# GELF Bond Issuer I S.A. Société anonyme

Annual accounts as at December 31, 2021

#### DIRECTORS' REPORT FOR THE YEAR ENDED DECEMBER 31, 2021

GELF Bond Issuer I S.A. (the "Company") is closing its 2021 financial year with total assets of EUR 728,391,246.36, and a net profit for the financial year of EUR 8,450.55.

#### Significant events occurred after closing date

No significant events occurred after December 31, 2021.

#### **Future development**

The Company may raise further funds through the issue of notes or similar debt instruments depending on the financing needs.

#### Research and development

The Company has not performed any activities in research and development and has no intention to do any in the future.

#### Acquisition of own shares

The Company did not acquire any of its own share during the year ended December 31, 2021.

#### **Existence of branches**

No existence of branches as at December 31, 2021.

#### Non-audit services

There has been no non-audit services provided by the auditor to the Company during the years ended December 31, 2021 and December 31, 2020.

#### Proposition of result brought forward/result for the financial period allocation

The proposed allocation of the result for the financial year is as follows:

Result brought forward (94,929.46)
Result for the financial year 2021 8,450.55 **Total loss to be carried forward as at December 31, 2021 (86,478.91)** 

Luxembourg, February 24, 2022

Pocusigned by:

Hans Ongena

Director

DocuSigned by:
FE469FA435AE4AD...
Dominique Prince
Director



#### **Audit report**

To the Shareholder of **GELF Bond Issuer I S.A.** 

#### Report on the audit of the annual accounts

#### Our opinion

In our opinion, the accompanying annual accounts give a true and fair view of the financial position of GELF Bond Issuer I S.A. (the "Company") as at 31 December 2021, and of the results of its operations for the year then ended in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts.

What we have audited

The Company's annual accounts comprise:

- the balance sheet as at 31 December 2021;
- the profit and loss account for the year then ended; and
- the notes to the annual accounts, which include a summary of significant accounting policies.

#### **Basis for opinion**

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

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

We are independent of the Company in accordance with the International Code of Ethics for Professional Accountants, including International Independence Standards, issued by the International Ethics Standards Board for Accountants (IESBA Code) as adopted for Luxembourg by the CSSF together with the ethical requirements that are relevant to our audit of the annual accounts. We have fulfilled our other ethical responsibilities under those ethical requirements.

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

#### **Key audit matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the annual accounts of the current period. These matters were addressed in the context of our audit of the annual accounts as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.



#### Key audit matter

# Recoverability of loans to affiliated undertakings

Loans to affiliated undertakings are the most significant balance in the assets of the Company. Loans to affiliated undertakings are made up of a number of loans financing entities of Goodman European Logistics Fund ("GEP") and its subsidiaries (the " Partnership").

Management is required to perform an annual review of the recoverability of the loans to affiliated undertakings and consider if the balance is subject to value adjustments where its recoverability is compromised. These value adjustments are not continued if the reasons cease to apply.

The recoverability review is based on the related party's ability to repay the outstanding balances and therefore involves a number of judgments to be made.

#### How our audit addressed the key audit matter

In assessing the recoverability of the loans to affiliated undertakings, we discussed with Management the financial situation of the Partnership acting as guarantor of the listed non-convertible notes issued by the Company. To assess the recoverability of the loans, Management ensures that the Partnership has sufficient resources to reimburse its debts towards the Company. This assessment is primarily based on the net asset value ("NAV") of the Partnership, noting that the fair value of the investment properties is the main component of the NAV.

We challenged Management's impairment assessment by reconciling the NAV used in the calculation to the audited one as at 31 December 2021 to evaluate the Partnership's ability to pay the short-term interest from the loans.

We performed the following procedures to test the fair value of the investment properties owned by the Partnership:

- We assessed the Independent Valuers' qualifications and expertise, and read the terms of engagement with the Partnership to determine whether there were any matters that might have affected their objectivity or may have imposed scope limitations upon their work;
- We read the valuation reports covering all the properties.
   We confirmed that the valuation approach applied to the properties are in line with market practice and suitable for use in determining the fair value and consistent with prior years;
- We carried out procedures, on a sample basis, to test whether property-specific standing data supplied to the Valuers by Management reflected the underlying property records held by the Partnership and which had been tested during our audit;
- Our real estate experts examined valuation reports on a sample basis: our work focused on the largest properties in different cities in the portfolio, specific asset locations and those properties where the assumptions used and/or yearon-year fair value movements suggested a possible outlier versus prior year fair values;
- We benchmarked the yields and the estimated rental values used by the Valuers to market data as well as to recent transactions (where available).



We also considered the reasonableness of other assumptions that are not so readily comparable such as vacancy costs, capital expenditures and maintenance costs.

#### Other information

The Board of Directors is responsible for the other information. The other information comprises the information stated in the annual report including the directors' report and the Corporate Governance Statement but does not include the annual accounts and our audit report thereon.

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

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

#### Responsibilities of the Board of Directors for the annual accounts

The Board of Directors is responsible for the preparation and fair presentation of the annual accounts in accordance with Luxembourg legal and regulatory requirements relating to the preparation and presentation of the annual accounts, and for such internal control as the Board of Directors determines is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

#### Responsibilities of the "Réviseur d'entreprises agréé" for the audit of the annual accounts

The objectives of our audit are to obtain reasonable assurance about whether the annual accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the EU Regulation No 537/2014, the Law of 23 July 2016 and with ISAs as adopted for Luxembourg by the CSSF will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts.



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

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



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

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

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

#### Report on other legal and regulatory requirements

The directors' report is consistent with the annual accounts and has been prepared in accordance with applicable legal requirements.

The Corporate Governance Statement is included in the directors' report. The information required by Article 68ter Paragraph (1) Letters c) and d) of the Law of 19 December 2002 on the commercial and companies register and on the accounting records and annual accounts of undertakings, as amended, is consistent with the annual accounts and has been prepared in accordance with applicable legal requirements.

We have been appointed as "Réviseur d'Entreprises Agréé" by the Board of Directors on 31 July 2018 and the duration of our uninterrupted engagement, including previous renewals and reappointments, is 7 years.

PricewaterhouseCoopers, Société coopérative Represented by

Luxembourg, 4 March 2022

**Amaury Evrard** 

#### **BALANCE SHEET**

Financial year from  $_{01}$  <u>01/01/2021</u> to  $_{03}$  <u>1/12/2021</u>  $_{(in \quad 03)}$  <u>EUR</u>  $_{)}$ 

**GELF Bond Issuer I S.A.** 

5 rue de Strasbourg

L-2561 Luxembourg

#### **ASSETS**

		Reference(s)		Current year		Previous year
A. Su	bscribed capital unpaid	1101	101	0.00	102	0.00
l.	Subscribed capital not called	1103	103	0.00	104	0.00
II.	Subscribed capital called but unpaid	1105	105	0.00	106	0.00
B. Fo	rmation expenses	1107 <b>3</b>	107	2,041,319.66	108	4,236,103.99
C. Fix	ked assets	1109	109	726,346,436.81	110	978,477,722.20
I.	Intangible assets	1111	111	0.00	112	0.00
	<ol> <li>Costs of development</li> </ol>	1113	113	0.00	114	0.00
	<ol><li>Concessions, patents, licences, trade marks and similar rights and assets, if they were</li></ol>	1115	115	0.00	116	0.00
	<ul> <li>acquired for valuable consideration and need not be shown under C.I.3</li> </ul>	1117	117	0.00	118	0.00
	<ul><li>b) created by the undertaking itself</li></ul>	1119	119	0.00	120	0.00
	<ol> <li>Goodwill, to the extent that it was acquired for valuable consideration</li> </ol>	1121	121	0.00_	122	0.00
	<ol> <li>Payments on account and intangible assets under development</li> </ol>		400	0.00		0.00
II.	Tangible assets	1123		0.00		
II.	1. Land and buildings	1125		0.00		0.00
	Plant and machinery	1127		0.00		0.00
	2. Flant and machinery	1129	129	0.00	130	0.00

			Reference(s)		Current year		Previous year
	3.	Other fixtures and fittings, tools and equipment	1131	131	0.00	132	0.00
	4.	Payments on account and tangible assets in the course			0.00		
		of construction	1133	133		134	0.00
III.		nancial assets	1135	135	726,346,436.81	136	
		Shares in affiliated undertakings	1137	137	0.00	138	0.00
	2.	Loans to affiliated undertakings	1139 4	139	726,346,436.81	140	978,477,722.20
	3.	Participating interests	1141	141	0.00	142	0.00
	4.	Loans to undertakings with which the undertaking is linked by virtue of participating interests	1143	143	0.00	144	0.00
	5.	Investments held as fixed					
		assets	1145	145	0.00	146	0.00
	6.	Other loans	1147	147	0.00	148	0.00
D. Cu	ırrer	nt assets	1151	151	3,489.89	152	2,018.42
I.	Sto	ocks	1153	153	0.00	154	0.00
	1.	Raw materials and consumables	1155	155	0.00	156	0.00
	2.	Work in progress	1157	157	0.00	158	0.00
	3.	Finished goods and goods for resale	1159	159	0.00	160	0.00
	4.	Payments on account	1161		0.00	162	0.00
II.	De	ebtors	1163		0.00		0.00
	1.	Trade debtors	1165		0.00		0.00
		a) becoming due and payable within one year	1167		0.00		0.00
		b) becoming due and payable after more than one year	1169	169	0.00	170	0.00
	2.	Amounts owed by affiliated undertakings	1171	171	0.00	172	0.00
		a) becoming due and payable					
		within one year	1173	173	0.00	174	0.00
		b) becoming due and payable after more than one year	1175	175	0.00	176	0.00
	3.	Amounts owed by undertakings with which the undertaking is linked by virtue of participating interests	447	177	0.00	470	0.00
		a) becoming due and payable	1177			1/8	
		within one year	1179	179	0.00	180	0.00
		b) becoming due and payable after more than one year	1181	181	0.00	182	0.00
	4.	Other debtors	1183		0.00		0.00
		a) becoming due and payable		_ 103	0.00	104	0.00
		within one year	1185	185	0.00	186	0.00
		b) becoming due and payable					
		after more than one year	1187	187	0.00	188	0.00

	Reference(s)		Current year		Previous year
III. Investments	1189	189	0.00	190	0.00
1. Shares in affiliated undertakings	1191	191	0.00	192	0.00
2. Own shares	1209	209	0.00	210	0.00
3. Other investments	1195	195	0.00	196	0.00
IV. Cash at bank and in hand	1197	197	3,489.89	198	2,018.42
E. Prepayments	1199	199	0.00	200	0.00
TOTAL (A	ASSETS)	201	728,391,246.36	202	982,715,844.61

## **CAPITAL, RESERVES AND LIABILITIES**

		Reference(s)		Current year		Previous year
A.	Capital and reserves	1301	301	44,521.09	302	36,070.54
	I. Subscribed capital	1303 5	303	31,000.00	304	31,000.00
	II. Share premium account	1305 7	305	100,000.00	306	100,000.00
	III. Revaluation reserve	1307	307	0.00	308	0.00
	IV. Reserves	1309	309	0.00	310	0.00
	1. Legal reserve	1311	311	0.00	312	0.00
	2. Reserve for own shares	1313		0.00		0.00
	<ol><li>Reserves provided for by the articles of association</li></ol>	1315	315	0.00	316	0.00
	<ol><li>Other reserves, including the fair value reserve</li></ol>	1429	429	0.00	430	0.00
	a) other available reserves	1431		0.00	-	0.00
	b) other non available reserves	1433		0.00		0.00
	V. Profit or loss brought forward	1319 7		-94,929.46		-80,459.49
	VI. Profit or loss for the financial year	1321 7		8,450.55		-14,469.97
	VII. Interim dividends	1323		0.00		0.00
	VIII. Capital investment subsidies	1325		0.00		0.00
В.	Provisions	1331	331	0.00	332	0.00
	<ol> <li>Provisions for pensions and similar obligations</li> </ol>	1333	333	0.00	334	0.00
	2. Provisions for taxation	1335	335	0.00	336	0.00
	3. Other provisions	1337	337	0.00	338	0.00
c.	Creditors	1435	435	728,346,725.27	436	982,679,774.07
	1. Debenture loans	1437 <b>8</b>	437	728,088,356.16	438	982,490,632.69
	a) Convertible loans	1439	439	0.00	440	0.00
	i) becoming due and payable within one year	1441	441	0.00	442	0.00
	ii) becoming due and payable after more than one year	1443	443	0.00	444	0.00
	b) Non convertible loans	1445	445	728,088,356.16	446	982,490,632.69
	i) becoming due and payable within one year	<b>8</b>	447	3,088,356.16	448	3,528,632.69
	ii) becoming due and payable after more than one year	1449 <b>8</b>	449	725,000,000.00	450	978,962,000.00
	<ol><li>Amounts owed to credit institutions</li></ol>	1355	355	0.00	356	0.00
	<ul> <li>a) becoming due and payable within one year</li> </ul>	1357	357	0.00	358	0.00
	b) becoming due and payable after more than one year	1359	359	0.00	360	0.00

			Reference(s)		Current year		Previous year
3.		ents received on account ers in so far as they are not					
		n separately as deductions					
	from		1361	361	0.00	362	0.0
	a)	becoming due and payable within one year	1363	363	0.00	364	0.0
	b)	. ,			0.00		0.0
		after more than one year	1365	365		366	
4.		creditors	1367	367	220,018.77	368	159,072.6
	a)	becoming due and payable within one year	1369 _ <b>8</b>	369	220,018.77	370	159,072.6
	b)	becoming due and payable after more than one year	1371	371	0.00	372	0.0
5.	Bills o	f exchange payable	1373	373	0.00	374	0.0
	a)	becoming due and payable within one year	1375	375	0.00	376	0.0
	b)	becoming due and payable		3.3 <u></u>		570	
	,	after more than one year	1377	377	0.00	378	0.0
6.		nts owed to affiliated takings	1379	379	0.00	380	0.0
	a)	becoming due and payable within one year	1381	381	0.00	382	0.0
	b)	becoming due and payable after more than one year	1383	383	0.00	384	0.0
7.	with v	nts owed to undertakings which the undertaking is by virtue of participating sts	1385	385	0.00_	386	0.0
	a)	becoming due and payable	1303	303	0.00	300	0.0
	u,	within one year	1387	387	0.00	388	0.0
	b)	becoming due and payable after more than one year			0.00		0.4
8.	Othor	creditors	1389	389		390	0.0 30,068.7
0.		Tax authorities	1451	451		452	, , , , , , ,
	a)		1393		38,350.34	394	
	b)	Social security authorities	1395		0.00		
	c)	Other creditors	1397	397	0.00	398	0.0
		<ul> <li>becoming due and payable within one year</li> </ul>	1399	399	0.00	400	0.0
		<ul><li>becoming due and payable after more than one year</li></ul>	1401	401	0.00	402	0.0
	red inco		1403		0.00	40.4	0.0

#### **PROFIT AND LOSS ACCOUNT**

Financial year from  $_{01}$  01/01/2021 to  $_{02}$  31/12/2021 (in  $_{03}$ EUR )

**GELF Bond Issuer I S.A.** 

5 rue de Strasbourg

L-2561 Luxembourg

		Reference(s)		Current year		Previous year
1.	Net turnover	1701	701	0.00	702	0.00
2.	Variation in stocks of finished goods and in work in progress	1703	703	0.00	704	0.00
3.	Work performed by the undertaking for its own purposes and capitalised	1705	705	0.00	706	0.00
4.	Other operating income	1713	713	0.00	714	0.00
5.	Raw materials and consumables and other external expenses  a) Raw materials and consumables  b) Other external expenses	1671 1601 1603	601	-305,931.16 0.00 -305,931.16	602	-151,952.42 0.00 -151,952.42
6.	Staff costs	1605	605	0.00	606	0.00
	a) Wages and salaries	1607	607	0.00	608	0.00
	b) Social security costs	1609	609	0.00	610	0.00
	i) relating to pensions	1653	653	0.00	654	0.00
	ii) other social security costs	1655	655	0.00	656	0.00
	c) Other staff costs	1613	613	0.00	614	0.00
7.	Value adjustments	1657	657	-2,194,784.33	658	-2,812,925.38
	<ul> <li>a) in respect of formation expenses and of tangible and intangible fixed assets</li> </ul>	1659 <b>3</b>	659	-2,194,784.33	660	-2,812,925.38
	b) in respect of current assets	1661	661	0.00	662	0.00
8.	Other operating expenses	1621	621	-11,700.00	622	-11,700.00

	Reference(s)		Current year		Previous year
9. Income from participating interests	1715	715	0.00	716	0.00
a) derived from affiliated undertakings	1717		0.00		0.00
<ul><li>b) other income from participating interests</li></ul>	1719	719	0.00	720	0.00
10. Income from other investments and loans forming part of the fixed assets	1721	721 <u> </u>	0.00	722	0.00
a) derived from affiliated undertakings	1723		0.00		0.00
b) other income not included under a)	1725	725	0.00	726	0.00
11. Other interest receivable and similar income	1727	727	18,039,214.61	728	16,093,627.97
a) derived from affiliated undertakings	1729 4	729	18,039,214.61	730	16,093,627.97
b) other interest and similar income	1731		0.00		0.00
12. Share of profit or loss of undertakings accounted for under the equity method	1663	663	0.00	664	0.00
13. Value adjustments in respect of financial assets and of investments held as current assets	1665	665	0.00	666	0.00
14. Interest payable and similar expenses	1627	627	-15,510,917.57	628	-13,126,823.14
a) concerning affiliated undertakings	1629	629	0.00	630	0.00
b) other interest and similar expenses	1631 8	631	-15,510,917.57	632	-13,126,823.14
15. Tax on profit or loss	1635 10	635	-2,889.00	636	0.00
16. Profit or loss after taxation	1667	667	12,992.55	668	-9,772.97
17. Other taxes not shown under items 1 to 16	1637 10	637	-4,542.00	638	-4,697.00
18. Profit or loss for the financial year	1669	669	8,450.55	670	-14,469.97

## Notes to the annual accounts as at December 31, 2021

# Note 1 - General Information

GELF Bond Issuer I S.A. ("the Company") was incorporated on November 26, 2012 as a "Société Anonyme".

The Company has its registered address at 5, rue de Strasbourg, L-2561 Luxembourg and is registered at the Luxembourg Trade and Company Register under number R.C.S. Luxembourg n° B 173.090.

The Company's principal activity is to raise funds through, including, but not limited to, the issue of bonds, notes, promissory notes, certificates and other debt instruments or debt securities, convertible or not, or the use of financial derivatives.

The Company may render assistance, whether by way of loans, guarantees or otherwise to any company being a direct or indirect shareholder of the Company or any company belonging to the same group as the Company.

The Company's financial year runs from January 1 to December 31.

The Company is included in the consolidated accounts of Goodman European Logistics Fund FCP – FIS forming the largest body of undertakings of which the Company forms a part as an indirect subsidiary undertaking. The registered office of that company is located at is located at 5, rue de Strasbourg, L-2561 Luxembourg and the consolidated financial statements are available at the same address.

The Company is formed for an unlimited duration.

### Note 2 - Summary of significant accounting policies

#### Basis of preparation

The annual accounts are prepared in accordance with the Luxembourg legal and regulatory requirements under the historical cost convention under the going concern basis of accounting.

Accounting policies and valuation rules are, besides the ones laid down by the law of December 19, 2002 ("Accounting Law"), as amended from time to time, determined and applied by the Board of Directors.

The preparation of the annual accounts requires the use of certain critical accounting estimates. It also requires the Board of Directors to exercise its judgement in the process of applying the accounting policies. Changes in assumptions may have a significant impact in the annual accounts for the period in which the assumptions changed. The Board of Directors believes that the underlying assumptions are appropriate and that the annual accounts therefore present the financial position and results fairly.

The ongoing COVID-19 pandemic has not had a material adverse financial impact on the Company for the year ending December 31, 2021. There is no impact on the going concern due to the pandemic.

#### Formation expenses

The formation expenses are written off on a straight-line basis over a period up to 5 years in accordance with the Accounting Law.

#### Financial fixed assets

Loans to affiliated undertakings are valued at nominal value.

In the case of durable depreciation in value according to the opinion of the Board of Directors, value adjustments are made in respect of fixed assets, so that they are valued at the lower figure to be attributed to them at the balance sheet date. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

# Note 2 - Summary of significant accounting policies (continued and ended)

#### Foreign currency translation

The Company maintains its accounting records in EURO ("EUR") and its annual accounts are expressed in this currency.

Current assets and current liabilities expressed in other currencies are translated into EUR at the rate prevailing at the Balance Sheet date. Fixed assets are translated at historical exchange rates

Transactions in other currencies are translated into EUR at the exchange rates prevailing at transaction date (or at the average exchange rate prevailing in the month which the transaction took place).

Realised foreign exchange gains and losses and unrealised foreign exchange losses are reflected in the Profit and Loss account. Unrealised exchange gains are not accounted for.

#### Debtors

Debtors are valued at their nominal value. They are subject to value adjustments where their recovery is compromised. These value adjustments are not continued if the reasons for which the value adjustments were made have ceased to apply.

#### Provision for taxation

Provisions for taxation corresponding to the difference between the tax liability estimated by the Company and the advance payments for the financial years for which the tax return has not yet been filed are recorded under the caption "Other creditors - Tax authorities".

#### Debts

Debts are recorded at their reimbursement value. Where the amount repayable on account is greater than the amount received, the difference is shown as an asset and is written off over the period of the debt based on a linear method.

#### Creditors

Creditors are recorded at their nominal value.

#### Interest income and expense

Interest income and expense are recognised on an accrual basis.

# Note 3 - Formation expenses

Formation expenses comprise expenses incurred for the issuance of the Notes (see Note 8).

The movements for the year are as follows:

Gross book value - opening balance	19,742,322.87
Additions for the year	0.00
Disposals/decreases for the year	0.00
Gross book value - closing balance	19,742,322.87
Accumulated value adjustment - opening balance	(15,506,218.88)
Value adjustment for the year	(2,194,784.33)
Reversals for the year	(0.00)
Accumulated value adjustment - closing balance	(17,701,003.21)
Net book value – closing balance	2,041,319.66
Net book value – opening balance	4,236,103.99

The "Value adjustment for the year" includes the write-off of formation expenses for an amount of EUR 386,755.49 due to issuer call on the EUR 253,962,000.00 Euro Medium Term Note ("EMTN") 16/22 on April 26, 2021 (2020: EUR 317,900.00 due to the early redemption of the same EMTN).

## Note 4 - Financial fixed assets

The movements for the year are as follows:

The movements for the year are as follows:	Loans to affiliated undertakings
Gross book value - opening balance	978,477,722.20
Additions for the year	18,039,214.61
Repayments for the year	(270,170,500.00)
Transfers for the year	0.00
Gross book value - closing balance	726,346,436.81
Accumulated value adjustment - opening balance	0.00
Allocation for the year	0.00
Reversals for the year	0.00
Transfers for the year	0.00
Accumulated value adjustment - closing balance	0.00
Net book value - closing balance	726,346,436.81
Net book value - opening balance	978,477,722.20

The Company grants loans to GELF European Holdings (Lux) S.à r.l. (interest rate linked to interest rates of non-convertible debenture loans + spread, cost+5%, and maturity date is as at December 31, 2021 and automatically renewable if not terminated one month before maturity date, as per the extended period, the new maturity date is December 31, 2026). The total interest income on the above loans amounts to EUR 18,039,214.61 (2020: EUR 16,093,627.97) and has been compounded into the loans principal in accordance with the intra-group loan agreements.

The loan repayment during the year is mainly due to an issuer call on the EUR 253,962,000.00 EMTN issued on October 20, 2016 with an initial maturity on October 20, 2022 (EMTN 16/22) (Note 8).

The Board of Directors is in the opinion that the book value of loans to affiliated undertakings reflects its fair value hence no impairment was recorded during the year.

# Note 5 - Subscribed capital

The subscribed capital amounts to EUR 31,000.00 and is divided into 31,000 shares fully paid up with a nominal value of EUR 1.00.

# Note 6 - Legal reserve

The Company is required to allocate a minimum of 5% of its annual net income to a legal reserve, until this reserve equals 10% of the subscribed share capital. This reserve may not be distributed.

For the years ended December 31, 2021 and December 31, 2020 no allocation was made to the legal reserve as the Company had reported a loss brought forward for the financial years.

# Note 7 - Movements for the year on the reserves and profit/loss items

The movements for the year are as follows:

	Subscribed capital	Share premium account	Legal reserve	Profit or loss brought forward	Profit and loss for the financial year	Total
As at December 31, 2020	31,000.00	100,000.00	0.00	(80,459.49)	(14,469.97)	36,070.54
<ul> <li>Allocation of previous year's profit</li> </ul>						
or loss	0.00	0.00	0.00	(14,469.97)	14,469.97	0.00
<ul> <li>Profit or loss</li> </ul>						
for the year	0.00	0.00	0.00	0.00	8,450.55	8,450.55
As at December						
31, 2021	31,000.00	100,000.00	0.00	(94,929.46)	8,450.55	44,521.09

## **Note 8 - Creditors**

Amounts due and payable for the accounts shown under "Creditors" are as follows:

	Within one year	After After one year and five years within five		Total 2021	Total 2020
	(EUR)	years (EUR)	(EUR)	(EUR)	(EUR)
Non-convertible debenture loans	3,088,356.16	325,000,000.00	400,000,000.00	728,088,356.16	982,490,632.69
Trade creditors	220,018.77	0.00	0.00	220,018.77	159,072.67
Tax authorities	38,350.34	0.00	0.00	38,350.34	30,068.71
Total -	3,346,725.27	325,000,000.00	400,000,000.00	728,346,725.27	982,679,774.07

## Note 8 - Creditors (continued and end)

This item is composed of two Euro Medium Term Notes, listed on the Luxembourg Stock Exchange:

- EMTN 16/26 amounting to EUR 325,000,000.00 with a maturity date on October 20, 2026 and with a fixed coupon of 1.625%
- EMTN 19/29 amounting to EUR 400,000,000.00 with a maturity date on July 18, 2029 and with a fixed coupon of 1.125%.

During the year 2021 the EMTN 16/22 amounting to EUR 253,962,000.00 with an initial maturity date on October 20, 2022 has been redeemed. In relation to the early redemption, the Company paid EUR 5,008,130.64 as redemption charges.

The accrued interest payable on the Euro Medium Term Notes as at December 31, 2021 amounts to EUR 3,088,356.16 (2020: EUR 3,528,632.69).

Interest payable and similar expenses of EUR 15,510,917.57 (2020: EUR 13,126,823.14) are composed mainly of interest expenses on the above described Notes amounting to EUR 10,485,542.11 (2020: EUR 13,126,823.14) and redemption charges of EUR 5,008,130.64.

All EMTN covenants were in compliance during the year.

# Note 9 - Auditor's fees

The total fees accrued by the Company to the external auditor amounted to EUR 10,506.25 (2020: EUR 10,506.25 excl. VAT). No non-audit services have been provided by the external auditor to the Company during the year ended December 31, 2021.

#### Note 10 - Taxes

The Company is subject to all taxes applicable to Luxembourg commercial companies.

# Note 11 – Loans and advances granted to the members of the management

No loans and advances have been granted to the members of the management during the years ended December 31, 2021 and December 31, 2020.

# Note 12 – Subsequent events

There were no material events that occurred between the date of the balance sheet and the date when the annual accounts were authorised for issue that have a bearing on the understanding of these annual accounts.

### **Appendix I: Corporate governance**

GELF Bond Issuer I S.A. is indirectly held by Goodman European Logistics Fund, FCP-FIS (GEP) and included in the consolidated accounts of GEP.

GEP (legal entity: Goodman European Logistics Fund, FCP-FIS) qualifies as a fonds commun de placement – fonds d'investissement spécialisé ("FCP" – "FIS"). As GEP is an FCP, it does not have legal personality. An FCP is managed by a management company (société de gestion) that has a legal personality and that is the statutory management body of the FCP. The management company acts in its own name, but has to indicate that it acts on behalf of the FCP. GELF Management (Lux) S.a r.l., the Alternative Investment Fund Manager ("AIFM"), a wholly owned direct subsidiary of Goodman Limited ("Goodman"), is the management company of GEP.

The AIFM is vested with the broadest powers to administer and manage GEP in accordance with the Management Regulations and Luxembourg law and regulations in the exclusive interest of the Unitholders.

The AIFM has the following responsibilities:

- + Managing GEP in the exclusive interest of Unitholders, in accordance with the terms of the Information Memorandum, the terms of the Management Regulations, Luxembourg law and other applicable administrative and regulatory requirements;
- + Implementing the Investment Strategy in line with the Objectives, Investment Restrictions and Investment Guidelines as set out in the Management Regulations and section 3 of the information memorandum; and
- + Appointing the Investment Advisor, the Property Manager, the Depositary, the Central Administration Agent, the Paying Agent, the Registrar and Transfer Agent and such other agents as appropriate.

GEP is currently the sole undertaking for collective investment managed by the management Company (AIFM).

Unitholders may elect to remove the AIFM by passing a resolution with a Simple Majority (the Units of Goodman being excluded for both the quorum and majority requirements) if a court of first instance passes a judgment that either the Investment Advisor is bankrupt or insolvent, and/or the AIFM and/or the Investment Advisor and/or their directors, officers or employees have been Fraudulent or have committed any Wilful Misconduct or have been Grossly Negligent in the performance of its or their duties under the Management Regulations or the Investment Advisory Agreement, as the case may be. Such removal will only be effective at the moment a successor management company takes over the functions of the AIFM and such successor management company has obtained the approval of (i) the CSSF and (ii) a Simple Majority of a General Meeting of Unitholders.

Unitholders may also elect to remove the AIFM by passing a resolution with a Special Majority (the Units of Goodman being excluded for both the quorum and majority requirements) in case of a change of control, being defined as a transaction where a 50% or more interest in the relevant company is acquired by another entity (the "Change of Control") resulting in a Review Event as defined below.

#### The Change of Control includes:

+ A change of control either at the level of Goodman Logistics (HK) Limited, Goodman Industrial Trust or Goodman Limited or in any body corporate, limited partnership, trust, corporation, legal arrangement or other person, established in the European Union or in another jurisdiction, owned, wholly or in part (including those held for 50% or less) in the holding structure between each of GLHK, GIT or GL and the AIFM, being a change of control at the Goodman Group level (Goodman Group or Goodman Limited, Goodman Industrial Trust and Goodman Logistics (HK) Limited, trading as Goodman Group, and where the context requires, their controlled entities - which for the purpose of clarity includes trusts); and/or

+ A direct or indirect change of control of the AIFM or any member of the Goodman Group providing significant resources in relation to the management of GEP, being a change of control at the AIFM's level.

If a Change of Control event was to occur at the Goodman Group level, the AIFM undertakes to procure that the new acquirer will be obliged to confirm to the Unitholders that its business strategy remains consistent with GEP's strategy at the time of acquisition and that the senior management team will be primarily unchanged or that the newly proposed senior management team includes the necessary skill set and experience to manage GEP. If the AIFM does not procure the delivery of such confirmation or the acquirer fails to deliver such confirmation, then a "Review Event" (as defined below) occurs. If a Change of Control event occurs at the Goodman Group level and an announcement of such Change of Control is made through the Australian Securities Exchange, the AIFM shall promptly provide Unitholders with written notice of such Change of Control.

If a Change of Control event occurs at the level of the AIFM, then a "Review Event" occurs.

In case of a Review Event, the Unitholders may elect to remove the AIFM by passing a resolution with a Special Majority (the Units of Goodman being excluded for both the quorum and majority requirements given the related party context).

Notwithstanding the above, no Review Event shall occur, either at the Goodman Group and/or AIFM level, if the proposed acquirer is a Competitor of the Goodman Group, where a Competitor is defined as a group that is also focused on the management of logistics real estate assets on a pan-European or greater scale.