

## Annual Return (AR30) form

## Section 1 - About this form

An Annual Return must be completed by all societies registered under the Co-operative and Community Benefit Societies Act 2014 ('the Act') (including any societies previously registered under the Industrial and Provident Societies Act 1965) or the Co-operative and Community Benefit Societies Act (Northern Ireland) 1969 ('the Act') (including any societies previously registered under the Industrial and Provident Societies Act 1969). The Annual Return must include:

- this form;
- a set of the society's accounts; and
- where required, an audit report or report on the accounts.

A society must submit the Annual Return within 7 months of the end of the society's financial year. Failure to submit on time is a prosecutable offence.

Please note that this form, including any details provided on the form, will be made available to the public through the Mutuals Public Register <a href="https://mutuals.fca.org.uk">https://mutuals.fca.org.uk</a>.

For guidance on our registration function for societies under the Co-operative and Community Benefit Societies Act 2014, which includes guidance on the requirement to submit an Annual Return, please see here: <a href="https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf">https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf</a>

## **Section 2 – About this application**

Society name	Bristol Community Energy Ltd
Register number	31313R
Registered address	Happy City, Canningford House, 38 Victoria Street, Bristol,
Postcode	BS1 6BY

## 2.1 What date did the financial year covered by these accounts end?

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## **Section 3 - People**

3.1 Please provide the names of the people who were directors of the society during the financial year this return covers. Some societies use the term 'committee member' or 'trustee' instead of 'director'. For ease of reference, we use 'director' throughout this form.

Name of director	Month and year	of birth
Andrew Lee	June	1966
Andy O'Brien	January	1963
Chris Speller	February	1956
Daniella Radice	December	1973
David Bunker	April	1951
David Gareth Hoskins	July	1948
Deborah Douglas	May	1967
Eric Booth-Clibborn	February	1961
Henrietta Ridgeon		1973
Peter Thompson	February	1959

Continue on to a separate sheet if necessary.

3.2 All directors must be 16 or older. Please confirm this is this case:

All directors are aged 16 or over  $\ oxdot$ 

3.3 Societies are within the scope of the Company Directors Disqualification Act 1986 (CDDA). Please confirm that no director is disqualified under that Act:

No director is disqualified  $\square$ 

**3.4 Please state any close links which any of the directors has with any society, company or authority.** 'Close links' includes any directorships or senior positions held by directors of the society in other organisations.

## **Directors in other companies**

David Gareth Hoskins

SEVERN COMMUNITY ENERGY ONE C.I.C. (09648502)

BEC SOLAR ONE LTD (09345286)

**CRANNOG INNOVATIONS LTD (07127497)** 

ST PAUL'S VIEW LIMITED (05356352)

ISLEWORTH SHIPPING COMPANY LIMITED (04007216)

MEADOW COURT FLATS LIMITED (02450528)

## Andrew Lee

BEC SOLAR ONE LTD (09345286)

## Andy O'Brien

MICROGRID FOUNDRY LIMITED (11780032)

ZERO WEST C.I.C. (11324659)

SSB PURITON C.I.C. (08885925)

SEVERN COMMUNITY ENERGY ONE C.I.C. (09648502)

BEC SOLAR ONE LTD (09345286)

## Chris Speller

COAM MEMBERS LIMITED (11679166)

SSB PURITON C.I.C. (08885925)

SEVERN COMMUNITY ENERGY ONE C.I.C. (09648502)

BEC SOLAR ONE LTD (09345286)

## Deborah Douglas

HOTWELLS PRIMARY SCHOOL TRUST (08920557)

## Peter Thompson

SSB PURITON C.I.C. (08885925)

SEVERN COMMUNITY ENERGY ONE C.I.C. (09648502)

BEC SOLAR ONE LTD (09345286)

## 3.5 Please provide the name of the person who was secretary at the end of the financial year this return covers. Societies must have a secretary.

Name of secretary	Month and year of birth			
Hugh Prentice	February	1958		

## Section 4 - Financial information

## 4.1 Please confirm that:

accounts are being submitted with this form

the accounts comply with relevant statutory and accounting requirements

the accounts are signed by two members and the secretary (3 signatures in total)

4.2 Based on the accounts, please provide the information requested below for the financial year covered by this return.

Number of members	587
Turnover	£1,273,867
Assets	£10,298,499
Number of employees (if any)	11
Share capital	£2,073,124
Highest rate of interest paid on shares (if any)	5%

**4.3 What Standard Industrial Classification code best describes the society's main business?** Where more than one code applies, please select the code that you feel best describes the society's main business activity. You will find a full list of codes here: <a href="http://resources.companieshouse.gov.uk/sic/">http://resources.companieshouse.gov.uk/sic/</a>

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## **Section 5 - Audit**

Societies are required to appoint an auditor to audited unless they are small or have disapplied this requirement. For further guidance see chapter 7 of our guidance: <a href="https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf">https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf</a>

## 5.1 Please select the audit option the society has complied with:

Full professional audit	$\boxtimes$
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Auditor's report on	the accounts		
Lay audit			
No audit			
5.2 Please confit the society's ow			he society is compliant with
We have complied	with the audit requir	rements	
5.3 Please confine with this Annual		port (where re	equired) is being submitted
Yes	$\boxtimes$		
Not applicable			
The information be accounts. Please p			equired of the society's questions.
5.4 Is this societ charity for tax p		HM Revenue a	nd Customs (HMRC) as a
Yes $\square$			
No 🗵			
			e of the Scottish Charity registration number.
Not applicable			
OSCR number:			
5.6 Is the societ	y a housing ass	ociation?	
No 🖂	Go to section 6		

5.7 Please confirm which housing regulator you are registered with, and provide the registration number they have given you:

	Registration number
Homes and Communities Agency	
Scottish Housing Regulator	
The Welsh Ministers	
Department for Communities (Northern Ireland)	

 $\Box$  Go to question **5.7** 

Yes

## Section 6 - Subsidiaries

Section 6	- Su	DSIGI	aries		
6.1 Is the soci	iety a su	bsidia	ry of another society?		
Yes					
No	$\boxtimes$		Does the society have ections 100 and 101 of		nore subsidiaries? (As defined
Yes	$\boxtimes$	Con	tinue to question 6.3		
No		Con	tinue to Section 7		If the society has subsidiaries ase provide the names of them
below (or atta	ch an ad	lditiona	al sheet)	F	
Registration	on Num	ber		Nam	e
08885925		SSB Puriton CIC			
09648502			Severn Community E	nergy Or	ne CIC
09345286			BEC Solar One Ltd		
with in group	accoun	ıts (if a		xclusion	es of subsidiaries not dealt s: (the society must have written ts)
Registration Number			Name Reason for exclusion		Reason for exclusion

## **Section 7– Condition for registration**

All societies are registered meeting one of two conditions for registration. These are that the society is either:

- a bona fide co-operative society ('co-operative society'); or
- are conducting business for the benefit of the community ('community benefit society').

If you are not sure which condition for registration applies to the society please see chapters 4 and 5 of our guidance: https://www.fca.org.uk/publication/finalised-guidance/fg15-12.pdf **Section 7A - Co-operative societies** Co-operative societies must answer the following questions in relation to the financial year covered by this return. 7A.1 What is the business of the society? For example, did you provide housing, manufacture goods, develop IT systems etc. 7A.2 Please describe the members' common economic, social and cultural needs and aspirations. In answering this question, please make sure it is clear what needs and aspirations members had in common. 7A.3 How did the society's business meet those needs and aspirations? You have described the society's business answer to question 7A.1, and in question 7A.2 you have described the common needs and aspirations of members. Please now describe how during the year that business met those common needs and aspirations. 7A.4 How did members democratically control the society? For example, did the members elect a board at an annual general meeting; did all members collectively run the society. 7A.5 What did the society do with any surplus or profit? For instance, did you pay a

A society must answer the questions set out in either Section 7A or Section 7B of this form,

depending on which condition of registration it meets.

dividend to members (and if so, on what basis); did money get reinvested in the business; put

into reserves; used for some other purpose?

## **Section 7B - Community benefit societies**

Community benefit societies must answer the following questions in relation to the financial year covered by this return.

**7B.1 What is the business of the society?** For example, did you provide social housing, run an amateur sports club etc.

The Society supports the creation of a resilient, robust and organised community, and responds equitably to current and future energy challenges.

**7B.2** Please describe the benefits to the community the society delivered? Here we are looking to see *what* the benefits to the community were. Community can be said to be the community at large. For example, did you relieve poverty or homelessness through the provision of social housing.

Our 9MW solar portfolio (2 solar farms and PV on 12 community buildings) provided significant renewable energy. The community building users received subsidised renewable energy from the panels, thereby reducing both their electricity bills and their carbon footprint.

**7B.3 Please describe how the society's business delivered these benefits?** The business of the society must be conducted for the benefit of the community. Please describe *how* the society's business (as described in answer to question 7B.1) provided benefit to the community.

£25,000 of surplus profits was distributed to local organisations through our Megawatt Community Energy Fund.

**7B.4** Did the society work with a specific community, and if so, please describe it here? For instance, were the society's activities confined to a specific location; or to a specific group of people? Please note that in serving the needs of any defined community, the society should not inhibit the benefit to the community at large.

The Society's subsidiaries operated in Lawrence West and Puriton – the solar farms here generated electricity from the sun, and benefited the community at large by avoiding the need for fossil fuels to be used to generate the electricity. The Society operated in the Bristol region, and benefitted the community both by generating electricity from the sun, and also providing funds for the Megawatt Community Energy Fund.

<b>7B.5 What did the socie</b> money; did money get reipurpose?	•			•
The society made	a loss			
7B.6 Please state any sig with any other organisa interest. Please tell us ho society from acting for th	tion that could cr w you ensured tha	eate, or be per t any such cont	cceived as crea	ting, a conflict of
None				

## **Section 8- Declaration**

The secretary of the society must complete this section.

Name	Hugh Prentice				
My signature below confirms that the information in this form is accurate to the best of my knowledge					
Signature	H. henhe.				
Position	Secretary				
Date	17 <sup>th</sup> October 2019				

## **Section 9 – Submitting this form**

Please submit a signed, scanned version of this form along with your accounts and any auditor's report by email to: mutualsannrtns@fca.org.uk.

Or you can post the form to:

**Mutual Societies** 

Financial Conduct Authority

12 Endeavour Square

London

E20 1JN

This form is available on the Mutuals Society Portal: https://societyportal.fca.org.uk

Registered as a Limited Company in England and Wales No. 1920623. Registered office as above.

Company Registration number: IP031313

# BRISTOL COMMUNITY ENERGY LIMITED ANNUAL REPORT AND CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 30 APRIL 2019

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## BRISTOL COMMUNITY ENERGY LIMITED COMPANY INFORMATION

TA1 3NW

Chairman P Thompson Directors P Thompson A M O'Brien D A L Bunker D G Hoskins H Ridgeon A Lee D Radice C J Speller D Douglas Company secretary H Prentice Registered office Happy City Canningford House 38 Victoria St Bristol BS1 6BY Albert Goodman LLP **Auditors** Mary Street House Mary Street Taunton Somerset

# BRISTOL COMMUNITY ENERGY LIMITED STRATEGIC REPORT FOR THE YEAR ENDED 30 APRIL 2019

The directors present their strategic report for the year ended 30 April 2019.

## Principal activity

The cooperative's principal activties are:

- to enable meaningful cuts in carbon emissions, and reduce dependence on unsustainable sources of energy.
- to fund and implement renewable energy and energy efficient measures, in collaboration with people, communities and businesses.
- to work co-operatively with people and communities to make carbon reduction technologies available to all regardless of financial resources, and support mutual action to respond to the challenges of climate change.

## Fair review of the business

This year BEC's generation assets provided satisfactory returns, and the business continued to expand despite continuing negative government policy towards the renewables sector.

We were also pleased to engage Hugh Prentice as our management accountant and company secretary. Hugh has significant experience in the community energy sector.

#### Solar

- a) We completed another solar rooftop installation. At 138kW it's our largest one to date.
- b) Last year we reported a serious fire at South Bristol Sports Centre, where we have a 50kW solar installation. Around two thirds of our panels were destroyed. We made a successful insurance claim for damage and loss of income, and plans are now underway to rebuild the destroyed roofs.

## Lovedon Fields Battery

Our 100kW battery installation is currently generating less income than originally forecast, but we are gaining much useful experience about the sector, which is still in its infancy and in constant change.

## Netham Weir hydro

We were successful in gaining planning permission and the necessary environmental permits for our hydro scheme at Netham Weir. We submitted our pre-accreditation application for the Feed-in Tariff before the government closed down the scheme, but unfortunately it was not accepted as the cap for hydro schemes had been reached.

Undaunted, we are now developing the scheme as an unsubsidised project, and are mid-way through a crowd-fund to raise the funds required to complete the remaining pre-development work.

## Microgrid Foundry

This year we set up a joint venture with a number of other community energy groups to invest in community microgrids. These are being developed by community groups who wish to build their own sustainable housing projects. These combine excellent energy efficiency with on-site renewables, energy storage and smart technology. This enables the residents to get most of their energy from on-site generation, topping up from the grid when needed, and exporting any excess energy to it. No gas boilers are required.

## BRISTOL COMMUNITY ENERGY LIMITED STRATEGIC REPORT FOR THE YEAR ENDED 30 APRIL 2019

This joint venture is called the Microgrid Foundry. It will de-risk the community groups' projects by investing in the on-site technologies and the grid connection, and run the integrated scheme as a Community Energy Services Company (CESCO). After a few years of successful operation, the residents will have the option of buying the CESCO from the Microgrid Foundry, and running it themselves.

We hope to make our first investments in this exciting venture later this year. Further information is at https://zerowest.org/microgrids-key-to-zero-carbon-homes/

#### Zero West

We have continued to put significant time into developing Zero West, a collaboration to accelerate the region's zero carbon transition. It was established as a Community Interest Company last year, and individual and organisational membership is available at zerowest.org

Zero West has three inter-related work groups: vision creation, infrastructure projects, and community action:

Vision creation: This group has been researching what the region would really need to do to go zero carbon, working with a range of technical experts and using cutting-edge data modelling. This work is nearing the point where it can be shared with the public, and we plan to work with artists and cultural organisations to produce engaging and moving visions that will inspire hope and action.

Infrastructure projects: This group is fostering and promoting collaborations to accelerate the large-scale roll-out of the technologies we need for our transition. This ranges from floating offshore wind turbines to new-build housing with electric heating, from whole-house, whole-street energy efficiency to local energy supply via aggregated solar on domestic roofs.

Community action: Achieving a zero-carbon future will require buy-in from all sectors of society, and that is the focus of this group. This year we've seen the youth climate strikes, Extinction Rebellion, and wise words from David Attenborough and Mark Carney. Local councils and Parliament have declared climate emergencies, and we now have a national target date for zero carbon. Finally, finally, we seem to be at a tipping point. People want to know what they can do to help, and this group is providing practical things they can do right now.

## Community funding

BEC provided a further £25,000 contribution to the "Megawatt Community Energy Fund" grant programme. Fellow energy co-op Low Carbon Gordano also contributed to the Fund, and together we provided funding to 14 community projects:

APE Project CIC
Bedminster Energy Group
Bristol Community Land Trust
Clevedon Community Association
Congresbury Scouts and Guides
Crockerne Primary School
Incredible Edible
Life Cycle UK
Lockleaze Community Orchard
Nailsea School
Sea Mills Community Initiatives
The ReUsery
Ujima Radio
Willsbridge Mill Community Refresh

## BRISTOL COMMUNITY ENERGY LIMITED STRATEGIC REPORT FOR THE YEAR ENDED 30 APRIL 2019

More details are available at: http://www.bristolenergy.coop/megawattfund2019.html

Alongside the Megawatt Fund BEC also provided £8,605 to Ambition Lawrence Weston (our partner in the Lawrence Weston solar farm).

#### **Bright Renewables**

This year Mongoose Energy took the difficult decision to cease offering its services. It was sad to see because the company had been instrumental in helping BEC to reach its current size.

Mongoose had been providing BEC with asset-management of our solar farms. Other community groups were in a similar situation, so many of them, including BEC, came together to form a new organisation to continue providing this service. It's called Bright Renewables, is 100% community-owned, and BEC is a shareholder. We are pleased with the new arrangement, and the service that is being provided.

## Principal risks and uncertainties

Changes to FIT & other energy income rates may adversely affect the turnover of the group. Management strategies are in place to monitor and react to changes in the energy sector and overall economy.

Approved by the Board on \_\_\_\_\_\_ and signed on its behalf by:

A M O'Brien Director

## BRISTOL COMMUNITY ENERGY LIMITED DIRECTORS' REPORT FOR THE YEAR ENDED 30 APRIL 2019

The directors present their report and the consolidated financial statements for the year ended 30 April 2019.

## Directors of the group

The directors who held office during the year were as follows:

P Thompson - Chairman

A M O'Brien

D A L Bunker

D G Hoskins

H Ridgeon (appointed 19 May 2018)

A Lee

D Radice

C J Speller

D Douglas

E Booth (resigned 18 October 2018)

## **Financial instruments**

#### Objectives and policies

The group is financed through a combination of fixed term borrowing and issued bonds.

Price risk, credit risk, liquidity risk and cash flow risk

The group minimizes its liquidity risk by managing these balances through a combination of cash flow review and regular credit control which ensures that the group can meet its liabilities as they fall due. The group's bankers receive regular information to ensure that the banking facilities are adequately secured which ensures that as far as possible the banking facilities are ongoing.

The group is sensitive to interest rates because of its bank borrowings and maintains a close working relationship with its bankers to ensure that the borrowings are structured appropriately at the lowest rates.

Our turnover is predominantly related to long term agreements for energy production so we have pre-agreed payment terms on most trade debt. We pay our suppliers within agreed payment terms, and in many cases by direct debit to maintain good supplier relationships.

## **Future Developments**

The future developments of the business are included within the strategic report.

#### Disclosure of information to the auditor

Each director has taken steps that they ought to have taken as a director in order to make themselves aware of any relevant audit information and to establish that the company's auditor is aware of that information. The directors confirm that there is no relevant information that they know of and of which they know the auditor is unaware.

# BRISTOL COMMUNITY ENERGY LIMITED DIRECTORS' REPORT FOR THE YEAR ENDED 30 APRIL 2019

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Approved by the Board on	and signed on its behalf by:
M.W.	
A M O'Brien	
Director	

## BRISTOL COMMUNITY ENERGY LIMITED STATEMENT OF DIRECTORS' RESPONSIBILITIES

The directors acknowledge their responsibilities for preparing the Annual Report and the financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period. In preparing these financial statements, the directors are required to:

- · select suitable accounting policies and apply them consistently;
- · make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

#### BRISTOL COMMUNITY ENERGY LIMITED

## INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF BRISTOL COMMUNITY ENERGY LIMITED

#### Opinion

We have audited the financial statements of Bristol Community Energy Limited (the 'parent company') and its subsidiaries (the 'group') for the year ended 30 April 2019, which comprise the Consolidated Profit and Loss Account, Consolidated Statement of Comprehensive Income, Consolidated Balance Sheet, Balance Sheet, Consolidated Statement of Changes in Equity, Statement of Changes in Equity, and Notes to the Financial Statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' (United Kingdom Generally Accepted Accounting Practice).

In our opinion the financial statements:

- give a true and fair view of the state of the group's and the parent company's affairs as at 30 April 2019 and of the group's loss for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and
- have been prepared in accordance with the requirements of the Co-operative and Community Benefit Societies Act 2014.

#### Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the group in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

## Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties
  that may cast significant doubt about the group's or the parent company's ability to continue to
  adopt the going concern basis of accounting for a period of at least twelve months from the date
  when the financial statements are authorised for issue.

## BRISTOL COMMUNITY ENERGY LIMITED STATEMENT OF DIRECTORS' RESPONSIBILITIES

The directors acknowledge their responsibilities for preparing the Annual Report and the financial statements in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have elected to prepare the financial statements in accordance with United Kingdom Generally Accepted Accounting Practice (United Kingdom Accounting Standards and applicable law). Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period. In preparing these financial statements, the directors are required to:

- · select suitable accounting policies and apply them consistently;
- · make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the company will continue in business.

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the company's transactions and disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

# BRISTOL COMMUNITY ENERGY LIMITED INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF BRISTOL COMMUNITY ENERGY LIMITED

#### Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. 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.

## Opinion on other matter prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Strategic Report and Directors' Report for the financial year for which
  the financial statements are prepared is consistent with the financial statements; and
- the Strategic Report and Directors' Report have been prepared in accordance with applicable legal requirements.

In the light of our knowledge and understanding of the group and the parent company and their environment obtained in the course of the audit, we have not identified material misstatements in the Strategic Report and the Directors' Report.

## Matters on which we are required to report by exception

We have nothing to report in respect of the following matters in relation to which the Co-operative and Community Benefit Societies Act 2014 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the parent company financial statements are not in agreement with the accounting records and returns; or
- · certain disclosures of directors' remuneration specified by law are not made; or
- · we have not received all the information and explanations we require for our audit.

# BRISTOL COMMUNITY ENERGY LIMITED INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF BRISTOL COMMUNITY ENERGY LIMITED

Responsibilities of directors

As explained more fully in the Statement of Directors' Responsibilities set out on page 7, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine 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 directors are responsible for assessing the group's and the parent company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the group or the parent company or to cease operations, or have no realistic alternative but to do so.

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 (UK) 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.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Use of our report

This report is made solely to the company's members, as a body, in accordance with section 87 of the Co-operative and Community Benefit Societies Act 2014. Our audit work has been undertaken so that we might state to the company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the company and the company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Michael Cahill (Senior Statutory Auditor)

For and on behalf of Albert Goodman LLP, Statutory Auditor

Mary Street House Mary Street Taunton Somerset TA1 3NW

Date 23 September 2019

# BRISTOL COMMUNITY ENERGY LIMITED CONSOLIDATED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 30 APRIL 2019

	Note	2019 £	(As restated) 2018 £
Turnover		1,273,867	1,056,470
Cost of sales		(470,719)	(546,765)
Gross profit		803,148	509,705
Administrative expenses		(291,280)	(269,686)
Operating profit	3	511,868	240,019
Other interest receivable and similar income	4	2,030	937
Interest payable and similar charges	5	(560,905)	(548,553)
Loss before tax		(47,007)	(307,597)
Taxation	9		(15,910)
Loss for the financial year		(47,007)	(323,507)
Profit/(loss) attributable to:			
Owners of the company		(47,007)	(323,507)

# BRISTOL COMMUNITY ENERGY LIMITED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 30 APRIL 2019

		(As restated)
	2019 £	2018 £
Loss for the year	(47,007)	(323,507)
Total comprehensive income for the year	(47,007)	(323,507)
Total comprehensive income attributable to: Owners of the company	(47,007)	(323,507)

## **BRISTOL COMMUNITY ENERGY LIMITED** (REGISTRATION NUMBER: IP031313) CONSOLIDATED BALANCE SHEET AS AT 30 APRIL 2019

(As resisted) (2018 2018 2018 2018 2018	Note	2019 £	(As restated) 2018
Fixed assets Intangible assets	40	4 000 400	Fixed assets
Tangible assets	10 11	1,668,436 7,611,510	1,732,609
Investments	12	44,740	7,759,660
	12	9,324,686	9,492,269
Current assets		- Annual Control of the Control of t	5888 3111 3111
Stocks -	13	75,656	24,119
Debtors	14	268,402	226,827
Cash at bank and in hand		629,755	649,753
2,462,062 2,536,133		973,813	900,699
Creditors: Amounts falling due within one year	16	(2,706,925)	(2,178,363)
Net current liabilities		(1,733,112)	(1,277,664)
Total assets less current liabilities		7,591,574	8,214,605
Creditors: Amounts falling due after more than one year	16	(6,335,247)	(7,211,121)
Net assets		1,256,327	1,003,484
Capital and reserves Called up share capital Profit and loss reserve		2,073,124 (816,797)	1,773,274 (769,790)
Equity attributable to owners of the company		1,256,327	1,003,484
Total equity		1,256,327	1,003,484

Approved and authorised by the Board on ... ...... and signed on its behalf by:

P Thompson Chairman

A M O'Brien Director

DAL Bunker

Director

## **BRISTOL COMMUNITY ENERGY LIMITED** (REGISTRATION NUMBER: IP031313) BALANCE SHEET AS AT 30 APRIL 2019

	Note	2019 £	(As restated) 2018
Fixed assets			
Tangible assets	11	477,600	402,231
Investments	12	1,777,350	1,732,610
		2,254,950	2,134,841
Current assets			
Stocks	13	75,656	24,119
Debtors	14	2,341,511	2,477,751
Cash at bank and in hand		34,893	34,263
		2,452,060	2,536,133
Creditors: Amounts falling due within one year	16	(2,291,499)	(1,842,381)
Net current assets		160,561	693,752
Total assets less current liabilities		2,415,511	2,828,593
Creditors: Amounts falling due after more than one year	16	(921,915)	(1,545,626)
Net assets		1,493,596	1,282,967
Capital and reserves			
Called up share capital		2,073,124	1,773,274
Profit and loss reserve		(579,528)	(490,307)
Total equity		1,493,596	1,282,967

The company made a loss after tax for the financial year of £89,221 (2018 - loss of £143,322).

Approved and authorised by the Board on	9/19	and signed on its beha	alf by
1,			

P Thompson

Chairman

A M O'Brien

Director

DAL Bunker

Director

# BRISTOL COMMUNITY ENERGY LIMITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 APRIL 2019

Profit and Service Total equity	Ordinary share capital	Profit and loss reserve	Total £	Total equity
At 1 May 2018	1,773,274	(769,790)	1,003,484	1,003,484
Movement in year:				
Loss for the year		(47,007)	(47,007)	(47,007)
Total comprehensive income	_	(47,007)	(47,007)	(47,007)
New share capital subscribed	511,650	-	511,650	511,650
Other share capital movements	(211,800)	-	(211,800)	(211,800)
Total movement for the year	299,850	(47,007)	252,843	252,843
At 30 April 2019	2,073,124	(816,797)	1,256,327	1,256,327

# BRISTOL COMMUNITY ENERGY LIMITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 APRIL 2019

At 1 May 2017	Ordinary share capital £ 1,148,574	Profit and loss reserve £ (446,283)	Total £ 702,291	Total equity £ 702,291
Movement in year:				
Loss for the year		(323,507)	(323,507)	(323,507)
Total comprehensive income	_	(323,507)	(323,507)	(323,507)
New share capital subscribed	624,700	D.	624,700	624,700
Total movement for the year	624,700	(323,507)	301,193	301,193
At 30 April 2018	1,773,274	(769,790)	1,003,484	1,003,484

## BRISTOL COMMUNITY ENERGY LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 APRIL 2019

At 1 May 2018	Ordinary share capital £ 1,773,274	Profit and loss reserve £ (490,307)	Total £ 1,282,967
Movement in year:			
Loss for the year	_	(89,221)	(89,221)
Total comprehensive income	-	(89,221)	(89,221)
New share capital subscribed	511,650	edhoedus (silos)	511,650
Other share capital movements	(211,800)	-	(211,800)
10107.00	299,850	(89,221)	210,629
At 30 April 2019	2,073,124	(579,528)	1,493,596

## BRISTOL COMMUNITY ENERGY LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 30 APRIL 2019

Ordinary Profit and Capital Cost received Costs (Costs)	Ordinary share capital £	Profit and loss reserve	Total £
At 1 May 2017	1,148,574	(346,985)	801,589
Movement in year: Loss for the year	_	(143,322)	(143,322)
Total comprehensive income	_	(143,322)	(143,322)
New share capital subscribed	624,700		624,700
500 p 10 1 11 50 900 000 000 000 000 000 000 000 000	624,700	(143,322)	481,378
At 30 April 2018	1,773,274	(490,307)	1,282,967

#### 1 General information

The company is a private company limited by share capital, incorporated in England and Wales.

The address of its registered office is:
Happy City
Canningford House
38 Victoria St
Bristol
BS1 6BY

## 2 Accounting policies

Summary of significant accounting policies and key accounting estimates

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

Statement of compliance

These financial statements have been prepared in accordance with Financial Reporting Standard 102 Section 1A - 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' and the Companies Act 2006.

Basis of preparation

These financial statements have been prepared using the historical cost convention except that as disclosed in the accounting policies certain items are shown at fair value.

These financial statements are presented in Sterling (£).

#### Basis of consolidation

The consolidated financial statements consolidate the financial statements of the company and its subsidiary undertakings drawn up to 30 April 2019.

A subsidiary is an entity controlled by the company. Control is achieved where the company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the Profit and Loss Account from the effective date of acquisition or up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by the group.

The purchase method of accounting is used to account for business combinations that result in the acquisition of subsidiaries by the group. The cost of a business combination is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the business combination. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Any excess of the cost of the business combination over the acquirer's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognised is recorded as goodwill.

Inter-company transactions, balances and unrealised gains on transactions between the company and its subsidiaries, which are related parties, are eliminated in full.

Intra-group losses are also eliminated but may indicate an impairment that requires recognition in the consolidated financial statements.

Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the group. Non-controlling interests in the net assets of consolidated subsidiaries are identified separately from the group's equity therein. Non-controlling interests consist of the amount of those interests at the date of the original business combination and the non-controlling shareholder's share of changes in equity since the date of the combination.

## Going concern

The directors have considered the current financial performance of the company and the net liabilities position. After reviewing the group's forecasts and projections, the directors have a reasonable expectation that the group will be profitable resulting in achieving a net asset position in the future and are confident that the company has adequate resources to continue trading for the foreseeable future. The group therefore continues to adopt the going concern basis in preparing its financial statements.

#### Prior period adjustments

Prior period adjustments are accounting adjustments arising from reflecting the maturity dates of loans and borrowings and reclassifying expenses. The change is applied retrospectively as if the loan maturity and profit and loss classification had always been applied.

## Turnover recognition

Turnover comprises the fair value of the consideration received or receivable for the generation of electricity in the ordinary course of the company's activities. Turnover is shown net of sales/value added tax, returns, rebates and discounts.

The company recognises revenue when the amount of revenue can be reliably measured and it is probable that future economic benefits will flow to the entity.

#### Tax

The tax expense for the period comprises tax. Tax is recognised in the profit and loss account, except that a change attributable to an item of income or expense recognised as other comprehensive income is also recognised directly in other comprehensive income.

The current tax charge is calculated on the basis of tax rates and laws that have been enacted or substantively enacted by the reporting date in the countries where the group operates and generates taxable income.

### **Tangible assets**

Tangible assets are stated at cost, less accumulated depreciation and accumulated impairment losses

The cost of tangible assets includes directly attributable incremental costs incurred in their acquisition and installation.

## Depreciation

Depreciation is charged so as to write off the cost of assets, other than land and properties under construction over their estimated useful lives, as follows:

## Asset class

Plant and machinery Tools and equipment Depreciation method and rate straight line over 15 to 27 years

33% straight line

#### Goodwill

Goodwill arising on the acquisition of an entity represents the excess of the cost of acquisition over the group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities of the entity recognised at the date of acquisition. Goodwill is initially recognised as an asset at cost and is subsequently measured at cost less accumulated amortisation and accumulated impairment losses. Goodwill is held in the currency of the acquired entity and revalued to the closing rate at each reporting period date. Goodwill is amortised over its useful life, which shall not exceed ten years if a reliable estimate of the useful life cannot be made.

#### Amortisation

Amortisation is provided on intangible assets so as to write off the cost, less any estimated residual value, over their useful life as follows:

## Asset class

Goodwill

Amortisation method and rate Straight Line over 27 years

#### Investments

Investments in equity shares which are publicly traded or where the fair value can be measured reliably are initially measured at fair value, with changes in fair value recognised in profit or loss. Investments in equity shares which are not publicly traded and where fair value cannot be measured reliably are measured at cost less impairment.

Interest income on debt securities, where applicable, is recognised in income using the effective interest method. Dividends on equity securities are recognised in income when receivable.

## Investment in associates

Investments in associates are accounted for using the equity method of accounting, whereby the investment is initially recognised at the transaction price and subsequently adjusted to reflect the group's share of the profit or loss, other comprehensive income and equity of the associate.

## Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and call deposits, and other short-term highly liquid investments that are readily convertible to a known amount of cash and are subject to an insignificant risk of change in value.

#### Debtors

Trade debtors are amounts due from customers for merchandise sold or services performed in the ordinary course of business.

Trade debtors are recognised initially at the transaction price. They are subsequently measured at amortised cost using the effective interest method, less provision for impairment. A provision for the impairment of trade debtors is established when there is objective evidence that the group will not be able to collect all amounts due according to the original terms of the receivables.

## Inventories

The cost of work in progress comprises direct materials and, where applicable, direct labour costs and those overheads that have been incurred in bringing the projects to their present location and condition. Development costs on new projects are carried forward to the extent that they are deemed recoverable. At each reporting date, projects are assessed for impairment. If projects are impaired, the carrying amount is reduced to its selling price less costs to complete and sell; the impairment loss is recognised immediately in profit or loss.

#### Creditors

Trade creditors are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if the group does not have an unconditional right, at the end of the reporting period, to defer settlement of the creditor for at least twelve months after the reporting date. If there is an unconditional right to defer settlement for at least twelve months after the reporting date, they are presented as non-current liabilities.

Trade creditors are recognised initially at the transaction price and subsequently measured at amortised cost using the effective interest method.

#### Borrowings

Interest-bearing borrowings are initially recorded at fair value, net of transaction costs. Interest-bearing borrowings are subsequently carried at amortised cost, with the difference between the proceeds, net of transaction costs, and the amount due on redemption being recognised as a charge to the Profit and Loss Account over the period of the relevant borrowing.

Interest expense is recognised on the basis of the effective interest method and is included in interest payable and similar charges.

Borrowings are classified as current liabilities unless the group has an unconditional right to defer settlement of the liability for at least twelve months after the reporting date.

Assets held under hire purchase agreements are capitalised as tangible fixed assets with the future obligation being recognised as a liability. Finance costs are recognised in the Profit and Loss Account calculated at a constant periodic rate of interest over the term of the liability.

#### Reserves

Called up share capital represents the nominal value of shares that have been issued.

Profit and loss account includes all current and prior period profits and losses.

#### Share capital

Ordinary shares are classified as equity. Equity instruments are measured at the fair value of the cash or other resources received or receivable, net of the direct costs of issuing the equity instruments. If payment is deferred and the time value of money is material, the initial measurement is on a present value basis.

## Defined contribution pension obligation

The group operates a defined contribution plan for its employees. A defined contribution plan is a pension plan under which the group pays fixed contributions into a separate entity. Once the contributions have been paid the group has no further payments obligations.

The contributions are recognised as an expense in the profit and loss account when they fall due. Amounts not paid are shown in accruals as a liability in the balance sheet. The assets of the plan are held separately from the group in independently administered funds.

## 3 Operating profit

Arrived at after charging/(crediting):

A SA CONTRACTOR OF THE SAME OF	2019	2018
	£	£
Depreciation expense	239,915	335,091
Amortisation expense	64,173	4 9 "
Loss on disposal of property, plant and equipment	12,574	cas Esquellipud •

-	Other interest receivable and similar income		
	Other interest receivable and similar income	2040	2040
		2019 £	2018 £
	Interest income on bank deposits	2,030	93
5	Interest payable and similar expenses		
	I healificas y seas the group has an uncoordinated right to defer we've months what the reported date.	2019	2018
	Interest on bank overdrafts and borrowings	£ 317,296	£ 322,400
	Interest expense on other finance liabilities	243,609	226,153
	on interest over the Peon of the Itability	560,905	548,553
		= = =	0.10,000
6	Staff costs		
	The aggregate payroll costs (including directors' remuneration) v	vere as follows:	
		2019	2018
	Wages and salaries	£ 76,031	£ 62,086
	Social security costs	3,157	2,111
	Pension costs, defined contribution scheme	2,659	3,320
	Other employee expense	805	604
		82,652	68,121
	Staff numbers The average number of persons employed by the group (include (2018: 12).	mo edi doida sebu de	
	The average number of persons employed by the group (include (2018: 12).	mo edi doida sebu de	
7	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration	mo edi doida sebu de	68,121 year was 11
7	The average number of persons employed by the group (include (2018: 12).	ling directors) during the	year was 11
7	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration	mo edi doida sebu de	
7	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:  Remuneration	ling directors) during the	year was 11 2018 £
7	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:	ling directors) during the	year was 11 2018 £
7	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:  Remuneration	2019 £ 52,498	year was 11  2018 £ 40,883
	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:  Remuneration	2019 £ 52,498 1,980	<b>2018 £</b> 40,883 2,044
	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:  Remuneration  Contributions paid to money purchase schemes	2019 £ 52,498 1,980	<b>2018 £</b> 40,883 2,044
8	The average number of persons employed by the group (include (2018: 12).  Directors' remuneration  The directors' remuneration for the year was as follows:  Remuneration  Contributions paid to money purchase schemes	2019 £ 52,498 1,980 54,478	2018 £ 40,883 2,044 42,927

9 Taxation				
Tax charged/(credited) in	the profit and loss	account:		
baseT nodaumeno			2019 £	2018 £
Current taxation UK corporation tax			875	15,910
10 Intangible assets				
Group			Goodwill £	Total £
Cost or valuation At 1 May 2018			1,732,609	1,732,609
At 30 April 2019			1,732,609	1,732,609
Amortisation Amortisation charge			64,173	64,173
At 30 April 2019			64,173	64,173
Carrying amount				
At 30 April 2019			1,668,436	1,668,436
At 30 April 2018			1,732,609	1,732,609

## 11 Tangible assets

Group

•				
	Equipment £	Plant and machinery	Assets under construction £	Total £
Cost or valuation			The state of the s	
At 1 May 2018	1,443	8,362,998	113,763	8,478,204
Additions	-	107,051	30,746	137,797
Disposals	-	(54,800)	01497	(54,800)
Transfers	-	144,509	(144,509)	_
At 30 April 2019	1,443	8,559,758	_	8,561,201
Depreciation	***************************************		### TO THE REAL PROPERTY OF THE PERTY OF THE	0,001,201
At 1 May 2018 Charge for the year	939	717,605	nocati	718,544
Eliminated on disposal	504	241,603	-	242,107
208 227 1 207 207 1	-	(10,960)	-	(10,960)
At 30 April 2019	1,443	948,248	-	949,691
Carrying amount				
At 30 April 2019		7,611,510	_	7,611,510
At 30 April 2018	504			
71. 00 April 2010	504	7,645,393	113,763	7,759,660

Company						
			Equipment £	Plant and machinery £	Assets under construction £	Total £
Cost or valuation At 1 May 2018 Additions Disposals			1,443	331,664 107,051 (54,800)	113,763 30,746	446,870 137,797 (54,800)
Transfers		_	**	144,509	(144,509)	to eliate()
At 30 April 2019		-	1,443	528,424	_	529,867
Depreciation At 1 May 2018 Charge for the year Eliminated on dispos	al	gniblol	939 504	43,700 18,084 (10,960)	welof as eno Iwiq	44,639 18,588 (10,960)
At 30 April 2019		_	1,443	50,824		52,267
Carrying amount At 30 April 2019		yraniary Ordinary	-	477,600	omnumby Enem	477,600
At 30 April 2018		- yearthaC	504	287,964	113,763	402,231
12 Investments						
Company					2019 £	2018 £
Investments in subsident Investments in association				_	1,732,610 44,740	1,732,610
				-	1,777,350	1,732,610
Subsidiaries						£
Cost or valuation At 1 May 2018						1,732,610
Carrying amount						
At 30 April 2019					-	1,732,610
At 30 April 2018						1,732,610

Associates		Amadano E
Cost Additions		44,740
Carrying amount		N
At 30 April 2019		44,740

## Details of undertakings

13

Details of the investments in which the company holds 20% or more of the nominal value of any class of share capital are as follows:

				Proportion	of voting
Undertaking			Holding	rights and s	
Subsidiary undertakings					
SSB Puriton C.I.C			Ordinary	100%	100%
Severn Community Energy	gy One		Ordinary	100%	100%
Severn Community Energy C.I.C (dormant)	gy Two		Ordinary	100%	100%
BEC Solar One Limited (dori	mant)		Ordinary	100%	100%
Associates					
Microgrid Foundry Limited			Ordinary	25%	0%
COAM Members Limited			Ordinary	20%	0%
3 Stocks					
		2040	Group	2040	Company
		2019 £	2018 £	2019 £	2018 £
Work in progress		75,656	24,119	75,656	24,119

14 Debtors					
		2019 £	Group 2018 £	2019 £	Company 2018 £
Trade debtors		88,038	5,216	1,886	2,905
Amounts owed by group					(055.53
undertakings		-	-	2,327,272	2,432,807
Other debtors		15,596	13,593	7,696	13,593
Prepayments	-	164,768	208,018	4,657	28,446
Total current trade and ot debtors	her	268,402	226,827	2,341,511	2,477,751
15 Cash and cash equivale	nts				
2019 2018		2019 £	Group 2018 £	2019 £	Company 2018 £
Cash at bank		629,755	649,753	34,893	34,263
16 Creditors			Group (As		Company (As
			restated)		restated)
	Note	2019 £	2018 £	2019 £	2018
(Datasas)	Note	L	L	£	£
Due within one year					
Loans and borrowings	18	2,451,216	1,905,115	2,198,289	1,700,780
Trade creditors		112,470	30,730	18,177	4,584
Social security and other taxes		40.050		F 700	
Other creditors		10,259	222	5,722	econica tentici-
Accrued expenses		4,338	239	4,338	239
Corporation tax	9	128,635 7	242,272 7	64,966 7	136,771 7
-		2,706,925	2,178,363	2,291,499	1,842,381
		4,100,020	4,110,000	2,201,400	1,042,301
	_	-			The second secon
Due after one year Loans and borrowings	-	6,335,247	7,211,121	921,915	

## 17 Pension and other schemes

## Defined contribution pension scheme

The group operates a defined contribution pension scheme. The pension cost charge for the year represents contributions payable by the group to the scheme and amounted to £2,659 (2018 - £3,320).

## 18 Loans and borrowings

		Group (As restated)		Company (As restated)
	2019	2018	2019	2018
2 3	£	£	£	£
Current loans and borrowings				Cast at bank
Bank borrowings	261,716	231,515	8,789	27,180
Other borrowings	2,189,500	1,673,600	2,189,500	1,673,600
	2,451,216	1,905,115	2,198,289	1,700,780
nisomo) Compani				
		Group		Company
		(As		(As
		restated)		restated)
	2019	2018	2019	2018
	£	£	£	£
Non-current loans and borrowings				
Bank borrowings	5,558,743	5,764,617	145,411	99,122
Other borrowings	776,504	1,446,504	776,504	1,446,504
866 F 866 F 868	6,335,247	7,211,121	921,915	1,545,626
1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T				

### Group

### Bank borrowings

Bonds 1, 2 and 3 are denominated in sterling with a nominal interest rate of 5% and repayable on demand. The balance at the year end is £2,189,500 (2018 - £2,343,600).

Bond 4 is denominated in sterling with a nominal interest rate of 4.5%. The balance at the year end is £776,504 (2018 - £776,504).

Other loan 1 is denominated in sterling with a nominal interest charge of 6% and repayable in instalments. The balance at the year end is £13,260 (2018 - £13,260).

Other loan 2 is denominated in sterling with a nominal interest rate of 5% and repayable in instalments. The balance at the year end is £50,000 (2018 - £nil).

Other loan 3 is denominated in sterling with a nominal interest rate of 5% and repayable in instalments. The balance at the year end is £85,862 (2018 - £89,392).

Other loan 4 is denominated in sterling with a nominal interest rate of 6% and repayable in instalments. The balance at the year end is £5,078 (2018 - £nil).

Bank loan 1 is denominated in sterling with a nominal interest rate of 8% and repayable in instalments. The balance at the year end is £824,448 (2018 - £824,000).

Bank loan 2 is denominated in sterling with a nominal interest rate of 3.5% - 4.275% and repayable in instalments. The balance at the year end is £ 2,401,937 (2018 - £2,500,000).

Bank loan 3 is denominated in sterling with a nominal interest rate of 3% above libor and repayable in instalments. The balance at the year end is £2,439,874 (2018 - £2,545,830).

Loans and borrowings are secured by fixed and floating charges over all present and future assets of the group.

### 19 Commitments

#### Group

#### Other financial commitments

The total amount of other financial commitments not provided in the financial statements was £2,330,395 (2018 - £2,344,667).

The commitment is in respect of the rental and easement leases in relation to the subsidiary sites at SSB Puriton CIC and Severn Community Energy One CIC on which the companies constructed a solar park. These leases were signed in 2016 for terms of 25 to 30 years.

The above commitment has been calculated to uplift the initial rent to reflect an increase in the retail prices index (RPI). The operating lease commitment shown above assumes the RPI will rise by 3% per annum over the remaining lease terms.

#### 20 Financial guarantee

### Company

The company has provided a guarantee to secure the amounts due to the banks in repsect of its subsidiaries. As at 30 April 2019, subsidiary bank borrowing guaranteed by the company amounts to £5,666,259 (2018 - £5,869,830).

#### 21 Related party transactions

Group

Key management personnel

Directors

Summary of transactions with key management

Directors remuneration is disclosed in note 7.

## 22 Prior period adjustments

1. Following a review of loan documentation, it has been identified that the maturity analysis as previously stated in the accounts did not reflect the true position of the loans. Loans and borrowings are now reclassified between creditors in one year and creditors over one year in relation to their maturity, with no impact on the net asset position.

The effect of the change to the group is to increase creditors due within one year by £1,229,045 from £949,318 to £2,178,363 and decrease creditors due over one year by £1,229,045 from £8,440,166 to £7,211,121. This restatement has led to net current liabilities of £1,277,664 in the balance sheet at 30 April 2018.

The effect of the change to the company is to increase creditors due within one year by £1,700,780 from £141,601 to £1,842,381 and decrease creditors due over one year by £1,700,780 from £3,246,406 to £1,545,626. This restatement has led to net current assets of £693,752 in the balance sheet at 30 April 2018.

2. The allocation of costs between cost of sales and administration expenses was not consistently applied across the the group in 2018. In order to improve the comparability of the accounts, adjustments have been made between cost of sales and administrative expenses with no net effect on the operating profit.

The effect of the change to the group is to increase cost of sales by £103,206 from £443,559 to £546,765 and to decrease administrative expenses by £103,206 from £372,892 to £269,686.