

CI III US AIV Non-QFPF Blocker K/S

Amerika Plads 29

2100 Copenhagen

Business Registration No

38 55 14 93

Annual report 2022

The Annual General Meeting adopted the annual report on 4 May 2023

Chairman of the General Meeting

Name: Aurore Perleau

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Fund details

Fund

CI III US AIV Non-QFPF Blocker K/S

Amerika Plads 29

2100 Copenhagen

Business Registration No: 38 55 14 93

Founded: 4 April 2017

Registered in: Copenhagen

Financial year: 1 January 2022 - 31 December 2022

Telephone: +45 70 70 51 51

Internet: www.cipartners.dk

General Partner

Copenhagen Infrastructure III GP ApS

Fund Manager

Copenhagen Infrastructure Partners P/S

Approved Manager of Alternative Investment Funds (Danish FSA number: 23104)

Auditors

Deloitte Statsautoriseret Revisionspartnerselskab

Weidekampsgade 6

2300 Copenhagen S

Statement by the General Partner on the annual report

The General Partner has today considered and approved the annual report of CI III US AIV Non-QFPF Blocker K/S for the financial year 1 January 2022 - 31 December 2022.

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

In our opinion, the financial statements give a true and fair view of the Limited Partnership's financial position at 31 December 2022 and of the results of its operations and the cash flows for the financial year 1 January 2022 - 31 December 2022.

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

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

Copenhagen, 17 April 2023

On behalf of Copenhagen Infrastructure III GP ApS

Jakob Baruël Poulsen

Christian Troels Skakkebæk

Bo Foged

Thomas Hinrichsen

Independent auditor's report

To the shareholders of CI III US AIV Non-QFPF Blocker K/S

Opinion

We have audited the financial statements of CI III US AIV Non-QFPF Blocker K/S for the financial year 01.01.2022 - 31.12.2022, which comprise the statement of comprehensive income, balance sheet, statement of changes in equity, cash flow statement and notes, including a summary of significant accounting policies. The financial statements are prepared in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

In our opinion, the financial statements give a true and fair view of the Entity's financial position at 31.12.2022 and of the results of its operations for the financial year 01.01.2022 - 31.12.2022 in accordance with International Financial Reporting Standards as adopted by the EU and additional requirements of the Danish Financial Statements Act.

Basis for opinion

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

General Partner's responsibilities for the financial statements

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

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

Independent auditor's report

Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and the additional requirements applicable in Denmark will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit conducted in accordance with ISAs and the additional requirements applicable in Denmark, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

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

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

Independent auditor's report

Statement on the management commentary and statement on the supplementary report provided for in the Sustainable Finance Disclosures Regulation (SFDR)

The General Partner is responsible for the management commentary, as well as for the supplementary report on disclosures in accordance with the SFDR etc., hereinafter referred to as “the supplementary report”.

Our opinion on the financial statements does not cover the management commentary or the supplementary report, and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the management commentary and the supplementary report and, in doing so, consider whether the management commentary and the supplementary report is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

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

Based on the work we have performed, we conclude that the management commentary is in accordance with the financial statements and has been prepared in accordance with the requirements of the Danish Financial Statements Act. We did not identify any material misstatement of the management commentary or the supplementary report.

Copenhagen, 17 April 2023

Deloitte

Statsautoriseret Revisionspartnerselskab
Business Registration No 33 96 35 56

Bill Haudal Pedersen
State-Authorised Public Accountant
Identification No (MNE) mne30131

Michael Thorø Larsen
State-Authorised Public Accountant
Identification No (MNE) mne35823

Management commentary

	2022	2021	2020	2019	2018
	<u>DKK'000</u>	<u>DKK'000</u>	<u>DKK'000</u>	<u>DKK'000</u>	<u>DKK'000</u>
Financial highlights					
Key figures					
Operating profit/(loss) (EBIT)	(424,978)	201,324	165,347	173,352	2,210
Financial items, net	17.394	(8,717)	(11,375)	436	(11)
Profit/(loss) for the year	(407,584)	192,607	153,972	173,788	2,199
Equity	894,536	1,636,593	1,901,665	1,614,908	284,918
Assets total	922,011	1,718,166	1,940,191	1,616,660	285,004
Ratios					
Liquidity ratio (%)	219.49	36.83	105.30	5.113.70	-
Solvency ratio (%)	97.72	95.25	98.01	99.89	99.97
Return on equity (%)	(32.21)	10.89	8.76	18.30	1.38

Primary activity

CI III US AIV Non-QFPF Blocker K/S (CI III N-QFPF) was established in April 2017 and is managed by Copenhagen Infrastructure Partners P/S. The General Partner of CI III N-QFPF is Copenhagen Infrastructure III GP ApS.

At fund close on 23 March 2018, the Limited Partners had committed DKK 2,272m to CI III N-QFPF for infrastructure investments in primarily North America. DKK 3,284m have been reallocated from Copenhagen Infrastructure III K/S to CI III US AIV Non-QFPF Blocker K/S and CI III US AIV QFPF K/S during 2021.

CI III N-QFPF is part of a fund group consisting of 6 funds with a total commitment of DKK 26,009m. The group invests with a shared investment strategy and includes the following funds Copenhagen Infrastructure III K/S, Copenhagen Infrastructure III A K/S, Copenhagen Infrastructure III B ApS, CI III US AIV QFPF K/S, CI III US AIV Non-QFPF Blocker K/S and CI III Dutch AIV K/S. The Limited Partners receive an internal consolidated report in the fund group, and the results from this report cannot be viewed on a stand-alone basis.

Investments

End of 2022, CI III N-QFPF had reached final investment decision (FID) on four investments, Sage, Misae, Greasewood and Vineyard Wind I. In addition to these four investments, CI III N-QFPF has a number of investments under development, cf. note 6.

Management commentary (continued)

Sage

Sage is three solar PV projects with a total capacity of 76 MWdc located in Rich County, Utah, US. COD was reached in Q3 2019 and 49% of the project was divested in December 2019.

Misae

Misae is a solar PV project with a total capacity of 327 MWdc located in Childress County, Texas, US. COD was reached in Q1 2020 where 49% of the project was divested.

Greasewood

Greasewood is a solar PV project with a total capacity of 347 MWdc located in Pecos County, Western Texas, US. COD was reached in Q4 2020. Due to a significant hailstorm damaging the site in the first half of 2022, Greasewood currently operates at 50% capacity.

Vineyard Wind I

Vineyard Wind I is an offshore wind project being built off the coast of Massachusetts. It will, upon completion consist of 62 wind turbines with a total capacity of 800 MW. Vineyard Wind I had FID in Q3 2021 and is currently under construction.

Development in activities and finances

The conditions in the financial markets became more volatile during 2022, with increasing power prices, inflation, interest rates and fluctuations in the currency markets.

The global energy crisis continues to impact the power markets as the Russia-Ukraine war impacts the short-term market volatility, especially within the European/UK gas and power markets and global commodity markets which impacts the Limited Partnership. After peaking in August 2022, power price levels fell across most markets. The levels are now at levels last seen in the spring of 2022, though this is still significantly above the long-term price levels.

US short term power prices decreased as early winter 2022-23 temperatures were warmer than expected. Long term US power price have decreased as markets price in impacts from the recently approved Inflation Reduction Act (IRA), including an expected acceleration of renewable utilities buildout leading to lower long term capture rates and lower long term net power prices. The overall impact is expected to reflect negatively on merchant investment cash flows as gross revenues potentially deteriorate, which can impact the valuation of the merchant investments. The overall power price exposure is mitigated by long term power contracts which limits the impact of market volatility.

Management commentary (continued)

Interest rates increased across all markets as central banks fight high inflation which is expected to have a limited impact on expected cash flows as FID debt financed investments interest rate risk has been mitigated through hedge contracts. However, all investment discount rates have increased in line with market interest rates, representing a higher return requirement on invested capital, thus affecting the valuation negatively at year end.

The income from investments (Operating income) in 2022 amounts to DKK (406m) (2021: 209m) and the Profit/(loss) for the year amounts to DKK (408m) (2021: 193m). The profit is lower than expected due to increased interest rates across all markets. The increased interest rates impact all investment discount rates, thus affecting the value of investments end of year, as well as the outlook for 2023.

Limited Partners' paid-in capital to the Fund at the end of 2022 amounted to DKK 3,152m out which DKK 1,470m has been distributed as callable distributions. Net contributed capital thus equals 45% of the committed capital of DKK 3,749m. Accumulated distributions to Limited Partners amounted to DKK 2,329m since fund initiation and accumulated net income end of 2022 amounted to DKK 72m. Hereafter total Limited Partners' capital end of 2022 amounted to DKK 895m.

Uncertainty relating to recognition and measurement

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

Information according to the Alternative Investment Fund Managers Directive

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

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

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

Management commentary (continued)

Events after the balance sheet date

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

Outlook

The outlook for the Limited Partnership depends on the results of the investments.

Expectations for the Limited Partnership are in general positive and the profit for 2023 is expected to be within the range of DKK 100-150m. The expectations for 2023 is impacted by the continued turmoil in the financial markets impacting the return requirements on invested capital.

Corporate social responsibility

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

Policies governing human rights, social matters and staff-related matters, and anti-corruption

The Limited Partnership is subject to a Responsible Investment Policy covering human rights, social matters and staff-related matters, environment and climate, and anti-corruption. The Policy contains the fundamental responsible investment principles applicable to the Limited Partnership (which cover such matters), as well as the underlying procedures supporting the implementation of those principles. These include procedures applied during investment selection, due diligence and structuring and asset management. The policy also contains guidance around applicable engagement approaches and tracking and reporting of performance. In respect of human rights, the Limited Partnership promotes human rights principles and adopts a zero-tolerance approach to infringement of such rights. For social matters and staff-related matters, the Limited Partnership acknowledges the fundamental importance of employees working on the underlying assets in its portfolio and takes steps to protect these rights. Additionally, the Limited Partnership maintains a responsible approach to environmental and climate issues, with a climate-friendly investment policy and a requirement to adopt good industry environmental practices. The Limited Partnership has no tolerance for bribery or corruption carried out in connection with its investments.

Implementation of corporate social responsibility efforts (general)

When the Limited Partnership makes investments, it takes a de-risking approach to implementation of ESG. Primary initiatives during implementation include:

- ESG topics covered during due diligence and risk assessment, with involvement of an external advisor and an internal ESG resource
- ESG topics included in key contracts with ongoing follow-up provided
- Concrete, project-specific ESG standards anchored in any project board and/or committees on which the Limited Partnership is represented
- Dedicated on-site resources to monitor ESG issues during construction

Management commentary (continued)

Specific implementation and risks (social matters and staff-related matters)

Implementation of social matters and staff-related matters is primarily focused on health and safety. The Limited Partnership implements these matters firstly through seeking to include provisions in project contracts for construction and operations of fund assets that establish obligations aligned with the applicable Responsible Investment Policy. The principal risks to the Limited Partnership's activities relate to non-adherence to its labor and health and safety standards. In addition to contractual standards, the Limited Partnership monitors performance on an ongoing basis and receives monthly reports about the status of Limited Partnership investments. If a significant event occurs on any project sites, the Limited Partnership will be notified promptly and assess and respond accordingly, and use lessons learned from previous incidents to understand risk profiles, specific risk exposures on other assets and potential actions to take to seek to prevent similar incidents from occurring again.

Results (social matters and staff-related matters)

In 2022, the Limited Partnership believes that it has again contributed to a safe and healthy work environment. The group of limited partnerships managed by Copenhagen Infrastructure Partners P/S, in which the Limited Partnership is a part, maintained a Lost Time Injury Frequency Rate (LTIF) of 0.62 and a Total Recordable Injury Rate (TRIR) of 1.5 over the reporting year. This is a strong result and below comparable industry figures. Additionally, investments have been made by the Limited Partnership in projects that are expected to power the equivalent of 1.8 million households, once fully operational. This figure reflects projects in CIP fund portfolios as at the end of the reporting period.

Specific implementation and risks (human rights)

The Limited Partnership strongly condemns any form of forced labour or abuse of labour or other human rights. The principal risks to the Limited Partnership's activities relate to potential non-adherence to its labor standards in its supply chains. The Limited Partnership will immediately take steps to investigate any allegations of infringements of such rights occurring in connection with its investments. Such steps would be expected to include active engagement with suppliers and legal agreements enforcing ESG standards. In 2022, the Limited Partnership continued to build its internal ESG framework with respect to human rights, including developing a Code of Conduct for Business Partners annual audit process, and conducting deep dives on particular suppliers. The Code of Conduct for Business Partners is supplemented with specific ESG clauses for each investment made by CIP's funds, which typically relate to labour rights, health and safety, anti-bribery and anti-corruption, as well as environmental management.

Results (human rights)

The Limited Partnership is not expected to have an adverse effect on human or labor rights, and follows local regulations and expects investment to comply with international commitments related to human rights (e.g. United Nations Guiding Principles on Business and Human Rights). The Limited Partnership believes that it has contributed positively to the preservation of human rights during the financial year and expects this to continue in future. The Limited Partnership is not aware of any breaches of human rights.

Management commentary (continued)

Specific implementation and risks (anti-corruption)

The Limited Partnership has taken measures to reduce the risk of corruption, by performing due diligence and monitoring of counterparties and requiring standards of business conduct in contractual agreements. The principal risks to the Limited Partnership's activities relate to non-adherence to its Responsible Investment Policy and anti-bribery and anti-corruption requirements. Background checks are conducted using a risk-based approach. In 2022, the Limited Partnership continued to build its internal ESG framework with respect to anti-corruption, including developing a Code of Conduct, annual audit process, and initiating an update to its anti-bribery and corruption set-up, which included the development and approval of project audit visit guidelines and approval and implementation of third-party anti bribery and corruption due diligence guidelines.

Results (anti-corruption)

In 2022, the Limited Partnership believes that it has not contributed to any form of corruption or bribery.

Specific implementation and risks (environment and climate)

Environment and climate is an area in which the Limited Partnership has a significant positive impact. The Limited Partnership invests capital in projects which provide a clear and defined pathway for investors, governments, and companies towards a net-zero society. Whilst renewable energy projects have significant climate benefits in terms of emissions avoided (see later sections of this report), understanding the actual scope 1, 2 and 3 greenhouse gas emissions of projects such as those in the Limited Partnership's portfolio is critical to further reducing the globe's emissions profile. This is why, during 2022, the Limited Partnership initiated extensive and dedicated internal efforts to comprehensively measure and track its emissions universe, with special focus on using these insights to understand and seek to decarbonise investment projects' supply chains. In terms of environmental impacts, the Limited Partnership complies with environmental principles concerning:

- Obligations to identify and assess environmental consequences and issues of an investment, and to properly observe relevant law and/or regulation; and
- Minimization of the environmental consequences related to the construction and ongoing operations of infrastructure assets in accordance with good industry practice.
- The principal risks to the Limited Partnership's activities relate to environmental discharges and unintended environmental impacts and emissions. In addition to the Limited Partnership's overall positive impact on climate, it has complied with local regulations related to climate change and protection of the environment.

Results (environment and climate)

In 2022, the Limited Partnership believes that it has maintained its positive contribution within climate and environmental impact. Investments have been made by the Limited Partnership in projects that are expected to avoid approximately 4.1 million tonnes of CO₂e each year, once all projects are fully operational. As at the end of 2022, all projects in which the Limited Partnership has invested were operational, with the exception of Vineyard Wind I and Changfang & Xidao. As such, in 2022 the Limited Partnership contributed to an estimated 1.8 million tonnes of avoided CO₂e emissions.

Management commentary (continued)

Conclusion

The above figures are selected estimated results and are not an exhaustive list of the specific results of the Fund's work on corporate social responsibility. CIP expects the work to come to focus on maintaining high health and safety, labour and ethical standards on projects. Additionally, the local community is a key stakeholder for CIP and the Funds, and regular stakeholder engagement occurs when the Fund makes an investment. In addition to supplying the community with the infrastructure needed to function and for economic growth, project companies and key contractors contribute to local communities through job creation and other activities aimed at having a positive social impact. In 2023, the Limited Partnership expects to continue to focus on its efforts within human rights, environment and climate, staff-related matters, and anti-corruption.

Risk assessment and risk mitigation

In addition to the ESG risks described in other sections, the main risks associated with the overall investment process of the Fund, through each stage of the Fund's life, are:

- Market risks
- Credit risks
- Liquidity risks
- Counterparty risks
- Operational risks
- Risk of non-compliance with the investment strategy
- Regulatory risks
- Construction risks
- Valuation risks

Construction risks and the risk of non-compliance with the investment strategy are typically discharged once final investment decision has been taken on, and the construction phase of projects has been completed for, all Fund investments.

To manage these risks, CIP – as the overall fund management company in the group – has established a risk management function composed of a Risk Manager. The Risk Manager is supervised by one member of the CIP Board of Directors in respect of risks management matters. The key responsibilities of the Risk Manager are to initiate, secure implementation, follow up and assess the procedures implemented regarding:

- Risk identification
- Risk measurement
- Risk monitoring
- Stress tests/Analysis

Individual departments within CIP have the overall responsibility to carry out the procedures implemented.

Management commentary (continued)

Regarding the gender target requirement at the level of the board of directors, the highest management body in the Fund is another company, and as such it is not possible to set target figures. Further, as there are no employees in the Fund, there is no policy covering gender targets at other management levels.

Gender diversity

Regarding the gender target requirement at the level of the board of directors, the highest management body in the Fund is another company, and as such it is not possible to set target figures. Further, as there are no employees in the Fund, there is no policy covering gender targets at other management levels.

Data ethics

The entity has not implemented a data ethics policy as the primary data in the entity relates to investor information which will be governed by the fund managers policy on data privacy. The entity does not use any data technology such as AI or machine learning hence the data landscape of the entity is very simple and does not imply any data ethical risk. Furthermore, no people are employed in the entity and the entity as a standalone entity has limited data.

The Fund Manager is regulated by the Danish FSA and has various policies and procedures in place which ensures data are handled according to relevant legislation

Supplementary report on disclosures in accordance with the SFDR etc.

This financial product was closed prior to 10 March 2021 before the criteria for “sustainable investment” within the meaning of Article 2 (17) of EU Regulation 2019/2088 was applicable and/or available. As a result, the investments underlying this financial product do not take into account the EU criteria for sustainable investment objective. As such, this financial product is classified as an Article 8 product, which promotes, among other characteristics, environmental or social characteristics.

The product level periodic disclosure – Annex IV of the Commission Delegated Regulation (EU) 2022/1288, is found in Appendix 1.

Statement of comprehensive income

	<u>Notes</u>	<u>2022 DKK'000</u>	<u>2021 DKK'000</u>
Interest income		37,221	49,595
Realised gains/(losses)		127,969	188,765
Net increase/(decrease) in unrealised gains/(losses) from financial assets and liabilities at fair value		<u>(571,618)</u>	<u>(29,630)</u>
Operating income		<u>(406,428)</u>	<u>208,730</u>
Administrative expenses	3	<u>(18,550)</u>	<u>(7,406)</u>
Operating expenses		<u>(18,550)</u>	<u>(7,406)</u>
Operating profit/(loss) (EBIT)		<u>(424,978)</u>	<u>201,324</u>
Financial income	4	18,125	2,630
Financial expenses	5	<u>(731)</u>	<u>(11,347)</u>
Profit/(loss) for the year		<u>(407,584)</u>	<u>192,607</u>
Other comprehensive income		<u>0</u>	<u>0</u>
Comprehensive income		<u><u>(407,584)</u></u>	<u><u>192,607</u></u>

Balance sheet at 31 December 2022

	<u>Notes</u>	<u>2022 DKK'000</u>	<u>2021 DKK'000</u>
Equity investments	6	394,998	1,250,953
Receivables from investments	6	<u>466,708</u>	<u>437,170</u>
Investments		<u>861,706</u>	<u>1,688,123</u>
 Non-current assets		 <u>861,706</u>	 <u>1,688,123</u>
 Other short-term receivables		 <u>33,554</u>	 <u>28,336</u>
Receivables		<u>33,554</u>	<u>28,336</u>
 Cash		 <u>26,750</u>	 <u>1,707</u>
 Current assets		 <u>60,304</u>	 <u>30,043</u>
 Assets		 <u><u>922,011</u></u>	 <u><u>1,718,166</u></u>

Balance sheet at 31 December 2022

	<u>Notes</u>	<u>2022 DKK'000</u>	<u>2021 DKK'000</u>
Limited partnership capital	7	3,152,019	3,039,134
Retained earnings		<u>(2,257,483)</u>	<u>(1,402,541)</u>
Equity		<u>894,536</u>	<u>1,636,593</u>
Other payables	8	<u>27,475</u>	<u>81,573</u>
Current liabilities		<u>27,475</u>	<u>81,573</u>
Liabilities		<u>27,475</u>	<u>81,573</u>
Equity and liabilities		<u><u>922,011</u></u>	<u><u>1,718,166</u></u>

Statement of changes in equity

	Limited partnership capital DKK'000	Retained earnings DKK'000	Total DKK'000
Equity at 1 January 2022	3,039,134	(1,402,541)	1,636,593
Contribution from Limited Partners	112,789	0	112,789
Distributions to Limited Partners	0	(447,263)	(447,263)
Profit/(loss) for the year	0	(407,583)	(407,583)
Equity at 31 December 2022	<u>3,151,923</u>	<u>(2,257,387)</u>	<u>894,536</u>

	Limited partnership capital DKK'000	Retained earnings DKK'000	Total DKK'000
Equity at 1 January 2021	2,818,129	(916,464)	1,901,665
Contribution from Limited Partners	221,005	0	221,005
Distributions to Limited Partners	0	(678,684)	(678,684)
Profit/(loss) for the year	0	192,607	192,607
Equity at 31 December 2021	<u>3,039,134</u>	<u>(1,402,541)</u>	<u>1,636,593</u>

The investors have committed themselves to contributing up to DKK 3,749m to the Fund. At 31 December 2022, the investors have contributed an amount of DKK 3,152m out of which DKK 1,470m has been distributed as recallable distributions causing the balance of unfunded commitment to stand at DKK 2,068m.

Distributions to Limited Partners comprises return of capital and realised gain. Return of capital is presented as part of Limited Partnership capital whereas realised gain / loss is presented as part of retained earnings.

Committed capital will be contributed to the Fund when capital is called to serve costs or performing investments. The Commitments shall be honoured by payments by the Limited Partners on a pro rata basis according to their respective Commitments into a Deposit Account of the Partnership as and when required by a written notice to the Limited Partners. Additional specific conditions for capital contributions or recycling of distributions are laid out in the Limited Partnership Agreement.

Refer to note 1 for further regarding the rights, preferences and restrictions attached to the shares.

Cash flow statement for 2022

	<u>Notes</u>	<u>2022 DKK'000</u>	<u>2021 DKK'000</u>
Operating profit/(loss)		(424,978)	201,324
Income from investments		406,428	(208,730)
Working capital changes	9	<u>(59,315)</u>	<u>26,399</u>
Cash flows from ordinary activities		<u>(77,865)</u>	<u>18,993</u>
Financial income	4	18,125	2,630
Financial expenses	5	<u>(731)</u>	<u>(11,347)</u>
Cash flows from operating activities		<u>(60,471)</u>	<u>(8,717)</u>
Acquisition of equity investments	6	(21,613)	(227,324)
Increase of receivables from investments	6	0	(19,875)
Distributions from equity investments	6	0	215,830
Distributions from receivables from investments	6	32,913	480,229
Divestment of portfolio companies	6	<u>408,689</u>	<u>0</u>
Cash flows from investing activities		<u>419,988</u>	<u>448,860</u>
Contribution from Limited Partners		112,789	221,005
Distributions to Limited Partners		<u>(447,263)</u>	<u>(678,684)</u>
Cash flows from financing activities		<u>(334,474)</u>	<u>(457,679)</u>
Increase/decrease in cash		25,043	1,457
Cash beginning of year		<u>1,707</u>	<u>250</u>
Cash end of year		<u>26,750</u>	<u>1,707</u>

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Notes

1. Accounting policies

Reporting class

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

CI III N-QFPF is a Limited Partnership based in Denmark.

The accounting policies applied to these financial statements are consistent with those applied last year.

The financial statements are presented in Danish kroner (DKK), which is the functional currency of the Fund.

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

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

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

Defining materiality

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

The most significant accounting policies are set out below.

Notes

1. Accounting policies (continued)

Report on the omission of preparation of consolidated financial statements

CI III N-QFPF has omitted to prepare consolidated financial statements under the provisions of IFRS 10 as the Limited Partnership qualifies as an investment entity. The definition of an investment entity is an entity that:

1. Obtains funds from one or more investors for the purpose of providing those investor(s) with investment management services;
2. Commits to its investor(s) that its business purpose is to invest funds solely for returns from capital appreciation, investment income or both; and
3. Measures and evaluates the performance of substantially all of its investments on a fair value basis.

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

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

Standards and Interpretations not yet in force

All the new and amended Standards and Interpretations which are relevant to the Fund and which came into force with effect for financial years beginning 1 January 2022 have been applied when preparing the Financial Statements.

These Standards have not had an impact on the Fund's Annual Accounts.

There are no other Standards, Interpretations or amendments to existing Standards that are not yet effective that would be expected to have an impact on the Fund.

Significant accounting judgement and estimates

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

Notes

1. Accounting policies (continued)

Recognition and measurement

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

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

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

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

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

Foreign currency translation

The functional currency reflects the currency in which the Limited Partners have committed themselves to the Fund as well as the currency in which the Fund pays the Fund Manager for carrying out investment related services. Investments and loans are carried out in different currencies and hence considered less relevant in terms of influencing the choice of functional currency. The financial statements of the Fund are presented in the currency unit Danish kroner (DKK), which is the Fund's functional and presentation currency.

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

Notes

1. Accounting policies (continued)

Statement of comprehensive income

Revenue recognition

Dividend income is recognised when the Fund's rights to receive the payments have been established.

Interest on receivables from investments at fair value through profit or loss is accrued on a time-proportionate basis. The interest is calculated based on outstanding amount.

Operating income from receivables and investments

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

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

Administrative expenses

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

Administrative expenses comprise expenses incurred during the reporting period not directly related to the Fund's investment activities. The Fund pays the Fund Manager an annual fee for carrying out investment related activities and administration. The fee is calculated in accordance with the criteria set out in the Limited Partnership Agreement.

Administrative expenses which can be directly allocated to specific investments are recognised in the underlying project companies when the investment structure is formally in place. For investment structures which are not yet formally in place, the administrative expenses are initially recognised at Fund level and subsequently the administrative expenses are re invoiced to the project companies when the investment structure is in place.

Administrative expenses that do not relate to the Fund's investment activities or is investment specific are recognised as expense by the Fund. Such costs comprise among others financial, legal and tax advisory, audit, bookkeeping, travel costs and General Partner fee.

Financial income and expenses

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

Interest income and interest expenses are recognised on an accrual basis.

Notes

1. Accounting policies (continued)

Income taxes

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

Balance sheet

Investments and receivables from investments

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

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

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

Investments consist of equity investments and receivables from investments consist of loans. Furthermore, investments consist of capitalised development costs, which increase the fair value of the investments. Capitalised development costs consist of expenses related to early-stage design and development of infrastructure investments and primarily relates to advisory services provided to fund projects such as project structuring, contracting and de-risking etc. On initial recognition, both types of investment are measured at fair value, and subsequently measured at fair value with recognition of fair value adjustments through profit or loss. Receivables from investments are measured at fair value through profit or loss under IFRS 9.

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

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

Development projects before FID comprise capitalised investment costs, contributions, management fee etc. related to the design and development of early-stage infrastructure investments, where e.g., equity and loan commitment has not been fully settled, but where the Investment Committee of the Fund has initiated and approved the development of the project based on a detailed business case.

Development phase normally ranges from 1-4 years depending on asset type and is characterised by contracts for revenue (off-take), costs (O&M), and CAPEX (EPC, equipment a.o.) are not yet in place. Also, binary risks related to obtaining permits, grid connection, offtake solution, etc. characterises the development phase. When all main contracts are finalised and signed, and permits are obtained the individual asset reaches FID.

Notes

1. Accounting policies (continued)

From this point the investment is valued applying an DCF-model and capitalisation of further development ceases. The stage of each investment is assessed quarterly as part of the valuation process.

As mentioned above under administrative expenses most project specific expenses are recognised in the project company.

Carried interest

Holders of performance shares receive a return on their investment that is dependent on the yield of the underlying investments throughout the lifecycle of the fund. The amount allocated to performance shares is based on the principle that the investments are realised at the balance date at a price corresponding to the estimated fair value of the assets.

The specific commitment classes in CI III N-QFPF does not participate in the Limited Partnership itself however, they perform co-invest in any Investments (including Investments in the form of provision of debt) made by the Partnership as if they invested directly through the Fund.

Holders of performance shares in the underlying investments have an associated special right to receive carried interest which is calculated based on the overall performance net of costs and expenses of the portfolio of all investments as 15% of net cash flows exceeding the agreed 7% minimum return (the Hurdle Rate). Carried interest is paid out with ordinary distributions based on adjusted economic rights which reflect an annual allocation of carried interest as if such carried interest had been re-invested into the Fund.

Except for entitlement to carried interest, the investments by the Limited Partners with specific commitment classes are made at the same time and on the same commercial terms as the other Limited Partners, provided that no Management Fee or carried interest are payable by those Limited Partners with specific commitment classes.

Distributions of carried interest to the specific commitment classes are subject to provision as defined in the Limited Partnership Agreement. Carried interest will be allocated to specific commitment classes on the basis of the carrying value of the investments at year end. However, distributions of carried interest are not paid to the specific commitment classes until the sale of investments are realised.

The accumulated carried interest is allocated to equity in note 6 and is accounted for under income from investments in the profit and loss. If the conditions for carried interest are fulfilled the fair value of investments are reduced by carried interest.

Notes

1. Accounting policies (continued)

Other short-term receivables

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

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

Cash

Cash comprises cash in bank deposits.

Other financial liabilities

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

Cash flow statement

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

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

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

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

Cash comprises cash in bank deposits.

Notes

1. Accounting policies (continued)

Financial highlights

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

Ratios	Calculation formula	Ratios reflect
Liquidity ratio (%)	= $\frac{\text{Current assets} \times 100}{\text{Current liabilities other than provisions}}$	The entity’s financial strength.
Solvency ratio (%)	= $\frac{\text{Equity} \times 100}{\text{Total assets}}$	The entity’s financial strength.
Return on equity (%)	= $\frac{\text{Profit for the year} \times 100}{\text{Average equity}}$	The entity’s profitability.

2. Significant accounting estimates, assumptions and uncertainties

The Fund develops and invests in infrastructure assets (unlisted equity investments and receivables), the market price of which depends both on entity-specific affairs and market conditions, including power prices, commodity prices, exchange rates and construction risks within the different investments. For further information about the impact of accounting estimates on the annual report, please refer to the Sensitivity analysis section at note 12.

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

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

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

The fair value of the investments is also influenced by the carried interest provision as described under accounting policies. However, this is not considered a significant accounting assumption as the provision itself is based on the fair value of the investments as most significant input.

Notes

3. Administrative expenses

The Fund has no employees.

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

According to Article 107 of the AIFMD Level 2 Regulation and section 61 (5 and 6) of the Alternative Investment Fund Managers etc. Act, alternative investment funds must disclose information about the total remuneration of the entire staff of the Fund Manager and the number of beneficiaries. Furthermore, remuneration to material risk-takers must be disclosed.

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

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

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

In accordance with section 61 (5 and 6) of the Alternative Investment Fund Managers etc. Act, information regarding salaries paid to employees of the fund manager is disclosed in the Annual Report for 2022 for Copenhagen Infrastructure Partners P/S, Business Reg. No. 37 99 40 06.

Carried interest is paid out by the Fund during the financial period. Refer to note 7 for further.

Notes

3. Administrative expenses (continued)

	2022 DKK'000	2021 DKK'000
Fee to auditors appointed by the Company in general meeting		
Statutory audit services	104	72
Other assurance engagements	0	0
Tax services	23	23
Other services	219	166
	<u>346</u>	<u>261</u>

4. Financial income

	2022 DKK'000	2021 DKK'000
Net foreign exchange gain	17,852	2,630
Interest income from assets not measured at fair value through profit or loss	273	0
Financial income	<u>18,125</u>	<u>2,630</u>

5. Financial expenses

	2022 DKK'000	2021 DKK'000
Other interest	(731)	(11,319)
General Partner fee	0	(28)
Interest expenses for financial liabilities	<u>(731)</u>	<u>(11,347)</u>

Notes

6. Investments

	Development projects before FID* DKK'000	Investments DKK'000	Receivables from investments before FID* DKK'000	Receivables from investments DKK'000
Fair value at 31 December 2021	643,425	607,529	21,184	415,986
Acquisitions and development costs	3,241	0	0	0
Contributions	19,898	(1,526)	0	0
Distributions	0	0	0	(32,913)
Divestments	(408,689)	0	0	0
Value adjustment	(68,489)	(400,391)	1,338	61,113
Transfer	(89,976)	89,976	(22,522)	22,522
Fair value at 31 December 2022	99,410	295,588	0	466,708
	Development projects before FID* DKK'000	Investments DKK'000	Receivables from investments before FID* DKK'000	Receivables from investments DKK'000
Fair value at 31 December 2020	463,091	638,310	325	797,899
Acquisitions and development costs	10,034	(38)	(325)	0
Contributions	60,206	157,122	20,194	6
Distributions	(188,764)	(27,066)	0	(480,229)
Value adjustment	298,858	(160,799)	990	98,310
Fair value at 31 December 2021	643,425	607,529	21,184	415,986

*Project development costs comprises investments costs, contributions, management fee etc. These costs are capitalised because these development projects are expected to create future cash flow to the limited partners and hence are similar to equity investments. When a project leaves development before FID phase it is transferred to investments and measured at fair value through profit or loss statement. No costs are capitalised on receivables from investments and therefore no transfer from development projects before FID is recognised.

Refer to note 1 for further regarding capitalised costs.

Notes

6. Investments (continued)

<u>Investment</u>	<u>Corporate form</u>	<u>Registered in</u>	<u>Equity interest %</u>	<u>Profit/(loss)* DKK'000</u>	<u>Equity* DKK'000</u>
CI III Alice Non-QFPF	Inc	United States	100.00	216,991	77,543
CI III DVC Non-QFPF	Inc	United States	100.00	0	101,169
CI III Greasewood I Non-QFPF	Inc	United states	100.00	0	190,182
CI III Greasewood II Non-QFPF	Inc.	United states	100.00	0	171,073
CI III Misae Non-QFPF I	Inc.	United states	100.00	(389)	211,952
CI III VK I Non-QFPF	Inc.	United states	100.00	1,640	50,642
CI US ServiceCo	Inc.	United states	21.84	(38,254)	(35,972)

Since the Fund's main activity is investing in infrastructure investments, listing all investment entities related to the Fund would result in a comprehensive list consisting of multiple pages of entities. In order to maintain the clarity and readability of the annual report, the list of entities to which the Fund has an equity interest has been limited to the entities to which the Fund has a direct ownership. Furthermore, it is considered that listing all entities would fill the annual report with immaterial information.

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

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

7. Limited partnership capital

The Limited Partnership is owned by the Limited Partners in proportion to their respective capital commitments. Specific Limited Partnership interest classes have an associated right to receive carried interest. In total there is ultimately 86 participants holding interests with such rights through jointly owned companies. Refer to note 1 regarding the accounting policy for performance share for further information.

Since Fund inception, the consolidated Fund III Group has generated a Net IRR to date (return of investment) of 14.75% across the 6 AIVs. The total performance is assessed across all AIV's in the Fund structure after deduction of partnership costs and expenses in accordance with the Fund documentation. The value of unrealised carried interest will be affected by future fair value adjustments of the assets of the 6 AIVs compared to the current asset value. Such total unrealised value has accumulated since the inception of the Fund in 2016 and is on average equal to DKK 0.8m per year/per participant as of the balance sheet date (in total DKK 431m of which a total of DKK 33m has been paid out).

Notes

7. Limited partnership capital (continued)

The final carried interest pay-out is dependent on future performance of investments and may be DKK 0m or higher at final pay-out depending on the actual realised performance of the 6 AIVs after deduction of partnership costs and expenses until end of Fund term (currently expected in 2037) in accordance with the Fund documentation).

Further information as required by the AIFMD-directive is provided to each Limited Partner.

8. Other payables

	2022 DKK'000	2021 DKK'000
Auditor and other advisors	191	88
Other liabilities	27,284	81,485
Other payables	27,475	81,573

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

Other payables fall due for payment within 12 months.

9. Working capital changes

	2022 DKK'000	2021 DKK'000
Change in receivables	(5,218)	11,980
Change in payables	(54,097)	14,419
	(59,315)	26,399

10. Financial instruments

Categories of financial instruments:

	2022 DKK'000	2021 DKK'000
Investments	394,998	1,250,953
Receivables from investments	466,708	437,170
Financial assets measured at fair value through profit or loss	861,706	1,688,123
Other short-term receivables	33,554	28,336
Receivables	33,554	28,336
Other payables	27,475	81,573
Financial liabilities measured at amortised cost	27,475	81,573

Notes

10. Financial instruments (continued)

All financial liabilities are due for payment within 12 months.

No provisions for expected credit loss have been recognised. Refer to note 11 for further.

11. Financial risk management

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

The Fund pursues an investment strategy approved by the Limited Partners and invests in both greenfield and operating infrastructure assets.

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

Key financial risk factors and exposure regarding the financial statements for 2022 can be categorised as follows:

Financial risk factors

Liquidity risks

	Less than 1 year DKK'000	Between 1 and 5 years DKK'000	After 5 years DKK'000	Total DKK'000
Other payables	27,475	0	0	27,475
31 December 2022	27,475	0	0	27,475
	Less than 1 year DKK'000	Between 1 and 5 years DKK'000	After 5 years DKK'000	Total DKK'000
Other payables	81,573	0	0	81,573
31 December 2021	81,573	0	0	81,573

The Fund manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities, by continuously monitoring forecast and actual cash flows, and by matching the maturity profiles of financial assets and liabilities. In addition, the Fund is able to draw on uncalled commitments from its investors to meet its obligations if needed. In addition, no indication of the Limited Partners' inability to contribute the remaining fund commitment exists as well as future income from investments is expected to settle the outstanding amount.

Notes

11. Financial risk management (continued)

Credit risks

Credit risk is the risk that an issuer or counterparty will be unable or unwilling to meet a commitment that it has entered into with the Fund. The credit risks of the Fund are considered limited.

The Fund's credit risk primarily arises from

- cash at banks
- other short-term receivables
- contingent liabilities or guarantees

The majority of the Fund's receivable is receivables from investments which are measured at fair value and therefore no provision for expected credit loss (ECL) is recognised. Historically, no losses on other receivables have been realised, hence no provisions for expected credit loss have been recognised in the statement of comprehensive income. Any such provision would be considered insignificant as the credit risks of the Fund are considered limited.

Management manages its credit risk exposure by transacting the majority of the Fund's contractual commitment activities with well-established banks, regulated exchanges and business partners which the Management consider to be reputable.

Furthermore, most receivables and contingent liabilities are against holding companies and project companies within Copenhagen Infrastructure Partners. Hence, Management has a thorough knowledge of the financial situation in many of the entities in which the Fund has a receivable or contingent liability against. Any such provision would be considered insignificant as the credit risks of the Fund are considered limited.

Investments are progressing as planned and following the outlined budget. Furthermore, the Fund provides a guarantee to the underlying projects if needed indicating that obligations will be met. Also, the Fund invest in infrastructure projects in a combination of loan and equity. Infrastructure projects are characterised by a stable and solid income when the project reaches FID. There is no indication towards that projects are in a state where they will not be able to meet the obligation against the Fund.

The Fund is not exposed to any significant credit risk from a single counterparty at 31 December 2022, since the portfolio of the Fund consists of a number of counterparties and infrastructure projects. The Fund Manager regularly assesses the risk related to single exposures taking into account current market developments, inflation, performance of investments, interest rate, price movements etc.

Notes

11. Financial risk management (continued)

Interest rate risk

Receivables relate to the Fund's ordinary business activities and are mainly from other companies in the Copenhagen Infrastructure Partners structure. Interest rate risk has been considered immaterial, and these receivables are paid back on an on-going basis.

Further the Fund has issued loans with a fixed interest rate to infrastructure companies, where the Fund holds the majority or a substantial part of the shares. Loans have only been provided to companies in the Copenhagen Infrastructure Partners structure. No fair market value adjustments are made specifically on such issued loans as the fair market value is assessed on an investment level which can comprise a combination of both equity and loan. Furthermore, these loans are not given with purpose of divesting these to external parties, why best estimate of future cash flows is that these are going to be paid back to the Fund. Therefore, the interest rate risk on the individual issued loan is considered limited.

Currency risk

The Fund is denominated in DKK. A majority of cash flows take place in DKK, however the fund has investments and outstanding loans in other currencies. Consequently, the Limited Partners are somewhat exposed to currency risk through the Fund. No hedging is made at fund level. No derivatives have been recognised on the balance sheet date in the Fund.

If the foreign exchange rates to which the Fund is exposed moved by +/- 10%, the estimated effect on profit/loss would be as follows +/- 88 DKKm.

Commodity and power prices

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

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

Notes

12. Financial instruments measured at fair value

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

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

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

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

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

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

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

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

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

All investments are classified as Level 3 investments and there have not been any transfers between the levels during the financial year.

Material unobservable inputs for Level 3

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

Notes

12. Financial instruments measured at fair value (continued)

	Level 1	Level 2	Level 3	Total
	DKK'000	DKK'000	DKK'000	DKK'000
2022				
Unlisted shares, equity investments	0	0	394,998	394,998
Receivables from investments	0	0	466,708	466,708
Financial assets measured at fair value through profit or loss	0	0	861,706	861,706
	Level 1	Level 2	Level 3	Total
	DKK'000	DKK'000	DKK'000	DKK'000
2021				
Unlisted shares, equity investments	0	0	1,250,953	1,250,953
Receivables from investments	0	0	437,170	437,170
Financial assets measured at fair value through profit or loss	0	0	1,688,123	1,688,123

Material unobservable inputs

Fair value of the assets is determined based on both forward-looking information, current market and geopolitical conditions, actuals e.g., contributions and distributions etc. as well as status on the specific assets. Valuations are conducted by an independent inhouse valuation expert team and approved quarterly in the CIP Valuation Committee and subsequently by the Board of Directors as part of the quarterly report. A number of material unobservable input is applied in the valuation and is ongoingly assessed on a on a Fund specific level. An elaboration of the assessed material unobservable inputs is outlined below.

Discount rate

The discount rate used to value investments and receivables from investments after COD is considered the most material unobservable input, and the applied range for the discount rate is between 7-10% (2021: 7-10%).

The equity discount rate comprises two legs. The first element is a standard discount rate model (“Capital asset pricing model”) comprising risk free rate, systematic risk (beta) and market risk premium and the second element is additional infrastructure specific risk factors comprising alpha adjustments, illiquidity risk premium and construction risk premium. Each element is described below.

The risk free rate is the yield of a risk free investment with a maturity equal to the duration of the investment. Duration is the present value weighted average time until cash flows are received. Beta measures the degree of systematic risk of the asset. Beta is re-leveraged according to amount of debt in the project. The market risk premium is the return premium above the risk free rate for the theoretical market portfolio. The approach to determine the market risk premium is based on an average from multiple answers from different countries.

Notes

12. Financial instruments measured at fair value (continued)

Alpha adjustment is added to the equity discount rate to reflect project specific and price risks. It has been determined to divide alpha adjustment into two components; one for general project risks and one for price specific risk. The illiquidity risk premium catches the effect of extra risk and premium related to infrequently traded assets. Determination is based on investment type, asset complexity and transfer restrictions. Lastly, a construction risk premium is added on the discount rate, which reflects the extra risk associated with assets under construction. The premium is gradually lowered as projects reach construction related milestones.

Debt discount rates likewise comprise two legs. The first element is a standard debt discount rate model comprising risk free rate and credit spread and the second element is additional infrastructure specific risk factors comprising illiquidity risk premium and construction risk premium. Risk free rate and illiquidity risk premium follows the description above for equity discount rate whereas the credit spread depicts the yield between the risk-free rate and a debt investment with the same maturity but a lower corporate credit rating. The Scope's credit rating framework is applied in determination of the credit spread for each investment.

Power prices

Power price forecast for future cash flows not covered by PPAs is based on the forward curve (Bloomberg) for the liquid time horizon interpolated to long term power price forecast from 3rd party expert forecast providers (e.g. ABB Ventyx, Pöyry, Baringa and Aurora). The reports on future power prices are applied in the DCF-model as model input. An ongoing assessment of the power price providers and the reliability of their forecast is performed. Where future cash flow is not either partly or fully covered by a PPA fluctuating power prices constitute an exposure for the project.

Inflation

Inflation forecasts are based on a combination of short-term data sourced from the Bloomberg Bank Composite Inflation Tool combined with the long term central bank forecasts (e.g. Bank of England, Federal Reserve Bank, European Central Bank) for the countries from which materials are sourced, as well as data relating to specific commodities. Changes to inflation is considered in determining the discount rates as the changes to inflation can impact risk free rate and through that the discount rate applied for the individual asset.

Yield/production

Capacity of the assets are based on the specifications of EPC contracts. Depending on the asset type these contracts cover e.g., turbine/panel supply and balance of plant agreements, supply agreements for turbines, foundations, cables, substation, turbine & panel availability, electrolyser efficiency etc. Project availability is also based on availability guarantees in O&M contract and/or 3rd party experts. Example of contractors are AWS, DNV GL, Fichtner. Every element is considered to ensure high availability of each project to operating assets most efficiently.

Notes

12. Financial instruments measured at fair value (continued)

CAPEX

CAPEX is based on EPC contracts to ensure stable commodity prices and transportation costs. CAPEX has an influence on the cash flow for the asset and hence material changes to CAPEX will impact the value of the assets. CAPEX is ongoingly assessed and updated in the DCF model. CAPEX is particularly considered an unobservable input in markets where no EPC contracts are in place to limit the effects of fluctuation prices.

Sensitivity analysis

The fair value of the Fund's investments is affected by developments in the applied discount rate and future earnings expectations for these investments. A decline or increase in the material unobservable inputs stated above and changes in macroeconomic conditions might have a direct effect on the valuation of the investments. Due to the nature of the investments the effects are subject to some uncertainty, as other factors can in some scenarios have a reverse effect. No sensitivity analysis has been made for investments where management has assessed the cost price as the best estimate of fair value.

Portfolio sensitivity	Variable change in input	Approximately impact on Fund NAV
Yield / production	(+ / - 5%)	+102m/(108m)
CAPEX	(+ / - 10%)	(98m)/+92m
Power price	(+ / - 20%)	+170m/(175m)
Inflation	(+ / - 1%-points)	+125m/(106m)
Discount rate	(+ / - 1%-points)	(128m)/+155m

The inputs above are considered the most material unobservable input due to the nature of the investments.

Notes

13. Related parties

Related parties with a controlling interest

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

	2022	2021
	DKK'000	DKK'000
Related party transactions		
The General Partner receives a fee for its obligation towards CI III N-QFPF as per the Articles of Association		
Payment to the General Partner	45	28
Copenhagen Infrastructure Partners P/S (the Fund Manager) is considered a related party of the Fund due to its role as being Fund Manager		
Management fee	17,978	14,889

Management fee is calculated based on a fraction of the gross commitment in underlying investments over the total commitment in the Fund.

Receivables from investments

Loans have been granted on market terms, which are expected to be settled by future cash payments. The Fund has no guarantees or similar collateral in connection with loans.

	2022
	DKK'000
Contributions at 31 December 2021	1,644,904
Contributions	0
Contributions at 31 December 2022	1,644,904
Committed loan capital	1,957,890
Outstanding commitment at 31 December 2022	312,986

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

Notes

14. Contingent liabilities

The Fund has the following third party contingent liabilities or guarantees as of 31 December 2022:

- The outstanding guarantees for the ChangFang & Xidao LC, which amounts to USD 220.3m
- The outstanding guarantees for the DEW LC, which amounts to EUR 1.8m
- The outstanding guarantees for the DEW PCG, which amounts to EUR 12.0m
- The outstanding guarantees for the Greasewood LC, which amounts to USD 7.5m
- The outstanding guarantees for the Lostock PCG, which amounts to GBP 160.8m
- The outstanding guarantees for the Monegros PCG, which amounts to EUR 51.5m
- The outstanding guarantees for the Sage PCG, which amounts to USD 5.5m
- The outstanding guarantees for the Vineyard LC, which amounts to USD 413.3m

Further the Fund is fully liable for a credit facility taken up by Copenhagen Infrastructure III K/S with an outstanding balance of DKK 155m at the balance sheet date.

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

No provisions for expected credit loss have been recognised. Refer to note 11 for further.

15. Investors

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

Limited Partner	Residence	Ownership percentage
Kommunal Landspensjonskasse Gjensidig Forsikringsselskap	Dronning Eufemias Gate 10, 0191 Oslo	21.90%
DNB Livsforsikring AS	Solheimsgaten 7C, 5058 Bergen	8.80%
Lind Invest ApS	Værkmestergade 25, 14., 8000 Aarhus C	8.80%
European Investment Bank	98-100 Boulevard Konrad Adenauer, L-2950 Luxembourg	6.60%
R+ V Lebensversicherung AG	Raiffeisensplatz 1, 65189 Wiesbaden	6.60%
Danica Pension, Livsforsikringsaktieselskab	Holmens Kanal 2-12, 1060 Copenhagen	6.16%
CI III Lux Feeder Fund	6 rue Eugène Ruppert, L-2453 Luxembourg	5.01%

Notes

16. Events after the balance sheet date

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

17. Authorisation of the annual report for issue

At the meeting held on 17 April 2023 the General Partner authorised this annual report for issue on 17 April 2023.

The annual report will be submitted to the Limited Partnership's Limited Partners for adoption at the Annual General Meeting on 4 May 2023.

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc.

Periodic disclosure for the financial products referred to in Article 8, paragraphs 1, 2 and 2a, of Regulation (EU) 2019/2088 and Article 6, first paragraph, of Regulation (EU) 2020/852

Product name: Copenhagen Infrastructure III K/S

Legal entity identifier: 213800N3B6LXISRQGG15

Sustainable investment means an investment in an economic activity that contributes to an environmental or social objective, provided that the investment does not significantly harm any environmental or social objective and that the investee companies follow good governance practices.

The EU Taxonomy is a classification system laid down in Regulation (EU) 2020/852, establishing a list of environmentally sustainable economic activities. That Regulation does not include a list of socially sustainable economic activities. Sustainable investments with an environmental objective might be aligned with the Taxonomy or not.

Environmental and/or social characteristics

Did this financial product have a sustainable investment objective?

<input checked="" type="radio"/> <input type="radio"/> Yes	<input type="radio"/> <input checked="" type="radio"/> No
<input type="checkbox"/> It made sustainable investments with an environmental objective: ___% <ul style="list-style-type: none"> <input type="checkbox"/> in economic activities that qualify as environmentally sustainable under the EU Taxonomy <input type="checkbox"/> in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy 	<input type="checkbox"/> It promoted Environmental/Social (E/S) characteristics and while it did not have as its objective a sustainable investment, it had a proportion of ___% of sustainable investments <ul style="list-style-type: none"> <input type="checkbox"/> with an environmental objective in economic activities that qualify as environmentally sustainable under the EU Taxonomy <input type="checkbox"/> with an environmental objective in economic activities that do not qualify as environmentally sustainable under the EU Taxonomy <input type="checkbox"/> with a social objective
<input type="checkbox"/> It made sustainable investments with a social objective: ___%	<input checked="" type="checkbox"/> It promoted E/S characteristics, but did not make any sustainable investments

Copenhagen Infrastructure III K/S as well as associated alternative investment vehicles (each of which is an alternative investment fund) are part of a whole fund structure (collectively "CI III" or the "Fund"), managed by Copenhagen Infrastructure Partners P/S, company number (CVR no.) 37994006 ("CIP" or the "Manager"). The allocation of investors' commitment to each entity is driven by tax, legal and regulatory reasons unrelated to CI III's environmental, social and governance characteristics. Furthermore, an investor's exposure to the underlying assets of CI III is not affected by the allocation of its commitment to any one particular legal entity comprised by CI III. For these reasons CI III is for the purpose of this periodic disclosure deemed to be a single financial product.

The Fund is a close-ended fund which was structured, established and held its final closing prior to the entry into force of Regulation (EU) 2019/2088 (the "Sustainable Finance Disclosure Regulation" or "SFDR"). The Fund's overall approach to its environmental and social characteristics thus did not formally take in to account the defined principle of "do no significant harm" as defined in the SFDR

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

and EU Taxonomy, and therefore the Fund's investments are not currently considered to meet the specific definition of “sustainable investments” within the meaning of art. 2(17) of the SFDR. In terms of the EU Taxonomy, the “do no significant harm” principle applies only to those investments underlying the financial product that take into account the EU criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the EU criteria for environmentally sustainable economic activities.

In the next reference period, the Fund intends to assess each of its investments under the “do no significant harm” principle and the minimum safeguards as defined in the SFDR, and this assessment may lead to some or all of the Fund's investment being deemed “sustainable investments” within the meaning of art. 2(17) of the SFDR in subsequent reference periods.



To what extent were the environmental and/or social characteristics promoted by this financial product met?

For reasons stated in the introduction, the Fund is considered to be a financial product which promotes, among other characteristics, certain environmental and social characteristics (as described in other sections in this disclosure and in the Fund's governing documents) and therefore a financial product subject to art. 8 of the SFDR.

The Fund principally promoted and met certain environmental characteristics in its investments, through investing in economic activities which contribute to increasing global renewable energy capacity and generation and the reduction of greenhouse gas emissions.

● How did the sustainability indicators perform?

As stated in the introductory section of this periodic disclosure, the Fund was established and structured prior to the entry into force of the SFDR and EU Taxonomy. During the reference period, CIP has used the following sustainability indicators to measure the environmental characteristics promoted:

- 1) Renewable energy capacity (MW)
- 2) Renewable power generation (GWh)
- 3) Estimated CO₂e emissions avoided (tCO₂e)

During the reference period, the Fund portfolio consisted of investments in nine energy infrastructure assets, four of which were generating electricity and five of which were under construction. In addition to these investments, CI III has a number of investment opportunities under development. Disclosures in this report which relate to the sustainability and performance of investments are made for investments where assets are generating electricity only. Investments under construction and investment opportunities do not generate electricity, and they have therefore not reached a state where the sustainability indicators can be reliably determined, and they are consequently not included when determining the Fund's performance in relation to the sustainability indicators or the percentage of sustainable investments held by CI III.

Sustainability indicators measure how the environmental or social characteristics promoted by the financial product are attained.

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

During the reference period, investments in assets which were generating electricity in the Fund’s portfolio reached a combined renewable energy capacity of 1,046 MW, and renewable energy generation of 2,194 GWh. The estimated CO₂e emissions avoided from assets generating electricity during the reference period was estimated at 333,000 tCO₂e. In line with standard finance sector emissions reporting practices, avoided emissions figures are reported after adjusting for CI III’s ownership in the investments.

● ...and compared to previous periods?

Since this is the first periodic disclosure made for CI III under Regulation (EU) 2022/128 (the “SFDR Level II”), this section provides information for the current reference period only.

● What were the objectives of the sustainable investments that the financial product partially made and how did the sustainable investment contribute to such objectives?

N/A

● How did the sustainable investments that the financial product partially made not cause significant harm to any environmental or social sustainable investment objective?

N/A

Principal adverse impacts are the most significant negative impacts of investment decisions on sustainability factors relating to environmental, social and employee matters, respect for human rights, anti-corruption and anti-bribery matters.

— How were the indicators for adverse impacts on sustainability factors taken into account?

N/A

— Were sustainable investments aligned with the OECD Guidelines for Multinational Enterprises and the UN Guiding Principles on Business and Human Rights? Details:

N/A

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

The EU Taxonomy sets out a “do not significant harm” principle by which Taxonomy-aligned investments should not significantly harm EU Taxonomy objectives and is accompanied by specific Union criteria.

The “do no significant harm” principle applies only to those investments underlying the financial product that take into account the Union criteria for environmentally sustainable economic activities. The investments underlying the remaining portion of this financial product do not take into account the Union criteria for environmentally sustainable economic activities.

Any other sustainable investments must also not significantly harm any environmental or social objectives.



How did this financial product consider principal adverse impacts on sustainability factors?

As stated in the introduction, the Fund was structured, established and held its final closing prior to the entry into force of the SFDR. The Fund's overall approach to its environmental and social characteristics thus did not formally take in to account the defined principle of “do no significant harm” (which includes the defined concept of principal adverse impacts) as defined in the SFDR.



What were the top investments of this financial product?

During the reference period, the Fund's portfolio consisted of investments in nine energy infrastructure assets, four of which were generating electricity and five of which were under construction. These investments are further described in the Fund's annual report. In addition to these nine investments, CI III has a number of investment opportunities under development, which are not included in the overview below, as final investment decision ("FID") has not yet been taken in relation to these opportunities. Of CI III's investments, investments under construction do not generate electricity, and they have therefore not reached a state where the sustainability indicators can be reliably determined, and they are consequently not included when determining the Fund's performance in relation to the sustainability indicators or the percentage of sustainable investments held by CI III. Nonetheless, investments under construction are included in the overview below, for the purpose of ensuring alignment with the Fund's annual report.

During the reference period, investments, which were generating electricity, amounted to 30 % of the total investments (which have reached FID) held by the Fund, and investments under construction amounted to 70 % of total investments (which have reached FID) held by the Fund.

Gross asset value ("GAV") as per 31 December 2022 is used as the basis for calculating the proportions (%) of investments that have reached FID.

The list includes the investments constituting the greatest proportion of investments of the financial product during the reference period which is: 1 January 2022 - 31 December 2022

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

Largest investments	Sector	% Assets	Country
Monegros	Energy generation – Onshore wind	43 %	Spain
Greasewood	Energy generation – Solar PV	26 %	United States
Misae	Energy generation – Solar PV	22 %	United States
Sage	Energy generation – Solar PV	9 %	United States
Total assets generating electricity		100 % (30 % of total investments in energy)	
Chanfang & Xidao	Energy generation – Offshore wind	64 %	Taiwan
Lostock	Energy generation – Energy from waste	20 %	United Kingdom
Deutsche Erdwarme	Energy generation – Geothermal	8 %	Germany
Vineyard Wind	Energy generation – Offshore wind	4 %	United States
Jeonnam I	Energy generation – Offshore wind	4 %	South Korea
Total assets under construction (not generating electricity)		100 % (70 % of total investments in energy infrastructure assets that have reached FID)	

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)



What was the proportion of sustainability-related investments?

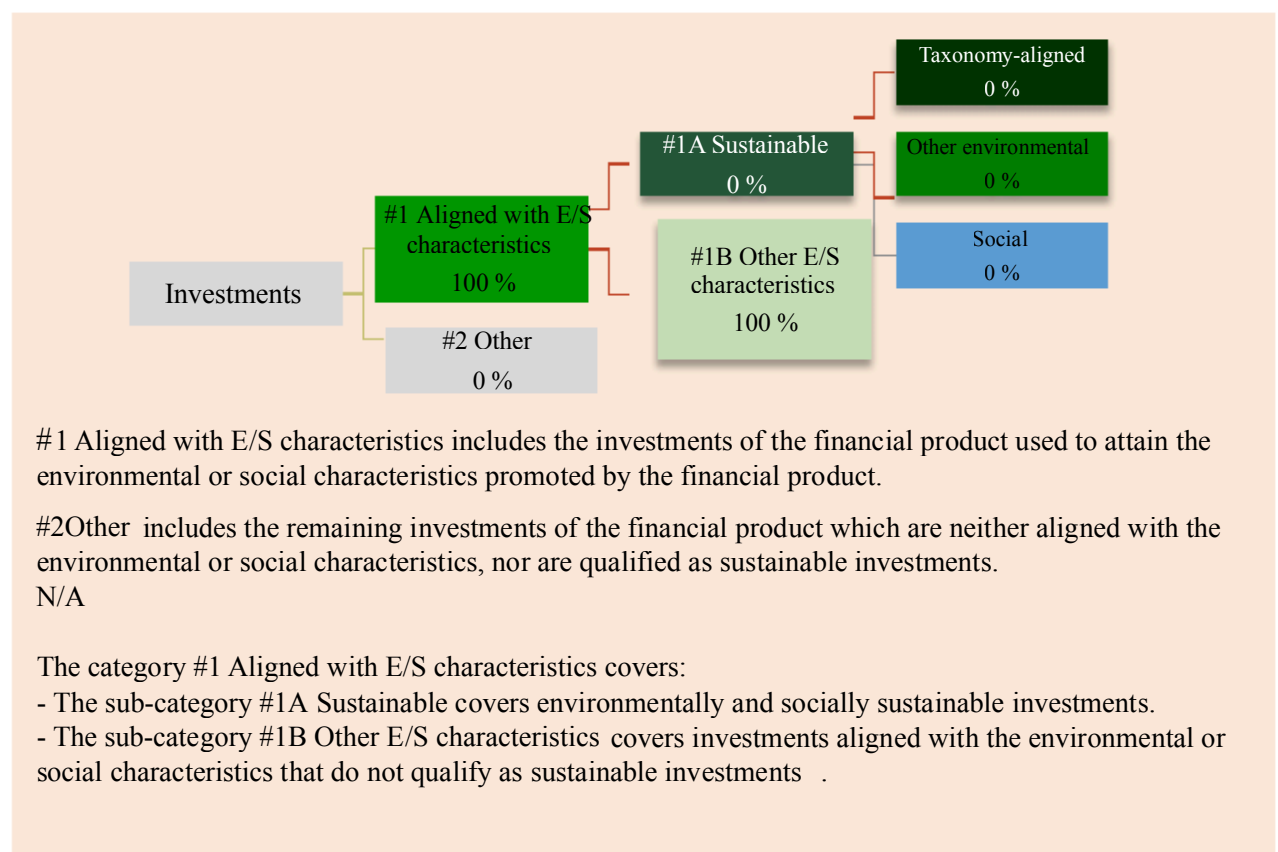
- What was the asset allocation?

Asset allocation describes the share of investments in specific assets.

As described elsewhere in this report, the Fund's approach to its environmental and social characteristics did not take in to account the defined principles of “do no significant harm” as set out in the SFDR and the EU Taxonomy, and therefore the Fund's investments are not currently considered to meet the specific definition of “sustainable investments” within the meaning of art 2(17) of the SFDR. Except as described elsewhere in this report, the Fund's investments are made in accordance with the Fund's governing documents including its Ethical Policy (subsequently replaced by the Responsible Investment Policy of CIP) and other governing documents, which set-out the environmental, social and governance characteristics promoted by the Fund.

To comply with the EU Taxonomy, the criteria for fossil gas include limitations on emissions and switching to fully renewable power or low-carbon fuels by the end of 2035. For nuclear energy, the criteria include comprehensive safety and waste management rules. Enabling activities directly enable other activities to make a substantial contribution to an environmental objective.

Transitional activities are activities for which low-carbon alternatives are not yet available and among others have greenhouse gas emission levels corresponding to the best performance.



In alignment with the rest of this disclosure, GAV as per 31 December 2022 of assets which have reached FID is used as the basis for calculating the proportion of investments.

- In which economic sectors were the investments made?

During the reference period, the Fund's portfolio of investments, which have reached FID, consisted of nine investments in energy infrastructure assets, four of which generated electricity.

Investments generating electricity:

1. Energy generation – Solar PV – 57 %
2. Energy generation – Onshore wind – 43 %

Investments under construction (not generating electricity):

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

1. Energy generation – Geothermal – 8 %
2. Energy generation – Energy from waste – 20 %
3. Energy generation – Offshore wind – 72 %



To what extent were the sustainable investments with an environmental objective aligned with the EU Taxonomy?

N/A

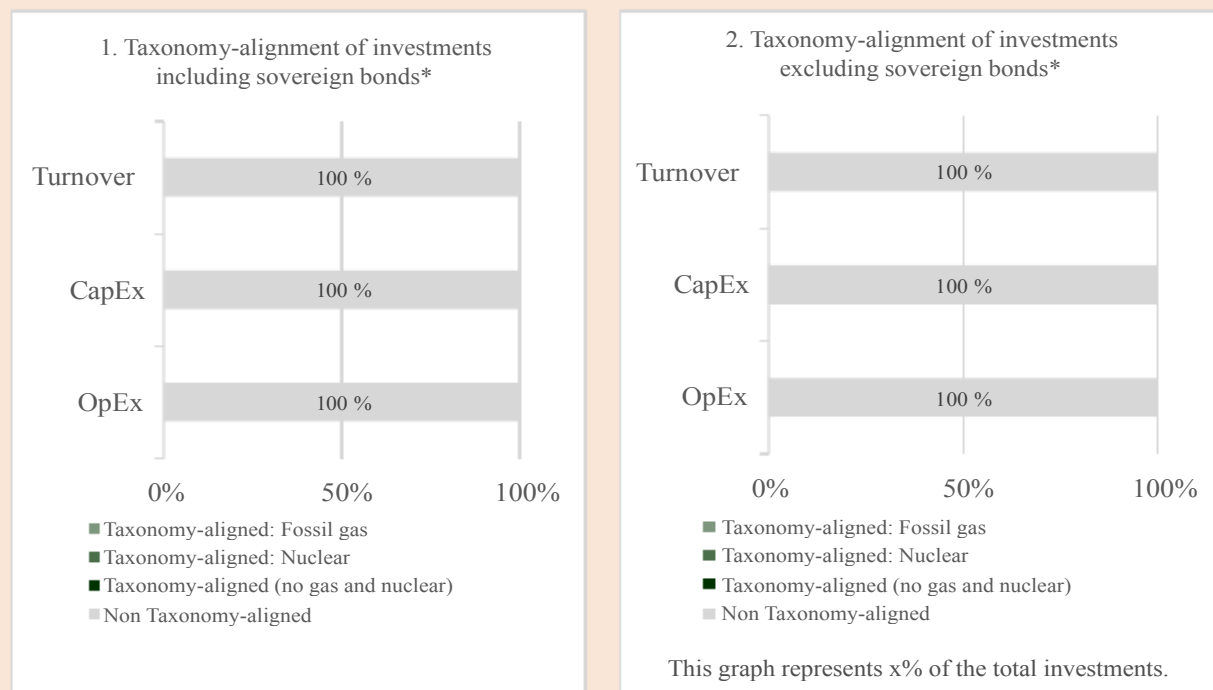
- Did the financial product invest in fossil gas and/or nuclear energy related activities complying with the EU Taxonomy ¹?

- Yes:
 - In fossil gas
 - In nuclear energy
- No

Taxonomy-aligned activities are expressed as a share of:

- turnover reflecting the share of revenue from green activities of investee companies.
- capital expenditure (CapEx) shows the green investments made by investee companies, relevant for a transition to a green economy.
- operational expenditure (OpEx) reflects the green operational activities of investee companies.

The graphs below show in green the percentage of investments that were aligned with the EU Taxonomy. As there is no appropriate methodology to determine the taxonomy-alignment of sovereign bonds*, the first graph shows the Taxonomy alignment in relation to all the investments of the financial product including sovereign bonds, while the second graph shows the Taxonomy alignment only in relation to the investments of the financial product other than sovereign bonds.



* For the purpose of these graphs, 'sovereign bonds' consist of all sovereign exposures.

¹ Fossil gas and/or nuclear related activities will only comply with the EU Taxonomy where they contribute to limiting climate change ("climate change mitigation") and do not significantly harm any EU Taxonomy objective - see explanatory note in the left hand margin. The full criteria for fossil gas and nuclear energy economic activities that comply with the EU Taxonomy are laid down in Commission Delegated Regulation (EU) 2022/1214.

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

- What was the share of investments made in transitional and enabling activities?

The share of investments made in transitional and enabling activities during the reference period is 0 %.

- How did the percentage of investments that were aligned with the EU Taxonomy compare with previous reference periods?

N/A



- What was the share of sustainable investments with an environmental objective not aligned with the EU Taxonomy?

N/A




- What was the share of socially sustainable investments?

N/A



- What investments were included under “other”, what was their purpose and were there any minimum environmental or social safeguards?

N/A

 are sustainable investments with an environmental objective that do not take into account the criteria for environmentally sustainable economic activities under Regulation (EU) 2020/852.



- What actions have been taken to meet the environmental and/or social characteristics during the reference period?

Several mechanisms and procedures are in place and have been applied during the reference period to ensure that the investments made by the Fund meet environmental characteristics. Investments in CI III are governed by an Ethical Policy (subsequently replaced by the Responsible Investment Policy of CIP), which, among others, mandates responsible environmental impact management, protects key social objectives, such as human and labour rights, and restricts CI III from investing in controversial weapons that would ordinarily breach humanitarian principles. Adherence to the Ethical Policy for CI III is stated in the investment policy section of the Limited Partnership Agreement governing the Fund. CI III is also specifically excluded from investing in nuclear or coal fired generation, and the Fund is also restricted from investing in nuclear weapons or weapons that would ordinarily breach humanitarian principles. In addition to adherence to CIP’s Ethical Policy described above, investments in CI III are subject to the following procedures:

Appendix 1 – Supplementary report on disclosures in accordance with the SFDR etc. (continued)

- 1) Mitigation and/or management plans for relevant potential adverse impacts at investee company level.
- 2) Monitoring of relevant potential adverse impacts of investee companies through mandatory reporting on either monthly, bi-monthly, quarterly or yearly basis.
- 3) Responding to incidents relating to relevant potential adverse impacts through CI III's position on the board and/or steering committee of the investee company if applicable.

During the reference period, the Fund has held a number of renewable energy infrastructure assets (which have reached FID), all of which help to increase the overall 'stock' of the global electricity grid, which contributes to the renewable energy 'additionality' (environmental characteristics: increased global renewable energy capacity and generation) and resultant avoided future greenhouse gas emissions (environmental characteristics: reduction in greenhouse gas emissions).



How did this financial product perform compared to the reference benchmark?

No reference benchmark has been designated for the purpose of attaining the promoted environmental characteristics.

- How does the reference benchmark differ from a broad market index?
N/A
- How did this financial product perform with regard to the sustainability indicators to determine the alignment of the reference benchmark with the environmental or social characteristics promoted?
N/A
- How did this financial product perform compared with the reference benchmark?
N/A
- How did this financial product perform compared with the broad market index?
N/A

Reference benchmarks are indexes to measure whether the financial product attains the environmental or social characteristics that they promote.