

Electric & General Investment Fund

Annual Report including long form financial statements for the year ended 30 June 2021



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Authorised status

The Electric & General Investment Fund (the 'Company'/the 'Fund') is an investment company with variable capital (ICVC) under regulation 12 (Authorisation) of the Open-Ended Investment Companies Regulations 2001 and is managed in accordance with the Financial Conduct Authority's (FCA) Collective Investment Schemes Sourcebook (COLL).

The Electric & General Investment Fund is a UCITS Scheme which complies with the requirement of the FCA 'COLL Rules', including the investment and borrowing powers in Chapter 5.

Shareholders are not liable for the debts of the Company.

Fund information

Investment objective and policy

The Company's investment objective is to seek to achieve long term (at least five years) capital growth with some potential for income.

To achieve the investment objective, the Company's investment policy is to invest principally (at least 80%) in a portfolio of global equities, and may also invest in other transferable securities, bonds (both corporate and government debt securities), collective investment schemes ('CIS'), warrants, money market instruments, cash, near cash and deposits. The Company may borrow and may enter into underwriting arrangements. It is the ACD's intention that derivatives and forward currency transactions will only be used for the purposes of efficient portfolio management, including hedging, as defined by the Regulations.

The Company is actively managed and has, with the exception of the above noted minimum, no limit to which it can be invested in each sector or asset type, nor is there any particular geographic focus. The Portfolio Manager has full flexibility to adjust the proportion of the property of the Company depending on their view of market conditions and the assets which it believes are most likely to achieve the Company's investment objective. From time to time the liquidity of the Company may be increased substantially if judged to be in the interests of investors.

The Company may invest in CIS which have different investment strategies or restrictions than the Company, including the ability to invest in derivatives for investment purposes and to gain exposure to assets which are not expressly listed above. Investment in CIS will usually be limited to those which invest primarily in the assets listed above and without exception, CIS will only be held in so far as the rules permit the Company to gain exposure to the assets held by those CIS.

A Glossary of Definitions which provides definitions to some of the technical language used in this document is available from www.carvetian.com/policies.

The Company benefits from a board of Independent Directors whose duties include the oversight of key elements of the Company's operation.

Comparator benchmark

To gauge the relative performance of the Fund, Shareholders may compare the Fund's performance against the Investment Association's Global Sector. This is not a performance target nor constrains the way in which the Fund is managed. For further information on the Sector and its intended use, please refer to the Fund's Prospectus.



Fund information continued

Target market

Electric & General Investment Fund may be suitable for all eligible investors (be they retail clients, professional clients or eligible counterparties, each as defined in glossary to the UK Financial Conduct Authorities Handbook of Rules and Guidance) who are seeking long-term capital growth with some potential for income by investing principally in a portfolio of global equities, provided they can meet any minimum age and minimum investment amounts. Financial experience is not considered a necessity. However, investors must at least understand a product where capital is at risk and have the capacity to bear losses (possibly total) on their original investment, accepting risk to their capital.

The Fund may be suitable as a component of a portfolio and for investors who are looking to set aside their capital for the long term (at least five years), though shares may be redeemed on a daily basis.

The risk and reward profile for the Fund is set out in the Key Investor Information Document(s) for the Fund.

Any investor should be willing to accept price fluctuations.

Electric & General Investment Fund is unlikely to be compatible with the requirements of an investor:

- investors looking for guaranteed income or return;
- seeking full capital protection;
- who does not have sufficient resources to bear any loss resulting from the investment;
- who is not able to evaluate the risks and merits of the Fund; and/or
- with a short-term (less than five years) investment horizon

Investment manager

The investment manager to the Fund is Troy Asset Management Limited.

Investment manager fee

The investment manager, Troy Asset Management Limited, receives for its own account a periodic fee of 0.60% per annum.

If the Fund invests in a collective investment scheme operated by the above management group, then the Fund will receive rebates of any management fees on these investments or pay a reduced investment management fee to reflect this.

Distribution

All shareholders own income shares, which entitle them to a share in any distribution made by the Company. Normal distribution dates are the last day of February and 31 August for income accrued as at 31 December and 30 June respectively.

Future distributions may fluctuate depending on the mix of assets over any specific reporting period.

Authorised Corporate Director's fee

The annual fee due to the Authorised Corporate Director is 0.04% per annum.



Investment manager's report for the year ending 30 June 2021

The Fund made strong absolute returns in the year as global equity markets rebounded sharply. Performance has, however, lagged the wider market. This was most pronounced in the first six months of the year under review when vaccines first emerged to spur a cyclical and speculative rally.

The leading contributors to returns were mostly drawn from the portfolio's investments in US technology and payments companies. This group spans a wide range of activities; search advertising, internet services, digital payments, social media, and software designed for consumers and businesses. They have collectively reported outstanding financial results as the impact of the pandemic accelerates the digitisation of economies. In addition, the investment in American Express ('Amex') recovered as investors anticipated a rapid improvement in spending on discretionary categories, such as travel and entertainment, to which Amex is highly exposed.

Detractors to performance were relatively modest and were drawn from consumer staples and healthcare. These slower growing and traditionally more defensive areas of the Fund, which have trailed behind a rising market. Sentiment was weak towards Reckitt Benckiser and Becton Dickinson as investors contemplated lower revenues from household products and COVID-19 diagnostic testing when compared to 2020. We regard such year-over-year comparisons as short-term noise and see both businesses making underlying improvements to their franchises.

Dividend

The Fund will provisionally pay holders of its Income share class a final dividend of 1.40 pence per share, giving a total dividend for the year ending 30 June 2021 of 2.10 pence per share. This total dividend is substantially below 2020's distribution. As previously communicated, a lower dividend is consistent with Troy's deliberate emphasis on capital growth to achieve the Fund's overall results. It bears repeating that in the last year, and over the past five years, a very substantial proportion of the Fund's performance was achieved by investing in companies that pay low or no dividends. We believe it is essential to retain the flexibility to invest in companies which offer the most attractive prospective total returns over the long term, regardless of whether or not they pay their shareholders a dividend.

Portfolio activity

Portfolio turnover remained elevated as the Fund was reoriented towards businesses where we can expect faster capital growth. There were six outright sales and four new investments. The Fund ended the year with 27 holdings.

The Fund sold out of its investments in the tobacco sector as well as Colgate-Palmolive ('Colgate'), PepsiCo and Johnson & Johnson. All these companies are stable and highly cash generative, but they are slower growing and, in the cases of Colgate and PepsiCo, richly valued.

The proceeds from these sales were reinvested into companies with durable and strong cash generative franchises which have better prospects for higher growth in cash flow per share. The Fund acquired new holdings in Booking Holdings, the online travel agent and owner of Booking.com, Facebook, Moody's, the credit ratings agency, and Take-Two Interactive Software, the video game developer. This diversified group of companies all benefit from the digitisation of the global economy, a long-term trend which has accelerated in the last year.

Elsewhere, the Fund made reductions to investments in PayPal and Microsoft, largely for portfolio risk management purposes, as these holdings rose to become disproportionate parts of the Fund. Following their reduction, they remain among the Fund's top investments. Similarly, the holding of Amex was reduced after its shares made a spectacular recovery from their lows in March 2020. It also remains a core investment for the Fund. Additions were made to existing holdings in Alcon, Fiserv and Mastercard. These three companies have each suffered from the impact of the pandemic on their businesses, but we remain confident about their longer-term outlook and took this as an opportunity to add to the Fund's shareholdings.



Investment manager's report for the year ending 30 June 2021 *continued*

Outlook

The investment environment is one of the most interesting and challenging that we can remember. There are many competing forces to navigate. From our perspective, the most important and longest lasting are the twin forces of technological change and corporates' growing responsibility for their social and environmental impact. The power and duration of these trends remain underestimated, in our view, and the composition of the portfolio reflects our conviction that our selected companies can turn them to their advantage. The portfolio companies not only generate abundant surplus cashflows with which to reinvest at high rates of return. They also have corporate strategies and cultures that are sensitive to change, and they are well-positioned to direct their investments to adapt to the environment. In the near term, asset prices will react to the progress of the pandemic and the loose monetary and fiscal policies deployed to manage the economic recovery. We do not construct the portfolio to make a directional bet on near-term outcomes. We have, however, selected companies that we believe will be resilient in a range of circumstances. They are owned at prices which we consider reasonable for the quality and growth of their cashflows.

Troy Asset Management Limited 20 July 2021



Net asset value per share, price record and comparative tables

Change in net asset value per share

All prices quoted are based on bid price

		Income shares		— Accumulat	ion shares —
	Year ended	Year ended	Year ended	Year ended	Period ended*
	30 June	30 June	30 June	30 June	30 June
	2021	2020	2019	2021	2020
	р	р	р	р	
Opening net asset value per share	246.98	226.21	190.39	249.78	226.21
Return before operating charges†	50.34	25.72	40.91	50.90	25.83
Operating charges	(2.28)	(2.25)	(2.10)	(2.28)	(2.26)
Return after operating charges†	48.06	23.47	38.81	48.62	23.57
Distributions on income shares					
Interim	(0.70)	(1.08)	(1.14)	n/a	n/a
Final	(1.40)	(1.62)	(1.85)	n/a	n/a
Total distributions on income shares	(2.10)	(2.70)	(2.99)	0.00	n/a
Closing net asset value per share	292.94	246.98	226.21	298.40	249.78
Retained distributions on accumulation	on				
shares					
Interim	n/a	n/a	n/a	0.71	1.08
Final	n/a	n/a	n/a	1.42	1.62
†after direct transaction charges of	0.04	0.03	0.01	0.04	0.03
Performance					
Return after operating charges	19.5%	10.4%	20.4%	19.5%	10.4%
Other information					
Closing net asset value (NAV)	£113,666,133	£108,664,763	£104,076,132	£1,294,788	£975,735
Closing number of shares	38,802,203	43,997,947	46,008,810	433,912	390,638
Operating charges	0.88%	0.97%	1.03%	0.88%	0.97%
Direct transaction charges	0.02%	0.01%	0.01%	0.02%	0.01%
Prices (p)					
Highest	295.40	251.90	231.00	299.40	253.20
Lowest	239.60	196.40	187.00	242.30	197.30
*Accumulation shares from launch date 1			207.00	50	257.30

^{*}Accumulation shares from launch date 16 October 2019.

KIID risk and reward profile

The numerical risk and reward indicator as published in the latest Key Investor Information Document (KIID) is a rating of 6 for both the income and accumulation share class (2020: category 5). The share classes are ranked in risk category 6 as funds of this type have experienced much higher than average rises and falls historically.

For more information on the Fund risk and reward profile please refer to the most up to date KIID which is available from the Authorised Corporate Director or at www.yealand.com.

Value assessment report

We are required to undertake a formal review of the Fund in order to assess the value which Shareholders are receiving from their investments. This assessment considers elements such as the fees which are paid, the quality of services provided and the investment performance obtained. We are required to publish a report which summarises the outcome of the review and, if relevant, to take steps to address any instances of poor value. We publish a single value assessment report covering all our funds by 31 January each year. Copies of these reports can be obtained from https://carvetian.com/policies/.



Statement of the Authorised Corporate Director's responsibilities

The Collective Investment Schemes Sourcebook published by the FCA, ('the COLL Rules') require the Authorised Corporate Director ('ACD') to prepare financial statements for each annual accounting period which give a true and fair view of the financial position of the Fund and of the net income and net gains or losses on the property of the Fund for the period.

In preparing the financial statements the ACD is responsible for:

- selecting suitable accounting policies and then applying them consistently;
- making judgements and estimates that are reasonable and prudent;
- following UK accounting standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland;
- complying with the disclosure requirements of the Statement of Recommended Practice for UK Authorised Funds issued by the Investment Management Association in May 2014;
- keeping proper accounting records which enable it to demonstrate that the financial statements as prepared comply with the above requirements;
- assessing the Fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern;
- using the going concern basis of accounting unless they either intend to liquidate the Fund or to cease operations, or have no realistic alternative but to do so;
- such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; and
- taking reasonable steps for the prevention and detection of fraud and irregularities.

The ACD is responsible for the management of the Fund in accordance with its Instrument of Incorporation, the Prospectus and the COLL Rules.

Approval of the annual report by the Authorised Corporate Director

In accordance with the requirements of a UCITS which complies with the requirements of the FCA COLL as per COLL 4.5.8B R, we hereby approve the report on behalf of Carvetian Capital Management Limited for the year ended 30 June 2021.

Rob Leedham On behalf of Carvetian Capital Management Limited, the Authorised Corporate Director 31 August 2021



Statement of the Depositary's responsibilities and report of the Depositary to the Shareholders of Electric & General Investment Fund (the 'Company') for the year ended 30 June 2021

The Depositary must ensure that the Company is managed in accordance with the Financial Conduct Authority's Collective Investment Schemes Sourcebook, the Open-Ended Investment Companies Regulations 2001 (SI 2001/1228) (the OEIC Regulations), as amended, the Financial Services and Markets Act 2000, as amended, (together 'the Regulations'), the Company's Instrument of Incorporation and Prospectus (together 'the Scheme documents') as detailed below.

The Depositary must in the context of its role act honestly, fairly, professionally, independently and in the interests of the Company and its investors.

The Depositary is responsible for the safekeeping of all custodial assets and maintaining a record of all other assets of the Company in accordance with the Regulations.

The Depositary must ensure that:

- the Company's cash flows are properly monitored and that cash of the Company is booked into the cash accounts in accordance with the Regulations;
- the sale, issue, redemption and cancellation of shares are carried out in accordance with the Regulations:
- the value of shares in the Company is calculated in accordance with the Regulations;
- any consideration relating to transactions in the Company's assets is remitted to the Company within the usual time limits;
- the Company's income is applied in accordance with the Regulations; and
- the instructions of the Authorised Fund Manager ('the AFM') are carried out (unless they conflict with the Regulations).

The Depositary also has a duty to take reasonable care to ensure that the Company is managed in accordance with the Regulations and the Scheme documents in relation to the investment and borrowing powers applicable to the Company.

Having carried out such procedures as we consider necessary to discharge our responsibilities as Depositary of the Company, it is our opinion, based on the information available to us and the explanations provided, that in all material respects the Company, acting through the AFM:

- I. has carried out the issue, sale, redemption and cancellation, and calculation of the price of the Company's shares and the application of the Company's income in accordance with the Regulations and the Scheme documents of the Company, and
- II. has observed the investment and borrowing powers and restrictions applicable to the Company.

NatWest Trustee and Depositary Services Limited 31 August 2021



Independent auditor's report to the shareholders of Electric & General Investment Fund (the 'Fund')

Opinion

We have audited the financial statements of Electric & General Investment Fund ('the Fund'), for the year ending 30 June 2021 which comprise the Statement of change in net assets attributable to shareholders, the Balance sheet, the Statement of total return, the related notes and the Distribution tables. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland (United Kingdom Generally Accepted Accounting Practice) and the Statement of Recommended Practice 'Financial Statements of Authorised Funds' issued by the Investment Association (the 'Statement of Recommended Practice for Authorised Funds').

In our opinion the financial statements:

- give a true and fair view of the state of the Fund's affairs as at 30 June 2021 and of the net income and net capital gains on the property of the Fund for the year then ended;
- have been properly prepared in accordance with the Prospectus, the Statement of Recommended Practice relating to Authorised Funds, the rules of the Collective Investment Schemes Sourcebook issued by the Financial Conduct Authority and United Kingdom Generally Accepted Accounting Practice;
- 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 Fund in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

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

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 Fund's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

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

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

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

We have nothing to report in this regard.



Independent auditor's report to the shareholders of Electric & General Investment Fund (the 'Fund') (continued)

Opinions on other matters prescribed by the Companies Act 2006

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

- the information given in the Fund Manager's report and the ACD's report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Fund Manager's report and the ACD's 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 Fund and its environment obtained in the course of the audit, we have not identified material misstatements in the Fund Manager's report or the ACD's 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 are not in agreement with the accounting records and returns; or
- certain disclosures of ACD remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

Responsibilities of Authorised Corporate Director

As explained more fully in the ACD's responsibilities statement, the ACD is 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 ACD determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the ACD is responsible for assessing the Fund'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 ACD either intends to liquidate the Fund or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

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

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

Irregularities, including fraud, are instances of noncompliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. Our approach was as follows:

- We obtained an understanding of the legal and regulatory frameworks that are applicable to
 the Fund and determined the most significant are those that relate to the reporting framework
 (United Kingdom Generally Accepted Accounting Practice, the Companies Act 2006, the IMA
 SORP 2014) and the relevant tax and other compliance regulations in the jurisdictions in which
 the Fund operates.
- We understood how the Fund is complying with those frameworks by making enquiries of management, and those responsible for legal and compliance procedures. We corroborated our enquiries through our review of relevant correspondence received from regulatory and legal bodies.



Independent auditor's report to the shareholders of Electric & General Investment Fund (the 'Fund') (continued)

- We assessed the susceptibility of the Fund's financial statements to material misstatement, including how fraud might occur by enquiring with management during the planning and execution phase of our audit. We considered the programs and controls that the ACD has established to address risks identified, or that otherwise prevent, deter and detect fraud and how senior management monitors those programs and controls. Where the risk was considered to be higher, we performed audit procedures to address each identified fraud risk including revenue recognition. These procedures included testing manual journals and were designed to provide reasonable assurance that the financial statements were free from fraud or error.
- Based on this understanding we designed our audit procedures to identify noncompliance with such laws and regulations. Our procedures involved journal entry testing, with a focus on manual journals and journals indicating large or unusual transactions based on our understanding of the business; enquiries of the finance team and management; and focused testing.

Use of our report

This report is made solely to the shareholders of the Fund, as a body, in accordance with Rule 4.5.12 of the Collective Investment Scheme Sourcebook (COLL) of the Financial Conduct Authority (FCA).

Our audit work has been undertaken so that we might state to the Fund's shareholders 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 Fund and the Fund's members as a body, for our audit work, for this report, or for the opinions we have formed.

Robert Wood
Senior Statutory Auditor
For and on behalf of
Shipleys LLP
Chartered accountant and statutory auditor
10 Orange Street
Haymarket
London
WC2H 7DQ
31 August 2021



Portfolio statement

as at 30 June 2021

Investment	Holding	Market value £	% of total net assets
EQUITIES - 99.18% (96.51%)			
Europe (ex UK) - 18.09% (19.47%) France - 1.67% (1.42%)			
L'Oréal	6,000	1,932,697	1.67
Netherlands - 3.06% (2.52%) Heineken Holding	48,289	3,517,084	3.06
Switzerland - 13.36% (15.53%)			
Alcon	63,506	3,213,885	2.80
Nestlé	31,257	2,814,388	2.45
Novartis	65,369	4,306,850	3.75
Roche Holding	18,405	5,013,139	4.36
_		15,348,262	13.36
Total Europe (ex UK)		20,798,043	18.09
North America - 70.47% (62.63%)			
Agilent Technologies	38,021	4,062,171	3.53
Alphabet 'A'	5,200	9,180,989	7.99
American Express Company	46,205	5,520,211	4.80
Becton Dickinson & Company	19,149	3,365,959	2.93
Booking Holdings	1,309	2,069,062	1.80
еВау	38,000	1,929,125	1.68
Facebook 'A'	22,555	5,670,715	4.93
Fiserv	53,974	4,171,179	3.63
Intuit	20,500	7,265,419	6.32
Mastercard 'A'	17,065	4,504,889	3.92
Medtronic	56,349	5,057,557	4.40
Microsoft	50,204	9,832,071	8.55
Moody's	5,187	1,357,546	1.18
PayPal Holdings	40,944	8,629,325	7.51
S&P Global	5,650	1,675,636	1.46
Take-Two Interactive Software	9,000	1,150,933	1.00
Visa 'A'	32,929	5,567,215	4.84
		81,010,002	70.47



Portfolio statement as at 30 June 2021 continued

Investment	Holding	Market value £	% of total net assets
EQUITIES - 99.18% (96.51%) - continued			
United Kingdom - 10.62% (14.41%)			
Diageo	78,000	2,699,580	2.35
Experian	167,000	4,652,620	4.05
Reckitt Benckiser Group	24,400	1,560,868	1.35
Unilever	77,921	3,296,448	2.87
		12,209,516	10.62
TOTAL EQUITIES		114,017,561	99.18
Portfolio of investments		114,017,561	99.18
Net other assets		943,360	0.82
Net Assets		114,960,921	100.00
Summary portfolio of investments		Market	% of
		value £	Investments
Equities		114,017,561	100.00
Portfolio of investments		114,017,561	100.00

Figures in brackets refer to the proportion of the Fund invested in the equivalent investments as at 30 June 2020.

All investments are in ordinary stocks and shares except where otherwise stated.



Summary of major portfolio changes

The top ten purchases and sales for the reporting period					
Purchases	Cost £'000	Sales	Proceeds £'000		
Facebook 'A'	4,415	PayPal Holdings	3,817		
Booking Holdings	2,155	Colgate-Palmolive	3,334		
Mastercard 'A'	2,056	Philip Morris International	2,633		
Fiserv	1,581	Microsoft	2,248		
Alcon	1,575	British American Tobacco	2,206		
Take-Two Interactive Software	1,134	PepsiCo	2,088		
Moody's	1,083	American Express Company	1,951		
Visa 'A'	776	Johnson & Johnson	1,715		
Heineken Holding	414	Nestlé	1,663		
Medtronic	391	Altria Group	1,102		



Statement of total return

for the year ending 30 June 2021

			30 June 2021		30 June 2020
	Note	£	£	£	£
Income					
Net capital gains	4		19,062,032		9,613,939
Revenue	6	1,470,627		2,106,802	
Expenses	7	(957,271)		(1,017,181)	
Interest payable and similar					
charges	9	(83)		(46)	
Net revenue before taxation		513,273	_	1,089,575	
Taxation	8	(77,616)		(299,145)	
Net revenue after taxation			435,657		790,430
Total return before distribution	ons		19,497,689		10,404,369
Distributions	9	_	(870,292)		(1,210,117)
Change in net assets attribute to shareholders from invest activities		_	18,627,397		9,194,252

Statement of change in net assets attributable to shareholders

for the year ending 30 June 2021

	_	30 June 2021	_	30 June 2020
	£	£	£	£
Opening net assets attributable to shareholders		109,640,498		104,076,132
Amounts receivable on issue of shares	2,432,410		3,908,453	
Amounts payable on cancellation	_,,		0,000,00	
of shares	(15,748,864)	_	(7,548,675)	
		(13,316,454)		(3,640,222)
Change in net assets attributable to shareholders from investment activities (see above)		18,627,397		9,194,252
activities (see above)		10,027,397		9,194,252
Retained distribution on accumulation shares		9,480		10,336
accamalation shares				
Closing net assets attributable				
to shareholders		114,960,921		109,640,498
	•	·		



Balance sheet as at 30 June 2021

		30 June 2021	30 June 2020
-	Vote	£	£
Assets:			
Investments		114,017,561	105,811,875
Current assets:			
Debtors	10	72,271	140,199
Cash and bank balances		1,563,094	4,483,875
		1,635,365	4,624,074
Total assets		115,652,926	110,435,949
Liabilities:			
Provisions for liabilities:			
Net distributions payable on income shares		(544,240)	(712,635)
Creditors	11	(147,765)	(82,816)
Total liabilities		(692,005)	(795,451)
Net assets attributable to shareholders		114,960,921	109,640,498



as at 30 June 2021

1. Accounting policies

A. Basis of preparation

The financial statements have been prepared under the historical cost convention in accordance with FRS 102 and in accordance with the Statement of Recommended Practice for Authorised Funds (SORP) issued by The Investment Association (IA) in May 2014, updated June 2017.

Where applicable a balance sheet item line is included for cash and cash equivalent investments. Whereby, representing highly liquid cash investments held in the base currency of the Fund, that are readily convertible to a known amount of cash, and are subject to an insignificant risk of change.

The ACD is confident that the Company will continue in operation for the foreseeable future. The Company has adequate financial resources and its assets consist of securities which are readily realisable. As such, the financial statements have been prepared on a going concern basis.

The base currency of the Company is Sterling and is taken to be the 'functional currency' of the Company.

B. Valuation of investments

Listed investments are valued at bid market value at 23:59 on the balance sheet date net of any accrued interest which is included in the balance sheet as an income related item. Collective investment schemes are valued at quoted bid prices for dual priced funds and at quoted prices for single priced funds, on the last business day of the accounting period. Unlisted or suspended investments are valued by the Investment Manager taking into account, where appropriate, latest dealing prices, valuations from independent reliable sources, financial performance and other relevant factors.

C. Foreign exchange

Transactions in foreign currencies are recorded in Sterling at the rate ruling at the date of the transactions.

Assets and liabilities denominated in overseas currencies have been translated into Sterling at the rates of exchange ruling at 23:59 on the last business day of the accounting period. Exchange rate differences arising on the translation are recognised in the statement of total return for the year.

D. Financial derivative instruments

- I. Currency contracts and options Spot and forward currency contracts and options are marked to market daily and the change in value is recorded as an unrealised gain or loss. Realised gains or losses, equal to the difference between the value of the contract at the time it was opened and the value at the time it was closed, are recorded upon delivery or receipt of the currency or, if a spot or forward currency contract is offset by entering into another spot or forward currency contract with the same broker, upon settlement of the net gain or loss.
- II. Futures contracts Futures contracts are marked to market daily and an appropriate gain or loss for the change in value ('variation margin') is recorded by the Fund as realised.
- III. Options Options are marked to market daily and an appropriate gain or loss for the change in value ('variation margin') is recorded by the Fund as realised.
- IV. Efficient portfolio management Where appropriate, certain permitted transactions such as derivatives or forward currency transactions are used for efficient management. Where such transactions are used to protect or enhance revenue, the revenue and expenses derived therefrom are included in 'Revenue' or 'Expenses' in the statement of total return. Where such transactions are used to protect or enhance capital, the gains and losses derived therefrom are included in 'Net capital gains' in the statement of total return. Any positions on such transactions open at the period end are reflected in the balance sheet at their mark to market value.

E. Revenue

Dividends from quoted equity and non-equity shares are recognised net of attributable tax credits when the security is quoted ex-dividend. Overseas dividends received after the deduction of withholding tax are shown gross of taxation, with the taxation consequences shown within the tax charge. Dividends are recognised as either revenue or capital depending upon the nature and circumstances of the dividend receivable.



as at 30 June 2021 continued

1. Accounting policies - continued

E. Revenue - continued

Revenue from unquoted equity investments is recognised when the dividend is declared.

Interest on debt securities is recognised on an accruals basis, taking into account the effective yield on the investment and is treated as revenue. The effective yield basis amortises or accretes any discount or premium on the purchase of an investment over its remaining life based on estimated future cashflow. Any adjustments resulting from changes in cashflow estimates are treated as capital.

Distributions from collective investment schemes are recognised when the schemes are quoted exdistribution. Equalisation returned with the distribution is deducted from the cost of the scheme and does not form part of the distributable income. Deemed distributions and reportable income from offshore funds are calculated and are included in revenue. Rebates of annual management charges (AMC rebates) from underlying funds are accounted for on an accruals basis and are recognised as revenue or capital in line with the distribution policies of the underlying funds.

Underwriting commission is wholly recognised as revenue when the issue takes place, except where the Fund is required to take up all or some of the shares underwritten, in which case an appropriate proportion of the commission received is deducted from the cost of those shares. The ordinary element of stocks received in lieu of cash dividends are recognised as revenue of the Fund. Any enhancement above the cash dividend is treated as capital. Interest on bank and other cash deposits is recognised on an accruals basis.

F. Expenses

For accounting purposes, all expenses (other than those relating to the purchase and sale of investments) are charged against revenue for the year on an accruals basis, with the exception of the investment manager's fee which is charged two thirds to capital for the purpose of determining the distribution.

G. Directors' and Officers' Liability Insurance

Directors' and Officers' Liability insurance cover is held by the Company in respect of the Directors and is renewed annually.

H. Policy on Director's Remuneration

The Company's policy is for the Independent Directors to be remunerated in the form of fees payable immediately after each quarter end.

I. Taxation

Provision is made for corporation tax at the current rate on the excess of taxable revenue over allowable expenses. Provision is made on all material timing differences arising from the different treatment of items for accounting and tax purposes. A deferred tax asset is recognised only to the extent that there will be taxable profits in the future against which the asset can be offset.

Offshore income gains from funds, without reporting status, are liable to corporation tax at 20% and any resulting charge is deducted from capital.

J. Deferred taxation

Deferred taxation is provided for on all timing differences that have originated but not reversed by the balance sheet data, other than those differences regarded as permanent. Any liability to deferred taxation is provided for at the average rate of taxation expected to apply, based on tax rates substantially enacted by the balance sheet date.

A deferred tax asset is recognised to the extent that it is expected to be utilised, based on the likelihood of taxable profits arising in the next twelve month period from which the future reversal of timing differences could be deducted.

Deferred tax assets and liabilities are not discounted to reflect the time value of money, unless material.



as at 30 June 2021 continued

2. Distribution policy

The Fund will distribute all revenue disclosed in the financial statements (less expenses and taxation) subject to an adjustment for other expenses deemed to be of a capital nature. Should expenses and taxation exceed revenue, there will be no distribution and the shortfall will be met from capital.

Income earned in an interim accounting period may not all be distributed immediately but retained and used to ensure that distributions paid throughout the year are broadly similar. This policy is known as 'smoothing'.

Interim distributions may be made at the ACD's discretion.

Distributions which have remained unclaimed by shareholders for more than six years are credited to the capital property of the Fund.

3. Risk management policies

In pursuing its investment objective the Fund holds a number of financial instruments. These comprise equity, fixed income securities, foreign currency contracts and cash.

Short-term debtors and creditors that arise directly from its operations are not considered financial instruments.

The main risks arising from the Fund's financial instruments are market price, currency and interest rate risks. The ACD reviews (and agrees with the Depositary) policies for managing each of these risks and they are summarised below. These policies have remained unchanged since the beginning of the year to which these financial statements relate.

Shares in the Fund should generally be regarded as long term investments.

- I. Market risk Arises mainly from uncertainty about future prices of financial instruments held. It represents the potential loss the Fund might suffer through holding market positions in the face of adverse price movements. The ACD meets regularly to consider the asset allocation of the portfolio in order to minimise the risk associated with particular countries or industry sectors whilst continuing to follow the investment objective. The ACD has responsibility for monitoring the existing portfolio selected in accordance with the overall asset allocation parameters described above and seeks to ensure that individual stocks also meet the risk reward profile that is acceptable.
- II. Foreign currency risk A portion of the Fund's assets and income are denominated in currencies other than Sterling, which is the currency of shares in the Fund. The income and capital value of the Fund's investments can be significantly affected by foreign currency translation movements. The principal area where foreign currency risk could impact the Fund is movement in exchange rates affecting the value of investments. The ACD has the responsibility for monitoring the foreign currency risk of the Fund and does this by reviewing the underlying exposure to foreign currencies on the security holdings and cash positions. Where it is considered necessary the manager will use forward foreign currency contracts to reduce the risk to this underlying foreign currency exposure. The purpose of any forward foreign currency contract is to manage the currency risk arising from the Fund's investment activities. Open positions, which are all covered, are included in the net current assets attributable to shareholders as shown in the balance sheet. Numerical disclosure of the foreign currency risk profile is made in note 15 of the notes to the financial statements.
- III. Interest rate risk The risk that the value of the Fund's investments will fluctuate as a result of interest rate changes. The value of fixed interest securities may be affected by changes in the interest rate environment, either globally or locally. Changes in the rate of return in one asset class may influence the valuation basis of other classes. The amount of income receivable from fixed interest securities and bank balances or payable on bank overdrafts will be affected by fluctuations in interest rates. Numerical disclosure of the interest rate risk profile is made in note 15 of the notes to the financial statements.



as at 30 June 2021 continued

3. Risk management policies - continued

- IV. Liquidity risk The Fund's assets comprise mainly readily realisable securities, which can be readily sold. The main liability of the Fund is the redemption of any shares that investors may wish to sell.
- V. Credit risk Certain transactions in securities that the Fund enters into expose it to the risk that the counterparty will not deliver the investment (purchase) or cash (sale) after the Fund has fulfilled its responsibilities.

The Fund minimises this risk by conducting trades through reputable counter parties.

VI. Fair value – There is no material difference between the value of the financial assets and liabilities, as shown in the balance sheet, and their fair value.

		Year ended 30 June 2021 £	Year ended 30 June 2020 £
4	Net capital gains		
	The net capital gains on investments		
	during the period comprise:		
	Non-derivative securities	19,063,895	9,616,255
	Transaction charges	(1,863)	(2,316)
	Net capital gains on investments	19,062,032	9,613,939
5	Portfolio Transaction costs		
	Analysis of purchases		
	Equities		
	Net purchase cost	15,580,434	8,456,008
	Commissions	5,398	3,355
	% net purchase cost	0.00	0.04
	Commissions	0.03	0.04
	Total purchases after commissions and tax	15,580,434	8,456,008
	Analysis of sales		
	Equities		
	Net sale proceeds	26,459,702	15,460,764
	Commissions	9,582	7,069
	Taxes	-	-
	% net sale proceeds		
	Commissions	0.04	0.05
	Taxes		
	Total sales after commissions and tax	26,459,702	15,460,764
	Commission % of average NAV	0.01	0.01
	Taxes % of average NAV	-	-



as at 30 June 2021 continued

		Year ended 30 June 2021 £	Year ended 30 June 2020 £
6	Revenue		
	UK franked dividends	406,880	449,372
	Non taxable overseas dividends	1,063,747	1,657,430
		1,470,627	2,106,802
7	Expenses		
	Payable to the ACD, associates of the		
	ACD and agents of either of them:	42.566	44.047
	ACD's fee	43,566	41,917
	Administration fees	103,438	103,089
	Independent Directors' emoluments	49,797	132,075 750
	Price publication fees Registration fees	1,500 42,369	38,359
	registration rees	240,670	316,190
	Payable to the Depositary, associates of the		
	Depositary and agents of either of them: Depositary fees	35,587	34,432
	Safe custody fees	5,793	7,078
	Suic custody rees	41,380	41,510
	Other expenses		
	Audit fees	7,255	9,207
	Directors and officers liability insurance	8,538	6,117
	Investment manager fees	651,974	629,736
	Legal and professional fees	-	78
	Price publication fees	5,580	9,447
	Printing fees	1,717	4,806
	Regulatory fees	157	90
		675,221	659,481
	Total expenses	957,271	1,017,181



as at 30 June 2021 continued

		Year ended	Year ended
		30 June 2021	30 June 2020
		£	£
8	Taxation		
a.	Analysis of the tax charge for the period		
	Overseas withholding tax	77,616	299,145
	Current tax charge (note 8b)	77,616	299,145
	Total tax charge	77,616	299,145
	Corporation tax has been provided at a rate of 20%.		
b.	Factors affecting the tax charge for the period		
	Net revenue before taxation	513,273	1,089,575
	The tax charged for the period is lower than the standard investment companies (OEICs). The differences are explained		x applicable to open ended
	Corporation tax at 20% thereon (2020: 20%): Effects of:	102,655	217,915
	UK Franked investment income	(81,376)	(89,874)
	Non taxable investment income	(212,749)	(331,486)
	Movement in excess management expenses	191,470	203,445
	UK corporation tax	0	0
	Overseas withholding tax	77,616	299,145
	Current tax charge for the period (note 8a)	77,616	299,145

At 30 June 2021 the Company has unrelieved excess management expenses of £9,444,361 (2020: £8,487,007). It is unlikely that there will be sufficient taxable profits in the future to utilise these expenses and therefore a deferred tax asset of £1,888,871 (2020: £1,697,401) has not been recognised.



as at 30 June 2021 continued

		Year ended 30 June 2021	Year ended 30 June 2020
		50 Julie 2021 £	50 Julie 2020 £
)	Finance costs		
	The distributions take account of income received	on the issue of shares a	and income deducted
	on the cancellation of shares and comprise:		
	Interim accumulation	3,315	3,990
	Interim distribution	292,113	479,760
	Final accumulation	6,165	6,346
	Final distribution	544,240	712,635
	Net distributions for the period	845,833	1,202,731
	Add: Income deducted on cancellation of shares	27,269	20,175
	Deduct: Income received on issue of shares	(2,810)	(12,789)
	Net distribution for the period	870,292	1,210,117
	Interest	83	46
	Total Finance costs	870,375	1,210,163
	Reconciliation of distribution:		
	Net revenue after taxation	435,657	790,430
	Add: Capitalised investment manager's fee	434,609	419,698
	Add: Income brought forward	42	31
	Deduct: Income carried forward	(16)	(42)
	Net distribution for the period	870,292	1,210,117
	Details of the distribution per share are set out in the distribution	ion table.	
		30 June 2021	30 June 2020
		£	£
0	Debtors		
	Amounts receivable on issues	-	140
	Accrued income		
	Franked income receivable	64,913	135,865
	Pre-paid expenses		
	Amounts pre-paid to the ACD, or associates of the	ACD:	
	Price publication fees	-	1,109
	Other expenses		
	Insurance - Directors liability insurance	7,358	3,085
	Total debtors	72,271	140,199



as at 30 June 2021 continued

		30 June 2021 £	30 June 2020 £
11	Creditors		
	Amounts payable on cancellations	(13,819)	(1,501)
	Accrued expenses		
	Amounts payable to the ACD, or associates		
	of the ACD:		
	ACD fee	(3,699)	(3,552)
	Administration fee	(8,631)	(8,516)
	Price publication fees	(772)	- (4.4.40)
	Registration fee	(465)	(1,149)
	Amounts payable to the Depositary, or associates of the Depositary:		
	Depositary fee	(3,021)	(2,909)
	Safe custody fee	(2,103)	(1,345)
	Other		
	Audit fee	(8,220)	(9,205)
	Investment manager fee	(105,845)	(53,282)
	Printing fee	(1,190)	(1,357)
	Total creditors	(147,765)	(82,816)
12	Shareholders funds	Year ended	Year ended
	The Fund has two share classes,	30 June 2021	30 June 2021
	Accumulation and Income.	Shares	Shares
		Accumulation	Income
	Opening number of shares	390,638	43,997,947
	Shares issued	944	856,853
	Shares cancelled	(38,603)	(5,970,751)
	Shares converted	80,933	(81,846)
	Closing number of shares	433,912	38,802,203

13 Commitments, contingent liabilities and contingent assets

As at 30 June 2021 there were no outstanding contingent liabilities or commitments (2020: nil).

14 Related parties

Carvetian Capital Management Limited, is regarded as a controlling party by virtue of having the ability to act in concert in respect of the operations of the Fund.

The aggregated monies received through creations and liquidations are disclosed in the statement of change in shareholders net assets, amounts due to/from Carvetian Capital Management Limited in respect of share transactions at the year end are disclosed in notes 10 and 11.

Management fees payable to Carvetian Capital Management Limited (the ACD for the period), and registration fees payable to Yealand Administration Limited, an associate of the ACD, are disclosed in note 7 and amounts due at the year end are disclosed in notes 10 and 11.

A shareholder with a holding in excess of 20% of the value of the Company may be able to exercise significant influence over the financial and operating policies of the Company with reference to shareholders' voting rights at general meetings and as such is deemed to be a related party.

At 30 June 2021 there are no material shareholders in excess of 20%.



as at 30 June 2021 continued

15 Financial instruments

The main risks from the Fund's holdings of financial instruments, together with the ACD's policy for managing these risks, are disclosed in note 3.

Numerical disclosures relating to the Fund are as follows:

	30 June 2021	30 June 2020
Foreign currency risk	£	£
Euro	5,458,978	4,322,310
Swiss franc	15,348,262	17,019,766
United States dollar	81,109,133	68,808,698
	101,916,373	90,150,774
Interest rate risk profile of financial assets and li	abilities:	
Financial assets with floating interest rates		
Euro	9,197	9,727
United States dollar	34,217	-
Sterling	1,519,679	4,474,148
	1,563,093	4,483,875
Financial assets not carrying interest		
Euro	5,449,781	4,312,583
Swiss franc	15,348,262	17,019,766
United States dollar	81,074,916	68,808,698
Sterling	12,216,874	15,811,026
	114,089,833	105,952,073
Financial liabilities not carrying interest		
Sterling	(692,005)	(795,450)
Total assets and liabilities		
Euro	5,458,978	4,322,310
Swiss franc	15,348,262	17,019,766
United States dollar	81,109,133	68,808,698
Sterling	13,044,548	19,489,724
	114,960,921	109,640,498

The Fund's net cash holdings of £1,563,094 (2020: £4,483,875) are held in floating rate deposit accounts, whose rates are determined by the Bank of England base rate, LIBOR or other local interest rates as appropriate to the currency.

Benchmark rates of index-linked stocks

The floating rate financial assets comprise variable rate securities, bank balances which earn or pay interest at rates linked to the Bank of England base rate or its international equivalents, index-linked securities that earn interest at rates adjusted by changes in the UK Retail Prices Index (RPI) or its international equivalents.

Derivatives and other financial instruments

Sensitivity analysis is not shown because the maximum exposure of derivatives is not significant to the Fund. Open positions at the balance sheet date, which are all covered, are included in the net current assets.



as at 30 June 2021 continued

16	Fair Value disclosure Valuation technique	30 June 2021	30 June 2020		
		Assets	Liabilities	Assets	Liabilities
		£	£	£	£
	Level 1	114,017,561	-	105,811,875	-
	Level 2	-	-	-	-
	Level 3				
		114,017,561	0	105,811,875	0

Level 1. Fair value based on a quoted price for an identical instrument in an active market and generally will include quoted equities, some highly liquid bonds and exchange traded derivatives.

17 Portfolio dealing spread

	30 June 2021	30 June 2020
Average portfolio spread	0.04%	0.03%

The average portfolio spread is the difference between the bid and offer prices of the weighted underlying investments, divided by the offer price expressed as a percentage.

Level 2. Fair value based on the price of a recent transaction for an identical instrument and will generally include holdings in other schemes.

Level 3. Fair value based on a valuation technique that relies significantly on non-observable market data and will generally include unquoted private equities, property and other values not primarily derived from observable market data. Unlisted or suspended investments are valued by the Investment Manager taking into account, where appropriate, latest dealing prices, valuations from independent realiable sources and financial performance.



Notes to the financial statements as at 30 June 2021 continued

18 UCITS periodic disclosure

Remuneration policy

Carvetian rewards its staff fairly and appropriately for their contribution to the growth and success of the business and the provision of a high level of service to clients. The remuneration policy is designed to be consistent with, and promote, sound and effective risk management.

The remuneration of staff is reviewed annually, taking into account individual performance and market rates for the role being undertaken. Any bonus arrangement is also reviewed annually to ensure alignment with Carvetian's aims of the growth and success of the business and the provision of a high level of service to clients. There is no direct link to investment performance and bonuses do not encourage excessive risk taking.

Remuneration: Year ended 31 December 2020	Number of staff	Fixed remuneration £'000	Variable remuneration £'000	Total remuneration £'000
Total Remuneration	5	257	54	311
Senior Management	2	167	49	216
Staff who have a material Impact on Funds' risk profile	3	90	5	95
Staff holding Control Functions	2	167	49	216

The staff members included in the above analysis support the entirety of the funds managed by the ACD. It is not considered feasible or useful to attempt to apportion these figures to individual funds.

Details of the ACD's most recent remuneration policy, including a description of how remuneration and benefits are calculated and the identities of the persons responsible for awarding remuneration and benefits, are available at www.carvetian.com/important-information/. A paper copy is available free of charge upon request.

19 Post balance sheet events

There were no material post balance sheet events which have a bearing on the understanding of the financial statements.



Distribution table

for the year ending 30 June 2021 in pence per share

Income shares

Interim dividend

Group 1 shares - Shares purchased prior to 1 July 2020

Group 2 shares - Shares purchased from 1 July 2020 to 31 December 2020

			Paid on	Paid on	
	Net		26 February	28 February	
	revenue	Equalisation	2021	2020	
Group 1	0.7039	-	0.7039	1.0781	
Group 2	0.4059	0.2980	0.7039	1.0781	

Final dividend

Group 1 shares - Shares purchased prior to 1 January 2021

Group 2 shares - Shares purchased from 1 January 2021 to 30 June 2021

			Payable on	Paid on
	Net		31 August	28 August
	revenue	Equalisation	2021	2020
Group 1	1.4026	-	1.4026	1.6197
Group 2	1.0513	0.3513	1.4026	1.6197

Accumulation shares

Interim dividend

Group 1 shares - Shares purchased prior to 1 July 2020

Group 2 shares - Shares purchased from 1 July 2020 to 31 December 2020

	Net		Allocated on 26 February 2021	Allocated on 28 February	
	revenue	Equalisation		2020	
Group 1	0.7053	-	0.7053	1.0781	
Group 2	0.6852	0.0201	0.7053	1.0781	

Final dividend

Group 1 shares - Shares purchased prior to 1 January 2021

Group 2 shares - Shares purchased from 1 January 2021 to 30 June 2021

			Allocation on	Allocated on
	Net		31 August	28 August
	revenue	Equalisation	2021	2020
Group 1	1.4207	-	1.4207	1.6244
Group 2	1.4207	-	1.4207	1.6244

Equalisation

This applies only to shares purchased during the distribution period (Group 2 shares). It is the average amount of income included in the purchase price of all Group 2 shares, and is refunded to holders of these shares as a return of capital. Being capital it is not liable to income tax, but must be deducted from the cost of shares for capital gains tax purposes.



General information

Buying and selling shares

On purchasing shares, you will receive a contract note confirming your purchase, which will be issued the business day after the deal has been priced. As proof of ownership, your name will be recorded on the register following receipt of payment and full registration details.

The Company is valued daily at 10:00a.m. Monday to Friday. The prices calculated at these valuations will determine the price at which your deal is transacted. The Company is priced on a forward basis, i.e. all deals struck before the 10:00 a.m. valuation point receive prices calculated at that valuation point.

The ACD may vary the initial charge up to the maximum permitted by giving the Depositary notice of the change and amending the Prospectus.

Subject to the COLL Rules, the basis upon which prices may be calculated and any discounts on the initial charge are at the discretion of the ACD.

The minimum initial investment in the Fund which any one person can purchase, and the minimum holding in 'A' Shares, is £1,000. The ACD at its discretion can waive these requirements.

Shares may be purchased or sold by telephoning 0345 850 0255 or writing to: Carvetian Capital Management Limited, Stuart House, St John's Street, Peterborough, PE1 5DD. For your protection calls are recorded. A contract note will be issued to confirm any sale of shares with payment being issued on the third business day following the pricing of the sale and all necessary renunciation documentation being received by the ACD. The time for telephone deals is 09:00 - 17:00 every business day.

ACD's approach to dilution

Unusually high levels of buying and selling may increase the Company's dealing costs and affect the value of its assets. This is known as 'dilution'.

To prevent this and to protect the interests of the majority of shareholders, the ACD at its discretion may charge a dilution levy. If charged, the dilution levy will be paid into the Company for the benefit of shareholders and will become part of the property of the Company.

Revenue

The Company offers income shares which entitle shareholders to a share in any distribution of the revenue made by the Company, less expenses and applicable taxation, provided they retain those shares until and including the Company's dividend dates i.e. 31 December and 30 June each year. Any revenue to be distributed to shareholders is paid out on the Company's dividend pay dates i.e. end of February and the end of August each year. The revenue may be paid to shareholders directly to certain bank and building society accounts (BACS), by cheque or reinvested in the Company.

Tax

Capital gains

Authorised Funds are currently exempt from capital gains tax on the disposal of their investments. UK residents who are individuals or trusts may be liable to UK taxation of capital gains arising from the sale or other disposal of shares in the Company, if their total gains from all sources exceed the exemption limit for the tax year in which the disposal takes place. UK corporates will be subject to corporation tax on chargeable gains on profits made on the disposal of their shares in the Company.

Income tax

The following paragraphs summarise the basis of taxation on distributions, based on current legislation.

UK resident individuals are taxable on the sum of their distributions in excess of the tax-free dividend allowance of £2,000. Basic rate taxpayers will pay 7.5% income tax on dividends received in excess of the dividend allowance, higher rate taxpayers will pay 32.5% income tax, and additional rate taxpayers will pay 38.1% income tax. The dividend allowance is not available to Trusts.

Potential investors are advised to seek professional advice.



General information

continued

Corporate holders

For corporate shareholders, where the gross income from which the dividend distribution is made is not wholly franked investment income, part of the distribution is received as an annual payment.

Corporate shareholders will be subject to corporation tax on the non-franked element of distributions, which will be covered by the tax withheld by the fund.

The amount of tax recoverable on dividends deemed to be annual payments will match the corporation tax paid by the Fund.

It should be noted that levels and bases of tax may be subject to change.

If investors are in any doubt as to their taxation position they should consult their professional advisor.

Emoluments of the Independent Directors

The Company's board of Directors shall be comprised of Independent Directors in addition to the ACD. The Independent Directors shall receive fees for their services to the Company, such fees being payable out of the property attributable to the Company.

The Independent Directors as at the date of this report are:

Simon Longfellow

The Independent Directors shall retire after serving no more than three years in office and their reappointment, or the appointment of alternative or additional Directors, shall be subject to a Shareholder vote at the relevant annual general meeting of the Company and subject to FCA approval in accordance with the Regulations.

The aggregate remuneration of the Independent Directors shall not exceed £250,000 per annum.

As at the date of this report the aggregate remuneration was:

	Directors	Employers	Total
	Emoluments	NIC	Remuneration
	£	£	£
G. Aherne	16,000	2,208	18,208
J. Pocock	11,667	1,604	13,271
N. Rundle	11,667	1,003	12,670
S. Longfellow	5,231	417	5,648
			49,797

A daily accrual based on such agreed sum is made and fees are payable at the end of each quarter.

Further information

The information in this report is designed to enable shareholders to make an informed judgement on the activities of the Company during the period it covers and the result of those activities at the end of the period.

The following are available online at www.yealand.com or at the registered office of the ACD:

- Current
 - Price
 - Yield
 - Distribution rates
- Key Investor Information Document (KIID)
- Full Report & Accounts

The daily price was published in the Financial Times (up to 15 August 2020) under the Funds page and online at http://electricandgeneral.com. The Company Prospectus is available free of charge on request from the ACD.

For more information about the activities and performance of the Company during the period, please contact the ACD at the address as noted on page 31, or online at http://electricandgeneral.com.



Directory

Authorised Corporate Director (the ACD)

Carvetian Capital Management Limited Stuart House St. John's Street Peterborough PE1 5DD

Tel: 0345 850 0255 Fax: 01733 286833

e-mail: carvetian@yealand.com Registered in England Number 6923395

(Authorised and regulated by the Financial Conduct Authority)

Independent Directors of Electric & General Investment Fund

(from 29 March 2021) Simon Longfellow

(from 1 July 2020 to 31 October 2020) G P Aherne (Chairman) J D W Pocock N Rundle

Fund administration, dealing and registration

Yealand Administration Limited Stuart House St. John's Street Peterborough PE1 5DD

Tel: 0345 850 0255 Fax: 01733 286833

e-mail: carvetian@yealand.com Website: www.yealand.com

Investment manager

Troy Asset Management Limited 33 Davies Street

London W1K 4BP

(Authorised and regulated by the Financial Conduct Authority)

Depositary

NatWest Trustee and Depositary Services Limited Registered and Head Office: 250 Bishopsgate London EC2M 4AA

(Authorised and regulated by the Financial Conduct Authority)

Auditor Shipleys LLP 10 Orange Street Haymarket London WC2H 7DQ