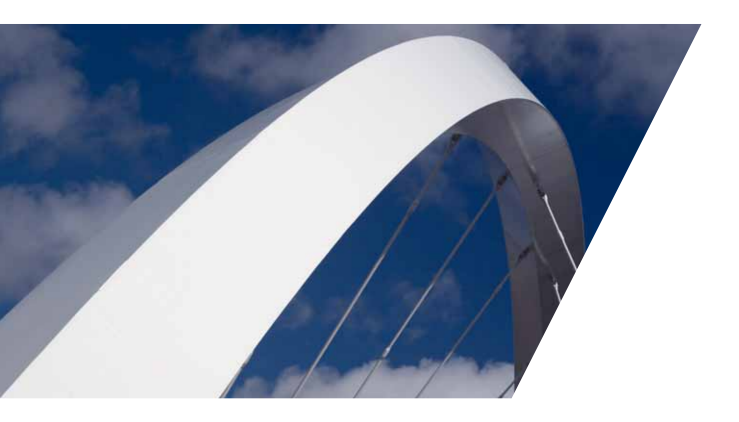


Dunedin Income Growth Investment Trust PLC

A diverse portfolio of high-quality UK and overseas companies seeking to deliver a resilient quarterly income and long-term capital growth



THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. If you are in any doubt about the action you should take, you are recommended to seek your own independent financial advice from your stockbroker, bank manager, solicitor, accountant or other financial adviser authorised under the Financial Services and Markets Act 2000 if you are in the United Kingdom or, if not, from another appropriately authorised financial adviser.

If you have sold or otherwise transferred all your Ordinary shares in Dunedin Income Growth Investment Trust PLC, please forward this document, together with the accompanying documents immediately to the purchaser or transferee, or to the stockbroker, bank or agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.



Visit our Website

To find out more about the Company, please visit: dunedinincomegrowth.co.uk



"Our investment approach has delivered significant outperformance compared to the broader market in recent years. Our ambition remains to deliver capital and income performance that our shareholders can rely on."

David Barron, Chairman



"Even in a difficult year like this, we are delighted to demonstrate the portfolio's resilience through another year of strong relative performance and income preservation."

Ben Ritchie and Georgina Cooper, Aberdeen Asset Managers Limited

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Highlights and Financial Calendar



Earnings per share (revenue)

10.90

2020

12.08p

Share price total return^A
+ 0.1 %
2020 +28.8%



^A Alternative Performance Measure (see pages 104 and 105).
^B With debt at fair value, dividends reinvested (see page 81).

Discount to net asset value^{AB}

3.57%

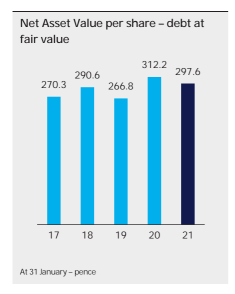
2020

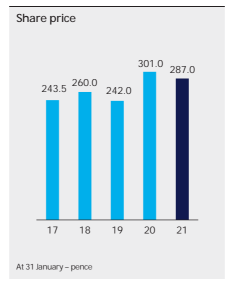
3.59%

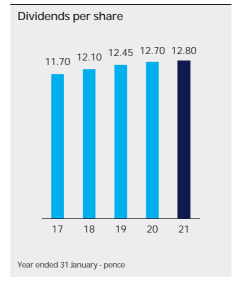
Dividends per Ordinary share

1 2.80p

2020 12.70p





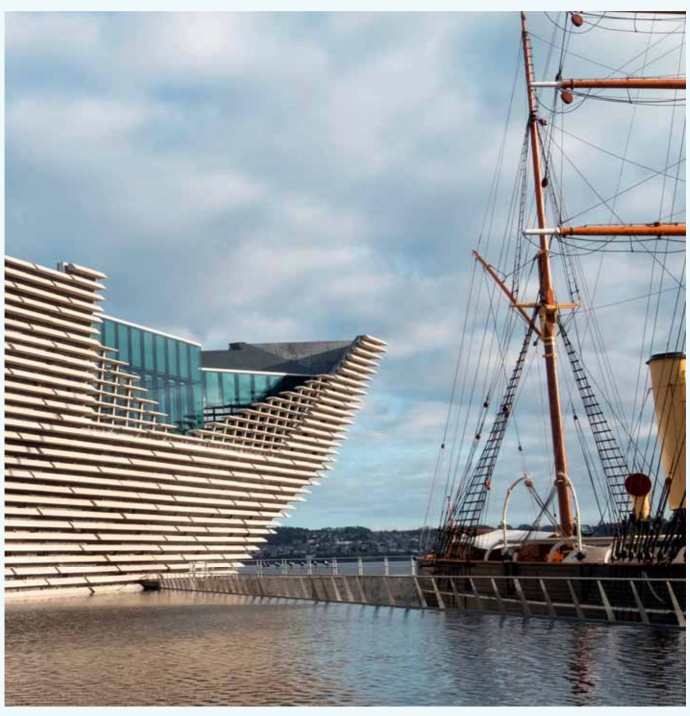


"We are declaring a fourth interim dividend of 3.8p per share, payable on 28 May 2021 to shareholders on the register on 7 May 2021. This will make a total dividend of 12.8p per share for the year, an increase of 0.8% on last year and ahead of the rate of inflation for the year as measured by the Consumer Price Index."

David Barron, Chairman

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Annual General Meeting
Payment dates of quarterly dividends
Half year end
Expected announcement of results for the six months ending 31 July 2021
Financial year end
Expected announcement of results for the year ending 31 January 2022



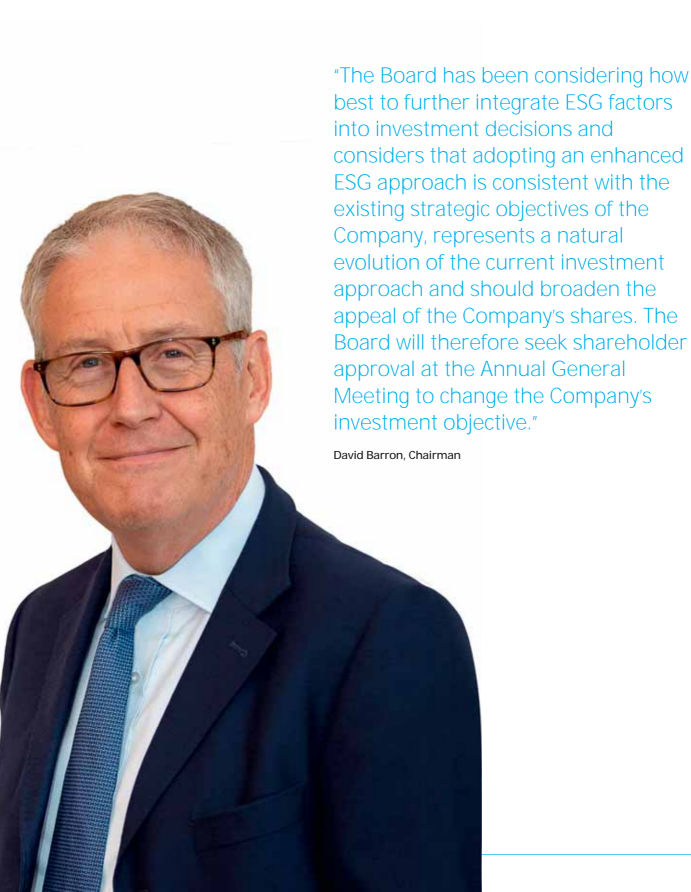
V&A, Dundee

Strategic Report

The Company is an investment trust with a premium listing on the London Stock Exchange.

The Company's objective is to achieve growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom.

Chairman's Statement



Summary

Against a very challenging investment environment I am pleased to report another year of good progress for your Company. The net asset value ("NAV") declined by 0.3% on a total return basis, outperforming the FTSE All-Share Index which fell by 7.5%, also on a total return basis.

With the NAV total return exceeding that of the benchmark by 7.2%, the Company was ranked 4 from 23 in the AIC UK Equity Income Sector for the year. In addition, it produced a much more resilient income delivery than the wider market and, with the fourth interim dividend, the dividend increase for the year will be ahead of the rate of inflation.

With this further year of progress, the Company now has a strong track record of outperformance over the medium term. The NAV total return is 24.9% ahead of our benchmark over five years, a period during which the dividend per share has grown from 11.4p per share to 12.8p per share, an increase of 12.3%, compared with inflation of 9.2% as measured by the Consumer Price Index. The Company's NAV performance ranks 2 from 23 in the AIC UK Equity Income sector over five years.

Strong investment performance by the Investment Manager in line with the changes introduced in recent years has delivered both faster dividend growth and better capital performance. The tighter discount at which your Company's shares trade today, compared to the average of the past five years is, we believe, a continued recognition that the strategy we have pursued is the right one.

Market Background

We published the Company's results last year just as the full extent of the Covid-19 pandemic and its impact on economic activity, and the way we lived and worked, was beginning to sink in. For all the remarkable economic, market and social developments in 2020 as a result of the pandemic, UK equities were surprisingly resilient given the extraordinarily large falls in economic output and corporate earnings experienced across much of the world. After a very brief period of panic during late February and March, investors took comfort in the very significant amounts of monetary and fiscal support that were provided by both central banks and governments. The development of highly effective vaccines further supported markets towards the end of the year as did the outcome of the US presidential election. In the later part of the year, investors were also cheered by the conclusion of a trade agreement between the UK and the EU. All of this together helped markets to recover and deliver a much more robust return than may have been expected at this time last year. Nonetheless, our

benchmark declined by 7.5% during the year compared with the stronger performance of other major markets, for example, the S&P 500, with its heavy weighting to technology companies, increasing by 12.6%, and Europe as measured by the MSCI Europe (ex UK) Index increased by 7.5%.

Last year we spoke of the difficulty of predicting the true impact of the pandemic on stock markets and economic activity. This year we look forward to a rebound in economic activity but remain uncertain what pace or trajectory that will take. There is still significant uncertainty and the role of central bank monetary policy and the fiscal policies of governments will be a major factor in the performance of markets and individual sectors. Across the major regions, the speed of rebound is likely to be fastest in the United States where the vaccination programmes have been rolled out relatively quickly and supplemented with very significant central bank support and additional fiscal stimulus. In Asia, management of Covid has generally been more robust than in much of the rest of the world and we can anticipate limited long-term damage to economies there. Indeed, the rebound in domestic demand in China has been very strong through the second half of 2020 already. Meanwhile, Continental Europe is somewhat lagging in its vaccination programme and likely to have less fiscal and monetary support than some other regions. That all said, as we begin to annualise the effects of the virus and economies progressively open up over this year and into 2022 then there is the possibility of a very vigorous rebound in activity levels globally.

Strong investment performance by the Investment Manager in line with the changes introduced in recent years has delivered both faster dividend growth and better capital performance.

In 2020, the UK economy was hit particularly hard by the impact of Covid as well as, to a lesser degree, by uncertainties arising from the UK's trading relationship with the EU. However, the rapid roll out of the vaccination programme coupled with significant fiscal support from the government has meant that the prospects for the domestic economy look brighter over the next few years than for many other markets. However, the long term costs of the pandemic are yet to be fully reckoned with.

Chairman's Statement continued

Performance

Within the portfolio, the Company benefitted from good stock selection with strong operational and share price performances from precisely the kind of companies to which the Investment Manager has been seeking to expand our exposure. Namely, high quality businesses with cash flows and balance sheets capable of providing reasonable levels of dividend but, critically, combined with good long-term growth prospects.

The Company has also benefitted from the strong performance of a number of our overseas holdings, which once again have added value while further broadening the opportunity set for the Investment Manager to pick from, and diversifying our income stream. The Company also benefited from the contributions of a number of our mid-sized market cap investments.

With the Company's greater emphasis on growth, the Investment Manager now has more flexibility. The signs are encouraging that this will facilitate the delivery of consistent positive returns from stock selection over the medium term.

Earnings and Dividends

Income declined by 10.6% during the year, reflecting a number of dividend suspensions and cuts as a result of the impact of the Covid-19 pandemic as well as some modest re-cycling of capital away from higher yielding companies. However, a full year of reduced interest costs as a result of the debenture repayment in April 2019 and lower levels of withholding taxes meant that the revenue return per share declined slightly less, by 9.8%, to 10.9p. To set this in context, the decline in income from the companies in the FTSE All-Share Index was more than 30%.

Having paid three quarterly interim dividends of 3.0p, we are declaring a fourth interim dividend of 3.8p per share, payable on 28 May 2021 to shareholders on the register on 7 May 2021. This will make a total dividend of 12.8p per share for the year, an increase of 0.8% on last year and ahead of the rate of inflation for the year as measured by the Consumer Price Index. This will be the 37th year out of the past 41 that the Company has grown its dividend, with the distribution maintained in the other four years. The Board will put a resolution to shareholders at the AGM to approve the payment of four interim dividends in respect of the year. This will give shareholders the opportunity to ratify the dividend policy, if not the payment of the fourth interim dividend. The Board would propose to revert to a pattern of three interims and a final dividend in the next financial year.

Following payment of the fourth interim dividend, we will have utilised 1.9p of the Company's revenue reserves, meaning that 9.1p per share will be available to support future distributions, representing 71% of the current annual dividend cost, a level which we believe supports your Company's financial position and compares favourably with the level of reserves for most other investment trusts in our peer group. The Board believes this use of revenue reserves to enable us to increase the dividend following an exceptional period is sensible and proportionate. We recognise the importance shareholders attach to growth in the absolute level of their income.

We are declaring a fourth interim dividend of 3.8p per share, payable on 28 May 2021 to shareholders on the register on 7 May 2021. This will make a total dividend of 12.8p per share for the year, an increase of 0.8% on last year and ahead of the rate of inflation for the year as measured by the Consumer Price Index.

Over the past five years your Investment Manager has been reducing the Company's dependence on higher yielding, lower growth companies and enhancing the Company's longer term potential for both faster dividend growth and better capital performance. That strategic shift has been completed and, while the pandemic represents a near term headwind to earnings, we expect that we should return to a position of a covered dividend in the medium term. Our distribution policy remains to grow the dividend faster than inflation over the medium term and, with the Company's revenue reserves and the healthy underlying dividend growth of the companies within the portfolio, that policy remains well supported.

Gearing

The Company currently employs two sources of gearing. The £30 million loan notes maturing in 2045, and a £15 million multicurrency revolving credit facility that expires in July 2021. Under the terms of the revolving credit facility, the Company has the option to increase the level of the commitment from £15 million to £30 million at any time, subject to the lender's credit approval. A Sterling equivalent of £13.8 million was drawn down at the year end.

Active changes to the levels of gearing were relatively modest during the year. With debt valued at par, the Company's net gearing increased from 5.1% to 8.8% during the year. This increase was due to the decline in net assets over the period as a result of market movements and the decision on the part of the Investment Manager to draw down £3 million of the revolving credit facility during the turmoil in March to take advantage of selective opportunities. The Board believes this remains a relatively conservative level of gearing and, with part of the revolving credit facility undrawn, this provides the Company with financial flexibility should opportunities to deploy additional capital arise.

Discount

The discount at which the price of the Company's shares trade relative to the NAV remained more or less constant over the period, moving from 3.59% at the beginning of the year to 3.57% as at 31 January 2021 (on a cum-income basis with borrowings stated at fair value).

The high level of market volatility during the first part of year saw the Company's shares trade at a relatively wide discount. During this time, the Company purchased 22,449 shares to hold in treasury, at a cost of £56,000, providing a small accretion to the NAV per share. As the year progressed the discount tightened to similar levels to which it had begun the period.

The Board believes that the successful continued implementation by the Investment Manager of the investment strategy should enhance the Company's longer term potential for improved performance. We believe that this, in turn, should lead to a sustained re-rating of the Company's shares relative to its peers.

We will again seek shareholders' permission at the forthcoming Annual General Meeting to buy back shares and are prepared to continue to use this measure in the light of both the Company's absolute level of discount and that relative to those of its peer group.

Proposed Introduction of an Enhanced Environmental, Social and Governance ("ESG") Framework

As we commented last year, there has been a continued focus from investors on ESG issues. In fact the pandemic has only served to sharpen that interest. Many companies exposed to the positive aspects of this trend have outperformed, while companies whose activities are deemed to be harmful to both society and the environment have generally underperformed. We believe that this is the start of a much longer term development.

The Board has therefore been discussing with the Investment Manager how best to further integrate ESG factors into investment decisions. The Board considers that adopting an enhanced ESG approach is consistent with the existing strategic objectives of the Company, represents a natural evolution of the current investment approach and should broaden the appeal of the Company's shares.

The Board believes that a more formal and rigorous adoption of ESG considerations is a natural development of our approach and is consistent with investing in companies that can pay growing, reliable dividends over many years.

Our Investment Manager has historically integrated certain ESG considerations into stock selection. Good governance, and high social and environmental standards are important considerations in selecting investments and the Company's portfolio has a focus on quality companies. Whilst the Investment Manager has not specifically excluded companies with less good ESG metrics, our current approach steers us away from companies that screen poorly for these factors. For example, the portfolio is significantly under-weight the fossil fuel and mining sectors, despite these sectors accounting for a significant proportion of the dividend income in the UK market.

The Board believes that a more formal and rigorous adoption of ESG considerations as outlined below is therefore a natural development of our approach and is consistent with investing in companies that can pay growing, reliable dividends over many years which supports the dependability of the Company's dividends to its shareholders. This approach should furthermore reduce exposure to the long-term risks associated with companies that fail to meet environmental and sustainability standards.

Whilst recognising that ESG is a complex area, changing quickly, with often confusing terminology and acronyms, the Board retains a clear view that our mandate is to continue to deliver income and capital growth to shareholders, by investing in a diversified portfolio of predominantly UK companies, and, importantly, to maintain our strong performance record.

Chairman's Statement continued

We therefore propose that the Company seeks shareholder approval by way of an ordinary resolution at the forthcoming AGM to change the investment objective to the following (changes underlined): "To achieve growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom that meet the Company's Sustainable and Responsible investing criteria as set by the Board."

In adopting this objective, we propose to exclude companies from the portfolio that:

General Exclusions

- have failed to uphold one or more principles of the UN Global Compact;
- are state-owned enterprises in countries subject to international sanctions or that materially violate universal basic principles;
- fail to meet various ESG scoring criteria adopted by the Manager;

<u>Tobacco</u>

 have a revenue contribution of 10% or more from tobacco or are tobacco manufacturers;

Weapons

- are involved in controversial weapons including cluster munitions, anti-personnel landmines, nuclear weapons, chemical and biological weapons, depleted uranium ammunition and blinding lasers;
- have a revenue contribution of 10% or more from the manufacture or sale of conventional weapons or weapons support systems;

Environment

- $\cdot \;$ have any revenue contribution from thermal coal extraction;
- have a revenue contribution of 10% or more from unconventional oil and gas extraction or are investing in new unconventional extraction capacity in their own operations;
- are primarily involved in conventional oil and gas extraction and do not have a significant revenue contribution from natural gas or renewable alternatives;
- are directly involved in electricity generation which has a carbon emission intensity inconsistent with the Paris Agreement 2 degrees scenario;
- are directly investing in new thermal coal or nuclear electricity generation capacity in their own operations.

The Company will target a carbon intensity at least 20% lower than the FTSE All-Share Index.

Stewardship and engagement will be an important part of our ESG approach. The Manager will engage with company management to influence behaviour and benchmark progress, will use the Company's voting power in support of our ESG objectives and ultimately divest from companies that fail to improve or reform.

The Board recognises the importance of the dividend to investors. As we have stated previously, it is an advantage of investment trusts that they have the flexibility to meet their aims through periods of severe economic disruption, such as the pandemic, but also to be able to adapt their investment approaches to changing markets. The Investment Manager is confident that any loss of income from divesting from companies as a consequence of the changes proposed will be made up from allocating capital to new investments. Furthermore, the Board believes that the objective of growing the dividend ahead of the rate of inflation over the medium term continues to be appropriate.

The Board expects that, over time, more broadly accepted standards and benchmarks against which to measure the outcomes from more rigorous consideration of ESG factors will develop across the asset management sector, therefore our reporting framework to shareholders is likely to evolve. Our benchmark of the FTSE All-Share Index will not change.

As stated above, shareholders will be asked to approve the change to the investment objective at the AGM.

Board Composition

Having served as a Director since January 2012, Elisabeth Scott will retire from the Board at the AGM. Elisabeth has been an excellent colleague on the Board, bringing wide experience of investment management and of the investment trust sector. On behalf of the Board I would like to thank Elisabeth for her significant contribution to the Company during her time as a Director.

The Board is in the process of seeking to recruit a new independent non-executive Director and expects to make an appointment later in the year.

Annual General Meeting

The Board has been monitoring closely the ongoing impact of the Covid-19 pandemic upon the arrangements for the Company's upcoming AGM on 10 June 2021. It is very difficult to predict the extent to which regulations limiting public gatherings will be relaxed in the near future and travel will be permitted again. Therefore, in order to provide certainty, whilst encouraging and promoting interaction and

engagement with our shareholders, the Board has decided to hold an interactive Online Shareholder Presentation which will be held at 12 noon on Tuesday 25 May 2021. At the presentation, shareholders will receive updates from the Chairman and Investment Manager and there will be the opportunity for an interactive question and answer session. The online presentation is being held ahead of the AGM to allow shareholders to submit their proxy votes prior to the meeting and I would encourage all shareholders to lodge their votes in advance in this manner. Full details on how to register for the online event can be found at:

www.workcast.com/register?cpak=4452924160843928. Details are also contained on the Company's website.

The AGM on 10 June 2021 will be a functional only AGM due to prevailing guidance and social distancing measures, including the restrictions on public gatherings and travel, and the possibility that these measures will remain in place during most of June. The AGM will follow the minimum legal requirements for an AGM and arrangements will be made by the Company to ensure that the minimum number of shareholders required to form a quorum will attend the meeting in order that the meeting may proceed and the business be concluded. The Board considers these arrangements to be in the best interests of shareholders given the current circumstances.

The Board strongly discourages shareholders from attending the AGM and entry will be refused if guidance so requires or if the Chairman considers it to be necessary. Instead, shareholders are encouraged to exercise their votes in respect of the meeting in advance. Any questions from shareholders who are unable to join the Online Shareholder Presentation may be submitted to the Company Secretary at:

Dunedin.Income@aberdeenstandard.com (please include 'DIGIT AGM' in the subject heading). The Board and/or the Manager will seek to respond to all such questions received either before or after the AGM.

On behalf of the Board I should like to thank shareholders in advance for their co-operation and understanding and we very much look forward to presenting to as many shareholders as possible at the Online Shareholder Presentation.

Outlook

The Company has undergone a significant shift in its portfolio over the past few years. We believe this leaves us relatively well positioned for the longer term amidst an uncertain economic environment. In the near term, the outlook is one of increasing optimism amidst the roll out of vaccines and the reopening of economies. Undoubtedly, 2021 may see some of

the highest levels of economic and earnings growth that we will have witnessed in our investing lifetimes. However, quite how the picture unfolds as we move through into 2022 and beyond is unclear and reasonable arguments can be made for a wide range of potential outcomes.

Our investment approach has delivered significant outperformance compared to the broader market in recent years and we are now less concerned with the weighting of a particular company in the benchmark and more on the quality and prospects of the individual companies we invest in. There will, however, be periods when the types of companies we invest in perform less well than other companies which perform well in certain stages of an economic cycle. However, the Board believes that the Company is well-placed. We are sufficiently large to appeal to a wide group of investors yet nimble enough to be flexible and address new opportunities.

Quite how the picture unfolds as we move through into 2022 and beyond is unclear and reasonable arguments can be made for a wide range of potential outcomes.

The Board is focussed on the Company continuing to deliver relative total return outperformance over the medium and long-term which, combined with a demonstration of the portfolio's income growth potential, should enable the Company's shares to continue to trade close to NAV. To deliver this, we believe that being reasonably well balanced in our portfolio positioning makes good sense and gives us the capacity to participate in, if not outpace, strong markets and to remain resilient should things prove to be more challenging than many participants currently expect.

The proposed changes to the investment objective are an important evolution of the Company's approach. They provide an important point of differentiation for the Company and enhance our ability to deliver the returns shareholders expect.

Our ambition remains to deliver capital and income performance that our shareholders can rely on. We believe we have continued to make good progress on this journey but there is much more to deliver.

David Barron Chairman 26 April 2021

Overview of Strategy

Business

The Company is an investment trust with a premium listing on the London Stock Exchange.

Investment Objective

The Company's objective is to achieve growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom.

Investment Policy

In pursuit of its objective, the Company's investment policy is to invest in high quality companies with strong income potential and providing an above-average portfolio yield.

The Company may only make material changes to its investment policy (including the level of gearing set by the Board) with the approval of shareholders in the form of an ordinary resolution.

Risk Diversification

The Company maintains a diversified portfolio consisting, substantially, of equity or equity-related securities, and it can invest in other financial instruments. The Company is invested mainly in companies listed or quoted in the United Kingdom and can invest up to 20% of its gross assets overseas.

It is the policy of the Company to invest no more than 15% of its gross assets in other listed investment companies and no more than 15% of its gross assets in any one company.

Gearing

The Board is responsible for determining the gearing strategy for the Company, with day-to-day gearing decisions being made by the Manager within the remit set by the Board. The Board has set its gearing limit at a maximum of 30% of the net asset value at the time of draw down. Gearing is used selectively to leverage the Company's portfolio in order to enhance returns where and to the extent considered appropriate.

Delivering the Investment Objective

The Directors are responsible for determining the Company's investment objective and investment policy. Day-to-day management of the Company's assets has been delegated, via the AIFM, to the Investment Manager.

Investment Process

The Investment Manager believes that company fundamentals ultimately drive stock prices but are often priced inefficiently. It believes that in-depth company research delivers insights that can be used to exploit these market inefficiencies.

Further information on the investment process and risk controls employed by the Investment Manager is contained on pages 90 to 91.

Benchmark

The Company's benchmark is the FTSE All-Share Index (total return). Performance is measured on a net asset value total return basis over the long-term.

Promoting the Success of the Company

The Board's statement on pages 18 to 20 describes how the Directors have discharged their duties and responsibilities over the course of the financial year under section 172 (1) of the Companies Act 2006 and how they have promoted the success of the Company. That statement forms part of the Strategic Report.

Key Performance Indicators ("KPIs")

The Board uses a number of financial performance measures to assess the Company's success in achieving its objective and determining the progress of the Company in pursuing its investment policy. The main KPIs are shown in the table below.

KPI	Description
Performance	The Board considers the Company's NAV total return figures to be the best single indicator of performance over time. The figures for each of the past 10 years are set out on page 23.
Performance of NAV against benchmark index and comparable investment trusts	The Board measures the Company's NAV total return performance against the total return of the benchmark index – the FTSE All-Share Index. The figures for this year and for the past three and five years, and a graph showing performance against the benchmark index over the past five years are shown on page 22. The Board also monitors performance relative to a peer group of investment trusts which have similar objectives, policies and yield characteristics.
Revenue return per Ordinary share	The Board monitors the Company's net revenue return. The revenue returns per Ordinary share for each of the past 10 years are set out on page 23.

KPI	Description
Dividend per Ordinary share	The Board monitors the Company's annual dividends per Ordinary share. The dividends per share for each of the past 10 years are set out on page 23.
Share price performance	The Board monitors the performance of the Company's share price on a total return basis. The returns for this year and for the past three and five years, and a graph showing the share price total return performance against the benchmark index over the past five years are shown on page 22.
Discount/premium to NAV	The discount/premium of the share price relative to the NAV per share is monitored by the Board. The discounts at the year end and at the end of the previous year are disclosed on page 21.
Ongoing charges	The Board monitors the Company's operating costs carefully. Ongoing charges for the year and the previous year are disclosed on page 21.

Principal Risks and Uncertainties

The Board carries out a regular review of the risk environment in which the Company operates, changes to the environment and individual risks. The Board also considers emerging risks which might affect the Company. During the year, the most significant risk was the emergence of the Covid-19 virus during the first part of 2020 which has impacted dramatically on public health and mobility, but has also had a significant adverse influence on global financial markets and the future economic outlook.

There are a number of other risks which, if realised, could have a material adverse effect on the Company and its financial condition, performance and prospects. The Board has carried out a robust assessment of the Company's principal and emerging risks, which include those that would threaten its business model, future performance, solvency, liquidity or reputation.

The principal and emerging risks and uncertainties faced by the Company are reviewed by the Audit Committee in the form of risk matrices.

The principal risks and uncertainties facing the Company at the current time, together with a description of the mitigating actions the Board has taken, are set out in the table below.

The principal risks associated with an investment in the Company's shares are published monthly in the Company's factsheet and they can be found in the pre-investment disclosure document ("PIDD") published by the Manager, both of which are available on the Company's website.

Risk Mitigating Action

Investment objectives - a lack of demand for the Company's shares due to its objectives becoming unattractive to investors could result in a widening of the discount of the share price to its underlying NAV and a fall in the value of its shares. **Board review**. The Board formally reviews the Company's objectives and strategies for achieving them on an annual basis, or more regularly if appropriate.

Shareholder communication. The Board is cognisant of the importance of regular communication with shareholders. Directors attend meetings with the Company's largest shareholders and meet other shareholders at the Annual General Meeting and, as explained in the Chairman's Statement, the Company will hold an online shareholder presentation in advance of the Annual General Meeting this year including the opportunity for an interactive question and answer session. The Board reviews shareholder correspondence and investor relations reports and also receives feedback from the Company's stockbroker.

Overview of Strategy Continued

Risk	Mitigating Action
	Discount monitoring. The Board, through the Manager, keeps the level of discount under constant review. The Board is responsible for the Company's share buy back policy and is prepared to authorise the use of share buy backs to provide liquidity to the market and try to limit any widening of the discount.
Investment strategies - the Company adopts inappropriate investment strategies in pursuit of its objectives which could result in investors avoiding the Company's shares, leading to a widening of the discount and poor investment	Adherence to investment guidelines. The Board sets investment guidelines and restrictions which the Manager follows, covering matters such as asset allocation, diversification, gearing, currency exposure, use of derivatives etc. These guidelines are reviewed regularly and the Manager reports on compliance with them at Board meetings.
performance.	In order to ensure adequate diversification, the Board has set absolute limits on maximum holdings and exposures in the portfolio at the time of investment, which are in addition to the limits contained in the Company's investment policy, including the following:
	 No more than 10% of gross assets to be invested in any single stock; and The top five holdings should not account for more than 40% of gross assets.
	Regular shareholder communication and discount monitoring, as above.
Investment performance - the appointment or continuing appointment of an investment manager with inadequate resources, skills or	Monitoring of performance. The Board meets the Manager on a regular basis and keeps under close review (inter alia) its resources, adherence to investment processes, the adequacy of risk controls, and investment performance.
expertise or which makes poor investment decisions. This could result in poor investment performance, a loss of value for shareholders and a widening discount.	Management Engagement Committee. A detailed formal appraisal of the Manager is carried out annually by the Management Engagement Committee.
Income/dividends - the Company adopts an unsustainable dividend policy resulting in cuts to or suspension of dividends to shareholders, or one which fails to meet investor demands.	Revenue forecasting and monitoring. The Manager presents detailed forecasts of income and expenditure covering both the current and subsequent financial years at Board meetings. Dividend income received is compared to forecasts and variances analysed. As referred to in the Chairman's Statement and Investment Manager's Review, the Company's level of investment income during the year was adversely impacted by the Covid-19 pandemic.
	Use of reserves. The Company has built up revenue reserves which are available to smooth dividend distributions to shareholders should there be a shortfall in revenue returns.
Financial/market - insufficient oversight or controls over financial risks, including market risk, foreign currency risk, liquidity risk and credit risk could result in losses to the Company.	Management controls. The Manager has a range of procedures and controls relating to the Company's financial instruments, including a review of investment risk parameters by its Investment Risk department and a review of credit worthiness of counterparties by its Counterparty Credit Risk team.
	Foreign currency hedging. It is not the Company's policy to hedge foreign currency exposure but the Company may, from time to time, partially mitigate it by drawing down borrowings in foreign currencies.
	Board review. As stated above, the Board sets investment guidelines and

restrictions which are reviewed regularly and the Manager reports on

Risk Mitigating Action

compliance with them at Board meetings.

Further details of the Company's financial instruments and risk management are included in note 19 to the financial statements.

Gearing - gearing accentuates the effect of rises or falls in the market value of the Company's investment portfolio on its NAV. An inappropriate level of gearing at a time of falling values could result in a significant fall in the value of the Company's net assets and share price. Such a fall in the value of the Company's net assets could result in a breach of loan covenants and trigger demands for early repayment or require investments to be sold to meet any shortfall. This could result in further losses.

Gearing restrictions. The Board sets gearing limits within which the Manager can operate.

Monitoring. Both the limits and actual levels of gearing are monitored on an ongoing basis by the Manager and at regular Board meetings. In the event of a possible impending covenant breach, appropriate action would be taken to reduce borrowing levels.

Scrutiny of loan agreements. The Board takes advice from the Manager and the Company's lawyers before approving details of loan agreements. Care is taken to ensure that covenants are appropriate and unlikely to be breached.

Limits on derivative exposure. The Board has set limits on derivative exposures and positions are monitored at regular Board meetings.

Regulatory - changes to, or failure to comply with, relevant regulations (including the Companies Act, The Financial Services and Markets Act, The Alternative Investment Fund Managers Directive, accounting standards, investment trust regulations, the Packaged Retail and Insurance-based Investment Product Regulations, the Listing Rules, Disclosure Guidance and Transparency Rules and Prospectus Rules) could result in fines, loss of reputation, reduced demand for the Company's shares and potentially loss of an advantageous tax regime.

Board awareness. The Directors have an awareness of the more important regulations and are provided with information on changes by the Association of Investment Companies. In terms of day to day compliance with regulations, the Board is reliant on the knowledge and expertise of the Manager. However, where necessary, the Board engages the service of external advisers.

Management controls. The Manager's company secretariat and accounting teams use checklists to aid compliance and these are backed by the Manager's compliance monitoring programme and risk based internal audit investigations.

Operational - the Company is reliant on services provided by third parties (in particular those of the Manager and the Depositary) and any control gaps and failures in their operations could expose the Company to loss or damage.

Agreements. Written agreements are in place defining the roles and responsibilities of all third party service providers.

Internal control systems of the Manager. The Board receives reports on the operation and efficacy of the Manager's IT and control systems, including those relating to cyber-crime, and its internal audit and compliance functions. During the first part of the year these were supplemented by regular and frequent updates on the implications for the Manager's operations of the Covid-19 pandemic.

Safekeeping of assets. The Depositary is ultimately responsible for the safekeeping of the Company's assets and its records are reconciled to those of the Manager on a regular basis. Through a delegation by the Depositary, the Company's investments and cash balances are held in segregated accounts by the Custodian.

Overview of Strategy Continued

Risk	Mitigating Action
	Monitoring of other third party service providers. The Manager monitors closely the control environments and quality of services provided by third parties, including those of the Depositary. This includes controls relating to cyber-crime and is conducted through service level agreements, regular meetings and key performance indicators. The Directors review reports on the Manager's monitoring of third party service providers on a periodic basis.
	Operational changes caused by Covid-19. The operational requirements of the Company have been subject to rigorous testing during the Covid-19 pandemic, including increased use of online communications and out of office working and reporting.

Promotional Activities

The Board recognises the importance of promoting the Company to prospective investors both for improving liquidity and enhancing the rating of the Company's shares. The Board believes one effective way to achieve this is through subscription to, and participation in, the promotional programme run by Aberdeen Standard Investments on behalf of a number of investment trusts under its management. The Company's financial contribution to the programme is matched by Aberdeen Standard Investments. The Company also supports Aberdeen Standard Investments' investor relations programme which involves regional roadshows, promotional and public relations campaigns. During the Covid-19 pandemic, a number of events that are usually held physically have been substituted with virtual events. Aberdeen Standard Investments' promotional and investor relations teams report to the Board on a quarterly basis giving analysis of the promotional activities as well as updates on the shareholder register and any changes in the make-up of

The purpose of the promotional and investor relations programmes is both to communicate effectively with existing shareholders and to gain new shareholders, with the aim of improving liquidity and enhancing the value and rating of the Company's shares. Communicating the long-term attractions of the Company is key. The promotional programme includes commissioning independent paid for research on the Company, most recently from Kepler Trust Intelligence. A copy of the latest research note is available from the Latest News section of the Company's website.

Board Diversity Policy

The Board recognises the importance of having a range of skilled, experienced individuals with the right knowledge represented on the Board in order to allow it to fulfil its obligations. The Board also recognises the benefits and is supportive of the principle of diversity in its recruitment of new Board members. The Board will not display any bias for age, gender, race, sexual orientation, religion, ethnic or national origins, or disability in considering the appointment of its Directors. In view of its size, the Board will continue to ensure that all appointments are made on the basis of merit against the specification prepared for each appointment and the Board does not therefore consider it appropriate to set measurable objectives in relation to its diversity.

At 31 January 2021, there were three male and two female Directors on the Board.

Environmental, Social and Human Rights Issues

The Company has no employees as the Board has delegated the day to day management and administrative functions to the Manager. There are therefore no disclosures to be made in respect of employees.

Modern Slavery Act

Due to the nature of its business, being a company that does not offer goods and services to customers, the Board considers that the Company is not within the scope of the Modern Slavery Act 2015. The Company is therefore not required to make a slavery and human trafficking statement. In any event, the Board considers the Company's supply chains, dealing predominantly with professional advisers and service providers in the financial services industry, to be low risk in relation to this matter.

Environmental, Social and Governance ("ESG") Matters

The Investment Manager's Approach to ESG Matters is included on pages 92 to 95.

The UK Stewardship Code and Proxy Voting

The Company supports the UK Stewardship Code, and seeks to play its role in supporting good stewardship of the companies in which it invests. Responsibility for actively monitoring the activities of portfolio companies has been delegated by the Board to the Manager which has sub-delegated that authority to the Investment Manager. Standard Life Aberdeen plc is a tier 1 signatory of the UK Stewardship Code which aims to enhance the quality of engagement by investors with investee companies in order to improve their socially responsible performance and the long term investment return to shareholders. While delivery of stewardship activities has been delegated to the Manager, the Board acknowledges its role in setting the tone for the effective delivery of stewardship on the Company's behalf.

The Board has also given discretionary powers to the Manager to exercise voting rights on resolutions proposed by the investee companies within the Company's portfolio. The Manager reports on a quarterly basis on stewardship (including voting) issues.

Global Greenhouse Gas Emissions

The Company has no greenhouse gas emissions to report from its operations, nor does it have responsibility for any other emissions producing sources under the Companies Act 2006 (Strategic Report and Directors' Reports) Regulations 2013.

Viability Statement

The Board considers that the Company, which does not have a fixed life, is a long term investment vehicle and, for the purposes of this statement, has decided that five years is an appropriate period over which to consider its viability. The Board considers that this period reflects a balance between looking out over a long term horizon and the inherent uncertainties of looking out further than five years.

Taking into account the Company's current position and the potential impact of its principal risks and uncertainties, the Directors have a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due for a period of five years from the date of this Report.

In assessing the viability of the Company over the review period, the Directors have focused upon the following factors:

- The principal risks and uncertainties detailed on pages 13 to 16 and the steps taken to mitigate these risks.
- The relevance of the Company's investment objective, especially in the current low yield environment.
- The Company is invested in readily-realisable listed securities.
- Share buy backs carried out in the past have not resulted in significant reductions to the capital of the Company.
- Although the Company's stated investment policy contains a maximum gearing limit of 30% of the net asset value at the time of draw down, the Board's policy is to have a relatively modest level of equity gearing and the financial covenants attached to the Company's borrowings provide for significant headroom.
- Current market conditions caused by the global spread of the Covid-19 pandemic. In particular, the Board has considered the operational ability of the Company to continue in the current environment, which has been impacted by the global Covid-19 pandemic and the ability of key third party suppliers to continue to provide essential services to the Company.

In making its assessment, the Board is also aware that there are other matters that could have an impact on the Company's prospects or viability in the future, including a greater than anticipated economic impact of the spread of the Covid-19 virus, economic shocks or significant stock market volatility caused by other factors, and changes in regulation or investor sentiment.

Outlook

The Board's view on the general outlook for the Company can be found in the Chairman's Statement on pages 11 whilst the Investment Manager's views on the outlook for the portfolio are included on pages 26 to 27.

On behalf of the Board David Barron Chairman 26 April 2021

Promoting the Success of the Company

Introduction

Section 172 (1) of the Companies Act 2006 (the "Act") requires each Director to act in the way he/she considers, in good faith, would be most likely to promote the success of the Company for the benefit of its members as a whole.

The Board is required to describe to the Company's shareholders how the Directors have discharged their duties and responsibilities over the course of the financial year under that provision of the Act (the "Section 172 Statement"). This statement provides an explanation of how the Directors have promoted the success of the Company for the benefit of its members as a whole, taking into account the likely long term consequences of decisions, the need to foster relationships with all stakeholders and the impact of the Company's operations on the environment.

The Purpose of the Company and Role of the Board

The purpose of the Company is to act as a vehicle to provide, over time, financial returns (both income and capital) to its shareholders. Investment trusts, such as the Company, are long-term investment vehicles and are typically externally managed, have no employees, and are overseen by an independent non-executive board of directors.

The Board, which at the end of the year comprised five independent non-executive Directors with a broad range of skills and experience across all major functions that affect the Company, retains responsibility for taking all decisions relating to the Company's investment objective and policy, gearing, corporate governance and strategy, and for monitoring the performance of the Company's service providers.

The Board's philosophy is that the Company should operate in a transparent culture where all parties are provided with the opportunity to offer practical challenge and participate in positive debate which is focused on the aim of achieving the expectations of shareholders and other stakeholders alike. The Board reviews the culture and manner in which the Manager and Investment Manager operate at its regular meetings and receives regular reporting and feedback from the other key service providers. The Board works very closely with the Manager and Investment Manager in reviewing how stakeholder issues are handled, ensuring good governance and responsibility in managing the Company's affairs, as well as visibility and openness in how the affairs are conducted.

The Company's main stakeholders are its Shareholders, the Manager (and Investment Manager), Service Providers, Investee Companies, Debt Providers and, more broadly, the Environment and Community.

How the Board Engages with Stakeholders

The Board considers its stakeholders at Board meetings and receives feedback on the Manager's interactions with them.

Stakeholder

How We Engage

Shareholders

Shareholders are key stakeholders and the Board places great importance on communication with them. The Board welcomes all shareholders' views and aims to act fairly between all shareholders. The Manager and Company's stockbroker regularly meet with current and prospective shareholders to discuss performance and shareholder feedback is discussed by the Directors at Board meetings. Such meetings have been held virtually during the Covid-19 pandemic. In addition, the Manager meets with analysts who cover the investment trust sector and the Directors attend meetings with the Company's largest shareholders and meet other shareholders at the Annual General Meeting, although such physical meetings have not been possible in the current circumstances. The Company subscribes to Aberdeen Standard Investments' investor relations programme in order to maintain communication channels, in particular, with the Company's institutional shareholder base.

Regular updates are provided to shareholders through the Annual Report, Half Yearly Report, monthly factsheets, Company announcements, including daily net asset value announcements, and the Company's website. The Company's Annual General Meeting usually provides a forum, both formal and informal, for shareholders to meet and discuss issues with the Directors and Manager. The Board encourages as many shareholders as possible to attend the Company's Annual General and to provide feedback on the Company.

Stakeholder	How We Engage
Manager (and Investment Manager)	The Investment Manager's Review on pages 25 to 27 details the key investment decisions taken during the year. The Investment Manager has continued to manage the Company's assets in accordance with the mandate provided by shareholders, with the oversight of the Board.
	The Board regularly reviews the Company's performance against its investment objective and the Board undertakes an annual strategy review meeting to ensure that the Company is positioned well for the future delivery of its objective for its stakeholders.
	The Board receives presentations from the Investment Manager at every Board meeting to help it to exercise effective oversight of the Investment Manager and the Company's strategy.
	The Board, through the Management Engagement Committee, formally reviews the performance of the Manager at least annually. More details are provided on page 46.
Service Providers	The Board seeks to maintain constructive relationships with the Company's suppliers either directly or through the Manager with regular communications and meetings.
	The Management Engagement Committee conducts an annual review of the performance, terms and conditions of the Company's main service providers to ensure they are performing in line with Board expectations and providing value for money.
Investee Companies	Responsibility for actively monitoring the activities of portfolio companies has been delegated by the Board to the Manager which has sub-delegated that authority to the Investment Manager.
	The Board has also given discretionary powers to the Manager to exercise voting rights on resolutions proposed by the investee companies within the Company's portfolio. The Manager reports on a quarterly basis on stewardship (including voting) issues.
	Through engagement and exercising voting rights, the Investment Manager actively works with companies to improve corporate standards, transparency and accountability. Further details are provided on page 17.
	The Manager reports regularly to the Board on investment and engagement activity.
Debt Providers	On behalf of the Board, the Manager maintains a positive working relationship with Scotiabank, the provider of the Company's multi-currency loan facility, and provides regular updates on business activity and compliance with its loan covenants on a monthly basis.
	The Manager also provides monthly covenant compliance certificates to the holders of the Company's £30 million Loan Notes.
Environment and Community	The Board and Manager are committed to investing in a responsible manner and the Investment Manager embeds Environmental, Social and Governance ("ESG") considerations into the research and analysis as part of the investment decision-making process. Further details are provided on pages 92 to 95.

Promoting the Success of the Company Continued

Specific Examples of Stakeholder Consideration During the Year

While the importance of giving due consideration to the Company's stakeholders is not a new requirement, and is considered during every Board decision, the Directors were particularly mindful of stakeholder considerations during the following decisions undertaken during the year ended 31 January 2021. Each of these decisions was made after taking into account the short and long term benefits for stakeholders.

Portfolio, Investment Objective and Consideration of ESG Factors

The Investment Manager's Review on pages 25 to 27 details the key investment decisions taken during the year. Over the past few years, the Investment Manager has executed its strategy of reducing the Company's dependence on higher yielding, lower growth companies with the aim of enhancing the Company's longer term potential for faster dividend growth and better capital performance.

As explained in the Chairman's Statement on pages 6 to 11, the Board has been discussing with the Investment Manager how best to further integrate ESG factors into investment decisions. The Board considers that adopting an enhanced ESG approach is consistent with the existing strategic objectives of the Company, represents a natural evolution of the current investment approach and should broaden the appeal of the Company's shares. However, the Board retains a clear view that the Company's mandate is to continue to deliver income and capital growth to shareholders, by investing in a diversified portfolio of predominantly UK companies and, importantly, to maintain the strong performance record.

A resolution to change the Company's investment objective will be proposed to shareholders at the forthcoming Annual General Meeting.

Dividend

Following the payment of the fourth interim dividend for the year, of 3.8p per Ordinary share, total dividends for the year will amount to 12.8p per Ordinary share. This represents an increase of 0.8% compared to the previous year and compares to the rate of inflation of 0.7% for the 12 month period to 31 January 2021 as measured by the Consumer Price Index. This will be the 37th year out of the past 41 that the Company has grown its dividend, and is in accordance with its policy to grow total annual dividends in real terms over the medium term.

Through meetings with shareholders and feedback from the Manager and the Company's stockbroker, the Board is conscious of the importance that shareholders place on the level of dividends paid by the Company.

Share Buy Backs

During the year the Company bought back 22,449 Ordinary shares to be held in treasury, providing a small accretion to the NAV per share and a degree of liquidity to the market at times when the discount to the NAV per share has widened in normal market conditions. It is the view of the Board that this policy is in the interest of all shareholders.

Directorate

The Board has continued to progress its succession plans during the year and, as explained in the Chairman's Statement, in light of the retirement of Elisabeth Scott at the forthcoming AGM, the Board is in the process of seeking to recruit a new independent non-executive Director and expects to make an appointment later in the year. Shareholders' interests are best served by ensuring a smooth and orderly refreshment of the Board which serves to provide continuity and maintain the Board's open and collegiate style.

Online Shareholder Presentation

As explained in the Chairman's Statement, the Annual General Meeting on 10 June 2021 will be a functional only meeting, due to prevailing guidance and social distancing measures, including the restrictions on public gatherings and travel, and the possibility that these measures will remain in place in most of June.

Therefore, to encourage and promote interaction and engagement with the Company's shareholders, the Board has decided to hold an interactive Online Shareholder Presentation which will be held at 12 noon on Tuesday 25 May 2021. At the presentation, shareholders will receive updates from the Chairman and Investment Manager and there will be the opportunity for an interactive question and answer session. The online presentation is being held ahead of the AGM to allow shareholders to submit their proxy votes prior to the meeting.

Results

Financial Highlights

	31 January 2021	31 January 2020	% change
Total assets (see page 100 for definition)	£491,819,000	£510,537,000	(3.67)
Equity shareholders' funds	£448,293,000	£469,806,000	(4.58)
Market capitalisation	£425,233,000	£446,043,000	(4.67)
Net asset value per Ordinary share	302.56p	317.04p	(4.56)
Net asset value per Ordinary share with debt at fair value ^A	297.64p	312.22p	(4.67)
Share price (mid)	287.00p	301.00p	(4.65)
FTSE All-Share Index	3,641.93	4,057.47	(10.24)
Discount (difference between share price and net asset value)			
Discount where borrowings are deducted at fair value ^A	3.57%	3.59%	
Gearing (see page 99 for definition)			
Net gearing ^A	8.82%	5.08%	
Dividends and earnings			
Total return per share	(1.81)p	58.57p	
Revenue return per share	10.90p	12.08p	(9.77)
Total dividend per share for the year	12.80p	12.70p	+0.79
Dividend cover ^A	0.85	0.95	
Revenue reserves			
Prior to payment of third and fourth interim dividends ^B	15.87p	17.64p	
After payment of third and fourth interim dividends ^{BC}	9.07p	10.94p	
Operating costs			
Ongoing charges ^{AD}	0.67%	0.63%	

A Considered to be an Alternative Performance Measure as defined on pages 104 and 105.

B Calculated by dividing the revenue reserve per the Statement of Financial Position on page 69 by the number of shares in issue at the reporting date per note 14 on page 79.

C Third interim dividend for the year ended 31 January 2021 of 3.00p per share (2020 – 3.00p). Fourth interim dividend for the year ended 31 January 2021 of 3.80p per share (2020 – 3.70p). See note 16 on page 80 for further details.

D Calculated in accordance with the latest AIC guidance issued in October 2020 to increase the scope of reporting the look-through costs of holdings in investment companies.

Performance

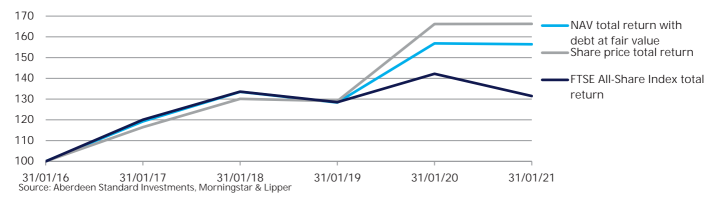
Performance (Total Return)

	1 year % return	3 year % return	5 year % return
Total return (Capital return plus net dividends reinvested)			
Net asset value ^{AB}	(0.3)%	+17.2%	+56.4%
Share price ^B	+0.1%	+27.8%	+66.3%
FTSE All-Share Index	(7.5)%	(1.6)%	+31.5%
Capital return			
Net asset value ^A	(4.7)%	+2.4%	+25.3%
Share price	(4.7)%	+10.4%	+30.5%
FTSE All-Share Index	(10.2)%	(12.0)%	+9.2%

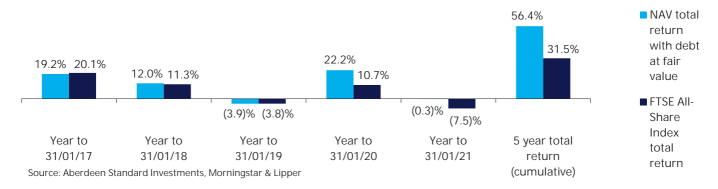
^A Cum-income NAV with debt at fair value.

Source: Aberdeen Standard Investments, Factset & Morningstar

Comparison of NAV and Share Price Total Return Performance of DIGIT to FTSE All-Share Index (figures rebased to 100) – Five years ended 31 January 2021



Comparison of NAV Total Return Performance of DIGIT to FTSE All-Share Index Total Return for 5 years



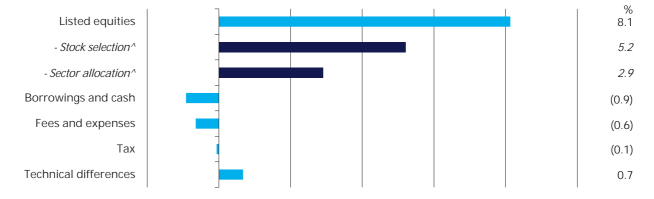
^B Considered to be an Alternative Performance Measure (see page 104)

Analysis of Total Return Performance for the year ended 31 January 2021

	%
Gross assets total return	0.6
Total NAV return per share ^A	(0.3)
Total return on FTSE All-Share Index	(7.5)
Relative performance	7.2

A With debt at fair value.

Analysis of Performance for the year Relative to the FTSE All-Share Index



[^] Further analysis of performance attributable to listed equities.

Ten Year Financial Record

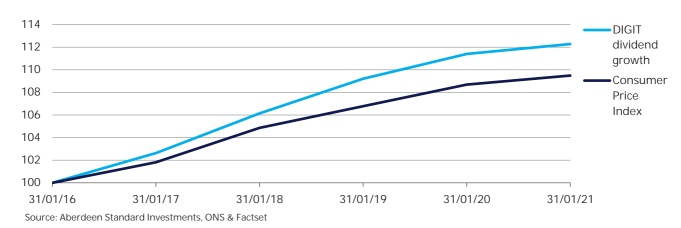
Year ended 31 January	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021
Total revenue (£'000)	19,173	18,866	20,750	20,994	20,359	21,963	22,317	22,263	20,518	18,346
Per share (p)										
Revenue return	11.00	10.77	11.89	11.90	12.11	12.55	12.64	12.68	12.08	10.90
Dividends paid/proposed	10.65	10.75	11.10	11.25	11.40	11.70	12.10	12.45	12.70	12.80
Revenue reserve ^A	7.42	7.45	8.22	8.89	9.63	10.51	11.16	11.54	10.94	9.07
Net asset value ^B	222.88	251.48	262.34	279.66	237.48	270.34	290.57	266.83	312.22	297.64
Total return ^c	6.50	41.30	22.24	27.76	(28.94)	43.83	30.83	(11.95)	58.57	(1.81)
Shareholders' funds (£'000)	341,280	385,605	403,526	428,702	368,041	415,810	442,384	401,731	469,806	448,293

 $^{^{\}rm A}$ After payment of third interim and fourth interim dividends (see note 16 on page 80 for further details). $^{\rm B}$ With debt at fair value.

^C Per Statement of Comprehensive Income.

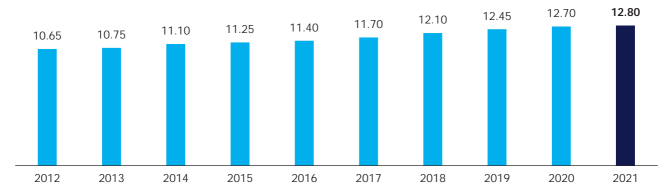
Performance Continued

Comparison of Dividend Growth of DIGIT to Inflation (figures rebased to 100) – Five years ended 31 January 2021



Dividends per Share - Pence

Year to 31 January



Dividends

Dividend per share	Rate	xd date	Record date	Payment date
Fourth interim dividend 2021	3.80p	6 May 2021	7 May 2021	28 May 2021
Third interim dividend 2021	3.00p	4 February 2021	5 February 2021	26 February 2021
Second interim dividend 2021	3.00p	5 November 2020	6 November 2020	27 November 2020
First interim dividend 2021	3.00p	6 August 2020	7 August 2020	28 August 2020
Total dividend 2021	12.80p			

Dividend per share	Rate	xd date	Record date	Payment date
Fourth interim dividend 2020	3.70p	7 May 2020	11 May 2020	29 May 2020
Third interim dividend 2020	3.00p	6 February 2020	7 February 2020	28 February 2020
Second interim dividend 2020	3.00p	7 November 2019	8 November 2019	29 November 2019
First interim dividend 2020	3.00p	1 August 2019	2 August 2019	23 August 2019
Total dividend 2020	12.70p			

Investment Manager's Review

Ben Ritchie and Georgina Cooper, Aberdeen Asset Managers Limited



Introduction

It goes without saying that this has been a turbulent year for markets but we are pleased that our efforts over the last few years to focus on both capital and income growth have continued to pay off. Even in a difficult year like this, we are delighted to demonstrate the portfolio's resilience through another year of strong relative performance and income preservation.

Performance

From a relative return perspective the portfolio outperformed the FTSE All-Share Index by 8.1%, delivering a broadly flat return of 0.6% against a benchmark decline of 7.5%. The higher quality, relatively defensive positioning of the portfolio as well as the underweight position in oil and gas was supportive in these volatile markets but we also saw a good number of the holdings continue to deliver strong performance. Notable outperformers included Weir Group, which announced the sale of its oil & gas business which was well received by the market. This not only reinforces its balance sheet but also leaves a much more compelling business centred on its Minerals division that has a solid aftermarket proposition, greater resilience and higher margins. Genus also delivered strong operational results with minimal impact from the virus and strong growth in its markets, particularly its Porcine business in China where it is benefiting from significant restocking on the back of last year's African Swine Flu outbreak. ASML, which develops and produces semiconductor chips, also performed well, reflecting the significant increase in product demand in its Logic division and better than expected cyclical recovery in its Memory business. This positive mix and increasing pricing led to an increase in both revenue and margin guidance.

The Company's continued underweight position in oil and gas which helped performance is driven by a combination of lacklustre dividend growth, weaker ESG credentials and the relatively capital intensive and cyclical nature of the industry. Given high yields, we retain some exposure to Total but exited Royal Dutch Shell during the year after it cut its dividend.

We continue to prefer other companies in keeping with our quality tilt where we have benefitted from exposure to commodity names such as **Rio Tinto** and **BHP Group** which have superior returns and margins and much better cash flow dynamics.

Performance was further enhanced by the overseas holdings which made a useful contribution while also diversifying the portfolio. Notable overseas holdings include Dutch-listed holding company, **Prosus**, Swiss med tech and diagnostics company, **Tecan**, and Danish pharmaceutical company **Novo-Nordisk**.

The higher quality, relatively defensive positioning of the portfolio as well as the underweight position in oil and gas was supportive in these volatile markets but we also saw a good number of the holdings continue to deliver strong performance.

In terms of income performance, while it has been a year flooded with dividend cuts and suspensions, the Company's total income declined by just over 10% compared to the broader market where dividends were down by more than 30%. At the beginning of the year, we saw many companies take a more prudent approach to dividend distributions, with a significant number of delays, reductions or suspensions of payments. As the year progressed and visibility improved, we saw the likes of Close Brothers, Euromoney Institutional Investor, Marshalls, Countryside Properties, Standard Chartered and Weir Group all restore some of their dividend, while the resilient trading and balance sheet support from the likes of Diageo, Rio Tinto and Coca-Cola Hellenic Bottling Company led to small increases. Similarly, having already significantly reduced the Company's exposure to higher yielding companies with weaker prospects, we felt less of an impact from cuts to a number of the very large dividend paying companies within the market. Looking forward, we expect a mid-single digit increase in dividends for the Company's holdings in this coming year, likely lower relative to the market given the outperformance this year, but nevertheless helpful in our efforts to rebuild dividend cover in the future. Option writing contributed just over 9% of the total income for the year. This higher level than previous years reflects the higher volatility and therefore higher premiums on offer in the market for writing options as well as the effect of lower dividend distributions.

Investment Manager's Review Continued

Portfolio Activity

One of our main focuses during the year was to concentrate the holdings further, bringing the position sizes up to a minimum of 1% of total assets to make them more impactful. This resulted in exiting a number of smaller positions, both on valuation grounds, with companies such as Experian, Tecan and Rightmove, or where conviction had waned, for example in Mowi, Amadeus and Schroders.

Against this, as detailed in the Half Yearly Report, we initiated new positions in Coca-Cola Hellenic Bottling Company, Hannover Re, Intermediate Capital Group, Pets at Home, Prosus and SSE, all of which we continued to add to over the year, reflecting increased confidence in the investment prospects. We believe all these businesses offer resilient long term growth potential and, importantly, add further differentiated exposures to the portfolio.

The development of vaccines for Covid-19 with high levels of potential efficacy and the roll out of large scale inoculation programmes represent a significant change to the prospects for both economies and equity markets. However, the outlook for markets as we move into 2022 and beyond remains uncertain and we are somewhat cautious on what may lie ahead.

Activity in the second half of the year was then driven more by increasing position sizes in existing companies that offer an attractive combination of a strong business model and high implied future total returns, particularly where we saw temporary pandemic-induced weakness but recognised the attractive recovery potential for when things normalise. As a result, we increased the holding in specialist emerging market fund manager Ashmore, where we see the potential for increased allocations to its asset class, and Marshalls, where the accelerated cost savings coupled with potential market recovery appeared underappreciated by the market. We also bought more of Coca-Cola Hellenic Bottling Company which we believe will benefit from a gradual reopening in its end markets, and added to Euromoney Institutional Investor where its Events business has been dragging on the share price due to Covid restrictions but where the well run Financial Data and Media business still demonstrates underlying strength and attractive growth.

The holding in AstraZeneca was also increased further, reflecting the positive long term growth potential of its innovation pipeline, and we also increased the holding in Diageo, whose strong portfolio of brands and business agility position it well to capture the ongoing US momentum and, in time, the recovery of the ontrade business. Finally, in efforts to maximise income, we added to Direct Line Insurance following a good set of interim results and the confirmation of a return to both ordinary and special dividends and, following strong relative performance, we switched some capital from primary healthcare facilities owner Assura into Sirius Real Estate, a higher yielding and faster growing German industrial real estate landlord.

Corporate Engagement and Environmental, Social and Governance ("ESG") Matters

A central part of the responsibility of share ownership is corporate stewardship and engagement. Addressing the governance and risk controls of the companies we hold is an aspect of investing that we embrace at Aberdeen Standard Investments and it aligns well with our long term investment horizon. The investment team takes full responsibility, with dedicated on-desk resource and helped by expert advisers within the business. In addition to the hundreds of visits each year with executive teams, we frequently engage with non-executive board members, risk officers and other relevant personnel from the companies in which we invest.

Environmental and Social analysis is embedded in our day to day investment process and is the responsibility of the investment team supported by dedicated ESG resources. Our assessment of a company's strength in managing its environmental and social impact is incorporated into our assessment of its quality and, as a result, we only invest in companies that rate highly in this respect. We are increasingly finding that companies which manage these issues well and place high importance on their environmental impact and responsible business practices are those that are setting themselves up best to produce positive long term financial results.

Our approach to the incorporation of ESG matters within our investment process is set out on pages 92 to 95.

Outlook

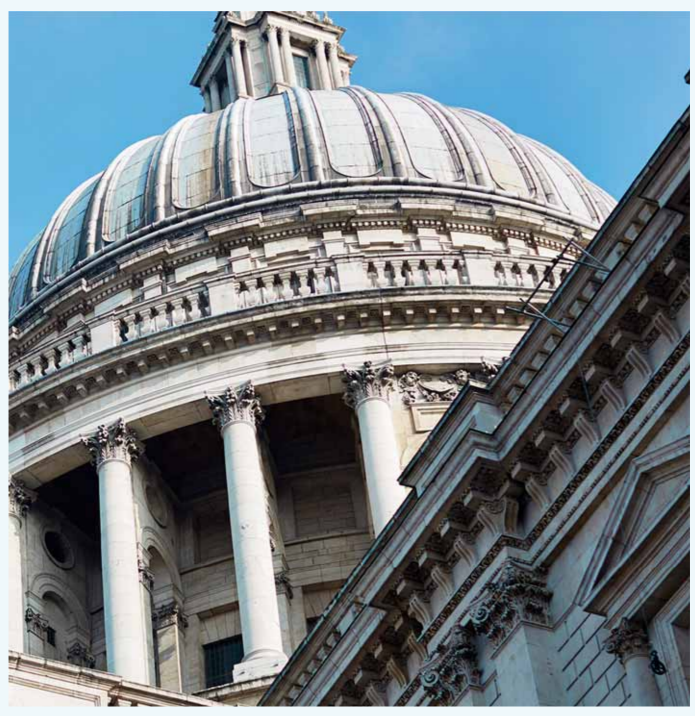
The development of vaccines for Covid-19 with high levels of potential efficacy and the roll out of large scale inoculation programmes represent a significant change to the prospects for both economies and equity markets. They allow investors to look through the current highly negative near term economic impact and instead focus on the middle of 2021, where a significant and sustained rebound in global aggregate demand is now forecast alongside a substantial recovery in corporate earnings. To add to that, we now have a UK/EU trade deal and further significant fiscal expansion coming in the United States.

However, the outlook for markets as we move into 2022 and beyond remains uncertain and we are somewhat cautious on what may lie ahead, especially given the very strong rebound we have seen so far, and how equity markets digest what may be a period of rising bond yields and higher near term inflation. As a result, we are happy to retain a balance to our overall positioning; committed to a long term perspective, where we focus on holding high quality businesses with robust market positions, competitive advantages, growth prospects and balance sheets, while also owning companies with attractive recovery opportunities. This creates the potential to perform in a range of market environments, looking to protect capital on the downside while participating in any upside that may develop.

Ben Ritchie and Georgina Cooper Aberdeen Asset Managers Limited 26 April 2021

Portfolio

Our assessment of a company's strength in managing its environmental and social impact is incorporated into our assessment of its quality. We are increasingly finding that companies which manage these issues well and place high importance on their environmental impact and responsible business practices are those that are setting themselves up best to produce positive long term financial results.



St Paul's Cathedral, London

Ten Largest Investments

As at 31 January 2021



AstraZeneca

AstraZeneca is a pharmaceutical company that focuses on the research, development and manufacture of drugs in a range of therapeutic areas.



GlaxoSmithKline

GlaxoSmithKline is a pharmaceutical group that develops, manufactures and markets vaccines, prescription and over the counter medicines as well as health-related consumer products.



Diageo

Diageo is a global leader in spirits and liquers with a portfolio of worldrenowned brands.



BHP Group

BHP Group is a global resource mining company with its main commodities being Iron Ore, Copper, Coal and Petroleum.



Rio Tinto

Rio Tinto is a global mining and processing company with its main commodities being Iron Ore, Aluminium and Copper. It operates predominately tier one assets with low costs and long mine lives.



Assura

Assura owns properties in the healthcare sector which it manages directly; primarily these comprise local GP surgeries and larger primary care centres.



Aveva

Aveva develops computer software and services for engineering and related solutions used primarily by companies in oil & gas, power and marine industries.



National Grid

National Grid owns gas and electricity transmission and distribution assets in the UK and United States.



Prudential

Prudential is a life insurance and savings company with leading market positions in Asia and the United States.



Reb

Relx is a global provider of information and analytics for professionals and businesses across a number of industries including scientific, technical, medical and law.

Investment Portfolio

		Valuation	Total	Valuation
Company	FTSE All-Share Index Sector	2021 £′000	assets %	2020 £′000
AstraZeneca	Pharmaceuticals & Biotechnology	24,489	5.0	20,384
GlaxoSmithKline	Pharmaceuticals & Biotechnology	19,906	4.0	24,461
Diageo	Beverages	18,537	3.8	16,997
BHP Group	Mining	17,679	3.7	14,581
Rio Tinto	Mining	17,580	3.6	13,265
Assura	Real Estate Investment Trusts	16,815	3.4	20,320
Aveva	Software & Computer Services	16,729	3.4	10,854
National Grid	Gas, Water & Multi-utilities	16,613	3.4	18,293
Prudential	Life Insurance	15,475	3.1	17,844
Relx	Media	14,960	3.0	21,196
Ten largest investments		178,783	36.4	
Ashmore	Financial Services	14,948	3.0	8,923
Weir Group	Industrial Engineering	13,974	2.8	9,246
Direct Line Insurance	Non-life Insurance	13,612	2.8	11,911
British American Tobacco	Tobacco	13,288	2.7	20,729
Countryside Properties	Household Goods & Home Construction	12,953	2.6	16,119
Intermediate Capital Group	Financial Services	12,946	2.6	_
Chesnara	Life Insurance	12,513	2.5	14,784
Coca-Cola Hellenic Bottling Company	Beverages	11,808	2.4	_
Telecom Plus	Fixed Line Telecommunications	11,046	2.2	12,830
Total	Oil & Gas Producers	10,728	2.2	12,601
Twenty largest investments		306,599	62.2	
Smith & Nephew	Health Care Equipment & Services	10,666	2.2	6,143
Sirius Real Estate	Real Estate Investment & Services	10,201	2.1	5,939
Close Brothers	Banks	9,950	2.0	9,993
Croda	Chemicals	9,828	2.0	13,793
Novo-Nordisk	Pharmaceuticals & Biotechnology	9,784	2.0	12,490
SSE	Electricity	9,754	2.0	_
Euromoney Institutional Investor	Media	9,683	2.0	8,344
ASML	Technology, Hardware & Equipment	9,409	1.9	3,377
Marshalls	Construction & Materials	9,101	1.9	5,107
Hannover Re	Non-life Insurance	8,629	1.8	_
Thirty largest investments		403,604	82.1	

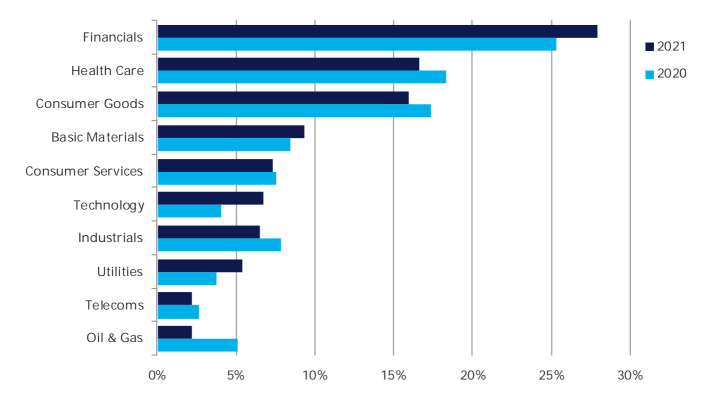
Investment Portfolio continued

Company	FTSE All-Share Index Sector	Valuation 2021 £'000	Total assets %	Valuation 2020 £'000
London Stock Exchange	Financial Services	8,078	1.6	8,617
Edenred	Support Services	7,924	1.6	8,014
Unilever	Personal Goods	6,826	1.4	11,746
Prosus	Software & Computer Services	6,806	1.4	-
Ubisoft	Leisure Goods	6,530	1.3	2,866
Standard Chartered	Banks	6,259	1.3	7,124
M&G	Financial Services	6,135	1.2	5,120
Dechra Pharmaceuticals	Pharmaceuticals & Biotechnology	5,874	1.2	5,631
WH Smith	General Retailers	5,576	1.1	3,956
Genus	Pharmaceuticals & Biotechnology	5,500	1.1	5,779
Forty largest investments		469,112	95.3	
Pets at Home	General Retailers	5,167	1.1	_
Abcam	Pharmaceuticals & Biotechnology	4,819	1.0	5,674
Heineken	Beverages	4,225	0.9	6,165
Games Workshop	Leisure Goods	4,107	0.8	2,917
Total investments		487,430	99.1	
Net current assets ^A		4,389	0.9	
Total assets less current liabilities ^A		491,819	100.0	

^A Excluding bank loan of £13,802,000.

Portfolio Sector Breakdown

Sector Breakdown



Sector Analysis

As at 31 January 2021

		FTSE All-Share Index weighting 2021 %	Portfolio weighting 2021 %	Portfolio weighting 2020 %
Oil & Gas	Oil & Gas Producers	7.4	2.2	4.9
	Oil Equipment Services & Distribution	0.1	_	-
		7.5	2.2	4.9
Basic Materials	Chemicals	0.9	2.0	2.7
	Industrial Metals & Mining	0.3	_	-
	Mining	8.1	7.3	5.5
		9.3	9.3	8.2
Industrials	Construction & Materials	1.5	1.9	1.0
	Aerospace & Defense	1.4	_	-
	General Industrials	2.1	_	-
	Electronic & Electrical Equipment	0.8	_	-
	Industrial Engineering	1.0	2.8	1.8
	Industrial Transportation	0.4	_	_
	Support Services	5.4	1.6	4.7
		12.6	6.3	7.5
Consumer Goods	Automobiles & Parts	0.1	-	-
	Beverages	3.5	7.1	4.5
	Food Producers	0.7	-	1.5
	Household Goods & Home Construction	3.5	2.6	3.2
	Leisure Goods	0.2	2.1	1.2
	Personal Goods	5.4	1.4	2.3
	Tobacco	3.5	2.7	4.1
		16.9	15.9	16.8
Health Care	Health Care Equipment & Services	0.9	2.2	3.0
	Pharmaceuticals & Biotechnology	8.3	14.3	14.5
		9.2	16.5	17.5
Consumer Services	Food & Drug Retailers	2.2	-	-
	General Retailers	2.6	2.2	0.8
	Media	3.3	5.0	6.3
	Travel & Leisure	4.5	-	-
		12.6	7.2	7.1

As at 31 January 2021

		FTSE All-Share Index weighting 2021 %	Portfolio weighting 2021 %	Portfolio weighting 2020 %
Telecommunications	Fixed Line Telecommunications	0.6	2.2	2.5
	Mobile Telecommunications	1.6	-	-
		2.2	2.2	2.5
Utilities	Electricity	0.8	2.0	-
	Gas, Water & Multi-utilities	2.3	3.4	3.6
		3.1	5.4	3.6
Financials	Banks	6.9	3.3	3.4
	Non-life Insurance	1.1	4.6	2.3
	Life Insurance	2.9	5.6	6.4
	Real Estate Investment & Services	0.6	2.1	1.2
	Real Estate Investment Trusts	2.4	3.4	5.3
	Financial Services	4.6	8.4	5.8
		18.5	27.4	24.4
Investment Companies	Equity Investment Instruments	7.0	-	_
Technology	Software & Computer Services	1.0	4.8	3.2
	Technology, Hardware & Equipment	0.1	1.9	0.7
		1.1	6.7	3.9
Total investments		100.0	99.1	96.4
Net current assets before borro	owings ^A		0.9	3.6
Total assets less current liabilit	ies ^A		100.0	100.0

^A Excluding bank loan of £13,802,000.

Investment Case Studies



Pets at Home

Pets at Home is a business that over the last few years has transitioned from being a pure pet retailer to a total pet care provider, with an expansion into services and subscriptions. Prior to the Covid-19 pandemic, this was a resilient industry worth £6.5 billion where humanisation of pets and better care was driving robust value growth, but this trend has significantly accelerated since the onset of lock downs with pet ownership now thought to have increased by 15-20%.

While the company's shares have seen their valuation multiple rerate on the back of such strong earnings growth, we still believe there to be good momentum going forward as the company looks to capture more of the customer wallet through its growing omnichannel offering and subscription models, which enhances customer loyalty. As it stands, only 16% of its VIP customers shop across its entire offering, leaving a significant opportunity to scale.

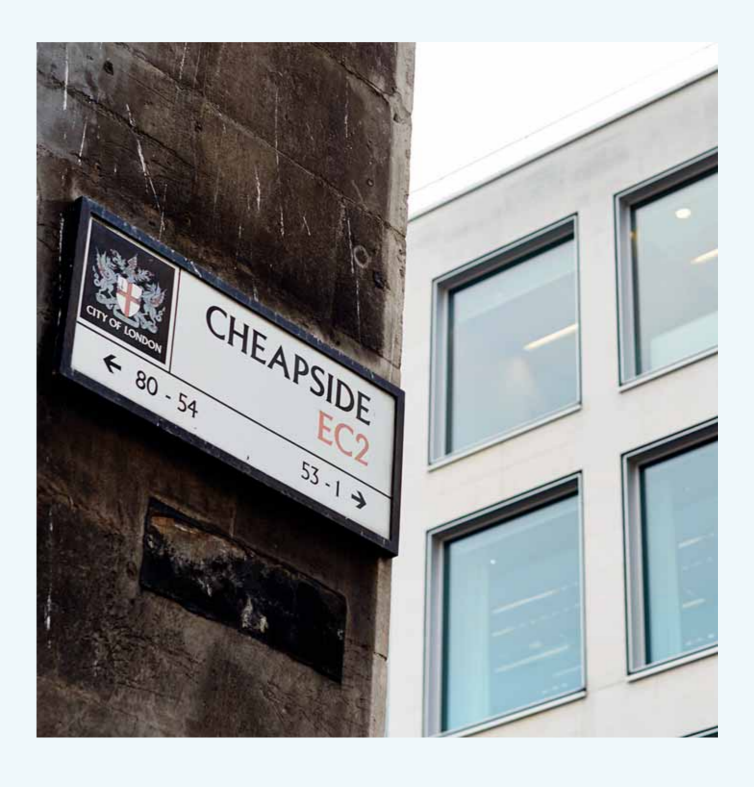
Greater support and cost discipline within the company's vet business has also seen a big turnaround, where more practices are reaching maturity, translating into an improved cash profile for the company. Higher free cash flow and a robust balance sheet positions it well to invest in further growth, both organic and inorganic, while we also believe the company's ability to increase the ordinary dividend and/or pay a special dividend is becoming increasingly strong.

Coca-Cola Hellenic Bottling Company

Coca-Cola Hellenic Bottling Company is another good example of the kind of business we like. We believe it offers a compelling growth profile, both in the near term, where the business is well positioned to benefit from the reopening of the "on the go" channel against a leaner cost base, and longer term, as its exposure to emerging markets and their subsequent lower consumption per capita coupled with further scope for improving mix underpins high single digit earnings growth.

Its strong balance sheet also continues to offer further optionality for portfolio optimisation or cash returns to shareholders and, despite challenging end markets in 2020, it has maintained its dividend level. Despite this, the company continues to trade at a 25% discount to the sector which we believe to be unjustified, offering the opportunity for both enhanced capital and income returns to investors.





Governance

The Company is committed to high standards of corporate governance and applies the principles identified in the UK Corporate Governance Code and the AIC Code of Corporate Governance.

The Directors, all of whom are non-executive and independent of the Manager, supervise the management of the Company and represent the interests of shareholders.

Board of Directors

David Barron

Status:

Independent
Non-Executive Chairman



Experience:

David Barron was, until November 2019, Chief Executive of Miton Group PLC and is currently a non-executive director of Premier Miton Group PLC. He was, until 2013, Head of Investment Trusts at JPMorgan Asset Management and, until 2014, a director of The Association of Investment Companies. He is also a non-executive director of Fidelity Japan Trust PLC.

Length of service:

5 years, appointed a Director on 1 February 2016 and Chairman on 23 May 2017

Last re-elected to the Board:

16 July 2020

Committee membership:

Management Engagement Committee and Nomination and Remuneration Committee

Contribution:

The Nomination and Remuneration Committee has reviewed the contribution of David Barron in light of his proposed re-election at the AGM in June 2021 and has concluded that he has continued to Chair the Company expertly, fostering a collaborative spirit between the Board and Manager whilst ensuring that meetings remain focused on the key areas of stakeholder relevance. In addition, he has continued to provide significant investment trust expertise to the Board.

Jasper Judd

Status:

Independent Non-Executive Director and Chairman of the Audit Committee



Experience:

Jasper Judd worked for Brambles Limited, a listed Australian multi-national, where he held a number of senior executive roles including Global Head of Strategy. He is currently also a non-executive director of JPMorgan Indian Investment Trust plc. He is a Chartered Accountant.

Length of service:

5 years, appointed a Director on 1 February 2016

Last re-elected to the Board:

16 July 2020

Committee membership:

Audit Committee (Chairman), Management Engagement Committee and Nomination and Remuneration Committee

Contribution:

The Nomination and Remuneration Committee has reviewed the contribution of Jasper Judd in light of his proposed re-election at the AGM in June 2021 and has concluded that he has continued to chair the Audit Committee expertly through the year and provide financial insight to the Board and knowledge of the investment trust sector.

Christine Montgomery

Status: Independent Non-Executive Director



Experience:

Christine Montgomery has over 30 years of investment management experience, most recently as Head of Global Equities at AustralianSuper in Melbourne from 2016 to 2019. She previously held roles as a global equities portfolio manager at Fidelity Worldwide Investments, Martin Currie and Edinburgh Partners.

Length of service:

1 year, appointed a Director on 1 February 2020

Elected to the Board:

16 July 2020

Committee membership:

Audit Committee, Management Engagement Committee and Nomination and Remuneration Committee

Contribution:

The Nomination and Remuneration Committee has reviewed the contribution of Christine Montgomery in light of her proposed reelection at the AGM in June 2021 and has concluded that she has continued to provide significant investment insight to the Board and knowledge of the investment management sector.

Elisabeth Scott

Status:

Independent Non-Executive Director and Chairman of the Management Engagement Committee



Experience:

Elisabeth Scott was Country Head of Schroders in Hong Kong and was previously responsible for Schroders' institutional client business in Hong Kong and managed multi-asset portfolios. She is currently a director of Fidelity China Special Situations Investment Trust PLC, Allianz Technology Trust PLC, India Capital Growth Fund Limited and Chairman of the Association of Investment Companies.

Length of service:

9 years, appointed a Director on 24 January 2012

Last re-elected to the Board:

16 July 2020

Committee membership:

Audit Committee, Management Engagement Committee (Chairman) and Nomination and Remuneration Committee

Contribution:

Elisabeth Scott has continued to chair the Management Engagement Committee expertly through the year and continues to provide significant investment insight to the Board and knowledge of the investment trust sector. As explained in more detail in the Chairman's Statement, Elisabeth Scott will retire at the AGM and will not seek re-election.

Board of Directors Continued

Howard Williams

Status:

Senior Independent Non-Executive Director and Chairman of the Nomination and Remuneration Committee



Experience:

Howard Williams has over 35 years' of fund management experience and was, until October 2017, Chief Investment Officer and Head of the Global Equity Team at JPMorgan Asset Management. Prior to joining JPMorgan Asset Management in 1994, he held a number of senior positions at Shell Pensions and Kleinwort Benson Asset Management. He started his career at James Capel & Co. He is currently also a non-executive director of Schroders Unit Trust Limited.

Length of service:

3 years, appointed a Director on 1 April 2018 and Senior Independent Director on 16 July 2020

Last re-elected to the Board:

16 July 2020

Committee membership:

Audit Committee, Management Engagement Committee and Nomination and Remuneration Committee (Chairman)

Contribution:

The Nomination and Remuneration Committee has reviewed the contribution of Howard Williams in light of his proposed reelection at the AGM in June 2021 and has concluded that he continues to provide significant investment insight to the Board and knowledge of the investment management sector.

Directors' Report

The Directors present their report and the audited financial statements for the year ended 31 January 2021.

Results and Dividends

The financial statements for the year ended 31 January 2021 are contained on pages 68 to 87. First, second and third interim dividends, each of 3.0p per Ordinary share, were paid on 28 August 2020, 27 November 2020 and 26 February 2021 respectively. The Directors have declared a fourth interim dividend of 3.8p per Ordinary share, payable on 28 May 2021 to shareholders on the register on 7 May 2021. The ex-dividend date is 6 May 2021. The Board will put an ordinary resolution to shareholders at the Annual General Meeting for the approval of the payment of four interim dividends in respect of the year.

Investment Trust Status

The Company is registered as a public limited company (registered in Scotland No. SC000881) and is an investment company within the meaning of Section 833 of the Companies Act 2006. The Company has been approved by HM Revenue & Customs as an investment trust subject to it continuing to meet the relevant eligibility conditions of Section 1158 of the Corporation Tax Act 2010 and the ongoing requirements of Part 2 Chapter 3 Statutory Instrument 2011/2999 for all financial years commencing on or after 1 February 2012. The Directors are of the opinion that the Company has conducted its affairs for the year ended 31 January 2021 so as to enable it to comply with the ongoing requirements for investment trust status.

Individual Savings Accounts

The Company has conducted its affairs in such a way as to satisfy the requirements as a qualifying security for Individual Savings Accounts. The Directors intend that the Company will continue to conduct its affairs in this manner.

Capital Structure

The issued Ordinary share capital at 31 January 2021 consisted of 148,164,670 Ordinary shares of 25p and 5,513,265 Ordinary shares held in treasury. During the year, the Company purchased 22,449 Ordinary shares to be held in treasury. There have been no share buy backs since the end of the year.

Voting Rights

Each Ordinary share holds one voting right and shareholders are entitled to vote on all resolutions which are proposed at general meetings of the Company. The Ordinary shares, excluding treasury shares, carry a right to receive dividends. On a winding up or other return of capital, after meeting the liabilities of the Company, the surplus assets will be paid to Ordinary shareholders in proportion to their shareholdings.

There are no restrictions on the transfer of Ordinary shares in the Company other than certain restrictions which may from time to time be imposed by law.

Management Agreement

The Company has appointed Aberdeen Standard Fund Managers Limited ("ASFML"), a wholly owned subsidiary of Standard Life Aberdeen plc, as its alternative investment fund manager. ASFML has been appointed to provide investment management, risk management, administration and company secretarial services and promotional activities to the Company. The Company's portfolio is managed by Aberdeen Asset Managers Limited ("AAML") by way of a group delegation agreement in place between ASFML and AAML. In addition, ASFML has subdelegated administrative and secretarial services to Aberdeen Asset Management PLC and promotional activities to AAML. Details of the management fees and fees payable for promotional activities are shown in notes 4 and 5 to the financial statements.

The management agreement is terminable on not less than six months' notice. In the event of termination by the Company on less than the agreed notice period, compensation is payable to the Manager in lieu of the unexpired notice period.

Substantial Interests

As at 31 January 2021, the following interests in the issued Ordinary share capital of the Company had been disclosed in accordance with the requirements of the FCA's Disclosure Guidance and Transparency Rules:

Shareholder	Number of shares held	% held ^B
Aberdeen Asset Managers Limited Retail Plans ^A	35,148,598	23.7
1607 Capital Partners, LLC	9,823,594	6.6

A Non-beneficial interest

Since the year end, 1607 Capital Partners, LLC has notified the Company of a reduced holding of 7,322,167 Ordinary shares (4.9%). There have been no other changes notified to the Company as at the date of approval of this Report.

B Based on 148,164,670 Ordinary shares in issue as at 31 January 2021

Directors' Report Continued

Corporate Governance

The Company is committed to high standards of corporate governance. The Board is accountable to the Company's shareholders for good governance and this statement describes how the Company has applied the principles identified in the UK Corporate Governance Code as published in July 2018 (the "UK Code"), which is available on the Financial Reporting Council's (the "FRC") website: frc.org.uk.

The Board has also considered the principles and provisions of the AIC Code of Corporate Governance as published in February 2019 (the "AIC Code"). The AIC Code addresses the principles and provisions set out in the UK Code, as well as setting out additional provisions on issues that are of specific relevance to the Company. The AIC Code is available on the AIC's website: theaic.co.uk.

The Board considers that reporting against the principles and provisions of the AIC Code, which has been endorsed by the FRC, provides more relevant information to shareholders.

The Board confirms that, during the year, the Company complied with the principles and provisions of the AIC Code and the relevant provisions of the UK Code, except as set out below.

The UK Code includes provisions relating to:

- · interaction with the workforce (provisions 2, 5 and 6);
- the role and responsibility of the chief executive (provisions 9 and 14);
- previous experience of the chairman of a remuneration committee (provision 32); and
- · executive directors' remuneration (provisions 33 and 36 to 40).

The Board considers that these provisions are not relevant to the position of the Company, being an externally managed investment company. In particular, all of the Company's day-to-day management and administrative functions are outsourced to third parties. As a result, the Company has no executive directors, employees or internal operations. The Company has therefore not reported further in respect of these provisions.

Further details of the Company's compliance with Corporate Governance can be found on its website.

Directors

At the end of the year, the Board comprised five non-executive Directors, each of which is considered by the Board to be independent of the Company and the Manager. David Barron is the Chairman and Howard Williams is the Senior Independent Director.

Christine Montgomery was appointed as an independent nonexecutive Director on 1 February 2020 and Catherine Claydon retired as a Director on 16 July 2020.

The Directors attended scheduled Board and Committee meetings during the year ended 31 January 2021 as follows (with their eligibility to attend the relevant meetings in brackets):

	-	•	Management	Nomination and
	Board Meetings	Audit Committee Meetings	Engagement Committee Meetings	Remuneration Committee Meetings
David Barron	4 (4)	- (-)	1 (1)	2 (2)
Catherine Claydon	2 (2)	1 (1)	- (-)	1 (1)
Jasper Judd	4 (4)	2 (2)	1 (1)	2 (2)
Christine Montgomery	4 (4)	2 (2)	1 (1)	2 (2)
Elisabeth Scott	4 (4)	2 (2)	1 (1)	2 (2)
Howard Williams	4 (4)	2 (2)	1 (1)	2 (2)

The Board meets more frequently when business needs require and, since the year end, has met formally on two occasions to discuss the proposed new investment objective.

Under the terms of the Company's Articles of Association, Directors are subject to election at the first Annual General Meeting after their appointment and are required to retire and be subject to re-election at least every three years thereafter. However, the Board has decided that all Directors will retire annually.

Jasper Judd, Howard Williams, Christine Montgomery and David Barron will retire at the Annual General Meeting and, being eligible, offer themselves for re-election. As explained in more detail in the Chairman's Statement, Elisabeth Scott will retire at the Annual General Meeting and will not seek re-election.

The Board believes that all the Directors seeking re-election remain independent of the Manager and free from any relationship which could materially interfere with the exercise of their judgement on issues of strategy, performance, resources and standards of conduct. The biographies of each of the Directors are shown on pages 40 to 42, setting out their range of skills and experience as well as length of service and their contribution to the Board during the year. The Board believes that each Director has the requisite high level and range of business, investment and financial experience which enables the Board to provide clear and effective leadership and proper governance of the Company. Following formal performance evaluations, each Director's performance continues to be effective and demonstrates commitment to the role, and their individual performances contribute to the long-term sustainable success of the Company. The Board therefore recommends the re-election of each of the Directors at the Annual General Meeting.

Board's Policy on Tenure

In normal circumstances, it is the Board's expectation that Directors will not serve beyond the Annual General Meeting following the ninth anniversary of their appointment. However, the Board takes the view that independence of individual Directors is not necessarily compromised by length of tenure on the Board and that continuity and experience can add significantly to the Board's strength. The Board believes that recommendation for re-election should be on an individual basis following a rigorous review which assesses the contribution made by the Director concerned, but also taking into account the need for managed succession and diversity.

It is the Board's policy that the Chairman of the Board will not serve as a Director beyond the Annual General Meeting following the ninth anniversary of his or her appointment to the Board. However, this may be extended in exceptional circumstances or to facilitate effective succession planning and the development of a diverse Board. In such a situation the reasons for the extension will be fully explained to shareholders and a timetable for the departure of the Chairman clearly set out.

The Role of the Chairman and Senior Independent Director

The Chairman is responsible for providing effective leadership of the Board, demonstrating objective judgement and promoting a culture of openness and debate. The Chairman facilitates the effective contribution and encourages active engagement by each Director. In conjunction with the Company Secretary, the Chairman ensures that Directors receive accurate, timely and clear information to assist them with effective decision-making. The Chairman acts upon the results of the Board evaluation process by recognising strengths and addressing any weaknesses and also ensures that the Board engages with major shareholders and that all Directors understand shareholder views.

The Senior Independent Director acts as a sounding board for the Chairman and acts as an intermediary for other Directors, when necessary. Working closely with the Nomination and Remuneration Committee, the Senior Independent Director takes responsibility for an orderly succession process for the Chairman, and leads the annual appraisal of the Chairman's performance. The Senior Independent Director is also available to shareholders to discuss any concerns they may have.

Directors' and Officers' Liability Insurance

The Company maintains insurance in respect of Directors' and Officers' liabilities in relation to their acts on behalf of the Company. Each Director is entitled to be indemnified out of the assets of the Company to the extent permitted by law against any loss or liability incurred by him or her in the execution of his or her duties in relation to the affairs of the Company. These rights are included in the Articles of Association of the Company.

Management of Conflicts of Interest

The Board has a procedure in place to deal with a situation where a Director has a conflict of interest. As part of this process, each Director prepares a list of other positions held and all other conflict situations that may need to be authorised either in relation to the Director concerned or his or her connected persons. The Board considers each Director's situation and decides whether to approve any conflict, taking into consideration what is in the best interests of the Company and whether the Director's ability to act in accordance with his or her wider duties is affected. Each Director is required to notify the Company Secretary of any potential, or actual, conflict situations that will need authorising by the Board. Authorisations given by the Board are reviewed at each Board meeting.

Directors' Report Continued

No Director has a service contract with the Company although all Directors are issued with letters of appointment. There were no contracts during, or at the end of the year, in which any Director was interested.

The Company has a policy of conducting its business in an honest and ethical manner. The Company takes a zero-tolerance approach to bribery and corruption and has procedures in place that are proportionate to the Company's circumstances to prevent them. The Manager also adopts a group-wide zero-tolerance approach and has its own detailed policy and procedures in place to prevent bribery and corruption. Copies of the Manager's anti-bribery and corruption policies are available on its website.

In relation to the corporate offence of failing to prevent tax evasion, it is the Company's policy to conduct all business in an honest and ethical manner. The Company takes a zero-tolerance approach to facilitation of tax evasion whether under UK law or under the law of any foreign country and is committed to acting professionally, fairly and with integrity in all its business dealings and relationships.

Board Committees

The Board has appointed a number of Committees, as set out below. Copies of their terms of reference, which clearly define the responsibilities and duties of each Committee, are available on the Company's website, or upon request from the Company. The terms of reference of each of the Committees are reviewed and re-assessed by the Board for their adequacy on an ongoing basis.

Audit Committee

The Audit Committee's Report is contained on pages 53 to 55.

Management Engagement Committee

The Management Engagement Committee consists of all the Directors and is chaired by Elisabeth Scott. The terms and conditions of the Manager's appointment, including an evaluation of performance and fees, are reviewed by the Committee on an annual basis. The Committee also keeps the resources of the Standard Life Aberdeen Group under review, together with its commitment to the Company and its investment trust business. In addition, the Committee conducts an annual review of the performance, terms and conditions of the Company's main third party suppliers.

The Board remains satisfied with the capability of the Standard Life Aberdeen Group to deliver satisfactory investment performance, that its investment screening processes are thorough and robust and that it employs a well-resourced team of skilled and experienced fund managers. In addition, the Board is satisfied that the Standard Life Aberdeen Group has the secretarial, administrative and promotional skills required for the effective operation and administration of the Company. Accordingly, the Board believes that the continuing appointment of the Manager on the terms agreed is in the interests of shareholders as a whole.

Nomination and Remuneration Committee

The Nomination and Remuneration Committee consists of all the Directors. The Committee was chaired by Catherine Claydon until her retirement from the Board on 16 July 2020 at which point Howard Williams was appointed as Chairman. Howard Williams has relevant experience and understanding of the Company. The Committee reviews the effectiveness of the Board, succession planning, Board appointments, appraisals and training, and determines the Directors' remuneration policy and level of remuneration, including for the Chairman. The Committee also considers the need to appoint an external remuneration consultant. Further details of the remuneration policy are provided in the Directors' Remuneration Report on pages 50 to 52.

During the year, the Committee undertook an annual appraisal of the Chairman of the Board, individual Directors and the performance of Committees and the Board as a whole. This process involved the completion of questionnaires by each Director and follow-on discussions between the Chairman and each Director. The appraisal of the Chairman was undertaken by the Senior Independent Director. The results of the process were discussed by the Board following its completion, with appropriate action points made. The intention is that the evaluation is externally facilitated every three years, the next such review to be conducted during the year ending 31 January 2022.

The Committee considers succession planning on at least an annual basis. Potential new Directors are identified against the requirements of the Company's business and the need to have a balance of skills, experience, independence, diversity and knowledge of the Company within the Board.

In respect of the appointment of Christine Montgomery, who was appointed as an independent non-executive Director on 1 February 2020, the Board used the services of an external search consultant, Cornforth Consulting Limited. Cornforth Consulting Limited does not have any other connections with the Company or individual Directors.

Going Concern

The Company's assets consist mainly of equity shares in companies listed on the London Stock Exchange and in most circumstances, including in the current market environment caused by the Covid-19 pandemic, are considered to be realisable within a short timescale. The Board has set limits for borrowing and derivative contract positions and regularly reviews actual exposures, cash flow projections and compliance with loan covenants. The Board has also performed stress testing and liquidity analysis. In addition, the Board has considered the ability of the Company to refinance its £15 million multi-currency revolving credit facility which is due to mature in July 2021.

The Directors believe that the Company has adequate financial resources to continue in operational existence for the foreseeable future and for at least twelve months from the date of this Report. Accordingly, they continue to adopt the going concern basis of accounting in preparing the financial statements.

Accountability and Audit

The respective responsibilities of the Directors and the auditor in connection with the financial statements appear on pages 58, 63 and 64.

Each Director confirms that, so far as he or she is aware, there is no relevant audit information of which the Company's auditor is unaware, and they have taken all the steps that they could reasonably be expected to have taken as Directors in order to make themselves aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

Independent Auditor

The Company's auditor, Deloitte LLP, has indicated its willingness to remain in office. The Board will propose resolutions at the Annual General Meeting to re-appoint Deloitte LLP as auditor for the ensuing year and to authorise the Directors to determine its remuneration.

Relations with Shareholders

The Directors place a great deal of importance on communications with shareholders. Shareholders and investors may obtain up to date information on the Company through its website and the Manager's information service.

The Board's policy is to communicate directly with shareholders and their representative bodies without the involvement of the management group (including the Company Secretary or the Manager) in situations where direct communication is required, and representatives from the Board and Manager meet with major shareholders on at least an annual basis in order to gauge their views. In addition, the Company Secretary only acts on behalf of the Board, not the Manager, and there is no filtering of communication. At each Board meeting the Board receives full details of any communication from shareholders to which the Chairman responds personally as appropriate.

Directors attend meetings with the Company's largest shareholders and meet other shareholders at the Annual General Meeting and, as explained in the Chairman's Statement, the Company will hold an online shareholder presentation in advance of the Annual General Meeting this year including the opportunity for an interactive question and answer session.

The notice of the Annual General Meeting is sent out at least 20 working days in advance of the meeting. All shareholders have the opportunity to put questions to the Board and Manager at the meeting.

Disclosures in Strategic Report

In accordance with Section 414 C (11) of the Companies Act 2006, the following information otherwise required to be set out in the Directors' Report has been included in the Strategic Report: risk management objectives and policies and likely future developments in the business.

Annual General Meeting

The Annual General Meeting will be held at 1 George Street, Edinburgh EH2 2LL on Thursday 10 June 2021 at 12 noon.

Given the risks posed by the spread of the Covid-19 virus and in accordance with the provisions of the Articles of Association and Government guidance, the Annual General Meeting will be functional only and physical attendance at the meeting may not be possible. If the law or Government guidance so requires at the

Directors' Report Continued

time of the meeting, the Chairman will limit, in his sole discretion, the number of individuals in attendance at the meeting. If restrictions are in place at the time of the meeting, such attendance will be limited to two persons. Should the Government measures be relaxed by the time of the meeting, the Company may still impose entry restrictions on certain persons wishing to attend the Annual General Meeting in order to ensure the safety of those attending the meeting.

The Notice of the Meeting is included on pages 107 to 110. Resolutions including the following business will be proposed:

Allotment of Shares

Resolution 10 will be proposed as an ordinary resolution to confer an authority on the Directors, in substitution for any existing authority, to allot up to 33.33% of the issued Ordinary share capital of the Company (excluding treasury shares) as at the date of the passing of the resolution (up to a maximum aggregate nominal amount of £12,345,821 based on the number of Ordinary shares in issue as at the date of this Report) in accordance with Section 551 of the Companies Act 2006. The authority conferred by this resolution will expire at the next Annual General Meeting of the Company or 31 July 2022, whichever is earlier (unless previously revoked, varied or extended by the Company in general meeting).

The Directors consider that the authority proposed to be granted by resolution 10 is necessary to retain flexibility, although they do not at the present time have any intention of exercising such authority.

Limited Disapplication of Pre-emption Provisions

Resolution 11 will be proposed as a special resolution and seeks to give the Directors power to allot Ordinary shares and to sell Ordinary shares held in treasury (see below) (i) by way of a rights issue (subject to certain exclusions); (ii) by way of an open offer or other offer of securities (not being a rights issue) in favour of existing shareholders in proportion to their shareholdings (subject to certain exclusions); and (iii) to persons other than existing shareholders for cash up to a maximum aggregate nominal amount representing 5% of the Company's issued Ordinary share capital as at the date of the passing of the resolution (up to an aggregate nominal amount of £1,852,058 based on the number of Ordinary shares in issue as at the date of this Report), without first being required to offer such shares to existing shareholders pro rata to their existing shareholding.

This power will expire at the conclusion of the next Annual General Meeting of the Company or 31 July 2022, whichever is earlier (unless previously revoked, varied or extended by the Company in general meeting).

The Company may buy back and hold shares in treasury and then sell them at a later date for cash rather than cancelling them. Such sales are required to be on a pre-emptive, pro rata basis to existing shareholders unless shareholders agree by special resolution to disapply such pre-emption rights. Accordingly, in addition to giving the Directors power to allot unissued Ordinary share capital on a non pre-emptive basis, resolution 11 will also give the Directors power to sell Ordinary shares held in treasury on a non pre-emptive basis, subject always in both cases to the limitations noted above. Pursuant to this power, Ordinary shares would only be issued for cash, and treasury shares would only be sold for cash, at a premium to the net asset value per share (calculated after the deduction of prior charges at market value). Treasury shares are explained in more detail under the heading "Market Purchase of the Company's own Ordinary Shares" below.

Market Purchase of the Company's own Ordinary Shares Resolution 12 will be proposed as a special resolution to authorise the Company to make market purchases of its own Ordinary shares. The Company may do either of the following things in respect of its own Ordinary shares which it buys back and does not immediately cancel but, instead, holds in treasury:

- · sell such shares (or any of them) for cash (or its equivalent); or
- · ultimately cancel the shares (or any of them).

Treasury shares may be resold quickly and cost effectively. The Directors therefore intend to continue to take advantage of this flexibility as they deem appropriate. Treasury shares also enhance the Directors' ability to manage the Company's capital base.

No dividends will be paid on treasury shares and no voting rights attach to them.

The maximum aggregate number of Ordinary shares which may be purchased pursuant to the authority is 14.99% of the issued Ordinary share capital of the Company as at the date of the passing of the resolution (approximately 22.2 million Ordinary shares). The minimum price which may be paid for an Ordinary share is 25p (exclusive of expenses). The maximum price (exclusive of expenses) which may be paid for the shares is the higher of a) 5% above the average of the middle market quotations of the Ordinary shares (as derived from the Daily Official List of the London Stock Exchange) for the shares for the five business days immediately preceding the date of purchase; and b) the higher of the price of the last independent trade and the highest current independent bid on the main market for the Ordinary shares.

This authority, if conferred, will expire at the conclusion of the next Annual General Meeting of the Company or 31 July 2022, whichever is earlier (unless previously revoked, varied or extended by the Company in general meeting), and will be exercised only if it would result in an increase in net asset value per Ordinary share for the remaining shareholders and if it is in the best interests of shareholders as a whole.

Change of Investment Objective

As set out in the Chairman's Statement on pages 9 to 10, the Board has been considering how best to further integrate Environmental, Social and Governance ("ESG") factors into investment decisions and considers that adopting an enhanced ESG approach is consistent with the existing strategic objectives of the Company, represents a natural evolution of the current investment approach and should broaden the appeal of the Company's shares.

The Board will therefore seek shareholder approval at the Annual General Meeting to change the Company's investment objective. Resolution 13 will be proposed as an ordinary resolution to change the Company's investment objective to the following: "To achieve growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom that meet the Company's Sustainable and Responsible investing criteria as set by the Board."

Recommendation

The Directors consider that the resolutions to be proposed at the Annual General Meeting are in the best interests of the Company and its shareholders and recommend that shareholders vote in favour of the resolutions as they intend to do in respect of their own beneficial shareholdings, amounting to 52,281 Ordinary shares, representing 0.04% of the issued share capital.

By order of the Board Aberdeen Asset Management PLC Company Secretary 1 George Street Edinburgh EH2 2LL 26 April 2021

Directors' Remuneration Report

This Directors' Remuneration Report comprises three parts:

- a Remuneration Policy which is subject to a binding shareholder vote every three years (or sooner if varied during this interval) – most recently voted on at the Annual General Meeting on 16 July 2020;
- 2. an Implementation Report which is subject to an advisory vote on the level of remuneration paid during the year; and
- 3. an Annual Statement.

Company law requires the Company's auditor to audit certain of the disclosures provided in the Directors' Remuneration Report. Where disclosures have been audited, they are indicated as such. The auditor's report is included on pages 59 to 67.

The Director's Remuneration Policy and level of Directors' remuneration are determined by the Nomination and Remuneration Committee, which is chaired by Howard Williams and comprises all of the Directors.

Remuneration Policy

The Directors' Remuneration Policy takes into consideration the principles of UK corporate governance and the AIC's recommendations regarding the application of those principles to investment companies.

No shareholder views have been sought in setting the remuneration policy although any comments received from shareholders are considered.

Directors' fees are set within the limits of the Company's Articles of Association which limit the aggregate fees payable to the Board of Directors per annum. The current limit is £200,000 per annum and may only be increased by shareholder resolution.

The Board's policy is that the remuneration of non-executive Directors should be sufficient to attract Directors of the quality required to run the Company successfully. The remuneration should also reflect the nature of the Directors' duties, responsibilities, the value of their time spent and be fair and comparable to that of other investment trusts that are similar in size, and have similar capital structures and similar investment objectives.

The levels of fees at the year end are set out in the table below. Fees are reviewed annually.

	31 January 2021 £	31 January 2020 £
Chairman	37,000	35,000
Chairman of Audit Committee	28,500	27,000
Director	24,000	23,000

An additional fee of £2,000 per annum is payable to the Senior Independent Director.

Appointment

- · The Company only intends to appoint non-executive Directors.
- All the Directors are non-executive and are appointed under the terms of letters of appointment.
- Under the terms of the Company's Articles of Association,
 Directors are subject to election at the first Annual General
 Meeting after their appointment and are required to retire
 and be subject to re-election at least every three years
 thereafter. However, the Board has decided that all Directors
 will retire annually.
- Any Director newly appointed to the Board will receive the fee applicable to each of the other Directors at the time of appointment together with any other fee then currently payable in respect of a specific role which the new Director is to undertake for the Company.
- No incentive or introductory fees will be paid to encourage a person to become a Director.
- Directors are not eligible for bonuses, pension benefits, share options, long term incentive schemes or other benefits.
- Directors are entitled to re-imbursement of out-of-pocket expenses incurred in connection with the performance of their duties, including travel expenses.
- The Company indemnifies its Directors for all costs, charges, losses, expenses and liabilities which may be incurred in the discharge of duties as a Director of the Company.

Performance, Service Contracts, Compensation and Loss of Office

- Directors' remuneration is not subject to any performance related fee.
- · No Director has a service contract.
- No Director was interested in contracts with the Company during the period or subsequently.
- The terms of appointment provide that a Director may be removed without notice.
- Compensation will not be due upon leaving office.
- No Director is entitled to any other monetary payment or any assets of the Company.

Directors' & Officers' liability insurance cover is maintained by the Company on behalf of the Directors.

There were no changes to the Directors' Remuneration Policy during the year nor are there any proposals for changes in the foreseeable future. The Remuneration Policy is reviewed by the Nomination and Remuneration Committee on an annual basis and it is the Committee's intention that this Remuneration Policy will apply for the three year period ending 31 January 2023.

Statement of Voting at General Meeting

At the Annual General Meeting held on 16 July 2020, shareholders approved the Directors' Remuneration Policy. 97.4% of proxy votes were in favour of the resolution, 1.7% were against and 0.9% abstained.

Implementation Report

Review of Directors' Fees

The Nomination and Remuneration Committee carried out a review of the level of Directors' fees during the year, which included consideration of fees paid by comparable investment trusts and the sector as a whole. Following this review, the Committee concluded that, with effect from 1 February 2021, fees should be increased to £38,000 for the Chairman, £29,500 for the Audit Committee Chairman and £24,750 for the other Directors. It was also agreed that an additional fee of £2,000 per annum should continue to be payable to the Senior Independent Director. There are no further fees to disclose as the Company has no employees, chief executive or executive directors.

Company Performance

The graph below shows the share price and NAV total return (assuming all dividends are reinvested) to Ordinary shareholders compared to the total return from the FTSE All-Share Index for the ten year period to 31 January 2021 (rebased to 100 at 31 January 2011). This Index was chosen for comparison purposes as it is the Company's benchmark used for investment performance measurement purposes.



Spend on Pay

As the Company has no employees, the Directors do not consider it appropriate to present a table comparing remuneration paid to employees with distributions to shareholders. The total fees paid to Directors are shown below.

Audited Information

Fees Payable

The Directors who served during the year received the following emoluments in the form of fees.

	2021	2020
Director	£	£
David Barron	37,000	35,000
Catherine Claydon ^A	11,952	25,000
Jasper Judd	28,500	27,000
Christine Montgomery ^B	24,000	-
Elisabeth Scott	24,000	23,000
Howard Williams ^C	24,755	23,000
Total	150,207	133,000

A Retired 16 July 2020

^B Appointed on 1 February 2020

^c Appointed Senior Independent Director on 16 July 2020

Directors' Remuneration Report Continued

The above amounts exclude any employers' national insurance contributions. All fees are at a fixed rate and there is no variable remuneration. Fees are pro-rated where a change takes place during a financial year. There were no payments to third parties included in the fees referred to in the table above.

Annual Percentage Change in Directors' Remuneration The table below sets out the annual percentage change in Directors' fees for the past year.

	Year ended 31 January 2021		
Director	%		
David Barron	5.7		
Catherine Claydon ^A	(52.2)		
Jasper Judd	5.6		
Christine Montgomery ^B	n/a		
Elisabeth Scott	4.3		
Howard Williams ^C	7.6		

Directors' Interests in the Company

The Directors are not required to have a shareholding in the Company. The Directors (including their connected persons) at 31 January 2021 and 31 January 2020 had no interest in the share capital of the Company other than those interests, all of which are beneficial, shown in the following table.

	31 January 2021	31 January 2020
	Ordinary shares	Ordinary shares
David Barron	21,977	21,977
Catherine Claydon ^A	4,000	4,000
Jasper Judd	5,000	5,000
Christine Montgomery ^B	5,000	-
Elisabeth Scott	4,800	4,800
Howard Williams	11,391	10,871

^A At date of retirement on 16 July 2020

Since the year end Howard Williams has acquired an additional 113 Ordinary shares through a dividend re-investment plan. There have been no other changes to the Directors' interests in the share capital of the Company since the year end up to the date of approval of this Report.

Statement of Voting at General Meeting

At the Company's last Annual General Meeting, held on 16 July 2020, shareholders approved the Directors' Remuneration Report (excluding the Directors' Remuneration Policy) in respect of the year ended 31 January 2020. 98.2% of proxy votes were in favour of the resolution, 1.1% were against and 0.7% abstained.

A resolution to receive and adopt the Directors' Remuneration Report (excluding the Directors' Remuneration Policy) in respect of the year ended 31 January 2021 will be proposed at the Annual General Meeting.

Annual Statement

On behalf of the Board and in accordance with Part 2 of Schedule 8 of the Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013, it is confirmed that the above Remuneration Report summarises, as applicable, for the year to 31 January 2021:

- · the major decisions on Directors' remuneration;
- · any substantial changes relating to Directors' remuneration made during the year; and
- · the context in which the changes occurred and decisions have been taken.

Howard Williams

Chairman of the Nomination and Remuneration Committee 26 April 2021

^B Appointed on 1 February 2020 ^C Appointed Senior Independent Director on 16 July 2020

^B Appointed on 1 February 2020

Audit Committee's Report

The Audit Committee presents its Report for the year ended 31 January 2021.

Committee Composition

Throughout the year the Audit Committee consisted of all the Directors except for the Chairman of the Board, David Barron. The Committee is chaired by Jasper Judd who is a Chartered Accountant and has recent and relevant financial experience. The Board is satisfied that the Committee as a whole has competence relevant to the investment trust sector.

Functions of the Audit Committee

The principal role of the Audit Committee is to assist the Board in relation to the reporting of financial information, the review of financial controls and the management of risk. The Committee has defined terms of reference which are reviewed and reassessed for their adequacy on at least an annual basis. Copies of the terms of reference are published on the Company's website and are available from the Company on request.

The Committee's main functions are listed below:

- to review and monitor the internal control systems and risk management systems (including review of non-financial risks) on which the Company is reliant (the Directors' statement on the Company's internal controls and risk management is set out below);
- to consider whether there is a need for the Company to have its own internal audit function;
- to monitor the integrity of the half-yearly and annual financial statements of the Company by reviewing, and challenging where necessary, the actions and judgements of the Manager;
- to review, and report to the Board on, the significant financial reporting issues and judgements made in connection with the preparation of the Company's financial statements, halfyearly financial reports, announcements and related formal statements;
- to review the content of the Annual Report and advise the Board on whether, taken as a whole, it is fair, balanced and understandable and provides the information necessary for shareholders to assess the Company's position and performance, business model and strategy;

- to meet with the auditor to review the proposed audit programme of work and the findings of the auditor. The Committee shall also use this as an opportunity to assess the effectiveness of the audit process;
- to develop and implement policy on the engagement of the auditor to supply non-audit services. Non-audit fees paid to the auditor during the year under review amounted to £8,000 (2020: £7,000), representing the review of the Half-Yearly Financial Report. All non-audit services must be approved in advance by the Audit Committee and will be reviewed in the light of statutory requirements and the need to maintain the auditor's independence;
- to review a statement from the Standard Life Aberdeen Group detailing the arrangements in place within the group whereby staff may, in confidence, escalate concerns about possible improprieties in matters of financial reporting or other matters;
- to make recommendations in relation to the appointment of the auditor and to approve the remuneration and terms of engagement of the auditor; and
- to monitor and review the auditor's independence, objectivity, effectiveness, resources and qualification.

Activities During the Year

The Audit Committee met twice during the year when, amongst other things, it considered the Annual Report and the Half-Yearly Financial Report in detail. Representatives of the Standard Life Aberdeen Group's internal audit, risk and compliance departments reported to the Committee at these meetings on matters such as internal control systems, risk management and the conduct of the business in the context of its regulatory environment.

Internal Controls and Risk Management

There is an ongoing process for identifying, evaluating and managing the Company's significant business and operational risks, that has been in place for the year ended 31 January 2021 and up to the date of approval of the Annual Report, is regularly reviewed by the Board and accords with the FRC's guidance on internal controls.

Audit Committee's Report Continued

The Board has overall responsibility for ensuring that there is a system of internal controls in place and a process for reviewing its effectiveness. Any system of internal control is designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable and not absolute assurance against material misstatement or loss.

The design, implementation and maintenance of controls and procedures to safeguard the assets of the Company and to manage its affairs properly extends to operational and compliance controls and risk management. The Board, through the Audit Committee, has prepared its own risk register which lists potential risks as set out in the Strategic Report on pages 13 to 16. The Board considers the potential cause and possible effect of these risks as well as reviewing the controls in place to mitigate them.

Clear lines of accountability have been established between the Board and the Manager. The Board receives regular reports covering key performance and risk indicators and considers control and compliance issues brought to its attention. In carrying out its review, the Board has had regard to the activities of the Standard Life Aberdeen Group, including its internal audit and compliance functions, and the auditor.

The Board has reviewed the Standard Life Aberdeen Group's process for identifying and evaluating the significant risks faced by the Company and the policies and procedures by which these risks are managed. The Board has also reviewed the effectiveness of the Standard Life Aberdeen Group's system of internal control including its annual internal controls report prepared in accordance with the International Auditing and Assurance Standards Board's International Standard on Assurances Engagements ("ISAE") 3402, "Assurance Reports on Controls at a Service Organization".

Risks are identified and documented through a risk management framework by each function within the Standard Life Aberdeen Group's activities. Risk is considered in the context of the FRC's guidance on internal controls and includes financial, regulatory, market, operational and reputational risk. This helps the internal audit risk assessment model identify those functions for review. Any weaknesses identified are reported to the Board and timetables are agreed for implementing improvements to systems. The implementation of any remedial action required is monitored and feedback provided to the Board.

The key components designed to provide effective internal control are outlined below:

- written agreements are in place which specifically define the roles and responsibilities of the Manager and other third party service providers;
- the Board and Manager have agreed clearly defined investment criteria, specified levels of authority and exposure limits. Reports on these issues, including performance statistics and investment valuations, are regularly submitted to the Board;
- the Manager prepares forecasts and management accounts which allow the Board to assess the Company's activities and review its performance; the emphasis is on obtaining the relevant degree of assurance and not merely reporting by exception;
- as a matter of course the Standard Life Aberdeen Group's compliance department continually reviews its operations; and
- at its meeting in March 2021, the Audit Committee carried out an annual assessment of internal controls for the year ended 31 January 2021 by considering documentation from the Standard Life Aberdeen Group, including the internal audit and compliance functions and taking account of events since 31 January 2021.

The Board has considered the need for an internal audit function. However, the Company has no employees and the day-to-day management of the Company's assets has been delegated to the Standard Life Aberdeen Group which has its own compliance and internal control systems. The Board has therefore decided to place reliance on those systems and internal audit procedures and has concluded that it is not necessary for the Company to have its own internal audit function.

Financial Statements and Significant Issues

During its review of the Company's financial statements for the year ended 31 January 2021, the Audit Committee considered the following significant issues, in particular those communicated by the auditor during its planning and reporting of the year end audit:

Valuation and Existence of Investments

How the issue was addressed - The Company's investments have been valued in accordance with the accounting policies, as disclosed in note 2(c) to the financial statements. All investments are in quoted securities in active markets, are considered to be liquid and have been categorised as Level 1 within the FRS102 fair value hierarchy. The portfolio holdings and their pricing is reviewed and verified by the Manager on a regular basis and management accounts, including a full portfolio listing, are prepared for each Board meeting. The Company uses the services of an independent Depositary (The Bank of New York Mellon (International) Limited) to hold the assets of the Company. The Depositary checks the consistency of its records with those of the Manager on a monthly basis and reports to the Board on an annual basis.

Recognition of Investment Income

How the issue was addressed - The recognition of investment income is undertaken in accordance with the stated accounting policies. In addition, the Directors review the Company's income, revenue forecasts and dividend comparisons at each Board meeting.

Maintenance of Investment Trust Status

How the issue was addressed - The Company has been approved as an investment trust under Sections 1158 and 1159 of the Corporation Tax Act 2010. Ongoing compliance with the eligibility criteria is monitored on a regular basis by the Manager and reported at each Board meeting.

Review of Auditor

The Audit Committee has reviewed the effectiveness of the auditor, Deloitte LLP ("Deloitte"), including:

- Independence the auditor discusses with the Audit Committee, at least annually, the steps it takes to ensure its independence and objectivity and makes the Committee aware of any potential issues, explaining all relevant safeguards.
- Quality of audit work including the ability to resolve issues in a timely manner (identified issues are satisfactorily and promptly resolved), its communications/presentation of outputs (the explanation of the audit plan, any deviations from it and the subsequent audit findings are comprehensive and comprehensible), and working relationship with management (the auditor has a constructive working relationship with the Manager).
- Quality of people and service including continuity and succession plans (the audit team is made up of sufficient, suitably experienced staff with provision made for knowledge of the investment trust sector and retention on rotation of the audit partner).

In reviewing the auditor, the Committee also took into account the FRC's Audit Quality Inspection Report for Deloitte.

Tenure of the Auditor

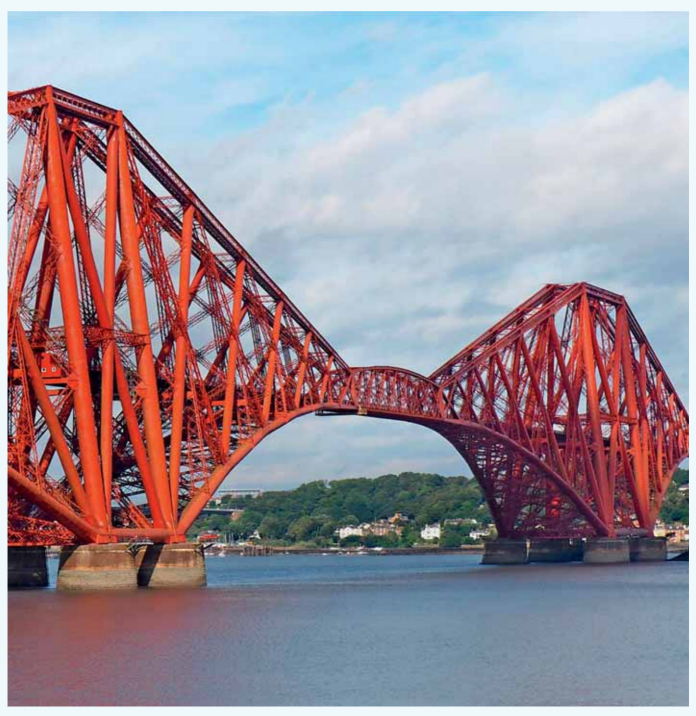
Deloitte was initially appointed as the Company's auditor at the Annual General Meeting on 23 May 2017. In accordance with present professional guidelines the audit partner is rotated after no more than five years and the year ended 31 January 2021 is the fourth year for which the present audit partner, Andrew Partridge, has served.

The Audit Committee is satisfied that Deloitte is independent and therefore supports the recommendation to the Board that the re-appointment of Deloitte be put to shareholders for approval at the Annual General Meeting.

Jasper Judd Chairman of the Audit Committee 26 April 2021

Financial Statements

Against a very challenging investment environment the net asset value ("NAV") declined by 0.3% on a total return basis, outperforming the FTSE All-Share Index which fell by 7.5%, also on a total return basis.



The Forth Bridge, Edinburgh

Statement of Directors' Responsibilities

The Directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable law and regulations. Company law requires the Directors to prepare financial statements for each financial year. Under that law the Directors have elected to prepare the financial statements in accordance with UK Accounting Standards, including FRS 102 'The Financial Reporting Standard Applicable in the UK and Republic of Ireland'.

Under Company law the Directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period.

In preparing these financial statements, the Directors are required to:

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

The Directors are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities.

Under applicable law and regulations, the Directors are also responsible for preparing a Strategic Report, Directors' Report, Directors' Remuneration Report and Statement of Corporate Governance that comply with that law and those regulations.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Company's website, but not for the content of any information included on the website that has been prepared or issued by third parties. Legislation in the UK governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

The Directors confirm that to the best of their knowledge:

- the financial statements have been prepared in accordance with applicable accounting standards and give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company; and
- the Annual Report taken as a whole, is fair, balanced and understandable and it provides the information necessary to assess the Company's position and performance, business model and strategy; and
- the Strategic Report and Directors' Report include a fair review of the development and performance of the business and the position of the Company, together with a description of the principal risks and uncertainties that the Company faces.

On behalf of the Board David Barron Chairman 26 April 2021

Independent Auditor's Report to Dunedin Income Growth Investment Trust PLC

Report on the Audit of the Financial Statements

1. Opinion

In our opinion the financial statements of Dunedin Income Growth Investment Trust PLC (the "Company"):

- · give a true and fair view of the state of the Company's affairs as at 31 January 2021 and of its losses for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' and the Statement of Recommended Practice issued by the Association of Investment Companies in October 2019 'Financial Statements of Investment Trust Companies and Venture Capital Trusts'; and
- · have been prepared in accordance with the requirements of the Companies Act 2006.

We have audited the financial statements which comprise:

- · the Statement of Comprehensive Income;
- · the Statement of Financial Position;
- · the Statement of Changes in Equity;
- · the Statement of Cash Flows; and
- · the related notes 1 to 22.

The financial reporting framework that has been applied in their preparation is applicable law, United Kingdom Accounting Standards, including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' (United Kingdom Generally Accepted Accounting Practice) and the Statement of Recommended Practice issued by the Association of Investment Companies ("SORP") in October 2019 'Financial Statements of Investment Trust Companies and Venture Capital Trusts'.

2. Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the auditor's responsibilities for the audit of the financial statements section of our report.

We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the Financial Reporting Council's (the "FRC's") Ethical Standard as applied to listed public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements. The non-audit services provided to the Company for the year are disclosed in note 5 to the financial statements. We confirm that the non-audit services prohibited by the FRC's Ethical Standard were not provided to the Company.

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

Independent Auditor's Report to Dunedin Income Growth Investment Trust PLC Continued

3. Summary of Our Audit Approach

Key audit matters	The key audit matter that we identified in the current period was valuation and ownership of investments.
Materiality	The materiality that we used in the current year was £4.4 million which was determined on the basis of 1% of net assets as of 31 January 2021.
Scoping	Audit work to respond to the risks of material misstatement was performed directly by the audit engagement team.
Significant changes in our approach	There were no significant changes to our approach in the current year.

4. Conclusions Relating to Going Concern

In auditing the financial statements, we have concluded that the Directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Our evaluation of the Directors' assessment of the Company's ability to continue to adopt the going concern basis of accounting included:

- assessing liquidity and the ability of the Manager to trade in the investment portfolioin order to cover operational expenditure as it falls due;
- · assessing management's revenue account projections for the subsequent 12 month period for reasonableness;
- · assessing any other market altering factors such as Covid-19 by looking at the operational impact and business continuity plans;
- · assessing whether the Company has complied with the covenant tests for its borrowing facilities to assess the continued availability of the borrowing facilities;
- · considering the £15 million borrowing facility with the bank; and
- · assessing the appropriateness of the going concern disclosures included within the financial statements.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Company's ability to continue as a going concern for a period of at least 12 months from when the financial statements are authorised for issue.

In relation to the reporting on how the Company has applied the UK Corporate Governance Code, we have nothing material to add or draw attention to in relation to the Directors' statement in the financial statements about whether the Directors considered it appropriate to adopt the going concern basis of accounting.

Our responsibilities and the responsibilities of the Directors with respect to going concern are described in the relevant sections of this report.

5. Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) that we identified. These matters included those which had the greatest effect on: the overall audit strategy, the allocation of resources in the audit, and directing the efforts of the engagement team.

These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

5.1 Valuation and Ownership of Investments

Key audit matter description

As an investment entity, the Company holds investments valued at fair value of £487.4 million as at 31 January 2021 (2020: £492.1 million) which has decreased by 1% from the prior year end. These represent the most quantitatively significant financial statement line on the Statement of Financial Position, hence alteration of investment quantity and/or prices is deemed more susceptible to manipulation by fraud.

Investments are valued by an administrator, BNP Paribas, on behalf of the Company.

Refer to note 2(c) to the financial statements for the accounting policy on investments and details of the investments are disclosed in note 10 to the financial statements.

This key audit matter was included as a significant issue in the Audit Committee Report on page 55.

How the scope of our audit responded to the key audit matter

We have performed the following procedures to address the valuation and ownership of the investment portfolio:

- · obtained an understanding of the relevant controls at the administrator, BNP Paribas, over the ownership and valuation of quoted investments;
- agreed 100% of the Company's listed investment portfolio at the year end to confirmations received directly from the depositary, BNY Mellon; and
- agreed 100% of the bid prices of quoted investments on the investment listing at year end to closing bid prices published by an independent pricing source.

In addition, we performed the following procedures:

- · tested the accuracy of a sample of purchases and sales of listed investments; and
- assessed the completeness and appropriateness of disclosures in relation to fair value measurements and liquidity risk.

Key observations

Based on the work performed, we concluded that the valuation and ownership of investments was appropriate.

Independent Auditor's Report to Dunedin Income Growth Investment Trust PLC continued

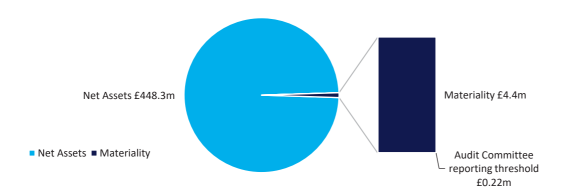
6. Our Application of Materiality

6.1 Materiality

We define materiality as the magnitude of misstatement in the financial statements that makes it probable that the economic decisions of a reasonably knowledgeable person would be changed or influenced. We use materiality both in planning the scope of our audit work and in evaluating the results of our work.

Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

Materiality	£4.4 million (2020: £4.7 million)
Basis for determining materiality	1% (2020: 1%) of net assets
Rationale for the benchmark applied	Net assets has been chosen as it is considered the most relevant benchmark for investors and is a key driver of shareholder value



6.2 Performance Materiality

We set performance materiality at a level lower than materiality to reduce the probability that, in aggregate, uncorrected and undetected misstatements exceed the materiality for the financial statements as a whole. Performance materiality was set at 70% of materiality for the 2021 audit (2020: 70%). In determining performance materiality, we considered the following factors:

- $\cdot\,$ Our risk assessment, including our assessment of the Company's overall control environment; and
- · our experience from previous audits has indicated a low number of corrected and uncorrected misstatements identified in prior periods.

6.3 Error Reporting Threshold

We agreed with the Audit Committee that we would report to the Committee all audit differences in excess of £0.22 million (2020: £0.23 million), as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds. We also report to the Audit Committee on disclosure matters that we identified when assessing the overall presentation of the financial statements.

7. An Overview of the Scope of our Audit

7.1 Scoping

Our audit was scoped by obtaining an understanding of the entity and its environment, including internal control and assessing the risks of material misstatement through quantitative and qualitative factors relating to each account balance, class of transactions and disclosure. Audit work to respond to the risks of material misstatement was performed directly by the audit engagement team.

7.2 Our Consideration of the Control Environment

The administrator of the Company, BNP Paribas, provides day to day administration of the Company and is also responsible for the Company's general administrative functions, including the calculation and publication of the net asset value and maintenance of the Company's accounting and statutory records.

As part of our risk assessment, we assessed the control environment in place at the administrator, to the extent relevant to our audit.

8. Other Information

The other information comprises the information included in the Annual Report, other than the financial statements and our auditor's report thereon. The Directors are responsible for the other information contained within the Annual Report.

Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit, or otherwise appears to be materially misstated.

If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

9. Responsibilities of Directors

As explained more fully in the Directors' Responsibilities Statement, the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Directors are responsible for assessing the Company's ability to continue as a going concern, disclosing as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Independent Auditor's Report to Dunedin Income Growth Investment Trust PLC Continued

10. Auditor's Responsibilities for the Audit of the Financial Statements

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

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

11. Extent to which the Audit was Considered Capable of Detecting Irregularities, Including Fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

11.1 Identifying and Assessing Potential Risks Related to Irregularities

In identifying and assessing risks of material misstatement in respect of irregularities, including fraud and non-compliance with laws and regulations, we considered the following:

- · the nature of the industry and sector, control environment and business performance;
- results of our enquiries of management and the Audit Committee about their own identification and assessment of the risks of irregularities;
- · any matters we identified having obtained and reviewed the Company's documentation of its policies and procedures relating to:
 - identifying, evaluating and complying with laws and regulations and whether they were aware of any instances of non-compliance;
 - · detecting and responding to the risks of fraud and whether they have knowledge of any actual, suspected or alleged fraud; and
 - \cdot the internal controls established to mitigate risk of fraud or non-compliance with laws and regulations.
- the matters discussed among the audit engagement team regarding how and where fraud might occur in the financial statements and any potential indicators of fraud.

As a result of these procedures, we considered the opportunities and incentives that may exist within the organisation for fraud and identified the greatest potential for fraud in the following area: valuation and ownership of investments. In common with all audits under ISAs (UK), we are also required to perform specific procedures to respond to the risk of management override.

We also obtained an understanding of the legal and regulatory frameworks that the Company operates in, focusing on provision of those laws and regulations that:

- had a direct effect on the determination of material amounts and disclosures in the financial statements. The key laws and regulations we considered in this context included the UK Companies Act and the Listing Rules; and
- · do not have a direct effect on the financial statements but compliance with which may be fundamental to the company's ability to operate or to avoid a material penalty. These included the Company's qualification as an Investment Trust under UK tax legislation.

11.2 Audit Response to Risks Identified

As a result of performing the above, we identified the valuation and ownership of investments as a key audit matter related to the potential risk of fraud. The key audit matters section of our report explains the matters in more detail and also describes the specific procedures we performed in response to that key audit matter.

In addition to the above, our procedures to respond to risks identified included the following:

- reviewing the financial statement disclosures and testing to supporting documentation to assess compliance with provisions of relevant laws and regulations described as having a direct effect on the financial statements;
- · enquiring of management and the Audit Committee concerning actual and potential litigation and claims;
- · performing analytical procedures to identify any unusual or unexpected relationships that may indicate risks of material misstatement due to fraud;
- · reading minutes of meetings of those charged with governance, reviewing internal audit reports and reviewing correspondence with HMRC; and
- in addressing the risk of fraud through management override of controls, testing the appropriateness of journal entries and other adjustments; assessing whether the judgements made in making accounting estimates are indicative of a potential bias; and evaluating the business rationale of any significant transactions that are unusual or outside the normal course of business.

We also communicated relevant identified laws and regulations and potential fraud risks to all engagement team members, and remained alert to any indications of fraud or non-compliance with laws and regulations throughout the audit.

Report on Other Legal and Regulatory Requirements

12. Opinions on Other Matters Prescribed by the Companies Act 2006

In our opinion the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

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

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

In the light of the knowledge and understanding of the Company and its environment obtained in the course of the audit, we have not identified any material misstatements in the Strategic Report or the Directors' Report.

Independent Auditor's Report to Dunedin Income Growth Investment Trust PLC continued

13. Corporate Governance Statement

The Listing Rules require us to review the Directors' statement in relation to going concern, longer-term viability and that part of the Corporate Governance Statement relating to the Company's compliance with the provisions of the UK Corporate Governance Code specified for our review.

Based on the work undertaken as part of our audit, we have concluded that each of the following elements of the Corporate Governance Statement is materially consistent with the financial statements and our knowledge obtained during the audit:

the Directors' statement with regards to the appropriateness of adopting the going concern basis of accounting and any material uncertainties identified set out on page 47;

- the Directors' explanation as to its assessment of the Company's prospects, the period this assessment covers and why the period is appropriate page 17;
- · the Directors' statement on fair, balanced and understandable page 58;
- · the Board's confirmation that it has carried out a robust assessment of the emerging and principal risks page 13;
- the section of the Annual Report that describes the review of effectiveness of risk management and internal control systems pages 53 to 54; and
- the section describing the work of the Audit Committee pages 53 to 55.

14. Matters on Which we are Required to Report by Exception

14.1 Adequacy of Explanations Received and Accounting Records

Under the Companies Act 2006 we are required to report to you if, in our opinion:

- $\cdot\;$ we have not received all the information and explanations we require for our audit; or
- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- \cdot the financial statements are not in agreement with the accounting records and returns.

We have nothing to report in respect of these matters.

14.2 Directors' Remuneration

Under the Companies Act 2006 we are also required to report if in our opinion certain disclosures of Directors' remuneration have not been made or the part of the Directors' Remuneration Report to be audited is not in agreement with the accounting records and returns.

We have nothing to report in respect of these matters.

15. Other Matters Which we Are Required to Address

15.1 Auditor Tenure

Following the recommendation of the Audit Committee, we were appointed by shareholders at the Annual General Meeting on 23 May 2017 to audit the financial statements for the period ending 31 January 2018 and subsequent financial periods. The period of total uninterrupted engagement including previous renewals and reappointments of the firm is four years, covering the years ending 31 January 2018 to 31 January 2021.

15.2 Consistency of the Audit Report with the Additional Report to the Audit Committee

Our audit opinion is consistent with the additional report to the Audit Committee we are required to provide in accordance with ISAs (UK).

16. Use of Our Report

This report is made solely to the Company's members, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Andrew Partridge (Senior statutory auditor)
For and on behalf of Deloitte LLP
Statutory Auditor
Glasgow, United Kingdom
26 April 2021

Statement of Comprehensive Income

		Year ended 31 January 2021			Year ended 31 January 2020		
	Notes	Revenue £'000	Capital £'000	Total £'000	Revenue £′000	Capital £'000	Total £'000
(Losses)/gains on investments	10	-	(16,360)	(16,360)	-	70,552	70,552
Currency (loss)/profit		-	(676)	(676)	-	505	505
Income	3	18,346	-	18,346	20,518	_	20,518
Investment management fee	4	(663)	(994)	(1,657)	(688)	(1,031)	(1,719)
Administrative expenses	5	(986)	-	(986)	(875)	_	(875)
Net return before finance costs and taxation		16,697	(18,030)	(1,333)	18,955	70,026	88,981
Finance costs	6	(540)	(800)	(1,340)	(752)	(1,119)	(1,871)
Return before taxation		16,157	(18,830)	(2,673)	18,203	68,907	87,110
Taxation	7	-	-	-	(300)	-	(300)
Return after taxation		16,157	(18,830)	(2,673)	17,903	68,907	86,810
Return per Ordinary share (pence)	9	10.90	(12.71)	(1.81)	12.08	46.49	58.57

The column of this statement headed "Total" represents the profit and loss account of the Company.

All revenue and capital items in the above statement derive from continuing operations.

The accompanying notes are an integral part of the financial statements.

Statement of Financial Position

	Notes	As at 31 January 2021 £'000	As at 31 January 2020 £'000
Non-current assets			
Investments at fair value through profit or loss	10	487,430	492,115
Current assets			
Debtors	11	1,053	5,106
Cash and cash equivalents		4,002	13,754
		5,055	18,860
Creditors: amounts falling due within one year			
Bank loan	12	(13,802)	(11,013)
Other creditors	12	(666)	(438)
		(14,468)	(11,451)
Net current (liabilities)/assets		(9,413)	7,409
Total assets less current liabilities		478,017	499,524
Creditors: amounts falling due after more than one year	13	(29,724)	(29,718)
Net assets		448,293	469,806
Capital and reserves			
Called-up share capital	14	38,419	38,419
Share premium account		4,619	4,619
Capital redemption reserve		1,606	1,606
Capital reserve		380,142	399,028
Revenue reserve	16	23,507	26,134
Equity shareholders' funds		448,293	469,806
Net asset value per Ordinary share (pence)	17	302.56	317.04

The financial statements were approved and authorised for issue by the Board of Directors on 26 April 2021 and were signed on its behalf by:

David Barron

Director

The accompanying notes are an integral part of the financial statements.

Statement of Changes in Equity

For the year ended 31 January 2021

	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Total £'000
Balance at 31 January 2020		38,419	4,619	1,606	399,028	26,134	469,806
Return after taxation		-	-	-	(18,830)	16,157	(2,673)
Dividends paid	8	-	_	_	_	(18,784)	(18,784)
Buyback of Ordinary shares for treasury		-	_	_	(56)	_	(56)
Balance at 31 January 2021		38,419	4,619	1,606	380,142	23,507	448,293

For the year ended 31 January 2020

	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Total £′000
Balance at 31 January 2019		38,419	4,619	1,606	330,402	26,685	401,731
Return after taxation		_	-	_	68,907	17,903	86,810
Dividends paid	8	_	_	_	_	(18,454)	(18,454)
Buyback of Ordinary shares for treasury		_	-	_	(281)	_	(281)
Balance at 31 January 2020		38,419	4,619	1,606	399,028	26,134	469,806

The Revenue reserve and the part of the Capital reserve represented by realised capital gains represent the amount of the Company's reserves distributable by way of dividend.

The accompanying notes are an integral part of the financial statements.

Statement of Cash Flows

Notes	Year ended 31 January 2021 £'000	Year ended 31 January 2020 £'000
Operating activities		
Net return before finance costs and taxation	(1,333)	88,981
Adjustment for:		
Losses/(gains) on investments	16,360	(70,552)
Currency losses/(gains)	676	(505)
Decrease in accrued dividend income	318	1,007
Stock dividends included in dividend income	(1,325)	(930)
Amortisation of fixed income book cost	_	154
Decrease/(increase) in other debtors excluding tax	18	(18)
Increase/(decrease) in other creditors	227	(90)
Net tax received/(paid)	599	(658)
Net cash flow from operating activities	15,540	17,389
Investing activities		
Purchases of investments	(114,507)	(83,350)
Sales of investments	107,274	125,856
Net cash (used in)/from investing activities	(7,233)	42,506
Financing activities		
Interest paid	(1,332)	(2,445)
Dividends paid 8	(18,784)	(18,454)
Buyback of Ordinary shares for treasury	(56)	(281)
Repayment of Debenture Stock	_	(28,600)
Loan repayment	(1,274)	_
Loan drawdowns	3,501	_
Net cash used in financing activities	(17,945)	(49,780)
(Decrease)/increase in cash and cash equivalents	(9,638)	10,115
Analysis of changes in cash and cash equivalents during the year		
Opening balance	13,754	3,548
Effect of exchange rate fluctuations on cash held	(114)	91
(Decrease)/increase in cash as above	(9,638)	10,115
Closing balance	4,002	13,754

The accompanying notes are an integral part of the financial statements. A reconciliation of the changes in net debt can be found in note 18 on page 81.

Notes to the Financial Statements

For the year ended 31 January 2021

1. **Principal activity.** The Company is a closed-end investment company, registered in Scotland No. SC000881, with its Ordinary shares being listed on the London Stock Exchange.

2. Accounting policies

(a) Basis of preparation and going concern. The financial statements have been prepared in accordance with Financial Reporting Standard 102 and with the AIC ("Association of Investment Companies") Statement of Recommended Practice 'Financial Statements of Investment Trust Companies and Venture Capital Trusts' issued in October 2019. The financial statements are prepared in sterling which is the functional currency of the Company and rounded to the nearest £'000. They have also been prepared on the assumption that approval as an investment trust will continue to be granted.

The Company's assets consist substantially of equity shares in companies listed on recognised stock exchanges and in most circumstances are realisable within a short timescale. The Board has set limits for borrowing and regularly reviews actual exposures, cash flow projections and compliance with banking covenants. The Board has also performed stress testing and liquidity analysis. The Company has a £15 million multi-currency revolving loan facility which expires in July 2021 and the Board has considered the ability of the Company to refinance it. Having taken these factors into account as well as the impact of Covid-19 and having assessed the principal risks and other matters set out in the Viability Statement on page 17, the Directors believe that, after making enquiries, the Company has adequate resources to continue in operational existence for the foreseeable future and has the ability to meet its financial obligations as they fall due for a period of at least twelve months from the date of approval of this Report. Accordingly, they continue to adopt the going concern basis of accounting in preparing the financial statements. Further detail is included in the Directors' Report (unaudited) on page 47.

Critical accounting judgements and key sources of estimation uncertainty. The preparation of financial statements requires the use of certain significant accounting judgements, estimates and assumptions which requires management to exercise its judgement in the process of applying the accounting policies and are continually evaluated. The Board considers that there are no accounting judgements, estimates and assumptions which would significantly impact the financial statements.

(b) Revenue, expenses and interest payable. Income from equity investments (other than special dividends), including taxes deducted at source, is included in revenue by reference to the date on which the investment is quoted ex-dividend. Special dividends are credited to revenue or capital according to the circumstances. Foreign income is converted at the exchange rate applicable at the time of receipt. Interest receivable on short term deposits and expenses are accounted for on an accruals basis. Income from underwriting commission is recognised as earned. Interest payable is calculated on an effective yield basis. Stock lending income is recognised on an accruals basis.

The fixed returns on debt securities are recognised on a time apportionment basis so as to reflect the effective yield on the debt securities.

Underwriting commission is taken to revenue, unless any shares underwritten are required to be taken up, in which case the proportionate commission received is deducted from the cost of the investment.

Expenses are charged to capital when they are incurred in connection with the maintenance or enhancement of the value of investments. In this respect, the investment management fee and relevant finance costs, including the amortisation of expenses, are allocated between revenue and capital in line with the Board's expectation of returns from the Company's investments over the long-term of 40% to revenue and 60% to capital.

(c) Investments. Investments have been designated upon initial recognition as fair value through profit or loss. Investments are recognised and de-recognised at trade date where a purchase or sale is under a contract whose terms require delivery within the timeframe established by the market concerned, and are measured initially at fair value. Subsequent to initial recognition, investments are recognised at fair value through profit or loss. For listed investments, this is deemed to be bid market prices or closing prices for SETS stocks sourced from the London Stock Exchange. SETS is the London Stock Exchange electronic trading service covering most of the market including all FTSE All-Share and the most liquid AlM constituents. Gains or losses arising from changes in fair value are included in net profit or loss for the period as a capital item in the Statement of Comprehensive Income.

(d) Dividends payable. Final dividends payable to equity shareholders are recognised in the financial statements when they have been approved by Shareholders and become a liability of the Company. Interim dividends are recognised in the financial statements in the period in which they are paid.

(e) Nature and purpose of reserves

Called-up share capital. The Ordinary share capital on the Statement of Financial Position relates to the number of shares in issue and in treasury. Only when the shares are cancelled, either from treasury or directly, is a transfer made to the capital redemption reserve.

Share premium account. The balance classified as share premium includes the premium above the nominal value from the proceeds on issue of any equity share capital comprising Ordinary shares of 25p.

Capital redemption reserve. The capital redemption reserve is used to record the amount equivalent to the nominal value of any of the Company's own shares purchased and cancelled in order to maintain the Company's capital.

Capital reserve. Gains or losses on the disposal of investments and changes in the fair values of investments are transferred to the capital reserve. The capital element of the management fee and relevant finance costs are charged to this reserve. Any associated tax relief is also credited to this reserve. Certain other items including gains or losses on foreign currency and special dividends are also allocated to this reserve as appropriate. The part of this reserve represented by realised capital gains is available for distribution by way of dividend.

The costs of share buybacks to be held in treasury are also deducted from this reserve.

Revenue reserve. Income and expenses which are recognised in the revenue column of the Statement of Comprehensive Income are transferred to the revenue reserve. The revenue reserve is available for distribution by way of dividend.

- (f) Taxation. The charge for taxation is based on the profit for the year and takes into account taxation deferred because of timing differences between the treatment of certain items for taxation and accounting purposes.
 - Owing to the Company's status as an investment trust, and the intention to continue meeting the conditions required to obtain approval in the foreseeable future, the Company has not provided deferred tax on any capital gains and losses arising on the revaluation or disposal of investments.
- (g) Foreign currency. Monetary assets and liabilities and non-monetary assets held at fair value denominated in foreign currencies are converted into sterling at the rate of exchange ruling at the reporting date. Transactions during the year involving foreign currencies are converted at the rate of exchange ruling at the transaction date. Gains or losses arising from a change in exchange rates subsequent to the date of a transaction are included as a currency gain or loss in revenue or capital in the Statement of Comprehensive Income, depending on whether the gain or loss is of a revenue or capital nature. The Company receives a proportion of its investment income in foreign currency. These amounts are translated at the rate ruling on the date of receipt.
- (h) Traded options. The Company may enter into certain derivative contracts (e.g. options). Option contracts are accounted for as separate derivative contracts and are therefore shown in other assets or other liabilities at their fair value. The initial fair value is based on the initial premium, which is recognised upfront. The premium received and fair value changes in the open position which occur due to the movement in underlying securities are recognised in the revenue column, losses realised on the exercise of the contracts are recorded in the capital column of the Statement of Comprehensive Income.
 - In addition, the Company may enter into derivative contracts to manage market risk and gains or losses arising on such contracts are recorded in the capital column of the Statement of Comprehensive Income.
- (i) Borrowings. Borrowings are measured initially at the fair value of the consideration received, net of any issue expenses, and subsequently at amortised cost using the effective interest method. The finance costs of such borrowings are accounted for on an accruals basis using the effective interest rate method and are charged 40% to revenue and 60% to capital in the Statement of Comprehensive Income to reflect the Company's investment policy and prospective income and capital growth.

Notes to the Financial Statements continued

3. Income

Income		
	2021	2020
	£′000	£′000
Income from investments		
UK dividend income	13,411	14,213
Overseas dividends	1,840	3,650
Fixed income	-	105
Stock dividends	1,325	931
	16,576	18,899
Other income		
Income on derivatives	1,748	1,605
Deposit interest	1	2
Interest received on withholding tax refunds	21	_
Interest from money market funds	-	12
	1,770	1,619
Total income	18,346	20,518

During the year, the Company earned premiums totalling £1,748,000 (2020 - £1,605,000) in exchange for entering into derivative transactions. The Company had no open positions in derivative contracts at 31 January 2021 (2020 - no open positions). Losses realised on the exercise of derivative transactions are disclosed in note 10.

4. Management fee

			2021			2020
	Revenue	Capital	Total	Revenue	Capital	Total
	£′000	£′000	£′000	£′000	£′000	£′000
Management fee	663	994	1,657	688	1,031	1,719

The Company has an agreement with Aberdeen Standard Fund Managers Limited ("ASFML") for the provision of investment management, risk management, accounting, administrative and secretarial services. The management fee is calculated and charged, on a monthly basis, at 0.45% per annum on the first £225 million, 0.35% per annum on the next £200 million and 0.25% per annum on amounts over £425 million of the net assets of the Company, with debt at par and excluding commonly managed funds. The balance due at the year end was £291,000 (2020 – £151,000). The management fee is allocated 40% to revenue and 60% to capital. There were no commonly managed funds held in the portfolio during the year to 31 January 2021 (2020 – none).

The management agreement may be terminated by either party on six months' written notice.

5. Administrative expenses

	2021 £′000	2020 £′000
Directors' fees	150	133
Auditor's remuneration (excluding irrecoverable VAT):		
- fees payable to the Company's auditor for the audit of the Company's annual accounts	24	21
- fees payable to the Company's auditor for other services:		
- interim review	8	7
Promotional activities	361	372
Registrar's fees	51	53
Share plan fees	129	1
Printing and postage	50	47
Other expenses	213	241
	986	875

Expenses of £361,000 (2020 – £372,000) were paid to ASFML in respect of the promotion of the Company. The balance outstanding at the year end was £20,000 (2020 – £31,000). All amounts are inclusive of VAT.

All of the expenses above, with the exception of auditor's remuneration, include irrecoverable VAT where applicable. The VAT charged on the auditor's remuneration is disclosed within other expenses.

6. Finance costs

			2021			2020
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000
Bank loan	51	78	129	46	69	115
Debenture Stock	_	_	_	223	335	558
Amortised Debenture Stock premium and issue expenses	_	_	_	1	2	3
Loan Notes – repayable after more than five years	479	718	1,197	479	718	1,197
Amortised Loan Notes issue expenses	2	4	6	(3)	(5)	(8)
Bank overdraft	8	_	8	6	_	6
	540	800	1,340	752	1,119	1,871

Finance costs (excluding bank overdraft interest) are allocated 40% to revenue and 60% to capital.

Notes to the Financial Statements continued

7. Taxation

			2021			2020
	Revenue £'000	Capital £'000	Total £′000	Revenue £'000	Capital £'000	Total £'000
(a) Analysis of charge for the year						
Overseas tax suffered	248	_	248	586	_	586
Overseas tax reclaimable	(107)	_	(107)	(286)	_	(286)
Overseas tax refunded	(141)	_	(141)	_	_	_
Total tax charge for the year	_	_	-	300	-	300

(b) Factors affecting the tax charge for the year. The UK corporation tax rate is 19% (2020 – 19%). The tax assessed for the year is lower than the rate of corporation tax. The differences are explained below:

			2021			2020
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £′000
Return before taxation	16,157	(18,830)	(2,673)	18,203	68,907	87,110
Corporation tax at 19% (2020 – 19%)	3,070	(3,577)	(507)	3,459	13,092	16,551
Effects of:						
Non-taxable UK dividend income	(2,548)	_	(2,548)	(2,701)	_	(2,701)
Non-taxable stock dividends	(217)	_	(217)	(143)	_	(143)
Capital losses/(gains) on investments not taxable	-	3,108	3,108	-	(13,405)	(13,405)
Expenses not deductible for tax purposes	-	-	-	1	_	1
Currency losses/(gains) not taxable	_	128	128	_	(96)	(96)
Overseas taxes	141	_	141	300	_	300
Overseas taxes refunded	(141)	-	(141)	-	-	_
Non-taxable overseas dividends	(314)	_	(314)	(609)	_	(609)
Excess management expenses	9	341	350	(7)	409	402
Total tax charge	_	-	-	300	-	300

(c) Factors that may affect future tax charges. At the year end, the Company has, for taxation purposes only, accumulated unrelieved management expenses and loan relationship deficits of £130,381,000 (2020 – £128,536,000). A deferred tax asset in respect of this has not been recognised and these unrelieved expenses will only be utilised if the Company has profits chargeable to corporation tax in the future.

On 3 March 2021 the UK government announced an intention to increase the UK corporation tax rate to 25% with effect from 1 April 2023. If enacted this will impact the value of UK deferred tax balances, and the tax charged on UK profits generated in 2023 and thereafter. The impact of these proposed changes has yet to be assessed.

8. Ordinary dividends on equity shares

	2021	2020
	£′000	£′000
Amounts recognised as distributions paid during the year:		
Third interim dividend for 2020 – 3.00p (2019 – 3.00p)	4,446	4,449
Fourth interim dividend for 2020 – 3.70p (2019 – final – 3.45p)	5,483	5,113
First interim dividend for 2021 – 3.00p (2020 – 3.00p)	4,446	4,446
Second interim dividend for 2021 – 3.00p (2020 – 3.00p)	4,445	4,446
Return of unclaimed dividends	(36)	_
	18,784	18,454

A third interim dividend of 3.00p per Ordinary share was declared on 3 December 2020, payable on 26 February 2021 to shareholders on the register on 5 February 2021 and has not been included as a liability in these financial statements. The fourth interim dividend of 3.80p per Ordinary share was approved by the Board on 26 April 2021, payable on 28 May 2021 to shareholders on the register on 7 May 2021 and has not been included as a liability in the financial statements.

The table below sets out the total dividends paid and proposed in respect of the financial year, which is the basis upon which the requirements of Sections 1158–1159 of the Corporation Tax Act 2010 are considered. The net revenue available for distribution by way of dividend for the year is £16,157,000 (2020 – £17,903,000).

	2021 £′000	2020 £′000
First interim dividend for 2021 – 3.00p (2020 – 3.00p)	4,446	4,446
Second interim dividend for 2021 – 3.00p (2020 – 3.00p)	4,445	4,446
Third interim dividend for 2021 – 3.00p (2020 – 3.00p)	4,445	4,446
Fourth interim dividend for 2021 – 3.80p (2020 – 3.70p)	5,630	5,483
	18,966	18,821

The fourth interim dividend is based on the latest share capital of 148,164,670 Ordinary shares excluding those held in treasury.

9. Return per Ordinary share

		2021		2020
	£′000	р	£′000	р
Revenue return	16,157	10.90	17,903	12.08
Capital return	(18,830)	(12.71)	68,907	46.49
Total return	(2,673)	(1.81)	86,810	58.57
Weighted average number of Ordinary shares in issue		148,179,575		148,211,835

Notes to the Financial Statements continued

10. Investments at fair value through profit or loss

	2021 £′000	2020 £′000
Opening book cost	380,538	408,635
Investment holdings gains	111,577	56,687
Opening fair value	492,115	465,322
Analysis of transactions made during the year		
Purchases	115,832	84,127
Sales – proceeds	(104,157)	(127,886)
(Losses)/gains on investments	(16,360)	70,552
Closing fair value	487,430	492,115
Closing book cost	410,222	380,538
Closing investment holdings gains	77,208	111,577
Closing fair value	487,430	492,115

The Company received £104,157,000 (2020 – £127,886,000) from investments sold in the year. The book cost of these investments when they were purchased were £86,148,000 (2020 – £112,225,000). These investments have been revalued over time and until they were sold any unrealised gains/losses were included in the fair value of the investments.

The realised gains figure above includes losses realised on the exercise of traded options of £936,000 (2020 – £48,000). Premiums received of £1,748,000 (2020 – £1,605,000) are included within income per note 3.

Transaction costs. During the year expenses were incurred in acquiring or disposing of investments classified as fair value through profit or loss. These have been expensed through capital and are included within (losses)/gains on investments in the Statement of Comprehensive Income. The total costs were as follows:

	2021 £′000	2020 £′000
Purchases	436	366
Sales	62	52
	498	418

The above transaction costs are calculated in line with the AIC SORP. The transaction costs in the Company's Key Information Document are calculated on a different basis and in line with the PRIIPs regulations.

11. Debtors: amounts falling due within one year

	2021 £′000	2020 £′000
Net dividends and interest receivable	558	876
Tax recoverable	473	1,073
Amounts due from brokers	-	3,117
Other loans and receivables	22	40
	1,053	5,106

12. Creditors: amounts falling due within one year

		2021	2020
(a)	Bank loan	£′000	£′000
	EUR 13,100,000 – 17 February 2020	_	11,013
	EUR 15,600,000 – 15 February 2021	13,802	_
		13,802	11,013

The Company has a multi–currency revolving credit facility agreement (which expires 13 July 2021) with Scotiabank for £15,000,000, with the ability to increase to £30,000,000. At 31 January 2021 €15,600,000 had been drawn down at a rate of 0.9% (2020 − €13,100,000 at a rate of 0.9%), which matured on 15 February 2021. At the date this Report was approved €15,600,000 had been drawn down at a rate of 0.9%, maturing on 14 May 2021. The terms of the loan facility contain covenants that the adjusted asset coverage is not be less than 4.00 to 1.00 and that the minimum net assets of the Company are £200 million.

		2021	2020
(b)	Other creditors	£′000	£′000
	Loan Notes and bank loan interest	183	182
	Sundry creditors	483	256
		666	438

13. Creditors: amounts falling due after more than one year

	2021	2020
	£′000	£′000
3.99% Loan Notes 2045	30,000	30,000
Unamortised Loan Note issue expenses	(276)	(282)
	29,724	29,718

The 3.99% Loan Notes were issued in December 2015 and are due to be redeemed at par on 8 December 2045. Interest is payable in half-yearly instalments in June and December. The Loan Notes are secured by a floating charge over the whole of the assets of the Company. The Company has complied with the Loan Note Trust Deed covenant that total net borrowings (ie. after the deduction of cash balances) should not exceed 33% of the Company's net asset value and that the Company's net asset value should not be less than £200 million.

The fair value of the Loan Notes as at 31 January 2021 was £37,017,000 (2020 – £36,851,000), the value being calculated per the disclosure in note 19. The effect on the net asset value of deducting the Loan Notes at fair value rather than at par is disclosed in note 17.

14. Called-up share capital

	2021 £′000	2020 £′000
Allotted, called up and fully paid:		
148,164,670 (2020 – 148,187,119) Ordinary shares of 25p each – equity	37,041	37,047
Treasury shares:		
5,513,265 (2020 – 5,490,816) Ordinary shares of 25p each – equity	1,378	1,372
	38,419	38,419

Notes to the Financial Statements continued

The Ordinary share capital on the Statement of Financial Position relates to the number of shares in issue and in treasury. Only when the shares are cancelled, either from treasury or directly, is a transfer made to the capital redemption reserve.

During the year the Company repurchased 22,449 Ordinary shares (2020 – 105,550) at a cost of £56,000 including expenses (2020 – £281,000). All of these shares were placed in treasury.

15. Analysis of changes in financing during the year

		2021			2020
	Equity		Equity		
	share capital		share capital		
	(including	Loan	(including	Loan	Debenture
	premium) £′000	Notes £'000	premium) £′000	Notes £'000	stock £′000
Opening balance at 31 January 2020	43,038	29,718	43,038	29,725	28,597
Movement in unamortised Debenture Stock discount and issue expenses	_	_	_	_	3
Movement in unamortised Loan Notes issue expenses	-	6	_	(7)	
Redemption of Debenture loan stock	_	-	_	_	(28,600)
Closing balance at 31 January 2021	43,038	29,724	43,038	29,718	_

16. Revenue reserve per share. The following information is presented supplemental to the financial statements to show the Companies Act position at the year end.

	2021	2020
Revenue reserve (£'000)	23,507	26,134
Number of Ordinary shares in issue at year end	148,164,670	148,187,119
Revenue reserve per Ordinary share	15.87p	17.64p
Less: – third interim dividend	(3.00)p	(3.00)p
- fourth interim dividend	(3.80)p	(3.70)p
Revenue reserve per Ordinary share	9.07p	10.94p

17. Net asset value per share. Equity shareholders' funds have been calculated in accordance with the provisions of FRS 102. The analysis of equity shareholders' funds on the face of the Statement of Financial Position does not reflect the rights under the Articles of Association of the Ordinary shareholders on a return of assets. These rights are reflected in the net asset value and the net asset value per share attributable to Ordinary shareholders at the year end, adjusted to reflect the deduction of the Loan Notes at par. A reconciliation between the two sets of figures is as follows:

	2021	2020
Net assets attributable (£'000)	448,293	469,806
Number of Ordinary shares in issue at year end ^A	148,164,670	148,187,119
Net asset value per Ordinary share	302.56p	317.04p

^A Excluding shares held in treasury.

312.22p

297.64p

Adjusted net assets	2021	2020
Net assets attributable (£'000) as above	448,293	469,806
Unamortised Loan Note issue expenses (note 13)	(276)	(282)
Adjusted net assets attributable (£'000)	448,017	469,524
Number of Ordinary shares in issue at year end ^A	148,164,670	148,187,119
Adjusted net asset value per Ordinary share	302.38p	316.85p
A Excluding shares held in treasury.		
Net assets – debt at fair value	£′000	£′000
Net assets attributable	448,293	469,806
Amortised cost Loan Notes	29,724	29,718
Market value Loan Notes	(37,017)	(36,851)
Net assets attributable	441,000	462,673
Number of Ordinary shares in issue at the period end ^A	148,164,670	148,187,119

18. Analysis of changes in net debt

^A Excluding shares held in treasury.

Net asset value per Ordinary share (debt at fair value)

	At 31 January 2020 £'000	Currency differences £'000	Cash flows £'000	Non-cash movements £'000	At 31 January 2021 £'000
Cash and cash equivalents	13,754	(114)	(9,638)	_	4,002
Debt due within one year	(11,013)	(562)	(2,227)	_	(13,802)
Debt due after more than one year	(29,718)	_	-	(6)	(29,724)
	(26,977)	(676)	(11,865)	(6)	(39,524)

	At	Currency		Non-cash	At
	31 January 2019 £'000	differences £′000	Cash flows £'000	movements £'000	31 January 2020 £'000
Cash and cash equivalents	3,548	91	10,115	-	13,754
Debt due within one year	(40,024)	414	28,600	(3)	(11,013)
Debt due after more than one year	(29,725)	-	-	7	(29,718)
	(66,201)	505	38,715	4	(26,977)

A statement reconciling the movement in net funds to the net cash flow has not been presented as there are no differences from the above analysis.

Notes to the Financial Statements continued

19. Financial instruments and risk management. The Company's investment activities expose it to various types of financial risk associated with the financial instruments and markets in which it invests. The Company's financial instruments comprise securities and other investments, cash balances, loans and debtors and creditors that arise directly from its operations; for example, in respect of sales and purchases awaiting settlement, and debtors for accrued income. The Company also has the ability to enter into derivative transactions in the form of option contracts for the purpose of generating income and futures/options for hedging market exposures.

During the year, the Company entered into certain options contracts for the purpose of generating income. Positions closed during the year realised a loss of £936,000 (2020 – £48,000). As disclosed in note 3, the premium received and fair value changes in respect of options written in the year was £1,748,000 (2020 – £1,605,000). The largest position in derivative contracts held during the year at any given time was £931,000 (2020 – £1,716,000). The Company had no open positions in derivative contracts at 31 January 2021 (2020 – none).

The Board relies on Aberdeen Standard Fund Managers Limited ("ASFML" or the "Manager") for the provision of risk management activities under the terms of its management agreement with ASFML (further details of which are included under note 4). The Board regularly reviews and agrees policies for managing each of the key financial risks identified with the Manager. The types of risk and the Manager's approach to the management of each type of risk, are summarised below. Such approach has been applied throughout the year and has not changed since the previous accounting period. The numerical disclosures exclude short-term debtors and creditors on the grounds that they are not considered to be material.

The Company's Manager has an independent Investment Risk department for reviewing the investment risk parameters of all core equity, fixed income and alternative asset classes on a regular basis. The department reports to the Manager's Performance Review Committee which is chaired by the Manager's Chief Investment Officer. The department's responsibility is to review and monitor ex-ante (predicted) portfolio risk and style characteristics using best practice, industry standard multifactor models

Risk management framework. The directors of ASFML collectively assume responsibility for ASFML's obligations under the AIFMD including reviewing investment performance and monitoring the Company's risk profile during the year.

ASFML is a fully integrated member of the Standard Life Aberdeen Group (the "Group") which provides a variety of services and support to ASFML in the conduct of its business activities, including in the oversight of the risk management framework for the Company. ASFML has delegated the day to day administration of the investment policy to Aberdeen Asset Managers Limited, which is responsible for ensuring that the Company is managed within the terms of its investment guidelines and the limits set out in its pre-investment disclosures to investors (details of which can be found on the Company's website). ASFML has retained responsibility for monitoring and oversight of investment performance, product risk and regulatory and operational risk for the Company.

The Manager conducts its risk oversight function through the operation of the Group's risk management processes and systems which are embedded within the Group's operations. The Group's Risk Division supports management in the identification and mitigation of risks and provides independent monitoring of the business. The Division includes Compliance, Business Risk, Market Risk, Risk Management and Legal. The team is headed up by the Group's Head of Risk, who reports to the Chief Executive Officers of the Group. The Risk Division achieves its objective through embedding the Risk Management Framework throughout the organisation using the Group's operational risk management system ("SHIELD").

The Group's Internal Audit Department is independent of the Risk Division and reports directly to the Group's Chief Executive Officers and to the Audit Committee of the Group's Board of Directors. The Internal Audit Department is responsible for providing an independent assessment of the Group's control environment.

The Group's corporate governance structure is supported by several committees to assist the board of directors of Standard Life Aberdeen, its subsidiaries and the Company to fulfil their roles and responsibilities. The Group's Risk Division is represented on all committees, with the exception of those committees that deal with investment recommendations. The specific goals and guidelines on the functioning of those committees are described on the committees' terms of reference.

Risk Management. The main risks the Company faces from its financial instruments are (i) market risk (comprising interest rate risk, currency risk and other price risk), (ii) liquidity risk and (iii) credit risk.

The Board regularly reviews and agrees policies for managing each of these risks. The Group's policies for managing these risks are summarised below and have been applied throughout the year. The numerical disclosures exclude short-term debtors and creditors, other than for currency disclosures.

- (i) Market risk. Market risk comprises three elements interest rate risk, currency risk and price risk.
 - (a) Interest rate risk. Interest rate movements may affect:
 - the fair value of the investments in fixed interest rate securities;
 - the level of income receivable on cash deposits; and
 - interest payable on the Company's variable rate borrowings.

Management of the risk. The possible effects on fair value and cash flows that could arise as a result of changes in interest rates are taken into account when making investment and borrowing decisions.

The Board imposes borrowing limits to ensure gearing levels are appropriate to market conditions and reviews these on a regular basis. Borrowings comprise fixed rate, revolving, and uncommitted facilities. Details of borrowings at 31 January 2021 are shown in notes 12 and 13.

Interest risk profile. The interest rate risk profile of the portfolio of financial assets and liabilities at the Statement of Financial Position date was as follows:

	Weighted	-	·	
	average	Weighted		
	period for	average		
	which	interest	Fixed	Floating
	rate is fixed	rate	rate	rate
At 31 January 2021	Years	%	£′000	£′000
Assets				
Sterling	_	-	-	4,002
Total assets		_	_	4,002
Liabilities				
Bank loans	0.08	0.90	(13,802)	_
Loan Notes	24.87	3.99	(29,724)	_
Total liabilities	_	_	(43,526)	_

At 31 January 2020	Weighted average period for which rate is fixed Years	Weighted average interest rate %	Fixed rate £'000	Floating rate £′000
Assets				
Sterling	-	-	_	13,754
Total assets	-	_	-	13,754

Notes to the Financial Statements continued

	Weighted average period for which	Weighted average interest	Fixed	Floating
	rate is fixed Years	rate %	rate £'000	rate £′000
Liabilities				
Bank loans	0.08	0.90	(11,013)	_
Loan Notes	25.87	3.99	(29,718)	_
Total liabilities	-	_	(40,731)	

The weighted average interest rate is based on the current yield of each asset, weighted by its market value. The weighted average interest rate on bank loans is based on the interest rate payable, weighted by the total value of the loans. The maturity dates of the Company's borrowings are shown in notes 12 and 13 to the financial statements.

The floating rate assets consist of cash deposits all earning interest at prevailing market rates.

The Company's equity portfolio and short-term debtors and creditors (excluding bank loans) have been excluded from the above tables. All financial liabilities are measured at amortised cost.

Interest rate sensitivity. Movements in interest rates would not significantly affect net assets attributable to the Company's shareholders and total profit.

(b) Foreign currency risk. A proportion of the Company's investment portfolio is invested in overseas securities whose values are subject to fluctuation due to changes in exchange rates. In addition, the impact of changes in foreign exchange rates upon the profits of investee companies can result, indirectly, in changes in their valuations. Consequently the Statement of Financial Position can be affected by movements in exchange rates.

Management of the risk. It is not the Company's policy to hedge this risk on a continuing basis but the Company may, from time to time, match specific overseas investment with foreign currency borrowings. A proportion of the Company's borrowings, as detailed in note 12, is in foreign currency as at 31 January 2021. The revenue account is subject to currency fluctuations arising on dividends received in foreign currencies and, indirectly, due to the impact of foreign exchange rates upon the profits of investee companies. The Company does not hedge this currency risk.

Foreign currency risk exposure by currency of denomination:

		31 January 2021			21 31 January		
	Net Total			Net	Total		
		monetary	currency		monetary	currency	
	Investments	assets	exposure	Investments	assets	exposure	
	£′000	£′000	£′000	£′000	£′000	£′000	
Euro	64,452	(13,662)	50,790	48,902	(9,211)	39,691	
Swiss Francs	11,808	221	12,029	10,991	633	11,624	
Danish Krone	9,783	100	9,883	12,490	61	12,551	
Norwegian Krone	-	13	13	7,436	13	7,449	
Sterling	401,387	(25,809)	375,578	412,296	(13,805)	398,491	
Total	487,430	(39,137)	448,293	492,115	(22,309)	469,806	

The asset allocation between specific markets can vary from time to time based on the Manager's opinion of the attractiveness of the individual stocks in these markets.

Foreign currency sensitivity. There is no sensitivity analysis included as the Board believes the amount exposed to foreign currency denominated monetary assets to be immaterial. Where the Company's equity investments (which are non-monetary items) are priced in a foreign currency, they have been included within the other price risk sensitivity analysis so as to show the overall level of exposure.

(c) Price risk. Price risks (i.e. changes in market prices other than those arising from interest rate or currency risk) may affect the value of the quoted investments and traded options.

Management of the risk. It is the Board's policy to hold an appropriate spread of investments in the portfolio in order to reduce the risk arising from factors specific to a particular company or sector. Both the allocation of assets and the stock selection process, as detailed on page 90, act to reduce market risk. The Manager actively monitors market prices throughout the year and reports to the Board, which meets regularly in order to review investment strategy. The investments held by the Company are listed on various stock exchanges in the UK and Europe.

Price risk sensitivity. If market prices at the Statement of Financial Position date had been 10% higher while all other variables remained constant, the return attributable to Ordinary shareholders for the year ended 31 January 2021 would have increased by £48,743,000 (2020 – increase of £49,212,000) and equity reserves would have increased by the same amount. Had market prices been 10% lower the converse would apply.

(ii) Liquidity risk. This is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities as they fall due in line with the maturity profile analysed below.

		-		-		More	
	Within	Within	Within	Within	Within	than	
		1-2 years				5 years	Total
At 31 January 2021	£′000	£′000	£′000	£′000	£′000	£′000	£′000
Bank loans	13,802	-	-	-	-	-	13,802
Loan Notes	-	-	-	-	-	30,000	30,000
Interest cash flows on bank loans and loan notes	1,197	1,197	1,197	1,197	1,197	23,940	29,925
Cash flows on other creditors	483	-	-	-	-	-	483
	15,482	1,197	1,197	1,197	1,197	53,940	74,210

	Within	Within	Within	Within	Within	More than	
	1 year	1-2 years	2-3 years	3-4 years	4-5 years	5 years	Total
At 31 January 2020	£′000	£′000	£′000	£′000	£′000	£′000	£′000
Bank loans	11,013	_	-	-	-	_	11,013
Loan Notes	-	_	_	-	_	30,000	30,000
Interest cash flows on bank loans and loan notes	1,197	1,197	1,197	1,197	1,197	25,137	31,122
Cash flows on other creditors	256	_	_	-	_	_	256
	12,466	1,197	1,197	1,197	1,197	55,137	72,391

Management of the risk. The Board imposes borrowing limits to ensure gearing levels are appropriate to market conditions and reviews these on a regular basis. Borrowings comprise Loan Notes and a revolving facility. The Loan Notes provide secure long-term funding while short term flexibility is achieved through the borrowing facility. It is the Board's policy to maintain a gearing level, measured on the most stringent basis of calculation after netting off cash equivalents, of less than 30% at all times. Details of borrowings at 31 January 2021 are shown in notes 12 and 13.

Notes to the Financial Statements continued

Liquidity risk is not considered to be significant as the Company's assets comprise mainly cash and listed securities, which can be sold to meet funding commitments if necessary. Short-term flexibility is achieved through the use of loan and overdraft facilities, details of which can be found in note 12. Under the terms of the loan facility, the Manager provides the lender with loan covenant reports on a monthly basis, to provide the lender with assurance that the terms of the facility are not being breached. The Manager will also review the credit rating of a lender on a regular basis. Details of the Board's policy on gearing are shown in the interest rate risk section of this note.

Liquidity risk exposure. At 31 January 2021 and 31 January 2020 the amortised cost of the Company's Loan Notes was £29,724,000 and £29,718,000 respectively. At 31 January 2021 and 31 January 2020 the Company's bank loans amounted to £13,802,000 and £11,013,000 respectively. The facility is committed until 13 July 2021.

(iii) Credit risk. This is failure of the counterparty to a transaction to discharge its obligations under that transaction that could result in the Company suffering a loss.

Management of the risk. Investment transactions are carried out with a large number of brokers, whose credit standing is reviewed periodically by the Manager, and limits are set on the amount that may be due from any one broker;

- the risk of counterparty exposure due to failed trades causing a loss to the Company is mitigated by the review of failed trade reports on a daily basis. In addition, both stock and cash reconciliations to the custodians' records are performed on a daily basis to ensure discrepancies are investigated on a timely basis. The Group's Compliance department carries out periodic reviews of the custodians' operations and reports its finding to the Aberdeen Group's Risk Management Committee. This review will also include checks on the maintenance and security of investments held;
- cash is held only with reputable banks whose credit ratings are monitored on a regular basis.

There are internal exposure limits to cash balances placed with counterparties. The credit worthiness of counterparties is also reviewed on a regular basis.

None of the Company's financial assets are secured by collateral or other credit enhancements.

Credit risk exposure. In summary, compared to the amounts in the Statement of Financial Position, the maximum exposure to credit risk at 31 January was as follows:

		2021		2020
	Balance	Maximum	Balance	Maximum
	Sheet	exposure	Sheet	exposure
	£′000	£′000	£′000	£′000
Non-current assets				
Investments at fair value through profit or loss	487,430	-	492,115	
Current assets				
Cash and short term deposits	4,002	4,002	13,754	13,754
	491,432	4,002	505,869	13,754

None of the Company's financial assets is past due or impaired.

Fair values of financial assets and financial liabilities. The fair value of borrowings has been calculated at £50,819,000 as at 31 January 2021 (2020 – £47,864,000) compared to an accounts value in the financial statements of £43,526,000 (2020 – £40,731,000) (notes 12 and 13). The fair value of each loan is determined by aggregating the expected future cash flows for that loan discounted at a rate comprising the borrower's margin plus an average of market rates applicable to loans of a similar period of time and currency. All other assets and liabilities of the Company are included in the Statement of Financial Position at fair value.

Level 1

Level 2

Level 3

Total

- 20. Fair value hierarchy. FRS 102 requires an entity to classify fair value measurements using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following classifications:
 - Level 1: unadjusted quoted prices in an active market for identical assets or liabilities that the entity can access at the measurement date.
 - Level 2: inputs other than quoted prices included within Level 1 that are observable (ie developed using market data) for the asset or liability, either directly or indirectly.
 - Level 3: inputs are unobservable (ie for which market data is unavailable) for the asset or liability.

The financial assets and liabilities measured at fair value in the Statement of Financial Position are grouped into the fair value hierarchy at the reporting date as follows:

As at 31 January 2021	Note	£′000	£′000	£′000	£′000
Financial assets at fair value through profit or loss					
Quoted equities	a)	487,430	-	-	487,430
Total		487,430	-	-	487,430
		Level 1	Level 2	Level 3	Total
As at 31 January 2020		£′000	£′000	£′000	£′000
Financial assets at fair value through profit or loss					
Quoted equities	a)	492,115	_	_	492,115
Total	·			·	· · · · · · · · · · · · · · · · · · ·

- a) Quoted equities. The fair value of the Company's investments in quoted equities has been determined by reference to their quoted bid prices at the reporting date. Quoted equities included in Fair Value Level 1 are actively traded on recognised stock exchanges.
- 21. Capital management policies and procedures. The Company's capital management objectives are:
 - to ensure that the Company will be able to continue as a going concern; and
 - to maximise the return to its equity shareholders through an appropriate balance of equity capital and debt.

The capital of the Company consists of equity, comprising issued capital, reserves and retained earnings.

The Board monitors and reviews the broad structure of the Company's capital. This review includes the nature and planned level of gearing, which takes account of the Manager's views on future expected returns and the extent to which revenue in excess of that which is required to be distributed should be retained. The Company is not subject to any externally imposed capital requirements.

22. Related party transactions and transactions with the Manager

Directors' fees and interests. Fees payable during the year to the Directors and their interest in shares of the Company are disclosed within the Directors' Remuneration Report on pages 51 and 52.

Transactions with the Manager. The Company has an agreement with the Standard Life Aberdeen Group for the provision of management, secretarial, accounting and administration services and also for the provision of promotional activities. Details of transactions during the year and balances outstanding at the year end are disclosed in notes 4 and 5.

Corporate Information

The Company's Investment Manager is a subsidiary of Standard Life Aberdeen plc. The group's assets under management and administration were £534.6 billion as at 31 December 2020.



Victoria Street, Edinburgh

Information about the Investment Manager

Aberdeen Asset Managers Limited

The Company's Investment Manager is Aberdeen Asset Managers Limited which is a wholly-owned subsidiary of Standard Life Aberdeen plc. The group's assets under management and administration were £534.6 billion as at 31 December 2020, managed for a range of clients including 23 UK-listed closed end investment companies.

The Investment Team Senior Managers

Ben Ritchie Head of European Equities



Georgina Cooper Investment Manager, UK Equities



Ben Ritchie is Head of European Equities and originally joined Aberdeen Asset Management in 2002 as a graduate trainee. Ben has a BA (Hons) in Modern History and Politics from Pembroke College, University of Oxford, and is a certified CFA Charterholder.

Georgina Cooper is an Investment Manager in the UK Equities team for Aberdeen Standard Investments having originally joined Aberdeen Asset Management in 2014 on the graduate scheme. Georgina graduated with a BSc with Honours Mathematics from the University of Edinburgh and is also a certified CFA Charterholder.

The Investment Process

Investment Philosophy and Style

The Investment Manager believes that company fundamentals ultimately drive stock prices but are often priced inefficiently. It believes that in-depth company research delivers insights that can be used to exploit these market inefficiencies. It focuses on investing in high quality companies, with the market often underestimating the sustainability of their returns. Quality companies tend to produce more resilient earnings streams with fewer tail risks, allowing them to better navigate challenging market conditions whilst also capitalising on opportunities to create value. This makes the approach well suited to identifying companies with sustainable and growing income generation. Investment insights are generated by the extensive equity research platform at Aberdeen Standard Investments. Ideas are generated through frequent direct company contact, deep fundamental analysis and integrated ESG analysis with rigorous team debate strengthening analytical conclusions. The Investment Manager has a long-term approach, aiming to buy and hold companies for a multi-year time horizon although it has the ability to react quickly if necessary. It is willing to take sizeable deviations to the benchmark based on the companies where it finds the highest quality and most attractive valuations.

Investment Process

The investment process has three stages:

- Idea Generation and Research. Comprehensive coverage of the UK equity market with a team of analysts generating investment ideas from company meetings, combined with corroborating evidence from competitors, suppliers and customers. External secondary research is also generated to gain insight on the consensus view and supplement proprietary research.
- Stock Selection. Buy ideas are peer reviewed by the whole UK equity team, evaluating the level of conviction and the materiality, corroboration and correlation of those investment opportunities. For the Company specifically, the Investment Manager aims to select high quality stocks.
 Quality is defined by reference to management, business focus, balance sheet and corporate governance.
- 3. Portfolio Construction and Risk Management. Portfolio construction is undertaken in a disciplined way, prioritising the taking of company specific risk with a rigorous sell discipline. Non-proprietary and proprietary quantitative tools are used to identify and control risk factor exposures, including sector and geographic weights.

The Investment Manager believes that good investment decision making requires clarity of responsibility for those decisions. Every stock has a named analyst responsible for its coverage, and every portfolio has a named fund manager responsible for its management. The individual portfolio managers make those decisions supported and challenged by the team, but accountability for the final decision is clear.

ESG integration means identifying and including all ESG analysis in each investment decision and the Investment Manager is regarded as a leader in this area. A central ESG team supports investment teams across different asset classes with its thematic work on areas such as remuneration and climate change, as well as taking responsibility for voting policies. The Investment Manager's Approach to ESG is included on pages 92 to 95.

The investment process also leverages a wealth of knowledge, insight and expertise across asset classes and regions within Aberdeen Standard Investments. This allows the Investment Manager to take advantage of equity colleagues across the globe who are meeting companies and conducting research and sharing their insights using one common global research platform. This is invaluable when investing in the UK equity market, which is one of the most global markets in the world. Corporate level insights are shared with the credit team which enriches the equity view through an understanding of the full capital structure of the businesses invested in. Members of the Investment Manager's multi-asset and economics teams regularly attend the equity team's daily meeting to share macro level insights.

Risk Management

The Investment Manager utilises a number of quantitative risk tools to ensure it is fully aware of and understand all the risks prevalent in portfolios it manages. These risk management systems monitor and analyse active risk, the composition of portfolio positions, as well as contribution to risk and marginal contribution to risk of the portfolio's holdings. The systems break down the risk within the portfolio by industry and country factors, and highlight the stocks with the highest marginal contribution to risk and the largest diversification benefit. Sector, thematic and geographical positions are a residual of stock selection decisions, but are monitored to ensure excessive risk is not taken in any one area. The Investment Manager also makes use of pre-trade analytics to assess the impact of any trades on the portfolio risk metrics.

Accountability and Performance Evaluated at Each Stage of the Process



Comprehensive independent oversight of investment process and client mandate parameters

The Investment Manager's Approach to ESG

Introduction

The consideration of Environmental, Social and Governance ("ESG") factors is a fundamental part of the Investment Manager's process and has been so for over 30 years. The following pages describe how ESG factors are considered by the Investment Manager and the Investment Manager's increasing focus on the risks and opportunities created by climate change. Investment processes are reviewed regularly and as they evolve they are updated on the Company's website.

Core beliefs: Assessing Risk, Enhancing Value

There are three core principles which underpin the Investment Manager's integrated ESG approach. Firstly, ESG factors can materially impact financial returns and the long term success of the investment strategy. Secondly, by integrating ESG factors into investment decisions the Investment Manager generates a better understanding of how well companies are managing ESG risks and opportunities and this insight supports better decision making. Finally, active engagement with company management teams is key to enhancing value and a standard part of the Investment Manager's ongoing stewardship programme.

Responsible Investing - Integration of ESG into the Investment Manager's Process

"By embedding ESG factors into our active equity investment process, we aim to reduce risk, enhance potential value for our investors and foster companies that can contribute positively to the world." Aberdeen Standard Investments

Financial Returns	ESG factors can be financially material – the level of consideration they are given in a company will ultimately have an impact on corporate performance, either positively or negatively. Those companies that take their ESG responsibilities seriously tend to outperform those that do not.
Fuller Insight	Systematically assessing a company's ESG risks and opportunities alongside other financial metrics allows the Investment Manager to make better investment decisions.
Corporate Advancement	Informed and constructive engagement helps foster better companies, protecting and enhancing the value of the Company's investments.

[&]quot;We believe that the market systematically undervalues the importance of ESG factors. We believe that in-depth ESG analysis is part of both fundamental company research and portfolio construction and will lead to better client outcomes." Aberdeen Standard Investments

Researching Companies: Deeper Company Insights for Better Investor Outcomes

The Investment Manager's portfolio managers, sector analysts, ESG equity analysts and central ESG Investment Team collaborate to generate a deep understanding of the ESG risks and opportunities associated with each company. The central ESG team also produces research into specific themes (e.g. labour relations or climate change), sectors (e.g. forestry) and ESG topics to understand and highlight best practice.

Global Networks: Working Together on Climate Change

The Investment Manager is a signatory to UNPRI and actively collaborates on ESG issues with global asset managers and asset owners. Climate change is a particular area of focus because the physical and transition risks related to climate change have the potential to be financially material for many companies. The Investment Manager has been actively involved in initiatives such as Climate Action100+ and Institutional Investors Group on Climate Change ("IIGCC") Net Zero Framework and also supports the Task Force on Climate Related Disclosures ("TCFD") which aims to strengthen climate related reporting globally.

Portfolio Management Team

ESG House Score

- · Responsibility of ESG analyst
- · Based on quantitative data
- Incorporates ASI's views on materiality and sector specific risks
- Uses wide range of data sources including MSCI, Trucost, voting analysis and ASI investment insights
- Aims to be forward looking

ESG Investment Team

ESG Investment Team

- · Global insights
- · Thematic research
- · Co-ordination across asset classes

Equity ESG Quality Score

- Responsibility of portfolio manager and sector analysts
- Based on fundamental bottom up analysis of individual companies by on-desk analysts
- · Assesses the ESG quality of companies
- · Reflective of equity analyst expertise
- · Incorporates engagement with companies on ESG issues

Portfolio Managers & All of the Investment Manager's equity portfolio managers and sector analysts seek to engage actively with companies to gain insight into their specific risks and provide a positive ongoing influence on their corporate strategy for governance, environmental and social impact.

ESG Equity Analysts

The Investment Manager has dedicated and highly experienced ESG equity analysts located across the UK, US, Asia and Australia. Working as part of individual investment teams, rather than as a separate department, these specialists are integral to pre-investment due diligence and post-investment ongoing company engagement. They are also responsible for taking thematic research produced by the central ESG Investment Team, interpreting and translating it into actionable insights and engagement programmes for its regional investment strategies.

This central team of more than 20 experienced specialists based in Edinburgh and London provides ESG consultancy and insight for all asset classes. Taking a global approach both identifies regions, industries and sectors that are most vulnerable to ESG risks and identifies those that can take advantage of the opportunities presented. Working with portfolio managers, the team is key to the Investment Manager's active stewardship approach of using shareholder voting and corporate engagement to drive positive change.

The Investment Manager's Approach to ESG Continued

ESG Research Process: Introduction

The Investment Manager employs around 150 equity professionals globally. A systematic and globally-applied approach to evaluating stocks allows the Investment Manager to compare companies consistently on their ESG credentials – both regionally and against their peer group. The Investment Manager uses a combination of external and proprietary inhouse quantitative scoring techniques to complement and crosscheck analyst-driven ESG assessments. ESG analysis is peerreviewed within the equities team, and ESG factors impacting both sectors and stocks are discussed as part of the formal sector reviews.

ESG House Score

The ESG House Score is produced by the ESG Equity Analysts. The ESG House Score framework has two main pillars which include detailed operational and governance metrics. The underlying key performance indicators are weighted according to how material they are for each sector and country and populated from proprietary and external data sources such as MSCI and Trucost. The scores are standardised to allow the Investment Manager to see how individual companies rank in a global context. These scores complement the fundamental analysis of the equity analysts and the ranking of companies from Laggards to Best in Class.

Equity ESG Quality Score

The Investment Manager's equity sector analysts have a fully integrated approach to ESG analysis. Within the equity investment process, every company is given a proprietary Quality Rating which has five components: industry analysis, business model analysis, analysis of the company's moat or competitive advantage, consideration of ESG factors, assessment of management and analysis of financials. In considering the ESG Quality Score the analyst considers these key questions:

- Which ESG issues are relevant for this company, how material are they, and how are they being addressed?
- What is the assessment of the quality of this company's governance, ownership structure and management?
- · Are incentives and key performance indicators aligned with the company's strategy and the interests of shareholders?

Having considered the regional universe and peer group in which the company operates, the Investment Manager's equity team then allocates it an ESG Quality rating between one and five (see below). This is applied across every stock that the Investment Manager covers globally. To be considered 'best in class', the management of ESG factors must be a material part of the company's core business strategy; management must provide excellent disclosure of data on key risk; management must also have clear policies and strong governance structures, among other criteria.

Working with Companies: Staying Engaged, Driving Change

The Investment Manager continuously monitors and actively engages with the companies in which it invests to maintain ESG focus and improvement. This stewardship of client's assets consists of four interconnected and equally important activities by the Investment Manager to monitor, contact, engage and act.

The Investment Manager actively and regularly engages with the management teams of companies in which they are invested in order to share examples of best practice seen in other companies and to effect positive change. The Investment Manager also actively engages with management teams to explain voting decisions at company annual general meetings.

The Investment Manager's engagement extends beyond the company's management team and can include many other stakeholders such as non-government agencies, industry and regulatory bodies, as well as activists and the company's clients.

Priorities for engagement are established by the use of the ESG House Score, in combination with bottom-up research insights from investment teams across asset classes, and areas of thematic focus from our company-level stewardship activities. What gets measured gets managed, so the Investment Manager strongly encourages companies to set clear targets or key performance indicators on all material ESG risks.

Monitor	Contact	Engage	Act
Ongoing due diligence	Frequent dialogue	Exercise rights	Consider all options
· Business performance	· Senior executives	· Attend AGM/EGMs	· Increase or decrease
· Company financials	 Board members 	 Always vote 	shareholding
· Corporate governance	 Heads of departments 	 Explain voting decisions 	· Collaborate with other investors
· Company's key risks and	and specialists	 Maximise influence to 	· Take legal action if necessary
opportunities	· Site visits	drive positive outcomes	

Investor Information

Alternative Investment Fund Managers Directive ("AIFMD") and Pre-Investment Disclosure Document ("PIDD")

The Company has appointed Aberdeen Standard Fund Managers Limited as its alternative investment fund manager and The Bank of New York Mellon (International) Limited as its depositary under the AIFMD.

The AIFMD requires Aberdeen Standard Fund Managers Limited, as the Company's AIFM, to make available to investors certain information prior to such investors' investment in the Company. Details of the leverage and risk policies which the Company is required to have in place under the AIFMD are published in the Company's PIDD which can be found on its website: dunedinincomegrowth.co.uk. The periodic disclosures required to be made by the AIFM under the AIFMD are set out on page 103.

Investor Warning: Be alert to share fraud and boiler room scams

Aberdeen Standard Investments has been contacted by investors informing us that they have received telephone calls and emails from people who have offered to buy their investment company shares, purporting to work for Aberdeen Standard Investments or for third party firms. Aberdeen Standard Investments has also been notified of emails claiming that certain investment companies under our management have issued claims in the courts against individuals. These may be scams which attempt to gain your personal information with which to commit identity fraud or could be 'boiler room' scams where a payment from you is required to release the supposed payment for your shares. These callers/senders do not work for Aberdeen Standard Investments and any third party making such offers/claims has no link with Aberdeen Standard Investments.

Aberdeen Standard Investments does not 'cold-call' investors in this way. If you have any doubt over the veracity of a caller, do not offer any personal information, end the call and contact our Customer Services Department.

The Financial Conduct Authority provides advice with respect to share fraud and boiler room scams at: fca.org.uk/consumers/scams

Shareholder Enquiries

For queries regarding shareholdings, lost certificates, dividend payments, registered details and related matters, shareholders holding their shares directly in the Company are advised to contact the Registrars (see Contact Addresses). Changes of address must be notified to the Registrars in writing.

Any general queries about the Company should be directed to the Company Secretary in writing (see Contact Addresses) or by email to: CEF.CoSec@aberdeenstandard.com. For questions about an investment held through the Aberdeen Standard Investments Children's Plan, Investment Trust Share Plan or Investment Trust Individual Savings Account ("ISA"), please telephone the Manager's Customer Services Department on 0808 500 0040, email inv.trusts@aberdeenstandard.com or write to Aberdeen Standard Investment Trusts, PO Box 11020, Chelmsford, Essex CM99 2DB.

Dividend Tax Allowance

The annual tax-free personal allowance for dividend income for UK investors is £2,000 for the 2021/22 tax year. Above this amount, individuals pay tax on their dividend income at a rate dependent on their income tax bracket and personal circumstances. The Company provides registered shareholders with a confirmation of dividends paid and this should be included with any other dividend income received when calculating and reporting to HMRC total dividend income received. It is the shareholder's responsibility to include all dividend income when calculating any tax liability.

How to Invest

Investors can buy and sell shares in the Company directly through a stockbroker or indirectly through a lawyer, accountant or other professional adviser. Alternatively, for retail clients, shares can be bought directly through the Aberdeen Standard Investments Children's Plan, Investment Trust Share Plan or Investment Trust Individual Savings Account ("ISA"), or through the many stockbroker platforms which offer the opportunity to acquire shares in investment companies.

Aberdeen Standard Investments Children's Plan

Aberdeen Standard Investments operates an Investment Plan for Children (the "Children's Plan") which covers a number of investment companies under its management, including the Company. Anyone can invest in the Children's Plan (subject to the eligibility criteria as stated within the terms and conditions), including parents, grandparents and family friends. All investments are free of dealing charges on the initial purchase of shares, although investors will suffer the bid-offer spread, which can, on some occasions, be a significant amount. Lump sum investments start at £150 per trust, while regular savers may invest from £30 per month. Investors only pay Government Stamp Duty (currently 0.5%) on entry where applicable. Selling costs are £10 + VAT. There is no restriction on how long an investor need invest in the Children's Plan, and regular savers can stop or suspend participation by instructing Aberdeen Standard Investments in writing at any time.

Aberdeen Standard Investments Share Plan

Aberdeen Standard Investments operates an Investment Trust Share Plan (the "Plan") through which shares in the Company can be purchased. There are no dealing charges on the initial purchase of shares, although investors will suffer the bid-offer spread, which can, on some occasions, be a significant amount. Lump sum investments start at £250, while regular savers may invest from £100 per month. Investors only pay Government Stamp Duty (currently 0.5%) on entry where applicable. Selling costs are £10 + VAT. There is no restriction on how long an investor need invest in a Plan, and regular savers can stop or suspend participation by instructing Aberdeen Standard Investments in writing at any time.

Aberdeen Standard Investments ISA

Aberdeen Standard Investments operates an Investment Trust ISA ("ISA") through which an investment may be made of up to £20,000 in the 2021/22 tax year.

There are no brokerage or initial charges for the ISA, although investors will suffer the bid-offer spread, which can be a significant amount. Investors only pay Government Stamp Duty (currently 0.5%) on purchases where applicable. Selling costs are £15 + VAT. The annual ISA administration charge is £24 + VAT, calculated annually and applied on 31 March (or the last business day in March) and collected soon thereafter either by direct debit or, if there is no valid direct debit mandate in place, from the available cash in the ISA prior to the distribution or reinvestment of any income, or, where there is insufficient cash in the ISA, from the sale of investments held in the ISA. Under current legislation, investments in ISAs can grow free of capital gains tax.

ISA Transfer

Investors can choose to transfer previous tax year investments to Aberdeen Standard Investments, which can be invested in the Company while retaining their ISA wrapper. The minimum lump sum for an ISA transfer is £1,000 and is subject to a minimum per trust of £250.

Nominee Accounts and Voting Rights

All investments in the Aberdeen Standard Investments Children's Plan, Investment Trust Share Plan and Investment Trust ISA are held in nominee accounts and investors are provided with the equivalent of full voting and other rights of share ownership.

How to Attend and Vote at Company Meetings

Investors who hold their shares in the Company via the Aberdeen Standard Investments Children's Plan, Investment Trust Share Plan and Investment Trust ISA and who would like to attend and vote at Company meetings (including AGMs) will be sent for completion and return a Letter of Direction in connection with the relevant meeting.

Investors who hold their shares via another platform or share plan provider (for example Hargreaves Lansdown, Interactive Investor or AJ Bell) and would like to attend and vote at Company meetings (including AGMs) should contact their platform or share plan provider directly to make arrangements.

Keeping You Informed

Further information about the Company may be found on its dedicated website: dunedinincomegrowth.co.uk. This provides access to information on the Company's share price performance, capital structure, London Stock Exchange announcements, current and historic Annual and Half-Yearly Reports, and the latest monthly factsheet on the Company issued by the Manager.

Twitter:

twitter.com/AberdeenTrusts

LinkedIn:

linkedin.com/company/aberdeen-standard-investment-trusts

The Company's Ordinary share price appears under the heading 'Investment Companies' in the Financial Times.

Details are also available at: invtrusts.co.uk.

Key Information Document ("KID")

The KID relating to the Company and published by the Manager can be found on the Company's website.

Literature Request Service

For literature and application forms for Aberdeen Standard Investments' investment trust products, please contact us through: invtrusts.co.uk.

Or telephone: 0808 500 4000

Or write to:

Aberdeen Standard Investment Trusts PO Box 11020 Chelmsford Essex CM99 2DB

Terms and Conditions

Terms and conditions for Aberdeen Standard Investments managed savings products can also be found under the Literature section of the Manager's website at: invtrusts.co.uk.

Suitable for Retail/NMPI Status

The Company's shares are intended for investors, primarily in the UK, including retail investors, professionally-advised private clients and institutional investors who are seeking growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom, and who understand and are willing to accept the risks of exposure to equities.

Investor Information Continued

Investors should consider consulting a financial adviser who specialises in advising on the acquisition of shares and other securities before acquiring shares. Investors should be capable of evaluating the risks and merits of such an investment and should have sufficient resources to bear any loss that may result.

The Company currently conducts its affairs so that the securities issued by the Company can be recommended by a financial adviser to ordinary retail investors in accordance with the Financial Conduct Authority's rules in relation to non-mainstream pooled investments ("NMPIs") and intends to continue to do so for the foreseeable future. The Company's securities are excluded from the Financial Conduct Authority's restrictions which apply to NMPIs because they are securities issued by an investment trust.

Online Dealing

There are a number of online dealing platforms for private investors that offer share dealing, ISAs and other means to invest in the Company. Real-time execution-only stockbroking services allow you to trade online, manage your portfolio and buy UK listed shares. These sites do not give advice. Some comparison websites also look at dealing rates and terms.

Discretionary Private Client Stockbrokers

If you have a large sum to invest, you may wish to contact a discretionary private client stockbroker. They can manage your entire portfolio of shares and will advise you on your investments. To find a private client stockbroker visit The Personal Investment Management and Financial Advice Association at: pimfa.co.uk.

Financial Advisers

To find an adviser who recommends on investment trusts, visit: unbiased.co.uk.

Regulation of Stockbrokers

Before approaching a stockbroker, always check that they are regulated by the Financial Conduct Authority:

Tel: 0800 111 6768

Website: fca.org.uk/firms/financial-services-register

Email: consumer.queries@fca.org.uk

Note

Please remember that past performance is not a guide to the future. Stock market and currency movements may cause the value of shares and the income from them to fall as well as rise and investors may not get back the amount they originally invested.

As with all equity investments, the value of investment trusts purchased will immediately be reduced by the difference between the buying and selling prices of the shares, known as the market maker's spread.

Investors should further bear in mind that the value of any tax relief will depend on the individual circumstances of the investor and that tax rates and reliefs, as well as the tax treatment of ISAs, may be changed by future legislation.

The information on pages 96 to 98 has been approved for the purposes of Section 21 of the Financial Services and Markets Act 2000 (as amended by the Financial Services Act 2012) by Aberdeen Asset Managers Limited which is authorised and regulated by the Financial Conduct Authority in the United Kingdom.

Glossary of Terms

Aberdeen Standard Investments or ASI

Aberdeen Standard Investments is the brand of Standard Life Aberdeen plc.

AIC

The Association of Investment Companies.

AIFMD

The Alternative Investment Fund Managers Directive. The AIFMD is European legislation which created a European-wide framework for regulating managers of 'alternative investment funds' ("AIFs"). It is designed to regulate any fund which is not a UCITS fund and which is managed and/or marketed in the EU. The Company has been designated as an AIF.

Benchmark

This is a measure against which an Investment Trust's performance is compared. The Company's benchmark is the FTSE All-Share Index. The index averages the performance of a defined selection of listed companies over specific time periods.

Call Option

An option contract which gives the buyer the right, but not the obligation, to purchase a specified amount of an asset at the strike price by a future specified date.

Closed-End Fund

A collective investment scheme which has a fixed number of shares which are not redeemable from the fund itself. Unlike open-ended funds, new shares/units are not created by managers to meet demand from investors; instead, shares are purchased (or sold) only in the market. Closed-end funds are normally listed on a recognised stock exchange, such as the London Stock Exchange, and shares can be bought and sold on that exchange.

Discount

The amount by which the market price per share of an Investment Trust is lower than the Net Asset Value per share. The discount is normally expressed as a percentage of the Net Asset Value per share.

Dividend Cover

Revenue return per share divided by dividends per share expressed as a ratio.

Dividend Yield

The annual dividend expressed as a percentage of the share price.

FCA

Financial Conduct Authority.

Gearing

Net gearing is calculated by dividing total borrowings less cash and cash equivalents by shareholders' funds, expressed as a percentage.

Investment Manager or AAML

Aberdeen Asset Managers Limited is a wholly owned subsidiary of Standard Life Aberdeen plc and acts as the Company's investment manager. It is authorised and regulated by the FCA.

Investment Trust

A type of Closed-End Fund which invests in other securities, allowing shareholders to share the risks, and returns, of collective investment.

Key Information Document or KID

The Packaged Retail and Insurance-based Investment Products ("PRIIPS") Regulation requires the Manager, as the Company's PRIIP 'manufacturer', to prepare a Key Information Document ("KID") in respect of the Company. This KID must be made available by the Manager to retail investors prior to them making any investment decision and is available via the Company's website. The Company is not responsible for the information contained in the KID and investors should note that the procedures for calculating the risks, costs and potential returns are prescribed by law. The figures in the KID may not reflect the expected returns for the Company and anticipated performance returns cannot be guaranteed.

Leverage

For the purposes of the AIFMD, leverage is any method which increases the Company's exposure, including the borrowing of cash and the use of derivatives. It is expressed as a ratio between the Company's exposure and its Net Asset Value and can be calculated on a gross and a commitment method. Under the gross method, exposure represents the sum of the Company's positions after the deduction of sterling cash balances, without taking into account any hedging and netting arrangements. Under the commitment method, exposure is calculated without the deduction of sterling cash balances and after certain hedging and netting positions are offset against each other.

Manager, AIFM or ASFML

Aberdeen Standard Fund Managers Limited is a wholly owned subsidiary of Standard Life Aberdeen plc and acts as the Company's Alternative Investment Fund Manager. It is authorised and regulated by the FCA.

Net Asset Value or NAV

The value of total assets less liabilities. Liabilities for this purpose include current and long-term liabilities. The Net Asset Value divided by the number of shares in issue produces the Net Asset Value per Ordinary share.

Glossary of Terms Continued

NAV with debt at fair value

The Net Asset Value with debt valued divided by the number of shares in issue where the Company's borrowings are valued using the discounted cash flow basis.

Ongoing Charges

Ratio of expenses as a percentage of average daily shareholders' funds calculated as per the AIC's industry standard method.

Pre-Investment Disclosure Document ("PIDD")

The AIFM and the Company are required to make certain disclosures available to investors in accordance with the AIFMD. Those disclosures that are required to be made pre-investment are included within a PIDD, which can be found on the Company's website.

Premium

The amount by which the market price per share of an Investment Trust exceeds the Net Asset Value per share. The premium is normally expressed as a percentage of the Net Asset Value per share.

Price/Earnings Ratio

This is calculated by dividing the market price per share by the earnings per share. The calculation assumes no change in earnings but in practice the multiple reflects the stock market's view of a company's prospects and profit growth potential.

Prior Charges

The name given to all borrowings including debentures, loans and overdrafts that are to be used for investment purposes, reciprocal foreign currency loans, currency facilities to the extent that they are drawn down, index-linked securities, and all types of preference or preferred capital, irrespective of the time until repayment.

Standard Life Aberdeen Group

The Standard Life Aberdeen plc group of companies.

Total Assets

Total assets less current liabilities (before deducting Prior Charge as defined above), as per the Statement of Financial Position.

Total Return

Total Return involves reinvesting the net dividend in the month that the share price goes ex-dividend. The NAV Total Return involves investing the same net dividend in the NAV of the Company on the date to which that dividend was earned.

Your Company's History

The provenance of Dunedin Income Growth Investment Trust PLC goes back to 1873 and to the origins of the investment trust industry in Scotland. In 1873, a 28 year old Robert Fleming (sometimes dubbed the "father of the investment trust industry"), persuaded a group of Dundee's wealthiest investors to back his idea of forming "the first Association in Scotland for investments in American railroad bonds, carefully selected and widely distributed, and where investments would not exceed one-tenth of the capital in any one security". Fleming, who was later founder of the merchant bank that bore this name, showed extraordinary commercial acumen at a very young age. He was born in modest circumstances in Dundee and was first apprenticed as office boy at 13, then rose to become, at 21, book-keeper with the exporting arm of Dundee's largest textile merchant, Edward Baxter & Son.

In 1870, the elderly Mr Baxter sent Robert Fleming to the United States to represent him on business. Fleming returned enthused about the investment opportunities offered by the States, despite the country still suffering from the aftermath of the American Civil War. The "association" proved to be an attractive means for investors to pool their resources, spread risk and put their investments under full-time management. The new fund, then known as The Scottish American Investment Trust, was launched on 1 February 1873. The Scottish American Investment Trust was partly modelled on the Foreign & Colonial Government Trust that was launched in 1868. Unlike Foreign & Colonial, which purchased overseas government stocks, the new trust would invest in "The Bonds of States, cities, railroads and other corporations in the US, but chiefly in the mortgage bonds of railroads". John Guild, one of the chairmen, reported "while in this country you could not lend money on first-class railway debentures at over 4% or 4.5%, in America you could get 7% with the best security of this description". Coupled with the fact that railway infrastructure development in the UK had by then become relatively mature, it was for this reason that the United States was an attractive destination for Scottish funds.

The original prospectus described the intended issue of £150,000 in certificates of £100 each, paying interest of 6% per annum. Such was the level of demand that the original prospectus was withdrawn and a new one was printed with a capital issue of £300,000. The trust started out with 30 stocks, each comprising no more than 10% of the portfolio. Confusingly, a similar sounding investment trust company, launched in Edinburgh, The Scottish American Investment Company was formed in April 1873, just a few months after Fleming's launch in February 1873. In Dundee, two almost identical issues were made in the following two years, described as the "Second Issue" and "Third Issue". The three issues became three separate trust companies, under the Joint Stock Companies Act, in 1879 - the First, Second and Third Scottish American Trust Companies Ltd, but merged into a single trust company in 1969 as The First Scottish American Trust Company Ltd.

In 1984, The First Scottish American Trust Company Ltd became part of the Dunedin Fund Managers' stable of trusts and was subsequently renamed in 1990 as Dunedin Income Growth Investment Trust. Dunedin Fund Managers merged with Edinburgh Fund Managers in 1996, which was then acquired by Aberdeen Asset Management in 2003.

The book entitled "The History of Dunedin Income Growth Investment Trust PLC" is available on the Company's website.

Share Capital History

Issued Share Capital at 31 January 2021

148,164,670 Ordinary shares of 25p (153,677,935 including treasury shares)

Treasury Shares at 31 January 2021

5,513,265 Ordinary shares

Name Change

April 1990 Company name changed from "The First Scottish American Trust PLC" to Dunedin Income

Growth Investment Trust PLC

Share Capital History

April 1997 Capitalisation issue of four Ordinary shares of 25p issued for each existing Ordinary share

April 1999 Reduction of share capital by way of repayment of £840,000 of 3 ½% Preference stock

Year ended 31 January 2004 50,000 Ordinary shares purchased for cancellation

Year ended 31 January 2005 1,950,000 Ordinary shares purchased for cancellation

Year ended 31 January 2006 450,000 Ordinary shares purchased for cancellation and 450,000 Ordinary shares purchased

to hold in treasury

Year ended 31 January 2007 3,231,101 Ordinary shares purchased to hold in treasury

Year ended 31 January 2008 2,237,440 Ordinary shares purchased to hold in treasury, 1,972,800 treasury shares cancelled

Year ended 31 January 2009 1,026,007 Ordinary shares purchased to hold in treasury, 2,000,000 treasury shares cancelled

Year ended 31 January 2010 No shares purchased, cancelled or issued

Year ended 31 January 2011 No shares purchased, cancelled or issued

Year ended 31 January 2012 No shares purchased, cancelled or issued

Year ended 31 January 2013 No shares purchased, cancelled or issued

Year ended 31 January 2014 300,000 shares sold from treasury

Year ended 31 January 2015 No shares purchased, cancelled or issued

Year ended 31 January 2016 No shares purchased, cancelled or issued

Year ended 31 January 2017 493,500 Ordinary shares purchased to hold in treasury

Year ended 31 January 2018 833,000 Ordinary shares purchased to hold in treasury

Year ended 31 January 2019 1,387,018 Ordinary shares purchased to hold in treasury

Year ended 31 January 2020 105,550 Ordinary shares purchased to hold in treasury

Year ended 31 January 2021 22,449 Ordinary shares purchased to hold in treasury

AIFMD Disclosures (Unaudited)

Aberdeen Standard Fund Managers Limited and the Company are required to make certain disclosures available to investors in accordance with the Alternative Investment Fund Managers Directive ("AIFMD"). Those disclosures that are required to be made preinvestment are included within a pre-investment disclosure document ("PIDD") which can be found on the Company's website.

There have been no material changes to the disclosures contained within the PIDD since its most recent update in April 2020.

The periodic disclosures as required under the AIFMD to investors are made below:

- information on the investment strategy, geographic and sector investment focus and principal stock exposures is included in the Strategic Report;
- · none of the Company's assets are subject to special arrangements arising from their illiquid nature;
- the Strategic Report, note 19 to the financial statements and the PIDD together set out the risk profile and risk management systems in place. There have been no changes to the risk management systems in place in the period under review and no breaches of any of the risk limits set, with no breach expected;
- there are no new arrangements for managing the liquidity of the Company or any material changes to the liquidity management systems and procedures employed by ASFML; and
- all authorised Alternative Investment Fund Managers are required to comply with the AIFMD Remuneration Code. In accordance
 with the Remuneration Code, the AIFM's remuneration policy is available from the Company Secretary, Aberdeen Asset
 Management PLC, on request, and the remuneration disclosures in respect of the AIFM's reporting period for the year ended 31
 December 2020 are available on the Company's website.

_everage

The table below sets out the current maximum permitted limit and actual level of leverage for the Company:

	Gross Method	Commitment Method
Maximum level of leverage	2.50:1	2.00:1
Actual level at 31 January 2021	1.18:1	1.19:1

There have been no breaches of the maximum level during the period and no changes to the maximum level of leverage employed by the Company. There have been no changes to the circumstances in which the Company may be required to post assets as collateral and no guarantees granted under the leveraging arrangement. Changes to the information contained either within this Annual Report or the PIDD in relation to any special arrangements in place, the maximum level of leverage which ASFML may employ on behalf of the Company, the right of use of collateral or any guarantee granted under any leveraging arrangement, or any change to the position in relation to any discharge of liability by the Depositary will be notified via a regulatory news service without undue delay in accordance with the AIFMD.

The information on this page has been approved for the purposes of Section 21 of the Financial Services and Markets Act 2000 (as amended by the Financial Services Act 2012) by Aberdeen Standard Fund Managers Limited which is authorised and regulated by the Financial Conduct Authority in the United Kingdom

Alternative Performance Measures

Alternative performance measures are numerical measures of the Company's current, historical or future performance, financial position or cash flows, other than financial measures defined or specified in the applicable financial framework. The Company's applicable financial framework includes FRS 102 and the AIC SORP. The Directors assess the Company's performance against a range of criteria which are viewed as particularly relevant for closed-end investment companies.

Total return. NAV and share price total returns show how the NAV and share price has performed over a period of time in percentage terms, taking into account both capital returns and dividends paid to shareholders. NAV total return involves investing the same net dividend in the NAV of the Company with debt at fair value on the date on which that dividend was earned. Share price total return involves reinvesting the net dividend on the date that the share price goes ex-dividend.

The tables below provide information relating to the NAVs and share prices of the Company on the dividend reinvestment dates during the years ended 31 January 2021 and 31 January 2020.

2021	Dividend rate	NAV	Share price
31 January 2020	N/A	312.22p	301.00p
6 February 2020	3.00p	318.65p	302.00p
7 May 2020	3.70p	263.63p	248.00p
6 August 2020	3.00p	272.40p	254.50p
5 November 2020	3.00p	272.51p	253.00p
31 January 2021	N/A	297.64p	287.00p
Total return		(0.3)%	+0.1%

	Dividend		Share
2020	rate	NAV ^A	price
31 January 2019	3.000p	263.83p	242.00p
2 May 2019	3.450p	287.09p	253.00p
1 August 2019	3.000p	300.63p	275.00p
7 November 2019	3.000p	293.84p	275.00p
31 January 2020	N/A	312.22p	301.00p
Total return		+22.2%	+28.8%

A 31 January 2019 Cum income NAV with debt at fair value, adjusted to exclude the third interim dividend for the year ended 31 January 2019 which went ex-dividend on 31 January 2019 but was not paid until 22 February 2019 due to the difference in recognition of dividends payable on an ex-dividend basis under AIC reporting guidelines and upon payment under accounting standards.

Discount to net asset value per share with debt at fair value. The discount is the amount by which the share price of 287.00p (2020 – 301.00p) is lower than the net asset value per share with debt at fair value of 297.64p (2020 – 312.22p), expressed as a percentage of the net asset value with debt at fair value.

Dividend cover. Revenue return per share of 10.90p (2020 – 12.08p) divided by dividends per share of 12.80p (2020 – 12.70p) expressed as a ratio.

Net gearing. Net gearing measures the total borrowings of £43,526,000 (2020 – £40,731,000) less cash and cash equivalents of £4,002,000 (2020 – £16,871,000) divided by shareholders' funds of £448,293,000 (2020 – £469,806,000), expressed as a percentage. Under AIC reporting guidance cash and cash equivalents includes net amounts due to and due from brokers at the year end of £nil (2020 – amounts due from brokers £3,117,000) as well as cash and short term deposits of £4,002,000 (2020 – £13,754,000).

Ongoing charges. The ongoing charges ratio has been calculated in accordance with guidance issued by the AIC as the total of investment management fees and administrative expenses and expressed as a percentage of the average net asset values with debt at fair value throughout the year.

	2021	2020
Investment management fees (£'000)	1,657	1,719
Administrative expenses (£'000)	986	875
Less: non-recurring charges (£'000)	(11)	(36)
Ongoing charges (£'000)	2,632	2,558
Average net assets (£'000)	414,454	434,571
Ongoing charges ratio (excluding look-through costs)	0.64%	0.59%
Look-through costs ^A	0.03%	0.04%
Ongoing charges ratio (including look-through costs)	0.67%	0.63%

^A Costs associated with holdings in collective investment schemes as defined by the Committee of European Securities Regulators' guidelines on the methodology for the calculation of the ongoing charges figure, issued on 1 July 2010.

The ongoing charges ratio provided in the Company's Key Information Document is calculated in line with the PRIIPs regulations which amongst other things, includes the cost of borrowings and transaction costs.

General

The Annual General Meeting on 10 June 2021 will be functional only. The Board has therefore decided to hold an interactive Online Shareholder Presentation which will be held at 12 noon on Tuesday 25 May 2021. Full details on how to register for the event can be found at:

www.workcast.com/register?cpak=4452924160843928

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Dunedin Income Growth Investment Trust PLC (the "Company") will be held at 1 George Street, Edinburgh EH2 2LL on Thursday 10 June 2021 at 12 noon, for the following purposes:

Ordinary Business

To consider and, if thought fit, pass the following as ordinary resolutions:

- 1. To receive the reports of the Directors and auditor and the financial statements for the year ended 31 January 2021.
- 2. To receive and adopt the Directors' Remuneration Report (excluding the Directors' Remuneration Policy) for the year ended 31 January 2021.
- 3. To approve the payment of four interim dividends in respect of the year ended 31 January 2021.
- 4. To re-elect Mr Jasper Judd as a Director of the Company.
- 5. To re-elect Mr Howard Williams as a Director of the Company.
- 6. To re-elect Mr David Barron as a Director of the Company.
- 7. To re-elect Ms Christine Montgomery as a Director of the Company.
- 8. To re-appoint Deloitte LLP as auditor of the Company.
- 9. To authorise the Directors to determine the remuneration of the auditor for the year to 31 January 2022.
- 10. That, in substitution for any existing authority under Section 551 of the Companies Act 2006 (the "Act"), but without prejudice to the exercise of any such authority prior to the passing of this resolution, the Directors be and are hereby generally and unconditionally authorised, pursuant to and in accordance with Section 551 of the Act, to exercise all the powers of the Company to allot shares in the Company and to grant rights to subscribe for or to convert any security into shares in the Company (such shares and rights together being "relevant securities") up to an aggregate nominal amount of £12,345,821 or, if less, the number representing 33.33% of the issued Ordinary share capital of the Company as at the date of the passing of this resolution provided that such authorisation expires (unless previously renewed, varied or revoked by the Company in general meeting) at the conclusion of the next Annual General Meeting of the Company or on 31 July 2022 (whichever is earlier) save that the Company may, at any time prior to the expiry of such authority, make offers or agreements which would or might require such relevant securities to be allotted after such expiry and the Directors may make such offers or agreements as if such expiry had not occurred.

To consider and, if thought fit, pass the following as special resolutions:

- 11. That, subject to the passing of resolution number 10 set out above and in substitution for any existing power under Sections 570 and 573 of the Companies Act 2006 (the "Act") but without prejudice to the exercise of any such authority prior to the passing of this resolution, the Directors be and are hereby generally empowered, pursuant to Sections 570 and 573 of the Act, to allot equity securities (as defined in Section 560 of the Act) pursuant to the authority conferred on them by resolution number 10 or by way of a sale of treasury shares (within the meaning of Section 560(3) of the Act), in each case for cash and as if Section 561(1) of the Act did not apply to any such allotment or sale provided that this power shall be limited to:
 - the allotment of equity securities or sale of treasury shares (otherwise than pursuant to sub-paragraph (ii) below) up to an aggregate nominal value of £1,852,058 or, if less, the number representing 5% of the issued Ordinary share capital of the Company (excluding treasury shares) as at the date of the passing of this resolution, at a price representing a premium to the net asset value per share at allotment or sale, as determined by the Directors; and
 - (ii) the allotment of equity securities by way of rights issue, open offer or other pre-emptive offer in favour of all holders of Ordinary shares where the equity securities respectively attributable to the interests of all such holders are either proportionate (as nearly as may be) to the respective number of Ordinary shares held by them on a record date fixed by the Directors (subject to such exclusions, limitations, restrictions or other arrangements as the Directors consider necessary or appropriate to deal with treasury shares, fractional entitlements, record dates, legal, regulatory or practical problems in or under the laws of, or requirements of, any regulatory body or any stock exchange in any territory or otherwise howsoever);

and shall expire (unless previously renewed, varied or revoked by the Company in general meeting) at the conclusion of the next Annual General Meeting of the Company or on 31 July 2022 (whichever is earlier), save that the Company may, at any time prior to the expiry of such authority, make offers or agreements before such expiry which would or might require equity securities to be allotted after such expiry and the Directors may make such offers or agreements as if such expiry had not occurred.

Notice of Annual General Meeting continued

- 12. That, in substitution for any existing authority under Section 701 of the Companies Act 2006 (the "Act"), but without prejudice to the exercise of any such authority prior to the passing of this resolution, the Company be and is hereby generally and unconditionally authorised, for the purposes of Section 701 of the Act, to make one or more market purchases (within the meaning of Section 693(4) of the Act) of fully paid Ordinary shares of 25p each in the capital of the Company ("Ordinary shares") on such terms as the Directors of the Company think fit and to cancel or hold in treasury such shares provided that:
 - (i) the maximum aggregate number of Ordinary shares hereby authorised to be purchased shall be 22,209,884 Ordinary shares or, if less, the number representing 14.99% of the issued Ordinary share capital of the Company as at the date of the passing of this resolution;
 - (ii) the minimum price which may be paid for an Ordinary share shall be 25p (exclusive of expenses);
 - (iii) the maximum price (exclusive of expenses) which may be paid for an Ordinary share shall be the higher of:
 - a) 5% above the average of the middle market quotations of the Ordinary shares (as derived from the Daily Official List of the London Stock Exchange) for the five business days immediately preceding the date of purchase; and
 - b) the higher of the price of the last independent trade in Ordinary shares and the highest current independent bid for Ordinary shares on the London Stock Exchange; and
 - (iv) unless previously varied, revoked or renewed, the authority hereby conferred shall expire at the conclusion of the next Annual General Meeting of the Company or on 31 July 2022 (whichever is the earlier) save that the Company may at any time prior to such expiry, enter into a contract or arrangement to purchase Ordinary shares under this authority which will or might be completed or executed wholly or partly after the expiration of this authority and may make a purchase of shares pursuant to any such contract or arrangement.

Special Business

To consider and, if thought fit, pass the following as an ordinary resolution:

13. That the Company's investment objective be changed to the following: "To achieve growth of income and capital from a portfolio invested mainly in companies listed or quoted in the United Kingdom that meet the Company's Sustainable and Responsible investing criteria as set by the Board."

By order of the Board

Aberdeen Asset Management PLC Company Secretary 1 George Street Edinburgh EH2 2LL 26 April 2021 Registered Office 1 George Street Edinburgh EH2 2LL

NOTES:

(i) A member entitled to attend and vote at the meeting may appoint a proxy or proxies to exercise all or any of his/her rights to attend, speak and vote on his/her behalf at the meeting. A proxy need not be a member of the Company. A member may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. A member may not appoint more than one proxy to exercise the rights attached to any one share. If you wish your proxy to speak on your behalf at the meeting you will need to appoint your own choice of proxy (not the Chairman of the meeting) and give your instructions directly to them. A proxy form which may be used to make such appointment and give proxy instructions accompanies this notice. If you do not have a proxy form and believe that you should have one, or if you require additional forms or would like to appoint more than one proxy, please contact the Company's Registrars, Equiniti Limited on 0371 384 2441 (charges for calling this number are determined by the caller's service provider. Lines open 8.30 a.m. to 5.30 p.m., Monday to Friday, excluding bank holidays in England and Wales), tel international +44 (0)121 415 7047. In the case of joint holders, where more than one of the joint holders purports to appoint a proxy, only the appointment submitted by the most senior holder will be accepted. Seniority is determined by the order in which the names of the joint holders appear in the Company's Register of Members in respect of the joint holding (the first-named being the most senior). A member present in person or by proxy shall have one vote on a show of hands and on a poll every member present in person or by proxy shall have one vote for every Ordinary share of which he/she is the holder.

- (ii) A form of proxy is enclosed. To be valid, any proxy form or other instrument of proxy and any power of attorney or other authority, if any, under which they are signed or a notarially certified copy of that power of attorney or authority should be sent to the Company's Registrars, Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA so as to arrive not less than 48 hours (excluding non-working days) before the time fixed for the meeting.
- (iii) The return of a completed proxy form or other such instrument of proxy will not prevent a member attending the Annual General Meeting and voting in person if he/she wishes to do so.
- (iv) CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for the meeting and any adjournment(s) thereof by using the procedures described in the CREST Manual and by logging on to the website euroclear.com. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.
- (v) In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK & Ireland Limited's specifications, and must contain the information required for such instruction, as described in the CREST Manual. The message, regardless of whether it constitutes the appointment of a proxy or is an amendment to the instruction given to a previously appointed proxy must, in order to be valid, be transmitted so as to be received by the Company's Registrar (ID RA19) no later than 48 hours (excluding non-working days) before the time of the meeting or any adjournment. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Application Host) from which the Company's Registrar is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means.
- (vi) CREST members and, where applicable, their CREST sponsors, or voting service providers should note that Euroclear UK & Ireland Limited does not make available special procedures in CREST for any particular message. Normal system timings and limitations will, therefore, apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member, or sponsored member, or has appointed a voting service provider(s), to procure that his CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting system providers are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.
- (vii) The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- (viii) The "vote withheld" option on the proxy form is provided to enable a member to abstain on any particular resolution. It should be noted that an abstention is not a vote in law and will not be counted in the calculation of the proportion of votes "for" or "against" a particular resolution.
- (ix) The right to vote at the meeting is determined by reference to the Company's register of members as at 6.30 p.m. on 8 June 2021 or, if the meeting is adjourned, at 6.30 p.m. on the day two days (excluding non-working days) prior to the adjourned meeting. Changes to entries on that register after that time shall be disregarded in determining the rights of any member to attend and vote at the meeting.
- (x) As at 26 April 2021 (being the latest practicable date prior to the publication of this document) the Company's issued share capital comprised 148,164,670 Ordinary shares of 25p each and 5,513,265 treasury shares. Each Ordinary share carries the right to one vote at a general meeting of the Company and, therefore, the total number of voting rights in the Company as at 26 April 2021 was 148,164,670.
- (xi) Any person holding 3% or more of the total voting rights of the Company who appoints a person other than the Chairman of the meeting as his/her proxy will need to ensure that both he/she and his/her proxy complies with their respective disclosure obligations under the UK Disclosure Guidance and Transparency Rules.

Notice of Annual General Meeting Continued

- (xii) A person to whom this notice is sent who is a person nominated under Section 146 of the Companies Act 2006 to enjoy information rights (a "Nominated Person") may, under an agreement between him/her and the shareholder by whom he/she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the meeting. If a Nominated Person has no such proxy appointment right or does not wish to exercise it, he/she may, under any such agreement, have a right to give instructions to the shareholder as to the exercise of voting rights. The statements of the rights of members in relation to the appointment of proxies in notes (i) to (iii) above do not apply to a Nominated Person. The rights described in those notes can only be exercised by registered members of the Company.
- (xiii) Biographical details of the Directors standing for election and re-election are set out on pages 40 to 42 of this report.
- (xiv) Members who have general queries about the Annual General Meeting should contact the Company Secretary in writing. Members are advised that any telephone number, website or email address which may be set out in this notice of Annual General Meeting or in any related documents (including the proxy form) is not to be used for the purposes of serving information or documents on, or otherwise communicating with, the Company for any purposes other than those expressly stated.
- (xv) Members should note that, it is possible that, pursuant to requests made by members of the Company under Section 527 of the Companies Act 2006, the Company may be required to publish on a website a statement setting out any matter relating to the audit of the Company's accounts (including the auditor's report and the conduct of the audit) that are to be laid before the meeting or any circumstances connected with an auditor of the Company ceasing to hold office since the previous meeting at which annual accounts and reports were laid in accordance with Section 437 of the Companies Act 2006. The Company may not require the members requesting any such website publication to pay its expenses in complying with Sections 527 or 528 of the Companies Act 2006. Where the Company is required to place a statement on a website under Section 527 of the Companies Act 2006, it must forward the statement to the Company's auditor no later than the time when it makes the statement available on the website. The business which may be dealt with at the meeting includes any statement that the Company has been required under Section 527 of the Companies Act 2006 to publish on a website.
- (xvi) No Director has a service contract with the Company. Copies of the Directors' letters of appointment are available for inspection on any day (except Saturdays, Sundays and public holidays in England and Wales) from the date of this notice until the date of the meeting during usual business hours at the Company's registered office and for 15 minutes prior to, and at, the meeting.
- (xvii) Information regarding the Annual General Meeting is available from the Company's website, dunedinincomegrowth.co.uk.
- (xviii) Pursuant to Section 319A of the Companies Act 2006, any shareholder has the right to put questions at the meeting relating to business being dealt with at the meeting.
- (xix) Given the risks posed by the spread of the Covid-19 virus and in accordance with the provisions of the Articles of Association and Government guidance, the Annual General Meeting will be functional only and physical attendance at the meeting may not be possible. If the law or Government guidance so requires at the time of the meeting, the Chairman will limit, in his sole discretion, the number of individuals in attendance at the meeting. If restrictions are in place at the time of the meeting, such attendance will be limited to two persons. Should the Government measures be relaxed by the time of the meeting, the Company may still impose entry restrictions on certain persons wishing to attend the Annual General Meeting in order to ensure the safety of those attending the meeting.

Strategi

Contact Addresses

Directors

David Barron (Chairman) Jasper Judd Christine Montgomery Elisabeth Scott

Howard Williams

Registered Office & Company Secretary

Aberdeen Asset Management PLC 1 George Street Edinburgh EH2 2LL

Alternative Investment Fund Manager

Aberdeen Standard Fund Managers Limited Bow Bells House 1 Bread Street London EC4M 9HH

Investment Manager

Aberdeen Asset Managers Limited 1 George Street Edinburgh EH2 2LL

Aberdeen Standard Customer Services Department, Children's Plan, Share Plan and ISA Enquiries

Aberdeen Standard Investment Trusts PO Box 11020 Chelmsford Essex CM99 2DB

Freephone: 0808 500 0040

(open Monday to Friday, 9.00 a.m. to 5.00 p.m., excluding public

holidays in England and Wales)

Email: inv.trusts@aberdeenstandard.com

Company Registration Number

SC000881 (Scotland)

Website

dunedinincomegrowth.co.uk

Registrar

Equiniti Limited
Aspect House
Spencer Road
Lancing
West Sussex BN99 6DA

Shareholder Helpline: 0371 384 2441*

(*Lines open 8.30 a.m. to 5.30 p.m., Monday to Friday excluding public holidays in England and Wales. Charges for calling telephone numbers starting with '03' are determined by the caller's service provider.)

Overseas helpline number: +44 (0)121 415 7047

Depositary

The Bank of New York Mellon (International) Limited 1 Canada Square London E14 5AL

Stockbroker

JPMorgan Cazenove 25 Bank Street Canary Wharf London E14 5JP

Auditor

Deloitte LLP Saltire Court 20 Castle Terrace Edinburgh EH1 2DB

United States Internal Revenue Service FATCA Registration Number ("GIIN")

CJ1DH9.99999.SL.826

Legal Entity Identifier ("LEI")

549300PPXLZPR5JTL763



