

Deloitte Statsautoriseret Revisionspartnerselskab CVR-no. 33 96 35 56 Weidekampsgade 6 2300 Copenhagen S 36102030 Phone Fax 36102040 www.deloitte.dk

CI IV US AIV QFPF K/S **Amerika Plads 29** 2100 Copenhagen **Business Registration No** 41 49 97 53

Annual report 2021

The Annual General Meeting adopted the annual report on 8 April 2022

Chairman of the General Meeting

DocuSigned by: -0B12ECD700474AD..

Name: Casper Gordon Christiansen

Contents

Fund details	1
Statement by the General Partner on the annual report	2
Independent auditor's report	3
Management commentary	6
Statement of comprehensive income	9
Balance sheet at 31 December 2021	10
Statement of changes in equity	12
Cash flow statement 2021	13
Tables of notes	14
Notes	15

Page

Fund details

Fund

CI IV US AIV QFPF K/S Amerika Plads 29 2100 Copenhagen

Business Registration No: 41 49 97 53 Founded: 6 July 2020 Registered in: Copenhagen Financial year: 1 January 2021 - 31 December 2021

Telephone: +45 70 70 51 51 Internet: www.cipartners.dk

General Partner

Copenhagen Infrastructure IV GP ApS

Fund Manager

Copenhagen Infrastructure Partners P/S Approved Manager of Alternative Investment Funds (Danish FSA number: 23104)

Auditors

Deloitte Statsautoriseret Revisionspartnerselskab Weidekampsgade 6 2300 Copenhagen S 1

Statement by the General Partner on the annual report

The General Partner has today considered and approved the annual report of CI IV US AIV QFPF K/S for the financial year 1 January 2021 - 31 December 2021.

The annual report is presented in accordance with International Financial Reporting Standards as adopted by the EU and disclosure requirements of the Danish Financial Statements Act.

In our opinion, the financial statements give a true and fair view of the Limited Partnership's financial position at 31 December 2021 and of the results of its operations and the cash flows for the financial year 1 January 2021 - 31 December 2021.

We believe that the management commentary contains a fair review of the affairs and conditions referred to therein.

We recommend the annual report for adoption at the Annual General Meeting.

Copenhagen, 8 April 2022

On behalf of Copenhagen Infrastructure IV GP ApS

DocuSigned by

Thomas Hinrichsen

DocuSigned by: \$900 Christian Troels Skakkebæk

DocuSigned by: Stig Pastwa Stig Pastwa

DocuSigned by: Jakob Barriel Poulsen Jakob Baruël Poulsen

Independent auditor's report

To the shareholders of CI IV US AIV QFPF K/S

Opinion

We have audited the financial statements of CI IV US AIV QFPF K/S for the financial year 01.01.2021 - 31.12.2021, which comprise the statement of comprehensive income, balance sheet, statement of changes in equity, cash flow statement and notes, including a summary of significant accounting policies. The financial statements are prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

In our opinion, the financial statements give a true and fair view of the Entity's financial position at 31.12.2021 and of the results of its operations for the financial year 01.01.2021 - 31.12.2021 in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) and 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 financial statements* section of this auditor's report. We are independent of the Entity in accordance with the International Ethics Standards Board of Accountants' International Code of Ethics for Professional Accountants (IESBA Code) and the additional ethical requirements applicable in Denmark, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

General Partner's responsibilities for the financial statements

The General Partner is responsible for the preparation of financial statements that give a true and fair view in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act, and for such internal control as the General Partner determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the General Partner is responsible for assessing the Entity's ability to continue as a going concern, for disclosing, as applicable, matters related to going concern, and for using the going concern basis of accounting in preparing the financial statements unless the General Partner either intends to liquidate the Entity or to cease operations, or has no realistic alternative but to do so.

Independent auditor's report

Auditor's responsibilities for the audit of the financial statements

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

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 Entity's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the General Partner.
- Conclude on the appropriateness of 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 Entity'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 Entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures in the notes, and whether the financial statements represent the underlying transactions and events in a manner that gives a true and fair view.

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.

Independent auditor's report

Statement on the management commentary

The General Partner is responsible for the management commentary.

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

Moreover, it is our responsibility to consider whether the management commentary provides the information required under the Danish Financial Statements Act.

Based on the work we have performed, we conclude that the management commentary 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 commentary.

Copenhagen, 8 April 2022

Deloitte

Statsautoriseret Revisionspartnerselskab Business Registration No 33 96 35 56

Bill Haudal Pedersen State-Authorised Public Accountant Identification No (MNE) 30131

Michael Thorø Larsen State-Authorised Public Accountant Identification No (MNE) 35823

Management commentary

	2021 <u>EUR'000</u>	2020* <u>EUR'000</u>
Financial highlights		
Key figures		
Operating profit/(loss) (EBIT)	5,110	(25)
Financial items, net	(1,460)	0
Profit/(loss) for the year	3,650	(25)
Equity	133,437	(25)
Assets total	133,450	(9,858)
Ratios		
Liquidity ratio (%)	3553.58	0.01
Solvency ratio (%)	99.99	0.01
Return on equity (%)	5.47	N/A

* This is the Fund's previous financial year and comprise the period 6 July 2020 - 31 December 2020.

Primary activity

CI IV US AIV QFPF K/S (CI IV US QFPF) was established in July 2020 and is managed by Copenhagen Infrastructure Partners P/S (CIP P/S). The General Partner of CI IV is Copenhagen Infrastructure IV GP ApS.

End of 2021, the limited partners had committed EUR 649.1m to CI IV for infrastructure investment in primarily North America.

Investments

End of 2021, CI IV US AIV QFPF K/S had one investment in Fighting Jays.

Fighting Jays

Fighting Jays is a 440 MWdc solar power plant, located in close proximity to Houston, Texas. Fighting Jays had FID in Q2 2021 and construction has commenced

Development in activities and finances

Income from investments in 2021 amounts to EUR 12.8m.

Net income for 2021 amounts to a profit of EUR 3.7m, which is above our expectations from 2020. The result reflects income from investments, partly offset by management fee and transaction costs expensed, during the period.

Management commentary (continued)

Limited Partners' paid-in capital to the Fund at the end of 2021 amounted to EUR 129.8m, equalling 20% of the committed capital of EUR 649.1m. Accumulated distributions to Limited Partners amounted to EUR 0m since fund initiation and accumulated net income end of 2021 amounted to EUR 3.7m. Hereafter total Limited Partners' capital end of 2021 amounted to EUR 133.4m.

The CI IV held its final close on 16 April 2021 with a total commitment of EUR 7.2bn which is allocated between the investment vehicles in CI IV. The origination and investment activities are progressing in accordance with expectations. The Fund is still in the investment period.

Uncertainty relating to recognition and measurement

CI IV US AIV QFPF K/S develops and invests in infrastructure projects structured to provide stable cash flows, but where transferability and cash flows may to a certain extent still be affected by changes in market conditions. Consequently, the fair value of the investments is based on estimates and a number of assumptions made by the Fund Manager and the General Partner on the balance sheet date.

Information according to the Alternative Investment Fund Managers Directive

According to Article 22 of the Alternative Investment Fund Managers Directive, Alternative Investment Funds (AIF) must make certain disclosures to investors in connection with the presentation of financial statements.

During the financial period covered by the financial statements, there have been no significant changes in the matters below:

- The Fund's Investment strategy;
- Valuation principles of the Fund's investments;
- New arrangements for managing the Fund's liquidity;
- The Fund's risk profile and the risk management systems implemented by the Fund Manager used to manage the Fund's risks;
- There have been no amendments to the maximum level of leverage which the Fund Manager can use on behalf of the Fund. Nor has there been any changes in the right to use collateral or any guarantee accordance with the agreement allowing for the leverage.

Events after the balance sheet date

The recent development in Ukraine marks a historical event that has and further will redefine the global power structures and energy markets. The situation is unpredictable, but most likely the conflict will be prolonged and increase in severity. The situation has resulted in increased volatility for the global economy in terms of commodity prices, supply chain issues, inflation, interest rates etc. The ongoing conflict does not affect the valuations per 31 December 2021, and the Fund Manager is currently assessing how the conflict will impact the Fund.

Management commentary (continued)

No other events have occurred after the balance sheet date to this date which would influence the evaluation of this annual report.

Outlook

The outlook for the Limited Partnership depends on the results of the investments. Expectations for the Limited Partnership are in general positive. Profit for 2022 is expected to be within EUR 25-30m.

Sustainability disclosures

Environmental objective/s to which the Limited Partnership contributes:

(1) Increased global renewable energy capacity (2) Increased global renewable energy generation (3) Reduction in greenhouse gas emissions

At end of 2021, CI IV US AIV QFPF K/S had made one investment in Fighting Jays. Fighting Jays is a solar PV farm.

Based on the facts, information and legislative guidance available in relation to Regulation (EU) 2020/852 on the establishment of a framework to facilitate sustainable investment ('Regulation' or 'EU Taxonomy'), it is assessed that of the investments which are in an economic sector within the scope of the Regulation, each qualifies as environmentally sustainable under, or is aligned with, the Regulation.

The overall sustainability-related impact of the product, as demonstrated by relevant sustainability indicators, is:

- Renewable energy capacity: 1163 MW (once constructed and in operation)
- Renewable power generation (2021): N/A (projects not operational)
- Estimated CO2e emissions avoided (2021): N/A (projects not operational)

The above disclosures have been made on a consolidated basis for each of the funds and entities forming part of the overall CI IV fund structure.

Statement of comprehensive income

	Notes	2021 EUR'000	2020* EUR'000
Interest income		7,254	0
Net foreign exchange gains/(losses)		5,513	0
Operating income		12,767	0
Administrative expenses	3	(7,657)	(25)
Operating expenses		(7,657)	(25)
Operating profit/(loss) (EBIT)		5,110	(25)
Financial income	4	429	0
Financial expenses	5	(1,889)	0
Profit/(loss) for the year		3,650	(25)
Other comprehensive income		0	0
Comprehensive income		3,650	(25)

 \ast This is the Fund's previous financial year and comprise the period 6 July 2020 - 31 December 2020.

Balance sheet at 31 December 2021

	Notes	2021 EUR'000	2020 EUR'000
Equity investments	6	21,533	9,857
Receivables from investments	6	111,455	0
Investments		132,988	9,857
Non-current assets		132,988	9,857
Other short-term receivables		426	0
Receivables		426	0
Cash		36	1
Current assets		462	1
Assets		133,450	9,858

Balance sheet at 31 December 2021

	Notes	2021 EUR'000	2020 EUR'000
Limited partnership capital	7	129,812	0
Retained earnings		3,625	(25)
Equity		133,437	(25)
Other payables	8	13	9,883
Current liabilities other than provisions		13	9,883
Liabilities other than provisions		13	9,883
Equity and liabilities		133,450	9,858

Statement of changes in equity

	Limited partnership capital EUR'000	Retained earnings EUR'000	Total EUR'000
Equity at 1 January 2021	0	(25)	(25)
Contribution from Limited Partners	129,812	0	129,812
Profit/(loss) for the year	0	3,650	3,650
Equity at 31 December 2021	129,812	3,625	133,437

	Limited partnership capital EUR'000	Retained earnings EUR'000	Total EUR'000
Contribution from Limited Partners	0	0	0
Profit/(loss) for the year	0	(25)	(25)
Equity at 31 December 2020	0	(25)	(25)

The investors have committed themselves to contributing up to EUR 649.1m to the Fund. At 31 December 2021, the investors have contributed a net amount of EUR 129.8m out of the combined contribution commitment, causing the balance commitment to stand at EUR 519.3m.

Cash flow statement 2021

	Notes	2021 EUR'000	2020 EUR'000
Operating profit/(loss)		5,110	(25)
Income from investments		(12,768)	0
Working capital changes	9	(10,296)	9,883
Cash flows from ordinary activities		(17,954)	9,858
Financial income	4	429	0
Financial expenses	5	(1,889)	0
Cash flows from operating activities		(19,414)	9,858
Acquisition of equity investments	6	(11,312)	(9,857)
Increase in receivables from investments	6	(99,051)	0
Cash flows from investing activities		(110,363)	(9,857)
Contribution from Limited Partners		129,812	0
Cash flows from financing activities		129,812	0
Increase/decrease in cash		35	1
Cash beginning of year		1	0
Cash end of year		36	1

Tables of notes

Accounting policies	15
Significant accounting estimates, assumptions and uncertainties	20
Administrative expenses	20
Financial income	22
Financial expenses	22
Investments	22
Limited partnership capital	24
Other payables	24
Working capital changes	24
Financial instruments	24
Financial risk management	25
Financial instruments measured at fair value	27
Related parties	29
Contingent liabilities	30
Investors	31
Events after the balance sheet date	31
Authorisation of the annual report for issue	32
	Significant accounting estimates, assumptions and uncertainties Administrative expenses Financial income Financial expenses Investments Limited partnership capital Other payables Working capital changes Financial instruments Financial risk management Financial instruments measured at fair value Related parties Contingent liabilities Investors Events after the balance sheet date

Notes

1. Accounting policies

Reporting class

The financial statements are prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU and disclosure requirements of the Danish Financial Statements Act governing reporting class B enterprises with certain provisions from class C.

CI IV US AIV QFPF K/S is a Limited Partnership based in Denmark.

The financial year comprise the period 1 January 2021 - 31 December 2021, except for the first financial period which comprise the period 6 July 2020 - 31 December. The accounting policies applied to the financial statements are consistent with those applied last year.

The financial statements are presented in Euro (EUR), which is the functional currency of the Fund.

The financial statements are presented on the basis of historical cost, except for the equity investment and receivables from investment entity, which are measured at fair value. Historical cost is based on the fair value of the consideration given in exchange for assets.

All amounts in the financial statements are presented in whole EUR thousand. Every figure is rounded off separately and, for that reason, minor differences between the stated totals and the sum of underlying figures may occur.

Judgements made by the General Partner in the application of IFRSs that have had significant effects on the financial statements are disclosed, where applicable, in the relevant notes to the financial statements.

Defining materiality

If a line item is not individually material, it is aggregated with other items and notes of a similar nature in the financial statements or in the notes. There are substantial disclosure requirements throughout IFRS. The General Partner provides specific disclosures required by IFRS unless the information is considered immaterial to the economic decision-making of the users of these financial statements or not applicable.

The most significant accounting policies are set out overleaf.

Report on the omission of preparation of consolidated financial statements

CI IV US AIV QFPF K/S has omitted to prepare consolidated financial statements under the provisions of IFRS 10 and IAS 27 as the Limited Partnership qualifies as an investment entity. The definition is as follows:

Notes

1. Accounting policies (continued)

"An investment entity is defined as an entity which commits to its investors that its business purpose is to invest funds solely for returns from capital appreciation, investment income, or both".

In view of the circumstances described below, the General Partner believes that the Fund satisfies the definition of an investment entity:

- 1) The Fund has more than one investment.
- 2) The Fund and the investor are not related parties. Please refer to the description in note 15 to the financial statements.
- 3) The Fund's investments take the form of equity instruments or similar investments, and the Fund can also exit the investment, if relevant.

Standards and Interpretations not yet in force

All the new and amended Standards and Interpretations which are relevant to the Fund and which came into force with effect for financial years beginning 1 January 2021 have been applied when preparing the financial statements.

The General Partner further believes that other amended Standards and Interpretations, which have not entered into force, will not have significant impact on the financial statements, and they will not be adopted early.

Significant accounting policies and estimates

As part of the preparation of the financial statements, the Fund Manager and the General Partner makes a number of accounting judgements which form the basis of presentation, recognition and measurement of the Fund's assets and liabilities. The most significant accounting judgements are evident from note 2 to the financial statements.

Recognition and measurement

Assets are recognised in the balance sheet when it is probable as a result of a prior event that future economic benefits will flow to the Fund, and the value of the asset can be measured reliably. Assets are derecognised in the balance sheet when it is no longer probable that future economic benefits will flow to the Fund.

Purchase and sale of financial assets and liabilities are recognised in the balance sheet at the commitment date.

Liabilities are recognised in the balance sheet when the Fund has a legal or constructive obligation as a result of an event before or on the balance sheet date, and it is probable that future economic benefits will flow out of the Fund, and the value of the liability can be measured reliably. Liabilities are derecognised in the balance sheet when it is no longer probable that economic benefits will have to be given up to settle the liability.

Notes

1. Accounting policies (continued)

On initial recognition, assets and liabilities are measured at cost, however, investment assets are measured at fair value on initial recognition, typically equalling cost exclusive of directly incurred expenses (direct transaction costs). Measurement subsequent to initial recognition is effected as described below for each financial statement item. Allowance is made for events occurring from the balance sheet date to the date of presentation of the annual report, and which confirm or invalidate affairs and conditions existing at the balance sheet date.

Income is recognised in the statement of comprehensive income when earned, whereas costs are recognised by the amounts attributable to this financial year.

Foreign currency translation

Items included in the financial statements of the Fund are measured in the currency of the primary economic environment in which the Fund operates (the "functional currency"). The financial statements of the Fund are presented in the currency unit (EUR, Euro), which is the Fund's functional and presentation currency.

On initial recognition, foreign currency transactions are translated applying the exchange rate at the transaction date. Receivables, payables and other monetary items denominated in foreign currencies that have not been settled at the balance sheet date are translated using the exchange rate at the balance sheet date. Exchange differences that arise between the rate at the transaction date and the one in effect at the payment date or the rate at the balance sheet date are recognised in the income statement as financial income or financial expenses.

Statement of comprehensive income

Revenue recognition

Dividend income is recognised when the Fund's rights to receive the payments have been established, normally being the ex-dividend date.

Interest on receivables from investments at fair value through profit or loss is accrued on a time-proportionate basis, by reference to the principal receivables from investments and at the effective interest rate applicable. The interest is calculated based on the net carrying amount on initial recognition.

Operating income from receivables and investments

Operating income from receivables and investments consists of unrealised fair value adjustments, dividends, accrued interest, net foreign exchange gains or losses related to receivables and investments and profit or loss from the disposal of portfolio investments or receivables.

Income realised from the disposal of investments is calculated as the difference between net selling price and the fair value at the beginning of the financial year.

Notes

1. Accounting policies (continued)

Administrative expenses

All expenses are recognised in the statement of comprehensive income on the accrual basis.

Administrative expenses comprise expenses incurred during the financial year not directly related to the Fund's investment activities.

General due diligence costs and general administration etc including management fees have been expensed by the amounts attributable to this financial year, whereas certain development costs have been capitalised in order to increase the value of the equity investment or receivables from investment.

Financial income and expenses

Financial income and expenses comprise interest income and various expenses, and net exchange rate adjustments on transactions in foreign currencies.

Interest income and interest expenses are stated on an accruals basis using the principal interest rate.

Income taxes

Under current Danish law governing the Fund, it is not independently taxable because the Fund's profit/loss for the year is included in the Limited Partner's taxable income.

Balance sheet

Investments and receivables from investments

Financial assets and liabilities are recognised at fair value through profit or loss when the Fund becomes party to the contractual provisions of the instrument. Recognition takes place on the commitment date when the Fund purchases or sells an investment under a contract whose terms require delivery of the investment within the time frame established by the market.

On initial recognition, investments and receivables from investments are measured at fair value.

Financial assets and liabilities are derecognised when the contractual rights to the cash flows from the investments have expired or the Fund has transferred substantially all risks and rewards of ownership.

Investments consist of equity investments and receivables from investments consist of loans and shareholder loans. Furthermore, investments consist of capitalised development costs, which increase the fair value of the investments. On initial recognition, both types of investment are measured at fair value, and subsequently measured at fair value with recognition of fair value adjustments through profit or loss. Receivables from investments are measured at fair value under IFRS 9.

Notes

1. Accounting policies (continued)

The fair value is calculated equivalent to an estimated fair value that is determined based on market information, IPEV Valuation Guidelines and generally accepted valuation techniques, including benchmarking, DCF or other relevant methods, which are considered to provide the best estimate of the fair value.

For further information about the measurement of fair values, please refer to note 12.

Other short-term receivables

Other receivables relate to the Fund's ordinary business activities and are mainly from other companies in the Copenhagen Infrastructure Partners structure.

Other receivables are measured at amortised cost, usually equalling nominal value. The value is reduced by write-downs for expected losses based on generally accepted models under IFRS 9, including the Fund's historical experience in credit losses etc.

Cash

Cash comprises cash in bank deposits.

Other financial liabilities

Other financial liabilities are measured at amortised cost, which usually corresponds to nominal value.

Cash flow statement

The cash flow statement of the Fund is presented using the indirect method and shows cash flows from operating, investing and financing activities as well as the Fund's cash equivalents at the beginning and the end of the financial year.

Cash flows from operating activities are calculated as the operating profit/loss adjusted for non-cash operating items and working capital changes.

Cash flows from investing activities comprise payments in connection with acquisition and divestment of investments.

Cash flows from financing activities comprise changes in the size or composition of the contributed capital and payment of distributions to Limited Partners.

Cash comprises cash and short-term securities with an insignificant price risk less short-term bank loans.

Notes

1. Accounting policies (continued)

Financial highlights

Financial highlights are defined and calculated in accordance with "Recommendations & Ratios" issued by the Danish Society of Financial Analysts.

Ratios		Calculation formula	Ratios reflect
Liquidity ratio (%)	=	<u>Current assets x 100</u> Current liabilities other than provisions	The entity's financial strength.
Solvency ratio (%)	=	Equity x 100 Total assets	The entity's financial strength.
Return on equity (%)	=	Profit for the year x 100 Average equity	The entity's profitability.

2. Significant accounting estimates, assumptions and uncertainties

The Fund develops and invests in infrastructure assets (unlisted equity investments and receivables), the market price of which depends both on entity-specific affairs and market conditions, including power prices, commodity prices, exchange rates and construction risk within the different investments.

Furthermore, the valuation and hence fair value of the long-term receivables are affected by changes in the riskfree interest rate and the general cost of risk in the market. As a result, income from investments, including the unrealised value adjustments, accrued interest and the fair value of investments are subject to estimation and uncertainty. For further information about the financial risks related to the investments, please refer to note 11.

This uncertainty may be higher during periods of high volatility in the financial markets, and economic trends affect earnings of the underlying companies as well. Furthermore, the uncertainty is affected by the construction risk within the different investments, and also the uncertainty related to the construction of the projects taking place within relevant time frames or milestones.

The methods applied and the assumptions underlying the determination of the fair value in unlisted equity investments and receivables are described in note 12 to the financial statements.

3. Administrative expenses

The Fund has no employees.

Administrative expenses include management fee for the period to Copenhagen Infrastructure Partners P/S, in accordance with the Limited Partnership Agreement and management agreement. For further information about management fee, please refer to note 13.

Notes

3. Administrative expenses (continued)

According to Article 107 of the AIFM Directive, alternative investment funds must disclose information about the total remuneration of the entire staff of the Fund Manager and the number of beneficiaries. Furthermore, remuneration to material risk-takers must be disclosed. For information about remuneration, please refer to the annual report of the Fund Manager, Copenhagen Infrastructure Partners P/S.

The Fund Manager must also disclose the information necessary to provide an understanding of the risk profile of the Fund and the measures that the Fund Manager takes to avoid or manage conflicts of interest between the Fund Manager and the Limited Partners. The Board of Directors has adopted a remuneration policy in order to ensure that the employees and Management are remunerated according to the Danish Executive Order on remuneration policy and disclosure requirements on remuneration for managers of alternative investment funds, etc.

The remuneration policy ensures, among other matters, that the following is applied in relation to remuneration at the Fund Manager:

- Promoting of sound and effective risk management, which does not encourage excessive risk-taking.
- Consistency with the principles regarding the protection of the Limited Partners and measures in order to avoid conflicts of interest.

The Fund Manager (Copenhagen Infrastructure Partners P/S) serves as fund manager for ATKL Brasiliana K/S, CI Artemis II K/S, CI III Dutch AIV K/S, CI III US AIV Non-QFPF Blocker K/S, CI III US AIV QFPF K/S, CI IV AIV Lux B SCSp, CI IV AIV Lux Non-QFPF SCSp, CI IV AIV Lux QFPF SCSp, CI IV Sponsor Investor K/S, CI IV US AIV Non-QFPF K/S, CI IV US AIV QFPF K/S, CI NMF I CIV K/S, CI NMF I F&F K/S, Copenhagen Infrastructure Advanced Bioenergy K/S, Copenhagen Infrastructure Energy Transition Feeder Fund I SCSp, Copenhagen Green Credit Fund I Non-SRT AIV SCSp, Copenhagen Infrastructure Green Credit Fund I SCSp, Copenhagen Infrastructure III A K/S, Copenhagen Infrastructure III B ApS, Copenhagen Infrastructure III K/S, Copenhagen Infrastructure IV AUS Trust, Copenhagen Infrastructure IV Dutch K/S, Copenhagen Infrastructure IV SCSp, Copenhagen Infrastructure IV SCSp, Copenhagen Infrastructure IV SCSp, Copenhagen Infrastructure IV SecSp, Copenhagen Infrastructure New Markets Fund I K/S, EnergiØ I K/S, NMF Brazil K/S and PDLP Brasilien K/S.

In accordance with section 61 (5 and 6) of the Alternative Investment Fund Managers etc. Act, information regarding salaries paid to employees of the investment manager is disclosed in the Annual Report for 2020 for Copenhagen Infrastructure Partners P/S, Business Reg. No. 37 99 40 06.

No carried interest is paid out by the AIF during the financial period.

Notes

	2021 EUR'000	2020 EUR'000
4. Financial income		
Foreign exchange gains	429	0
Financial income	429	0
5. Financial expenses		
Other interest, foreign exchange loss etc	(1,888)	0
General Partner fee	(1)	0
Interest expenses for financial liabilities	(1,889)	0

6. Investments

	Development projects before FID	* Investments	Receivables from Investments
	EUR'000	EUR'000	EUR'000
Investment			
Fair value at 31 December 2020	494	9,363	0
Acquisitions and development costs (net)	10,835	477	99,051
Value adjustment	246	118	12,404
Fair value at 31 December 2021	11,575	9,958	111,455

	Development projects before FID	Development projects before FID* Investments	
	EUR'000	EUR'000	EUR'000
Acquisitions and development costs (net)	494	9,363	9,857
Fair value at 31 December 2020	494	9,363	9,857

Notes

6. Investments (continued)

*Development projects before FID comprise capitalised investment costs, contributions etc. related to the design and development of early stage infrastructure investments, where e.g. equity and loan commitment has not been fully settled, but where the Investment Committee of the Fund has initiated and approved the development of the project based on a detailed business case. It is considered that it gives the most true and fair picture to capitalise these investments costs, contributions etc., because these development projects are expected to create future cash flow to the limited partners and hence similar to equity investments.

Investment	Corporate form	Registered in	Equity interest	Profit/(loss) EUR'000	Equity EUR'000
CI IV US C	LP	United States	57.93	-	2,688

Since the Fund's main activity is investing in infrastructure investments, listing all investment entities related to the Fund would result in a comprehensive list consisting of multiple pages of entities. In order to maintain the integrity of the true and fair view of the annual report, the list of entities to which the Fund has an equity interest has been limited to the entities to which the Fund has a direct ownership.

Consistently with the accounting policies, the Fund regularly adjusts the value of the investments to the best estimate of fair value. This means that the proportionate share of operating profit or loss for the Companies is not recognised in profit or loss of the Fund, but rather a fair value adjustment of the investment.

The methods applied by the Fund to measure investments are evident from note 12 to the financial statements.

In accordance with the requirements of IFRS 12, certain disclosures must be provided for an investment company's non-consolidated subsidiaries, and the following information is deemed relevant in this respect:

The Fund's investments are not classified as investment entities under IFRS 10 because they are all engaged in developing or owning infrastructure projects. There are no restrictions on the Fund's right to receive dividend from or have loans etc. repaid by the investments, except that distributions from current operating activities of the equity investments must be made allowing for debt servicing by such companies. The Fund has not provided its investments with financial support during the financial year outside the contractual basis.

Notes

7. Limited partnership capital

Some specific commitment classes have an associated special right to receive Fund Performance Return (Carried Interest) which is calculated based on the overall performance net of cost and expenses of the portfolio of all investments (the Fund) as 15% of net cash flows exceeding the agreed 6% minimum return (the Hurdle Rate). Fund Performance Return is paid out with ordinary distributions based on adjusted economic rights which reflect an annual allocation of Fund Performance Return as if such Fund Performance Return had been re-invested into the Fund at the net present value at the time of such re-investment.

	2021 EUR'000	2020 EUR'000
8. Other payables		
Other payables	13	9,883

The carrying amount of payables relates to bank fees, auditor's fees etc. The amount recognised is equal to the fair value of the liabilities.

Other payables fall due for payment within 12 months.

	2021 EUR'000	2020 EUR'000
9. Working capital changes		
Change in receivables	(9,870)	0
Change in payables	(426)	9,883
	(10,296)	9,883
10. Financial instruments		
Categories of financial instruments:		
Investments	21,533	9,857
Receivables from investments	111,455	0
Financial assets measured at fair value through profit or loss	132,988	9,857
Other short-term receivables	426	0
Receivables measured at amortised cost	426	0
Other payables	13	9,883
Financial liabilities measured at amortised cost	13	9,883

Notes

10. Financial instruments (continued)

All financial liabilities are due for payment within 12 months.

Historically, no losses on receivables have been realised, hence no provisions for expected credit loss (ECL) have been recognised in the statement of comprehensive income. The risks of the Fund are considered limited.

11. Financial risk management

The General Partner is ultimately responsible for the overall risk management within the Fund, but has delegated the responsibility to the Fund Manager.

The Fund pursues an investment strategy approved by the Limited partners and invests in infrastructure projects.

The Fund's risk management processes include identification, measurement, monitoring, reporting and mitigation of the identified risks to minimise the potential negative effects at fund level.

Key financial risk factors and exposure regarding the financial statements for 2021 can be categorised as follows:

Financial risk factors *Liquidity risks*

	Less than Between After 1 year 1 and 5 years 5 years Total EUR'000 EUR'000 EUR'000 EUR'000
Other payables	<u> 13 0 0 13</u>
At 31 December 2021	<u> 13 0 0 13</u>
	Less than Between After 1 year 1 and 5 years 5 years Total EUR'000 EUR'000 EUR'000 EUR'000
Other payables	9,883 0 0 9,883
At 31 December 2020	9,883 0 0 9,883

The Fund manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities. The Funds liquidity risk is considered insignificant as liabilities are payable within one year. In addition, no indication of the Limited Partners' inability to contribute the remaining fund commitment exists as well as future income from investments is expected to settle the outstanding amount.

Notes

11. Financial risk management (continued)

Credit risks

The Fund is not exposed to any credit risk from non-performing receivables.

The maximum credit risk related to other receivables equals the carrying amount. There is no indication of nonperforming other receivables at the balance sheet date.

Likewise, there is no impairment of other receivables e.g. at the balance sheet date as it is assessed that the debtors will fulfill the individual facility agreements.

The Fund recognises a loss allowance and provisions for expected credit losses when there has been a significant increase in credit risk since initial recognition. In assessing whether the credit risk on receivables has increased significantly since initial recognition, the Fund compares the risk of a default occurring on the financial instrument at the reporting date with the risk of a default occurring on the financial instrument at the date of initial recognition. As of 31 December 2021, no loss allowance for expected credit losses have been made.

Credit risk related to cash and cash equivalent is considered immaterial. Furthermore, all applied bank connections have a high and sound credit rating.

The Fund is not exposed to any significant credit risk from a single counterparty at 31 December 2021, since the portfolio of the Fund consists of a number of counterparties and infrastructure projects.

Interest rate risk

The fund has no long-term external debt as of the balance sheet date, and therefore no interest rate risk connected to the liabilities.

Currency risk

The Fund is denominated in EUR. However, all cash flows, including draw downs and distributions, are made in investment-specific currencies. Consequently, the Limited Partners are not exposed to currency risk through the Fund. No hedging is made at fund level. No derivates have been recognized on the balance sheet date in the Fund.

Commodity and power prices

The Fund's indirect power price exposure is mitigated via power price agreements and/or instruments in the project's capital structure. The Fund's indirect outright power price exposure are considered as low. Other hedges of commodities and power prices are recognized in the underlying entity structures, not in the Fund.

When the Fund has an indirect outright power price and commodity price exposure changes in such risk factors impact the fair value of the individual investment.

Notes

12. Financial instruments measured at fair value

The fair value of the investments are measured on a quarterly basis, or more frequent if significant changes occur.

The Fund Manager has implemented procedures and methodology to ensure that the valuation is carried out consistent over time and across investments.

Methods applied in and assumptions underlying the determination of fair values of investments

The fair value of each investment has been estimated by applying methods that best reflect the risks, and the stage of each investment, e.g. assumptions related to power prices, inflation rates, technical availability and discount rate.

In general, the fair value is determined in accordance with IPEV Valuation Guidelines and generally accepted valuation techniques, including DCF models, benchmarking or other relevant method. For projects which are before financial close, cost, including capitalised development costs, is considered the best estimate for fair value. The valuation approach incorporates all of the factors that market participants would take into account in pricing a transaction, such as cash flows, discount rates and yield curves assumptions.

The valuation of equity investments and receivables from investments is based on the same methods, as equity investments and receivables from investments are exposed to the same risks.

Fair value hierarchy for financial instruments measured at fair value in the balance sheet

Below, financial instruments measured at fair value are classified using the fair value hierarchy:

- Quoted prices in active markets for identical instruments (Level 1)
- Quoted prices in active markets for similar assets or liabilities or other valuation methods under which all material inputs are based on observable market data (Level 2)
- Valuation techniques under which any material input are not based on observable market data (Level 3)

It is the Fund's policy to incorporate the classification of financial assets (changes/transfers between levels 1 and 3) in the financial statements if their classification changes during the financial year. There have not been any transfers between the levels during the financial year and all investments are classified as Level 3 investments.

Material unobservable inputs for Level 3

Financial instruments measured at fair value in the balance sheet are based on valuation techniques that include material unobservable input. Material unobservable inputs mean in this context that the valuation is dependent on a return requirement that contains a number of components that cannot be observed on trading markets, for example project-specific risks and illiquidity prices.

Notes

12. Financial instruments measured at fair value (continued)

One of the investments have reached financial close, while the remaining are before financial close. The investments are valued at cost as best estimate for the fair value and are hence not based on valuation techniques which require unobservable inputs. As part of the valuation process, it has been assessed, however, if changes in power process, inflation rates, technical availability or discount rate should lead to impairment compared to the estimated internal rate in the business models. The assessment did not give rise to any comments.

2021	Level 1 EUR'000	Level 2 EUR'000	Level 3 EUR'000	Total EUR'000
Unlisted shares, equity investment	0	0	21,533	21,533
Receivables from investment	0	0	111,455	111,455
Financial assets measured at fair value through profit or loss	0	0	132,988	132,988
2020	Level 1 EUR'000	Level 2 EUR'000	Level 3 EUR'000	Total EUR'000
Unlisted shares, equity investments	0	0	9,857	9,857
Financial assets measured at fair value through profit or loss	0	0	9,857	9,857

Sensitivity analysis

The fair value of the Fund's investment is affected by developments in the applied discount rate and future earnings expectations for this investment. A decline or increase in the material unobservable inputs stated above and changes in macroeconomic conditions might have a direct effect on the valuation of the investment. As a result of the investment currently being under early development, no discount rate range is disclosed and no sensitivity analyses has been made.

Please refer to note 6 for a specification of fair value investments.

Notes

13. Related parties

Related parties with a controlling interest

The Limited Partnership has no investors or related parties with a controlling interest.

	2021 EUR'000	2020 EUR'000
Related party transactions		
The General Partner receives a fee for its liability towards		
CI IV US AIV QFPF K/S as per the Articles of Association		
Payment to the General Partner	1	0
Copenhagen Infrastructure Partners P/S (the Fund Manager) is considered		
a related party of the Fund due to direct or indirect control and transactions		
Management fee	6,924	0

Management fee is calculated as a percentage of the total committed capital to the Fund.

Receivables from investments

Loans have been granted on market terms, which are expected to be settled by future cash payments. The Fund has no guarantees or similar collateral in connection with loans. As shown in note 6, loans are only provided to entities in which the Fund holds the majority of shares.

	2021 EUR'000	2020 EUR'000
Committed loan capital	92,444	0
Contributions	92,444	0
Outstanding commitment	0	0

In addition to the outstanding commitment, other loans have been provided without a specified loan cap.

There are no other key relationships, which are considered material to the financial statements.

Notes

14. Contingent liabilities

The Fund has the following third party contingent liabilities or guarantees as of 31 December 2021:

- The outstanding guarantees for the Zone 29 LC, which amounts to EUR 11m
- The outstanding guarantees for the Zone 29 LC, which amounts to USD 126m
- The outstanding guarantees for the Tenaska, which amounts to USD 13m
- The outstanding guarantees for the Fighting Jays LC, which amounts to USD 42m
- The outstanding guarantees for the Fighting Jays PCG, which amount to USD 315m
- The outstanding guarantees for the Panther Groove, which amounts to USD 15m
- The outstanding guarantees for the Swan Lake, which amounts to USD 1m
- The outstanding guarantees for the Travers LC, which amounts to CAD 51m
- The outstanding guarantees for the Travers PCG, which amounts to CAD 412m
- The outstanding guarantees for the Travers PCG, which amounts to USD 177m
- The outstanding guarantees for the Travers PCG, which amounts to EUR 200m
- The outstanding guarantees for the CI IV Master DevCo LLC, which amounts to USD 50m
- The outstanding guarantees for the Winterbourne, which amounts to AUD 65m

Furthermore, the Fund is fully liable for a credit facility taken up by Copenhagen Infrastructure IV K/S with an outstanding balance of EUR 79m at the balance sheet date.

There are no other guarantees or contingent liabilities of the Fund.

Please refer to the description in note 11 regarding risk on provisions on the outstanding commitment.

Notes

15. Investors

The Limited Partnership has registered the following Limited Partners as holding more than 5% of the voting rights or nominal value of the contributed capital:

		Ownership
Limited Partner	Residence	percentage
P+, Pensionskassen for Akademikere	Dirch Passers Alle 76	8.90%
	DK-2000 Frederiksberg	
	Denmark	
PensionDanmark Pensionsforsikrings-	Langelinie Allé 43	25.42%
aktieselskab	DK-2100 Copenhagen	
	Denmark	
AP Pension Livsforsikringsaktieselskab	Østbanegade 135	17.03%
	DK-2100 Copenhagen	
	Denmark	
Lægernes Pension – Pensionskassen for	Dirch Passers Allé 76	6.35%
Læger	DK-2000 Frederiksberg	
	Denmark	
PFA Pension, forsikringsaktieselskab	Sundkrogsgade 4	7.63%
	DK-2100 Copenhagen	
	Denmark	
Lærernes Pension Forsikrings-	Tuborg Boulevard 2	6.81%
Aktieselskab	DK-2900 Hellerup	
	Denmark	
Alecta Pensionsförsikring,	Regeringsgatan 107	7.63%
Ömsessidigt	103 73 Stockholm	
	Sweden	

16. Events after the balance sheet date

The recent development in Ukraine marks a historical event that has and further will redefine the global power structures and energy markets. The situation is unpredictable, but most likely the conflict will be prolonged and increase in severity. The situation has resulted in increased volatility for the global economy in terms of commodity prices, supply chain issues, inflation, interest rates etc. The ongoing conflict does not affect the valuations per 31 December 2021, and the Fund Manager is currently assessing how the conflict will impact the Fund.

No other events have occurred after the balance sheet date to this date which would influence the evaluation of this annual report.

Notes

17. Authorisation of the annual report for issue

At the meeting held on 8 April 2022 the General Partner authorised this annual report for issue on 8 April 2022.

The annual report will be submitted to the Limited Partnership's Limited Partners for adoption at the Annual General Meeting on 8 April 2022.