanding the upsize to the Term Facility, the Board of Directors remain confident that all liabilities and obligations of the Group will be met as they fall due.

21. Commitments and contingencies

Portuguese tax liability

On 4 January 2019 the Group received a notification issued by the Portuguese Tax Authorities ("PTA") referring to tax audit proceedings in relation to the Portuguese assets held within the Group for the financial years 2016 – 2017. This notification has been expected in light of the Portuguese tax charge that was settled in 2018 relating to financial years 2013 – 2015. An adequate provision for this potential tax charge has been made in the Financial Statements.

In light of this, an accrual has also been made to recognise that there may be potential Portuguese tax charges for 2018, 2019 and 2020, which has been calculated in a similar manner. The total tax provision reflected in the Financial Statements as at 30 June 2020 is €5.1m (31 December 2019: €4.5m).

Brexit

The Group maintains a consistent focus on risks arising as a result of uncertainties related to the United Kingdom's exit from the European Union ("Brexit"). Oversight of planning for regulatory and legislative impacts – as well as economic impacts – remain a part of current and forward-looking risk management.

As the Fund is euro denominated, has a Luxembourg-based AIFM and is not reliant on distribution of its shares to UK investors, the potential risks related to Brexit remain remote.

22. Ultimate parent entity

The ultimate parent entity of the Group is AnaCap Group Holdings Limited.

23. Subsequent events

On 28 July 2020, the Group entered into a 'sale promise' agreement in connection with a joint venture acquisition of a commercial unit in Paris, France. The unit comprises two office blocks which are leased out to tenants. On the same day the Group paid a deposit of €463k in accordance with the sale promise agreement.

On 10 August 2020 the Group signed an investment agreement with a third party Italian investment vehicle which governs the provision of both a shareholder loan and an equity contribution into the investment vehicle. The investment vehicle will then apply these proceeds towards the acquisition of a land plot and commercial assets located in Milan. On 12 August 2020 c.€1.7m was paid to the investment vehicle by way of the shareholder loan and equity contribution.

24. Adjusted EBITDA and Normalised EBITDA

Adjusted and Normalised EBITDA is the profit before interest, tax, depreciation, amortisation, non-recurring items, foreign exchange gains or losses and share of associates profit or loss. Revenue and costs on purchased loan portfolios, purchased loan notes, investments in joint ventures and secured loan notes are calculated using the EIR method are also replaced with actual cash collections in the period. Collections in the period represent cash received by the Group and/or the servicers engaged by the Group within that period and include deferred consideration on a received basis.

Normalised EBITDA eliminates the impact of portfolio disposals.

24. Adjusted EBITDA and Normalised EBITDA (continued)

The Adjusted EBITDA and Normalised EBITDA reconciliations for the relevant periods are shown below.

Reconciliation of profit before tax to Normalised and Adjusted EBITDA:

	Six	Six
	months ended	months ended
	30 June 2020	30 June 2019
	€000	€000
(Loss) / Profit before tax	(28,257)	12,649
Finance costs	8,633	12,116
Share of profit in associate	(308)	(379)
Net foreign currency movements	1,033	(235)
Impairment	37,230	214
Collections from portfolios	42,621	61,037
Gain from repurchase of Senior Secured Notes	-	(1,728)
Revenue	(33,163)	(39,765)
Other income	639	36
Cash collected on behalf of secured loan noteholders	(804)	(2,233)
Non-recurring items	-	219
Finance income	(51)	(105)
Normalised and Adjusted EBITDA	27,573	41,826

Reconciliation of net cash used in operating activities to Normalised and Adjusted EBITDA:

	Six	Six
	months ended	months ended
	30 June 2020	30 June 2019
	€000	€000
Net cash generated from operating activities	25,221	33,760
Portfolio acquisitions	3,794	9,013
Taxation paid	67	417
Cash collected on behalf of secured loan noteholders	(804)	(2,233)
Working capital adjustments	(705)	650
Non-recurring items	-	219
Normalised and Adjusted EBITDA	27,573	41,826

Reconciliation of core collections to Normalised and Adjusted EBITDA:

	Six	Six
	months ended	months ended
	30 June 2020	30 June 2019
	€000	€000
Core Collections in the period	42,621	61,037
Other income	639	36
Operating expenses	(53,146)	(17,212)
Net foreign currency movements	1,033	(235)
Impairment	37,230	214
Cash collected on behalf of secured loan noteholders	(804)	(2,233)
Non-recurring items	-	219
Normalised and Adjusted EBITDA	27,573	41,826