

PATRIZIA

PMM Global IV K/S

Adelgade 15, 2., 1304 Copenhagen K

CVR no. 37 12 78 76

Annual report 2019/20

Approved at the Company's annual general meeting on 28 January 2021

Chairman:

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Mads Peter Grønkjær

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Statement by the Board of Directors

Today, the Management has discussed and approved the annual report of PMM Global IV K/S for the financial year 1 October 2019 - 30 September 2020.

The annual report is prepared in accordance with the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the parent company financial statements give a true and fair view of the financial position of the Group and the Company at 30 September 2020 and of the results of the Group's and the Company's operations and of the consolidated cash flows for the financial year 1 October 2019 - 30 September 2020.

Further, in our opinion, the Management's review gives a fair review of the development in the Group's and the Company's operations and financial matters and the results of the Group's and the Company's operations and financial position.

We recommend that the annual report be approved at the annual general meeting.

Copenhagen, 1 December 2020
Management, Komplementarselskabet SPF IV GP ApS:

Mads Rude

Birger Grubbe

Peter V. Carøe

Independent auditor's report

To the limited partners of PMM Global IV K/S

Opinion

We have audited the consolidated financial statements and the parent company financial statements of PMM Global IV K/S for the financial year 1 October 2019 - 30 September 2020, which comprise income statement, balance sheet, statement of changes in equity and notes, including accounting policies, for the Group and the Parent Company, and a consolidated cash flow statement. The consolidated financial statements and the parent company financial statements are prepared in accordance with the Danish Financial Statements Act.

In our opinion, the consolidated financial statements and the parent company financial statements give a true and fair view of the financial position of the Group and the Parent Company at 30 September 2020, and of the results of the Group's and Parent Company's operations as well as the consolidated cash flows for the financial year 1 October 2019 - 30 September 2020 in accordance with the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and the additional requirements applicable in Denmark. Our responsibilities under those standards and requirements are further described in the "Auditor's responsibilities for the audit of the consolidated financial statements and the parent Company financial statements" (hereinafter collectively referred to as "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.

Independence

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) and the additional requirements applicable in Denmark, and we have fulfilled our other ethical responsibilities in accordance with these rules and requirements.

Management's responsibilities for the financial statements

Management is responsible for the preparation of consolidated financial statements and parent company financial statements that give a true and fair view in accordance with the Danish Financial Statements Act and for such internal control as Management 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, Management is responsible for assessing the Group's and the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting in preparing the financial statements unless Management either intends to liquidate the Group or the Parent Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance as to whether the financial statements as a whole are free from material misstatement, whether due to fraud or error and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and the additional requirements applicable in Denmark 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 the financial statements.

Independent auditor's report

As part of an audit conducted in accordance with ISAs and the additional requirements applicable in Denmark, 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 Group's and the Parent Company's internal control.
- ▶ Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.
- ▶ Conclude on the appropriateness of Management's use of the going concern basis of accounting in preparing the financial statements and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Parent 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 auditor's 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 auditor's report. However, future events or conditions may cause the Group and the Parent Company to cease to continue as a going concern.
- ▶ Evaluate the overall presentation, structure and contents of the financial statements, including the note disclosures, and whether the financial statements represent the underlying transactions and events in a manner that gives a true and fair view.
- ▶ Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group 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.

Statement on the Management's review

Management is responsible for the Management's review.

Our opinion on the financial statements does not cover the Management's review, 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 Management's review and, in doing so, consider whether the Management's review is materially inconsistent with the financial statements or our knowledge obtained during the audit, or otherwise appears to be materially misstated.

Moreover, it is our responsibility to consider whether the Management's review provides the information required under the Danish Financial Statements Act.

Independent auditor's report

Based on the work we have performed, we conclude that the Management's review is in accordance with the financial statements and has been prepared in accordance with the requirements of the Danish Financial Statements Act. We did not identify any material misstatement of the Management's review.

Copenhagen, 1 December 2020
EY Godkendt Revisionspartnerselskab
CVR no. 30 70 02 28

Ole Karstensen
State Authorised Public Accountant
mne16615

Kaare K. Lendorf
State Authorised Public Accountant
mne33819

Management's review

Company details

Name	PMM Global IV K/S
Address, Postal code, City	Adelgade 15, 2., 1304 Copenhagen K
CVR no.	37 12 78 76
Established	30 September 2015
Registered office	Copenhagen
Financial year	1 October 2019 - 30 September 2020
Management	Mads Rude Birger Grubbe Peter V. Carøe
Auditors	EY Godkendt Revisionspartnerselskab Dirch Passers Allé 36, P.O. Box 250, 2000 Frederiksberg, Denmark

Financial highlights for the Group

EUR'000	2019/20	2018/19	2017/18	2016/17	2015/16
Key figures					
Net operating income from properties	23,717	25,827	13,461	8,913	210
Operating profit/loss	12,958	25,860	9,904	7,509	-1,359
Net financials	-9,107	6,998	-1,680	-3,743	-764
Profit before tax	3,851	32,858	8,224	3,766	-2,122
Profit for the year	3,851	32,858	8,224	3,766	-2,122
Fixed assets	326,913	372,348	315,845	191,330	80,094
Non-fixed assets	1,622	4,042	12,344	5,810	469
Total assets	328,535	376,390	328,189	197,140	80,563
Investments by limited partners	295,365	318,756	303,218	196,228	64,993
Equity	328,535	376,386	318,965	197,076	66,761

Financial ratios are calculated in accordance with the Danish Finance Society's recommendations. For terms and definitions, please see the accounting policies.

Management's review

Business review

PMM Global IV K/S' business concept is investment in and management of indirect investments in foreign property via international partners.

Long-term objectives

The Fund's long-term objective is to generate an attractive internal rate of return (IRR) of more than 11%, including approximately 3-4% in dividends from operating cash flow.

Recognition and measurement uncertainties

Investments in associates and property investments are measured at fair value. The measurement includes accounting estimates and is, therefore, subject to uncertainty.

Impact of the Covid-19 outbreak

Covid-19 has impacted the world economies in 2020 and the investments in PMM Global IV K/S have not been immune to the pandemic. We have stayed in close contact with our partners throughout the year to assess the consequences and business plans of many of our assets have been adjusted to the new environment.

The requirements for "social distancing" and restrictions to travel have been slowing retail sales, hotel occupancy and office occupation to various degrees around the World. Hence business confidence in the retail, leisure and office sectors have been negatively affected. Transaction activity is significantly down and although price discovery is still ongoing the result has been falling asset prices. Conversely, the sectors that have shown relatively more resilience to Covid-19 effects and in certain instances have gained momentum are logistics/industrial and residential.

Given lockdowns and other restrictive measures, our (re)development projects have experienced various forms of delays, including achieving building/planning permits and construction time. Revision of business plans often include assumptions of longer time for leasing/sales, more modest rental growth and sometimes lower exit pricing.

Disclosure requirements in respect of section 61 (3) of the Danish FIAF Act

We can inform, that during the financial year there have been no changes to the disclosures regarding sections 62, 64 and 65. The disclosures are included in the quarterly investor reports as well the subscription documentation for the fund. In respect of the requested disclosure of total remunerations paid to the management of PATRIZIA Global Partners A/S, this can be found in the annual report for PATRIZIA Global Partners A/S, which can be found at www.erhvervsstyrelsen.dk. The disclosures are given on manager level and are neither allocated nor shown per individually managed fund.

Financial review

Positive fair value adjustments on foreign property investments recognized as associates, are recognized directly at equity in the annual report, but are recognized in the income statement in the investor reports. A reconciliation between the two accounting policies is shown below:

Management's review

Income statement for the Group			
EUR'000	According to investor reports	Adjustment	According to the annual report
Net income from properties	23,717	0	23,717
Fair value adjustment of property investments	-5,141	1,371	-3,770
Impairment adjustments for associates	0	-5,512	-5,512
Administrative expenses	-1,477	0	-1,477
Operating profit	17,099	-4,141	12,958
Net financials	-18,210	9,103	-9,107
Profit for the year	-1,111	4,962	3,851

Operating activities

In the financial year 2019/20, the Group generated a positive operating profit of EUR 12,958 thousand. Profit after foreign exchange adjustments and financial expenses amounted to EUR 3,851 thousand.

Financing

In the financial year, the investors in the Group made capital injections (cash calls) of EUR 25.2 million.

The limited partner's committed capital totaled EUR 504.8 million. Undrawn capital amounted to EUR 106.6 million. There is not assessed any risk in connection with payment of the undrawn commitment.

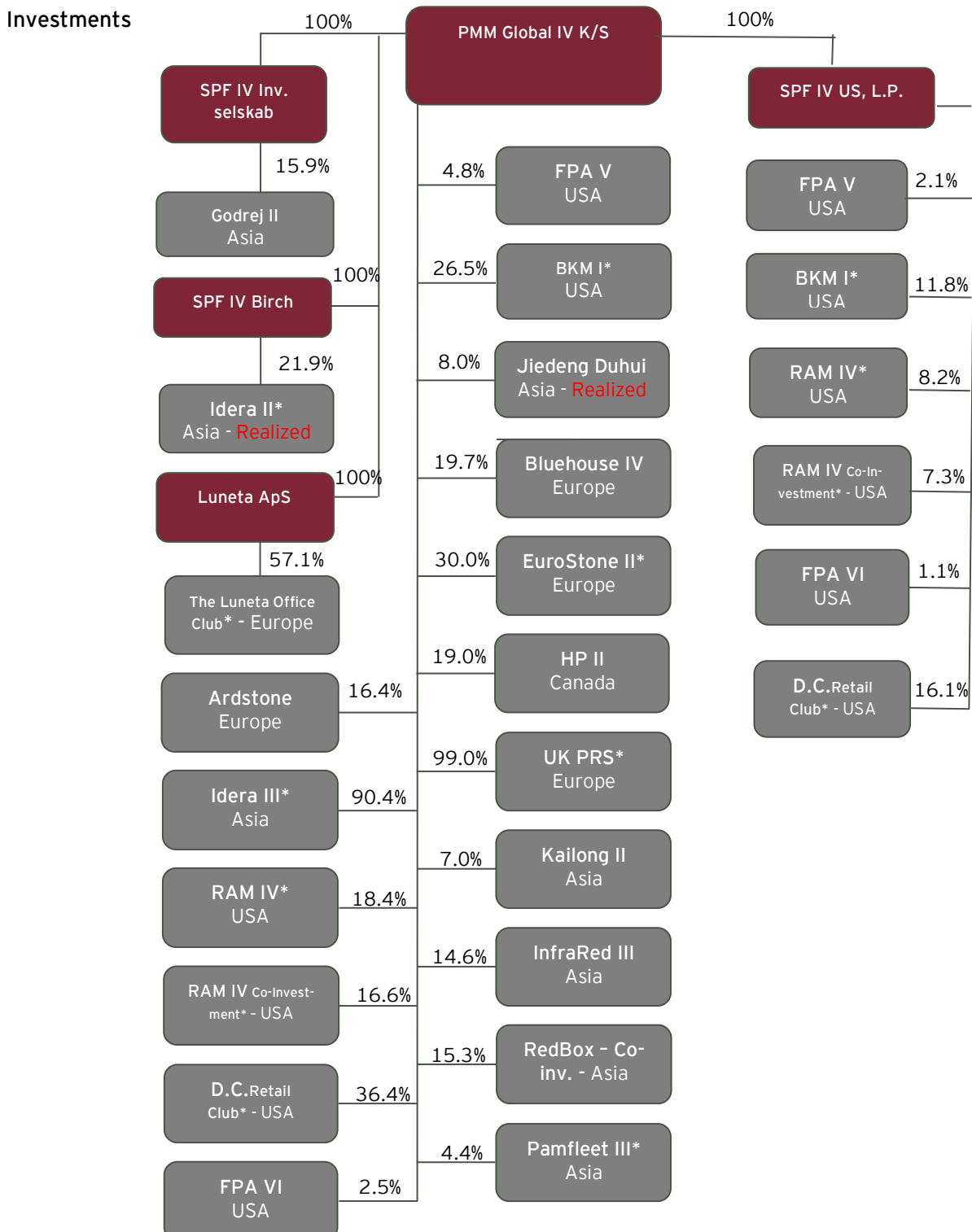
Investments

At the end of the financial year, total commitments to investments amounted to EUR 487.4 million, equivalent to 96.6% of total net commitments to the Fund. Of the total commitments, net investments made in underlying investments (cash calls) totaled EUR 388.2 million or approx. 79.6%.

Parent company

In the financial year 2019/20, the Parent Company generated a positive operating profit of EUR 11,008 thousand. Profit after foreign exchange adjustments, financial income and financial expenses was positive by EUR 3,851 thousand.

Management's review



Note: the above mentioned percentages refer to PMM Global IV K/S' ownership shares in each of the investments. The country / region specification refers to the location of the assets.

*The company has, as consequence of the structure, characteristics and contractual agreement of the investment, no control of the investment.

Management's review

Special risks

Operating risks

The Fund's most significant operating risks are related to the development of the property market and general economic risks. During the investment period, the Fund mitigated the risks by diversified investments in the European, American and Asian markets

Financial risks

Apart from liabilities relating to operating activities and trading activities, the Fund has no debt, and investments are not leveraged. For each of the foreign property investments, no investments have been made in investments with leverage - the proportion between liabilities and assets - exceeding 70% The leverage total for all property investments is not to exceed an average of 60% at the end of the investment period or when the last investment has been completed. The current leverage in the investments made in foreign property investments amounts to 50% Accordingly, the financial risk is assessed as moderate.

Foreign exchange risks

The Fund makes investments in foreign property investments in foreign currency. No hedging of foreign currency risks on long-term investments is made. At their own discretion, the Fund's investors may decide to hedge the underlying risk on an investment.

Knowledge resources

The Fund makes investments based on an overall assessment of potential property investments using a systematised selection method involving external consultants, when necessary. When selecting specific assets, the personal knowledge and competencies of the partners are decisive. Consequently, the Fund has ensured strong alignment of the partners through financial incentives.

Environmental matters

The Fund's operations have no direct environmental impact, and the Fund intends to contribute to a minimal environmental impact through its investment policy.

Research and development activities

During the financial year, the Fund had no research and development activities, and none are expected in the coming financial year.

Events after the balance sheet date

No events materially affecting the Group's and the Company's financial position have occurred subsequent to the financial year-end.

Outlook

The uncertainty remains high as the effect on the investments in the coming financial year depends on the further development of the Covid-19 pandemic and the release of vaccines to curb the consequences. We expect a slow and gradual return to normalcy in the coming year although a higher level of volatility cannot be ruled out.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Income statement

Note	EUR'000	Group		Parent company	
		2019/20	2018/19	2019/20	2018/19
	Net operating income from properties	23,717	25,827	7,556	14,375
	Fair value adjustment of foreign investment properties	-3,770	2,778	-2,252	3,690
	Impairment adjustments for associated entities	-5,512	-53	2,440	41
	Administrative expenses	-1,477	-2,692	-1,064	211
	Gross profit	12,958	25,860	6,680	18,317
	Profit from group enterprises	0	0	4,328	8,681
4	Financial income	2,700	7,860	2,176	6,994
5	Financial expenses	-11,807	-862	-9,333	-1,134
	Profit for the year	3,851	32,858	3,851	32,858

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Balance sheet

Note	EUR'000	Group		Parent company		
		2019/20	2018/19	2019/20	2018/19	
ASSETS						
Fixed assets						
6 Investments						
Investments in subsidiaries	0	0	64,847	81,075		
Investments in associates	154,800	202,418	125,120	137,653		
Investments in foreign property investments	119,197	101,790	99,233	79,633		
Loan to associates and foreign property investments	52,916	68,140	52,917	68,141		
Loan to subsidiaries	0	0	8,886	24,756		
	326,913	372,348	351,003	391,258		
Total fixed assets	326,913	372,348	351,003	391,258		
Non-fixed assets						
Receivables						
Other receivables	474	173	506	351		
	474	173	506	351		
Cash	1,148	3,869	0	7,868		
Total non-fixed assets	1,622	4,042	506	8,219		
TOTAL ASSETS	328,535	376,390	351,509	399,477		

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Balance sheet

Note	EUR'000	Group		Parent company		
		2019/20	2018/19	2019/20	2018/19	
EQUITY AND LIABILITIES						
Equity						
7	Investments by limited partners	295,365	318,756	295,365	318,756	
	Net revaluation reserve according to the equity method	0	0	50,870	51,390	
	Retained earnings	33,170	57,630	-17,700	6,240	
	Total equity	328,535	376,386	328,535	376,386	
Liabilities other than provisions						
Current liabilities other than provisions						
	Payables to group enterprises	0	0	22,974	23,084	
	Other payables	0	4	0	7	
		0	4	22,974	23,091	
	Total liabilities other than provisions	0	4	22,974	23,091	
	TOTAL EQUITY AND LIABILITIES	328,535	376,390	351,509	399,477	

- 1 Accounting policies
- 2 Recognition and measurement uncertainties
- 3 Staff costs
- 8 Contractual obligations and contingencies, etc.
- 9 Related parties
- 10 Appropriation of profit

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Statement of changes in equity

Note	EUR'000	Group		
		Investments by limited partners	Retained earnings	Total
	Equity at 1 October 2019	318,756	57,630	376,386
	Equity called during the period	25,238	0	25,238
	Equity distributed during the period	-48,629	0	-48,629
	Transfer through appropriation of profit	0	3,851	3,851
	Fair value adjustments associates	0	-4,962	-4,962
	Dividend distributed	0	-23,349	-23,349
	Equity at 30 September 2020	295,365	33,170	328,535

Note	EUR'000	Parent company			
		Investments by limited partners	Net revaluation reserve according to the equity method	Retained earnings	Total
	Equity at 1 October 2019	318,756	51,390	6,240	376,386
	Equity called during the period	25,238	0	0	25,238
	Equity distributed during the period	-48,629	0	0	-48,629
10	Transfer, see "Appropriation of profit"	0	1,309	2,542	3,851
	Transferred	0	-1,829	1,829	0
	Fair value adjustments associates	0	0	-4,962	-4,962
	Dividend distributed	0	0	-23,349	-23,349
	Equity at 30 September 2020	295,365	50,870	-17,700	328,535

At the balance sheet date, allocated carried interest amounted to approx. EUR 536 thousand. In case of liquidation of the Fund, the amount would be redistributed between A and B shares at the balance sheet date. Carried interest will only be relevant in case it is earned over the total lifetime of the Fund.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Cash flow statement

Note	EUR'000	Group	
		2019/20	2018/19
	Profit for the year	3,851	32,858
	Cash generated from operations (operating activities)	3,851	32,858
	Value adjustment of property investments and loans	3,882	-3,242
	Impairment adjustments for associates	5,512	53
	Unrealised exchange adjustments of property investments and loans	8,717	-6,515
	Changes in receivables	-307	3,157
	Cash flows from operating activities	21,655	26,311
	Acquisition of investments in associates	-1,399	-35,479
	Acquisition of investments in property investments	-26,395	-33,160
	Loan for foreign property investments	-1,492	-9,021
	Disposal of investments in property investments	20,685	29,464
	Disposal of investments in associates	16,519	17,752
	Distribution from property investments and loans	14,446	2,640
	Cash flows to investing activities	22,364	-27,804
	Investments by limited partners	25,238	61,139
	Exits to limited partners	-48,629	-30,409
	Dividend to limited partners	-23,349	-25,164
	Cash flows from financing activities	-46,740	5,566
	Net cash flow	-2,721	4,073
	Cash and cash equivalents at 1 October	3,869	-204
	Cash and cash equivalents at 30 September	1,148	3,869

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

1 Accounting policies

The annual report of PMM Global IV K/S has been prepared in accordance with the provisions in the Danish Financial Statements Act applying to medium-sized reporting class C entities with the adjustments following the legal form and operating activities of the Fund.

The accounting policies used in the preparation of the financial statements are consistent with those of last year.

Basis of recognition and measurement

All income in relation to the financial year is recognised in the income statement as earned. Negative value adjustments in respect of investments in foreign property investments are also recognised in the income statement.

Equally, costs incurred to generate the year's earnings are recognised in the income statement.

Assets are recognised in the balance sheet when it is probable that future economic benefits will flow to the Fund and the value of the asset can be reliably measured.

Liabilities are recognised in the balance sheet when an outflow of economic benefits from the Fund is probable and when the liability can be reliably measured.

On initial recognition, assets and liabilities are measured at cost. Subsequently, assets and liabilities are measured as described below. In recognising and measuring assets and liabilities, expected losses and risks occurring prior to the presentation of the annual report that evidence conditions existing at the balance sheet date are taken into account.

Reporting currency

The financial statements are presented in euros (EUR), as the Company's most significant transactions are settled in EUR.

Consolidated financial statements

The consolidated financial statements comprise the Parent Company PMM Global IV K/S and subsidiaries in which the Parent Company directly or indirectly holds the majority of the voting rights or which it, through shareholding or in some other way, controls.

On consolidation, similar items are aggregated. Intra-group income and expenses, shareholdings, dividends, balances and realised and unrealised gains on intra-group transactions are eliminated.

The Parent Company's investments in consolidated subsidiaries are set off against the Parent Company's share of the subsidiaries' equity value at the date when the subsidiary was acquired.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

1 Accounting policies (continued)

Foreign currency translation

EUR is used as the functional currency. Transactions denominated in other currencies than EUR are considered transactions denominated in foreign currencies.

On initial recognition, investments in property investments are translated to EUR at the exchange rates at the transaction date. Subsequent fair value adjustments of investments in property investments are recognised in the income statement at the same historical exchange rate to the effect that exchange rate adjustments do not affect the operating profit. Differences arising between the exchange rate at the balance sheet date and the historical exchange rate are recognised in the income statement as financial items. Financial items are specified in the note regarding financial income and expenses on investments in foreign property investments and other items.

Receivables, payables and other monetary items denominated in foreign currencies are translated to EUR at the exchange rate or forward price at the balance sheet date. The difference between the exchange rates at the balance sheet date and at the date at which the receivable or payable arose or the exchange rate in the latest annual report is recognised in the income statement as financial income or expenses.

Investments in foreign property investments are translated at the exchange rate at the balance sheet date.

Income statement

Net operating income from properties

In the income statement, net operating income received from properties translated at the weighted historical exchange rates at the transaction date is recognised as income.

Other operating income and operating expenses

In the income statement, fair value adjustment of properties and liabilities translated at the weighted historical exchange rates at the transaction date for cash calls are recognised as income.

Value adjustments due to changes in exchange rates are recognised as financial income or expenses.

Administrative expenses

Administrative expenses comprise expenses for management fee to PATRIZIA Global Partners A/S, due diligence costs in connection with investments, remuneration to the general partner and audit fee.

The Fund has entered into a management agreement regarding the Fund's activities. A fixed management fee is paid.

Financial income and expenses

Financial income and expenses comprise foreign exchange adjustments of investments in foreign property investments, other realised and unrealised foreign exchange adjustments and interest.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

1 Accounting policies (continued)

Tax

PMM Global IV K/S is not a separate entity subject to taxation. The tax liability in respect of the Fund's earnings is incumbent on the individual investors of the Fund. For this reason, no tax is calculated on the Fund's earnings, and withholding of foreign tax on dividends from property investments is charged directly to the Fund's investors.

Balance sheet

Investments

Investments in subsidiaries

Investments in subsidiaries are recognised and measured according to the equity method.

The proportionate ownership share of the subsidiaries' equity value determined based on the fair value of the identifiable net assets at the acquisition date minus or plus unrealised intragroup gains or losses is recognised in the balance sheet as "Investments in subsidiaries".

The total net revaluation of investments in subsidiaries is transferred via distribution of profit to "Reserve for net revaluation according to the equity method" under equity. The reserve is reduced by distribution of dividends to the Parent Company and is adjusted by other changes in equity in subsidiaries.

Investments in associates

On initial recognition, investments in associates are determined at the exchange rates at the transaction date and are subsequently measured at fair value translated at the exchange rate at the balance sheet date. The fair value is determined by each fund based on the fair value of the underlying properties. Liabilities in investments in property investments are measured at fair value.

The fair value measurement is based on recognised valuation methods on the basis of unobservable market information (fair value hierarchy 3).

The proportionate ownership share of the associates' equity value determined based on the fair value of the identifiable net assets at the acquisition date minus or plus unrealised intragroup gains or losses is recognised in the balance sheet as "Investments in associates".

Investments in foreign property investments

On initial recognition, investments in property investments are determined at the exchange rates at the transaction date and are subsequently measured at fair value translated at the exchange rate at the balance sheet date. The fair value is determined by each fund based on the fair value of the underlying properties. Liabilities in investments in property investments are measured at fair value.

The fair value measurement is based on recognised valuation methods on the basis of unobservable market information (fair value hierarchy 3).

Investment commitments where cash calls have not been made at the balance sheet date are disclosed under contingent liabilities in the notes. Received dividends from property investments are deducted from the value of the investments.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

1 Accounting policies (continued)

Receivables

Receivables are recognised in the balance sheet at amortised cost, which is equivalent to nominal value less write-down for bad debt losses. Write-downs are made for bad debt losses based on an individual assessment of receivables.

Receivables from limited partners regarding cash calls receivable, etc. are recognised at nominal value.

Cash

Cash comprise cash and short term securities which are readily convertible into cash and subject only to minor risks of changes in value.

Equity

Revaluation reserve

Investments by limited partners are recognised when cash calls are made. Investment commitments where cash calls have not been made at the balance sheet date are disclosed in the notes.

The reserve for net revaluation according to the equity method is determined as the total net revaluation of investments in subsidiaries less distribution of dividends to the Parent Company and adjusted for other changes in equity in subsidiaries.

Fair value adjustments of investments in associates are made on a continuous basis, and revaluations and reversals relative to cost are recognised in a special reserve under equity called "Revaluation reserve".

The revaluation reserve is reduced by the depreciation charges relating to the revaluation.

Reserve for net revaluation according to the equity method

The net revaluation reserve according to the equity method includes net revaluations of investments in subsidiaries and associates relative to cost. The reserve can be eliminated in case of losses, realisation of investments or a change in accounting estimates. The reserve cannot be recognised at a negative amount.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

1 Accounting policies (continued)

Liabilities

Liabilities (current and non-current) are included when the Fund, as a consequence of an event occurring no later than on the balance sheet date, has a legal or constructive obligation, and an outflow of economic benefits from the Fund to settle the obligation is probable. Investment commitments where cash calls have not been made at the balance sheet date are disclosed in the notes.

Other liabilities are measured at net realisable value.

Cash flow statement

The cash flow statement shows the cash flows from operating, investing and financing activities for the year, the year's changes in cash and cash equivalents as well as cash and cash equivalents at the beginning of the year and at the end of the year.

Cash flows from operating activities

Cash flows from operating activities are calculated as profit/loss for the year adjusted for changes in working capital and non-cash operating items such as value adjustments. The working capital comprises fixed assets minus current liabilities - excluding items included in cash and cash equivalents.

Cash flows from investing activities

Cash flows from investing activities comprise cash flows from and to investments in property investments.

Cash flows from financing activities

Cash flows from financing activities comprise cash flows from and to the investors.

Financial ratios

Financial ratios are calculated in accordance with the Danish Finance Society's guidelines.

2 Recognition and measurement uncertainties

The determination of the carrying amount of property investments and liabilities requires judgements, estimates and assumptions concerning future events.

The estimates and assumptions made are based on fair value calculations from property investments, historical experiences and other factors assessed by Management to be reliable in the circumstances, but which by nature are associated with uncertainty and unpredictability.

The assumptions made may prove incomplete or inaccurate, and unexpected events or circumstances may arise. Furthermore, the Fund is subject to risks and uncertainties, which may lead to actual results differing from the estimates. Particular risks for PMM Global IV K/S are mentioned in the Management's review.

It may be necessary to change previously made estimates as a consequence of changes in the circumstances on which the previous estimates were based or due to new knowledge or subsequent events.

Estimates essential to the financial reporting may for example comprise determination of the value of the underlying investments in foreign property investments. Because of the measurement principles used, the calculation of fair value will be subject to uncertainty.

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

3 Staff costs

Group

The Partnership has no employees.

The Limited Partnership is managed by the general partner. The general partner receives a fee of t.EUR 15 for the general partner role.

EUR'000	Group		Parent company	
	2019/20	2018/19	2019/20	2018/19
4 Financial income				
Interest income, subsidiaries	0	0	1,052	2,003
Other financial income	2,700	7,860	1,124	4,991
	2,700	7,860	2,176	6,994
5 Financial expenses				
Interest expense, subsidiaries	0	0	20	108
Other financial expenses	11,807	862	9,313	1,026
	11,807	862	9,333	1,134

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

6 Investments

EUR'000	Group			Total
	Investments in associates	Investments in foreign property investments	Loan to associates and foreign property investments	
Cost at 1 October 2019	155,285	96,203	62,767	314,255
Additions	1,399	26,395	1,492	29,286
Disposals	-20,685	-16,519	-14,446	-51,650
Transferred	-16,031	16,031	0	0
Cost at 30 September 2020	119,968	122,110	49,813	291,891
Value adjustments at 1 October 2019	47,133	5,587	5,373	58,093
Revaluations for the year	-10,472	-10,329	-2,270	-23,071
Transferred	-1,829	1,829	0	0
Value adjustments at 30 September 2020	34,832	-2,913	3,103	35,022
Carrying amount at 30 September 2020	154,800	119,197	52,916	326,913

Name	Domicile	Interest	Equity EUR'000	Profit/loss EUR'000
Associates				
The Luneta Office Club**	Europe	57.10%	2,452	-3,540
BKM Industrial Value Fund I*	USA	38.30%	86,162	824
Ram Realty Partners IV*	USA	26.60%	142,105	6,015
Ram IV Co-investment*	USA	23.90%	35,146	3,079
Eurostone Residential Partnership II	Europe	30.00%	52,000	3,079
Washington D.C. Urban Retail Club**	USA	52.50%	27,238	-17,193
Idera Residential Partnership III**	Asia	90.40%	43,916	814
EdR UK PRS Residential JV**	Europe	99.00%	34,545	7,807

* Classified as an associate in the consolidated financial statements together with associates in the parent company.

** The company has, as consequence of the structure, characteristics and contractual agreement of the investment, no control of the investment.

Consolidated financial statements and parent company financial statement 1
October 2019 - 30 September 2020

Notes to the financial statements

6 Investments (continued)

Group

Name	Domicile	Interest	Equity EUR'000	Profit/loss EUR'000
Foreign property investments				
FPA Apartment Opportunity Fund V	USA	7.0%	107,143	-167
Ardstone Residential Partners	USA	16.4%	176,220	-1,844
Godrej Residential Partnership II	Asia	15.9%	85,535	-7,104
Bluehouse Property Fund VI	Europe	19.7%	96,447	4,756
Hungerford Property Opportunity II	Canada	19.0%	100,000	-3,084
FPA Apartment Opportunity Fund VI	USA	3.6%	433,333	-508
Kailong Great China Real Estate II	Asia	7.0%	150,000	-14,021
RedBox Co-Investment	Asia	15.3%	59,477	-1,492
Infrared NF China Real Estate Fund III	Asia	14.6%	133,562	-2,673
Pamfleet III	Asia	4.4%	16,419	-11,474

On initial recognition, property investments are measured at cost translated at the exchange rates at the transaction date. Subsequently property investments are measured at fair value translated at the exchange rate at the balance sheet date. The fair value is determined based on the fair value of the net assets in the investment comprising underlying properties and related liabilities.

PMM Global IV K/S' investments are not quoted on an active market. The investments will generally be classified as Level 3 in the fair value hierarchy. The valuation models applied for assets within the underlying investments will typically be based on (i) discounted cash flow analysis; (ii) direct capitalisation method; and/or (iii) comparable sales method. The investments reflect its real estate equity investments net of investment level financing. Increases or decreases in any of the assumptions in isolation would result in a lower or higher fair value measurement.

Since there is no liquid market for real estate or real estate related investments the market price for such investments may not be readily ascertainable. As a result, amounts ultimately realised by the investments may differ from the fair value presented and the difference could be material.

The review of the valuation process is performed by the management of PATRIZIA Global Partners A/S. PATRIZIA Global Partners A/S considers the valuation techniques and inputs used in valuing the investments as part of its due diligence prior to investing to ensure they are reasonable and appropriate.

PATRIZIA Global Partners A/S bases their ongoing review of the valuation process on the information reported from the real estate investments in their annual financial statements and quarterly reports. In PATRIZIA Global Partners A/S' review of the valuation process, the obtained reported information is compared to what is budgeted or expected by the management of PATRIZIA Global Partners A/S and, if the information is not in accordance with what is expected, the management engages in a dialog with the operating partners of the investments in order to clarify any irregularities. At least once every year, PATRIZIA Global Partners A/S ensures that an external valuation or satisfactory documentation for the fair market valuation of all the assets in the Fund is carried out.

The following table shows information about the by the real estate funds used unobservable inputs related to the fair value measurement at 30 September 2020 as per their quarterly reports:

Consolidated financial statements and parent company financial statement 1 October 2019 - 30 September 2020

Notes to the financial statements

6 Investments (continued)

At 30 September 2020						
Investment	Type	Asset class	Valuation techniques	Unobservable inputs	Weighted average	Vacancy
FPA Apartment Opportunity Fund V	Investment in real estate equity	Residential (stabilised)	Direct capitalisation method	Cap rate	4.95 - 6.5% (average of 5.53%)	7.0%
		Residential (under contract to sell)	Quoted price in market			
Ardstone Residential Partners	Real estate development	Residential (sites, completed and under construction)	a) Residual/Development Appraisal b) Comparable c) Investment/Comparable	a) N/A b) N/A c) Cap rate	a) N/A b) N/A c) 4.25-5.25%	25.9%
Godrej Residential Partnership II	Real estate development	Residential	Income approach by using the discounted cash flow method	a) Current construction cost, INR per sqft (annual increase) b) Current selling prices, INR per sqft (annual increase) c) Risk free rate of return d) Market rate of return e) Beta (systemic risk) f) Alpha (asset specific risk) g) Discount rate	a) 2,730-3,550 (5%) b) 6,000-10,750 (5% on select assets) c) 6.0% d) 7.0% e) 1.13 f) Range 2.0--7.0% g) 17.5-22.5%	13.0%

Consolidated financial statements and parent company financial statement 1 October 2019 - 30 September 2020

Notes to the financial statements

6 Investments (continued)

At 30 September 2020						
Investment	Type	Asset class	Valuation techniques	Unobservable inputs	Weighted average	Vacancy
Bluehouse Property Fund IV	Investment in real estate equity	Office/Logistics/Retail	Discounted cash flow (unobservable inputs used for discount rate/cost of equity calculated using CAPM)	a) The future rental rates were estimated taking into account the quality of the properties, market evidence and tenancy mix b) Discount rate c) Exit yield	a) N/A b) 7.89% c) 6.75-8.50%	14.0%
Hungerford Properties Opportunity Fund II	Investment in real estate equity	Logistics/industrial	a) Direct capitalisation method b) Discounted cash flow c) Direct comparison approach d) Cost approach	a) Capitalization rate b) Discount rate c) Projected sales price d) Qualitative and quantitative adjustment to comparable properties	a) N/A b) N/A c) N/A d) N/A	27.3%
Kailong II	Investment in real estate equity	Office for strata sale	Residual approach	Market rent Discount rate	USD 6.15- 12.31/sqt/month 4.0%	
	Investment in real estate equity	Office for rent	Income approach	Market rent Discount rate	USD 0.69-2.15/sqm/day 6.5%	
	Investment in real estate equity	Office/Retail	Direct comparison Income approach	Market sales price Market rent Term yield Reversionary yield	USD 3,397-5,648/sqm USD 16.63- 22.22/sqm/month 4.0% 5.0%	14.1%

Consolidated financial statements and parent company financial statement 1 October 2019 - 30 September 2020

Notes to the financial statements

6 Investments (continued)

At 30 September 2020						
Investment	Type	Asset class	Valuation techniques	Unobservable inputs	Weighted average	Vacancy
Redbox Co-Investment	Investment in real estate equity	Self-Storage	Income cap	Capitalization rate	3.1%	38.0%
FPA Apartment Opportunity Fund VI	Investment in real estate equity	Residential (stabilised)	Direct capitalisation method	Cap rate	2.9 - 6.4% (average of 5.2%)	
		Residential (non-stabilised)	Discounted cash flow	a) Capitalisation rate b) Discount rates c) Market rent growth d) Expense growth	a) 6.0-8.0% (average of 6.5%) b) 6.6-11.2% (average of 9.4%) c) 2.0-3.0% (average of 2.9%) d) Average of 2.7%	9.0%
InfraRed III	Investments in mezzanine loan	Loan	Discounted cash flow	Discount rate	18-20%	100.0%
	Investment in real estate equity	Residential, retail and office	Cost	N/A	N/A	
Pamfleet III	Investment in real estate equity	Hotel	Discounted cash flow	a) Discount rate	a) 5.1%	3.6%

Consolidated financial statements and parent company financial statements 1 October 2019 - 30 September 2020

Notes to the financial statements

6 Investments (continued)

EUR'000	Parent company					
	Investments in subsidiaries	Investments in associates	Investments in foreign property investments	Loan to associates and foreign property investments	Loan to subsidiaries	Total
Cost at 1 October 2019	54,451	112,887	75,495	62,768	24,756	330,357
Additions	0	970	23,595	1,492	-15,870	10,187
Disposals	-9,552	-3,629	-14,736	-14,446	0	-42,363
Transferred	0	-16,031	16,031	0	0	0
Cost at 30 September 2020	44,899	94,197	100,385	49,814	8,886	298,181
Value adjustments at 1 October 2019	26,624	24,766	4,138	5,373	0	60,901
Revaluations for the year	-6,676	7,986	-7,119	-2,270	0	-8,079
Transferred	0	-1,829	1,829	0	0	0
Value adjustments at 30 September 2020	19,948	30,923	-1,152	3,103	0	52,822
Carrying amount at 30 September 2020	64,847	125,120	99,233	52,917	8,886	351,003

Parent company

Name	Domicile	Interest	Equity EUR'000	Profit/ loss EUR'000
Subsidiaries				
SPF IV US L.P	USA	100.00%	28,333	-2,918
SPF IV Investeringsselskab ApS	Europe	100.00%	16,582	-1,235
Luneta ApS	Europe	100.00%	20,561	-1,398
Associates				
BKM Industrial Value Fund I	USA	26.50%	86,162	824
Ram Realty Partners IV*	USA	18.40%	142,105	6,015
Ram IV Co-investment*	USA	16.60%	35,146	3,079
Eurostone Residential Partnership II	Europe	30.00%	52,000	16,469
Idera Residential Partnership III**	Asia	90.40%	43,916	814
EdR UK PRS Residential JV**	Europe	99.00%	34,545	7,807
Washington D.C. Urban Retail Club*	USA	36.40%	27,238	17,193

* Classified as an associate in the consolidated financial statements.

** The company has, as consequence of the structure, characteristics and contractual agreement of the investment, no control of the investment.

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Notes to the financial statements

6 Investments (continued)

Parent

Name	Domicile	Interest	Equity EUR'000	Profit/loss EUR'000
Foreign property investments				
FPA Apartment Opportunity Fund V	USA	4.8%	107,143	-167
Bluehouse Property Fund IV	Europe	19.7%	96,447	4,756
Hungerford Properties Opportunity Fund II	Canada	19.0%	100,000	-3,084
FPA Apartment Opportunity Fund VI	USA	2.5%	433,333	-508
Kailong Great China Real Estate II	Asia	7.0%	150,000	-14,021
RedBox Co-Investment	USA	15.3%	59,477	-1,492
Infrared NF China Real Estate Fund III	Asia	14.6%	133,562	-2,673
Pamfleet III	Asia	4.4%	16,419	-11,474

7 Investments by limited partners

The subscribed equity capital consists of 504,752 shares of EUR 1,000 each allocated to 504,000 A Shares and 752 B shares.

The total subscribed equity capital amounts to EUR 504,752 thousand, the equity called at year end amounts to EUR 398,129 thousand and the commitments for additional investments amounts to EUR 106,623 thousand.

The subscribed capital has not changed since final closing.

Limited Partners Holding more than 5% of the subscribed capital:

Lærernes Pension Forsikringsaktieselskab
Danica Pensionsforsikring
Pensionskassen for Sygeplejersker og Lægesekretærer
P+, Pensionskassen for Akademikere
Lægernes Pension - Pensionskassen for Læger
Pensionskassen for Socialrådgivere / -Pædagoger og Kontorpersonale
Pensionskassen for Sundhedsfaglige

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8 Contractual obligations and contingencies, etc.

EUR million	Commitment		Residual commitment	
Fund	Currency	EUR	Currency	EUR
Pamfleet Real Estate Fund III	USD 20.0	17.1	USD 18.8	16.0
FPA Apartment Opportunity Fund V	USD 16.7	14.8	USD 0.6	0.5
BKM Industrial Value Fund I	USD 22.3	20.0	USD 4.5	3.9
Eurostone Residential Partnership II	EUR 20.9	20.9	EUR 5.7	5.7
Hungerford Properties Opportunity Fund II	CAD 40.0	26.4	CAD 10.0	6.4
Bluehouse Property Fund IV	EUR 30.0	30.0	EUR 5.5	5.5
Ram Realty Partners IV	USD 19.5	17.2	USD 0.8	0.7
Idera Residential Partnership III	JPY 4,497.2	35.1	JPY 146.5	1.2
Ram IV Co-investment	USD 4.5	3.9	USD 0.2	0.2
Washington D.C. Urban Retail Club	USD 16.7	14.6	USD 3.5	3.0
EdR UK PRS Development Fund	GBP 25.0	28.3	GBP 0.3	0.4
FPA Apartment Opportunity Fund VI	USD 11.2	9.8	USD 0.9	0.8
Kailong Greater China Real Estate Fund II	USD 40.0	34.4	USD 26.9	23.0
InfraRed NF China Real Estate Fund III	USD 36.0	31.4	USD 12.1	10.3
RedBox Co-Investment	USD 9.7	8.6	USD 0.0	0.0
Total Parent Company		317.9		77.5
FPA Apartment Opportunity Fund V	USD 13.3	11.8	USD 0.5	0.4
BKM Industrial Value Fund I	USD 17.7	15.8	USD 3.6	3.1
Ram Realty Partners IV	USD 15.5	13.6	USD 0.7	0.6
Ram IV Co-investment	USD 3.5	3.0	USD 0.2	0.1
Washington D.C. Urban Retail Club	USD 13.3	11.5	USD 2.7	2.3
FPA Apartment Opportunity Fund VI	USD 8.8	7.8	USD 0.7	0.6
Ardstone Residential Partners	EUR 35.0	35.0	EUR 0.0	0.0
Godrej Residential Partnership II	USD 35.0	30.5	USD 17.2	14.6
The Luneta Office Club	EUR 32.0	32.0	EUR 0.0	0.0
Total through Subsidiaries		169.4		21.7
Total Group		487.3		99.2

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Notes to the financial statements

9 Related parties

PMM Global IV K/S has the following related parties exercising control:

SPF IV GP ApS, registration no. 37 76 90 61 is general partner in PMM Global IV K/S. As general partner the company has the general management responsibility for PMM Global IV K/S. However, a management agreement with a management company was entered when founding PMM Global IV K/S, see below. As general partner SPF IV GP ApS receives a fixed fee. Transactions have been made on an arm's length basis.

On behalf of SPF IV GP ApS, PATRIZIA Global Partners A/S, registration no. 32 46 88 88 has entered into an agreement with PMM Global IV K/S on management of PMM Global IV K/S. As management company PATRIZIA Global Partners A/S receives a fee calculated as a percentage of obtained commitments to invest in foreign property investments. Transactions have been made on an arm's length basis. No other transactions between PMM Global IV K/S and PATRIZIA Global Partners A/S have taken place.

Investor Board

The Fund's Investor Board does not receive any fees.

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2019 - 30 September 2020**

Notes to the financial statements

EUR'000	Parent company	
	2019/20	2018/19
10 Appropriation of profit		
Recommended appropriation of profit		
Net revaluation reserve according to the equity method	1,309	24,219
Retained earnings	2,542	8,639
	3,851	32,858

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"By my signature I confirm all dates and content in this document."

Peter Vilhelm Carøe

Board of Directors

On behalf of: PMM Global IV & V K/S

Serial number: PID:9208-2002-2-420041542979

IP: 2.106.xxx.xxx

2020-12-02 13:38:00Z

NEM ID 

Mads Rude

Board of Directors

On behalf of: PMM Gloval IV & V K/S

Serial number: PID:9208-2002-2-044133565664

IP: 165.225.xxx.xxx

2020-12-02 13:39:19Z

NEM ID 

Birger Grubbe

Board of Directors

On behalf of: PMM Global IV & V K/S

Serial number: PID:9208-2002-2-416233883229

IP: 87.49.xxx.xxx

2020-12-03 09:16:57Z

NEM ID 

Kaare Kristensen

State Authorised Public Accountant

On behalf of: EY Godkendt Revisionspartnerselskab

Serial number: CVR:30700228-RID:73827337

IP: 188.183.xxx.xxx

2020-12-03 09:24:28Z

NEM ID 

Ole Karstensen

State Authorised Public Accountant

On behalf of: EY Godkendt Revisionspartnerselskab

Serial number: CVR:30700228-RID:1268145551631

IP: 80.162.xxx.xxx

2020-12-03 09:33:56Z

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