

European Smaller Companies Trust plc

The investment objective of **Montanaro European Smaller Companies Trust plc** (the 'Company') is to achieve capital growth by investing principally in Continental European quoted smaller companies.

The Company's benchmark index is the MSCI Europe ex-UK SmallCap Index (in sterling terms).

The Company was launched in May 1981. Its current objective and investment policy were adopted in September 2006. Its Ordinary Shares are listed on the Main Market of the London Stock Exchange.

The Company conducts its affairs so that its Ordinary Shares can be recommended by IFAs to ordinary retail investors in accordance with the FCA's rules relating to non-mainstream investment products and intends to continue to do so.

Contents

Highlights

Chairman's Statement	2
Manager's Report	4
Twenty Largest Holdings	8
Business Model and Strategy	10
Directors' Duties	16
Board of Directors	20
Governance Report	
Directors' Report	21
Corporate Governance Statement	27
	30
Report of the Audit Committee	34
Report of the Audit Committee Directors' Remuneration Report	34
_ `	34

Financial Report	
Independent Auditor's Report	38
Statement of Comprehensive	
Income	44
Balance Sheet	45
Statement of Changes in Equity	46
Cash Flow Statement	47
Notes to the Financial Statements	48
AIFM Disclosures	61
Shareholder Information	62
Alternative Performance Measures	64
Glossary of Terms	66
Notice of Annual General Meeting	68
Appendix 1 – Articles of Association	76
Appendix 2 – Sub-division of shares	77
Advisers	79

This document is important and refers to certain matters on which voting action is required. Shareholders who are in any doubt as to what action to take should consult an appropriate independent adviser immediately.

If any shareholder has sold or transferred all their shares in the Company, he or she should pass this document to the purchaser or transferee or to the person through whom the transfer or sale was effected for onward transmission to the transferee or purchaser.

Highlights
for the year ended 31 March 2021

Performance

Capital Returns%(1)	1 year	3 year	5 year	10 year	MAM*
Ordinary share price	83.0	101.3	198.1	244.8	404.4
Net Asset Value ('NAV') per Ordinary share**	66.1	76.5	149.6	195.3	364.9
Benchmark (Composite)(2)**	55.6	23.9	70.9	122.9	245.5

Total Returns%(1)	1 year	3 year	5 year	10 year	MAM*
Ordinary share price	84.2	106.4	213.0	287.4	506.8
NAV per Ordinary share**	67.2	80.6	161.1	229.1	448.3
Benchmark (Composite)(2)**	57.9	30.6	86.9	168.1	276.8

Sources: Morningstar Direct, Association of Investment Companies ('AIC'), MAM.

	As at 31 March 2021	As at 31 March 2020	12 month % change
Ordinary share price	1,610.0p	880.0p	83.0
NAV per Ordinary share**	1,589.0p	956.9p	66.1
Premium/(discount) to NAV ⁽¹⁾	1.3%	(8.0%)	
Gross assets** (£'000s)	284,560	168,932	68.4
Net assets** (£'000s)	276,065	160,123	72.4
Market capitalisation** (£'000s)	279,709	147,253	90.0
Net gearing employed ⁽¹⁾	2.4%	5.8%	

	Year ended 31 March 2021	Year ended 31 March 2020	12 month % change
Revenue return per Ordinary share	3.1p	11.9p	(73.9)
Dividend per Ordinary share	9.25p	9.25p	0.0
Ongoing charges ⁽¹⁾	1.2%	1.2%	
Portfolio turnover**	22%	14%	

^{*} From 5 September 2006, when Montanaro Asset Management ('MAM') were appointed as Investment Manager. ** Details provided in the glossary on pages 66 and 67.

⁽¹⁾ Refer to Alternative Performance Measures on pages 64 and 65.
(2) From 5 September 2006, the benchmark was the MSCI Europe SmallCap Index. The benchmark was changed on 1 June 2009 to the MSCI Europe ex-UK SmallCap Index (in sterling terms).

Chairman's Statement for the year ended 31 March 2021



Results

In a time of extraordinary difficulty and indeed crisis for people around the world, investors in European smaller companies could not have faced a more contradictory outcome. The MSCI Europe (ex-UK) Small Cap Index (in Sterling terms) rose by 55.6% for the financial year ended 31 March 2021. In comparison, the Net Asset Value ("NAV") of your Company rose by 66.1% to 1,589.0p per share. Shareholders benefitted as the discount of 8% moved to a premium of 1.3%. As a result, the share price of the Company provided a return of 83.0%.

Over the medium and longer term, performance has been exceptional. Once again, your Trust was ranked 1st amongst all European investment trusts over 3 years and 5 years. Since the appointment of Montanaro Asset Management Limited ("Montanaro") in September 2006, the NAV per share has provided a total return of 448%, compared with 277% for the benchmark index. A review of the investment philosophy, process, and a further analysis of performance are set out in the Manager's Report together with more detail on some of the businesses in which the Company is invested.

Earnings and Dividends

In the 2020 Annual Report, we highlighted that it was likely that income from your investee companies would decline from the high levels seen in the previous year. This has proved to be the case given the impacts of the Covid-19 pandemic as well

as political pressure to limit distributions in light of the government support schemes that were put in place. Revenue earnings per share for the period were 3.1p (2020: 11.9p).

Despite this reduction in income, we remain confident about the long-term prospects of your investee companies. In addition, the Company holds substantial revenue reserves which are available for distribution to smooth short-term income volatility.

An interim dividend of 2p per share was paid on 4 January 2021. The Board recommends the payment of a final dividend of 7.25p per share payable on 15 September 2021 to shareholders on the register on 13 August 2021. Subject to shareholder approval, this would bring the total dividends for the year to 9.25p per share, which is unchanged from the previous year.

Borrowings

The Board, in discussion with the Manager, regularly reviews the gearing strategy of the Company and approves the arrangement of any gearing facility. Gearing increases (or decreases) the returns from underlying profits or losses generated by the investment portfolio.

The Board has set a maximum limit on borrowing (net of cash) of 30% of shareholders' funds at the time of borrowing. At the end of the fiscal year, the Company had borrowings (net of cash) of 2.4% compared to 5.8% at the beginning of the year. The Company currently has

borrowings in the form of a \leq 10 million fixed rate loan and a \leq 15 million revolving credit facility, both of which are due to mature on 13 September 2023.

The Board

The Board consists solely of independent Non-Executive Directors with a good balance of skills, experience, diversity and knowledge of the Company and its business.

We are fortunate to have welcomed Gordon Neilly to the Board in September 2020. Gordon has a wealth of experience and expertise in investment management and specifically investment trusts. He is already making an important contribution to Board discussions.

Following Gordon's appointment, Merryn Somerset Webb retired from the Board at the end of the calendar year after 9 years of service. I would like to thank Merryn for her outstanding contribution and commitment to the Board.

Treasury Shares

During the year, the Company issued 640,000 shares from treasury. 75,000 shares remained in treasury as of 31 March 2021. Since then, a further 25,000 shares have been issued from treasury, leaving 50,000 shares remaining in treasury. The Board's stated treasury shares policy is included in the Annual Report and Accounts. The Board will seek to renew the Company's share buyback and share issuance authorities at the forthcoming Annual General Meeting.

Proposed sub-division of the Company's Share Capital

The Board is proposing to implement a sub-division of the Company's share capital. This may increase the attractiveness of the Company's shares to potential investors and increase the liquidity in the market for the Company's shares.

The Directors are recommending a ten for one share split which will increase the number of ordinary shares in issue by a factor of ten. Of course, this will not affect the overall value of the Company.

Based on the closing share price of 1,610 pence per share as at 31 March 2021, each shareholder will receive ten new shares for every one ordinary share previously held and the new shares would be expected to trade at 161 pence per share. The market price of the shares, both before and after completion of the proposed sub-division, will vary depending on market conditions at the time. The proposed sub-division of the Company's share capital is subject to shareholder approval at the Annual General Meeting.

Further information on the proposed sub-division can be found on page 26 and on pages 77 and 78.

Management Fee Arrangements

The Company has grown strongly since Montanaro were appointed as the Company's Manager in 2006. Montanaro have also invested significantly in their research capabilities over this time. As the Company increases in size, the Board and the Manager are keen to ensure that shareholders benefit from the ensuing economies of scale.

In consultation with the Manager, the Board is pleased to announce that, with effect from 1 April 2021, the management fee rate will decrease as the market capitalisation of the Company increases, as detailed on page 22. The Board believes that this new tiered approach will ensure that shareholders benefit from a competitive fee structure.

Coronavirus Pandemic

Since the end of February 2020, global financial markets have seen considerable disruption due to the rapid spread of Covid-19. All the Company's service providers have enacted their respective business continuity plans and continue to operate normally.

Annual General Meeting

The Board currently expects that the AGM will be held at the offices of Montanaro Asset Management Limited, 53 Threadneedle Street, London EC2R 8AR, on 9 September 2021 at 12.30pm.

Due to the ongoing uncertainty around COVID-related restrictions imposed by the Government, this is subject to possible change. Shareholders will be advised of any planned changes via the Company's website and the London Stock Exchange, where applicable.

Given the above, we recommend that all shareholders vote by proxy in advance of the AGM, appointing me, as the Chair of the meeting, as their proxy. I urge you to submit your proxy votes in good time for the meeting. Further details of this year's AGM, including information on how to vote, can be found on pages 68 to 78.

Arrangements are being made to enable shareholders to see the presentation which will be given by the Investment Manager at the AGM. This is being done in the event that the AGM might not be able to proceed in person, to ensure that all shareholders have the chance to see the update and engage with the Company. The presentation will be filmed and published at www.montanaro.co.uk/trust/mesct in advance of the AGM. Should you wish to ask the Board or the Investment Manager any questions, we request that you do so by either email to: MESCT@linkgroup.co.uk, or by post, by writing to: The Company Secretary, Link Company Matters Limited, 6th floor, 65 Gresham St, London EC2V 7NQ. Those questions which are submitted before Friday 3 September 2021 will be answered ahead of the AGM, and we will endeavour to answer any questions subsequently received as soon as possible.

Outlook

The last couple of years have shown how hard it is to predict the future. The Montanaro team avoids trying to forecast macroeconomic developments, preferring instead to focus on the fundamentals of your individual investee companies: Do they have structural growth prospects? Are they high quality businesses? Are they run by honest and hardworking management teams? Can they thrive when times are good yet withstand unexpected shocks?

This approach works particularly well when levels of uncertainty are high and, we believe, over time horizons that are long enough to allow the effect of high returns and growth to compound. However, there are times when such a "quality growth" style falls out of favour. This has historically been the case when there has been a rapid improvement in economic growth prospects or when the consensus perception is that risks are falling, often at the end of a Bear Market. In such periods, "a rising tide lifts all boats" meaning that high quality, structural growth companies can underperform. We have seen this a few times over recent decades and we did so again in the months following the announcements of successful vaccine trial results last year.

Montanaro believes timing such shifts accurately to be almost impossible and thus prefers to stick to high quality, growing companies for the long term. It is notable that a large number of companies in the portfolio are today worth many times their original cost. We believe this demonstrates that the long term success the Company has enjoyed is primarily due to good stock picking rather than shorter term style or economic cycles. It is this unwavering approach that has delivered the strong absolute and relative returns since Montanaro were appointed and which enables us to look forward to the future with confidence.

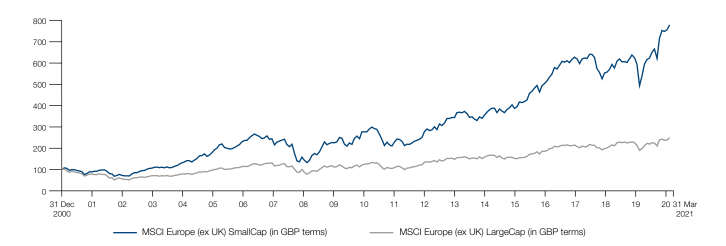
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Chairman 17 June 2021

Manager's Report

Continental European Small v. LargeCap

(MSCI Europe ex UK SmallCap v. LargeCap indices, Net TR) (rebased to 100 from 31 December 2000)



The Attractions of Quoted European Smaller Companies ('SmallCap')

The key attraction of investing in smaller companies is their long-term record of delivering higher returns to investors than large companies. In the UK, over the last 66 years, this has amounted to an average of 3.4% per annum ("the SmallCap Effect"). £1 invested in UK large companies in 1954 would now be worth £1,030 whereas the same £1 invested in smaller companies would now be worth over £7,900 – more than 7 times more.

We have less comprehensive data on Europe – it only goes back to 2000. However, this suggests that the SmallCap Effect is even more pronounced on the Continent: as the chart above illustrates, European "small" companies have outperformed by over 6% per annum.

The market for European smaller companies is inefficient. While some large companies are analysed by more than 50 brokers, many smaller companies in Europe have little or no coverage at all. This makes it easier for those with a high level of internal resources to identify attractive, undervalued investment opportunities

that are undiscovered by the wider investing community. This in turn makes it possible to deliver long-term performance over and above that of the benchmark.

Montanaro

Montanaro was established in 1991. We have one of the largest and most experienced specialist teams in the UK dedicated exclusively to researching and investing in quoted small companies. Our team of 35 includes ten nationalities, which gives us the breadth of resources to conduct thorough in-house research.

At 31 March 2021, we were looking after almost £4 billion of assets.

Investment Philosophy and Approach

We specialise in researching and investing in quoted small companies.

We have a disciplined, two-stage investment process. Firstly, we identify "good businesses" within our investable universe. In the second stage, we determine the intrinsic value of each company to ensure they will make a "good investment" (the two are not always the same). When we consider that we have identified a good company, it must pass our stringent quality and

ESG checklists and be approved by our Investment Committee before it can be added to the "Approved List". ESG has been integrated into our disciplined investment process for almost two decades. Only the most attractive companies make it on to the Approved List and it is from these that we construct your portfolio.

We have an in-house team of eleven analysts who are sector specialists. Utilising their industry knowledge and a range of proprietary screens, they are continually searching for new ideas. With around 4,000 companies to choose from, we are spoiled for choice.

We look for high quality companies in markets that are growing. They must be profitable; have good and experienced management; deliver sustainably high returns on capital employed; enjoy high and ideally growing profit margins reflecting pricing power and a strong market position; and provide goods and services that are in demand and likely to remain so.

We prefer companies that can deliver self-funded organic growth and remain focused on their core areas of expertise, rather than businesses that spend a lot of time on acquisitions. Conversely, we avoid those with stretched balance sheets; poor free cash flow generation; incomprehensible or heavily adjusted accounts; unproven or unreliable management; or that face structurally challenged business models with stiff competition.

We believe that a deep understanding of a company's business model and the way it is managed are essential. In normal circumstances, we visit our investee companies on a regular basis, although this has not been possible during the pandemic. We are looking forward to these visits resuming, although it is worth stating that company access during the year has remained excellent: you get a different perspective talking to a CEO while they sit at home rather than in the formal setting of a board room.

Management's past track record is examined in detail as we seek to understand their goals and aspirations. In smaller companies, the decisions of the entrepreneurial management can make or break a company (which is why meeting them is so important). We look closely at the board structure; the level of insider ownership; and examine remuneration and corporate governance policies.

Once a company has been added to the portfolio, our team conducts ongoing analysis. We will sell a holding if we believe that the company's underlying quality is deteriorating or if there has been a fundamental change to the investment case or management.

In summary, we invest in well managed, high quality, growing companies bought at sensible valuations. We keep turnover and transaction costs low and follow our companies closely over many years. We would rather pay more for a higher quality, more predictable company that can be valued with greater certainty. Finally, we align our interests with our investors by investing meaningful amounts of our own money alongside yours. We are significant shareholders in the Trust.

Environmental, Social and Governance ("ESG")

Montanaro became a B Corporation in June 2019. "B Corps" are businesses that meet the highest standard of verified social and environmental performance, public transparency and legal accountability to balance profit and purpose. We also joined the "Net Zero Asset Managers Initiative" in early 2021, further cementing our commitment to achieving "net zero carbon" for our business.

As part of our due diligence work, we place a great deal of emphasis on Ethical and ESG factors. We work closely with our companies to encourage sustainable business practices, which we believe play an integral part in the creation of long-term shareholder value.

Montanaro believes there is a clear correlation between how well a business fares on Environmental, Social and Corporate Governance grounds and the value it creates for its shareholders. Therefore, ESG considerations form an integral part of our assessment of a company's "Quality" and are fully integrated into our investment process. All the ESG research is done in-house by our Analysts.

In addition, we engage with companies in an effort to improve corporate behaviour. As responsible shareholders, we believe that it is our duty to engage with our investee companies. In our experience, active and constructive engagement can help to foster positive long-term change in the way businesses are run.

We do not invest in companies that generate a significant proportion of sales from products with negative societal impact such as tobacco, gambling, armaments, alcohol, high-interest-rate lending and fossil fuels. Similarly, we do not invest in companies that conduct animal testing, unless it is required by law for healthcare or regulatory purposes. With the "sustainability" trend a growing feature of the investment landscape, we believe that we are ahead of the curve. In SmallCap, it is particularly important to

engage with companies to influence the impact they have on the world. Our high level of in-house resources makes this possible and we recently hired an ESG & Impact Specialist to support the work of our Investment Team.

We conducted a number of engagements with our investee companies during the year. This included discussing the use of single-use plastics in Sartorius Stedim's product suite. The CEO, Dr Joachim Kreuzburg, explained that Sartorius want to be pioneers by only developing products where the environmental and health benefits align, strengthening our conviction in the value-led proposition of its offering. We were also encouraged to hear that the Chief Technology Officer is leading a plastics working group to reduce plastic consumption across the business. We also discussed climate change with a number of our companies as we encouraged them to set ambitious environmental targets. We were delighted that after our engagement, Thule signed up to the Science Based Targets Initiative, a publicly defined climate related goal that supports the aims of The Paris Agreement on Climate Change.

How to invest

We have invested a great deal of time to make the Trust readily available to all investors. We have continued to grow our presence across the UK's investment platforms and are delighted to see a steady increase, year after year, in the Trust's retail following. Together with the Board, we have appointed Marten & Co to provide sponsored research – you can find the initiation report published in March 2019 here: https://www.montanaro.co.uk/mesctquality-business/ and an update report published in October 2020 here: https:// quoteddata.com/research/montanaroeuropean-smaller-companies-trustimpressive-returns-difficult-market-mc/

For further details about how to invest, please refer to the website: https://www.montanaro.co.uk/trust/mesct

Manager's Report continued

The Portfolio

At 31 March 2021, the portfolio consisted of 55 companies of which the top ten holdings represented 33% of the investment portfolio. Sector and country distribution within the portfolio is driven by stock selection. Although weightings relative to the market are monitored, overweight and underweight positions are held based on where the greatest value and upside are perceived to be.

Performance Attribution

The year to 31 March 2021 saw some strong performances from our largest investments.

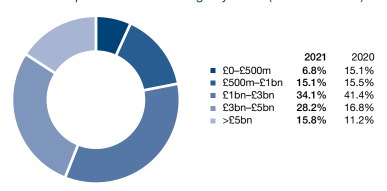
Fortnox provides cloud-based accounting systems to companies in Sweden. The company delivered yet another year of exceptional growth and margin expansion. In addition, the stock received research coverage from the sell-side for the first time, which may have helped bring it to the attention of the wider investment community – albeit a number of years after our in-house team had identified it as an attractive company.

Avanza is the leading online savings and investments platform in Sweden. The company had an extraordinary year with both new customers and transactions per customer rising significantly.

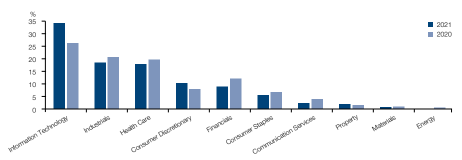
Combined with operating leverage, this caused earnings per share to almost triple in 2020.

MIPS sells a patented insert for helmets which protects against rotational motion. The company persuaded more manufacturers to include MIPS in their helmets last year while existing customers expanded the inclusion of MIPS into a wider range of models. A tougher market in winter sports was more than offset by booming demand for cycle helmet products as more people took up cycling, driving significant growth for the group.

Market Capitalisation of Holdings by Value (31 March 2021)

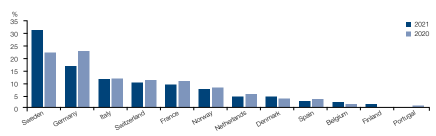


Sector Distribution (31 March 2021)



Source: Montanaro Asset Management Limited

Geographical Analysis (31 March 2021)



Source: Montanaro Asset Management Limited

The year was such a strong one for European equities that some of the largest detractors to our relative performance were companies whose shares rose in the period, but not by as much as the market:

CTS Eventim is the market leading ticketing company in Europe. The company endured a torrid year as the lack of concerts meant ticket sales disappeared almost entirely. We do not believe this will be a "new normal" and expect concert attendance to rebound when restrictions on travel and gatherings are removed. Moreover, thanks to the strong balance sheet, we expect CTS to emerge in a strong competitive position and potentially to take market share from weaker competitors.

VZ Holding is a Swiss independent financial consultant and wealth manager. The company delivered a characteristically strong fundamental performance during the year, but the shares failed to keep up with the market as a whole despite rising in absolute terms.

Belimo develops and manufactures electrical motorised control devices (actuators) for air and water applications. The company's revenues and profits declined slightly on an underlying basis as the disruptive effects of the Covid-19 pandemic were combined with currency headwinds. We do not consider these issues to be structural in nature.

Portfolio Changes

We try to keep portfolio turnover as low as possible. Nevertheless, we typically make a few changes each year as we identify new ideas that we think will provide stronger long-term returns than existing holdings. Companies that become too large, are acquired or where the investment case deteriorates are also replaced with new ideas from our Approved List.

In the year to 31 March 2021, we exited positions in companies including Industria Macchine Automatiche (IMA), the developer of packaging equipment which received an offer to be taken private at a significant premium to the share price immediately ahead of the announcement. Nemetschek, which develops software for the architecture, engineering and construction industry was sold on valuation grounds in light of our belief that the company needs additional investment to integrate its variety of different products into a unified suite. Intertrust, the provider of trust and corporate services, was sold following a management change and evidence of an increasingly competitive environment.

New additions to the portfolio included **Invisio**, which develop high end communication systems and **Endor**, which makes racing simulation hardware for gaming under its FANATEC brand.

Gearing

The Alternative Investment Fund Manager ("AIFM"), in consultation with the Board, is responsible for determining the net gearing level of the Company. The company ended the fiscal year with gearing of 2.4% (31 March 2020: 5.8%).

MONTANARO ASSET MANAGEMENT LIMITED

17 June 2021

Twenty Largest Holdings

as at 31 March 2021

1. Fortnox

is Sweden's leading provider of cloudbased applications for accounting, invoicing and payroll administration.

2. Sartorius Stedim

is a world leading supplier of equipment and technologies used to produce biopharmaceuticals.

3. MIPS

develops patented inserts for helmets, which protect against rotational motion.

4. NCAB

is a global full-service supplier of printed circuit boards (PCBs).

5. Thule

is a global market leader of niche products and solutions for outdoor activities, including equipment such as bike racks and roof boxes for vehicles.

6. Esker

offers a cloud-based platform that allows companies to digitise and automate their accounts payable and receivable processes.

7. Atoss Software

develops and sells workforce management software in Europe.

8. Avanza

is Sweden's leading online savings and investment platform.

9. IMCD

is one of the world's largest speciality chemical distributors.

10. Gruppo Mutuionline

operates a number of online comparison websites and offers business process outsourcing services in Italy.

11. MTU Aero Engines

manufactures and maintains aircraft engines and components.

12. VZ Holding

is a Swiss independent financial consultant and wealth manager.

13. Tecan

develops automated instruments and solutions that are used in laboratories.

14. Vitrolife

is the leading global supplier of media, consumables and equipment for use in IVF treatment.

15. CTS Eventim

is the market leading ticketing company in Europe, providing an online platform from which to sell tickets to a range of events such as operas and pop concerts.

16. SimCorp

provides integrated investment management software solutions to the world's leading asset managers.

17. Amadeus FiRe

is a leading personnel service company in Germany, with integrated training and further education offerings.

18. Melexis

is a leading designer of sensors, with a particular focus on automotive applications.

19. Kitron

is a leading Scandinavian Electronic Manufacturing Services (EMS) company.

20. Atea

is the market leading provider of IT infrastructure in the Nordic and Baltic regions.

Holding	Country	31 March 2021 Value £'000	31 March 2020 Value £'000	31 March 2021 % of investment portfolio	31 March 2021 % of net assets	31 March 2021 Market cap £m
Fortnox	Sweden	12,818	7,312	4.5	4.6	23,657
Sartorius Stedim	France	11,963	7,275	4.2	4.3	32,355
MIPS	Sweden	10,451	5,930	3.7	3.8	16,456
NCAB	Sweden	10,039	3,262	3.6	3.6	5,812
Thule	Sweden	9,438	3,138	3.3	3.4	39,566
Esker	France	9,335	4,499	3.3	3.4	1,161
Atoss Software	Germany	8,180	3,476	2.9	3.0	1,272
Avanza	Sweden	7,514	3,348	2.7	2.7	42,065
IMCD	Netherlands	7,068	3,433	2.5	2.6	6,753
Gruppo Mutuionline	Italy	6,894	2,006	2.4	2.5	1,798
MTU Aero Engines	Germany	6,861	4,103	2.4	2.5	10,749
VZ Holding	Switzerland	6,759	6,016	2.4	2.4	3,120
Tecan	Switzerland	6,452	4,831	2.3	2.3	5,009
Vitrolife	Sweden	6,375	2,317	2.3	2.3	27,745
CTS Eventim	Germany	6,342	5,637	2.2	2.3	4,763
SimCorp	Denmark	5,852	4,387	2.1	2.1	31,833
Amadeus FiRe	Germany	5,830	_	2.1	2.1	711
Melexis	Belgium	5,751	2,131	2.0	2.1	3,636
Kitron	Norway	5,581	1,972	2.0	2.0	3,922
Atea	Norway	5,558	3,045	2.0	2.0	16,011
Twenty Largest Holdings		155,061		54.9	56.0	

A full portfolio and sub-sector listing is available on request from the Manager.

Business Model and Strategy

Our objective is to achieve capital growth for our shareholders by investing principally in Continental European quoted smaller companies. We seek to invest in well managed, high quality, growth companies. We keep portfolio turnover low and follow our companies closely over many years.

INTRODUCTION

The Company carries on business as an investment trust. Its Ordinary Shares are traded on the Main Market of the London Stock Exchange. The Company has no employees but contracts investment management and administration to appropriate external service providers, who are subject to oversight by the Board of Directors. The principal service providers during the year were:

- Montanaro Asset Management Limited ('Montanaro' or the 'Manager'), which was appointed as Investment Manager on 5 September 2006 and the Company's AIFM on 22 July 2014.
- Link Alternative Fund Administrators Limited, which provided fund administration services during the year.
- Link Company Matters Limited, which provided company secretarial services during the year.
- Equiniti Limited which provided registrar services during the year.
- Bank of New York Mellon (International) Limited which provided depositary services during the year.

BOARD OF DIRECTORS

The Board of Directors is responsible for the overall stewardship of the Company, including investment and dividend policies, gearing, corporate strategy, corporate governance and risk management. Biographical details of the Directors, all of whom are independent and non-executive, can be found on page 20. The Board consists of two male Directors and one female Director.

The Directors have considered their duties under section 172 of the Companies Act 2006 in promoting the success of the Company for the benefit of stakeholders and further detail on this can be found on pages 16 to 19. An important responsibility is the annual evaluation and appointment of the Manager, which also acts as the Alternative Investment Fund Manager ('AIFM'). The outcome of the evaluation in the current year is set out on page 22.

THE MANAGER

Established in 1991, Montanaro is a highly experienced specialist investor in quoted smaller companies. It has one of the largest teams in the UK researching and investing exclusively in quoted smaller companies and currently manages almost $\mathfrak L4$ billion, mainly on behalf of leading financial institutions. Montanaro's investment philosophy and approach is set out in the Manager's Report on pages 4 and 5.

INVESTMENT STRATEGY

The Company's investment strategy is set out in its objective and investment policy as set out below.

Objective

The Company's objective is to achieve capital growth by investing principally in Continental European quoted smaller companies. The Company's benchmark index is the MSCI Europe ex-UK SmallCap Index (in Sterling terms).

Investment Policy

The Company invests principally in quoted smaller companies within the European Union, Norway and Switzerland (but is not restricted from investing in smaller companies quoted on other European stock exchanges). In addition, the Company may invest in:

- Companies listed on non-European stock exchanges that derive significant revenues or profits from Europe;
- European securities, such as global depositary receipts, listed on other international stock exchanges; and
- Debt issued by European governments or denominated in European currencies.

The Company's investment policy is flexible, enabling it to invest in all types of securities of companies, including (but not limited to) equities, preference shares, debt, convertible securities, warrants and other equity-related securities. The Company may also invest, where appropriate, in open-ended collective investment schemes and closed-ended funds that invest in Europe. It is not intended that the Company will acquire securities that are unquoted or unlisted at the time of investment (with the exception of securities which are about to be listed or traded on a stock exchange). However, the Company may continue to hold securities that cease to be quoted or listed if the Manager considers this to be appropriate.

Investment risk is diffused through holding a range of securities in different countries and industry sectors. Investments are not limited as to country or sector basis weightings, but no investment in the portfolio may exceed 10% of the Company's total assets at the time of investment. The Company may invest in derivatives, financial instruments, money market instruments and currencies solely for the purpose of efficient portfolio management (i.e. solely for the purpose of reducing, transferring or eliminating investment risk in the Company's investments, including any technique or instrument used to provide protection against currency and credit risks).

The Company borrows funds for investment to enhance returns over the long-term and may borrow in Sterling, Euros or other currencies. The Board has set a maximum limit on borrowing, net of cash, of 30% of shareholders' funds at the time of borrowing.

The Company's portfolio will normally be fully invested. However, during periods in which changes in economic conditions or other factors so warrant, the Company may reduce its exposure to securities and increase its position in cash and money market instruments. The Company will not invest more than 10%, in aggregate, of the value of its total assets at the time of investment in other investment trusts or investment companies admitted to the Official List of the UK Listing Authority.

INVESTMENT OF ASSETS

At each Board Meeting, the Board receives a detailed presentation from the Manager together with a comprehensive analysis of the performance of the Company and confirmation of compliance with investment restrictions during the reporting period. An analysis of how the portfolio was invested as at 31 March 2021 is contained in the Manager's Report on pages 6 and 7 and the 20 largest holdings are shown on pages 8 and 9.

PRINCIPAL AND EMERGING RISKS

The Company's principal and emerging risks are set out in detail on pages 12 to 14.

REVIEW OF PERFORMANCE AND OUTLOOK

The Company's performance in meeting its objectives is measured against key performance indicators ('KPIs') as set out on page 11. Reviews of the Company's returns during the financial year, the position of the Company at the year end, and the outlook for the coming year are contained in the Chairman's Statement on pages 2 and 3 and the Manager's Report on pages 4 to 7, both of which form part of this Strategic Report.

DIVIDEND POLICY

The Company's primary aim is to deliver capital growth to its shareholders, rather than dividend income. In determining dividend payments, the Board takes account of income forecasts, brought forward revenue reserves, the Company's dividend payment record and the Corporation Tax rules governing investment trust status. These rules determine the minimum level of dividend which must be paid in order to comply with Section 1158 of the Corporation Tax Act 2010 in respect of the retention of distributable income. Dividends can also be paid from the Capital Reserve from any surplus arising from the realisation of any investment. The Company has revenue reserves which underpin any short-term reduction in dividend income.

TAXATION POLICY

The Company complies at all times with Section 1158 of the Corporation Tax Act 2010 ("Section 1158") such that it does not suffer UK Corporation Tax on capital gains; and ensures that it submits correct taxation returns annually to HMRC and settles promptly any taxation due.

The Board is fully committed to complying with applicable legislation and statutory guidelines, including the UK's Criminal Finances Act 2017, designed to prevent tax evasion in the jurisdictions in which the Company operates.

BOARD DIVERSITY

Diversity is an important consideration in ensuring that the Board and its committees have the right balance of skills, experience, independence and knowledge necessary to discharge their responsibilities. The Board is composed solely of non-executive Directors and has 33% female representation. The Board's approach to the appointment of non-executive Directors is based on its belief in the benefits of having a diverse range of experience, skills, length of service and backgrounds. The Board therefore continues to consider that it would be inappropriate to set a target and will always appoint the best person for the job based on merit, and will not discriminate on the grounds of gender, race, ethnicity, religion, sexual orientation, age, physical ability or social background. The right blend of perspective is critical to ensuring an effective Board and successful company.

KEY PERFORMANCE INDICATORS

The Board recognises that it is long-term share price returns that are most important to the Company's shareholders. They are largely driven by competitive portfolio returns and by keeping down the level of both the discount and ongoing charges.

The Board uses a number of key performance indicators to assess the Company's success in pursuing its objectives.

They are as follows:

- Capital and total return NAV and share price returns, both absolute and against the benchmark;
- Premium/Discount of share price to NAV per share;
- Gearing; and
- Ongoing charges.

The NAV and share price returns against the benchmark index for the one, three, five and ten year periods ended 31 March 2021 and for the period since Montanaro Asset Management Limited ('MAM') were appointed as Investment Manager are shown on page 1. The historic discount and ongoing charges figures are included in the Historic Record below.

The Company's performance for the year against the key performance indicators, together with the outlook for the coming year, is reported within the Highlights on page 1, the Chairman's Statement on pages 2 and 3 and the Manager's Report on pages 4 to 7.

Business Model and Strategy continued

HISTORIC RECORD

	Net assets £'000s	NAV per share	Ordinary Share price	Premium/ (Discount) ¹	Dividends per share	Ongoing Charges***
5 September 2006*	60,022	344.0p	322.0p	(6.4%)	n/a	1.6%
31 March 2007	74,447	426.7p	404.0p	(5.3%)	4.00p	1.8%
31 March 2008	69,061	401.6p	340.0p	(15.3%)	4.00p	1.8%
31 March 2009	42,653	257.4p	220.8p	(14.2%)	7.33p**	1.6%
31 March 2010	71,059	428.8p	373.0p	(13.0%)	4.50p	1.7%
31 March 2011	88,837	536.0p	467.0p	(12.9%)	4.50p	1.6%
31 March 2012	81,278	471.6p	405.0p	(14.1%)	5.50p	1.5%
31 March 2013	93,009	559.2p	519.3p	(7.1%)	6.75p	1.5%
31 March 2014	98,683	593.3p	540.0p	(9.0%)	7.00p	1.5%
31 March 2015	95,751	572.2p	515.0p	(10.0%)	7.50p	1.5%
31 March 2016	106,418	636.0p	540.0p	(15.1%)	7.50p	1.4%
31 March 2017	136,050	813.1p	695.0p	(14.5%)	8.25p	1.2%
31 March 2018	150,776	901.1p	800.0p	(11.2%)	8.50p	1.2%
31 March 2019	169,141	1,010.8p	890.0p	(12.0%)	9.00p	1.2%
31 March 2020	160,123	956.9p	880.0p	(8.0%)	9.25p	1.2%
31 March 2021	276,065	1,589.0p	1,610.0p	1.3%	9.25p	1.2%

^{*} Date of commencement of current management arrangements.

PRINCIPAL AND EMERGING RISKS AND UNCERTAINTIES AND RISK MITIGATION

In accordance with the AIC Code of Corporate Governance, the Board has an established process for identifying, evaluating and managing the emerging and principal risks faced by the Company. The Board carefully considers the Company's principal and emerging risks and seeks to mitigate these risks through continued and regular review, policy setting, compliance with and enforcement of contractual obligations and active communication with the Manager, the Administrator and shareholders.

Most of the principal and emerging risks that could threaten the Company's objective, strategy, future returns and solvency are market related and comparable to those of other investment trusts investing primarily in quoted securities.

The Report of the Audit Committee on pages 30 to 33 summarises the Company's internal control and risk management arrangements. By means of the procedures set out in that summary, and in accordance with the Guidance on Risk Management, Internal Control and Related Financial and Business Reporting, issued by the Financial Reporting Council, the Board has established an ongoing process for identifying, evaluating and managing the significant risks faced by the Company. It has also regularly reviewed the effectiveness of the Company's risk management and internal control systems for the period. During the year, the Board have carried out a robust assessment of the principal and emerging risks facing the Company, including those that would threaten its business model, future performance, solvency or liquidity.

The principal risks and uncertainties faced by the Company, and the Board's mitigation approach are described below.

Notes 16 to 20 to the accounts provide detailed explanations of the risks associated with the Company's financial instruments and their management.

^{**} Includes special dividends of 2.83p per share.

^{***} Ongoing Charges. Refer to Alternative Performance Measures on page 64.

¹ Premium/(Discount). Refer to Alternative Performance Measures on page 64.

Principal Risks Mitigation

Investment and strategic risk:

Inappropriate strategy, including country and sector allocation and stock selection could lead to poor returns for shareholders.

No material change in overall risk in year

At each Board Meeting, the Manager discusses portfolio performance and strategy with the Directors and performance against the benchmark and the peer group is reviewed. The Manager also provides the Board with monthly reports. The portfolio is well diversified with typically 45-55 holdings, thereby reducing stock-specific risk. The Board formally reviews the performance of the Manager and its terms of appointment annually.

Gearing:

One of the benefits of an investment trust is its ability to use borrowings, which can enhance returns to shareholders in a rising stock market. However, gearing exacerbates movements in the NAV both positively and negatively and will exaggerate declines in NAV when share prices of investee companies are falling.

No change in overall risk in year

The Board is responsible for setting the gearing range within which the Manager may operate and has set a maximum limit on borrowing, net of cash, of 30% of shareholders' funds at the time of borrowing. The Company currently has borrowing facilities in the form of a fixed rate loan facility of €10 million and a €15 million revolving credit facility, both of which mature in September 2023. As at 31 March 2021, €10 million was drawn down from these facilities.

The Board receives recommendations on gearing levels from the Manager, and monitors and discusses with the Manager the appropriate level of gearing at each Board Meeting.

Other financial risks:

The Company invests principally in Continental European quoted smaller companies and its principal risks are therefore market related with short term risk arising from the volatility in the prices of the Company's investments and foreign exchange. Events such as terrorism, disease (such as a global pandemic), protectionism, inflation or deflation, changes in regulation and taxation, excessive stock market speculation, economic recessions, political instability and movements in interest rates and exchange rates could affect share prices in particular markets.

As with all small company investment trusts, there is liquidity risk at times when the liquidity of the underlying portfolio is poor, such as when smaller companies are out of favour or during periods of adverse financial conditions. The portfolio is focused on investments in smaller European companies where the opportunities may be more attractive than in larger companies but where overall portfolio liquidity may be more challenging. This may result in difficulties in buying or selling individual holdings in difficult markets. In addition, illiquid stock markets may impact the discount of the Company's share price to the NAV per share.

Remains increased due to continued potential impacts from global pandemic

Portfolio diversification, both geographical and sectoral, can mitigate the consequences of such risky events and the Board reviews the portfolio with the Manager on a regular basis. It is not the Company's policy to hedge currency risk. The Board has also set investment restrictions and guidelines which are adhered to and reported on by the Manager. If required, it is also possible to raise the level of cash held, thereby reducing the risk of declining share prices and the effect of gearing on lower portfolio valuations. The portfolio's liquidity is not managed on the basis of timing short-term market fluctuations.

One of the benefits of an investment trust is that the Manager is rarely forced to buy or sell individual holdings at inopportune times. The Manager constantly reviews the underlying liquidity of the portfolio, which is well diversified, and deals with a wide range of brokers to enhance its ability to execute and minimise liquidity risk.

The liquidity of the portfolio is monitored by the Manager and reported to the Board, and market conditions and their impacts are considered.

Further details on the financial risks arising from the Company's financial instruments, together with the policies for managing these risks are included in notes 16 to 20 to the accounts.

Discount/premium volatility:

As with all small company investment trusts, discounts can fluctuate significantly both in absolute terms and relative to their peer group.

No material change in overall risk in year

The Board and Manager actively monitor any discount or premium of share price to NAV per share and seek to influence this through liaising closely with the Company's Broker, share buybacks, share issuances and effective marketing. The Board has stated its commitment to an active discount management policy, such that it will consider a buyback of shares where the discount of the share price to the NAV per share is greater than 10% for a sustained period of time and is significantly wider than the average for similar trusts. Any such transaction must be value enhancing for shareholders and the Board will take into consideration the effect of the buyback on the liquidity of the Company's shares. The Board encourages the Manager to market the Company to new investors to increase demand for the Company's shares, which may help to reduce the discount.

Business Model and Strategy continued

Principal Risks Mitigation

Regulatory:

The Company carries on business as an investment trust and has been approved as such by HM Revenue & Customs subject to it continuing to meet eligibility conditions and ongoing requirements. As a result, it is not liable to corporation tax on capital gains. Breach of Section 1158 of the Corporation Tax Act 2010 could lead to the Company being subject to tax on chargeable gains.

Breach of regulatory rules could also lead to suspension of the Company's Stock Exchange listing, financial penalties or a qualified audit report.

No change in overall risk in year

inigation .

The Administrator monitors the Company's compliance with Section 1158 of the Corporation Tax Act 2010 including revenue forecasts and the amount of proposed dividends to ensure the rules are not breached. The results are reported to the Board at each meeting.

The Administrator monitors compliance with the Listing Rules of the UK Listing Authority and compliance with the principal rules is reviewed by the Directors at each Board Meeting.

The Board and AIFM also monitor changes in legislation which may have an impact on the Company.

Operational:

In common with most other investment trust companies, the Company has no employees. The Company is therefore reliant on the services provided by third parties such as the Manager, the Administrator and the Custodian (as a delegate of the Depositary). Disruption or failure of the Manager's or Administrator's systems, or those of other third-party service providers could lead to an inability to provide accurate reporting and monitoring of the Company's financial position or a breach of regulatory and legal regulations.

Cyber security risks, the General Data Protection Regulation and their impact on data security are inherent in the operations undertaken by the Company's third-party suppliers and risk disruption to business operations or financial loss.

Remains increased due to continued potential impacts of the global pandemic on business as usual operations across all third party service providers and the Manager.

The Board and the Audit Committee receive regular reports on the operation of internal controls to mitigate against the risk of failure, including those at the Manager, the Administrator and the Custodian as explained in more detail within Risk Management and Internal Control on pages 30 and 31. These reports include controls over risks of cyber security. These have been tested and monitored throughout the year which is evidenced from their control reports regarding their internal controls which are reported on by their reporting accountants. Quarterly reports are also received from the Depositary which is responsible for the safekeeping of all custodial assets of the Company.

Business continuity plans at all service providers have been implemented and services have continued with no disruption. The Manager has been in regular contact with the Board and has reported no matters of concern in continuity of operations.

Manager:

Should the Manager not be in a position to continue to manage the Company, performance may be impacted.

Increased risk due to impact of global pandemic on business as usual operations across all third party service providers and the Manager.

Montanaro has one of the largest specialist teams in the UK focusing on quoted European smaller companies. Montanaro operates a team approach in the management of the investment portfolio which mitigates against the impact of the departure of any one member of the investment team. The Manager keeps the Board informed of developments within its business.

Environmental, Social and Governance:

A consideration of ESG factors when undertaking an investment has become increasingly important in recent years. Climate change in particular has started to have a major impact on the performance of different sectors of the stock market and there is a risk of being invested in the wrong sectors.

ESG considerations are fully embedded in the investment process and the Manager will aim to avoid investing in certain sectors. The Manager is a B Corporation which recognises its high ESG standards.

New risk during the year.

VIABILITY ASSESSMENT AND STATEMENT

In accordance with the AIC Code of Corporate Governance, the Directors have assessed the prospects of the Company over the coming three years in order to assess the viability of the Company, the Board is required to assess its future prospects and has considered that a number of characteristics of its business model and strategy were relevant to this assessment:

- The Company's objective is to achieve capital growth.
- The Company's investment policy, which is subject to regular Board monitoring, means that the Company is invested principally in the securities of Continental European quoted smaller companies.
- The Company is a closed-end investment trust, whose shares are not subject to redemptions by shareholders.
- The Company's business model and strategy is not time limited

Also relevant were a number of aspects of the Company's operational arrangements:

- The Company retains title to all assets held by the Custodian under the terms of a formal agreement with the Depositary and Custodian.
- The borrowing facilities, which remain available until September 2023, are also subject to formal agreements, including financial covenants with which the Company complied in full during the year.
- Revenue and expenditure forecasts are reviewed by the Directors at each Board Meeting.

In considering the viability of the Company, the Directors carried out a robust assessment of the principal and emerging risks and uncertainties which could threaten the Company's objective and strategy, future performance, liquidity and solvency, including the impact of a significant fall in equity markets or adverse currency movements on the Company's investment portfolio. They also considered the impact of the Covid-19 pandemic on the quality and continuity of the Manager's operations and those of third-party service providers. These risks, their mitigations and the processes for monitoring them are set out on pages 12 to 14 in Principal and Emerging Risks and Uncertainties and Risk Mitigation, pages 30 to 33 in the Report of the Audit Committee and in the notes to the accounts.

The Directors have also considered:

- The level of ongoing charges incurred by the Company, which are modest and predictable, have not been covered entirely by investment income this year owing to the ongoing impact of the global Covid-19 pandemic. However, the Board expects this situation to improve as investment income recovers in 2022 and beyond;
- Future revenue and expenditure projections and the potential impact of reduced dividend income in the short term as a result of market conditions;

- The Company's borrowing in the form of fixed rate loan facility of €10 million, which is due to mature in September 2023, noting that the Company has a large margin of safety over the covenants on this debt. This loan was covered 33 times by the Company's total assets at 31 March 2021. The Company also has a €15 million revolving credit facility which also matures on 13 September 2023. The Board anticipates its borrowing facilities will be renewed on similar terms when the current facilities mature. As at 31 March 2021, the revolving credit facilities were undrawn;
- The Company's ability to meet liquidity requirements given its investment portfolio consists principally of Continental European quoted smaller companies which can be sold if required. The Manager has estimated that approximately 94% of the portfolio could be liquidated under normal conditions in 10 business days;
- The ability to undertake share buybacks if required;
- That the Company's objective and investment policy continue to be relevant to investors; and
- The Company has no employees, having only non-executive Directors and consequently does not have redundancy or other employment related liabilities (including pensions) or responsibilities.

These matters were assessed over a three year period to June 2024, including through the use of sensitivity analysis and stress testing, and the Board will continue to assess viability over three year rolling periods, taking account of severe but plausible scenarios. In the absence of any adverse change to the regulatory environment and to the treatment of UK investment trusts a rolling three year period represents the horizon over which the Directors do not expect there to be any significant change to the Company's principal and emerging risks or their mitigation and they believe they can form a reasonable expectation of the Company's prospects.

Based on their assessment, and in the context of the Company's business model, strategy and operational arrangements set out above, the Directors have a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the three year period to June 2024. For this reason, the Board also considers it appropriate to continue adopting the going concern basis in preparing the Report and Accounts.

Directors' Duties

SECTION 172 OF THE COMPANIES ACT 2006

Section 172 of the Companies Act 2006 (the "Act") requires Directors to act in good faith and in a way that is the most likely to promote the success of the company. In doing so, Directors must take into consideration the interests of the various stakeholders of the Company, the impact the Company has on the community and the environment, take a long-term view of consequences of the decisions they make as well as aim to maintain a reputation for high standards of business conduct and fair treatment between the members of the Company.

Fulfilling this duty naturally supports the Company in achieving its Investment Objective and helps to ensure that all decisions are made in a responsible and sustainable way. In accordance with the requirements of the Companies (Miscellaneous Reporting) Regulations 2018, below, the Board explains how the Directors have individually and collectively discharged their duties under section 172 of the Act over the course of the reporting period.

To ensure that the Directors are aware of, and understand, their duties they are provided with a tailored induction, including details of all relevant regulatory and legal duties as a Director of a UK public limited company when they first join the Board, and continue to receive regular and ongoing updates and training on relevant legislative and regulatory developments.

They also have continued access to the advice and services of the Company Secretary, and when deemed necessary, the Directors can seek independent professional advice. The schedule of Matters Reserved for the Board, as well as the Terms of Reference of its committees are reviewed periodically and further describe Directors' responsibilities and obligations and include any statutory and regulatory duties.

CULTURE

During the year, the Directors also considered and defined the Company's culture and values and has worked to incorporate these behaviours and processes into the annual review of the Manager, strategic planning, the annual evaluation of Board effectiveness and reporting to stakeholders – thus embedding consideration of stakeholders' interests, long-term perspective, maintaining reputation for fairness and high standards of governance, corporate reporting and business conduct more generally in the Company's culture and processes.

DECISION-MAKING

The importance of stakeholder considerations, in particular in the context of decision-making, is regularly considered by the board and taken into account at every board meeting. A paper setting out the Directors' responsibilities under s.172 is tabled at the start of every board meeting. For example, the strategic planning discussions involve careful considerations of the longer-term consequences of any decisions and their implications on shareholders and other stakeholders, and are supported by detailed analysis based on various scenarios, which include assumptions around the Company's contractual commitments; availability of funding; borrowing; foreign currency management; as well as the wider economic conditions and market performance.

COMMUNITY AND ENVIRONMENT

The Board recognises that the Company has certain responsibility to its shareholders, stakeholders and wider society. While as an externally managed investment firm the Company itself does not have employees or offices, the Board endorses the Manager's policy to invest the Company's funds in a socially responsible manner. Environmental, social and governance factors are taken into account by the Manager as part of its investment process. In addition, the Manager does not invest in companies that it deems to be harmful to society or the environment; this includes companies involved in tobacco, fossil fuels, gambling, adult entertainment, weapons manufacturing and alcohol. The Board monitors investment activity to ensure they are compatible with the policy and receives periodic updates from the Manager on its initiatives and performance against its ESG goals.

The Manager is a signatory to the Principles for Responsible Investment, the UK Stewardship Code, the Carbon Disclosure Project and the LGPS Code of Transparency. In June 2019, Montanaro became a "B Corporation", a business certified for meeting the highest verified standards of social and environmental performance, transparency and accountability.

Further details on Montanaro's ESG framework can be found on its website: https://montanaro.co.uk/sustainable-investing/. A summary of Montanaro's ESG policy will be available on the Company's profile page on the AIC website in due course.

BUSINESS CONDUCT

Board policies are all reviewed on at least an annual basis, and the Directors ensure that they appropriately define obligations and correct procedures. The Report of the Audit Committee, which can be found on pages 30 to 33 of this Report, further explains how the Committee reviews the risk management and internal controls of the Company. This includes reasonably satisfying itself that relevant systems and controls in place remain effective and appropriate.

STAKEHOLDERS

The Board seeks to understand the needs and priorities of the Company's stakeholders and these are taken into account during all its discussions and as part of its decision-making. While as an externally managed investment Company, the Company does not have any employees or customers, its key stakeholders include:

Stakeholders	Why they are important	Board engagement
Shareholders	Continued shareholder support and engagement are critical to the existence of the Company and to the delivery of the	The Company has more than 1,100 shareholders. Over the years, the Company has developed various ways of engaging with its shareholders, in order to gain an understanding of their views. These include:
	long-term strategy of the Company.	 Annual General Meeting – The Company welcomes attendance from shareholders at its Annual General Meeting. With the exception of 2020 (owing to the Covid-19 pandemic), the Manager always delivers a presentation and all shareholders have an opportunity to meet the Directors and ask questions. Given the national restrictions in place preventing social gatherings at the time of the 2020 AGM, arrangements were made for the usual presentation which would be given by the Manager to be recorded and placed on the Company's website ahead of the meeting, along with the chance for shareholders to submit questions to the Board and Manager. The Board greatly values the feedback and questions it receives from shareholders and takes action or makes changes as and when appropriate; Presentations – The annual and interim results, as well as monthly factsheets are available on the Company's website. Feedback and/or questions the Company receives from the shareholders help the Company to evolve its reporting. We aim to render the reports and updates
		 Investor Relations updates – at every Board meeting, the Directors receive updates on the share trading activity, share price performance and any shareholders' feedback, as well as any publications or comments in the press. As more shareholders invest in the Company through platforms, the Board has been actively considering how it can best communicate with these shareholders, including making improvements to the content on the Company's website.

Directors' Duties continued

Stakeholders	Why they are important	Board engagement
SERVICE PROVIDERS		
The Manager	The Manager's performance is critical for the Company to successfully deliver its investment strategy and meet its objective.	Maintaining a close and constructive working relationship with the Manager is crucial as the Board and the Manager both aim to continue to achieve consistent, long-term returns in line with the Company's investment objective. Important components in the collaboration with the Manager, which are representative of the Board's culture are:
		Encouraging open discussion with the Manager;
		 Recognising that the interests of shareholders and the Manager are for the most part well aligned, adopting a tone of constructive challenge, balanced when those interests are not fully congruent by robust negotiation of the Manager's terms of engagement; and
		 Willingness to make the Directors' experience available to support the Manager in the sound, long-term development of its business and resources, recognising that the long-term health of the Manager is in the interests of shareholders in the Company.
Other service providers, including:	In order to function as an investment trust with a premium	The Board maintains regular contact with its key external providers, both through the Board and committee meetings,
the Company Secretary, the Administrator, the Registrar, the Depositary, the AIFM, the Custodian and the Broker	listing on the London Stock Exchange, the Company engages a diverse range of advisors for support with meeting all relevant obligations.	as well as outside of the regular meeting cycle. Their advice, as well as needs and views are routinely taken into account. In addition, the Board also undertakes periodic reviews of the external service providers and addresses any concerns raised in those reviews. It also holds relationship meetings and formally hears, and acts on, their feedback, as appropriate.
Bank	Availability of funding and liquidity are crucial to the Company's ability to take advantage of investment opportunities as they arise.	Considering how important the availability of funding is, the Company aims to demonstrate to lenders that it is a well managed business, and in particular, that the Board focuses regularly and carefully on the management of risk. The Board additionally reviews a certificate of compliance with its banking facilities at each Board meeting.
Institutional Investors and proxy advisors	The evolving practice and support of the major institutional investors and proxy adviser agencies are important to the Directors, as the Company aims to maintain its reputation and high standards of corporate governance, which contributes to the long-term sustainable success of the Company.	Recognising the principles of stewardship, as promoted by the UK Stewardship Code, the Board welcomes engagement with all our investors. The Board recognises that the views, questions from, and recommendations of many institutional investors and proxy adviser agencies provide a valuable feedback mechanism and play a part in highlighting evolving shareholders' expectations and concerns.
Regulators	The Company can only operate with the approval of its regulators who have a legitimate interest in how the Company operates in the market and treats its shareholders.	The Company regularly considers how it meets various regulatory and statutory obligations and follows voluntary and best-practice guidance, is mindful of how any governance decisions it makes can have an impact on its shareholders and wider stakeholders, in the short and in the longer-term.
Community and Environment	The Board recognises that it has a responsibility to the wider environment and community.	Our engagement with the community and the environment can be found on page 16.

PRINCIPAL DECISIONS DURING THE YEAR ENDED 31 MARCH 2021

Examples of the Board's principal decisions during the year, how the Board fulfilled its duties under section 172 of the Act and the related engagement activities are set out below:

Principal decision	Stakeholder Considerations and Engagement
To issue shares from treasury & apply for a blocklisting	Issuing shares allows the Company to increase its liquidity and meet natural demand in the market which is an important consideration for shareholders. Furthermore, successful investment of the capital raised in issuances will promote further growth of the Company's NAV. When evaluating such decisions, the Board takes full account of the impact of any such issuances on the existing shareholder base.
To make new appointments to the Board	During the year, Ms Somerset Webb resigned from the Board having served as a director for nine years. The Board was pleased to appoint Mr Neilly as a non-executive director during the year, who brings significant investment trust experience to the Board. Continuing to develop and evolve the Board so that it contains an appropriate mix of skills, diversity and experience is important to promote the long term success of the Company.
To appoint a new Auditor following an audit tender	The Company's current Auditor, Ernst & Young LLP have been appointed for more than 20 years and therefore the Company was required to undertake an auditor tender. The Audit Committee undertook the tender process and recommended to the Board that PricewaterhouseCoopers LLP be appointed as the Company's auditors for the year ending 31 March 2022. There were a number of reasons for selecting PwC as the preferred auditor of those firms participating in the tender, including their FRC audit inspection results, and the quality, knowledge and experience set out in their tender presentation.
To approve interim and final dividends during the year.	The Company must comply with the provisions of Section 1158 of the Corporation Tax Act 2010 which states that it must not retain more than 15% of its income for each accounting period. Given the impact of Covid-19 on the markets in general, along with the resulting reduction in income received by the Company during the year, the Board balanced its regulatory obligations with those of its shareholders. As a result, the Board paid an unchanged interim dividend of 2.0 pence per ordinary share in January 2021 and has declared a final dividend of 7.25 pence per share, subject to approval by shareholders at the upcoming AGM.

The Chairman's Statement on pages 2 and 3, the Manager's Report on pages 4 to 7, the Twenty Largest Holdings on pages 8 and 9, all form part of this Strategic Report on pages 2 to 19, which has been approved by the Board of Directors.

By order of the Board

LINK COMPANY MATTERS LIMITED

Company Secretary 65 Gresham Street London EC2V 7NQ 17 June 2021

Board of Directors



Richard Curling – Chairman of the Board and Chairman of the Nomination Committee Date of Appointment: 2 November 2015

Richard was appointed to the Board as an independent non-executive director in 2015 and was appointed as Chairman of the Board on 29 August 2018. Richard has over 30 years' experience as a fund manager and is currently an investment director at Jupiter Fund Management Plc with extensive experience of investment trusts.

Relevant skills and experience and reasons for re-election:

Richard has comprehensive experience of investment management and the wider Investment Company sector. This has provided a strong basis for assessing, and where appropriate challenging, the Manager, on the Company's performance, and in leading the Board in strategic discussions. Following a rigorous board evaluation process, the Board agreed that Richard continues to be an effective member of the Board.



Caroline Roxburgh – Senior Independent Director and Chair of the Audit Committee Date of Appointment: 8 November 2017

Caroline is a Chartered Accountant and was previously a partner at PricewaterhouseCoopers. She has over 30 years' business, finance and audit experience across a number of industries and sectors bringing extensive experience to the Board. Caroline also holds a number of other board positions including as a Non-Executive director of the Edinburgh Worldwide Investment Trust plc. She is an experienced Chair of Audit and Risk Committees and holds that position on other Boards of which she is a member.

Relevant skills and experience and reasons for re-election:

Caroline's experience as a senior Board advisor, Assurance Partner and Chartered Accountant brings valuable business, financial, governance and risk management skills to the Board, which enables her to assess the financial position of the Company, to lead discussions regarding the Company's risk management framework and risk appetite and to contribute to developing the Company's strategy. Her broad range of experience as a Chair of Audit and Risk Committees helps inform her role as Chair of the Company's Audit Committee. Given her experience on the Board, Caroline was appointed Senior Independent Director on 31 December 2020. Following a rigorous board evaluation process, the Board agreed that Caroline continues to be an effective member of the Board.



Gordon Neilly – Non-Executive Director and Chair of the Remuneration Committee Date of Appointment: 21 September 2020

Gordon currently holds the position of Executive Chairman, Europe at WhiteStar Asset Management. He was previously Chief of Staff at Standard Life Aberdeen, prior to which he was Global Head of Strategy at Aberdeen Standard Investments and was responsible for developing the group's strategy and overseeing its implementation, as well as overseeing all corporate activity for the Group and its closed end fund business. Gordon joined Aberdeen in 2016 from Cantor Fitzgerald Europe where he held the position of Joint CEO. Gordon is currently a non-executive director of Personal Assets Trust plc and a director of a number of other private companies.

Relevant skills and experience and reasons for election:

Gordon has gained an in-depth knowledge of the asset and wealth management sectors globally in a career spanning over 35 years. Throughout that time he has been heavily involved in the investment company sector, both as a principal and as an adviser. His strong leadership skills, strategic insight and clarity of thought, coupled with a wealth of experience, facilitates open discussion and allows for constructive challenge in the boardroom, which brings a unique perspective and insight to the Board. Gordon was appointed to the Board in September 2020 and is therefore seeking election from shareholders for the first time.

Directors' Report

The Directors submit the Annual Report and Accounts of the Company for the year ended 31 March 2021.

STATEMENT REGARDING ANNUAL REPORT AND ACCOUNTS

Following a detailed review of the Annual Report and Accounts by the Audit Committee and the Board, the Directors consider that, 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. In reaching this conclusion, the Directors have assumed that the reader of the Annual Report and Accounts would have a reasonable level of knowledge of the investment industry in general and investment trusts in particular. The outlook for the Company is set out in the Chairman's Statement on page 3. Principal risks can be found on pages 12 to 14, with further information on risk management objectives in notes 16 to 20 to the accounts.

RESULTS AND DIVIDENDS

The results for the year are set out in this Annual Report and Accounts. An interim dividend of 2.00p per Ordinary Share was paid on 4 January 2021. The Board recommends a final dividend for the year of 7.25 pence per Ordinary Share payable on 15 September 2021 to shareholders on the register on 13 August 2021. The ex-dividend date will be 12 August 2021.

PRINCIPAL ACTIVITY AND STATUS

The Company is registered as a public limited company in Scotland (registered number SC074677) and is an investment company within the terms of Section 833 of the Companies Act 2006. Its shares are quoted on the Main Market of the London Stock Exchange.

The Company carries on business as an investment trust and has been approved as such by HM Revenue and Customs, subject to it continuing to meet the relevant eligibility conditions and ongoing requirements. The Company intends to conduct its affairs so as to enable it to comply with the requirements.

DISCLOSURE OF RELEVANT INFORMATION TO THE AUDITOR

Having made the requisite enquiries, so far as the Directors are aware, there is no relevant audit information (as defined by Section 418(3) of the Companies Act 2006) of which the Company's Auditor is unaware and each Director has taken all steps that ought to have been taken to make themselves aware of any relevant audit information and to establish that the Company's Auditor is aware of that information.

INDEPENDENT AUDITOR

As announced on 20 November 2020, the Company undertook a formal tender process and has approved the proposed appointment of PricewaterhouseCoopers LLP ("PwC") as its auditor for the financial year ending 31 March 2022. A resolution to appoint PwC as the auditor to the Company and to authorise the Audit Committee to determine the Auditor's remuneration

will be proposed at the forthcoming Annual General Meeting. Further details on the tender process can be found on page 33.

DIRECTORS

Biographical details of the Directors, all of whom are independent and non-executive, can be found on page 20. Gordon Neilly was appointed as a Director on 21 September 2020 and Merryn Somerset Webb, who had served as a Director since 2011, and was the Senior Independent Director and Chair of the Remuneration Committee, resigned on 31 December 2020. Following Ms Somerset Webb's retirement, Mr Neilly became Chairman of the Remuneration Committee and Ms Roxburgh became Senior Independent Director.

Unless otherwise determined by ordinary resolution, the Company shall not have fewer than two, or more than ten Directors (disregarding alternate Directors). The Company or the Board may appoint any person to be a Director and a Director is not required to hold any shares of the Company. Any Director appointed by the Board shall hold office only until the next Annual General Meeting and shall then be eligible for election.

In accordance with the Company's Articles (the "Articles"), each Director must retire from office at the third Annual General Meeting after the Annual General Meeting at which he or she was last elected. However, as explained in more detail under the Corporate Governance Statement on page 27, the Board has agreed that all Directors will retire annually. Accordingly, Mr Curling and Ms Roxburgh will retire at the forthcoming Annual General meeting and, being eligible, offer themselves for re-election and Mr Neilly will be seeking election for the first time (Resolutions 4-6). Biographical details of all directors and their reasons for election or re-election are set out on page 20. The Board confirms that, following formal performance evaluations, the performance of all directors continues to be effective and demonstrates commitment to the role, and believes that it is therefore in the interests of shareholders that they are elected or re-elected. In recommending these resolutions, the Board, supported by its Nomination Committee, has considered its current composition, to ensure the overall composition of the Board in terms of skills, experience and background is appropriate.

In addition to any power of removal conferred by the Companies Act 2006, the Company may by special resolution remove any Director before the expiration of their period of office. Furthermore, the office of a Director must be vacated if any of the circumstances set out in Article 98 of the Articles arise, for example if: (i) a Director resigns by notice in writing delivered to the registered office or tendered at a meeting of the Board; or (ii) by reason of a Director's mental health, a court makes an order which wholly or partly prevents that Director from personally exercising any powers or rights which that Director would otherwise have. No Director has a contract of service with the Company and no Director has any material interest in any contract to which the Company is a party.

Directors' Report continued

DIRECTORS' INDEMNITIES

As at the date of this report, indemnities are in force between the Company and each of its Directors under which the Company has agreed to indemnify each Director, to the extent permitted by law, in respect of certain liabilities incurred as a result of carrying out his or her role as a Director of the Company. The Directors are also indemnified against the costs of defending any criminal or civil proceedings or any claim by the Company or a regulator as they are incurred provided that where the defence is unsuccessful the Director must repay those defence costs to the Company. The indemnities are qualifying third party indemnity provisions for the purposes of the Companies Act 2006.

A copy of each deed of indemnity is available for inspection at the Company's registered office during normal business hours and will be available for inspection at the Annual General Meeting.

POWERS OF THE DIRECTORS

Subject to the provisions of the Companies Act 2006, the Articles and to any directions given by the Company in general meeting by special resolution, the business of the Company is managed by the Board, which may exercise all the powers of the Company whether relating to the management of the business of the Company or not. In particular, the Board may exercise all the powers of the Company to issue shares or other securities and to borrow money and to mortgage or charge all or any part of the Company's assets.

CONFLICTS OF INTEREST

Each Director has a statutory duty to avoid a situation where they have, or could have, a direct or indirect interest which conflicts, or may conflict with the interests of the Company. A Director will not be in breach of that duty if the relevant matter has been authorised in accordance with the Articles. The Board has approved a protocol for identifying and dealing with conflicts and has resolved to conduct a regular review of actual or possible conflicts and any authorised conflicts. No conflicts or potential conflicts were identified during the year.

INVESTMENT MANAGEMENT ARRANGEMENTS

Montanaro provides investment management services to the Company. Under the terms of the investment management agreement, Montanaro is currently entitled to receive a management fee of 0.90% per annum of the Company's market capitalisation (payable monthly in arrears).

As agreed with the Manager, with effect from 1 April 2021, the management fee will be linked to the size of the Company, as follows:

- 0.90% p.a. of the amount of the Company's market capitalisation up to £500 million;
- 0.75% p.a. of the amount of the Company's market capitalisation between £500 million and £750 million; and

 0.65% p.a. of the amount of the Company's market capitalisation above £750 million.

Montanaro is the Company's AIFM. Montanaro is entitled to a fee of £50,000 per annum for acting as the Company's AIFM.

Montanaro's appointment may be terminated by either party giving to the other not less than six months' notice. The investment management agreement may be terminated earlier by the Company provided that a payment in lieu of notice, equivalent to the amount the Manager would otherwise have received during the notice period, is made.

Since the year end, the Remuneration Committee and the Board have reviewed the appropriateness of the Manager's appointment. In carrying out its review, the Board considered the skills, experience, resources and commitment of the Manager together with the investment performance during the year and since its appointment. It also considered the length of the notice period of the investment management agreement and the fees payable to the Manager. Following this review, it is the Directors' opinion that the continuing appointment of Montanaro as Manager and AIFM is in the interests of shareholders as a whole. Among the reasons for this view in particular is the Company's long-term investment performance relative to that of the markets in which the Company invests, as well as the depth and experience of the research capability of Montanaro.

DEPOSITARY AND CUSTODIAN

The Bank of New York Mellon (International) Limited acts as the Company's Depositary and Custodian in accordance with the AIFM Directive. The Depositary's responsibilities include cash monitoring, segregation and safe keeping of the Company's financial instruments and monitoring the Company's compliance with investment limits and leverage requirements.

CAPITAL STRUCTURE

The Company's capital structure is composed solely of Ordinary Shares. The rights and obligations of shareholders are set out in the Articles (which can be amended by special resolution). All shares rank equally for dividends and entitlement to capital, and at a general meeting of the Company every shareholder who is present in person or by proxy or by a corporate representative shall have one vote for all of the shares of which they are the holder on a show of hands, and one vote for each share on a poll. Unless the Board decides otherwise, no member is entitled in respect of any share held by them to vote (either personally or by proxy or by a corporate representative) at any general meeting of the Company if any calls or other sums presently payable by them in respect of that share remain unpaid or if they are a person with a minimum of 0.25% interest (as defined in the Articles) and they have been served with a restriction notice (as defined in the Articles) after failure to provide the Company with information concerning interests in those shares required to be provided under the Companies Act 2006.

Subject to the provisions of the Companies Act 2006, the Company may by ordinary resolution from time to time declare dividends in accordance with the respective rights of the members, but no dividend can exceed the amount recommended by the Board. Subject to the provisions of the Companies Act 2006, the Board may pay such dividends as appear to it to be justified by the financial position of the Company. The Board may deduct from any dividend or other moneys payable to a member by the Company on or in respect of any shares all sums of money (if any) payable by them to the Company on account of calls or otherwise in respect of shares of the Company. The Board may also withhold payment of all or any part of any dividends or other moneys payable in respect of the Company's shares from a person with a minimum of 0.25% interest (as defined in the Articles) if such a person has been served with a restriction notice (as defined in the Articles) after failure to provide the Company with information concerning interests in those shares required to be provided under the Companies Act 2006.

There are no restrictions on voting rights and no restrictions concerning the transfer of shares in the Company except that certain restrictions may from time to time be imposed by laws and regulations (for example, insider trading laws). There are no special rights with regard to control attached to securities; no agreements between holders of securities regarding their transfer known to the Company; and no agreements to which the Company is a party that might change or fall away on a change of control or trigger any compensatory payments for Directors, following a successful takeover bid.

SUBSTANTIAL INTERESTS IN SHARE CAPITAL

As at 31 March 2021, the Company had received notification of the following substantial holdings of voting rights (being only those received under the Financial Conduct Authority's Disclosure Guidance and Transparency Rules):

	Number of shares held	Percentage held
Quilter plc	1,990,178	11.9
Lazard Asset Management	1,339,207	8.0
Montanaro Asset Management Ltd	900,000	5.4
Brewin Dolphin Limited	829,197	4.9
1607 Capital Partners LLC	604,430	3.6

The Company has not been advised of any changes to these notified interests between 31 March 2021 and the date of this report.

CORPORATE GOVERNANCE

Full details of the Company's corporate governance arrangements are given in the Corporate Governance Statement, which forms part of this Directors' Report and can be found on pages 27 to 29.

ACCOUNTING AND GOING CONCERN

The Financial statements start on page 44 and the unqualified Independent Auditor's Report on the financial statements is on pages 38 to 43. Shareholders will be asked to approve the Annual Report and Accounts at the AGM (Resolution 1). In assessing the going concern basis of accounting, the Directors have had regard to the guidance issued by the Financial Reporting Council and have undertaken a rigorous review of the Company's ability to continue as a going concern.

The Directors have taken into account the Company's investment policy, which is described on pages 10 and 11 and which is subject to regular Board monitoring processes and is designed to ensure that the Company is invested mainly in liquid, listed securities. The Company retains title to all assets held by its custodian, and has financial covenants relating to its bank borrowings with which it complied during the year.

As part of the going concern review, the Directors have considered a forecast for a period to 30 June 2022. They have also considered the current cash position of the Company, the availability of the fixed rate loan, the secured revolving credit facility, compliance with the Company's banking covenants, the Company's other liabilities and forecast revenues. In particular, the Directors considered the impact of disruptions arising from the global pandemic on the company's liquidity, market values, bank covenants and continuity of operations.

The Directors have reviewed stress testing and liquidity scenarios as part of the going concern review and the Manager has estimated that approximately 94% of the portfolio could be liquidated in 10 business days.

Notes 16 to 20 to the accounts set out the financial risk profile of the Company and indicate the effect on its assets and liabilities of falls and rises in the value of securities, market rates of interest and changes in exchange rates.

The Directors believe, in light of the controls and review processes noted above and bearing in mind the nature of the Company's business and assets and liabilities, that the Company has adequate resources to continue in operational existence for the period to 30 June 2022, which is at least twelve months from the date of approval of these accounts. For this reason, they continue to adopt the going concern basis in preparing the accounts.

The Company's longer term viability is considered in the 'Viability Assessment and Statement' on page 15.

FUTURE DEVELOPMENTS OF THE COMPANY

The outlook for the Company is set out in the Chairman's Statement on page 3.

GREENHOUSE GAS EMISSIONS

All of the Company's activities are outsourced to third parties. As such it does not have any physical assets, property, employees

Directors' Report continued

or operations of its own and does not generate any greenhouse gas or other emissions or consume any energy reportable under the Companies Act 2006 (Strategic Report and Directors' Report) Regulations 2013 or the Companies (Directors' Report) and Limited Liability Partnerships (Energy and Carbon Report) Regulations 2018, implementing the UK Government's policy on Streamlined Energy and Carbon Reporting. Under listing rule 15.4.29(R), the Company, as a closed ended investment fund, is currently exempt from complying with the Task Force on Climate related Financial Disclosures.

DONATIONS

The Company made no political or charitable donations during the year (2020: nil) to organisations either within or outside of the EU.

LISTING RULE DISCLOSURE

Certain information is required to be included in the Annual Financial Report by Listing Rule 9.8.4. The following table provides references to where this information can be found in this Annual Report. If a requirement is not shown, it is not applicable to the Company.

Section	Listing Rule requirement	Location
7	Details of an allotment for	Directors' Report
	cash of equity securities	(page 25 - Treasury
	made during the period	shares)

FINANCIAL INSTRUMENTS

The Company's financial instruments comprise its investment portfolio, cash balances, bank debt and debtors and creditors that arise directly from its operations, such as sales and purchases awaiting settlement and accrued income. The financial risk management objectives and policies arising from its financial instruments and the exposure of the Company to risk are disclosed in notes 16 to 20 to the accounts.

ANNUAL GENERAL MEETING

The notice of Annual General Meeting to be held on 9 September 2021 is set out on pages 68 to 78.

ATTENDANCE AT THE MEETING

Shareholders intending to attend the Annual General Meeting are asked to register their intention as soon as practicable by emailing the Company Secretary at MESCT@linkgroup.co.uk

SHAREHOLDER ENGAGEMENT

Arrangements are being made to enable shareholders to see the presentation which will be given by the Investment Manager at the AGM. This is being done in the event that the AGM might not be able to proceed in person, to ensure that all shareholders have the chance to see the update and engage with the Company. The presentation will be filmed and published on our website https://www.montanaro.co.uk/trust/mesct in advance of the AGM. Should you wish to ask the Board or the Investment Manager any questions, we request

that you do so by either email to:

MESCT@linkgroup.co.uk, or by post, by writing to: The Company Secretary, Link Company Matters Limited, 6th floor, 65 Gresham St, London EC2V 7NQ. Those questions which are submitted before Friday 3 September 2021 will be answered ahead of the AGM, and we will endeavour to answer any questions subsequently received as soon as possible.

Directors' Authority to Allot Shares (Resolution 9)

The Company's Articles empower the Directors to allot unissued shares. In accordance with section 551 of the Companies Act 2006, such allotments must be authorised by shareholders in a general meeting. Resolution 9 to be proposed at the forthcoming Annual General Meeting renews the Directors' authority, granted by shareholders at last year's Annual General Meeting, to allot new shares under section 551 of the Companies Act 2006. This authority will allow the Directors to allot shares up to an aggregate nominal amount of £869,913, representing an amount equal to approximately 10% of the Company's total issued ordinary share capital as at 17 June 2021 (being the latest practicable date before the publication of the Annual Report and Accounts) excluding shares held in treasury. This authority will expire at the conclusion of the Company's next Annual General Meeting, to be held in 2022 or, if earlier, on 30 September 2022.

Directors' Authority to Allot Shares other than on a Pre-emptive Basis (Resolution 10)

Resolution 10 to be proposed at the Annual General Meeting grants the Directors authority to allot new shares for cash and to dispose of treasury shares, up to an aggregate nominal amount of £872,413, representing an amount equal to approximately 10% of the Company's issued Ordinary Share capital (including treasury shares) as at 17 June 2021, without having to offer such shares to existing shareholders pro rata to their existing holdings. The authority also allows the Directors to take such steps as they consider necessary in relation to the treatment of overseas shareholders, treasury shares and fractional entitlements on pre-emptive share issues. This authority will expire at the conclusion of the Company's next Annual General Meeting to be held in 2022 or, if earlier, on 30 September 2022 and will enable the Company to issue new shares and to dispose of treasury shares at any price for cash, including where shares are being issued from treasury at a price representing a discount to the NAV per share at the time of issue. The Directors will only allot new shares pursuant to the authorities proposed to be conferred by Resolutions 9 and 10 if they believe it is advantageous to the Company's shareholders to do so and in no circumstances would it result in an overall dilution of the NAV per share. The Board's policy regarding the issue of shares from treasury is described on page 25. The Directors consider that the authorities proposed to be conferred by Resolutions 9 and 10 are necessary to retain flexibility and will be exercised only if, in the opinion of the Directors, it would be in the best interests of shareholders as a whole.

Directors' Authority to Buy Back Shares (Resolution 11)

The Company did not buy back any Ordinary Shares during the year. The current authority of the Company to make market purchases of up to 14.99% of the issued Ordinary Shares expires at the end of the Annual General Meeting and Resolution 11, as set out in the notice of the Annual General Meeting, seeks renewal of such authority. The renewed authority to make market purchases will be in respect of a maximum of 14.99% of the issued Ordinary Shares of the Company as at the date of the passing of the resolution, excluding treasury shares (approximately 2.6 million Ordinary Shares). The resolution specifies the minimum and maximum prices which may be paid for any Ordinary Shares purchased under this authority. This power will only be exercised if, in the opinion of the Directors, a purchase would result in an increase in the NAV per share and be in the best interests of the shareholders as a whole. The Board's intention is to apply an active discount management policy, and to consider a buyback of shares where the discount of the share price to the NAV per share is greater than 10% for a sustained period of time and is significantly wider than the average for similar trusts. Any such transaction must be value enhancing for shareholders and the Board will take into consideration the effect of the buyback on the liquidity of the Company's shares.

TREASURY SHARES

Shares which are bought back by the Company pursuant to the share buyback authority may be cancelled or held by the Company in treasury and subsequently re-issued. It is the Board's intention that any shares bought back by the Company will be held in treasury. Shares held in treasury will not carry any voting rights, dividends payable in respect of them will be suspended and they will have no entitlements on a winding-up of the Company.

It is the Board's policy that shares will only be re-issued from treasury either at a price representing a premium to the NAV per share at the time of re-issue, or at a discount to the NAV per share provided that such discount is lower than the weighted average discount to the NAV per share when they were bought back by the Company. It is also the Board's policy that shares may be held in treasury indefinitely.

The Board believes that the treasury shares policy will improve liquidity in the shares and help to maintain the size of the Company. Furthermore, the Board believes that the re-issuance of shares from treasury at a discount to the NAV per share within the parameters described above will, in conjunction with the Company's share buyback policy, ensure that the overall effect of the 'round trip' of repurchasing shares and subsequently reissuing them from treasury will be an enhancement to the NAV per share.

During the year the Company issued shares from treasury following a sustained period of trading at a premium. Details of the allotments and allottees made during the year are set out in the following table:

	No. of issues	Shares issued	Average Price (£)	Total consideration (£000)	Average Premium %
Pershing	18	640,000	15.37	9,915	2.2
Nominees Limited					

Since 31 March 2021, a further 25,000 shares have been issued from treasury. As at 17 June 2021, being the latest practicable date before the publication of the Annual Report and Accounts, there were 17,448,260 Ordinary Shares in issue, including 50,000 Ordinary Shares held in treasury; the total voting rights in the Company were therefore 17,398,260.

ADOPTION OF NEW ARTICLES OF ASSOCIATION

Resolution 12, which will be proposed as a special resolution, seeks shareholder approval to amend the existing articles of association of the Company (the "Existing Articles") through the adoption of new articles of association (the "New Articles").

The proposed amendments being introduced in the New Articles primarily relate to developments in market practice and changes in law and regulation since the Existing Articles were adopted. These amendments principally include:

- the introduction of provisions which will allow the Company to hold hybrid shareholder meetings;
- amendments in response to the requirements of the Alternative Investment Fund Managers Directive (2011/61/EU);

- changes in response to the introduction of international tax regimes (notably FATCA and the Common Reporting Standard) requiring the exchange of information;
- simplifying the Company's procedures in relation to untraced shareholders; and
- the introduction of an explicit requirement that each of the directors seeks election or re-election at each annual general meeting following their appointment.

A summary of the principal amendments being introduced in the New Articles is set out in Appendix 1 to the AGM Notice (on page 76 of this document). Other amendments, which are of a minor, technical or clarifying nature, have not been summarised in the appendix.

Directors' Report continued

Whilst the New Articles (if adopted) would permit shareholder meetings to be conducted using electronic means, these provisions will only be used where the Directors consider it is in the best of interests of shareholders for hybrid meetings to be held. Nothing in the New Articles will prevent the Company from holding physical shareholder meetings.

The full terms of the proposed amendments to the Company's articles of association would have been made available for inspection as required under LR 13.8.10R (2) but for the Government restrictions implemented in response to the Coronavirus outbreak. As an alternative, a copy of the New Articles, together with a copy showing all of the proposed changes to the Existing Articles, will be available for inspection on the Company's website, https://montanaro.co.uk/trust/montanaro-european-smaller-companies-trust/ from the date of the AGM Notice until the close of the AGM, and will also be available for inspection at the venue of the AGM from 15 minutes before and during the AGM. In the event that the current Coronavirus related restrictions are lifted before the AGM, a hard copy of these documents will be available for inspection at 53 Threadneedle Street London EC2R 8AR until the close of the AGM.

SUB-DIVISION OF SHARES

Due to the Company's strong investment returns over recent years, the price of the existing ordinary shares of 50p each (the "Existing Ordinary Shares") has approximately trebled over the last 5 years and, as at 15 June 2021, the closing mid-market price was 1,742.5p. To assist monthly savers and those who reinvest their dividends or are looking to invest smaller amounts, the Board believes that it is appropriate to propose a sub-division of the Company' Existing Ordinary Shares in order to improve the liquidity in and marketability of the Company's shares, which would benefit all shareholders.

Accordingly, the Board proposes the subdivision of each of the Existing Ordinary Shares into ten new ordinary shares of 5 pence each (together the "New Ordinary Shares") pursuant to resolution 13 (the "Share Split").

Following the Share Split, each shareholder will hold ten New Ordinary Shares for each Existing Ordinary Share they held immediately prior to the Share Split. The Share Split will increase the number of shares the Company has in issue but it is expected that there will be a corresponding reduction in the net asset value and market price of such shares, reflecting the fact that shareholders will own ten times as many shares as they held prior to the Share Split. The Board believes that this will benefit shareholders by improving the liquidity of their assets.

The Company's issued ordinary share capital as at 15 June 2021 was £8,724,130 divided into 17,448,260 Existing Ordinary Shares. If the Share Split is applied to the existing ordinary share capital, the total value of the share capital will remain at £8,724,130 but will be divided into 174,482,600 New Ordinary Shares. A holding of New Ordinary Shares following the Share Split will represent

the same proportion of the issued ordinary share capital of the Company as the corresponding holding of Existing Ordinary Shares.

The New Ordinary Shares may be held in certificated or uncertificated form. Following the Share Split becoming effective, share certificates in respect of Existing Ordinary Shares will cease to be valid and will be deemed cancelled. Share certificates in respect of New Ordinary Shares will be issued to those shareholders who hold their Existing Ordinary Shares in certificated form and are expected to be posted to shareholders by no later than 28 September 2021. No temporary documents of title will be issued. Transfers of New Ordinary Shares between 14 September 2021 and the dispatch of any new share certificates will be certified against the Company's register of members held by Equiniti Limited. CREST accounts are expected to be credited with relevant entitlements to New Ordinary Shares on 14 September 2021.

If resolution 13 is passed, the Share Split will become effective on admission of the New Ordinary Shares to the premium category of the Official List of the Financial Conduct Authority and to trading on the premium segment of the Main Market of the London Stock Exchange, which is expected to be at 8.00 a.m. on 14 September 2021.

Some frequently asked questions in relation to the Share Split are set out in Appendix II on pages 77 and 78 and will be available on the Company's website at https://www.montanaro.co.uk/trust/mesct.

RECOMMENDATION

The Directors consider that the passing of each of the resolutions to be proposed at the Annual General Meeting is in the best interests of the Company and its shareholders as a whole and they unanimously recommend that all shareholders vote in favour of these resolutions.

INDIVIDUAL SAVINGS ACCOUNTS ('ISAS')

The Company's shares are qualifying investments as defined by HM Revenue & Customs' regulations for ISAs. It is the intention of the Directors that the Company will continue to conduct its affairs to satisfy this requirement.

By order of the Board

LINK COMPANY MATTERS LIMITED

Company Secretary 65 Gresham Street London EC2V 7NQ 17 June 2021

Corporate Governance Statement

The Corporate Governance Statement forms part of the Directors' Report.

INTRODUCTION

The Board has considered the Principles and Provisions of the AIC Code of Corporate Governance published in February 2019 (AIC Code). The AIC Code addresses the Principles and Provisions set out in the 2018 UK Corporate Governance Code (the UK Code), as well as setting out additional Provisions on issues that are of specific relevance to the Company.

The Board considers that reporting against the Principles and Provisions of the AIC Code, which has been endorsed by the Financial Reporting Council, provides more relevant information to shareholders.

The AIC Code is available on the AIC website www.theaic.co.uk. It includes an explanation of how the AIC Code adapts the Principles and Provisions set out in the UK Code to make them relevant for investment companies. The UK Code is available from the Financial Reporting Council's website at www.frc.org.uk.

During the year, the Company has complied with all of the recommendations of the AIC Code.

The Company is committed to maintaining the highest standards of governance and will ensure that it continues to meet all applicable requirements.

THE CHAIRMAN OF THE COMPANY

Mr Curling was appointed to the Board as an independent non-executive director in 2015, and as Chairman of the Board on 29 August 2018. His biography can be found on page 20. Mr Curling is also a member of the Audit Committee and Chairman of the Nomination Committee. The Board believes it is appropriate for Mr Curling to be a member of both committees as he is considered to bring valuable experience, to be independent and there are no conflicts of interest.

THE COMPANY SECRETARY

The Board has direct access to the services of the Company Secretary who is responsible for ensuring Board and Committee procedures are followed and that applicable regulations are complied with. The Company Secretary is also responsible to the Board for ensuring the timely delivery of the information and reports which the Directors require and that statutory obligations are met.

THE BOARD

The Board consists solely of non-executive Directors. All Directors are considered by the Board to be independent of the Manager. Under the requirements of the Articles of Association, Directors are subject to election at the next Annual General Meeting after their appointment. New Directors receive an induction from the Manager and Company Secretary on joining the Board, and all Directors are encouraged to attend relevant training courses and seminars.

Individual Directors may, at the expense of the Company, seek independent professional advice on any matter that concerns them in the furtherance of their duties. The Company maintains appropriate Directors' and officers' liability insurance. The Board is formed of three independent non-executive Directors. Mr Curling is the Chairman of the Board and Chairman of the Nomination Committee, Mrs Roxburgh is Chair of the Audit Committee and Senior Independent Director and Mr Neilly is Chairman of the Remuneration Committee.

RE-ELECTION OF DIRECTORS

Under the provisions of the Company's Articles, the Directors retire by rotation at least every three years, however, in accordance with corporate governance best practice as set out in the AIC Code, all Directors should put themselves forward for re-election every year. As such, each of the Directors is subject to annual re-election by the shareholders at the Annual General Meeting and Mr Curling and Ms Roxburgh have confirmed that they will be standing for re-election at the forthcoming Annual General Meeting. Mr Neilly, having been appointed during the year under review, will be standing for election for the first time.

BOARD INDEPENDENCE AND TENURE

The Board ensures that it has the appropriate balance of skills, experience, knowledge and independence in order to remain effective and regularly reviews the independence of its members and considers all of the Directors to be independent. In line with the 2019 AIC Code, the Company has adopted a formal policy on tenure.

The Board does not feel that it would be appropriate to set a specific tenure limit for individual Directors or the Chairman of the Board or its Committees. Instead, the Directors will regularly review the size and structure of the Board with the aim of new directors bringing the challenge of fresh thinking into the Board's discussions. By doing so, the Directors intend to maintain a broad range of experience in the Board, with Directors who have served a range of periods on the Board of the Company. This will ensure that on each occasion the Board enters into new investment commitments, several members have direct personal experience of negotiating previous commitments with the Manager. This is intended to preserve the cumulative experience and deep understanding of the Company, its commitments and investment portfolio, while benefiting from new perspectives and helping to promote diversity of perspective. It is believed that the Directors provide, individually and collectively, the breadth of skill and experience to manage the Company and ensuring its long-term sustainable success.

The basis on which the Company aims to generate value over the longer term is set out in the Business Model and Strategy on pages 10 to 15.

Corporate Governance Statement continued

The Board currently meets at least four times a year and, in addition, informally on a regular basis. It receives full information on the Company's investment performance, assets, liabilities and other relevant information in advance of Board meetings. The Board has approved a formal schedule of matters reserved for it, including, but not limited to: overall strategy, investment policy, capital structure, gearing and monitoring the performance of the Manager.

The following table sets out the number of scheduled Board and Committee meetings held during the year ended 31 March 2021 and the number of meetings attended by each Director.

Number of meetings attended	Board	Audit Committee	Remuneration Committee	Nomination Committee
R M Curling	4/4	2/2	2/2	1/1
C A Roxburgh	4/4	2/2	2/2	1/1
M R Somerset Webb¹	3/3	2/2	1/1	1/1
G Neilly ²	2/2	1/1	1/1	0/0

¹ Resigned 31 December 2020.

In addition to the above meetings, the Board and Nomination Committee also met on an ad-hoc basis to discuss the appointment of Mr Neilly and all Directors who were eligible to attend did so. The Board also met on two additional occasions to discuss the issuance of shares out of treasury and to approve the Company's blocklisting, both of which were attended by all Directors except Ms Somerset Webb.

The Board also met informally on a number of occasions during the year.

BOARD EFFECTIVENESS AND PERFORMANCE EVALUATION

The Directors conduct an annual review of the performance of the Board, its Committees and individual Directors. The Board evaluation process aims to provide a valuable feedback mechanism for improving Board effectiveness, maximising strengths and highlighting areas for further development. This process is comprised of a detailed questionnaire assessing the performance and effectiveness of the Board, its committees, the Chairman and individual Directors.

Each Director completed an evaluation questionnaire which covered a range of areas, including processes and effectiveness, size and composition, and corporate governance and was also intended to analyse the focus of meetings and assess whether they are appropriate, or if any additional information may be required to facilitate future Board discussions. The results of the questionnaire were followed by a feedback session that considered how effective the process has been and to identify any areas for improvement.

The Board has reviewed the time commitment required from all Directors and, noting their contributions and attendance at all Board and Committee meetings and discussions held outside these formal meetings, believes that all Directors have demonstrated the necessary commitment to the role.

The Board considers that outside commitments have not impinged on their duties as Directors, and have enhanced the knowledge brought to the Board meetings.

Last year, the evaluation identified a review of the Board structure and succession planning as areas of focus for the year ending 31 March 2021. During the year, Ms Somerset Webb indicated her intention to resign and the Board commenced a process to appoint a new non-executive Director, resulting in the appointment of Mr Neilly on 21 September 2020. Further details of the appointment process can be found on page 29.

The results of the Board evaluation process were reviewed and discussed by the Board and several areas of improvement were identified for the Company to focus on in the coming year, including key strategic matters, succession planning, marketing, and monitoring alignment of purpose and culture.

VOTING POLICY ON PORTFOLIO INVESTMENTS

The Manager, in the absence of explicit instructions from the Board, is empowered to exercise discretion in the use of the Company's voting rights. Environmental, social and governance factors are taken into account by the Manager as part of its investment analysis and decision making processes. The Board is pleased that the Manager has been a signatory of the UK Stewardship Code since its publication in 2010 and its statement can be found on its website www.montanaro.co.uk/sustainable-investing/.

COMMITTEES

The Board has established three committees to assist with its operations. Throughout the year the following committees have been in operation, namely the Audit Committee, the Remuneration Committee and the Nomination Committee. Each of the committees' delegated responsibilities are clearly defined in formal terms of reference which are available on the Company's website https://montanaro.co.uk/trust/montanaro-european-smaller-companies-trust/.

AUDIT COMMITTEE

The Report of the Audit Committee is included on pages 30 to 33 and forms part of this statement.

REMUNERATION COMMITTEE

The Remuneration Committee, chaired by Mr Neilly, comprises the full Board and reviews the appropriateness of the Manager's continuing appointment and determines the level of Directors' fees. The Directors' Remuneration Report on pages 34 to 36 provides information on the remuneration arrangements for the Directors of the Company.

² Appointed on 21 September 2020.

NOMINATION COMMITTEE AND BOARD DIVERSITY

The Nomination Committee, chaired by Mr Curling, comprises the full Board and is convened for the purpose of considering the appointment of new Directors as and when considered appropriate. The Board is composed solely of non-executive Directors and has one third female representation.

As disclosed earlier in this report, Mr Neilly was appointed to the Board on 21 September 2020 following a rigorous recruitment process against an agreed set of criteria. An external recruitment agency was not used in this search.

The Company's Board diversity policy is shown on page 11. The Directors will ensure it adheres to set objectives in relation to the diversity of the Board as and when they seek to appoint additional Directors, in the future.

RELATIONS WITH SHAREHOLDERS

The Company welcomes the views of shareholders and places great importance on communication with its shareholders. The Manager holds meetings with the Company's largest shareholders and reports back to the Board on these meetings. The Chairman and other Directors offer to meet with significant shareholders every year and are available to meet other shareholders, if required. The Annual General Meeting of the Company provides a forum, both formal and informal, for shareholders to meet and discuss issues with the Directors and the Manager of the Company. The Annual Report and Accounts (which includes the Notice of Annual General Meeting) is sent to shareholders at least 20 working days before the Annual General Meeting in line with the FRC's Guidance on Board Effectiveness.

STATEMENT ON MODERN SLAVERY

In October 2015, the UK Government introduced the 2015 Modern Slavery Act (the Act). As an Investment Trust, the Company does not provide goods or services in the normal course of business, and does not have employees, customers or turnover. Accordingly, the Directors consider that the Company is not in scope because it does not have turnover and is therefore not required to make any slavery or human trafficking statement under the Act. The Company's own supply chain which consists predominately of professional advisers and service providers in the financial services industry, is considered to be low risk in relation to this matter.

RISK MANAGEMENT AND INTERNAL CONTROLS

Details of the principal risks and internal controls applied by the Board are set out on pages 12 to 14 and pages 30 and 31 respectively. The disclosures on internal control and risk management procedures in the Report of the Audit Committee form part of this Corporate Governance Statement.

SHARE CAPITAL AND COMPANIES ACT DISCLOSURES

Details of the Company's share capital structure and other Companies Act 2006 Disclosures and details of substantial interests are set out on pages 22 and 23.

By order of the Board

LINK COMPANY MATTERS LIMITED

Company Secretary 65 Gresham Street London EC2V 7NQ 17 June 2021

Report of the Audit Committee

COMPOSITION OF THE COMMITTEE

The Board recognises the requirement for the Audit Committee as a whole to have competence relevant to the sector in which the Company operates and at least one member with recent and relevant experience.

The Audit Committee is chaired by Mrs Roxburgh, a Chartered Accountant, who has recent and relevant financial experience, and the Committee operates within clearly defined terms of reference and comprises all the Directors. Given the size of the Board, and Mr Curling's experience, it is felt appropriate for him to sit on the Audit Committee as permitted by the AIC Code. The Directors have a combination of financial, investment and business experience, specifically with respect to the investment trust sector.

ROLE OF THE COMMITTEE

The duties of the Audit Committee include reviewing: the annual and interim financial statements; the system of risk management and internal controls; and the terms of appointment and remuneration of the Auditor, Ernst & Young LLP ('EY'), including its independence, objectivity and the performance and quality of the external audit.

The Audit Committee met twice during the year, with EY in attendance at both meetings. The attendance of each of the members is set out on page 28. The Committee also met once on an ad-hoc basis to conduct the external auditor tender. In the course of its duties throughout the year, the Committee had direct access to EY, Link Alternative Fund Administrators (Link), Montanaro, the Company Secretary and the Depositary. Amongst other things, the Audit Committee considered and reviewed the following matters and reported thereon to the Board:

- The annual and half-yearly reports and accounts and results announcements;
- The accounting policies of the Company;
- The principal and emerging risks faced by the Company and the effectiveness of the Company's internal control and risk management environment, including consideration of the assumptions underlying the Board's Viability Statement;
- The effectiveness of the audit process and related nonaudit services and the independence and objectivity of EY, its remuneration and terms of engagement;
- Leading the external audit tender process and making recommendations thereon to the Board;
- The implications of proposed new accounting standards and regulatory changes;
- The receipt of internal control reports or their equivalent from the Manager, Administrator, Custodian and other service providers, including the continuity of internal controls in light of Covid-19; and
- Whether the Annual Report and Accounts is fair, balanced and understandable.

RISK MANAGEMENT

The Board has established an ongoing process designed to meet the particular needs of the Company in managing the risks to which it is exposed, consistent with the related guidance issued by the Financial Reporting Council.

Montanaro's Compliance and Risk department and Link provide regular control reports to the Audit Committee and the Board covering administration, risk and compliance matters.

A key risk summary is produced to identify the risks to which the Company is exposed, the controls in place and the actions being taken to mitigate them. The Board has a robust process for considering the resulting risk matrix and reviews the significance of the risks, reasons for any change and actions arising as a result.

The Company's principal risks and their mitigations are set out on pages 12 to 14, with additional information provided in notes 16 to 20 of the accounts.

The integration of these risks into the consideration of the Viability Assessment and Statement on page 15 was also fully considered by the Committee.

INTERNAL CONTROL

The Board is responsible for the Company's systems of internal controls and for reviewing their effectiveness. The Audit Committee has reviewed and reported to the Board on these controls which aim to ensure that the assets of the Company are safeguarded, proper accounting records are maintained and the financial information used within the business and for publication is reliable.

The key procedures which have been established to provide an effective internal control environment are as set out below:

- Board procedures are set within clearly defined parameters, as set out in matters specifically reserved for the Board.
- At every Board meeting the Directors review financial information prepared by the Administrator, including management accounts, forecasts of income and expenditure and detailed analysis relating to the performance of the Company.
- The Bank of New York Mellon (International) Limited, as the Company's Depositary, provides quarterly reports to the Board and carries out daily independent checks on cash and investment transactions.
- The Bank of New York Mellon SA/NV is responsible for the custody of the Company's investments. Lists of investments held are reconciled to the Company's records on a regular basis and a report on controls, which is reviewed by a firm of independent reporting accountants, is produced annually for consideration by the Audit Committee.

- Investment management services are provided by Montanaro, which is regulated by the Financial Conduct Authority. At each Board Meeting the Board monitors the investment performance of the Company in comparison to its stated investment objective, the benchmark index and comparable investment trusts. The Board also reviews the Company's activities since the last Board Meeting to ensure that Montanaro adheres to the agreed investment policy and approved investment guidelines. On an annual basis, Montanaro produces an AAF 01/06 Report on internal controls, which is reviewed by a firm of independent reporting accountants, and which is then reviewed and considered by the Audit Committee. Montanaro is also the Company's AIFM and in this capacity provides a report to the Board every six months.
- Link are responsible for the provision of company secretarial, accounting and administration services to the Company. On an annual basis, Link produce an AAF 01/06 Report on internal controls, which is reviewed by a firm of independent reporting accountants, for consideration by the Audit Committee.
- The Board reviews contracts with other third party service providers, including the standard of services provided, on a regular basis.

A formal annual review of these procedures is carried out by the Audit Committee. The review meeting is attended by the Company's Auditor. During the year, the Committee received updates on any material changes in the risk environment and regulatory requirements, and the action taken. These procedures have been in place throughout the year and up to the date of approval of the Annual Report and the Board is satisfied with their effectiveness. The procedures are designed to manage rather than eliminate risk and, by their nature, can only provide reasonable, but not absolute, assurance against material misstatement or loss.

The Board has previously reviewed the need for an internal audit function. As an externally managed investment trust, it has decided that the systems and procedures employed by the Manager and the Administrator, including their risk management and internal audit functions, provide assurance that a sound system of internal control, which safeguards shareholders' investment and the Company's assets, is maintained. In addition, reporting is also provided by the Depositary with respect to their monitoring and oversight of the Company. An internal audit function, specific to the Company, is therefore considered unnecessary.

EXTERNAL AUDIT PROCESS AND SIGNIFICANT MATTERS CONSIDERED BY THE AUDIT COMMITTEE

As part of its review of the scope and results of the audit, during the year the Audit Committee considered and approved EY's plan for the audit of the financial statements for the year ended 31 March 2021. At the conclusion of the audit, EY did not highlight any issues to the Audit Committee which would cause it to qualify its audit report nor did it highlight any fundamental internal control weaknesses. EY has issued an unqualified audit report which is included on pages 38 to 43. The significant issues considered by the Audit Committee are discussed in the table on page 32.

NON-AUDIT SERVICES

The Committee regards the continued independence of the auditor to be a matter of the highest priority. The Company's policy with regard to the provision of non-audit services by the external auditor ensures that no engagement will be permitted if:

- the provision of the services would contravene any regulation or ethical standard;
- the auditor is not considered to be an expert provider of the non-audit services;
- the provision of such services by the auditor creates a conflict of interest for either the Board or the Manager; and
- the services are considered to be likely to inhibit the auditor's independence or objectivity as auditor.

As the Company is a Public Interest Entity listed on the London Stock Exchange, with effect from 1 April 2017, under EU legislation, a cap on the level of fees incurred for permissible non-audit services now applies and should not exceed 70% of the average audit fee for the previous three years.

During the year, the Committee amended its non-audit services policy to reflect the requirements of the FRC's Revised Ethical Standard 2019, resulting in a 'whitelist' of permitted non-audit services as opposed to the former approach of a 'blacklist' of prohibited services.

EY did not provide any non-audit services to the Company during the year ending 31 March 2021 (2020: nil).

Report of the Audit Committee continued

Significant Issues Considered by the Audit Committee in Relation to the Financial Statements

this time.

Matter Actio

Covid-19

The continued global pandemic and resulting health risks has led to unprecedented impacts on business practices, global economies and equity markets.

Continuity of third-party service providers, liquidity and performance of investments, receipt of revenue from investments, information flows and investor services could be impacted by the disruption.

The Board continues to stay in regular contact with the Manager throughout the period of the pandemic to assess the impact on business operations and staff welfare. Business continuity plans continue to be implemented across all key third-party service providers and there has been no disruption or delays to services or to information flows required by the company. The AIFM has reported no equity pricing or liquidity concerns and has been in contact with significant shareholders during

The Board has considered the potential impact of changes to dividend policies within investee companies in current and future periods and its effects on the Company's current and future dividend policy.

The Board has also considered the impact of market volatility and other disruptions on meeting bank covenants and in assessing both viability and going concern assumptions and is satisfied with the results.

Investment Portfolio Valuation

The Company's portfolio is invested in the shares of European quoted smaller companies. Errors in the portfolio valuation could have a material impact on the Company's net asset value per share.

Misappropriation of Assets

Misappropriation of the Company's investments or cash balances could have a material impact on its net asset value per share.

The Board reviews a full portfolio valuation at each Board meeting and, since the implementation of the AIFM Directive in July 2014, receives quarterly reports from the AIFM and the Depositary. The Audit Committee reviewed the Administrator's annual internal controls report, which is reported on by independent external accountants, and which details the systems, processes and controls around the daily pricing of securities, including the application of exchange rate movements.

The Audit Committee reviewed the Administrator's annual internal control report, as referred to above, which details the controls around the reconciliation of the Administrator's records to those of the Custodian. The Audit Committee also reviewed a report on the internal controls of BNYM, which is reported on by independent external accountants, and which provides details regarding its control environment. As stated above, since the implementation of the AIFM Directive in July 2014, the Board receives reports from the AIFM and the Depositary every six months.

Income Recognition

Incomplete or inaccurate income recognition, including allocation between revenue and capital, could have an adverse effect on the Company's net asset value and earnings per share and its level of distributable revenue.

The Audit Committee reviewed the Administrator's annual internal controls report, as referred to above, which details the systems, processes and controls around the recording of investment income. It also compares the final level of income received for the year to the budget which was set at the start of the year and would normally consider the accounting treatment of all special dividends received with the Manager; however, during the year under review no special dividends were received.

Annual Report and Accounts

Ensuring the Annual Report and Accounts is fair, balanced and understandable.

The Audit Committee read and discussed this Annual Report and Accounts and advised the Board that 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.

AUDITOR ASSESSMENT, INDEPENDENCE AND AUDIT TENDER

The Audit Committee reviews the re-appointment of the auditor every year. As part of this year's review of auditor independence and effectiveness, EY has confirmed that it is independent of the Company and has complied with relevant auditing standards. In evaluating EY, the Audit Committee has taken into consideration the standing, skills and experience of the firm and the audit team. The Audit Committee, from direct observation and enquiry of the Administrator, remains satisfied that EY continues to provide effective independent challenge in carrying out its responsibilities. EY's fee in respect of the audit for the year ended 31 March 2021 is £38,000 (2020: £30,000).

Following professional guidelines, the audit partner rotates after five years. The year ended 31 March 2021 is Caroline Mercer's fourth year as audit partner.

Under mandatory audit rotation rules, the Company is required to put the external audit out to tender at least every ten years. Given the EU regulations and transitional provisions, as EY has been the Company's auditor for more than twenty years, rotation is required at the latest, following the current year's audit. As disclosed in last year's annual report, the Committee commenced the audit tender process during 2020, however this was delayed owing to the Covid-19 pandemic. The Company put the audit service out to tender and EY did not participate. The Committee undertook a robust tender process and, following this process, a recommendation based on quality, knowledge and experience was made to appoint PricewaterhouseCoopers LLP as Auditor for the financial year ending 31 March 2022, subject to shareholder approval at the 2021 AGM. EY will therefore not be re-appointed at the forthcoming AGM. The Committee would like to thank EY for the efficient way in which they have conducted the Company's audit over the past forty years.

By Order of the Board

C A ROXBURGH

Chair of the Audit Committee 17 June 2021

Directors' Remuneration Report

The Board consists solely of independent non-executive Directors. The Company has no executive Directors or employees. The level of Directors' fees is determined by the Remuneration Committee within the limits defined in the Articles of Association and approved by shareholders. Full details of the Company's policy with regards to Directors' fees, and fees paid during the year ended 31 March 2021, are shown below and on page 35. This shows all major decisions on Directors' remuneration and any substantial changes made during the year relating to Directors' remuneration, including the context in which any changes occurred. Under company law, the Auditor is required to audit certain disclosures provided. Where disclosures have been audited they are indicated as such. The Auditor's opinion is included in its report on pages 38 to 43.

REMUNERATION COMMITTEE

The Remuneration Committee consists solely of independent non-executive Directors and determines the level of the Directors' fees in accordance with the AIC Code of Corporate Governance. The Company Secretary provides information on comparative levels of Directors' fees to the Remuneration Committee in advance of each review.

The Remuneration Committee is chaired by Mr Neilly. As the Company has no executive Directors, the Committee meets annually to determine the level of Directors' fees and to review the performance of the manager. The outcome of the review of the Manager can be found on page 22. No director is involved in deciding their own remuneration outcome.

ANNUAL STATEMENT

During the year, the Committee reviewed the Remuneration Policy and the Directors' fees. The outcomes of each of these reviews can be found below.

DIRECTORS' REMUNERATION POLICY

The existing Directors' remuneration policy was approved at the Company's Annual General Meeting in 2020. The policy will remain in force until the Annual General Meeting of the Company in 2023, at which time a further resolution will be proposed.

The Company's policy is to remunerate Directors exclusively by fixed fees in cash at a rate which should reflect the responsibilities of being a non-executive Director, including the potential liabilities associated with the position, and the time committed by them to these responsibilities including, where appropriate, Board Committee duties. There were no changes to the policy during the year.

The fees for the non-executive Directors are determined within the limits set out in the Company's Articles of Association. The present limit is £200,000 in aggregate per annum and may not be changed without seeking shareholder approval at a general meeting. There is no performance related remuneration

scheme and therefore non-executive Directors are not eligible for bonuses, pension benefits, share options, long-term incentive schemes or other benefits. Directors do not have service contracts, but new Directors are provided with a letter of appointment. These letters of appointment are available for inspection at the Company's registered office. The terms of Directors' appointments provide that they should retire and be subject to election at the next Annual General Meeting after their appointment. Under the terms of the Company's Articles of Association, Directors are obliged to offer themselves for re-election by shareholders by not later than the third Annual General Meeting after they were last elected. However, the Board has agreed that all Directors will retire annually and, if appropriate, seek re-election. There is no notice period and no provision for compensation upon early termination of appointment.

The Company has not received any views from its shareholders in respect of the levels of Directors' remuneration. It is intended that the policy will continue for the three year period ending at the AGM in 2023.

Voting at Annual General Meeting on Directors' Remuneration Policy

The Directors' Remuneration Policy was last approved by shareholders at the Company's Annual General Meeting, held on 10 September 2020. 99.84% of votes were in favour of the resolution and 0.16% of votes were against. 0.05% of votes were withheld.

FUTURE POLICY TABLE

Following a review of the level of Directors' fees, the Remuneration Committee concluded that, commencing 1 April 2021, the Chairman's fee be increased to £36,050 per annum, the Audit Committee Chairman's fee be increased to £30,900 per annum and other Directors' fees be increased to £25,750 per annum, the last increase having been made on 1 April 2020. These changes have been made following consideration of Directors' remuneration in the context of its peers and the wider investment trust sector, as well as the increasing responsibilities of Directors in order to fulfil their duties.

Based on these fees, Directors' fees for the forthcoming financial year would be as follows:

	31 March 2022	31 March 2021
Chairman	£36,050	£35,000
Audit Committee Chairman	£30,900	£30,000
Director	£25,750	£25,000

APPROACH TO RECRUITMENT AND REMUNERATION

The principle adopted by the Committee in respect of recruitment of Directors is that the fees for a non-executive Director should reflect the responsibilities and time commitment required. The Committee seeks to encourage the enhancement of the Company's performance and to ensure that remuneration packages offered are competitive and designed to attract, retain and motivate Directors of the right calibre. Any new non-executive Director would be paid on the same basis as the existing non-executive Directors. As noted above the aggregate level of Directors' fees must not exceed a set limit, as set out in the Company's articles of association, which is currently £200,000 per annum.

ANNUAL REPORT ON DIRECTORS' REMUNERATION

Directors' Emoluments for the Year (audited)

The Directors who served during the financial year received the following amounts for services as non-executive Directors for the years ended 31 March 2021 and 2020 as well as reimbursement for expenses necessarily incurred. No other forms of remuneration were paid during the year.

Fees for services to the Company (audited)

Year ended 31 March 2021 (audited)

	Fees £	Taxable Benefits^ £	Total £	Total fixed remuneration £	Total variable remuneration £
R M Curling	35,000	=	35,000	35,000	-
C A Roxburgh	30,000	-	30,000	30,000	-
M R Somerset Webb*	18,750	-	18,750	18,750	-
G Neilly**	13,269	-	13,269	13,269	-
Total	97,019	_	97,019	97,019	-

Year ended 31 March 2020 (audited)

			(audited)		
	Fees £	Taxable Benefits^ £	Total £	Total fixed remuneration £	Total variable remuneration £
R M Curling	32,000	1,250	33,250	33,250	_
C A Roxburgh	27,000	1,978	28,978	28,978	_
M R Somerset Webb*	23,000	1,245	24,245	24,245	_
G Neilly**	_	_	_	_	_
Total	82,000	4,473	86,473	86,473	_

^{*} Retired on 31 December 2020

There have been no payments to past Directors during the financial year ended 31 March 2021, whether for loss of office or otherwise.

Annual percentage change in remuneration of directors

Directors' pay has increased over the last two years, as set out in the table below:

	2021 £	2020 £	Change %
Richard Curling	35,000	32,000	9
Caroline Roxburgh	30,000	27,000	11
Gordon Neilly*	13,269	n/a	_

The requirements to disclose this information came into force for companies with financial years starting on or after 10 June 2019 and, as such, this is the first year the Company has disclosed this information. The comparison will be expanded in future annual reports until such time as it covers a five year period.

The Company does not have any employees and therefore no comparisons are given in respect of employees' pay increases.

^{**} Appointed on 21 September 2020

[^] Comprises amounts reimbursed for expenses incurred in carrying out business for the Company, which have been grossed up to include PAYE and NI Contributions.

Directors' Remuneration Report continued

Statement of implementation of Remuneration Policy in respect of the financial year ending 31 March 2022

The Committee has reviewed Directors' fees during the financial year, and does not expect to recommend any further changes for the financial year ending 31 March 2022 in the absence of unforeseen circumstances.

Relative Importance of Expenditure on Pay

As the Company has no employees, the table above represents the total remuneration costs and benefits paid by the Company. To enable shareholders to assess the relative importance of expenditure on Directors' remuneration, the table below shows the actual expenditure during the year in relation to Directors' remuneration (excluding taxable benefits), other operating expenses and shareholder distributions:

	2021 £	2020 £	Change %
Aggregate Directors' Remuneration	97,019	86,473	12.2
Management and other operating expenses*	2,834,000	2,206,000	28.5
Dividends paid to shareholders	1,555,000	1,548,000	0.5

^{*} Includes Directors' remuneration.

Directors' Shareholdings (audited)

The Directors who held office during the year and their interests in the shares of the Company were as follows:

		2021 Ordinary Shares	2020 Ordinary Shares
R M Curling	Beneficial	10,000	10,000
C A Roxburgh^	Beneficial	5,728	5,483#
M R Somerset Webb*	Beneficial	4,114	4,095
G Neilly**	Beneficial	6,128	N/A

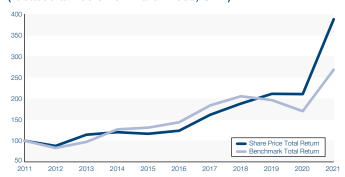
- ^ Includes 214 shares held in Ms Roxburgh's spouse's name
- * Retired on 31 December 2020
- ** Appointed on 21 September 2020. Mr Neilly acquired 4,895 of his shares in the Company prior to appointment. His shareholding subsequently increased to 6,128 shares pursuant to a dividend reinvestment plan, as announced on 6 January 2021 and a purchase of shares, as announced on 8 March 2021.
- It has been identified that the Annual Report and Accounts for the year ended 31 March 2020 incorrectly stated Ms Roxburgh's beneficial holding as being 6,182 ordinary shares. The figures shown in the table above reflect the correct beneficial holdings at their respective dates. The Company confirms that all announcements released via a regulatory news service in relation to Ms Roxburgh's shareholdings were correct.

There have been no changes in the Directors' interests in the shares of the Company between 31 March 2021 and 17 June 2021.

Company Performance

The Board is responsible for the Company's investment strategy and performance, although the management of the Company's investment portfolio is delegated to Montanaro through the investment management agreement, as referred to in the Report of the Directors on page 22. The graph below compares, for the ten financial years ended 31 March 2021, the share price total return (assuming all dividends are reinvested) to shareholders compared to the return from the benchmark index. An explanation of the performance of the Company for the year ended 31 March 2021 is given in the Chairman's Statement and the Manager's Report.

Total Return and Benchmark Performance* (rebased at 100 on 31 March 2009, GBP)



From 5 September 2006: MSCI Europe SmallCap Index. The benchmark was changed on 1 June 2009 to the MSCI Europe ex-UK SmallCap Index (in Sterling terms).

Voting at Annual General Meeting on Annual Report

At the Company's last Annual General Meeting, held on 10 September 2020, shareholders approved the Annual Report on Directors' Remuneration for the year ended 31 March 2020. 99.85% of votes were in favour of the resolution and 0.15% were against. 0.04% were withheld.

An ordinary resolution for the approval of this Annual Report on Directors' Remuneration will be put to shareholders at the forthcoming Annual General Meeting.

By Order of the Board

G NEILLY

Chairman of the Remuneration Committee 17 June 2021

Management Report and Directors' Responsibilities Statement

MANAGEMENT REPORT

Listed companies are required by the Financial Conduct Authority's Disclosure Guidance and Transparency Rules (the 'Rules') to include a management report in their annual financial statements. The information required to be in the management report for the purpose of the Rules is included in the Chairman's Statement (pages 2 and 3), the Manager's Report (pages 4 to 7), Twenty Largest Holdings (pages 8 and 9), the Business Model and Strategy (pages 10 to 15) and the Report of the Directors (pages 21 to 26). Therefore, a separate management report has not been included.

DIRECTORS' RESPONSIBILITIES STATEMENT IN RELATION TO THE FINANCIAL STATEMENTS

The Directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable United Kingdom law and those International Accounting Standards in conformity with the Companies Act 2006. The Directors are also required to prepare a Strategic Report, Directors' Report, Directors' Remuneration Report and Corporate Governance Statement.

Under company law, the Directors must not approve the financial statements unless they are satisfied that they present a fair, balanced and understandable report and provide the information necessary for shareholders to assess the Company's performance, business model and strategy. In preparing the financial statements, the Directors are required to:

- select suitable accounting policies in accordance with IAS
 'Accounting Policies, Changes in Accounting Estimates and Errors' and then apply them consistently;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- provide additional disclosures when compliance with the specific requirements in International Accounting Standards in conformity with the Companies Act 2006 is insufficient to enable users to understand the impact of particular transactions, other events and conditions on the Company's financial position and financial performance;
- state that the Company has complied with International Accounting Standards in conformity with the Companies Act 2006, subject to any material departures disclosed and explained in the financial statements;
- make judgements and estimates that are reasonable and prudent; and
- prepare the financial statements on a going concern basis unless it is inappropriate to assume that the Company will continue in business.

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

RESPONSIBILITY STATEMENTS UNDER THE DISCLOSURE GUIDANCE AND TRANSPARENCY RULES

Each of the Directors confirms that to the best of his or her knowledge:

- the financial statements, prepared in accordance with International Accounting Standards in conformity with the Companies Act 2006, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company;
- the Strategic Report (comprising the Chairman's Statement, Manager's Report, Twenty Largest Holdings, Analysis of Investment Portfolio by Sector and Business Model and Strategy) and the Report of the Directors 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 it faces;
- taken as a whole, the Annual Report and financial statements are fair, balanced and understandable and provide the information necessary for shareholders to assess the Company's position and performance, business model and strategy;
- the financial statements include details on related party transactions; and
- having assessed the principal and emerging risks and other matters discussed in connection with the Viability Statement, it is appropriate to adopt the going concern basis in preparing the financial statements.

The Annual Report and Accounts were approved by the Board and the above responsibility statement was signed on its behalf by:

R M CURLING

Chairman 17 June 2021

Independent Auditor's Report

to the Members of Montanaro European Smaller Companies Trust plc

OPINION

We have audited the financial statements of Montanaro European Smaller Companies Trust plc for the year ended 31 March 2021 which comprise the Statement of Comprehensive Income, Balance Sheet, Statement of Changes in Equity, Cash Flow Statement and the related notes 1 to 23, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and International Accounting Standards in conformity with the requirements of the Companies Act 2006.

In our opinion, the financial statements:

- give a true and fair view of the Company's affairs as at 31 March 2021 and of its profit for the year then ended;
- have been properly prepared in accordance with International Accounting Standards in conformity with the requirements of the Companies Act; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

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 FRC's Ethical Standard as applied to listed public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

CONCLUSIONS RELATING TO GOING CONCERN

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:

- We confirmed our understanding of the Company's going concern assessment process and engaged with the Directors and the Company Secretary to determine if all key factors were considered in their assessment.
- We inspected the Directors' assessment of going concern, including the revenue forecast, for the period to 30 June 2022 which is at least twelve months from the date the financial statements were authorised for issue. In preparing the revenue forecast, the Company has concluded that it is able to continue to meet its ongoing costs as they fall due.
- We have reviewed the factors and assumptions, including the impact of the COVID-19 pandemic, as applied to the revenue
 forecast and the liquidity assessment of the investments. We considered the appropriateness of the methods used to calculate
 the revenue forecast and the liquidity assessment and determined, through testing of the methodology and calculations, that
 the methods, inputs and assumptions utilised were appropriate to be able to make an assessment for the Company.
- In relation to the Company's borrowing arrangements, we inspected the Directors' assessment of the risk of breaching the debt covenants as a result of a reduction in the value of the Company's portfolio. We recalculated the Company's compliance with debt covenants in the scenarios assessed by the Directors and performed reverse stress testing in order to identify what factors would lead to the Company breaching the financial covenants.
- We considered the mitigating factors included in the revenue forecasts and covenant calculations that are within the control
 of the Company. We reviewed the Company's assessment of the liquidity of investments held and evaluated the Company's
 ability to sell those investments in order to cover working capital requirements should revenue decline significantly.
- We reviewed the Company's going concern disclosures included in the annual report in order to assess that the disclosures were appropriate and in conformity with the reporting standards.

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 the period to 30 June 2022, which is at least twelve months from when the financial statements are authorised for issue.

In relation to the Company's reporting on how they have 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. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the Company's ability to continue as a going concern.

OVERVIEW OF OUR AUDIT APPROACH

Key audit matters	 Incomplete or inaccurate revenue recognition, including the classification of special dividends as revenue or capital in the Statement of Comprehensive Income
	 Incorrect valuation or ownership of the investment portfolio
Materiality	Overall materiality of £2.76m which represents 1% of shareholders' funds

AN OVERVIEW OF THE SCOPE OF OUR AUDIT

TAILORING THE SCOPE

Our assessment of audit risk, our evaluation of materiality and our allocation of performance materiality determine our audit scope for the Company. This enables us to form an opinion on the financial statements. We take into account size, risk profile, the organisation of the Company and effectiveness of controls, including controls and changes in the business environment when assessing the level of work to be performed.

KEY AUDIT MATTERS

Risk

Key audit matters are those matters that, in our professional judgment, 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 our opinion thereon, and we do not provide a separate opinion on these matters.

Incomplete or inaccurate revenue recognition, including the

classification of special dividends as revenue or capital in the Statement of Comprehensive

(as described on page 32 in the Report of the Audit Committee and as per the accounting policy set out on page 49).

The total revenue for the year to 31 March 2021 was £2.17m (2020: £3.50m), consisting of dividend income from listed equity investments.

There is a risk of incomplete or inaccurate recognition of revenue through the failure to recognise proper income entitlements or to apply an appropriate accounting treatment.

In addition to the above, the Directors may be required to exercise judgment in determining whether income receivable in the form of special dividends should be classified as 'revenue' or 'capital' in the Statement of Comprehensive Income.

Our response to the risk We have performed the following procedures:

We obtained an understanding of the processes and controls surrounding revenue recognition by performing walkthrough procedures.

For all dividends received and accrued we recalculated the dividend income by multiplying the investment holdings at the ex-dividend date, traced from the accounting records, by the dividend per share, which was agreed to an independent data vendor. For a sample of dividends received and all dividend accrued we agreed amounts to bank statements and where applicable, agreed the exchange rates to an external source.

For dividends accrued, we reviewed the investee company announcements to assess whether the dividend obligations arose prior to 31 March 2021.

To test completeness of recorded income, we tested that expected dividends for each investee company held during the year had been recorded as income with reference to investee company announcements obtained from an independent data vendor.

For all investments held during the year, we reviewed the type of dividends paid with reference to an external data source and confirmed that there were no special dividends received.

Key observations communicated to the Audit Committee

The results of our procedures identified no material misstatement in relation to the risk of incomplete or inaccurate revenue recognition, including classification of special dividends as revenue or capital in the Statement of Comprehensive Income.

Risk

Independent Auditor's Report continued

to the Members of Montanaro European Smaller Companies Trust plc

Incorrect valuation or ownership of the investment portfolio

(per the Report of the Audit Committee set out on page 32 and the accounting policy set out on page 50).

The valuation of the investment portfolio at 31 March 2021 was £282.58m (2020: £169.02m) consisting entirely of listed investments.

The valuation of the assets held in the investment portfolio is the primary driver of the Company's net asset value and total return. Incorrect investment pricing, or a failure to maintain proper legal title of the investments held by the Company could have a significant impact on the portfolio valuation and the return generated for shareholders.

The fair value of listed investments is determined by reference to stock exchange quoted market bid prices at the close of business on the reporting date.

Our response to the risk

We performed the following procedures:

We obtained an understanding of the processes and controls surrounding investment title and the pricing of listed securities by performing our walkthrough procedures.

For all investments in the portfolio, we compared the market prices and exchange rates applied to an independent pricing vendor and recalculated the investment valuations as at the year-end.

We inspected the stale pricing reports produced by the Administrator to identify prices that have not changed around the year end and verified whether the listed price is a valid fair value through review of trading activity.

We compared the Company's investment holdings at 31 March 2021 to an independent confirmation received directly from the Company's Custodian, testing any reconciling items to supporting documentation.

Key observations communicated to the Audit Committee

The results of our procedures identified no material misstatement in relation to the risk of incorrect valuation or ownership of the investment portfolio.

In the prior year, our auditor's report included a key audit matter in relation to the impact of COVID-19. The impact of COVID-19 on going concern continued to be relevant to our audit of the Company and we considered this as part of our overall work on going concern which is set out under "Conclusions relating to going concern". The other elements of the prior year key audit matter have not been included as a separate key audit matter as it was determined that they did not have a significant impact on our audit strategy for this year's audit.

OUR APPLICATION OF MATERIALITY

We apply the concept of materiality in planning and performing the audit, in evaluating the effect of identified misstatements on the audit and in forming our audit opinion.

Materiality

The magnitude of an omission or misstatement that, individually or in the aggregate, could reasonably be expected to influence the economic decisions of the users of the financial statements. Materiality provides a basis for determining the nature and extent of our audit procedures.

We determined materiality for the Company to be £2.76 million (2020: £1.60 million), which is 1% (2020: 1%) of shareholders' funds. We believe that shareholders' funds provides us materiality aligned to the key measure of the Company's performance.

Performance materiality

The application of materiality at the individual account or balance level. It is set at an amount to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality.

On the basis of our risk assessments, together with our assessment of the Company's overall control environment, our judgment was that performance materiality was 75% (2020: 75%) of our planning materiality, namely £2.07m (2020: £1.20m).

Given the importance of the distinction between revenue and capital for investment trusts, we have also applied a separate testing threshold for the revenue column of the Statement of Comprehensive Income of £0.14m (2020: £0.11m) being 5% of planning materiality (2020: being 5% of the revenue return before taxation).

Reporting threshold

An amount below which identified misstatements are considered as being clearly trivial.

We agreed with the Audit Committee that we would report to them all uncorrected audit differences in excess of £0.14m (2020: £0.08m), which is set at 5% of planning materiality, as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds.

We evaluate any uncorrected misstatements against both the quantitative measures of materiality discussed above and in light of other relevant qualitative considerations in forming our opinion.

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 this 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 there is 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 the other information, we are required to report that fact.

We have nothing to report in this regard.

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

MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

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 material misstatements in the Strategic Report or Directors' Report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

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

Independent Auditor's Report continued

to the Members of Montanaro European Smaller Companies Trust plc

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 or our knowledge obtained during the audit:

- Directors' statement with regards to the appropriateness of adopting the going concern basis of accounting and any material uncertainties identified set out on page 23;
- Directors' explanation as to its assessment of the Company's prospects, the period this assessment covers and why the period is appropriate set out on page 15;
- Directors' statement on fair, balanced and understandable set out on page 37;
- Board's confirmation that it has carried out a robust assessment of the emerging and principal risks set out on page 12;
- The section of the annual report that describes the review of effectiveness of risk management and internal control systems set out on pages 30 and 31; and
- The section describing the work of the Audit Committee set out on page 30.

RESPONSIBILITIES OF DIRECTORS

As explained more fully in the Directors' responsibilities statement set out on page 37, 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.

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.

EXPLANATION AS TO WHAT EXTENT 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 irregularities, including fraud. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error, as fraud may involve deliberate concealment by, for example, forgery or intentional misrepresentations, or through collusion. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below.

However, the primary responsibility for the prevention and detection of fraud rests with both those charged with governance of the Company and management.

- We obtained an understanding of the legal and regulatory frameworks that are applicable to the Company and determined
 that the most significant are International Accounting Standards in conformity with the Companies Act 2006, the Companies
 Act 2006, the Listing Rules, UK Corporate Governance Code, the Association of Investment Companies' Code and
 Statement of Recommended Practice, Section 1158 of the Corporation Tax Act 2010 and The Companies (Miscellaneous
 Reporting) Regulations 2018.
- We understood how the Company is complying with those frameworks through discussions with the Audit Committee and Company Secretary and review of Board minutes and the Company's documented policies and procedures.

- We assessed the susceptibility of the Company's financial statements to material misstatement, including how fraud might
 occur by considering the key risks impacting the financial statements. We identified a fraud risk with respect to the incomplete
 or inaccurate income recognition through the incorrect classification of special dividends. Further discussion of our approach
 is set out in the section on key audit matters above.
- Based on this understanding we designed our audit procedures to identify non-compliance with such laws and regulations.
 Our procedures involved a review of the Company Secretary's reporting to the Directors with respect to the application of the documented policies and procedures and review of the financial statements to ensure compliance with the reporting requirements of the Company.

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

OTHER MATTERS WE ARE REQUIRED TO ADDRESS

- Following the recommendation from the Audit Committee, we were appointed by the Company on 22 June 1982 to audit the financial statements for the year ending 31 March 1982 and subsequent financial periods.
 - The period of total uninterrupted engagement including previous renewals and reappointments is 40 years, covering the years ending 31 March 1982 to 31 March 2021.
- The non-audit services prohibited by the FRC's Ethical Standard were not provided to the Company and we remain independent of the Company in conducting the audit.
- The audit opinion is consistent with the additional report to the Audit Committee.

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.

CAROLINE MERCER (Senior statutory auditor) for and on behalf of Ernst & Young LLP, Statutory Auditor Edinburgh 17 June 2021

Statement of Comprehensive Income

for the year ended 31 March 2021

		Yea	r to 31 Marc	h 2021	Year to 31 March 2020		
N	otes	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000
Capital gains/(losses) on investments							
Gains/(losses) on investments held at fair value	9	-	108,742	108,742	_	(8,126)	(8,126)
Exchange losses		_	(109)	(109)	_	(211)	(211)
Revenue							
Investment income	2	2,166	-	2,166	3,497	_	3,497
Total income		2,166	108,633	110,799	3,497	(8,337)	(4,840)
Expenditure							
Management expenses	3	(766)	(1,422)	(2,188)	(564)	(1,047)	(1,611)
Other expenses	4	(646)	-	(646)	(595)	_	(595)
Total expenditure		(1,412)	(1,422)	(2,834)	(1,159)	(1,047)	(2,206)
Return before finance costs and taxation		754	107,211	107,965	2,338	(9,384)	(7,046)
Finance costs	5	(56)	(105)	(161)	(48)	(85)	(133)
Return before taxation		698	107,106	107,804	2,290	(9,469)	(7,179)
Taxation	6	(169)	-	(169)	(291)	_	(291)
Return after taxation		529	107,106	107,635	1,999	(9,469)	(7,470)
Return per share	8	3.1p	632.4p	635.5p	11.9p	(56.6p)	(44.7p)

The total column of this statement represents the Company's Income Statement and Statement of Comprehensive Income, prepared to International Accounting Standards in conformity with the Companies Act 2006.

The supplementary revenue return and capital return columns are both prepared under guidance published by the Association of Investment Companies.

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

No operations were acquired or discontinued in the year.

Balance Sheet as at 31 March 2021

	Notes	31 March 2021 £'000 £'000		31 N £'000	March 2020 £'000	
Non-current assets	140100			2 000	2 000	
Investments held at fair value through profit and loss	9		282,575		169,018	
Current assets		<u>. </u>		<u>. </u>		
Trade and other receivables	10	782		615		
Cash and cash equivalents	10	1,767		405		
		2,549		1,020		
Total assets		285,124		170,038		
Current liabilities						
Trade and other payables	11	(564)		(222)		
Revolving credit facility	11	_		(884)		
		(564)		(1,106)		
Non-current liabilities						
Interest-bearing bank loan	12	(8,495)		(8,809)		
Total liabilities		(9,059)		(9,915)		
Net assets			276,065		160,123	
Capital and reserves						
Called-up share capital	13		8,724		8,724	
Share premium account			12,707		5,283	
Capital redemption reserve			2,212		2,212	
Capital reserve			249,185		139,641	
Revenue reserve			3,237		4,263	
Shareholders' funds			276,065		160,123	
Net asset value per share			1,589.0p		956.9p	

The financial statements on pages 44 to 60 were approved and authorised for issue by the Board of Directors on 17 June 2021 and signed on its behalf by:

R CURLING

Director

Company Registered Number: SC074677

Statement of Changes in Equity for the year ended 31 March 2021

Year to 31 March 2021	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Total £'000
As at 1 April 2020		8,724	5,283	2,212	139,641	4,263	160,123
Return after taxation		-	-	_	107,106	529	107,635
Share issues		-	7,424	-	2,438	-	9,862
Dividends paid	7	-	-	-	-	(1,555)	(1,555)
As at 31 March 2021		8,724	12,707	2,212	249,185	3,237	276,065
Year to 31 March 2020	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Total £'000
Balance at 1 April 2019		8,724	5,283	2,212	149,110	3,812	169,141
Return after taxation		-	-	_	(9,469)	1,999	(7,470)
Dividends paid	7	_	_	_	_	(1,548)	(1,548)
Balance at 31 March 2020		8,724	5,283	2,212	139,641	4,263	160,123

Cash Flow Statement

for the year ended 31 March 2021

	Notes	31 March 2021 £'000	31 March 2020 £'000
Cash flows from operating activities			
Profit/(loss) before taxation		107,804	(7,179)
Investment (gains)/losses		(108,742)	8,126
Exchange losses		109	211
Finance costs		161	133
Withholding tax		(136)	(291)
Investment income		(2,166)	(3,497)
Dividends received		2,056	3,502
Decrease in receivables		3	99
Increase in payables		346	15
Purchases of investments		(57,443)	(33,739)
Sales of investments		52,578	26,361
Net cash outflow from operating activities		(5,430)	(6,259)
Cash flows from financing activities			
(Repayments)/drawdown of loans		(866)	844
Proceeds from the issue of treasury shares		9,862	_
Dividends paid	7	(1,555)	(1,548)
Interest paid		(164)	(131)
Net cash inflow/(outflow) from financing activities		7,277	(835)
Net increase/(decrease) in cash and cash equivalents		1,847	(7,094)
Exchange (losses)/gains		(485)	56
Increase/(decrease) in cash and cash equivalents		1,362	(7,038)
Cash and cash equivalents at beginning of year		405	7,443
Cash and cash equivalents at end of year	10	1,767	405

Notes to the Financial Statements

at 31 March 2021

1 Accounting Policies

A summary of the principal accounting policies is set out below.

BASIS OF ACCOUNTING

The financial statements of the Company have been prepared in accordance with International Accounting Standards in conformity with the Companies Act 2006. The annual financial statements have been prepared in accordance with the Statement of Recommended Practice issued by the Association of Investment Companies ("AIC SORP") for the financial statements of investment trust and venture capital trusts, except to any extent where it is not consistent with the requirements of International Accounting Standards in conformity with the Companies Act 2006.

The functional and presentational currency of the Company is Pounds Sterling and has been determined on the basis of the currency of the Company's share capital and the currency in which dividends and expenses are paid.

The financial statements have been prepared on a going concern basis and on the expectation that approval as an investment trust company will continue to be met.

The Directors have made an assessment of the Company's ability to continue as a going concern and are satisfied that the Company has the resources to continue in business for the foreseeable future, for the period to 30 June 2022, which is at least twelve months from the date of approval of these accounts. As part of this review, the Directors have reviewed a forecast for the period to 30 June 2022. The Directors noted that the Company holds a portfolio of highly liquid listed investments. The Company is a closed end fund, where assets are not required to be liquidated to meet redemptions. Whilst the economic impact from the pandemic is uncertain, the Directors believe it is possible that the Company could continue to experience reductions in income and/or market value, and that this should not be to a level which would threaten the Company's ability to continue as a going concern. The Directors, the Manager and other service providers have had contingency plans operating for over a year to minimise disruption and these measures remain in place. Furthermore, the Directors are not aware of any material uncertainties that may cast doubt upon the Company's ability to continue as a going concern. Therefore, the financial statements have been prepared on a going concern basis. Further detail is included in the Report of the Directors on page 23. In addition to the Going Concern assessment the Directors have assessed the longer term viability of the Company as set out in the viability assessment and statement on page 15.

ACCOUNTING DEVELOPMENTS

In the current year, the Company has applied a number of amendments to IFRS, issued by the International Accounting Standards Board. These include annual improvements to IFRS, changes in standards, legislative and regulatory amendments, changes in disclosure and presentation requirements.

The adoption of the changes to accounting standards has had no material impact on the current or prior years' financial statements.

There are amendments to standards that will be applied from 1 April 2021 as follow:

IAS 8 Accounting Policies, changes for estimates and errors. The Directors do not anticipate the adoption of the above standard will have a material impact on the financial statements

CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY.

The preparation of financial statements in conformity with International Accounting Standards in conformity with the Companies Act 2006, requires management to make judgements, estimates and assumptions that affect the application of policies and the reported amounts in the Balance Sheet, the Income Statement and the disclosure of contingent assets and liabilities at the date of the financial statements. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The areas requiring the most significant judgement and estimation in the preparation of the financial statements are: recognising and classifying unusual or special dividends received as either revenue or capital in nature; and setting the levels of dividends paid and proposed in satisfaction of both the Company's long-term objective and its obligations to adhere to investment trust status rules under Section 1158 of the Corporation Tax Act 2010.

Dividends received which appear to be unusual in size or circumstance are assessed on a case-by-case basis, based on interpretation of the investee companies' relevant statements, to determine their allocation in accordance with the SORP to either the revenue account or capital reserves. Dividends which have clearly arisen out of the investee company's reconstruction or reorganisation are usually considered to be capital in nature and allocated to capital reserves. Investee company dividends which appear to be paid in excess of current year profits will still be considered as revenue in nature unless evidence suggests otherwise.

The estimates and underlying assumptions are reviewed on an ongoing basis. Any revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future period if the revision affects both current and future periods. There are significant judgements or estimates in these financial statements.

1 Accounting Policies continued

SEGMENTAL REPORTING

The Board is of the view that the Company is engaged in a single segment of business, of investing in European quoted smaller companies, and that therefore the Company has only a single operating segment.

PRESENTATION OF STATEMENT OF COMPREHENSIVE INCOME

In order to better reflect the activities of an investment trust company and in accordance with guidance issued by the AIC, supplementary information which analyses the Statement of Comprehensive Income between items of a revenue and capital nature has been presented alongside the Statement of Comprehensive Income. The net revenue return is the measure the Directors believe appropriate in assessing the Company's compliance with certain requirements set out in Section 1158 of the Corporation Tax Act 2010.

INCOME

Dividends are recognised as income on the date that the related investments are marked ex-dividend.

Dividends receivable on equity shares where no ex-dividend date is quoted are recognised when the Company's right to receive payment is established.

Special dividends are taken to the revenue or capital account depending on their nature. In deciding whether a dividend should be regarded as a capital or revenue receipt, the Board reviews all relevant information as to the reasons for the sources of the dividend on a case-by-case basis.

Where the Company has elected to receive its dividends in the form of additional shares rather than cash, the amount of the cash dividend foregone is recognised as income.

All other income is accounted for on a time apportioned basis.

EXPENSES AND FINANCE COSTS

All expenses and finance costs are accounted for on an accruals basis and are charged against revenue, except where incurred in connection with the maintenance or enhancement of the value of the Company's assets and taking account of the expected long-term returns as follows:

- finance costs payable are allocated 35% to revenue and 65% to capital.
- management expenses payable are allocated 35% to revenue and 65% to capital.

TAXATION

The tax expense represents the sum of the tax currently payable and movements in deferred tax. Tax payable is based on the taxable profit for the year and withholding tax payable. Taxable profit differs from profit before tax as reported in the Statement of Comprehensive Income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

In line with the recommendations of the SORP, the allocation method used to calculate tax relief on expenses presented against capital returns in the supplementary information in the Statement of Comprehensive Income is the 'marginal basis'. Under this basis, if taxable income is capable of being offset entirely by expenses presented in the revenue return column of the Statement of Comprehensive Income, then no tax relief is transferred to the capital return column.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit, and is accounted for using the balance sheet liability method. Deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised. Deferred tax is charged or credited in the Statement of Comprehensive Income, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

Investment trusts which have approval under Section 1158 of the Corporation Tax Act 2010 are not liable to taxation on capital gains.

Notes to the Financial Statements continued

at 31 March 2021

1 Accounting Policies continued

INVESTMENTS

The Company's business is investing in financial assets with a view to profiting from their total return in the form of income and capital growth. This portfolio of financial assets is managed and its performance evaluated on a fair value basis in accordance with the documented investment strategy and information is provided internally on that basis to the Company's Board of Directors and other key management personnel.

The investments held by the Company are designated by the Company as 'at fair value through profit or loss'.

All gains and losses are allocated to the capital return within the Statement of Comprehensive Income as 'Gains or losses on investments held at fair value through profit or loss'. Also included within this heading are transaction costs in relation to the purchase or sale of investments. When a sale or purchase is made under a contract, the terms of which require delivery within the timeframe of the relevant market, the investments concerned are recognised or derecognised on the trade date.

All investments are classified upon initial recognition as held at fair value through profit or loss, and are measured at subsequent reporting dates at fair value, which is the bid price or the last traded price depending on the convention of the exchange on which the investment is listed. The Company derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of consideration received and receivable and the cumulative gain or loss that had been accumulated is recognised in profit or loss.

All investments for which a fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy levels set out in note 15.

CASH AND CASH EQUIVALENTS

Cash comprises bank balances and cash held by the Company. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

LOANS

The loans are valued at amortised cost. Costs in relation to arranging the debt finance have been capitalised and are amortised over the term of the finance. Hence, amortised cost is the par value less the amortised cost of issue.

The Euro loan is shown at amortised cost with the exchange difference on the principal amounts to be repaid reflected. Any gains or losses arising from changes in exchange rate between Euro and Sterling is included in the capital reserves and shown in the capital column of the Statement of Comprehensive Income.

RESERVES

Share Premium Account

The following are included in this reserve:

- premium on the issue of shares.
- surplus arising on the sale of Ordinary Shares from treasury.
- costs associated with the issue of equity.

Capital Redemption Reserve

The nominal value of Ordinary Shares bought back for cancellation is added to this reserve. This reserve is non-distributable.

Capital Reserve

The following are included in this reserve:

- gains and losses on the realisation of investments.
- increases and decreases in the valuation of investments held at the year end.
- exchange differences of a capital nature.
- special dividends of a capital nature.
- expenses and finance costs, together with the related taxation effect, charged in accordance with the above policies.
- cost of purchasing Ordinary Shares to be held in treasury or cancelled.
- · proceeds from the issue of Ordinary Shares held in treasury equivalent to the weighted average cost of the repurchase.

1 Accounting Policies continued

In addition, the Company's Articles of Association permit it to distribute from the Capital Reserve any surplus arising from the realisation of its investments.

Revenue Reserve

The net profit arising in the revenue column of the Statement of Comprehensive Income is added to this reserve. Dividends paid during the year may be deducted from this reserve.

FINANCIAL INSTRUMENTS

Financial assets and financial liabilities are recognised on the Balance Sheet of the Company when the Company becomes a party to the contractual provisions of the instrument. The Company shall offset financial assets and financial liabilities if it has a legally enforceable right to set off the recognised amounts and intends to settle on a net basis. As at 31 March 2021, no financial assets or financial liabilities had been offset (31 March 2020: nil).

FOREIGN CURRENCIES

Monetary assets and liabilities expressed in foreign currencies are translated into sterling at rates of exchange ruling at the balance sheet date. Non-monetary items expressed in foreign currencies held at fair value are translated into sterling at rates of exchange ruling at the date the fair value is measured. Transactions in foreign currencies are converted to sterling at the rate ruling at the date of the transaction. Exchange gains and losses are taken to the Statement of Comprehensive Income as a capital or revenue item depending on the nature of the underlying item.

Exchange gains and losses on investments are included within 'Gains/(losses) on investments held at fair value' and are taken to the Capital Reserve. Exchange differences on other financial instruments are included in the Statement of Comprehensive Income as 'Exchange losses'.

Rates of exchange (per Pound Sterling)	31 March 2021	31 March 2020	Change %
Danish Krone	8.56	8.44	1.4
Euro	1.15	1.13	1.8
Norwegian Krone	12.04	13.02	(7.5)
Swedish Krona	11.74	12.28	(4.4)
Swiss Franc	1.26	1.20	5.0

2 Income

Total	2,166	3,497
Other income	1	_
Exchange (losses)/gains	(10)	25
Overseas dividend income	2,175	3,472
Investment income		
31	March 2021 £'000	Year to 31 March 2020 £'000

3 Management fee

	Year to 31 March 2021				20	
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000
Investment management fee	748	1,390	2,138	546	1,015	1,561
AIFM fee	18	32	50	18	32	50
	766	1,422	2,188	564	1,047	1,611

Details of the management fee arrangements during the year are contained within the Report of the Directors on page 22 and details of fees owed to the Manager at the balance sheet date are included in note 11.

Notes to the Financial Statements continued at 31 March 2021

4 Other Expenses

	Year to 31 March 2021			Year to 31 March 202	20	
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000
Directors' fees	97	_	97	85	_	85
Auditor's remuneration for:						
 statutory audit¹ 	38	-	38	30	_	30
Secretarial and administration fees	144	-	144	149	_	149
Legal, professional and advisory fees	48	-	48	23	_	23
Custody and depositary fees	83	_	83	74	_	74
Bank charges – negative interest	-	_	_	34	_	34
Credit facility commitment fee	59	_	59	59	_	59
Other	177	_	177	141	_	141
	646	-	646	595	_	595

¹ Auditor's remuneration paid excludes VAT.

5 Finance Costs

	Year to 31 March 2021				Year to 31 March 2020		
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000	
Interest payable on bank borrowings	56	105	161	48	85	133	

6 Taxation

	Year to 31 March 2021				Year to 31 March 202	20
	Revenue £'000	Capital £'000	Total £'000	Revenue £'000	Capital £'000	Total £'000
Overseas tax	169	-	169	291	_	291

FACTORS AFFECTING TAX CHARGE FOR THE YEAR

The tax charge for the year is lower than the standard rate of corporation tax in the UK. The differences are explained below:

	Year to 31 March 2021 £'000	Year to 31 March 2020 £'000
Profit/(loss) on ordinary activities before taxation	107,804	(7,179)
Corporation tax at standard rate of 19% (2020: 19%)	20,483	(1,364)
Effects of:		
Non-taxable (gains)/losses on investments	(20,661)	1,544
Movement in unutilised expenses	569	419
Non-taxable overseas income	(412)	(604)
Exchange losses	21	5
Overseas tax	169	291
Total tax charge for the year	169	291

As at 31 March 2021, the Company had unutilised management expenses for taxation purposes of £29,778,000 (2020: £29,220,000). A deferred tax asset of £5,658,000 (2020: £5,552,000) has not been recognised on the unutilised expenses as it is unlikely that there will be suitable taxable profits from which the future reversal of the deferred tax could be deducted.

7 Dividends

	Year to 31 March 2021 £'000	Year to 31 March 2020 £'000
Final dividend for the year ended 31 March 2019 of 7.25p per share	-	1,213
Interim dividend for the year ended 31 March 2020 of 2.00p per share	_	335
Final dividend for the year ended 31 March 2020 of 7.25p per share	1,213	_
Interim dividend for the year ended 31 March 2021 of 2.00p per share	342	_
	1,555	1,548
Amounts relating to the year but not paid at the year end:		
Final dividend for the year ended 31 March 2020 of 7.25p per share	_	1,213
Final dividend for the year ended 31 March 2021 of 7.25p per share	1,261	_
	1,261	1,213

The Directors have proposed a final dividend in respect of the year ended 31 March 2021 of 7.25p per share, payable on 15 September 2021 to all shareholders on the register on 13 August 2021. The final dividend is subject to approval by shareholders at the Annual General Meeting.

The attributable revenue and the dividends paid and proposed for the purposes of the income retention test for section 1159 of the Income and Corporation Tax Act 2010, are set out below:

	rear to	of Marria coop
	31 March 2021 £'000	31 March 2020 £'000
Revenue attributable to equity shareholders	529	1,999
Interim dividend for the year ended 31 March 2020 of 2.00p per share	-	(335)
Proposed final dividend for the year ended 31 March 2020 of 7.25p per share	-	(1,213)
Interim dividend for the year ended 31 March 2021 of 2.00p per share	(342)	_
Proposed final dividend for the year ended 31 March 2021 of 7.25p per share	(1,261)	
Net movement in revenue	(1,074)	451

8 Return per Share

	Year	Year to 31 March 2021			to 31 March 2020	
	Revenue	Capital	Total	Revenue	Capital	Total
Basic	3.1p	632.4p	635.5p	11.9p	(56.6)p	(44.7)p

Basic total return per Ordinary Share is based on the total comprehensive gain for the financial year of £107,635,000 (2020: loss £7,470,000) and on 16,936,095 (2020: 16,733,260) Ordinary Shares, being the weighted average number of Ordinary Shares in issue during the year, excluding those shares bought back and held in treasury.

Basic revenue return per Ordinary Share is based on the net revenue return on ordinary activities after taxation of £529,000 (2020: £1,999,000), and on 16,936,095 (2020: 16,733,260) Ordinary Shares, being the weighted average number of Ordinary Shares in issue during the year, excluding those shares bought back and held in treasury.

Basic capital return per Ordinary Share is based on the net capital return for the financial year of £107,106,000 (2020: net capital loss £9,469,000), and on 16,936,095 (2020: 16,733,260) Ordinary Shares, being the weighted average number of Ordinary Shares in issue during the year, excluding those shares bought back and held in treasury.

Notes to the Financial Statements continued

at 31 March 2021

9 Investments at Fair Value Through Profit and Loss

	Year to 31 March 2021 £'000	Year to 31 March 2020 £'000
Opening cost	121,712	107,172
Holding gains	47,306	62,656
Opening fair value	169,018	169,828
Purchases at cost	57,443	33,739
Sales – proceeds	(52,628)	(26,423)
– gains on sales	18,952	7,224
Holding gains/(losses)	89,790	(15,350)
Closing fair value	282,575	169,018
Closing cost	145,479	121,712
Holding gains	137,096	47,306
Closing valuation	282,575	169,018

Net gains on the realisation of investments during the year represents the difference between the net proceeds of sale and the book cost of investment sold.

Movement in fair value represents the decrease in the difference between book cost of investments held and their market value at 31 March 2021 compared with the difference between the book cost of investments held and their market value at 31 March 2020.

TRANSACTION COSTS

The Company incurred transaction costs on the purchase of investments of £46,000 and sale of investments of £34,000 (2020: £23,000 on purchases and £13,000 on sales).

	Year to	Year to
	31 March 2021	31 March 2020
	£'000	£'000
Gains on sales	18,952	7,224
Increase/(decrease) in holding gains	89,790	(15,350)
Gains/(losses) on investments held at fair value	108,742	(8,126)

10 Current Assets

	Year to	Year to
	31 March 2021	31 March 2020
	£'000	£'000
Due from brokers	121	62
Prepayments and accrued income	221	81
Overseas tax recoverable	440	472
	782	615

The carrying value of the balances above approximates to fair value. There are no amounts which are past due at the year end (2020: £nil).

CASH AND CASH EQUIVALENTS

These comprise bank balances and cash held by the Company. The carrying amount of these assets approximates to their fair value.

Year to	Year to
31 March 2021	31 March 2020
£'000	£'000
Cash at bank and on hand 1,767	405

11 Current Liabilities

	Year to	Year to
	31 March 2021	31 March 2020
	£,000	£,000
Trade and other payables:		
Investment management and AIFM fee	432	115
Other creditors	132	107
	564	222

The Company has a €15 million five year secured revolving credit facility with ING which will mature on 13 September 2023. Drawdowns from the facility are charged at margin over the relevant EUROBOR rate. As at 31 March 2021, €nil of the facility was drawn (2020: €1,000,000 (£884,000)), at a rate of 1.2%, with €15 million available to be drawn (31 March 2020: €14 million).

Once drawn, the facility will be measured at amortised cost and revalued for exchange rate movements. Any gain or loss arising from changes in exchange rates is included in the capital reserve and shown in the capital column of the Statement of Comprehensive Income. Interest costs are charged to capital and revenue in accordance with the Company's accounting policies.

The carrying value of the balances above approximates to fair value.

12 Interest-Bearing Bank Loans

	Year to	Year to
	31 March 2021	31 March 2020
	£'000	£'000
Opening balance	8,809	8,572
Loan repaid during the year	-	_
Amortisation of set-up costs	11	10
Non-cash foreign currency movements	(325)	227
Closing balance	8,495	8,809

The Company has a €10 million five year secured loan with ING Bank N.V. at a fixed rate of 1.33% per annum. This loan will mature on 13 September 2023.

The Company also has a €15 million five year secured revolving credit facility with ING which will also mature on 13 September 2023.

Under the bank covenants relating to the loans, the Company is to ensure that at all times the total borrowings of the Company do not exceed 40% of the Adjusted Net Asset Value (as defined in the loan agreements) and that the Adjusted Net Asset Value does not fall below £45 million (2020: £45 million). The Company met all covenant conditions during the year.

The carrying value of the balances above approximates to fair value.

13 Share Capital

	Listed	Listed		Held in Treasury		In Issue	
	Number	£,000	Number	£'000	Number	£,000	
Allotted, issued and fully paid:							
Ordinary Shares of 50p each							
Balance at 1 April 2020	17,448,260	8,724	(715,000)	(358)	16,733,260	8,366	
Shares issued from treasury	_	_	640,000	320	640,000	320	
Balance at 31 March 2021	17,448,260	8,724	(75,000)	(38)	17,373,260	8,686	

During the year, the Company issued 640,000 shares from treasury (2020: nil).

Notes to the Financial Statements continued

at 31 March 2021

13 Share Capital continued

CAPITAL MANAGEMENT

The Company's capital is represented by the issued Share Capital, Share Premium Account, Capital Redemption Reserve, Capital Reserve, Revenue Reserve and external debt financing. Details of the movement through each reserve are shown in the Statement of Changes in Equity. The Company is not subject to any externally imposed capital requirements other than those associated with the loan finance.

The Company's capital is managed in accordance with its investment policy, in pursuit of its investment objective, both of which are detailed in the Business Model and Strategy. The Company's capital structure is also explained in the Report of the Directors on pages 22 and 23.

14 Net Asset Value per Ordinary Share

	Net asset value	Net asset value per share		value
	2021	2020	2021	2020
	р	р	£'000	£,000
Net asset value per Ordinary Share	1,589.0	956.9	276,065	160,123

The net asset value per share is based on net assets at the year end and on 17,373,260 (2020: 16,733,260) Ordinary Shares, being the number of Ordinary Shares in issue at the year end, excluding those shares bought back and held in treasury.

15 Financial Instruments

The Company's financial instruments comprise its investment portfolio, cash balances, bank loans, and debtors and creditors that arise directly from its operations. As an investment trust the Company holds a portfolio of financial assets in pursuit of its investment objective. The Company makes use of borrowings, as detailed in note 12 and the Chairman's Statement, to achieve improved performance in rising markets.

The Company's principal risks are described in the Business Model and Strategy on pages 12 to 14.

Financial risks arising from the Company's financial instruments are:

- (i) market price risk, being the risk that the value of investment holdings will fluctuate as a result of changes in market prices caused by factors other than interest rate or currency rate movements;
- (ii) interest rate risk, being the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates;
- (iii) foreign currency risk, being the risk that the value of investment holdings, investment purchases, investment sales, bank loans and accrued income will fluctuate because of movements in currency rates;
- (iv) credit risk, being the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Company; and
- (v) liquidity risk, being the risk that the Company may not be able to liquidate quickly its investments to meet obligations associated with its financial liabilities.

15 Financial Instruments continued

FAIR VALUE HIERARCHY

The Company measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements.

Categorisation within the hierarchy has been determined on the basis of the lowest level input that is significant to the fair value measurement of the relevant assets as follows:

- Level 1 valued using quoted prices unadjusted in active markets for identical assets or liabilities.
- Level 2 valued by reference to valuation techniques using observable inputs for the asset or liability other than quoted prices included within Level 1.
- Level 3 valued by reference to valuation techniques using inputs that are not based on observable market data for the asset or liability.

The tables below set out fair value measurements of financial instruments as at the year end, by the level in the fair value hierarchy into which the fair value measurement is categorised.

The Company held the following categories of financial instruments as at 31 March 2021:

	Level 1 £'000	Level 2 £'000	Level 3 £'000	2021 Total £'000	Level 1 £'000	Level 2 £'000	Level 3 £'000	2020 Total £'000
Financial instruments								
Investments	282,575	-	-	282,575	169,018	_	_	169,018
Loan	_	(8,495)	-	(8,495)	_	(8,809)	-	(8,809)

There were no transfers between levels in the fair value hierarchy in the year ended 31 March 2021 (2020: none).

The investments held are valued at fair value through profit or loss. The loans are recognised as amortised cost.

16 Market Price Risk

Market price risk (i.e. changes in market prices other than those arising from currency risk or interest rate risk) may affect the value of investments.

The Board manages the risks inherent in the investment portfolio by ensuring full and timely reporting of relevant information from the Manager. Investment performance and exposure are reviewed at each Board meeting.

The maximum exposure to market price risk is the fair value of investments of £282,575,000 (2020: £169,018,000).

If the investment portfolio valuation fell by 10% from the amount detailed in the financial statements as at 31 March 2021, it would have the effect, with all other variables held constant, of reducing the net capital return before taxation by £28,257,000 (2020: £16,902,000). An increase of 10% in the investment portfolio valuation would have an equal and opposite effect on the net capital return before taxation. The analysis is based on closing balances only and is not representative of the year as a whole.

Notes to the Financial Statements continued

at 31 March 2021

17 Interest Rate Risk

FIXED RATE

The Company has a €10 million fully drawn fixed rate term loan with ING Bank N.V., with a Sterling equivalent of £8.5 million as at 31 March 2021, at a rate of interest of 1.33% per annum. An interest rate sensitivity analysis has not been performed as the Company has borrowed at a fixed rate of interest.

FLOATING RATE

When the Company retains cash balances, the cash is primarily held in accounts at the custodian. Interest received or paid on cash balances and bank overdrafts is at market rates and is monitored and reviewed by the Investment Manager and the Board. As at 31 March 2021, the cash position of the Company was £1.8 million (2020: £0.4 million).

If interest rates had increased by 1.0%, the impact on the profit or loss and the net asset value would have been positive £18,000 (2020: positive £4,000). If interest rates had decreased by 1.0%, the impact on the profit or loss and the net asset value would have been negative £18,000 (2020: negative £4,000). The calculations are based on the floating rate balances as at the respective balance sheet dates.

18 Foreign Currency Risk

The Company invests in overseas securities and holds foreign currency cash balances and foreign currency borrowings which give rise to currency risks. It is not the Company's policy to hedge this risk.

Foreign currency exposure:

2004	Investments	Trade and other receivables	Cash	Trade and other payables	Loans*	Net exposure
2021 Danish Krone	£'000 12,182	£'000 104	£'000	£'000	£'000	£'000 12,286
	133,542	148	1 474	_	(9.40E)	
Euro			1,474	_	(8,495)	126,669
Norwegian Krone	20,690	50	_	_	_	20,740
Swedish Krona	88,058	121	-	_	-	88,179
Swiss Franc	28,103	138	_	_	_	28,241
Total	282,575	561	1,474	-	(8,495)	276,115
	Investments	Trade and other receivables	Cash	Trade and other payables	Loans*	Net exposure
2020	£,000	£'000	£,000	£'000	£'000	£,000
Danish Krone	6,111	96	_	_	_	6,207
Euro	93,820	144	372	_	(9,693)	84,643
Norwegian Krone	13,276	45	_	_	_	13,321
Swedish Krona	37,391	62	_	_	_	37,453
Swiss Franc	18,420	187	_	_	_	18,607
Total	169,018	534	372	_	(9,693)	160,231

^{*} Par value excluding amortised Costs

If the value of Sterling had weakened by 5% (2020: 5%) against each of the currencies in the portfolio, the impact on the profit or loss and the net asset value would have been positive £14,230,000 (2020: positive £8,496,000). If the value of Sterling had strengthened by 5% (2020: 5%) against each of the currencies in the portfolio, the impact on the profit or loss and the net asset value would have been negative £13,806,000 (2020: negative £8,012,000). These calculations are based on the foreign currency exposure balances as at the respective balance sheet dates.

19 Credit Risk

Credit risk is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Company. The Company has in place a monitoring procedure in respect of counterparty risk which is reviewed on an ongoing basis. The carrying amounts of financial assets best represent the maximum credit risk exposure at the balance sheet date.

The Company had the following categories of financial assets exposed to credit risk as at 31 March 2021:

	Year to	Year to
	31 March 2021	31 March 2020
	£'000	£'000
Cash and cash equivalents	1,767	405
Due from brokers and accrued income	317	124
	2,084	529

Credit risk arising on transactions with brokers relates to transactions awaiting settlement. Risk relating to unsettled transactions is considered to be small due to the short settlement period involved and the financial stability and credit quality of the brokers used, which are monitored on an ongoing basis by the Manager. The Manager also monitors the quality of service provided by the brokers used to further mitigate this risk.

There were no significant concentrations of credit risk to counterparties at 31 March 2021 or 31 March 2020. No individual investment exceeded 4.5% of the investment portfolio at 31 March 2021 (2020: 4.3%).

A significant majority of the assets of the Company, including those that are traded on a recognised exchange, are held in segregated accounts on behalf of the Company by The Bank of New York Mellon SA/NV (London Branch), the Company's custodian. Bankruptcy or insolvency of this or other custodians may cause the Company's rights with respect to securities held by the custodians to be delayed. The Board monitors the Company's risk by reviewing the custodian's internal control reports.

20 Liquidity Risk

The Company does not hold unlisted securities (2020: £nil). The Company's listed securities are considered to be readily realisable.

However, as with all smaller company investment trusts, there are times when the liquidity of the underlying portfolio is poor, such as when smaller companies are out of favour or during periods of adverse economic conditions. The Manager focuses on smaller companies where the opportunities may be more attractive but this can decrease overall underlying liquidity. This may result in the Manager being unable to buy or sell individual holdings within the portfolio. The Manager constantly reviews the underlying liquidity of the portfolio and deals with a wide range of brokers to enhance its ability to execute transactions and minimise liquidity risk. The Company's overall exposure to liquidity risks is monitored on a regular basis by the Board.

Liquidity risk is mitigated as the Company maintains sufficient cash to pay accounts payable and accrued expenses. As at 31 March 2021, the cash position of the Company was £1.8 million (2020: £0.4 million) and the Company has undrawn bank facilities of £12.8 million (2020: £12.4 million).

Notes to the Financial Statements continued

at 31 March 2021

20 Liquidity Risk continued

CONTRACTUAL MATURITY ANALYSIS FOR FINANCIAL LIABILITIES

As at 31 March 2021	Within one month £'000	Between one and three months £'000	Between three and twelve months £'000	Between one and five years £'000	Total £'000
Current liabilities:	£ 000	£ 000	£ 000	£ 000	£ 000
Other creditors	461	101	2	_	564
Revolving credit facility	-	_	_	_	_
Loan and loan interest	_	_	121	8,520	8,641
Total liabilities	461	101	123	8,520	9,205
	Within	Between one and	Between three and	Between one	
As at 31 March 2020	one month £'000	three months £'000	twelve months £'000	and five years £'000	Total £'000
Current liabilities:					
Other creditors	129	52	41	_	222
Revolving credit facility	884	_	_	_	884
Loan and loan interest	_	_	120	9,142	9,262
Total liabilities	1,013	52	161	9,142	10,368

21 Related Parties and Transactions with the Manager

The following are considered related parties: the Board of Directors. The Directors of the Company received fees for their services and dividends from their shareholdings in the Company. Further details are provided in the Directors' Remuneration Report on pages 34 to 36.

Transactions between the Company and the Manager are detailed in note 3 on management fees and note 11 on fees owed to the Manager at the balance sheet date. The existence of an independent Board of Directors demonstrates that the Company is free to pursue its own financial and operating policies and therefore, under the AIC SORP, the Manager is not considered to be a related party.

22 Securities financing transactions ("SFT")

The Company has not, in the year to 31 March 2021 (2020: same), participated in any: repurchase transactions; securities lending or borrowing; buy-sell back transactions; margin lending transactions; or total return swap transactions (collectively called SFT). As such, it has no disclosure to make in satisfaction of the EU regulations on transparency of SFT, issued in November 2015.

23 Post Balance Sheet Events

Since the year end, the Board has decided to propose to implement a sub-division of the Company's share capital. This may increase the attractiveness of the Company's shares to potential investors and increase the liquidity in the market for the Company's shares. Further details about the share split can be found on page 26 and on pages 77 and 78.

AIFMD Disclosures (Unaudited)

Alternative Investment Fund Managers ('AIFM') Directive ('AIFMD')

In accordance with the AIFMD, information in relation to the Company's leverage (as defined on page 67) and the remuneration of the Company's AIFM, Montanaro Asset Management Limited, is required to be made available to investors. Detailed regulatory disclosures including those on the AIFM's remuneration policy are available on the Company's website or from Montanaro Asset Management Limited on request. The Company's maximum and actual leverage levels at 31 March 2021 are shown below:

Leverage exposure

	Gross	Commitment	
	method	method	
Maximum limit	200%	200%	
Actual	102.36%	103.00%	

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 percentage of Company's exposure to its net asset value and is calculated on both a gross and commitment method.

Under the gross method, exposure represents the sum of the Company's positions after deduction of cash and cash equivalents, without taking account of any hedging or netting arrangements. Under the commitment method, exposure is calculated without the deduction of cash and cash equivalents and after certain hedging and netting positions are offset against each other.

The leverage limits are set by the AIFM and approved by the Board. The AIFM is also required to comply with the gearing parameters set by the Board in relation to borrowings. Detailed regulatory disclosures to investors in accordance with the AIFMD are contained on the AIFM's website.

Shareholder Information

Annual General Meeting

The Annual General Meeting of Montanaro European Smaller Companies Trust plc will be held on Thursday 9 September 2021 at 12.30pm at 53 Threadneedle Street, London EC2R 8AR. Further details can be found on pages 68 to 78.

Key Dates

31 March 2021	Company year end
9 September 2021	Annual General Meeting
15 September 2021	Payment of final dividend
November 2021	Interim results announced
January 2022	Payment of expected interim dividend

Dividends

Shareholders who wish to have dividends paid directly into a bank account rather than by cheque to their registered address can complete a Mandate Form for this purpose. Mandates can be obtained from Equiniti Limited on request at the address shown on page 79.

Change of Address

Communications with shareholders are mailed to the address shown on the share register. In the event of a change of address or other amendment this should be notified to Equiniti Limited under the signature of the registered holder.

Frequency of NAV Publication

The Company's NAV is released to the London Stock Exchange on a daily basis.

ISA Status

The Company's shares are fully eligible for inclusion in ISAs.

ΔΙΟ

The Company is a member of the Association of Investment Companies ('AIC').

Data protection

The Company is committed to protecting and respecting the confidentiality, integrity and security of the personal data it holds. For information on the processing of personal data, please see the privacy policy on the website at www.montanaro.co.uk.

Warning to Shareholders - Beware of Share Fraud

Fraudsters use persuasive and high-pressure tactics to lure investors into scams. They may offer to sell shares that turn out to be worthless or non-existent, or to buy shares at an inflated price in return for an upfront payment.

If you receive unsolicited investment advice or requests:

- Check the Financial Services Register at **www.fca.org.uk** to see if the person or firm contacting you is authorised by the Financial Conduct Authority ('FCA').
- Call the FCA on 0800 111 6768 if the firm does not have contact details on the Register or you are told they are out of date.
- Search the list of unauthorised firms to avoid at www.fca.org.uk/scams.
- Consider that if you buy or sell shares from an unauthorised firm you will not have access to the Financial Ombudsman Service or Financial Services Compensation Scheme.
- Think about getting independent financial and professional advice.

If you are approached by fraudsters please tell the FCA by using the share fraud reporting form at **www.fca.org.uk/scams** where you can find out more about investment scams. You call also call the FCA Consumer Helpline on **0800 111 6768**.

If you have already paid money to share fraudsters you should contact Action Fraud on 0300 123 2040.

Alternative Performance Measures ("APMs")

The Company uses the following APMs:

Premium/(discount)

If the share price of an Investment Trust is less than its Net Asset Value per share, the shares are trading at a discount. If the share price is greater than the Net Asset Value per share, the shares are trading at a premium.

As at 31 March 2021, the Net Asset Value per share was 1,589.0p (2020: 956.9p) and the share price was 1,610.0p (2020: 880.0p). The Premium is therefore calculated at 1.3% (2020: discount 8.0%) as shown in the highlights on page 1.

Net Gearing Employed

Unlike open-ended investment companies, Investment Trusts have the ability to borrow to invest. This term is used to describe the level of borrowings that an Investment Trust has undertaken, and is stated as a percentage of shareholders' funds. The higher the level of borrowings, the higher the gearing ratio.

Net gearing is calculated as total debt, net of cash and cash equivalents, as a percentage of the total shareholders' funds.

As at 31 March 2021, interest bearing bank loans were (£8,495,000), (2020: £9,728,000) cash and cash equivalents were £1,767,000 (2020: £405,000) and net assets were £276,065,000 (2020: £160,123,000). As at 31 March 2021, Gearing is therefore equal to 2.4% (2020: 5.8%) as shown in the highlights on page 1.

Ongoing Charges (expressed as a percentage)

All operating costs expected to be incurred in future and that are payable by the Company expressed as a proportion of the average Net Assets of the Company over the reporting year. The costs of buying and selling investments are excluded, as are interest costs, taxation, non-recurring costs and the costs of buying back or issuing Ordinary Shares.

Ongoing charges calculation

	31 March 2021	31 March 2020
	£'000	£,000
Total expenditure	2,834	2,206
Less negative interest (see note 4)	_	(34)
Less non-recurring costs	_	
Total (a)	2,834	2,172
Average monthly net assets (b)	240,757	184,174
Ongoing charges (c = a/b) (c)	1.2%	1.2%

Capital Return - NAV and Share Price Returns

Capital returns measure the effect of any rise or fall in the share price or NAV, excluding any dividends paid. As at 31 March 2021, the 1 year NAV Capital Return was 66.1% (2020: (5.3%)), and the 1 year Ordinary share price Capital Return was 83.0% (2020: (1.1%)), as shown in the highlights on page 1.

NAV Capital Return calculation as at 31 March 2021

NAV Capital Return	66.1%	((a-b)/b)
NAV per share as at 31 March 2020	956.90	(b)
NAV per share as at 31 March 2021	1,589.00	(a)

NAV Capital Return calculation as at 31 March 2020

NAV Capital Return	(5.3%)	((a-b)/b)
NAV per share as at 31 March 2019	1,010.74	(b)
NAV per share as at 31 March 2020	956.90	(a)

Share Price Capital Return calculation as at 31 March 2021

Share Price Capital Return	83.0%	((a-b)/b)
Share Price as at 31 March 2020	880.00	(b)
Share Price as at 31 March 2021	1,610.00	(a)

Share Price Capital Return calculation as at 31 March 2020

Share Price Capital Return	(1.1%)	((a-b)/b)
Share Price as at 31 March 2019	890.00	(b)
Share Price as at 31 March 2020	880.00	(a)

Total Return - NAV and Share Price Returns

Total returns measure the effect of any rise or fall in the share price or NAV, plus dividends paid which are reinvested at the prevailing NAV or share price on the ex-dividend date. As at 31 March 2021, the 1 year NAV Total Return was 67.2% (2020: (4.5%)), and the 1 year Ordinary share price Total Return was 84.2% (2020: (0.3%)), as shown in the highlights on page 1.

NAV Total Return calculation as at 31 March 2021

NAV Total Return	67.2%	((a*b)-1)
Pre-Dividend Reinvestment Factor	1.6606	(b) (b=c/d)
Dividend adjustment factor (+1)	1.0066	(a)
NAV per share as at 31 March 2020	956.90	(d)
NAV per share as at 31 March 2021	1,589.00	(c)

(a) Dividend Adjustment Factor

Dividend	PPS	Dividend XD date	Dividend XD	NAV Multiplier
Interim dividend	2.00	03.Dec.20	1,507.31	
Final dividend	7.25	13.Aug.20	1,373.05	0.0053
				0.0066

NAV Total Return calculation as at 31 March 2020

NAV Total Return	(4.5%)	((a*b)-1)
Pre-Dividend Reinvestment Factor	0.9467	(b) (b=c/d)
Dividend adjustment factor (+1)	1.0085	(a)
NAV per share as at 31 March 2019	1,010.74	(d)
NAV per share as at 31 March 2020	956.90	(c)

(a) Dividend Adjustment Factor

			NAV at	
		Dividend XD	Dividend XD	NAV
Dividend	PPS	date	Date	Multiplier
Interim dividend	2.00	05.Dec.19	1,126.22	0.0018
Final dividend	7.25	15.Aug.19	1,083.22	0.0067
				0.0085

Share price Total Return calculation as at 31 March 2021

Share price Total Return	84.2%	((a*b)-1)
Pre-Dividend Reinvestment Factor	1.8295	(b) $(b=c/d)$
Dividend adjustment factor (+1)	1.0067	(a)
Share price as at 31 March 2020	880.00	(d)
Share price as at 31 March 2021	1,610.00	(c)

(a) Dividend Adjustment Factor

			Share price at	Share
		Dividend XD	Dividend XD	price
Dividend	PPS	date	Date	Multiplier
Interim dividend	2.00	03.Dec.20	1,540.00	0.0013
Final dividend	7.25	13.Aug.20	1,350.00	0.0054
				0.0067

Share price Total Return calculation as at 31 March 2020

Share price Total Return	(0.3%)	((a*b)-1)
Pre-Dividend Reinvestment Factor	0.9887	(b) (b=c/d)
Dividend adjustment factor (+1)	1.0089	(a)
Share per share as at 31 March 2019	890.00	(d)
Share price as at 31 March 2020	880.00	(c)

(a) Dividend Adjustment Factor

Dividend	PPS	Dividend XD date	Share price at Dividend XD Date	Share price Multiplier
Interim dividend	2.00	05.Dec.19	1,070.00	0.0019
Final dividend	7.25	15.Aug.19	1,040.00	0.0070
				0.0089

Glossary of Terms

AIFMD

Alternative Investment Fund Managers Directive. Issued by the European Parliament in 2012 and 2013, the Directive requires that all investment vehicles in the European Union, including Investment Trusts, must, with effect from 22 July 2014, appoint a Depositary and an Alternative Investment Fund Manager (AIFM). The Board of Directors of an Investment Trust, nevertheless, remains fully responsible for all aspects of the Company's strategy, operations and compliance with regulations.

Association of Investment Companies ('AIC')

The Association of Investment Companies is the trade body for Closed-end Investment Companies (www.theaic.co.uk).

Benchmark

This is a measure against which an Investment Trust's performance is compared. The benchmark of the Company is the MSCI Europe ex-UK SmallCap Index (capital return in Sterling terms). The index averages the performance of a defined selection of companies listed in European smaller company stock markets and gives an indication of how those markets have performed in any period.

Closed-end Investment Company

A company, including an Investment Trust, with a fixed issued ordinary share capital which is traded on an exchange at a price not necessarily related to the Net Asset Value of the company and where shares can only be issued or bought back by the company in certain circumstances. This contrasts with an open-ended investment company, which has units not traded on an exchange but issued or bought back from investors at a price directly related to the Net Asset Value.

Custodian

A specialised financial institution responsible for safeguarding, worldwide, the listed securities and certain cash assets of the Company, as well as the income arising therefrom, through provision of custodial, settlement and associated services. The Company's Custodian is The Bank of New York Mellon SA/NV (London Branch).

Depositary

Under AIFMD rules applying from 22 July 2014, the Company must appoint a Depositary, whose duties in respect of investments, cash and similar assets include: safekeeping; verification of ownership and valuation; and cash monitoring. The Depositary has strict liability for loss of any investments or other assets where it has safekeeping duties. The Depositary's oversight duties include, but are not limited to, oversight of share buybacks, dividend payments and adherence to investment limits. The Company's Depositary is The Bank of New York Mellon (International) Limited.

Dividend

The income from an investment. Some Investment Trusts pay dividends on a quarterly or monthly basis. Montanaro European Smaller Companies Trust plc currently pays dividends twice a year.

Gearing

Gearing is calculated as total liabilities less current assets divided by net assets.

Gross assets

Gross assets are calculated as total assets less current liabilities.

International Accounting Standards

International Accounting Standards as adopted by the European Union.

Investment Manager

The Company's investment manager is Montanaro Asset Management Limited. The responsibilities and remuneration of the Manager are set out in the Business Model and Strategy on page 10 and in the Report of the Directors on page 22.

Investment Trust

A Closed-end Investment Company which satisfies the requirements of Section 1158 of the Corporation Tax Act 2010. Companies which meet these criteria are exempt from having to pay tax on the capital gains they realise from sales of the investments within their portfolios.

Leverage

As defined under the AIFMD rules, Leverage is any method by which the exposure of an AIF is increased through borrowing of cash or securities or leverage embedded in derivative positions. Leverage is broadly equivalent to Gearing, but is expressed as a ratio between the assets (excluding borrowings) and the net assets (after taking account of borrowings). Under the gross method, exposure represents the sum of the Company's positions after deduction of cash and cash equivalents, without taking account of any hedging or netting arrangements. Under the commitment method, exposure is calculated without the deduction of cash and cash equivalents and after certain hedging and netting positions are offset against each other.

Marked to Market

Accounting for the fair value of an asset or liability that can change over time and reflects its current market value rather than its book cost.

Market Capitalisation

The stock market value of a company as determined by multiplying the number of shares in issue, excluding those shares held in treasury, by the market price of the shares.

Net Assets (or Shareholders' Funds)

This is calculated as the value of the investments and other assets of an Investment Trust, plus cash and debtors, less borrowings and any other creditors. It represents the underlying value of an Investment Trust at a point in time.

Net Asset Value ('NAV') per Ordinary Share

This is calculated as the net assets of an Investment Trust divided by the number of Ordinary Shares in issue, excluding those shares held in treasury.

Ordinary Shares

The main type of equity capital issued by conventional Investment Trusts. Shareholders are entitled to their share of both income, in the form of dividends paid by the Investment Trust, and any capital growth. Montanaro European Smaller Companies Trust plc has only Ordinary Shares in issue.

Portfolio Turnover

Calculated using total sales proceeds as a percentage of the average monthly net assets during the year.

Share Price

The value of a share at a point in time as quoted on a stock exchange. The shares of Montanaro European Smaller Companies Trust plc are quoted on the Main Market of the London Stock Exchange.

SORP

Statement of Recommended Practice "Financial Statements of Investment Trust Companies and Venture Capital Trusts" issued by the AIC.

Total Assets

This is calculated as the value of the investments and other assets of an Investment Trust, plus cash and debtors.

Notice of Annual General Meeting

This document is important and requires your immediate attention. If you are in any doubt about any aspect of the proposals referred to in this document or about the action which you should take, you should seek your own advice immediately from a stockbroker, solicitor, accountant or other independent professional adviser. If you have sold or otherwise transferred all of your shares, please pass this document, together with the accompanying documents, to the purchaser or transferee, or to the person who arranged the sale or transfer, so they can pass these documents to the person who now holds the shares.

COVID-19 PANDEMIC

We are keen to welcome shareholders in person to our 2021 Annual General Meeting this year, particularly given the constraints we faced in 2020 due to the COVID-19 pandemic. At present, it is expected that Step 4 of the Government's roadmap out of lockdown will take place before the Company's AGM and therefore public gatherings will be possible indoors. We are therefore proposing to hold the Annual General Meeting at 53 Threadneedle Street, London EC2R 8AR and to welcome the maximum number of shareholders we are able within safety constraints and in accordance with government guidelines.

However, given the constantly evolving nature of the situation, we want to ensure that we are able to adapt these arrangements efficiently to respond to changes in circumstances. On this basis, should the situation change such that we consider that it is no longer possible for shareholders to attend the meeting, we will notify shareholders of the change by RNS announcement. Should we have to change the arrangements in this way, it is likely that we will not be in a position to accommodate shareholders beyond the minimum required to hold a quorate meeting, which will be achieved through the attendance of Directors, who are shareholders. Any updates to the position will be included on our website at https://www.montanaro.co.uk/trust/mesct.

ATTENDANCE AT THE MEETING

Shareholders intending to attend the Annual General Meeting, should this be possible, are asked to register their intention as soon as practicable by emailing the Company Secretary at MESCT@linkgroup.co.uk.

SHAREHOLDER ENGAGEMENT

Arrangements are being made to enable shareholders to see the presentation which will be given by the Investment Manager at the AGM. This is being done in the event that the AGM might not be able to proceed in person, to ensure that all shareholders have the chance to see the update and engage with the Company. The presentation will be filmed and published on our website https://www.montanaro.co.uk/trust/mesct in advance of the AGM. Should you wish to ask the Board or the Investment Manager any questions, we request that you do so by either email to: MESCT@linkgroup.co.uk, or by post, by writing to: The Company Secretary, Link Company Matters Limited, 6th floor, 65 Gresham St, London EC2V 7NQ. Those questions which are submitted before Friday 3 September 2021 will be answered ahead of the AGM, and we will endeavour to answer any questions subsequently received as soon as possible.

PROXIES

Given the uncertainty around whether shareholders will be able to attend the Annual General Meeting, because of tighter restrictions due to a change in the situation with the COVID-19 pandemic, we encourage all shareholders to complete and return a proxy form appointing "the Chair of the meeting", as their proxy. This will ensure that your vote will be counted if ultimately you (or any other proxy you might otherwise appoint) are not able to attend the meeting. To be valid, the form of proxy should be completed, signed and returned in accordance with the instructions printed thereon, as soon as possible, and in any event, to reach the Company's registrars, Equiniti, no later than 48 hours before the time of the Annual General Meeting, or any adjournment of that meeting.

Notice is hereby given that the Annual General Meeting of Montanaro European Smaller Companies Trust plc (the 'Company') will be held at 53 Threadneedle Street London EC2R 8AR, on Thursday 9 September 2021 at 12.30pm for the purposes of considering and, if thought fit, passing the following resolutions, of which resolutions 1 to 9 will be proposed as ordinary resolutions and resolutions 10 to 13 will be proposed as special resolutions.

ORDINARY RESOLUTIONS

RESOLUTION 1 - ANNUAL REPORT AND ACCOUNTS

That the Annual Report and Accounts of the Company for the year ended 31 March 2021 be received.

RESOLUTION 2 - ANNUAL REPORT ON DIRECTORS' REMUNERATION

That the Annual Report on Directors' Remuneration for the year ended 31 March 2021 be approved.

RESOLUTION 3 – FINAL DIVIDEND

That a final dividend of 7.25p per Ordinary Share be declared.

RESOLUTION 4 - RE-ELECTION OF DIRECTOR

That Mr R M Curling, who retires annually, be re-elected as a Director.

RESOLUTION 5 - RE-ELECTION OF DIRECTOR

That Mrs C A Roxburgh, who retires annually, be re-elected as a Director.

RESOLUTION 6 – ELECTION OF DIRECTOR

That Mr G Neilly be elected as a Director.

RESOLUTION 7 – APPOINTMENT OF AUDITOR

That PricewaterhouseCoopers LLP be appointed as the Company's auditor, to hold office from the conclusion of this Meeting until the conclusion of the next general meeting at which accounts are laid before the Company.

RESOLUTION 8 – AUDITOR'S REMUNERATION

That the Directors be authorised to determine the auditor's remuneration.

RESOLUTION 9 - AUTHORITY TO ALLOT SHARES

That, in substitution for any existing authority but without prejudice to the exercise of any such authority prior to the date of the passing of this resolution, the Board of Directors of the Company (the 'Board') be and is hereby generally and unconditionally authorised pursuant to and in accordance with section 551 of the Companies Act 2006 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 up to an aggregate nominal amount of £869,913, provided that this authority shall expire at the conclusion of the Annual General Meeting of the Company to be held in 2022 or, if earlier, on 30 September 2022 save that the Company may before such expiry make an offer or enter into an agreement which would or might require shares to be allotted, or rights to subscribe for or to convert securities into shares to be granted, after such expiry and the Board may allot shares or grant such rights in pursuance of such an offer or agreement as if the authority conferred hereby had not expired.

SPECIAL RESOLUTIONS

RESOLUTION 10 - AUTHORITY TO ALLOT SHARES OTHER THAN ON A PRE-EMPTIVE BASIS

That, subject to the passing of resolution 9 and in substitution for any existing authority, but without prejudice to the exercise of any such authority prior to the date of the passing of this resolution, the Board of Directors of the Company (the 'Board') be and is hereby generally empowered pursuant to sections 570 and 573 of the Companies Act 2006 (the 'Act') to allot equity securities (within the meaning of section 560 of the Act) (including the grant of rights to subscribe for, or to convert any securities into, ordinary shares of 50 pence each in the capital of the Company ('Ordinary Shares')) wholly for cash either pursuant to the authority conferred on them by such resolution 9 or by way of a sale of treasury shares (within the meaning of section 560(3) of the Act) 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 and the sale of treasury shares:

- (i) in connection with a rights issue, open offer or other pre-emptive offer in favour of the holders of Ordinary Shares who are on the register of members on a date fixed by the Board where the equity securities respectively attributable to the interests of all such holders are proportionate (as nearly as may be practicable) to the respective numbers of Ordinary Shares held by them on that date (subject to such exclusions or other arrangements in connection with the rights issue, open offer or other offer as the Board deem necessary or expedient to deal with shares held in treasury, fractional entitlements to equity securities and to deal with any legal or practical problems or issues arising in any overseas territory or under the requirements of any regulatory body or stock exchange); and
- (ii) otherwise than pursuant to sub-paragraph (i) above, up to an aggregate nominal amount of £872,413, and shall expire (unless previously renewed, varied or revoked by the Company in general meeting) at the conclusion of the Annual General Meeting of the Company to be held in 2022 or, if earlier, on 30 September 2022 save that the Company may before such expiry make an offer or agreement which would or might require equity securities to be allotted after such expiry and the Board may allot equity securities in pursuance of such an offer or agreement as if the authority conferred hereby had not expired. This power shall authorise the Board to issue equity securities at such issue price as the Board may determine (including, without limitation, where equity securities are being issued from treasury at a price below the net asset value per Ordinary Share of the Company at the time of the relevant issue).

Notice of Annual General Meeting continued

RESOLUTION 11 - AUTHORITY TO BUY BACK SHARES

That, in substitution for any existing authority but without prejudice to the exercise of any such authority prior to the date of the passing of this resolution, the Company be and is hereby generally and unconditionally authorised for the purposes of section 701 of the Companies Act 2006 (the 'Act') to make one or more market purchases (as defined in section 693(4) of the Act) of ordinary shares of 50 pence each in the capital of the Company ('Ordinary Shares') on such terms and in such manner as the Board of Directors may determine provided that:

- (i) the maximum aggregate number of Ordinary Shares which may be purchased is 2,607,999 (or if less, 14.99 per cent of the number of Ordinary Shares in issue (excluding treasury shares) immediately prior to the passing of this resolution);
- (i) the minimum price which may be paid for an Ordinary Share is 50 pence (exclusive of associated expenses);
- (i) the maximum price which may be paid for an Ordinary Share (exclusive of associated expenses) is the higher of: (a) 105 per cent of the average of the market value of an Ordinary Share for the five business days immediately preceding the day on which the Ordinary Share is purchased; and (b) the value of an Ordinary Share calculated on the basis of the higher price quoted for (i) the last independent trade of; and (ii) the highest current independent bid for any number of Ordinary Shares on the trading venue where the purchase is carried out; and

(iv) unless previously renewed, varied or revoked, this authority shall expire at the conclusion of the Annual General Meeting of the Company to be held in 2022 or, if earlier, on 30 September 2022 save that the Company may before such expiry enter into a contract to purchase Ordinary Shares which will or may be completed wholly or partly after such expiry and a purchase of Ordinary Shares may be made pursuant to any such contract.

RESOLUTION 12 - ARTICLES OF ASSOCIATION

That the articles of association produced to the meeting and signed by the chairman of the meeting for the purposes of identification be approved and adopted as the articles of association of the Company in substitution for, and to the exclusion of, the existing articles of association with effect from the conclusion of the meeting.

RESOLUTION 13 - SUBDIVISION OF SHARES

That each of the ordinary shares of 50 pence each in the capital of the Company in issue be subdivided into ten ordinary shares of 5 pence each (the "New Ordinary Shares"), each having the rights and being subject to the restrictions and obligations set out in the articles of association of the Company from time to time in force, such subdivision to be conditional on, and to take effect from, admission of the New Ordinary Shares to the premium category of the Official List of the Financial Conduct Authority and to trading on the premium segment of the London Stock Exchange's Main Market for listed securities.

By order of the Board

LINK COMPANY MATTERS LIMITED

Company Secretary 65 Gresham Street London EC2V 7NQ 17 June 2021

Explanation of Notice of Annual General Meeting

Resolution 1 - To receive the Annual Report and Financial Statements

The Directors are required to present the financial statements, Strategic Report, Directors' Report and Auditor's Report to the meeting. These are contained in the Company's Annual Report and Accounts for the year ended 31 March 2021 (the Annual Report). A resolution to receive the financial statements, together with the Strategic Report, Directors' Report and the Auditor's Report on those accounts is included as an ordinary resolution.

Resolution 2 - Remuneration

An advisory resolution to approve the Directors' Remuneration Report (set out in the Annual Report) is included.

Resolution 3 - Final dividend

The Board proposes a final dividend of 7.25 pence per share in respect of the year ended 31 March 2021. If approved, the recommended final dividend will be paid on 15 September 2021 to all ordinary shareholders who are on the register of members on 13 August 2021. The shares will be marked ex dividend on 12 August 2021.

Resolutions 4 to 6 - Election and Re election of Directors

In line with the recommendations of the 2019 AIC Corporate Governance Code, all Directors of the Company are required to retire and offer themselves for re election at each AGM. In accordance with this requirement, Mr Curling and Mrs Roxburgh will retire and offer themselves for re election as Directors. Mr Neilly will offer himself for election.

All of the Directors seeking election or re election are recommended by the Board for election or re election, respectively. Full biographies of all of the Directors are set out in the Annual Report on page 20 and are also available for viewing on the Company's website https://montanaro.co.uk/trust/montanaro-european-smaller-companies-trust/. The Nomination Committee considered the Directors' performance and recommended their election or re election and the Board agrees that it is in the best interests of shareholders that each of the Directors be elected or re elected.

Resolutions 7 and 8 – Appointment and remuneration of Auditor

At each meeting at which the Company's financial statements are presented to its members, the Company is required to appoint an auditor to serve until the next such meeting. The Board, on the recommendation of the Audit Committee, recommends the appointment of PricewaterhouseCoopers LLP as auditor to the Company, following a tender process, the details of which can be found on page 33. The auditor's appointment will be proposed to the AGM as Resolution 7. Resolution 8 authorises the Directors to fix the auditor's remuneration.

Resolution 9 – Authority to allot ordinary shares

Resolution 9 authorises the Board to allot ordinary shares generally and unconditionally in accordance with Section 551 of the Companies Act 2006 (the Act) up to an aggregate nominal value of £869,913, representing approximately 10% of the issued ordinary share capital at the date of the Notice, excluding shares held in treasury. This authority shall expire at the next AGM.

Resolution 10 – Authority to disapply pre emption rights

Resolution 10 is a special resolution which is being proposed to authorise the Directors to disapply the pre emption rights of existing Shareholders in relation to issues of ordinary shares under Resolution 9 (being in respect of ordinary shares up to an aggregate nominal value of £872,413, representing approximately 10% of the Company's issued ordinary share capital, including treasury shares, as at the date of the Notice). This authority shall expire at the next AGM.

The Directors will only allot new shares pursuant to the authorities proposed to be conferred by Resolutions 9 and 10 if they believe it is advantageous to the Company's shareholders to do so and in no circumstances would it result in an overall dilution of the NAV per share. The Board's policy regarding the issue of shares from treasury is described on page 25.

Notice of Annual General Meeting continued

Resolution 11 - Purchase of own shares

Resolution 11 is a special resolution which will grant the Company authority to make market purchases of up to 2,607,999 ordinary shares, representing 14.99% of the ordinary shares in issue as at the date of the Notice. The ordinary shares bought back will either be cancelled or placed into treasury, at the determination of the Directors. There are currently 50,000 shares held in treasury. The maximum price which may be paid for each ordinary share must not be more than the higher of (i) 105% of the average of the market value of an ordinary shares for the five business days immediately preceding the day on which the purchase is made or (ii) the value of an Ordinary Share calculated on the basis of the higher price quoted for: (a) the last independent trade of; and (b) the highest current independent bid for any number of Ordinary Shares on the trading venue where the purchase is carried out. The minimum price which may be paid for each Ordinary share is £0.50.

This power will only be exercised if, in the opinion of the Directors, a purchase would result in an increase in the NAV per share and be in the best interests of the shareholders as a whole. The Board's intention is to apply an active discount management policy, and to consider a buyback of shares where the discount of the share price to the NAV per share is greater than 10% for a sustained period of time and is significantly wider than the average for similar trusts. Any such transaction must be value enhancing for shareholders and the Board will take into consideration the effect of the buyback on the liquidity of the Company's shares.

This authority shall expire at the next AGM, when a resolution to renew the authority will be proposed.

Resolution 12 - Articles of Association

Please see the Appendix 1 to this Notice of AGM on page 76 for further information on the proposed amendments to the Company's Articles of Association.

Resolution 13 - Sub-division of shares

Please see the Directors' Report on page 26 and Appendix 2 to this Notice of AGM for further information on the proposed sub-division of shares.

Notes

1. Attending the Annual General Meeting in Person

If you wish to attend the Annual General Meeting in person, you should arrive at the venue for the Annual General Meeting in good time to allow your attendance to be registered. It is advisable to have some form of identification with you as you may be asked to provide evidence of your identity to the Company's registrar, Equiniti Limited (the 'Registrar'), prior to being admitted to the Annual General Meeting.

2. Appointment of Proxies

Members are entitled to appoint one or more proxies to exercise all or any of their rights to attend, speak and vote at the Annual General Meeting. A proxy need not be a member of the Company but must attend the Annual General Meeting to represent a member. To be validly appointed a proxy must be appointed using the procedures set out in these notes and in the notes to the accompanying proxy form.

If members wish their proxy to speak on their behalf at the meeting, members will need to appoint their own choice of proxy (not the Chairman of the Annual General Meeting) and give their instructions directly to them.

Members can only appoint more than one proxy where each proxy is appointed to exercise rights attached to different shares. Members cannot appoint more than one proxy to exercise the rights attached to the same share(s). If a member wishes to appoint more than one proxy, they should contact the Registrar on 0371 384 2461. Lines are open from 8.30am to 5.30pm, Monday to Friday excluding public holidays in England and Wales. If calling from overseas please call +44 121 415 7047. A member may instruct their proxy to abstain from voting on any resolution to be considered at the meeting by marking the 'Abstain' option when appointing their proxy. 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' the resolution.

The appointment of a proxy will not prevent a member from attending the Annual General Meeting and voting in person if he or she wishes.

A person who is not a member of the Company but who has been nominated by a member to enjoy information rights does not have a right to appoint any proxies under the procedures set out in these notes and should read note 8 below.

3. Appointment of a Proxy Using a Proxy Form

A proxy form for use in connection with the Annual General Meeting is enclosed. To be valid, any proxy form or other instrument appointing a proxy, together with any power of attorney or other authority under which it is signed or a certified copy thereof, must be received by post or (during normal business hours only) by hand by the Registrar at FREEPOST RTHJ-CLLL KBKU, Equiniti, Aspect House, Spencer Road, Lancing BN99 6DA no later than 48 hours (excluding non-working days) before the time of the Annual General Meeting or any adjournment of that meeting.

If you do not have a proxy form and believe that you should have one, or you require additional proxy forms, please contact the Registrar on 0371 384 2461. Lines are open from 8.30am to 5.30pm, Monday to Friday excluding public holidays in England and Wales. If calling from overseas please call +44 121 415 7047.

4. Appointment of a Proxy Through CREST

CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so by using the procedures described in the CREST Manual and by logging on to the following website: www.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.

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 Registrar (ID RA19) no later than 48 hours (excluding nonworking days) before the time of the Annual General Meeting or any adjournment of that meeting. 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 Registrar is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time

Notice of Annual General Meeting continued

any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means. CREST members and, where applicable, their CREST sponsors or voting service provider(s) 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 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.

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.

5. Appointment of Proxy by Joint Holders

In the case of joint holders, where more than one of the joint holders purports to appoint one or more proxies, only the purported appointment submitted by the most senior holder will be accepted. Seniority is determined by the order in which the names of joint holders appear in the Company's register of members in respect of the joint holding (the first named being the most senior).

6. Corporate Representatives

Any corporation which is a member can appoint one or more corporate representatives. Members can only appoint more than one corporate representative where each corporate representative is appointed to exercise rights attached to different shares. Members cannot appoint more than one corporate representative to exercise the rights attached to the same share(s).

7. Entitlement to Attend and Vote

To be entitled to attend and vote at the Annual General Meeting (and for the purpose of determining the votes they may cast), members must be registered in the Company's register of members at 6.30pm on 7 September 2021 (or, if the Annual General Meeting is adjourned, at 6.30pm on the day two days prior to the adjourned meeting). Changes to the register of members after the relevant deadline will be disregarded in determining the rights of any person to attend and vote at the Annual General Meeting.

8. Nominated Persons

Any person to whom this notice is sent who is a person nominated under section 146 of the Companies Act 2006 (the '2006 Act' to enjoy information rights (a 'Nominated Person') may, under an agreement between him/her and the member by whom he/she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the Annual General Meeting. 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 member as to the exercise of voting rights.

9. Website Giving Information Regarding the Annual General Meeting

Information regarding the Annual General Meeting, including information required by section 311A of the 2006 Act, and a copy of this notice of Annual General Meeting is available from www.montanaro.co.uk.

10. Audit Concerns

Members should note that it is possible that, pursuant to requests made by members of the Company under section 527 of the 2006 Act, the Company may be required to publish on a website a statement setting out any matter relating to: (a) 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 Annual General Meeting; or (b) any circumstance 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 2006 Act. 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 2006 Act. Where the Company is required to place a statement on a website under section 527 of the 2006 Act, it must forward the statement to the Company's auditor not later than the time when it makes the statement available on the website. The business which may be dealt with at the Annual General Meeting includes any statement that the Company has been required under section 527 of the 2006 Act to publish on a website.

11. Members resolution

Under Section 338 and Section 338A of the Companies Act 2006, members meeting the threshold requirements in those sections have the right to require the Company (a) to give to members of the Company entitled to receive notice of meeting, notice of any resolution which may properly be moved and is intended to be moved at the meeting and/or (b) to include in the business to be dealt with at the meeting any matter (other than a proposed resolution) which may be properly included in the business.

A resolution may properly be moved or a matter may properly be included in the business unless (a) (in the case of resolution only) it would, if passed, be ineffective (whether by reason of inconsistency with any enactment or the Company's constitution or otherwise), (b) it is defamatory of any person, or (c) it is frivolous or vexatious. Such a request may be in hard copy form or in electronic form, must identify the resolution of which notice is to be given or the matter to be included in the business, must be authorised by the person or persons making it, must be received by the Company not later than 29 July 2021, being the date six weeks before the meeting, and (in the case of a matter to be included in the business only) must be accompanied by a statement setting out the grounds for the request.

12. Voting Rights

As at 17 June 2021 (being the latest practicable date prior to the publication of this notice) the Company had 17,448,260 Ordinary Shares in issue of £0.50 each, including 50,000 Ordinary Shares of £0.50 each held in treasury. Each Ordinary Share (other than those held in treasury) carries one vote. The total voting rights in the Company as at 17 June 2021 were 17,398,260 votes.

13. Notification of Shareholdings

Any person holding 3 per cent or more of the total voting rights of the Company who appoints a person other than the Chairman of the Annual General Meeting as his proxy will need to ensure that both he, and his proxy, comply with their respective disclosure obligations under the UK Disclosure Guidance and Transparency Rules.

14. Further Questions and Communication

Under section 319A of the 2006 Act, the Company must cause to be answered any question relating to the business being dealt with at the Annual General Meeting put by a member attending the meeting unless answering the question would interfere unduly with the preparation for the meeting or involve the disclosure of confidential information, or the answer has already been given on a website in the form of an answer to a question, or it is undesirable in the interests of the Company or the good order of the meeting that the question be answered. Members who have any queries about the Annual General Meeting should contact the Company Secretary, Link Company Matters Limited at 65 Gresham Street, London EC2V 7NQ. Members may not use any electronic address provided in this notice or in any related documents (including the Annual Report and Accounts and proxy form) to communicate with the Company for any purpose other than those expressly stated.

15. Documents Available for Inspection

The following documents will be available for inspection at the registered office of the Company during normal business hours on any weekday (Saturdays, Sundays and English public holidays excepted) from the date of this notice until the conclusion of the Annual General Meeting:

- 15.1 copies of the Directors' letters of appointment; and
- 15.2 copies of the Directors' deeds of indemnity.

None of the Directors has a service contract with the Company.

In addition, the proposed new articles of association of the Company, together with a copy showing all of the proposed changes to the existing articles of association of the Company, will be available for inspection on the Company's website, https://montanaro.co.uk/trust/montanaro-european-smaller-companies-trust/, and/at the offices of 53 Threadneedle Street, London EC2R 8AR from the date of the AGM Notice until the close of the AGM.

16. Personal data

Personal data provided by shareholders at or in relation to the Meeting will be processed in line with the Company's privacy policy.

Appendix I

Summary of the principal amendments to the Company's articles of association

Set out below is a summary of the principal amendments which will be made to the Company's Existing Articles through the adoption of the New Articles if Resolution 12 to be proposed at the AGM is approved by shareholders.

This summary is intended only to highlight the principal amendments to the Existing Articles. It is not intended to be comprehensive and cannot be relied upon to identify amendments or issues which may be of interest to all shareholders. This summary is not a substitute for reviewing the full terms of the New Articles which will be available for inspection on the Company's website, https://montanaro.co.uk/trust/montanaro-european-smaller-companies-trust/, from the date of the AGM Notice until the close of the AGM.

Hybrid shareholder meetings

The New Articles permit the Company to hold shareholder meetings partially on a virtual basis, whereby shareholders are not required to attend the meeting in person at a physical location but may instead attend and participate using electronic means. This should make it easier for the Company's shareholders to attend shareholder meetings if the Board elects to conduct meetings using electronic means. Amendments have been made throughout the New Articles to facilitate the holding of hybrid shareholder meetings.

The Alternative Investment Fund Managers Directive (2011/61/EU) ("AIFMD") and the Alternative Investment Fund Managers Regulations 2013 (SI 2013/1773) (the "AIFM Regulations")

The Board is proposing to take this opportunity to make amendments to the Existing Articles in response to the AIFMD and all applicable rules and regulations implementing that Directive. The proposed new provisions are as follows.

- The Existing Articles will be amended to provide that the net asset value per share of the Company shall be calculated
 at least annually and be disclosed to shareholders from time to time in such manner as may be determined by the
 Board. The amendment will have no bearing on current practice and simply articulates the minimum requirements of the
 AIFM Regulations.
- The New Articles stipulate that the valuation of the Company's assets will be performed in accordance with prevailing accounting standards, the AIFM Rules, or such other accounting standards, bases, policies and procedures as the Board may determine from time to time. This reflects best practice and simply articulates the minimum requirements of the AIFM Regulations.

International tax regimes requiring the exchange of information

The Board is proposing to include provisions in the New Articles to provide the Company with the ability to require shareholders to co-operate in respect of the exchange of information in order to comply with the Company's international tax reporting obligations, including, without limitation, under or in relation to FATCA, the Common Reporting Standard and the European Union's Directive on Administrative Cooperation ("Tax Reporting Requirements").

The Existing Articles are being amended to provide the Company with the ability to require shareholders to co-operate with it in ensuring that the Company is able to comply with its Tax Reporting Requirements. The Existing Articles will also be amended to provide that: (a) where any member fails to supply the relevant information to the Company within the relevant time period, the member will be deemed to have forfeited their shares; and (b) the Company will not be liable for any monies that become subject to a deduction or withholding relating to FATCA, the Common Reporting Standard or any similar laws as such liability would be to the detriment of shareholders as a whole.

Other amendments

The Board is also taking the opportunity to make some further miscellaneous amendments to the Existing Articles, including:

- simplifying the Company's procedures in relation to untraced shareholders by removing the requirement for the Company to publish newspaper advertisements when seeking to trace a shareholder; and
- requiring all directors to retire and submit themselves for election or re-election at each annual general meeting following their
 appointment (except any directors appointed after the AGM Notice has been sent but before the AGM is held) in line with the
 current Corporate Governance Code recommendations.

Appendix II

Frequently asked questions in relation to the Share Split

Why is the Company proposing the Share Split?

Due to the Company's strong investment returns over recent years, the price of the existing ordinary shares of 50p each has approximately trebled over the last 5 years and, as at 15 June 2021, the closing mid-market price was 1,742.5p. To assist monthly savers and those who reinvest their dividends or are looking to invest smaller amounts, the Board believes that it is appropriate to propose a sub-division of the Company' Existing Ordinary Shares in order to improve the liquidity in and marketability of the Company's shares, which would benefit all shareholders.

How many ordinary shares will I hold after the Share Split?

Following the passing of the Share Split resolution (resolution 13) at the AGM and the conditions to such resolution being met, you will hold ten New Ordinary Shares for every Existing Ordinary Share you currently hold. Therefore you will hold ten times the number of New Ordinary Shares as you do Existing Ordinary Shares but the nominal value of your total shareholding and your percentage interest in the Company's share capital will not change.

What effect does the Share Split have on the value of my investment in the Company?

It is expected that the market price of each New Ordinary Share will be approximately one-tenth of the market price of an Existing Ordinary Share immediately before the Share Split. Subject to normal market movements and the costs incurred by the Company in relation to the Share Split (which the Board believes are insignificant), the total value of your shareholding in the Company immediately following the Share Split should remain the same. However, you should remember that variations in the share price cannot be predicted and are out of the control of the Company.

Will the Share Split affect my rights as a shareholder of the Company?

No. As a shareholder of the Company, your rights are set out in the articles of association of the Company. Changes are being proposed to the articles of association of the Company at the AGM but these are distinct from, and not related to, the Share Split.

When will this come into effect?

It is expected that admissions will become effective, and that dealings in the New Ordinary Shares will commence, at 8.00am on Tuesday, 14 September 2021, at which time the Share Split will become effective. The last day of trading in the Existing Ordinary Shares is therefore expected to be, Monday, 13 September 2021 and the record date for the Share Split is 5.00pm on that date.

What does this mean for my dividend?

The New Ordinary Shares will have the same rights to participate in dividends paid by the Company, but any dividend declared will have been adjusted to take into account the division of the share capital as a result of Share Split becoming effective.

Are there any tax implications resulting from the Share Split?

The Share Split does not itself give rise to any liability to UK income tax (or corporation tax on income) for shareholders. For the purposes of UK capital gains tax and corporation tax on chargeable gains, the receipt of the New Ordinary Shares from the Share Split will be a reorganisation of the share capital of the Company. Accordingly, a shareholder's holding of New Ordinary Shares will be treated as the same asset as the shareholder's holding of Existing Ordinary Shares and as having been acquired at the same time, and for the same consideration, as that holding of Existing Ordinary Shares.

What other steps does the Company have to take to allow the New Ordinary Shares to be traded?

The Company is required to inform the Financial Conduct Authority and London Stock Exchange plc of the Share Split. Subject to the passing of the Share Split resolution at the AGM, the Financial Conduct Authority has confirmed that the premium category of the Official List of the Financial Conduct Authority will be amended to reflect the subdivision of the Existing Ordinary Shares.

What is the process for shareholders who hold their shares on a platform?

The majority of the platforms allow shareholders to exercise their right to vote their shares at the Company's AGM. However it is advisable that shareholders, who hold their shares via a platform, contact their individual provider directly as each service has a different election process. Subject to the passing of the Share Split resolution at the AGM, the New Ordinary Shares will be credited and appear on your account on the day the Official List is amended.

Appendix II continued

Are there any direct costs to shareholders from this transaction?

The costs of the transaction will be borne by the Company. As a result there will be no additional direct costs to shareholders.

How will I receive my New Ordinary Shares?

If you hold your Existing Ordinary Shares in certificated form (i.e. you have (a) share certificate(s) in respect of your Existing Ordinary Shares), you will receive a new share certificate which records the number of New Ordinary Shares you hold. On receipt of your new share certificate, you should destroy your old share certificate(s). If you hold your Existing Ordinary Shares in uncertificated form (i.e. through CREST), your CREST account will be credited with the New Ordinary Shares on the day the Official List is amended.

Will the ticker, ISIN and SEDOL change?

The ticker for the New Ordinary Shares will remain the same as the ticker for the Existing Ordinary Shares (MTE).

The New Ordinary Shares will have a new ISIN and SEDOL, as follows:

New ISIN: GB00BM8H3X05 New SEDOL: BM8H3X0

If any shareholder has any further questions in relation to the Share Split, you should contact the Company Secretary using the following email address: MESCT@linkgroup.co.uk.

Advisers

Investment Manager and Alternative Investment Fund Manager ('AIFM')

MONTANARO ASSET MANAGEMENT LIMITED

53 Threadneedle Street London EC2R 8AR Tel: 020 7448 8600 Fax: 020 7448 8601

enquiries@montanaro.co.uk www.montanaro.co.uk

Administrator

LINK ALTERNATIVE FUND ADMINISTRATORS LIMITED

Beaufort House 51 New North Road Exeter EX4 4EP

Company Secretary

LINK COMPANY MATTERS LIMITED

65 Gresham Street London EC2V 7NQ Tel: 0207 954 9531

Contact: mesct@linkgroup.co.uk

Registered Office

16 Charlotte Square Edinburgh EH2 4DF

Registrar

EQUINITI LIMITED

Aspect House Spencer Road Lancing

West Sussex BN99 6DA

Registrar's Shareholder Helpline

Tel: 0371 384 2461*

Registrar's Broker Helpline

Tel: 0906 559 6025

 * Lines are open 8.30am to 5.30pm, Monday to Friday.

Stockbroker

CENKOS SECURITIES PLC 6-8 Tokenhouse Yard London EC2R 7AS

Depositary

THE BANK OF NEW YORK MELLON (INTERNATIONAL) LIMITED One Canada Square London E14 5AL

Custodian

BANK OF NEW YORK MELLON SA/NV One Canada Square London E14 5AL

Bankers

ING BANK N.V., LONDON BRANCH 60 London Wall London EC2M 5TQ

Auditor

ERNST & YOUNG LLP Atria One 144 Morrison Street Edinburgh EH3 8EX

Solicitor

DICKSON MINTO W.S. 16 Charlotte Square Edinburgh EH2 4DF

Montanaro European Smaller Companies Trust plc

Registered in Scotland No. SC074677

An investment company as defined under Section 833 of the Companies Act 2006.

Notes

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