

PENTLAND GROUP (TRADING) LIMITED

Registered number: 11439197

Section 172 Statement

The Companies (Miscellaneous Reporting) Regulations 2018 requires Pentland Group (Trading) Limited to publish a statement explaining how the directors have given due regard for the matters set out in section 172(1)(a) to (f) of the Companies Act 2006 while performing their duty to promote the success of the company for the benefit of its members as a whole (“section 172 statement”). Below is the section 172 statement for Pentland Group (Trading) Limited captured by these regulations.

Extract from the Strategic Report for the year ended 31 December 2021

Our success requires the board of directors (the “Board”), its committees and senior management to maintain an approach to strategic, financial and operational decision-making that ensures the careful deployment of the company’s capital and resources and the active management of relationships with the trading businesses we own and invest in.

Throughout the year, the directors have performed their duty to promote the success of the company under section 172 of the Companies Act 2006, taking into consideration the issues and stakeholders relevant in complying with section 172(a) to (f), the methods used to engage with those stakeholders and the effect of such on the decisions and strategies during the year. Further information about the company’s corporate governance arrangements is set out in the Statement of Corporate Governance on pages 4 to 6 of the directors’ report.

Engagement with Stakeholders

The success of the company is dependent on the effective engagement with, and support from, its stakeholders. The company’s stakeholders include its:

- Shareholder(s);
- People (including defined benefit pension scheme members);
- Regulators (including the Financial Conduct Authority, Financial Reporting Council, Competition and Markets Authority and the Pensions Regulator);
- Tax authorities in the territories in which it and its subsidiaries operate;
- Government authorities and their agencies;
- Professional advisors;
- Underlying trading businesses; and
- Communities with whom we operate, with particular emphasis on those engaged in the provision of products for the company’s trading businesses.

While the company endeavours to serve the interests of all stakeholders, our primary responsibility is to engage with and support those stakeholders whom we can influence directly.

Shareholders

The company is part of a family-owned group. The company creates value through the active allocation of resources to its underlying trading subsidiaries, joint ventures and associates, which are actively monitored by the company. The value created translates into dividends and the movement in underlying value of shareholders’ equity in the wider group. The company’s immediate shareholder is Pentland UK Holdings.

The Board includes five members of the ultimate shareholding family, who meet regularly to consider company business at board meetings. In between those formal board meetings, direct meetings are routinely held between individual shareholders and executives as well as non-executive directors of the Board.

People

We pride ourselves on the quality of our people, both those employed directly and those working within our subsidiary businesses. Details on how we engage with our people can be found in the directors' report on page 7.

An executive member of the Board also acts as a trustee to the Pentland Group Retirement Benefits Scheme, to which the company acts as both an employer and a guarantor, on a joint and severely liable basis, for any obligations of the scheme (refer to note 5). The Pentland Group Retirement Benefits Scheme is closed to member contributions and for a number of years its assessed potential liabilities exceed its current assets.

Tax Authorities

The taxes to which the company and its subsidiaries are subject reflect the breadth and scale of our operations and include corporate income taxes (including withholding taxes and local trade taxes), indirect taxes (including VAT and sales taxes), employment taxes, social security payments, customs and excise taxes, stamp duties and business rates. There is a nominated Board member with specific responsibility for monitoring compliance with the strategy, with support from the company's Group Head of Tax.

Regular meetings and discussions are held between the company's tax function and HM Revenue and Customs. Andrew Long, one of the Executive Directors, is the Senior Accounting Officer and reports directly to HM Revenue and Customs on the company's reporting and controls environment as well as compliance with domestic tax requirements.

Subsidiaries, Joint Ventures and Associates

Each of the underlying trading subsidiaries have extensive engagement with their own unique stakeholders which allows them to take account of the need of their own stakeholders in their decision making. The leadership teams of each business make decisions with a long-term view and with the highest standards of conduct in line with group policies, with the exclusion of JD Sports Fashion plc ("JD") who set their own standards and policies.

The Board closely evaluates the performance of its subsidiaries, joint ventures and associates, influencing major strategic changes and intervening where shortcomings are identified. It does so by appointing nominated members to act as representatives on the boards of those businesses, where appropriate.

Communities

We believe in doing the right thing, not the easy thing – as individuals and as an organisation. Respect for people and the environment has always been at the heart of our business and we strive to make all our decisions in good conscience. Our focus is to:

- Help people to live active, healthy lifestyles by building a business with social purpose
- Protect human rights by doing business ethically and sustainably
- Enable an ethical and transparent supply chain; and
- Reduce the environmental impact of our operations and materials

Pentland has long maintained a commitment to treating people in its business together with the environment, fairly and with respect. Our commitment to giving back to communities runs through the entire group and continues to make significant charitable donations.

Our Principal Decisions

We define principal decisions as both those that are material to the company, but also those that are significant to any of our key stakeholder groups. The principal decisions made by the company this year relate to its role and involvement within, and consequences arising from, the demerger of the Investment Group. In making these decisions the Board considered the interests of and impact on its stakeholders. To provide insight into the approach taken by the Board, a summary of stakeholders, issues and outcomes and actions is set out below.

Stakeholder	Issues	Outcome and Actions
Shareholder(s)	Our shareholders want us to maximise the value created through the active allocation of resources to our underlying trading businesses, translating into dividends and the movement in shareholders' equity in the wider group.	The demerger creates two separate focused groups, each with separate boards and the autonomy to execute its own strategy with a clear focus, maximising the long-term success of both groups.
People	Our people want to be kept informed of changes to the business and to be listened to in relation to changes which will affect them and their teams. They also want the business to provide security and opportunities to develop.	Overall, the demerger has resulted in no impact on our people. The inclusion of the company as an employer alongside Pentland Group Limited, and as a guarantor of the obligations of the Pentland Group Retirement Benefits Scheme, ensures that the Trustees of the pension scheme (and its members) have access to the same assets as they did when the business of both groups were operated together.
Subsidiaries, joint ventures and associates	Our underlying trading businesses need continued access to capital as a matter of vital importance to the long-term success of our business.	The demerger saw the cancellation of the revolving credit facilities with lending institutions as a result of Pentland Group Limited leaving the group. The company has formed a Banking Committee as a delegated committee of the Board, who are working with a number of domestic and international banks to ensure there is continued access to capital resources to meet shorter term fluctuations in working capital and development capital. In the interim, the company has available to it an unsecured revolving credit facility from Pentland Group Limited (see note 18).

Stakeholder	Issues	Outcome and Actions
Communities	Our communities want our continued support with local causes and issues.	The work that both groups do in the community will not be affected as a result of the demerger.

PENTLAND GROUP (TRADING) LIMITED

Registered number: 11439197

Statement of Corporate Governance

The Companies (Miscellaneous Reporting) Regulations 2018 requires Pentland Group (Trading) Limited to publish a statement of its corporate governance arrangements. Below is the statement of corporate governance for Pentland Group (Trading) Limited captured by these regulations.

Extract from the Directors' Report for the year ended 31 December 2021

Pentland's business approach is based on openness and high levels of accountability, and the Board's approach to corporate governance is to issue clear policies and procedures as it considers appropriate for a privately-owned company with some of its ultimate shareholders represented on the Board. The Board has considered the Wates Principles and its application to its corporate governance code. The below explains how those Wates Principles are reflected in the company's governance arrangements, with reference to the six key tenets of corporate governance.

Principle		How the Company has applied it
<p>Principle One: Purpose and Leadership</p> <p>An effective board develops and promotes the purpose of a company, and ensures that its values, strategy and culture align with that purpose.</p>	Applied	<ul style="list-style-type: none">• The company is part of a family-owned group, with the fourth generation of the family now actively working in the business• Through its subsidiaries, the company operates primarily in the retail and consumer brands sectors• The company has a clear purpose set by the ultimate parent company, Pentland Group Holdings Limited. Through the leadership of the Board by the executive chair, a clear vision for the UK group's purpose and overall values is articulated which underpins and defines the strategy and culture of the organisation. Our values are those of the shareholding family, based on social responsibility, inclusion, diversity, long-termism and sustainability• Policies and protocols are in place to support the execution of the group's purpose and values across the organisation excluding JD Sports Fashion plc and its sub-group
<p>Principle Two: Board Composition</p> <p>Effective board composition requires an effective chair and a balance of skills, backgrounds, experience and knowledge, with individual directors having sufficient capacity to make a valuable contribution. The size of a board should be guided by the scale and complexity of the company.</p>	Applied	<ul style="list-style-type: none">• The Board includes five members of the ultimate shareholding family and two non-family directors, one of whom is an independent non-executive director• The Board operates partly through committees and, in particular, a Trading Committee (chaired by the Board's executive chair) and a Banking Committee (chaired by our executive non-family member). All committees have documented terms of reference which are regularly reviewed by the Board• All directors have access to the Company Secretary's office and to the Group's General Counsel for advice and may take professional advice at the company's expense when required• A list of Board members is set out on page 5• The company fully supports the professional development of all Board members with each member taking personal responsibility for additional training and support to meet their personal areas of specialism and interest• The Board composition is balanced between executive and non-executive directors with a suitably qualified and experienced senior independent non-executive director

Principle		How the Company has applied it
<p>Principle Three: Director Responsibilities</p> <p>The board and individual directors should have a clear understanding of their accountability and responsibilities. The board's policies and procedures should support effective decision-making and independent challenge.</p>	<p>Applied</p>	<ul style="list-style-type: none"> • The Board is responsible for establishing the culture, values and framework within which the UK group operates and is collectively responsible to the company's stakeholders for the direction and oversight of the company to ensure its long-term success. It provides leadership, oversees strategy, ensures the necessary resources are available, and sets policies and standards. In doing so, the directors comply with their duties under section 172 of the Companies Act 2006 • Given the purpose of the company and nature of its ultimate ownership, the Board is largely comprised of members of the Rubin family • Given the diverse nature of the businesses within the UK group, Board appointments have been made with care and to ensure that its membership includes the right and appropriate levels of skills and experience to address the challenges that the business currently face along with those of the future • Through the Company Secretary's office, the Board has been given sufficient infrastructure to allow them to undertake their work with due care, which is aligned to achieving the UK group's long-term success and vision • The Board is focused on improving its operational governance to ensure that the UK group's corporate purpose and strategy remains at the centre of its decision-making protocols • The executive roles of individual directors are understood by the Board, although not formally documented. Authority limits are formally agreed by the Board and updated from time to time
<p>Principle Four: Opportunity and Risk</p> <p>A board should promote the long-term sustainable success of the company by identifying opportunities to create and preserve value and establishing oversight for the identification and mitigation of risks.</p>	<p>Applied</p>	<ul style="list-style-type: none"> • The Board's decisions are focused on promoting and delivering long term value • Principal risks have been identified across the UK group and at the operating business level. Risks relating to the retail business of JD Sports Fashion plc are identified and mitigated by their independent board • The Pentland Group, of which the company forms part has an Internal Audit function, which reports to the Audit and Risk Committee, operates under a written IA charter agreed by the Board of the ultimate parent company, and is responsible for the examination and evaluation of the adequacy and effectiveness of the UK group's governance, risk management and internal controls, excluding JD Sports Fashion plc whose board makes separate arrangements for reviewing governance, risk management and controls • The Pentland Group has implemented a Risk Management Framework to help identify, assess, debate, and mitigate the key risks facing us, in order to support the UK group's overall purpose

Principle		How the Company has applied it
<p>Principle Five: Remuneration</p> <p>A board should promote executive remuneration structures aligned to the long-term sustainable success of the company, taking into account pay and conditions elsewhere in the company.</p>	<p>Evolving</p>	<ul style="list-style-type: none"> • The Remuneration Committee of the company's ultimate parent set the remuneration and incentives for Board members and senior executives to ensure that reward decisions are aligned with the Group's business strategy, culture and values, whilst supporting an effective and efficient talent management strategy.
<p>Principle Six: Stakeholder Relationships and Engagement</p> <p>Directors should foster effective stakeholder relationships aligned to the company's purpose. The board is responsible for overseeing meaningful engagement with stakeholders, including the workforce, and having regard to their views when taking decisions.</p>	<p>Applied</p>	<ul style="list-style-type: none"> • The company benefits from having Rubin family members on its Board, which reduces the agency risk involved in managing the business • The company expects its operating businesses to maintain a high level of direct engagement with their key stakeholders, whether their employees, suppliers, customers, tax authorities, regulators or other governmental bodies, pensioners or community groups • The Board engages regularly with its own stakeholders, including its shareholders, its people, pensioners, regulators, tax authorities, government authorities and their agencies, professional advisors, underlying trading businesses, communities, and individual directors. How the Board has engaged with key stakeholders during the course of the year can be found on pages 2 to 3.

PENTLAND UK HOLDINGS
Registered number: 12282861

Section 172 Statement

The Companies (Miscellaneous Reporting) Regulations 2018 requires Pentland UK Holdings to publish a statement explaining how the directors have given due regard for the matters set out in section 172(1)(a) to (f) of the Companies Act 2006 while performing their duty to promote the success of the company for the benefit of its members as a whole (“section 172 statement”). Below is the section 172 statement for Pentland UK Holdings captured by these regulations.

Extract from the Strategic Report for the year ended 31 December 2021

The company operates to ensure that all relevant matters are considered by the board of directors (the “Board”) in its principal decision making, as a means of contributing to the overall purpose of the group and acknowledges the need to maintain high standards of business conduct.

In the performance of its duty to promote the success of the company, and in considering its principal activity as an intermediate holding company, the Board has had regard for the impact of their decisions on the company’s main stakeholder groups.

PENTLAND GROUP LIMITED

Registered number: 00793577

Section 172 Statement

The Companies (Miscellaneous Reporting) Regulations 2018 requires Pentland Group Limited to publish a statement explaining how the directors have given due regard for the matters set out in section 172(1)(a) to (f) of the Companies Act 2006 while performing their duty to promote the success of the company for the benefit of its members as a whole (“section 172 statement”). Below is the section 172 statement for Pentland Group Limited captured by these regulations.

Extract from the Strategic Report for the year ended 31 December 2021

Our success requires the board of directors (the “Board”), its committees and senior management to maintain an approach to strategic, financial and operational decision making that ensures the careful deployment of the company’s capital and resources and the active management of relationships with the businesses in which it invests.

Throughout the year, the directors have performed their duty to promote the success of the company under section 172 of the Companies Act 2006, taking into consideration the issues and stakeholders relevant in complying with section 172(a) to (f), the methods used to engage with those stakeholders and the effect of such on the decisions and strategies during the year.

Engagement with Stakeholders

The success of the company is dependent on the effective engagement with, and support from, its stakeholders. The company’s stakeholders include its: -

- Shareholder(s);
- People (including defined benefit pension scheme members);
- Regulators (including the Financial Conduct Authority, Financial Reporting Council and the Pensions Regulator);
- Tax authorities in the territories in which it and its subsidiaries operate;
- Government authorities and their agencies;
- Professional advisors;
- Underlying subsidiary and investment businesses; and
- Investment communities in which we operate.

While the company endeavours to serve the interests of all stakeholders, our primary responsibility is to engage with and support those stakeholders whom we can influence directly.

Shareholders

The company is part of a family-owned group. The company creates value through the active allocation of capital and resources to a portfolio of investments across a diverse range of markets and sectors, which are actively monitored by the company directly or through managers. The value created translates into dividends and the movement in underlying value of shareholders’ equity in the wider group. As a result of the demerger, the company’s immediate shareholder is now Pentland Investment Holdings Limited, a company registered in Jersey and tax resident in the United Kingdom.

The Board includes six members of the ultimate shareholding family, who meet regularly to consider company business at board meetings. In between those formal board meetings, direct meetings are routinely held between individual shareholders and executives as well as non-executive directors of the Board.

People

We pride ourselves on the quality of our people, both those employed directly by the company and those within our subsidiary businesses. Details on how we engage with our people can be found in the directors' report on pages 5 and 6.

An executive member of the Board also acts as a Trustee to the Pentland Group Retirement Benefits Scheme, to which the company acts as both an employer and a guarantor, on a joint and severally liable basis, for any obligations of the scheme (see note 7). The Pentland Group Retirement Benefits Scheme is closed to member contributions and for a number of years its assessed potential liabilities exceed its current assets.

Tax Authorities

The taxes to which the company and its subsidiaries are subject reflect the breadth and scale of our operations and include corporate income taxes (including withholding taxes), indirect taxes (including VAT and sales taxes), employment taxes, social security payments, customs and excise taxes, stamp duties and business rates. There is a nominated Board member with specific responsibility for monitoring compliance with the strategy, with support from the company's Group Head of Tax.

Regular meetings and discussions are held between the company's tax function and HM Revenue and Customs. Andrew Long, one of the Executive Directors, is the Senior Accounting Officer and reports directly to HM Revenue and Customs on the company's reporting and controls environment as well as compliance with domestic tax requirements.

Subsidiary and Investment Businesses

The Board closely evaluates the performance of its subsidiaries and investments, influencing major strategic changes and intervening where shortcomings are identified. It does so by appointing nominated members to act as representatives on the boards of subsidiaries and significant investment entities, where appropriate.

Two executive committees exist as delegated committees of the Board to make acquisition/disposal and portfolio monitoring decisions concerning direct and indirect investments.

Communities

We believe in doing the right thing, not the easy thing – as individuals and as an organisation. Respect for people and the environment has always been at the heart of our business and we strive to make all our decisions in good conscience.

People are an important part of the company achieving its purpose and we have built a network of long term relationships with investment managers and executives. The company invests in private equity and venture capital funds, listed securities and directly-held businesses across a diverse range of sectors and geographies, including social impact investing.

Our Principal Decisions

We define principal decisions as both those that are material to the company, but also those that are significant to any of our key stakeholder groups. The principal decisions made by the company this year relate to its role and involvement within, and consequences arising from, the demerger of the Investment Group. In making these decisions the Board considered the interests of and impact on its stakeholders. To provide insight into the approach taken by the Board, a summary of stakeholders, issues and outcomes and actions is set out below.

Stakeholder	Issues	Outcome and Actions
Shareholder(s)	Our shareholders want us to maximise the value created through the active allocation of capital and resources to a portfolio of investments across a diverse range of markets and sectors, translating into dividends and the movement in shareholders' equity in the wider group.	The demerger creates two separate focused groups, each with separate boards and the autonomy to execute its own strategy with a clear focus, maximising the long-term success of both groups.
People	Our people want to be kept informed of changes to the business and to be listened to in relation to changes which affect them and their teams. They also want the business to provide security and opportunities to develop.	Overall, the demerger has resulted in no impact on our colleagues. The inclusion of Pentland Group (Trading) Limited as an employer alongside the company, and as a guarantor of the Pentland Group Retirement Benefits Scheme, ensures that the Trustees of the pension scheme (and its members) have access to the same assets as they did when the business of both groups were operated together.
Tax Authorities	Ensuring the UK tax authorities were aware of the proposed demerger, and it could be achieved without significant additional tax cost	The demerger will not result in any significant change to the tax arising on the two groups' continuing operations. The company remains committed to paying its fair share of tax in accordance with the adopted tax strategy.

Stakeholder	Issues	Outcome and Actions
Subsidiaries	Our subsidiaries need continued access to capital as a matter of vital importance to the long-term success of our business.	The demerger saw the cancellation of the revolving credit facilities with lending institutions as a result of the company leaving the group headed by Pentland Group Holdings Limited. The company maintains liquid assets as well as significant cash deposits, the latter of which are managed by the Group Treasury function alongside the company's Banking Committee.
Investment Community	Our underlying investments want to be safeguarded from unwanted changes to the ownership of the company.	Overall, the demerger has resulted in no impact on our investment businesses. The company continues to be wholly owned by members of the Rubin family.

PENTLAND INDUSTRIES LIMITED
Registered number: 02307419

Section 172 Statement

The Companies (Miscellaneous Reporting) Regulations 2018 requires Pentland Industries Limited to publish a statement explaining how the directors have given due regard for the matters set out in section 172(1)(a) to (f) of the Companies Act 2006 while performing their duty to promote the success of the company for the benefit of its members as a whole (“section 172 statement”). Below is the section 172 statement for Pentland Industries Limited captured by these regulations.

Extract from the Strategic Report for the year ended 31 December 2021

The company operates to ensure that all relevant matters are considered by the board of directors (the “Board”) in its principal decision making, as a means of contributing to the overall purpose of the group and acknowledges the need to maintain high standards of business conduct.

In the performance of its duty to promote the success of the company, and considering its principal activity as an intermediate holding company, the Board has had regard for the impact of their decisions on the company’s main stakeholder groups.