

Investor disclosure document

The UK Alternative Investment Fund Managers Regulations requires certain information to be made available to investors prior to their making an investment in the Company. The Company's Investor Disclosure Document is available for viewing at edinburghworldwide.co.uk.

Notes

None of the views expressed in this document should be construed as advice to buy or sell a particular investment.

Investment trusts are UK public listed companies and as such comply with the requirements of the Financial Conduct Authority ('FCA'). They are not authorised or regulated by the FCA.

Edinburgh Worldwide Investment Trust plc currently conducts its affairs, and intends to continue to conduct its affairs, so that the Company's ordinary shares can qualify to be considered as a mainstream investment product and can be recommended by Independent Financial Advisers to ordinary retail investors in accordance with the rules of the FCA in relation to non-mainstream investment products.

This document is important and requires your immediate attention.

If you reside in the UK and are in any doubt as to the action you should take, you should consult your stockbroker, bank manager, solicitor, accountant or other independent financial adviser authorised under the Financial Services and Markets Act 2000 immediately. If you are outside the UK, you should consult an appropriately authorised financial adviser.

If you have sold or otherwise transferred all of your ordinary shares in Edinburgh Worldwide Investment Trust plc, please forward this document, together with any accompanying documents, but not your personalised Forms of Proxy, as soon as possible to the purchaser or transferee, or to the stockbroker, bank or other agent through whom the sale or transfer was or is being effected for delivery to the purchaser or transferee.

Baillie Gifford

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An introduction to Edinburgh Worldwide Investment Trust plc

Unearthing the next generation of great growth businesses

Edinburgh Worldwide offers shareholders a unique portfolio of publicly traded and private businesses operating at the frontiers of technological innovation and transformation. The Company is a global smaller companies specialist aiming to generate long-term capital appreciation by early access to emerging businesses with significant disruptive growth potential.

The opportunity

Edinburgh Worldwide captures investment opportunities, from the global smaller companies investment universe, which are enabled by the long-running super-cycle of technological change.

We are in the middle of a period of profound change, with previously established norms being disrupted by new technologies. This is facilitated by decades-long exponential trends in cost reduction and capabilities of key foundational technologies, such as processing power, genomic sequencing and battery storage, coming together to expand the frontiers of innovation. This pace of change looks set to accelerate, with explosions in areas such as data collection, connected internet devices and renewable energy ushering in a new societal paradigm.

The resulting decade will be shaped by artificial intelligence, deeper biological understanding, and electrification, while space exploration and quantum computing will move from being theoretical to operational. Companies which can best harness these technologies will reframe society and become assets of intense strategic importance.

Smaller, progressive companies present a unique means, relative to larger slower moving competitors, to access this technology-led structural change.

Unencumbered by 'the innovator's dilemma', requirements to protect existing franchises, or internal competing priorities, immature businesses can design models and propositions from the ground up to best utilise these exciting new technologies. Meanwhile, established tools such as the internet, cloud computing, and digital networks mean smaller businesses can now reach more customers or operationally scale at an unprecedented rate, removing some historical advantages of larger competitors. Smaller companies can now have genuinely global ambitions and seek to disrupt the largest end markets.

As demonstrated by the last three years, the market's attention to this may wax and wane. However, this is a hugely vibrant opportunity set, propelled by restless human ingenuity and entrepreneurialism.

Philosophy

Rare companies

Edinburgh Worldwide operates within the large global smaller companies universe, the Managers' best estimates place this in the tens of thousands. Most of these, however, are unremarkable businesses without the disruptive potential sought by the Managers on shareholders' behalf. The portfolio is designed to contain a special few early-stage, immature businesses with the potential to disrupt large end markets through the creative use of innovation to facilitate propositions that are both better, and cheaper, than the status quo. The Managers have identified four traits as indicators of a company's ability to do this:

- problem-solving innovating to solve significant problems and to reshape their industry;
- emerging edge early signs of a competitive advantage that may compound over time;
- management skilled individuals with a clear strategy for growth; and
- scalability a business model which facilitates marginal returns becoming more attractive.

Qualitative assessment against these traits is crucial to the manager's ongoing idea generation and investment decision-making.

Long-term horizon

The Managers observe markets as fundamentally ill-suited to evaluating this type of mould-breaking business. The companies they seek are attempting radical change, a process which takes many years and where progress is rarely linear. To reflect the wider range of outcomes for the earliest-stage companies, the Managers have introduced a higher competition for capital among these holdings.

To appreciate this and what such businesses could ultimately become, a long-term horizon and patience are prerequisites. Hence, they are tasked with assessing companies on a five-year-plus horizon on shareholders' behalf. Markets, however, generally operate on a much shorter view. This is observable when the release of news, which has little influence on the likelihood of a company's sustained long-term success, results in pronounced price movements.

The Board backs the Managers to maintain holdings through periods of price volatility, provided operational metrics remain in line with the Managers' expectations; tolerance of drawdowns has been an important feature for some of the most successful portfolio holdings.

The Board and Managers believe that the discrepancy between Edinburgh Worldwide's investment horizon and that of the market is a crucial source of edge and how the Managers can generate attractive long-term investment returns.

Harnessing asymmetry

The portfolio attempts to harness the asymmetry inherent to equity markets – losses being capped at the amount invested, with returns potentially limitless – to deliver overall portfolio returns.

The Managers acknowledge that they will not be successful with all individual investments but this risk tolerance is necessary to identify special businesses early in their lifecycle. Once identified, the intention is to hold businesses for the long term, allowing them to contribute an outsized proportion of overall portfolio returns. Essentially, it is not about being right with the median investment but about 'how right' the Managers are with the top-performing holdings. This pattern is observable with past holdings such as Tesla, Dexcom and Shockwave.

There are holdings with similar potential currently within the portfolio and the Board is excited about the prospects of the Managers identifying more in time on behalf of the Company's shareholders.

Strategic report

This Strategic report, which includes pages 05 to 55 and incorporates the Chair's statement, has been prepared in accordance with the Companies Act 2006.

Chair's statement



Jonathan Simpson-Dent

Chair

Appointed to the Board in 2020, and as Chair in March 2024 I was appointed Chair of Edinburgh Worldwide in March 2024, convinced that our proposition is unique, compelling and relevant. We offer shareholders a unique portfolio of publicly traded and private businesses operating at frontiers of technological innovation and transformation. The Company is a global smaller companies specialist aiming to generate long-term capital appreciation by early access to emerging businesses with significant disruptive growth potential.

When I took on the role, I knew that our performance over recent years had not met the rightfully high expectations of both our investors and the Board. We therefore undertook a detailed review of our approach and processes over my first 6 months in role, together with our Manager, Baillie Gifford, and with added scrutiny from independent external specialists. The conclusion of this work was announced on 20 November 2024 with a comprehensive action plan to reset the Company on a path for growth.

Since then, Edinburgh Worldwide has come under attack from a US hedge fund, Saba Capital, looking to remove the Board and appoint itself as Manager with an entirely different approach and mandate. Whilst this attack was launched after this Annual Report's year end, I refer to it in this report due to the implications and threat it poses.

Review of the year

This year has seen the long-awaited start of Edinburgh Worldwide's recovery. I am encouraged that our share price rose by 26.1% in the 12 months to 31 October 2024, with the Company's net asset value ("NAV") per share growing 12.8% and the discount narrowing from 17.4% to 7.6% over the period. The comparative index, the S&P Global Small Cap Index†, also rose strongly registering a gain of 21.6% in sterling terms during this period.

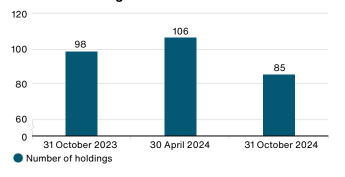
This upward momentum has continued and accelerated through to the end of the calendar year with a further 23.6% increase in our share price and 13.3% in our NAV between 31 October and 31 December 2024, when the S&P Global Small Cap Index rose by 2.5%.

Total return* performance

	Six months to 30 April 2024	Six months to 31 October 2024	Year to 31 October 2024	Two months to 31 December 2024
Share price	+13.6%	+11.0%	+26.1%	+23.6%
NAV	+6.4%	+6.0%	+12.8%	+13.3%
S&P Global Small	+15.0%	+5.8%	+21.6%	+2.5%

As part of our comprehensive review that was announced by the Company on 20 November 2024, our Manager has moved rapidly to rebalance the portfolio in line with our announcement. Some of these actions, that were not subject to shareholder approval at the general meeting held on 18 December 2024, can already be seen in the portfolio at 31 October 2024, with fewer holdings, more sectoral diversity and greater financial resilience across the portfolio.

Number of holdings



Key Sector mix

	31 October 2023 %	31 October 2024 %	Change
Healthcare	36.2	29.9	\downarrow
Industrials	24.7	27.8	\uparrow
Information technology	24.5	27.0	\uparrow
Consumer discretionary	4.3	4.6	\uparrow
Financials	3.3	3.8	\uparrow
Communication services	3.8	3.3	\downarrow
Materials	8.0	0.7	\downarrow
Net liquid assets	2.4	2.9	\uparrow

EWIT Portfolio by Financial Resiliency Cohort

	31 October 2023 %	31 October 2024 %	Change
Fledgling: companies that are not yet delivering positive gross profit	4.1	3.1	\downarrow
Initial Commercialisation: companies delivering gross profit	25.1	16.0	\downarrow
De-Risking: companies delivering Free Cash Flow (FCF) margin between -20% and 0%	30.8	16.2	\
Execution: companies delivering positive FCF	15.3	26.8	\uparrow
Proven Return: companies delivering positive FCF and Earnings Per Share (EPS)	24.6	37.9	

We continue to invest in unlisted businesses, which represented 25.3% of total assets as at 31 October 2024, and include a number of our most exciting investments. Some of the most disruptive and transformative companies are not listed on public markets and we believe that the Company's Manager has a genuine edge in identifying and sourcing opportunities that have yet to come to the attention of a wider universe of investors, particularly those focused on public companies.

Source: LSEG/Baillie Gifford and relevant underlying index providers. See disclaimer on page 118.

For a definition of terms, see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

Past performance is not a guide to future performance.

^{*} Alternative Performance Measure - see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

[†] Total return in sterling terms.

Resetting a path for growth

In addition to rebalancing the portfolio, changes have been made to enhance team composition and structure with Luke Ward and Svetlana Viteva, who have been responsible for sourcing some of our most exciting investments, becoming co-managers alongside Douglas Brodie. They will be fully supported by the full range of expertise across the wider Baillie Gifford team with additional systems and controls to tighten execution, decision making and discipline.

Other measures that we announced in November 2024 were approved by shareholders at a General Meeting on 18 December 2024. This included several changes to the Company's investment policy including: (i) raising the market capitalisation limit at the point of initial investment in an investee company from \$5bn, set a decade ago, to realign to the largest constituent of the Company's comparative index, the S&P Global Small Cap Index; and (ii) reducing the target range of companies in the portfolio to 60-100 companies. These changes widen the Manager's access to a bigger pool of exciting businesses and increase focus and oversight on a smaller number of investments. The Board is keen to emphasise that it remains committed to small, innovative companies and the changes to the investment policy allow it to ensure it has access to the appropriate investment universe.

Unlisted investments

As at the Company's year end, the portfolio weighting in private companies stood at 25.3% of total assets, invested in fourteen private companies including SpaceX and PsiQuantum (2023: 26.2% of total assets in fourteen companies). The Company currently has shareholder authority to make investments into unlisted investments of up to 25% of total assets, measured at the time of investment. When above this figure, the investments can continue to be held, but new positions or additions cannot be made. It should be noted that the unlisted weighting increased to 27.1% of the portfolio by 31 December 2024 following upward valuations in several investments. No new private company investments were made during the year.

Share buybacks

During the period, the Company bought 14,667,733 shares to be held in treasury at a total cost of £21.82 millon. This represents 3.79% of the Company's issued share capital as at 31 October 2023.

The Board will continue to operate its share buy-back programme under its available authorities. While being mindful of the interests of longer-term ongoing shareholders as well as market liquidity and sentiment, the Company may make purchases under this programme at a discount to NAV for shareholders seeking enhanced liquidity. Whilst not determining or prohibiting factors, the Board is also mindful of and continuously monitors the level of private company exposure and invested gearing.

As announced in November 2024 as part of its strategic resetting plan, subject to Court approval, the Board will also consider options for a significant capital return programme of up to £130m.

Borrowings

The Company has a five-year £100 million multicurrency revolving credit facility with The Royal Bank of Scotland International which expires in June 2026. In addition, a two-year £36 million multicurrency revolving credit facility which expires in October 2026 was entered into with The Bank of New York Mellon in September 2024 to replace the previous facility with National Bank of Australia. The extent and range of equity gearing is discussed by the Board and Managers at each Board meeting. Both parties agree that the Company should typically be geared to equities to maximise potential returns, with the current aspirational parameters set at +5% to +15% of shareholders' funds. The invested equity gearing stood at +11% of shareholders' funds at the financial year end (2023: +14%).

Earnings and dividend

The Company's objective is to achieve long term capital growth. This year the net revenue return per share was negative 0.70p per share (2023 – negative 0.65p per share) and therefore no final dividend is being recommended by the Board. Should the level of underlying income increase in future years, the Board will seek to distribute to shareholders the minimum permissible to maintain investment trust status by way of a final dividend.

Board composition

It has been a busy and challenging time for investment trusts in general and for Edinburgh Worldwide. I want to express my gratitude to my fellow Board members for their support over the past year, a period requiring diligence, deep scrutiny, issue resolution and implementation. I commend each individual Board member for their challenge, guidance and commitment to arrive at important decisions for our shareholders.

Thanks also to my predecessor Henry Strutt, who steered the Board up until the last AGM with tact and expertise. My thanks too, to Helen James who served as the Company's Senior Independent Director until the last AGM and will not be standing for re-election to the Board in 2025. Helen has been an outstanding colleague and partner in my first year as Chair. Jane McCracken, appointed Senior Independent Director at the last AGM, is already proving to be a worthy successor with her extensive experience as an entrepreneur, advisor and investor in venture capital backed high growth technology and healthcare businesses in the UK and US.

The Board's effectiveness and skills were independently reviewed during the year, confirming the strength and relevance of experiences across the Director group. In particular, the assessment highlighted the extensive and relevant careers of 3 Directors in global smaller company and private company investing. We are also nearing the conclusion of a process to hire a director with an equity investment background and knowledge of emerging market and global portfolios.

All Directors are subject to annual re-election at the AGM. Biographies of each of the Directors can be found on pages 57 to 59.

Looking forward: Protecting your investment

The Board believes that our fundamental reason for being is as valid now as ever and we remain convinced that our proposition is unique, compelling and relevant. As we embark on the current financial year, we are starting with a better and more balanced portfolio, a top 10 underpinned by transformative businesses that include SpaceX, PsiQuantum, Alnylam, Axon and Aerovironment.

With Luke Ward and Svetlana Viteva becoming co-managers alongside Douglas Brodie, we are confident that we have the right team and approach to achieve the Company's objective and deliver for shareholders. Our comprehensive review of performance of the previous years has generated an action plan that can reset the Company on a path for growth. Shareholders' recent approval for the new Investment Policy and the reduction of the Company's share premium account, subject to Court approval, will provide headroom for further returns to shareholders in future.

Looking forward: Protecting the Company

As declared in its requisition notice on 3 January 2025, US hedge fund Saba Capital would like to remove Edinburgh Worldwide's independent Board, replace Baillie Gifford with themselves and take the Company down an entirely different path.

I strongly encourage readers to study this Annual Report in conjunction with a Circular that will be published at the same time, in which I raise concerns about Saba's intentions and the implications for shareholders. Shareholders should use their voices and their votes.

Shareholder Meetings

The Requisitioned General Meeting will be held in person at Baillie Gifford's offices in Edinburgh at 11.45am on 14 February 2025. This will be immediately followed by the Company's Annual General Meeting ('AGM') at 12 noon. The Board looks forward to seeing as many of those of you as possible who are able to attend either in person or watch by remote video link.

Further information, including the proposed resolutions and information on the deadlines for submitting votes by proxy should you not be able to attend, can be found in the Circular on the Managers' website at **edinburghworldwide.co.uk** or by scanning the QR code below.

Shareholders who hold shares in their own name on the main register will be provided with Forms of Proxy, one for the Requisitioned General Meeting and another for the AGM.

All Shareholders are encouraged to:

- VOTE AGAINST all the Saba Resolutions to be proposed at the Requisitioned General Meeting.
- VOTE IN FAVOUR of all the AGM Resolutions to be proposed at the AGM.

Investors who hold their shares through an investment platform provider or nominee are encouraged to contact their investment platform provider or nominee as soon as possible to arrange for their votes to be lodged on their behalf.



Jonathan Simpson-Dent Chair 17 January 2025

One year summary*

The following information illustrates how Edinburgh Worldwide has performed over the year to 31 October 2024.

Total returns*

Share price

NAV

Comparative index[†]

+26.1% +12.8% +21.6%

	31 October 2024	31 October 2023	change
Total assets (before deduction of borrowings)	£726.3m	£688.0m	
Borrowings	£91.7m	£103.3m	
Shareholders' funds	£634.6m	£584.7m	
Net asset value per ordinary share (borrowings at book value)	170.40p	151.06p	+12.8%
Share price	157.40p	124.80p	+26.1%
S&P Global Small Cap Index total return (in sterling terms)			+21.6%
Dividends paid and proposed per ordinary share	Nil	Nil	
Revenue earnings per ordinary share	(0.70p)	(0.65p)	-7.7%
Ongoing charges*	0.76%	0.70%	
Discount (borrowings at book value)*	(7.6%)	(17.4%)	
Active share*	99%	99%	

Year to 31 October	2024	2024	2023	2023
Year's high and low	High	Low	High	Low
Share price	163.40p	125.40p	191.00p	122.40p
Net asset value (after deducting borrowings at book value)	183.65p	151.59p	223.44p	150.42p
Discount (borrowings at book value)*	(4.4%)	(17.7%)	(5.9%)	(23.4%)

^{*} Alternative Performance Measure - see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

Source: LSEG/Baillie Gifford and relevant underlying index providers. See disclaimer on page 118.

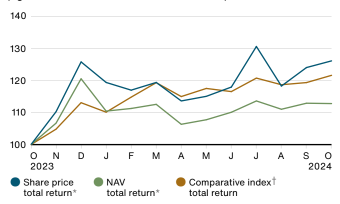
For a definition of terms used see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

[†] The comparative index is the S&P Global Small Cap Index total return (in sterling terms).

Year to 31 October	2024	2023	
Net return per ordinary share			
Revenue	(0.70p)	(0.65p)	
Capital	19.48p	(46.21p)	
	18.78p	(46.86p)	

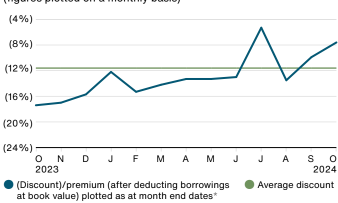
NAV, share price and comparative index total return*

(figures rebased to 100 at 31 October 2023)



(Discount)/premium to Net Asset Value

(figures plotted on a monthly basis)



Performance since broadening of investment policy	31 October 2024	31 January 2014 ‡	% change capital	% change total return
129 months from 31 January 2014				
Net asset value per ordinary share (after deducting borrowings at fair value)*	170.40p	87.34p	95.1%	96.9%
Net asset value per ordinary share (after deducting borrowings at book value)	170.40p	87.43p	94.9%	74.1%
Share price	157.40p	81.00p	94.3%	95.3%
Comparative Index (in sterling terms)†			120.0%	171.1%

Source: LSEG/Baillie Gifford and relevant underlying index providers. See disclaimer on page 118.

^{*} Alternative Performance Measure, see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

 $[\]ensuremath{^{\dagger}}$ S&P Global Small Cap Index total return (in sterling terms).

Managers' biographies



Douglas Brodie
Portfolio Manager

Douglas joined Baillie Gifford in 2001 and became a partner in 2015. He is head of the Discovery Team and has led the strategy since its inception. He graduated BSc in Molecular Biology and Biochemistry from the University of Durham in 1997 and attained a DPhil in Molecular Immunology from the University of Oxford in 2001.



Svetlana Viteva
Portfolio Manager

Svetlana joined Baillie Gifford in 2012. She is an investment manager in the Discovery Team. She is the lead manager for US Discovery Strategy. She graduated BA in Economics and BA in Business Administration from the American University in Bulgaria in 2008, MSc in Investment Analysis in 2009 and PhD in Accounting and Finance in 2012, both from the University of Stirling. She is a CFA Charterholder. Svetlana was promoted to Manager in November 2024.



Luke Ward
Portfolio Manager

Luke joined Baillie Gifford in 2012. He is an investment manager in the Discovery Team. Luke is also an investment analyst for the Private Companies Team. He graduated MEng (Hons) in Mechanical Engineering from the University of Edinburgh in 2012. Luke was promoted to Manager in November 2024.

Managers' review

A look back at the last 12 months:

After several years of macroeconomic headwinds, the background for smaller companies growth investing in 2024 improved materially. With inflation abating across many geographies while growth and employment remained resilient, many central banks moved to ease their monetary policies and began to cut interest rates. This includes the US Federal Reserve, which cut its interest rates for the first time since the Covid pandemic. Investors began to broaden their risk appetite beyond the handful of mega-caps, which had dominated market performance and capital inflows until then. While this macroeconomic backdrop is more favourable to our investing style, we are acutely aware of the many uncertainties that can derail markets.

Geopolitical tensions exist in many parts of the world, notably in the Middle East and between Russia and Ukraine. National security and economic protectionism remain key considerations. Efforts to revitalise domestic manufacturing and to lessen the reliance on China have resulted in a new wave of tariffs and sanctions on Chinese exports, ranging from critical metals to electric vehicles to advanced technologies like Al. China's response has been to restrict the export of materials and technologies where it dominates the supply chain. Politically motivated economic policies are not new but have become a prominent feature of this age and add a new dimension of uncertainty and complexity to the operations of many global companies.

Foreign policy and the fragility of the global order continue to be the topic of debate after a wave of elections across many key geographies, most notably the presidential election in the US. The US market's response so far has been strong on expectations that the incoming administration's policies will be pro-growth, including deregulation and a reduced corporate tax environment. However, the future of the US global alliances remains very much in question and could have profound implications for the global balance of power.

While this can present risks, it could also unlock new opportunities for investors. We are not trying to second-guess tomorrow's political or economic landscape and repositioning the portfolio in response. This is not our skill set. We are highly confident, however, that future progress will be driven by technologies like quantum computing, robotics, automation, and new materials engineering, amongst others. That excites us, and that is why we focus our efforts on finding those companies that are driving or enabling progress and have the potential to deliver a substantial return regardless of the macroeconomic cycle.

Process Update and Portfolio Alignment

After three years of testing shareholders' patience with returns that haven't been good enough, in the second half of 2024, we recognised the necessity to thoroughly review the 'why' and 'how' of what we do. While our approach placed us firmly in the crosshairs of recent macroeconomic headwinds, the scale of underperformance hinted at systematic errors that we were keen to understand better and remedy. We are grateful for the wholehearted support and valuable collaboration with the Board while undertaking this important work.

We'd stress that the 'why' remains immovable. EWIT looks to invest in tomorrow's winners while they are still early in their journey. Our philosophy is based on the fundamental belief that problem-solving is an inherent human trait. Over time, technology and science have led to economic prosperity and significant advancements in the human condition. By investing in technology-led innovation, we are backing human ingenuity and progress. We look for growth, entrepreneurial mindset and innovative solutions. And nowhere is this more present than in the small companies universe, a place of potential and possibility. Notably, the review underscored that our approach remains a differentiated means to access this vibrant opportunity set, particularly with the resultant access to unique private businesses.

Yet, the "how" is iterative, with insights building over time. As a management team, we consistently learn, hypothesise, test, and interpret results. As a normal course of action, you should expect us to gradually enhance our processes to achieve better results. As painful as it is, a period like that we've just been in can often be the richest in learning, bringing into stark relief flaws or areas of potential improvement.

Based on lessons from this period, we've made significant enhancements to the investment process, bolstering the investment decision-making structure, addressing the strategy's key risk factor with a new portfolio construction framework, and strengthening diversification guidelines. These adjustments aim to improve our hold discipline and deliver a better spread of exposures within the portfolio regarding both financial maturity and industry.

We're excited that these enhancements will create greater competition for capital within specific pockets of the portfolio. The team will be made to consider the marginal holding in areas of industrial concentration and the earliest stage, most volatile assets, prompting us to delve more deeply into the team's relative conviction levels. In short, these enhancements should create a better, more robust investment process to help us make a higher proportion of value-accretive investment decisions.

By the end of the financial year, we had made good progress implementing these adjustments, moving around 8% of the portfolio towards alignments. This entailed reducing exposure to several of our healthcare and software companies. Simultaneously, we exited several positions where a commercial inflection point remains far into the future, but our conviction in a successful outcome has diminished*. Accordingly, the number of portfolio holdings has come down meaningfully over the last year. We are finishing the period with around 80 holdings and may reduce that further.

It's worth highlighting that idea generation has continued apace. We've sought ideas from a broad range of geographies, sectors, and maturity stages to support the rebalancing. A few examples include:

- Silergy, one of China's leading analogue semiconductor companies. The manufacture of analogue chips continues to be an industry dominated by US companies. As the largest, most reputable local player, Silergy is well-placed to benefit from localisation trends.
- US-based Rx Sight makes adjustable intra-ocular lenses, allowing doctors to customise patients' vision after cataract surgery, enabling better vision without glasses. Its small market share leaves a runway for growth in the US and internationally.
- Britain's Raspberry Pi, the maker of the eponymous low-cost, compact single-board computers and computing modules, should experience substantial growth over the coming year as these get embedded and become the "brains" in IoT factories and Edge AI products.
- dLocal is a Uruguayan payment processor that helps global merchants do business in emerging markets. Payments tend to be local in these markets, credit card fraud is rampant, and the regulatory and tax landscape is constantly evolving. Growth should remain strong as the penetration of e-commerce across these markets continues to increase.

^{*} Sutro Biopharma, Ilika, LivePerson Inc, Codexis, Cosmo Pharmaceuticals, EverQuote Inc, Cellectis, Avacta and Beam.

We look forward to monitoring these holdings on your behalf in the years ahead.

Portfolio

The theme that captured imaginations and headlines this year was artificial intelligence (AI). So much so that it was honoured with the 2024 Nobel Prizes, with both the Physics and Chemistry prizes awarded for Al-driven work. All eyes remain on the progress of foundational Al models and their ability to reason, and we've started to see Al penetrate different sectors and winners emerge in various guises, permeating well beyond Big Tech. Axon, the maker of Taser devices and body cameras, is a stellar example from the portfolio. Most market participants have been myopic in defining Axon and its addressable opportunity by the technologies it uses. The company's potential is best captured by the problem it looks to solve, which is to modernise law enforcement. Al is just the latest tool at their disposal. They are building a suite of Al products, the flagship of which allows officers to create police reports by using the audio of their bodyworn cameras, dramatically reducing the time spent on paperwork. As a near monopoly in hardware products, Axon is well-positioned to upsell the Al-enabled software which feeds off these. This makes the Axon solution stickier and strengthens its competitive moat.

AeroVironment is pioneering Al integration into unmanned aerial systems, applying the technology to enhance its autonomous capabilities for defence and military applications. Through careful application of the technology, empowered by decades of technological expertise and extensive mission datasets, it's developed AI solutions to allow its drones to operate effectively in communicationschallenged environments and improve advanced computer vision to deliver precise object detection, classification, and tracking. The business has made phenomenal progress over the last twelve months, with significant order growth, becoming entrenched in US Government defence programmes. However, it's hugely encouraging to see it cement its competitive advantage in this manner.

We're observing a similar situation in healthcare where companies with a pre-existing strong competitive advantage can quickly leverage new technology. Our holding in **Doximity** is a good example. As the leading professional network for

medical practitioners, Doximity counts over 80% of all US physicians, over 50% of all US nurses and 90% of all US medical students as its users. It develops various tools for these professionals to allow them to communicate with patients and colleagues easier, streamline their workflows and increase their productivity. The company has quickly rolled out several Al-enabled tools, such as streamlined referral processes and medical letter drafting, transforming doctors' practices allowing them to spend less time on paperwork and more time with their patients. We've highlighted these three, but many holdings have swiftly incorporated Al in their product offerings and successfully monetised these Al-powered solutions.

Al has served as a catalyst for other holdings, accelerating the demand for their products. One example is our long-standing holding in American Superconductor. The company makes a superconducting wire which substantially boosts power transmission at a much lower voltage. The properties of the superconducting wire make it uniquely well positioned and relevant for many applications—from voltage management in wind turbines to protection systems for ships in the navy, all the way to enhancing grid efficiency and reliability. Our hypothesis for a long time has been that the grid needs to evolve, and the transmission infrastructure needs to expand to handle the electrification of the economy, distributed generation and the increasing usage of renewable energy. In that regard, power-hungry AI data centres represent only the latest challenge for the energy infrastructure. With no signs of the Al infrastructure buildout slowing down, demand for American Superconductor's grid products, representing most revenues, has been very strong.

The rise in energy demand by AI data centres has been so dramatic that leading technology companies have been pushed to consider nuclear energy as a part of the solution to this growing problem. In recent months, Alphabet, Microsoft, and Amazon announced their intentions to use nuclear energy to power AI by restarting old plants like Three Mile Island and investing in small modular reactors. This pro-nuclear stance only adds to a broader nuclear renaissance driven by environmental and geopolitical considerations. Russia's invasion of Ukraine exposed the over-reliance on Russian-sourced nuclear fuel and put energy security at the top of mind.

The US government launched several initiatives to support the buildout of a domestic nuclear fuel supply chain and reduce its considerable reliance on international imports. There is growing pressure to ensure enough capacity for the new generation of smaller advanced nuclear reactors currently being developed. In Australia's Silex Systems, we believe we have found a technology that can completely reshape the nuclear fuel supply chain. Silex is pioneering a novel uranium enrichment technology using lasers - an approach that promises to be cheaper than the status quo and practical to deploy at scale. The technology behind uranium enrichment has changed little over the decades. Still, given the structural advantages of a laser-based approach, we expect it to become the leading technology in the industry over time. Silex is completing a full-scale pilot demonstration of its technology by the end of this year and looking to begin constructing its first laser enrichment plant in Kentucky after that. While the team's focus is on uranium enrichment, the technology they have developed has broader implications. They are already exploring opportunities in silicon enrichment for quantum computing and medical isotope enrichment.

While Al currently dominates investor psyches', our philosophy requires us to peer out over the coming decade and consider 'what next'. We strongly suspect that quantum computing will be the next significant unlock for computing. The technology is still being established, but success would be transformational, making the excitement around Al feel quaint. Our large holding in PsiQuantum is at the forefront of this, with strategic primacy on commercial relevance. Over the year, it received two large non-dilutive cash injections from the US and Australian governments, further validating its technology and progress.

We've discussed the evolution of the space industry on previous occasions. SpaceX has continued to progress with the development of its Starship rocket, which recently demonstrated an ability to catch the rocket's enormous booster section back at the launchpad. This is one of the key steps in unlocking a fully and rapidly reusable launch system, which will significantly increase capacity and decrease costs for the future space economy. Testing will continue in 2025, with ambitions to pass other key milestones such as in-orbit refuelling and gradually increase the frequency of launches. In the meantime, Falcon 9 remains the main workhorse and has flown over

100 times this year (an average of 1 launch every 3 days). Its Starlink business, which provides satellite broadband worldwide, has continued to scale, too. It now features almost 7,000 satellites in orbit, adding millions of new customers yearly. The network is now ready to turn on direct-to-cell services in the US, allowing phones and Internet of Things devices to receive signals and send messages regardless of location.

We'd be remiss not to mention the ongoing progress in healthcare. Alnylam, a company we have owned since 2014, is the undisputed leader in RNA interference, a technology allowing selective silencing of genes implicated with various diseases. Earlier this year, they demonstrated a successful Phase 3 readout in an age-related form of cardiovascular disease, an indication that is likely to be a huge commercial success and push them into sustained profitability. This allows Alnylam to aggressively pursue its expanding pipeline and broaden its targets outside the liver. One fascinating aspect of the company's ambition is in neurology, where demand continues to be unmet and patient outcomes are poor. Over the last decades, academia and the pharmaceutical industry have been almost exclusively focused on the theory that flaws in the production of beta-amyloid protein cause Alzheimer's. Alnylam takes a slightly different approach by going upstream and targeting a protein that causes the overproduction and build-up of betaamyloid in the brain. The company is currently in a phase 1 trial in early-onset Alzheimer's patients, and the early results look very promising. This is just the first step in a very long journey, but there are strong reasons for optimism for the millions of patients diagnosed with central nervous system diseases. If successful, the reward for Alnylam shareholders will be substantial. The company continues to be a top holding in the portfolio.

Outlook

When discussing our outlook for EWIT, given our approach, we usually attempt to project over the longer-term periods we consider more meaningful periods. We stress that progress and innovation don't occur linearly, and shareholders should be patient because, eventually, the fundamental qualities of the portfolio will come through. We believe we have assembled a unique portfolio of companies offering innovative products and services, doing things faster, better and cheaper

than the competition. These innovative propositions will result in considerable growth and attractive shareholder returns.

While maintaining that long-term view, there's also a palpable sense that we could be approaching a pivotal point for returns. An inflection, moving away from the recent disappointing pattern into something more rewarding. Three observations contribute to this view;

1. The portfolio's top-line growth has re-accelerated.

For comparison, using the same metric, our benchmark has contracted. Following a challenging 2023, many of our holdings have adapted to a more rigorous operating environment. At the same time, we've moved on from several holdings that weren't delivering relative to our expectations. These numbers, however, don't speak to our perception of the portfolio's considerable growth potential. Many holdings are approaching catalysts which could accelerate their growth. Consider the names highlighted earlier in the report, such as the next generation of SpaceX rocketry or the acceleration of demand prompted by Axon's Al innovations.

2. The portfolio has a much greater proportion of financially developed, resilient businesses.

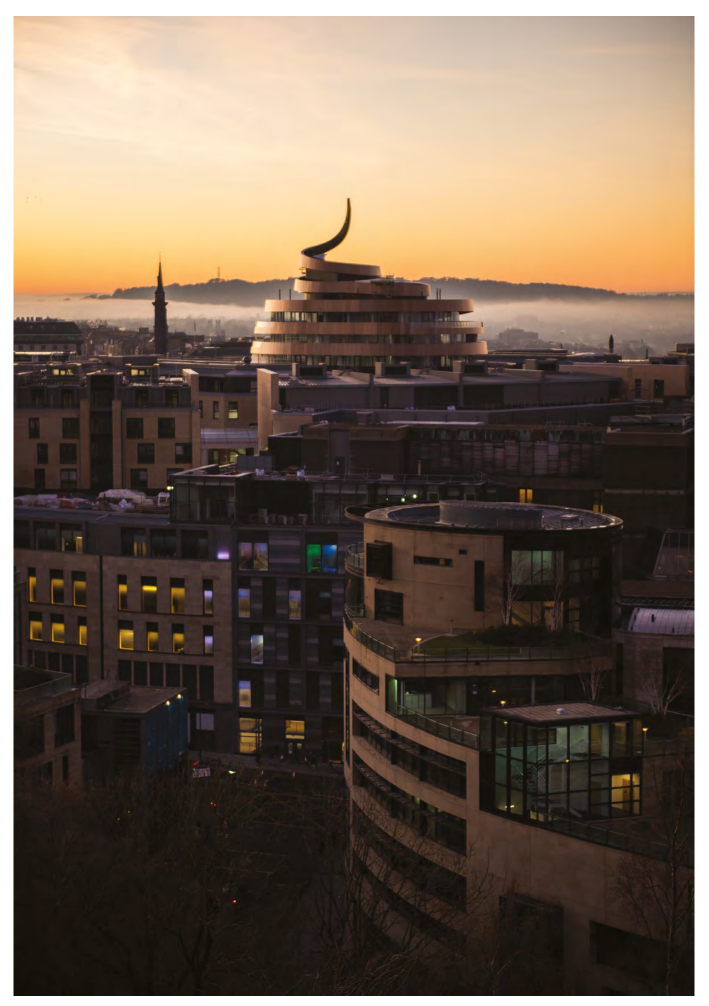
The process evolutions we've introduced, plus progress by individual holdings, have resulted in the portfolio having more than double the proportion of profitable, cash-generative holdings compared to twelve months ago. Yet, what's more exciting is that independent forecasts estimate these holdings to grow their earnings at more than 20% over the next three years, more than double the benchmark rate. And frankly, we believe that is conservative.

3. Portfolio valuations remain undemanding.

Following the turbulence of the last few years, the small-cap asset class continues to trade on a wide discount relative to its long-term average and larger peers. Our portfolio has not been immune to this, with valuation metrics comfortably below its average in the last five years. Obviously, we cannot accurately predict the trigger for this to unwind and normalise. Yet, given how painful the interest rate hiking cycle was, it stands to reason that the expected gradual reduction of rates could be a helpful tailwind which prompts a re-evaluation of the small-cap asset class and our portfolio.

We fully acknowledge that we've badly underperformed over the last few years. The changed investing environment is partly responsible, but we've also made mistakes. In this report, we've tried to convey the hard work of identifying the key learnings, incorporating these into our processes, and repositioning the portfolio.

Yet, with this as a starting point, armed with a new, more robust process and a rebalanced portfolio with accelerating operational performance, which isn't fully reflected in current valuations, we are very excited by what's to come.



Baillie Gifford – valuing private companies

We aim to hold our private company investments at 'fair value' i.e. the price that would be paid in an open-market transaction. Valuations are adjusted both during regular valuation cycles and on an ad hoc basis in response to 'trigger events'. Our valuation process ensures that private companies are valued in both a fair and timely manner.

The valuation process is overseen by a valuations group at Baillie Gifford, which takes advice from an independent third party (S&P Global). The valuations group is independent from the investment team with all voting members being from different operational areas of the firm, and the investment managers only receive final notifications once they have been applied.

We revalue the private holdings on a three-month rolling cycle, with one third of the holdings reassessed each month. During stable market conditions, and assuming all else is equal, each investment would be valued four times in a twelve-month period. For investment trusts, the prices are also reviewed twice per year by the respective investment trust boards and are subject to the scrutiny of external auditors in the annual audit process.

Beyond the regular cycle, the valuations group also monitors the portfolio for certain 'trigger events'. These may include: changes in fundamentals; a takeover approach; an intention to carry out an Initial Public Offering ('IPO'); company news which is identified by the valuation team or by the portfolio managers, or meaningful changes to the valuation of comparable public companies. Any ad hoc change to the fair valuation of any holding is implemented swiftly and reflected in the next published net asset value. There is no delay.

The valuations group also monitors relevant market indices on a weekly basis and updates valuations in a manner consistent with our external valuer's (S&P Global) most recent valuation report where appropriate.

Periods of market volatility during the year have meant that valuations continue to be reviewed more frequently, in some instances resulting in a further valuation movement. The data below quantifies the revaluations carried out during the year to 31 October 2024, but does not reflect the ongoing monitoring of the private investment portfolio that has not resulted in a change in valuation.

Edinburgh Worldwide Investment Trust*	%
Percentage of portfolio valued up to 4 times	20
Percentage of portfolio valued 5+ times	80

^{*} Data reflecting period 1 November 2023 to 31 October 2024 to align with the Company's reporting period end.

The average movement in company valuations and share prices across the portfolio in the year to 31 October 2024 are shown below.

Valuation movement	€'000
Value of private company investments as at 31 October 2023	80,057
Disposals in the period	(5,377)
Change in categorisation – book cost*	3,285
Change in categorisation – revaluation loss*	(1,857)
Investment revaluation gains in the period	35,062
Investment revaluation losses in the period	(28,198)
Value of private company investments 18 as at 31 October 2024	
Valuation movement	%
Average movement in investee company securities price	
Average movement in investee company valuation	

^{*} C4X Discovery Holdings delisted on 26 April 2024.

Review of investments

A review of the Company's ten largest investments as at 31 October 2024.



© SpaceX.

Space Exploration Technologies®

An aerospace and space transportation company that manufactures advanced rockets, like the Falcon 9, and satellites, like Starlink, that provides global broadband services. We're excited by its pursuit of reduced launch costs, thus opening avenues for growth, such as tourism and transportation. A clear segment leader, it looks positioned to capture an attractive share of the growing space industry, while Starlink may become the first globally relevant utility.



© Science Photo Library/Alamy Stock Photo.

Alnylam Pharmaceuticals

A biotechnology company with a dominant position in therapeutic gene silencing. Alnylam's drugs are designed to specifically bind and destroy the mRNA of a targeted gene, preventing it from making its protein product. This adaptable and repeatable process can be applied to any gene, representing a singularly powerful drug development platform. Alnylam is now increasingly targeting larger disease populations, such as haemophilia, alzheimer's, diabetes, hypertension and chronic heart failure.

Geography	USA
Valuation at 31 October 2024	£90,073,000
% of total assets	12.4%
Valuation at 31 October 2023	£69,018,000
% of total assets	10.0%
Net purchases/(sales) in the year	Nil

Geography	USA
Valuation at 31 October 2024	£41,779,000
% of total assets	5.8%
Valuation at 31 October 2023	£41,793,000
% of total assets	6.1%
Net purchases/(sales) in the year	(£25,039,000)







© AeroVironment.

PsiQuantum[®]

A technology business building the world's first commercially viable quantum computer. We appreciate that its photonics-based approach enables manufacturing in a conventional silicon chip foundry. Although at an early stage, if successful, it unlocks a new paradigm in computing and allows previously intractable problems to be tackled. Examples include the simulation of materials at the atomic level, a new encryption standard, or complex financial modelling.

AeroVironment

A robotics and defence business, it manufactures small Unmanned Aircraft Systems (UAS) used by US military forces and allies, to establish intelligence and reconnaissance superiority. We foresee UASs increasing their share of military budgets. AeroVironment is a segment leader, its product edge cemented by years of accumulated knowledge and protected by numerous patents. Its relationship, and trusted supplier status, with the US Federal Government are additional advantages.

Zillow

The dominant online portal for US real estate, connecting agents with purchasers and sellers. Zillow's reach at the initial stages of property search is enormous, and an entrenched source of edge. It's now focussing on increasing the proportion of transactions it directly engages in by concentrating on the highest-performing agents and introducing additional value-added services. We think this can meaningfully increase revenue, which the market under-appreciates.

Geography	USA
Valuation at 31 October 2024	£35,923,000
% of total assets	4.9%
Valuation at 31 October 2023	£30,802,000
% of total assets	4.5%
Net purchases/(sales) in the year	Nil

Geography	USA
Valuation at 31 October 2024	£30,325,000
% of total assets	4.2%
Valuation at 31 October 2023	£19,460,000
% of total assets	2.8%
Net purchases/(sales) in the year	(£3,995,000)

Geography	USA
Valuation at 31 October 2024	£23,601,000
% of total assets	3.0%
Valuation at 31 October 2023	£18,771,000
% of total assets	2.7%
Net purchases/(sales) in the year	(£5,796,000)







A genetic sequencing business, commercialising a sensitive molecular sensor that can 'read' long strands of DNA. Researchers are currently using this to reveal unique scientific insights and develop genomicrelated applications and clinical diagnostics. ONT is differentiated due to its pioneering of a lowcost, decentralised model which seeks to democratise DNA sequencing. This could be pivotal in transitioning the technology into daily applications, significantly increasing the addressable market.

Geography	UK
Valuation at 31 October 2024	£21,445,000
% of total assets	3.0%
Valuation at 31 October 2023	£18,801,000
% of total assets	2.7%
Net purchases/(sales) in the year	£8,681,000



Axon Enterprise

The company is best known for selling tasers and body cameras to law enforcement agencies around the world. It has exploited its dominant position in police hardware to develop and sell a range of best-in-class software products to make their job easier. Looking ahead, Axon's ventures into drone-based law enforcement and counter-drone technology signal its readiness to tackle the next frontiers of surveillance and analytics. Axon embodies the attributes of our most successful investments: continuous innovation, expanding market opportunities, and scalable growth.

Geography	USA
Valuation at 31 October 2024	£20,801,000
% of total assets	2.9%
Valuation at 31 October 2023	£17,223,000
% of total assets	2.5%
Net purchases/(sales) in the year	(£10,034,000)



© Exact Sciences

Exact Sciences

A molecular diagnostic business focused on cancer. Its main product, Cologuard (a stool-based test), is the US market-leading non-invasive test for colorectal cancer. The company has ambitions beyond colon cancer screening. It is pursuing a 'pan-cancer continuum of care' strategy to develop and commercialise tests across many solid tumour cancers, from early detection to post-treatment monitoring. Success in these would represent a rough doubling in addressable markets.

Geography	USA
Valuation at 31 October 2024	£17,407,000
% of total assets	2.4%
Valuation at 31 October 2023	£19,935,000
% of total assets	2.9%
Net purchases/(sales) in the year	(£3,569,300)





American Superconductor

Utilising its patented superconductor materials to become a leading provider of power components for wind turbines and grid applications which smooth voltage volatility and increase power efficiency. AMSC's competitive edge lies in its patent portfolio and superior technology. The upgrading of electrical grids, increased renewable capacity and the nearshoring of manufacturing all leave it well-positioned for success in the evolving energy sector.

Geography	USA
Valuation at 31 October 2024	£15,886,000
% of total assets	2.2%
Valuation at 31 October 2023	£3,962,000
% of total assets	0.6%
Net purchases/(sales) in the year	(£388,000)

Sweetgreen

A national-scale salad chain, focusing on providing fresh, quality, and traceable food options to its customers. Sweetgreen's competitive advantage lies in its efficient supply chain, strong brand and culture as demand for convenient and healthy food increases. The business model is scalable, with plans for significant store growth and margin improvement through scale advantages and its autonomous 'Infinite Kitchen' stores. The management team are still led by its committed founders, who have employed a decentralized management structure for localized decision-making.

USA
£15,483,000
2.1%
_
_
£11,277,000

Twenty largest holdings and twelve month performance

Year to 31 October 2024

Name	Business	Country	Fair value 2024 £'000	% of total assets *	Absolute † performance %	Relative † performance %
Space Exploration Technologies#®	Designs, manufactures and launches advanced rockets and spacecraft	USA	90,073	12.4	30.5	7.3
Alnylam Pharmaceuticals	Drug developer focussed on harnessing gene silencing technology	USA	41,779	5.8	66.1	40.0
PsiQuantum#®	Developer of commercial quantum computing	USA	35,923	4.9	17.3	(3.5)
AeroVironment	Small unmanned aircraft and tactical missile systems	USA	30,325	4.2	77.0	49.2
Zillow#	US online real estate portal	USA	23,601	3.0	58.4	30.3
Oxford Nanopore Technologies	Novel DNA sequencing technology	UK	21,445	3.0	(34.0)	(44.4)
Axon Enterprise	Law enforcement equipment and software provider	USA	20,801	2.9	95.5	64.7
Exact Sciences	Non-invasive molecular tests for early cancer detection	USA	17,407	2.4	5.7	(10.9)
American Superconductor	Designs and manufactures power systems and superconducting wire	USA	15,886	2.2	267.9	210.0
Sweetgreen	A fast casual restaurant company	USA	15,483	2.1	68.2	65.3
Ocado	Online grocery retailer and technology provider	UK	14,472	2.0	(25.2)	(37.0)
MarketAxess	Electronic bond trading platform	USA	13,267	1.8	29.1	8.8
Upwork	Online freelancing and recruitment services platform	USA	12,590	1.7	22.1	2.9
Doximity	Online healthcare resource and interactive platform developer	USA	12,268	1.7	92.7	62.4
Appian	Enterprise software developer	USA	11,972	1.6	(14.5)	(27.9)
Trupanion	Pet health insurance provider	USA	11,819	1.6	146.2	107.4
Shine Technologies (Illuminated Holdings)# ⁽¹⁾	Medical radioisotope production	USA	10,844	1.5	(18.5)	(33.0)
JFrog	Software development tools and management	Israel	10,551	1.5	22.5	3.2
PeptiDream	Peptide based drug discovery platform	Japan	9,980	1.4	144.7	106.2
Kingdee International Software	Enterprise management software provider	China	9,684	1.3	(25.6)	(37.3)
			430,170	59.0		

^{*} Total assets comprises all assets held less all liabilities other than liabilities in the form of borrowings.

Source: Baillie Gifford/Revolution and relevant underlying index providers. See disclaimer on page 118. Past performance is not a guide to future performance.

[†] Absolute and relative performance has been calculated on a total return basis over the period 1 November 2023 to 31 October 2024. Absolute performance is in sterling terms; relative performance is against S&P Global Small Cap Index (in sterling terms).

[#] More than one line of stock held. Holding information represents the aggregate of both lines of stock.

Denotes private company investment.

List of investments

as at 31 October 2024

Name	Business	Country	Fair value 2024 £'000	% of total assets	Fair value 2023 £'000
Space Exploration Technologies Series N Preferred [®]	Designs, manufactures and launches advanced rockets and spacecraft	USA	51,624	7.1	39,556
Space Exploration Technologies Series J Preferred [®]	Designs, manufactures and launches advanced rockets and spacecraft	USA	23,418	3.2	17,944
Space Exploration Technologies Series K Preferred [©]	Designs, manufactures and launches advanced rockets and spacecraft	USA	10,675	1.5	8,180
Space Exploration Technologies Class A Common [®]	Designs, manufactures and launches advanced rockets and spacecraft	USA	3,329	0.5	2,551
Space Exploration Technologies Class C Common [®]	Designs, manufactures and launches advanced rockets and spacecraft	USA	1,027	0.1	787
			90,073	12.4	69,018
Alnylam Pharmaceuticals	Drug developer focussed on harnessing gene silencing technology	USA	41,779	5.8	41,793
PsiQuantum Series C Preferred [®]	Developer of commercial quantum computing	USA	21,936	3.0	17,618
PsiQuantum Series D Preferred [®]	Developer of commercial quantum computing	USA	13,987	1.9	13,184
			35,923	4.9	30,802
Aerovironment	Small unmanned aircraft and tactical missile systems	USA	30,325	4.2	19,460
Zillow Class C	US online real estate portal	USA	21,531	3.0	17,429
Zillow Class A	US online real estate portal	USA	2,070	0.3	1,342
			23,601	3.3	18,771
Oxford Nanopore Technologies	Novel DNA sequencing technology	UK	21,445	3.0	18,801
Axon Enterprise	Law enforcement equipment and software provider	USA	20,801	2.9	17,223
Exact Sciences	Non-invasive molecular tests for early cancer detection	USA	17,407	2.4	19,935
American Superconductor	Designs and manufactures power systems and superconducting wire	USA	15,886	2.2	3,962
Sweetgreen	A fast casual restaurant company	USA	15,483	2.1	_

Name	Business	Country	Fair value 2024 \$ '000	% of total assets	Fair value 2023 £'000
Ocado	Online grocery retailer and technology provider	UK	14,472	2.0	20,598
MarketAxess	Electronic bond trading platform	USA	13,267	1.8	17,239
Upwork	Online freelancing and recruitment services platform	USA	12,590	1.7	11,241
Doximity	Online healthcare resource and interactive platform developer	USA	12,268	1.7	5,624
Appian	Enterprise software developer	USA	11,972	1.6	14,004
Trupanion	Pet health insurance provider	USA	11,819	1.6	3,136
Shine Technologies (Illuminated Holdings) Series C-5 Preferred [®]	Medical radioisotope production	USA	6,955	1.0	9,910
Shine Technologies (Illuminated Holdings) Series Convertible Loan Note [®]	Medical radioisotope production	USA	778	0.1	824
Shine Technologies (Illuminated Holdings) Series Convertible Promissory Note®	Medical radioisotope production	USA	3,111	0.4	3,295
			10,844	1.5	14,029
JFrog	Software development tools and management	Israel	10,551	1.5	7,664
PeptiDream	Peptide based drug discovery platform	Japan	9,980	1.4	2,051
Kingdee International Software	Enterprise management software provider	China	9,684	1.3	14,309
Cyberark Software	Cyber security solutions provider	Israel	8,960	1.2	5,152
STAAR Surgical	Ophthalmic implants for vision correction	USA	8,868	1.2	17,348
Twist Bioscience	Biotechnology company	USA	8,562	1.2	3,543
LiveRamp	Marketing technology company	USA	8,300	1.1	9,722
IPG Photonics	High-power fibre lasers	USA	8,261	1.1	6,384
Aehr Test Systems	Semiconductor testing systems provider	USA	8,211	1.1	-
InfoMart	Online platform for restaurant supplies	Japan	7,774	1.1	3,020
Astranis Space Technologies Series C Preferred [®]	Communication satellite manufacturing and operation	USA	7,175	1.0	9,889
Astranis Space Technologies Series C Prime Preferred [®]	Communication satellite manufacturing and operation	USA	598	0.1	824
			7,773	1.1	10,713
PureTech Health	IP commercialisation focused on healthcare	UK	7,719	1.1	8,758
Skywater Technology	US specialist semiconductor fabrication company	USA	7,545	1.1	_
Silergy	Designs and manufactures a broad range of high performance analog integrated circuits	China	7,481	1.0	-
dLocal	Latin American developer of cross border payments platform	Uruguay	7,163	1.0	-

Name	Rusinoss	0	Fair value 2024 £'000	% of total	Fair value 2023 £ '000
	Business	Country		assets	
Epic Games [®]	Video game platform and software developer	USA	6,970	1.0	5,456
Genmab	Antibody based drug development	Denmark	6,852	0.9	9,197
TransMedics	Medical device company	USA	6,800	0.9	3,293
Sprout Social	Cloud based software for social media management	USA	6,760	0.9	11,692
Snyk Ordinary Shares [®]	Security software	UK	2,517	0.3	2,919
Snyk Series F Preferred [®]	Security software	UK	4,219	0.6	4,892
			6,736	0.9	7,811
Zai Lab HK Line	Chinese bio-pharmaceutical development and distribution company	China	6,733	0.9	6,448
Renishaw	Measurement and calibration equipment	UK	6,262	0.9	4,324
RXSight	Implantable adjustable lens provider after cataract surgery	USA	6,259	0.9	-
Energy Recovery	Energy efficiency technology solutions designer and manufacturer company	USA	6,067	0.8	-
Lightning Labs Series B Preferred [®]	Lightning software that enables users to send and receive money	USA	5,915	0.8	5,803
Progyny	Fertility benefits management company	USA	5,592	0.8	7,914
BillionToOne Series C Preferred [®]	Pre-natal diagnostics	USA	4,810	0.7	3,788
BillionToOne Series C-1 Preferred [®]	Pre-natal diagnostics	USA	655	0.1	-
			5,465	0.8	3,788
Novocure	Manufacturer of medical devices for cancer treatment	USA	5,435	0.7	6,575
MP Materials	Rare Earth Materials Company	USA	5,203	0.7	3,236
Zuora	Enterprise sales management software	USA	5,201	0.7	4,765
Schrödinger	Drug discovery and simulation software	USA	5,149	0.7	12,656
KSQ Therapeutics Series C Preferred [®]	Biotechnology target identification company	USA	4,965	0.7	3,072
Blackline	Enterprise financial software provider	USA	4,952	0.7	6,957
Veeco	Semiconductor equipment company	USA	4,945	0.7	-
Xero	Cloud based accounting software for small and medium-sized enterprises	New Zealand	4,869	0.7	6,837
Genus	Livestock breeding and technology services	UK	4,843	0.7	4,960
Tandem Diabetes Care	Manufacturer of insulin pumps for diabetic patients	USA	4,319	0.6	2,112
Ambarella	Video compression and image processing semiconductors	USA	4,264	0.6	3,618
Silex Systems	Australian pioneer of laser enrichment technology	Australia	3,887	0.5	-
Ceres Power Holding	Developer of fuel cells	UK	3,781	0.5	3,740
Digimarc	Digital watermarking technology provider	USA	3,728	0.5	3,307

Nama	Distincts		Fair value 2024	% of total	Fair value 2023
Name	Business	Country	£'000	assets	£'000
Echodyne Corp. Series C-1 Preferred [®]	Metamaterial radar sensors and software	USA	3,719	0.5	5,303
Nanobiotix	Nanomedicine company focused on cancer radiotherapy	France	3,581	0.5	-
Raspberry Pi	Technology company	UK	3,479	0.5	-
Quantumscape	Solid-state batteries for electric vehicles	USA	3,456	0.5	4,310
Cryoport	Chain logistics solutions provider for the life sciences industry	USA	3,017	0.4	-
Adaptimmune Therapeutics	Cell therapies for cancer treatment	UK	2,960	0.4	2,835
IP Group	Intellectual property commercialisation	UK	2,510	0.3	2,395
Catapult Group International	Analytics and data collection technology for sports teams and athletes	Australia	2,402	0.3	848
Quanterix	Ultra-sensitive protein analysers	USA	2,153	0.3	3,751
Relativity Space Series D Preferred [®]	3D printing and aerospace launch company	USA	1,284	0.2	8,753
Relativity Space Series E Preferred [®]	3D printing and aerospace launch company	USA	751	0.1	4,105
			2,035	0.3	12,858
Sensirion Holding	Manufacturer of gas and flow sensors	Switzerland	1,997	0.3	2,768
C4X Discovery Holdings [®]	Software to aid drug design	UK	1,377	0.2	1,607
C4X Discovery Warrants	Software to aid drug design	UK	_	-	_
			1,377	0.2	1,607
DNA Script Series C Preferred [®]	Synthetic DNA fabricator	France	1,177	0.2	2,031
New Horizon Health – suspended	Cancer screening company	China	1,106	0.2	3,123
llika	Discovery and development of novel materials for mass market applications	UK	583	0.1	1,391
Cellectis	Genetic engineering for cell based therapies	France	262	≤0.1	189
Cardlytics	Digital advertising platform	USA	115	≤0.1	2,699
Spire Global	Satellite powered data collection and analysis company	USA	102	≤0.1	320
freee K.K.	Cloud based accounting software for small and medium-sized enterprises	Japan	68	≤0.1	1,778
ITM Power	Hydrogen energy solutions manufacturer	UK	62	≤0.1	2,248
Expensify	Expense management software	USA	55	≤0.1	787
Angelalign Technology	Medical devices manufacturer	China	54	≤0.1	50
NuCana SPN ADR	Next generation chemotherapy developer	UK	23	≤0.1	470
4D Pharma Warrants	Microbiome biology therapeutics	UK	-	-	
4D Pharma – suspended	Microbiome biology therapeutics	UK	-	-	_
•			_	_	

Name	Business	Country	Fair value 2024 £'000	% of total assets	Fair value 2023 £'000
China Lumena New Materials - suspended	Mines, processes and manufactures natural thenardite products	China	-	-	
Chinook Therapeutics (formerly Aduro Biotechnology) CVR Line	Immunotherapy drug development	USA	-	-	
Reaction Engines [®]	Advanced heat exchange company	UK	-	-	
Total equities			705,032	97.1	
Net liquid assets			21,315	2.9	
Total assets*			726,347	100.0	

^{*} Total assets comprises all assets held less all liabilities in the form of borrowings.

 $^{\\ \}bullet \ \, \text{Denotes private company investment}.$

	Listed equities %	Unlisted securities # %	Net liquid assets %	Total assets %
31 October 2024	71.8	25.3	2.9	100.0
31 October 2023	71.4	26.2	2.4	100.0

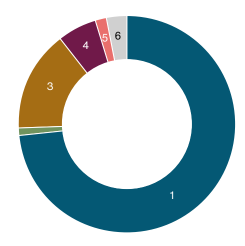
Figures represent percentage of total assets.

[#] Includes holdings in preference shares, ordinary shares, suspended shares and convertible promissory notes.

Distribution of total assets

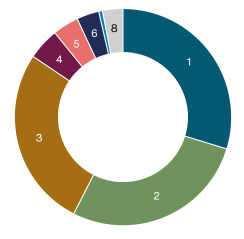
At 31 October

Geographical 2024



	Geographical	2024 %	2023 %
1	North America	73.5	71.2
	USA	73.5	70.7
	Canada	-	0.5
2	South America	1.0	-
	Uruguay	1.0	-
3	Europe	15.1	19.7
	United Kingdom	10.5	14.2
	Eurozone	0.7	2.4
	Developed Europe (non euro)	3.9	3.1
4	Asia	5.9	5.6
	China	3.4	3.8
	Japan	2.5	1.8
5	Australasia	1.6	1.1
	Australia	0.9	0.1
	New Zealand	0.7	1.0
6	Net liquid assets	2.9	2.4

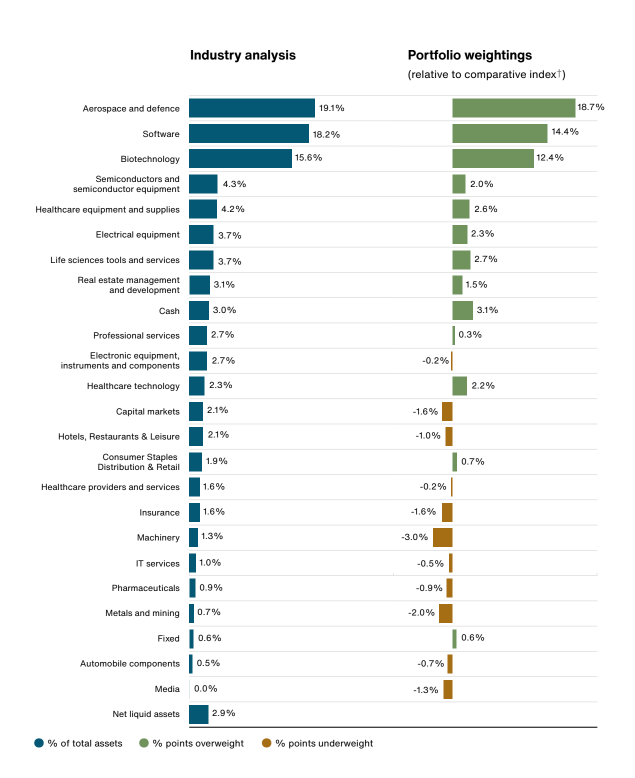
Sectoral 2024



	Sectoral	2024 %	2023 %
• 1	Healthcare	29.9	36.2
2	Industrials	27.8	24.7
• 3	Information technology	27.0	24.5
• 4	Consumer discretionary	4.6	4.3
5	Financials	3.8	3.3
6	Communication services	3.3	3.8
7	Materials	0.7	0.8
8	Net liquid assets	2.9	2.4

Distribution of total assets by industry

At 31 October 2024



^{*} Total assets comprises all assets held less all liabilities other than liabilities in the form of borrowings.

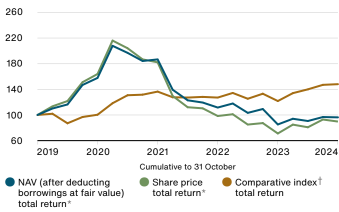
[†] S&P Global Small Cap Index (in sterling terms). Weightings exclude industries where the Company has no exposure. See disclaimer on page 118.

Five year summary

The following charts indicate how Edinburgh Worldwide has performed relative to its comparative index* and the relationship between share price and net asset value over the five year period to 31 October 2024.

Five year total return performance* share price, net asset value and comparative index†

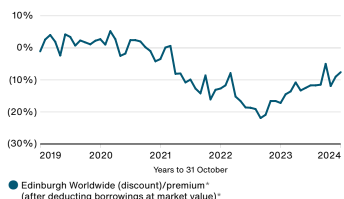
(figures rebased to 100 at 31 October 2019)



Source: LSEG and relevant underlying index providers#.

(Discount)/premium* to net asset value

(plotted on a monthly basis)



(after deducting borrowings at market value)*

Source: Baillie Gifford/LSEG.

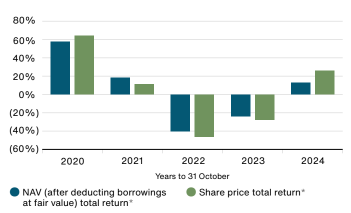
The (discount)/premium* is the difference between Edinburgh Worldwide's quoted share price and its underlying net asset value (after deducting borrowings at fair value).

^{*} Alternative Performance Measure - see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

[†] The comparative index is the S&P Global Small Cap Index total return (in sterling terms).

[#] See disclaimer on page 118.

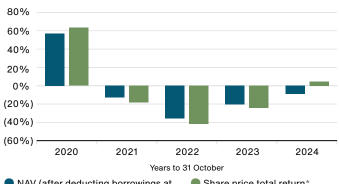
Annual net asset value and share price total returns*



Source: Baillie Gifford/LSEG.

Relative annual net asset value and share price total returns*

(relative to the comparative index total return)



 NAV (after deducting borrowings at fair value) total return[†] relative to the comparative index*

Source: Baillie Gifford/LSEG and relevant underlying index providers#.

^{*} Alternative Performance Measure – see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

 $[\]ensuremath{^{\dagger}}$ The comparative index is the S&P Global Small Cap Index total return (in sterling terms).

[#] See disclaimer on page 118.

Ten year record

Capital

At 31 October	Total assets * £'000	Borrowings £'000	Shareholders' funds * £'000	NAV per share (fair) * p	NAV per share (book) * p	Share price p	Premium/ (discount) (fair) *	Premium/ (discount) (book) *
2014	237,224	(30,862)	206,362	84.12	84.22	77.00	(8.5)	(8.6)
2015	258,155	(30,799)	227,356	92.55	92.79	87.60	(5.3)	(5.6)
2016	305,520	(36,908)	268,612	109.23	109.63	96.60	(11.6)	(11.9)
2017	387,863	(35,024)	352,839	143.78	144.00	138.10	(3.9)	(4.1)
2018	521,102	(48,628)	472,474	165.14	165.16	164.40	(0.5)	(0.5)
2019	585,314	(48,596)	536,718	177.37	177.37	175.40	(1.1)	(1.1)
2020	1,040,462	(48,728)	991,734	279.90	279.90	287.50	2.7	2.7
2021	1,407,507	(66,153)	1,341,355	331.03	331.03	319.50	(3.5)	(3.5)
2022	879,393	(103,827)	775,566	197.70	197.70	172.60	(12.7)	(12.7)
2023	687,986	(103,249)	584,737	151.06	151.06	124.80	(17.4)	(17.4)
2024	726,347	(91,744)	634,603	170.40	170.40	157.40	(7.6)	(7.6)

Revenue						Gearing ratios		
Year to 31 October	Income £'000	Net return after tax £'000	Revenue earnings per ordinary share † p	Dividend paid and proposed per ordinary share (net) p	Ongoing charges * %	Gearing * %	Potential gearing * %	
2014	1,186	68	0.03	0.40	0.92	10	15	
2015	1,106	(90)	(0.04)	Nil	0.93	10	14	
2016	1,178	(61)	(0.02)	Nil	0.92	9	14	
2017	1,268	149	0.06	Nil	0.87	9	10	
2018	1,270	(497)	(0.19)	Nil	0.81	5	10	
2019	1,229	(684)	(0.23)	Nil	0.75	7	9	
2020	773	(1,479)	(0.46)	Nil	0.72	1	5	
2021	827	(2,422)	(0.62)	Nil	0.66	2	5	
2022	986	(1,976)	(0.49)	Nil	0.63	12	13	
2023	1,077	(2,527)	(0.65)	Nil	0.70	14	18	
2024	1,301	(2,665)	(0.70)	Nil	0.76	11	14	

^{*} For a definition of terms see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

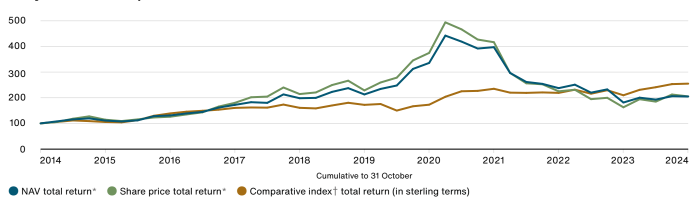
[†] The calculation of earnings per ordinary share is based on the revenue from ordinary activities after taxation and the weighted average number of ordinary shares (excluding treasury shares) (see note 07 on page 99).

Cumulative performance (taking 2014 as 100)

At 31 October	Net asset value per share (fair) *	Net asset value total return (fair) *	Comparative index †	Comparative index [†] total return	Share price	Share price total return *	Retail price index
2014	100	100	100	100	100	100	100
2015	110	110	103	105	114	114	101
2016	130	130	133	139	125	126	103
2017	171	172	151	160	179	180	106
2018	196	197	149	161	214	214	110
2019	211	212	156	172	228	229	113
2020	333	334	154	173	373	375	114
2021	394	395	206	235	415	416	119
2022	235	236	188	219	224	225	133
2023	180	180	176	210	162	163	146
2024	203	203	210	255	204	205	153
Compound annua	al returns (%)						
5 year	(0.8%)	(0.8%)	6.1%	8.2%	(2.1%)	(2.1%)	6.2%
10 year	7.3%	7.4%	7.7%	9.8%	7.4%	7.5%	4.3%

5 year	(0.8%)	(0.8%)	6.1%	8.2%	(2.1%)	(2.1%)	6.2%
10 year	7.3%	7.4%	7.7%	9.8%	7.4%	7.5%	4.3%

Ten year total return performance*



^{*} Alternative Performance Measure see Glossary of terms and Alternative Performance Measures on pages 122 to 124.

Source: LSEG and relevant underlying index providers. See disclaimer on page 118.

All per share figures have been restated for the five for one share split on 28 January 2019.

Past performance is not a guide to future performance.

 $[\]ensuremath{^{\dagger}}$ The comparative index is the S&P Global Small Cap Index total return (in sterling terms).

Baillie Gifford stewardship principles

Baillie Gifford's overarching ethos is that we are 'Actual' investors. That means we seek to invest for the long term. Our role as an engaged owner is core to our mission to be effective stewards for our clients. As an active manager, we invest in companies at different stages of their evolution across many industries and geographies, and focus on their unique circumstances and opportunities. Our approach favours a small number of simple principles rather than overly prescriptive policies. This helps shape our interactions with holdings and ensures our investment teams have the freedom and retain the responsibility to act in clients' best interests.

Long-term value creation

We believe that companies that are run for the long term are more likely to be better investments over our clients' time horizons. We encourage our holdings to be ambitious, focusing on long-term value creation and capital deployment for growth. We know events will not always run according to plan. In these instances we expect management to act deliberately and to provide appropriate transparency. We think helping management to resist short-term demands from shareholders often protects returns. We regard it as our responsibility to encourage holdings away from destructive financial engineering towards activities that create genuine value over the long run. Our value will often be in supporting management when others don't.

Governance fit for purpose

Corporate governance is a combination of structures and behaviours; a careful balance between systems, processes and people. Good governance is the essential foundation for long-term company success. We firmly believe that there is no single governance model that delivers the best long-term

outcomes. We therefore strive to push back against one-dimensional global governance principles in favour of a deep understanding of each company we invest in. We look, very simply, for structures, people and processes which we think can maximise the likelihood of long-term success. We expect to trust the boards and management teams of the companies we select, but demand accountability if that trust is broken.

Alignment in vision and practice

Alignment is at the heart of our stewardship approach. We seek the fair and equitable treatment of all shareholders alongside the interests of management. While assessing alignment with management often comes down to intangible factors and an understanding built over time, we look for clear evidence of alignment in everything from capital allocation decisions in moments of stress to the details of executive remuneration plans and committed share ownership. We expect companies to deepen alignment with us, rather than weaken it, where the opportunity presents itself.

Sustainable business practices

A company's ability to grow and generate value for our clients relies on a network of interdependencies between the company and the economy, society and environment in which it operates. We expect holdings to consider how their actions impact and rely on these relationships. We believe long-term success depends on maintaining a social licence to operate and look for holdings to work within the spirit and not just the letter of the laws and regulations that govern them. Material factors should be addressed at the board level as appropriate.

Environmental, social and governance engagement

The Company has given discretionary voting powers to Baillie Gifford. The Managers vote against resolutions they consider may damage shareholders' rights or economic interests and report their actions to the Board.

The Company believes that it is in the shareholders' interests to consider environmental, social and governance ('ESG') factors when selecting and retaining investments and has asked the Managers to take these issues into account. The Managers do not exclude companies from their investment universe purely on the grounds of ESG factors but adopt a positive engagement approach whereby matters are discussed with management with the aim of improving the relevant policies and management systems and enabling the Managers to consider how ESG factors could impact long-term investment returns. The Managers' Statement of Compliance with the UK Stewardship Code can be found on the Managers' website: bailliegifford.com. The Managers' policy has been reviewed and endorsed by the Board. The Managers Baillie Gifford & Co, are signatories to the United Nations Principles for Responsible Investment.

By engaging with companies, the Managers seeks to build constructive relationships with them, to better inform our investment activities and, where necessary, effect change within our holdings, ultimately with the goal of achieving better returns for our shareholders. The table on page 38 shows the companies the Managers engaged with during the 12 months to 31 October 2024. The three examples on pages 39 and 40 demonstrate our stewardship approach through constructive ongoing engagement.

Engagements during the year to 31 October 2024	Environmental	Social	Governance
Aehr Test Systems	•		•
Aerovironment	•		•
Akili Interactive	•		•
Alnylam Pharmaceuticals			•
Ambarella	•		•
American Superconductor	•		•
Angelalign Technology			•
Appian	•		•
Axon Enterprise	•	•	•
BASE	•	•	•
Blackline	•		•
C4X Discovery Holdings	•		
Cardlytics			•
Catapult Group International	•		•
Cellectis	•		•
Chegg			•
Codexis	•		•
Cosmo Pharmaceuticals			•
Cyberark Software	•		•
Digimarc			•
dLocal	•		
EverQuote			•
Expensify			•
Genmab			•
	•		
HashiCorp			•
InfoMart IDC Phatasias			<u>~</u>
IPG Photonics			•
JFrog	•		•
Kingdee International Software			•
LivePerson	•		
LiveRamp			•
M3		•	•
MarketAxess			•
MonotaRO			•
MP Materials	•	•	<u> </u>
Nanobiotix			•
New Horizon Health			•
Novocure			•
Ocado			•
Pacira BioSciences			•
Progyny	•		
PureTech Health			•
Quantumscape	•		•
Renishaw			•
Schrödinger	•		•
Silergy			•
Skywater Technology	•		•
Spire Global			•
Sprout Social	•		•
STAAR Surgical			•
Sutro Biopharma	•		•
Tandem Diabetes Care	•		
Temenos			•
TransMedics	•		•
Trupanion			•
Twist Bioscience	•		
Veeco			
			•
Victrex			•
Zai Lab HK Line			•
Zillow			
Zuora			•

MP Materials

MP Materials owns and operates one of the world's richest deposits of rare earth metals. Its Mountain Pass mine in California has high concentrations of neodymium and praseodymium, a key constituent of the permanent magnets used in electric vehicles, wind turbines, and a range of electrical devices. We engaged with the company to assess its emissions disclosures and met with its investor relations to help it grapple with third-party ESG ratings and sustainability reporting.

We set clear disclosure expectations for high-impact companies like MP Materials in line with the Paris Agreement. Our discussion included the company's current practices for assessing scope 3 emissions, barriers to disclosure and considerations for setting emission reduction targets in future. We acknowledged that there is an inherent tension between the company's growth plans and its environmental impact, with the company's vertical integration into magnet manufacturing helping it gain more direct control over emissions. It was wary to commit to unrealistic targets as it scales.

We also discussed the importance of biodiversity and the company's efforts to understand and mitigate nature-related impacts. California environmental regulations are very strict, and we were reassured by how proactive the company was in considering its environmental impact. We suggested they should engage with the Initiative for Responsible Mining Assurance (IRMA) to seek certifications that allow them to evidence best practices.

Considering this is a relatively new holding, we are still building a relationship with MP Materials. It is involved in a high-impact industry and relatively immature, yet we were encouraged by the company's open and proactive approach and desire to seek shareholder views on key governance and sustainability issues.

Axon Enterprise

Axon Enterprise is a technology company that sells tasers, bodycams, and software to law enforcement. The Company has been invested in Axon since 2018. We took the opportunity to discuss the further development of this incentive plan with Erik Lapinski, the Senior Director of Investor Relations, and also delved deeper into recent disparaging news stories about the company.

In terms of incentives, we acknowledged the positive changes the company had made to both the executive and employee incentive plans, aligning performance goals between the schemes and including minimum service periods while also clarifying when the relevant targets had been set.

Regarding the press, a December Reuters article made several allegations about the company, including a misleading origin story, corporate executives' extravagant spending, and a less-than-collegiate culture. Erik Lapinski was very clear that the article did not accurately depict the organisation and that the management team and employees felt that it was unfair and inaccurate. He explained that the company's mission, to protect life and prevent unnecessary firearm deaths, runs deep across the company and drives its success. The company ensured us that any concerns from employees about the article or the allegations it made would be heard and acted upon.

As Axon continues to mature as a business due to its success, it is showing encouraging signs of acting to ensure it can evolve to meet future challenges. We continue to discuss a range of environmental, social, and governance issues with the company. We see our interactions as a valuable source of ongoing insight into the company as it continues to adapt and execute its mission and strategy.

Zillow

Zillow is the largest property platform in the United States. In what is traditionally a complex, fragmented, and expensive market, the company is bringing a seamless digital solution to buying, selling, and renting properties and mortgage originations. We met with Mary Ellen Fukuhara, the Head of Investor Relations, to discuss executive pay and board composition ahead of the company's AGM.

The company's compensation committee had decided to reprice employee options following a significant change in strategy in 2022. Mary Ellen Fukuhara explained the challenges to employee retention posed by the change in strategy and noted that both the Chief Executive Officer and President had been excluded from the repricing event given their pre-existing shareholding. We understood their position and the need for flexibility, in this case, to help retain staff and the company's hardbuilt culture.

With regards to the board, we were keen to understand more about its composition and why several directors had been on it for an extended period, which can diminish the independent challenge their position requires. Mary Ellen Fukuhara made the case that the kind of experience these board appointees bring is an advantage, rather than a point of issue. We also asked how the company deals with the potential that company directors can be involved in too many boards and were reassured that Zillow limits the number of audit committees that a board member can sit on.

This was a productive conversation and a useful opportunity to hear Zillow's remuneration and board practices. However, we felt that the company could more proactively integrate fresh perspectives on the board. We therefore opposed the re-election of the chair of the nominating and governance committee at the AGM, communicating our rationale to the company. We look forward to continuing the dialogue in future.

Baillie Gifford proxy voting

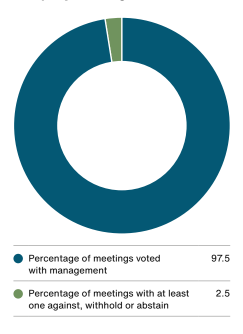
We believe that 'active ownership' of our clients' holdings is as important as selecting the right investments in the first instance. These guidelines are aligned with our stewardship principles and describe our approach to proxy voting and company engagement, the key levers of active ownership, often described as 'stewardship'.

While these guidelines are intended to provide an insight into how we approach voting on our clients' behalf, it is important to note that we assess every company individually. In voting, we will always evaluate proposals on a case-by-case basis, based on what we believe to be in the best long-term interests of our clients, rather than rigidly applying a policy.

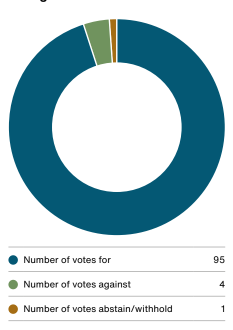
A broad cross section of our investment staff are involved in our ongoing work on stewardship. In the same way that our investment approach is based around empowered and independent teams, our voting and engagement is led by the individual investment teams. In keeping with our decentralised and autonomous culture, our investment teams will. on occasion, elect to vote differently on the same general meeting resolutions. Where this happens, we report accordingly in the proxy voting disclosure on our website. We also have clear processes in place to identify, prevent and manage potential proxy voting related conflicts of interest to ensure that in all cases the firm acts in the clients' best interest. Baillie Gifford's firm-wide conflict of interest disclosure is available on our website.

Prior to taking any voting action, we usually address specific ESG concerns by engaging directly with the company, using voting as an escalation mechanism if we have not seen sufficient progress.

Company meeting record



Voting distribution



Business review

Business model

Business and status

Edinburgh Worldwide Investment Trust plc ('the Company') is a public company limited by shares and incorporated in Scotland. The Company is an investment company within the meaning of section 833 of the Companies Act 2006 and carries on business as an investment trust. Investment trusts are UK public listed companies and their shares are traded on the London Stock Exchange. They invest in a portfolio of assets in order to spread risk. The Company has a fixed share capital although, subject to shareholder approval sought annually, it may purchase its own shares or issue shares. The price of the Company's shares is determined, like other listed shares, by supply and demand.

The Company has been approved as an investment trust by HM Revenue & Customs subject to the Company continuing to meet the eligibility conditions. The Directors are of the opinion that the Company has continued to conduct its affairs so as to enable it to comply with the ongoing requirements of section 1158 of the Corporation Tax Act 2010 and the Investment Trust (Approved Company) (Tax) Regulations 2011.

The Company is an Alternative Investment Fund for the purposes of the UK Alternative Investment Fund Managers Regulations.

Purpose

Edinburgh Worldwide Investment Trust is a global smaller companies specialist aiming to generate long-term capital appreciation by early access to emerging businesses with significant disruptive growth potential.

General Meeting

Subsequent to the year end, a General Meeting was held on 18 December 2024 where shareholders approved resolutions to amend the Company's Investment Objective and Policy and approved a reduction in the Share Premium Account, subject to Court approval, to increase distributable reserves (see Chair's Statement on page 08). The amendments approved to the Investment Objective and Policy were:

- Investment in 60 100 companies (previously 75 - 125 companies);
- Upper limit for portfolio company market capitalisation raised from \$5bn to the level of the market capitalisation of the largest constituent of the Company's comparative index, the S&P Global Small Cap Index.

The amended Investment Objective and Policy as approved on 18 December 2024 is set out below.

Objective and policy

Edinburgh Worldwide's investment objective is the achievement of long term capital growth by investing primarily in listed companies throughout the world.

While the policy is global investment, the approach adopted is to construct a portfolio through the identification of individual companies which offer long term growth potential, normally over at least a five year horizon and which at the point of initial investment have a market capitalisation no greater than the market capitalisation of the largest constituent of the Company's comparative index* measured by market capitalisation. The portfolio is actively managed and does not seek to track the comparative index hence volatility against the index is inevitable.

^{*} The Company's comparative index is the S&P Global Small Cap Index total return (in sterling terms).

In constructing the equity portfolio a spread of risk is achieved by diversifying the portfolio through investment in:

- 60 to 100 companies;
- · a minimum of 6 countries; and
- · a minimum of 15 industries.

On acquisition, no holding shall exceed 5% of total assets. No more than 15% of the Company's total assets will be invested in other listed investment companies. No more than 10% of the Company's total assets will be invested in other pooled vehicles, such as open ended funds.

Unlisted investments may be held. On acquisition of any unlisted investment, the Company's aggregate holding in unlisted investments shall not exceed 25% of total assets. From time to time, fixed interest holdings or non equity investments, may be held on an opportunistic basis.

Derivative instruments are not normally used but, in certain circumstances and with the prior approval of the Board, their use may be considered either as a hedge or to exploit an investment opportunity.

The Company recognises the long term advantages of gearing and would seek to have a maximum gearing level of 30% of shareholders' funds in the absence of exceptional market conditions.

Borrowings are invested when it is considered that investment grounds merit the Company taking a geared position. Gearing levels, and the extent of gearing, are discussed by the Board and Managers at every Board Meeting.

Culture and values

In the context of an externally managed investment company with no employees, culture and values are expressed by the Company's Directors and the service providers with whom shareholders and other stakeholders interact, and through the relationships between the Board and those service providers, including the Managers. As noted in more detail in the section 172 statement on pages 52 to 54 the Board seeks to engage with its Managers and other service providers in a collaborative and collegiate manner, to provide clear and timely communication to the market and shareholders and to maintain the highest standards of business conduct. The Baillie Gifford Statement on Stewardship, which describes the Managers' culture of constructive engagement, can be found on the Managers' website; bailliegifford.com.

Borrowings

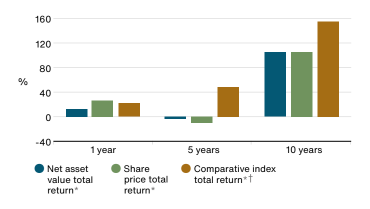
At 31 October 2024, the Company had a five year £100 million multi-currency revolving credit facility with The Royal Bank of Scotland International Limited with an expiry date of 9 June 2026 and a two year £36 million multi-currency revolving credit facility with The Bank of New York Mellon ('BNYM') with an expiry date of 30 October 2026. The five year £36 million multi-currency revolving credit facility with National Australia Bank Limited ('NAB') matured on 30 September 2024. At 31 October 2024 the drawings were £28,060,000, US\$71,166,000 and €9,864,000 under the £100 million multi-currency revolving credit facility. At 31 October 2023 the drawings were £30,437,000, US\$77,150,000 and €10,600,000 under the £100 million multi-currency revolving credit facility. There were no drawings under the £36 million multi-currency revolving credit facilities with BNYM at 31 October 2024 or 31 October 2023 (see note 10 on page 103 for the sterling equivalent at each year end). Subsequent to 31 October 2024, the Company repaid an amount equivalent to £37 million.

Key performance indicators

The Board uses key performance indicators (KPIs) to measure the progress and performance of the Company over time when discharging its duties as set out on page 67. These KPIs are established industry measures. The performance measures below are to 31 October 2024.

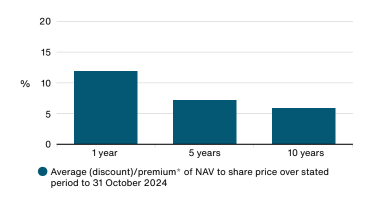
Share price, net asset value and comparative index total returns*

The total return is the return to shareholders after reinvesting the net dividend on the date that the share price goes ex-dividend.



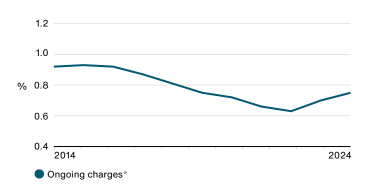
Share price premium/(discount)*

As stock markets and share prices vary, an investment trust's share price is rarely the same as its net asset value (NAV). When the share price is lower than the NAV per share it is said to be trading at a discount. If the share price is higher than the NAV per share, this situation is called a premium.



Ongoing charges*

Ongoing charges are the total recurring expenses (excluding the Company's cost of dealing in investments and borrowing costs) incurred by the Company as a percentage of the daily average net asset value.



The Board also has regard to the total return of the Company's principal comparative index (S&P Global Small Cap Index total return (in sterling terms)) and considers the performance of comparable companies. Across these measures, the Board looks

for relative outperformance over the long term, while remaining mindful that the nature of the investment policy and the growth characteristics of the portfolio investments may entail periods of underperformance over the short and medium term.

^{*} Alternative Performance Measure – see Glossary of terms and Alternative Performance Measures on pages 122 to 124. Past performance is not a guide to future performance.

Viability statement

In accordance with provision 31 of the UK Corporate Governance Code, that the Directors assess the prospects of the Company over a defined period, the Directors have elected to do so over a period of five years. The Directors continue to believe this period to be appropriate as it is reflective of the longer term investment strategy of the Company, and to be a period during which, in the absence of any adverse change to the regulatory environment and to the favourable tax treatment afforded to UK investment trusts, they do not expect there to be any significant change to the current principal and emerging risks facing the Company nor to the adequacy of the mitigating controls in place.

In considering the viability of the Company, the Directors have conducted a robust assessment of each of the Company's principal and emerging risks and uncertainties as detailed on pages 45 to 50 and in particular the impact of market risk where a significant fall in the global equity markets would adversely impact the value of the Company's investment portfolio. The Directors have also considered the Company's leverage and liquidity in the context of the unsecured multicurrency revolving credit facilities which are due to expire in June and October 2026, the income and expenditure projections and the fact that the Company's investments comprise mainly readily realisable quoted equity securities which can be sold to meet funding requirements if necessary. Specific leverage and liquidity stress testing was conducted during the year, including consideration of the risk of further market volatility resulting from increasing geopolitical tensions and the impact of the Company's intention to return up to £130 million to shareholders in 2025. The stress testing did not indicate any matters of concern. The Company's primary third party suppliers, including its Managers and Secretaries, Custodian and Depositary, Registrar, Auditor and Broker, are not experiencing significant operational difficulties affecting their respective services to the Company. In addition, all of the key operations required by the Company are outsourced to third party service providers and it is reasonably considered that alternative providers could be engaged, at relatively short notice.

Based on the Company's processes for monitoring operating costs, share price discount/premium, the Managers' compliance with the investment objective, asset allocation, the portfolio risk profile, leverage, counterparty exposure, liquidity risk, financial controls and the continuing support of shareholders, the Directors have concluded that there is a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the next five years as a minimum.

As set out in the Chair's statement on pages 5, 8 and 9 and detailed in a Circular to shareholders dated 20 January 2025, a significant minority shareholder has requisitioned a general meeting and is seeking shareholder approval to replace the Board and appoint alternative directors. Their stated intention for the Company is to change the fund manager and the investment strategy, if approved by the shareholders. The Directors do not support the proposals. However, in the event that shareholders approve these arrangements, the principal risks of the Company, its investment strategy, asset classes held, loan facilities and business model are likely to be significantly changed and the period over which it is reasonable to assess the viability of the Company may be substantially different.

Principal and emerging risks

As explained on pages 70 and 71 there is an ongoing process for identifying, evaluating and managing the risks faced by the Company on a regular basis. The Directors 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, regulatory compliance, solvency or liquidity. There have been some changes to the principal risks during the year reflecting the volatility of markets, economic conditions and ongoing geopolitical tensions which have increased risk levels in some key areas. A description of these risks, an assessment of the risk level and how they are being managed or mitigated together with the change in assessment of any increase or decrease in risk during the year is set out on pages 46 to 50.

Investment and strategic risks

Investment strategy risk

What is the risk?

Pursuing an investment strategy to fulfil the Company's objective which the market perceives to be unattractive or inappropriate, or the ineffective implementation of an attractive or appropriate strategy, may lead to reduced returns for shareholders and, as a result, a decreased demand for the Company's shares. This may lead to the Company's shares trading at a widening discount to their net asset value.

How is it managed?

To mitigate this risk, the Board regularly reviews and monitors the Company's objective and investment policy and strategy, the investment portfolio and its absolute and relative performance, the level of discount/ premium to net asset value at which the shares trade and movements in the share register and raises any matters of concern with the Managers. In 2024, the Board undertook a detailed review of the Company's strategy, execution and performance resulting in a comprehensive action plan to improve shareholder returns. Shareholders approved amendments to the investment policy at the General Meeting held on 18 December. Please refer to the Chair's Statement on page 07.

Rating and change

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Current assessment of risk

Risk level: High This risk has continued to increase and led to the Board and Managers' review and an action plan implemented which is being carefully monitored. Market conditions for growth stocks typically held by the Company are improving. Since the year end, a significant minority shareholder has initiated actions which may lead to a change of investment strategy, if approved by the shareholders. Further details are set out in the Chair's statement on page pages 5, 8 and 9.

Financial risk

What is the risk?

The Company's assets are listed and unlisted securities and its principal and emerging financial risks therefore include market risk (comprising currency risk, interest rate risk and other price risk), liquidity risk and credit risk. An explanation of those risks and how they are managed is contained in note 17 to the Financial Statements on pages 105 to 112.

How is it managed?

The Board has considered the impact of market volatility driven by macroeconomic factors such as higher interest rates and geopolitical concerns. To manage this risk, the Board regularly reviews metrics on portfolio composition and diversification alongside investment transactions. Discussions with the portfolio manager cover individual investments and market insights. An annual strategy meeting is conducted. Following a detailed review in 2024 of the Company's strategy and performance involving independent advisors, the Board is actively monitoring the execution of an action plan for improved execution and performance.

Rating and change



Current assessment of risk

Risk level: High This risk is considered to have increased as market volatility remains due to continuing geopolitical instability.

Smaller company risk

What is the risk?

The Company has investments in smaller, immature companies which are generally considered higher risk as changes in their share prices may be greater and the shares may be harder to sell. Smaller, immature companies may do less well in periods of unfavourable economic conditions.

How is it managed?

To mitigate this risk, the Board reviews the investment portfolio at each meeting and discusses the merits and characteristics of individual investments with the Managers. A spread of risk is achieved by holding stocks classified across at least fifteen industries and six countries.

Rating and change



Current assessment of risk

Risk level: High

This risk is considered to have increased as market volatility from ongoing geopolitical instability has a greater impact on the share prices of smaller companies which are typically more sensitive to market sentiment and macroeconomic shocks.



High Risk



Moderate Risk



Low Risk



Increasing Risk



Decreasing Risk



Private company (unlisted) investments risk

What is the risk?

The Company's risk is increased by its investment in private company securities. These investments may be more difficult to buy or sell, assessment of their value is more subjective than for investments listed on a recognised stock exchange and their valuations may be perceived to be more volatile or out of date.

How is it managed?

To mitigate this risk, the Board considers the private company securities in the context of the overall investment strategy and provides guidance to the Managers on the maximum exposure to unlisted investments. Valuations of private companies are carried out on a frequent basis by the manager and updated regularly for identified changes in operational developments or recent transactions in shares. The Board reviews the valuations in detail which are carried out by a third party valuation specialist, subject to the Managers' private company valuation specialist input and is also subject to external audit scrutiny annually.

Rating and change

Current assessment of risk



Risk level: Moderate
This risk is considered to
have increased as private
company investment valuation
risk increases in volatile
markets. The more difficult
fundraising environment and
IPO conditions increase overall
investment risk conditions for
private companies.

Discount risk

What is the risk?

The discount/premium at which the Company's shares trade relative to its net asset value can change. The risk of a widening discount is that it may undermine investor confidence in the Company.

How is it managed?

The Board monitors the level of discount/ premium at which the shares trade and the Company has authority to buy back its existing shares or issue shares (including authority to sell shares held in treasury), when deemed by the Board to be in the best interests of the Company and its shareholders. During the year the Board significantly increased the level of buybacks and has announced its intention to return up to £130m to shareholders.

Rating and change



Current assessment of risk

Risk level: High
This risk is considered to have increased as although the
Company's discount narrowed during the year there is an elevated risk that sentiment towards the Company's shares could change resulting in a widening of the discount.

Political and associated economic financial risk

What is the risk?

The Board is of the view that political change in areas in which the Company invests or may invest may have practical consequences for the Company.

How is it managed?

Political developments are closely monitored and considered by the Board. It monitors portfolio diversification by investee companies' primary location and considers the potential for negative impacts arising from military action, trade barriers or other political factors.

Rating and change



Current assessment of risk

Risk level: High

This risk is considered to be increasing as governments and consumers around the world continue to assess the impact of heightened geopolitical tensions and conflicts as well as challenging macroeconomic economic conditions.



High Risk



Moderate Risk



Low Risk



Increasing Risk



Decreasing Risk



Cyber security risk

What is the risk?

A cyber-attack on Baillie Gifford's network or that of a third party service provider could impact the confidentiality, integrity or availability of data and systems. Emerging technologies, including Al and quantum computing capabilities, may introduce new, and increase existing information security risks that impact operations.

How is it managed?

To mitigate this risk, the Audit and Management Engagement Committee review Reports on Internal Controls published by Baillie Gifford and other third party service providers. Baillie Gifford's Business Risk Department report to the Audit and Management Engagement Committee on the effectiveness of information security controls in place at Baillie Gifford and its business continuity framework. Cyber security due diligence is performed by Baillie Gifford on third party service providers which includes a review of crisis management and business continuity frameworks.

Rating and change

$|\uparrow|$

Current assessment of risk

Risk level: Moderate
This risk is considered to be increasing due to ongoing geopolitical tensions and and an observed increase in malign cyber activity. Emerging technologies, including AI, could potentially increase information security risks. In addition, service providers operate a hybrid approach of remote and office working, thereby increasing the potential of a cyber security threat.

Climate and governance risk

What is the risk?

Perceived problems on environmental, social and governance ('ESG') matters in an investee company could lead to that company's shares being less attractive to investors, adversely affecting its share price, in addition to potential valuation issues arising from any direct impact of the failure to address the ESG weakness on the operations or management of the investee company (for example in the event of an industrial accident or spillage). Repeated failure by the Managers to identify ESG weaknesses in investee companies could lead to the Company's own shares being less attractive to investors, adversely affecting its own share price. In addition, the valuation of investments could be impacted by climate change.

How is it managed?

This is mitigated by the Managers' strong ESG stewardship and engagement policies which are integrated into the investment process which includes the risk inherent in climate change (see page 55), and discussed regularly by the Board with the Managers. Further details of the Managers' approach are set out on page 36 and also on the Managers' website bailliegifford.com/esg. The Directors have considered the impact of climate change on the Financial Statements of the Company and this is included in note 1a to the Financial Statements on page 94.

Rating and change

Current assessment of risk



Risk level: Moderate
This risk is considered to be
unchanged. The Managers
continue to employ strong ESG
stewardship and engagement
policies.



High Risk



Moderate Risk



Low Risk



Increasing Risk



Decreasing Risk



Regulatory risk

What is the risk?

Failure to comply with applicable legal and regulatory requirements such as the tax rules for investment trust companies, the FCA Listing Rules and the Companies Act could lead to suspension of the Company's Stock Exchange listing, financial penalties, a qualified audit report or the Company being subject to tax on capital gains. Changes to the regulatory environment could negatively impact the Company.

How is it managed?

To mitigate this risk, Baillie Gifford's Business Risk, Internal Audit and Compliance Departments provide regular reports to the Audit and Management **Engagement Committee on Baillie** Gifford's monitoring programmes. Should major regulatory change seem likely to impose disproportionate compliance burdens on the Company, representations are made to the relevant authorities to ensure that the special circumstances of investment trusts are recognised. Shareholder documents and announcements, including the Company's published Interimand Annual Report and Financial Statements, are subject to stringent review processes, and procedures are in place to ensure adherence to the Transparency Directive with reference to inside information.

Rating and change

Current assessment of risk



Risk level: Low
This risk is considered to
be unchanged. All control
procedures are working
effectively. There have been
no material regulatory changes
that have impacted the
Company during the year.

Custody and Depositary risk

What is the risk?

Safe custody of the Company's assets may be compromised through control failures by the Depositary, including cyber security incidents.

How is it managed?

To mitigate this risk, the Audit and Management Engagement Committee receives six monthly reports from the Depositary confirming safe custody of the Company's assets held by the Custodian. Cash and portfolio holdings are independently reconciled to the Custodian's records by the Managers who also agree uncertificated unlisted portfolio holdings to confirmations from investee companies. In addition, the existence of assets is subject to annual external audit and the Custodian's internal controls assurance reports are reviewed by Baillie Gifford's business risk department and a summary of the key points is reported to the Audit and Management Engagement Committee and any concerns investigated.

Rating and change

Current assessment of risk



Risk level: Low This risk is considered to be unchanged. All control procedures are working effectively.



High Risk



Moderate Risk



Low Risk



Increasing Risk



Decreasing Risk



Operational risk

What is the risk?

Failure of Baillie Gifford's systems or those of other third party service providers could lead to an inability to provide accurate reporting and monitoring or a misappropriation of assets.

How is it managed?

To mitigate this risk, Baillie Gifford has a comprehensive business continuity plan which facilitates continued operation of the business in the event of a service disruption or major disaster. The Audit and Management Engagement Committee reviews Baillie Gifford's Report on Internal Controls and the reports by other key third party providers are reviewed by Baillie Gifford on behalf of the Board and a summary of the key points is reported to the Audit and Management Engagement Committee and any concerns investigated. The other key third party service providers have not experienced significant operational difficulties affecting their respective services to the Company.

Rating and change

Current assessment of risk



Risk level: Low This risk is considered to be unchanged. All control procedures are working effectively.

Leverage risk

What is the risk?

The Company may borrow money for investment purposes (sometimes known as 'gearing' or 'leverage'). If the investments fall in value, any borrowings will magnify the impact of this loss. If borrowing facilities are not renewed, the Company may have to sell investments to repay borrowings.

How is it managed?

To mitigate this risk, all borrowings require the prior approval of the Board and leverage levels are discussed by the Board and Managers at every meeting. Covenant levels are monitored regularly. Details of the Company's current borrowing facilities and drawings can be found in note 10 on page 103. The majority of the Company's investments are in quoted securities that are readily realisable. Further information on leverage can be found on page 117 and in the Glossary of terms and Alternative Performance Measures on pages 122 to 124.

Rating and change

Current assessment of risk



Risk level: Low
This risk is considered to be
unchanged. There has been
no significant change in risk
level. The Company continues
to deploy gearing and has two
revolving credit facility loans
in place which expire in 2026.

Emerging risks

As explained on page 70 the Board has regular discussions on principal risks and uncertainties, including any risks which are not an immediate threat but could arise in the longer term.



High Risk



Moderate Risk



Low Risk

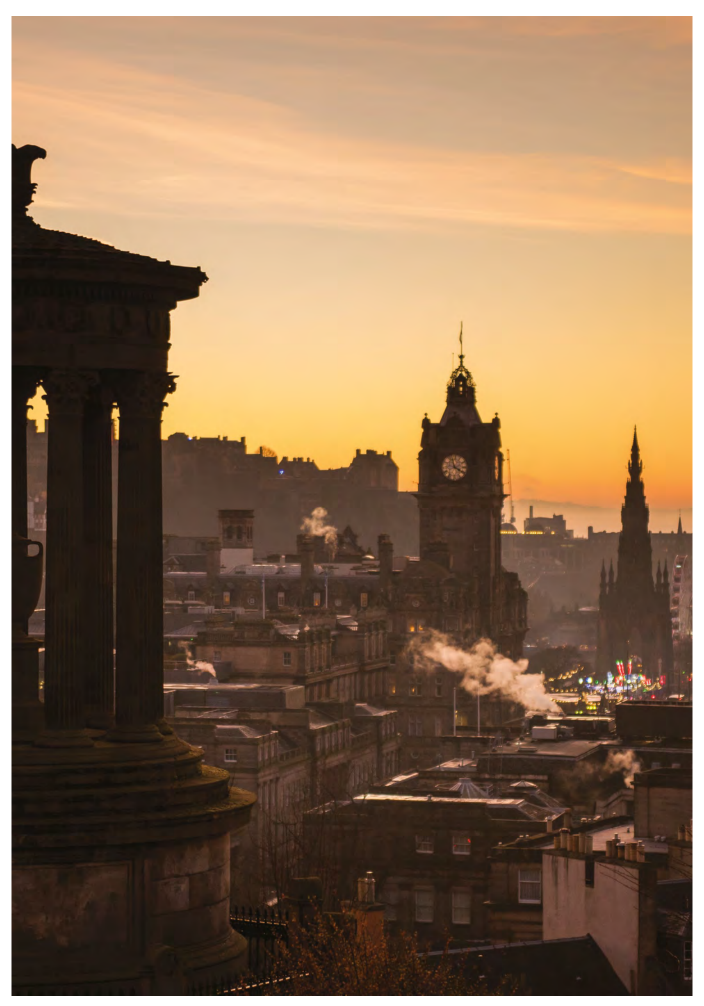


Increasing Risk



Decreasing Risk





Promoting the success of the Company (section 172 statement)

Under section 172 of the Companies Act 2006, the directors of a company must act in the way they consider, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole, and in doing so have regard (amongst other matters and to the extent applicable) to: a) the likely consequences of any decision in the long term, b) the interests of the company's employees, c) the need to foster the company's business relationships with suppliers, customers and others, d) the impact of the company's operations on the community and the environment, e) the desirability of the company maintaining a reputation for high standards of business conduct, and f) the need to act fairly as between members of the company.

In this context, having regard to the Company being an externally-managed investment company with no employees, the Board considers the Company's key stakeholders to be: its existing and potential new shareholders; its externally-appointed Managers and Secretaries (Baillie Gifford); other professional service providers (corporate broker, registrar, auditor and Depositary); lenders; wider society and the environment.

The Board considers that the interests of the Company's key stakeholders should be aligned, in terms of wishing to see the Company deliver sustainable long-term growth, in line with the Company's stated objective and strategy, and meet the highest standards of legal, regulatory, and commercial conduct, with the differences between stakeholders being merely a matter of emphasis on those elements.

The Board recognises the importance of maintaining the interests of the Company and its stakeholders in aggregate, firmly front of mind in its key decision making and Baillie Gifford & Co Limited, the Company Secretaries are at all times available to the Board to ensure that suitable consideration is given to the range of factors to which the Directors should have regard. In addition to ensuring that the Company's stated investment objective was being pursued, key decisions and actions during the year which required the Directors to have regard to applicable section 172 factors included:

Key decision	Action			
Change to Investment Policy and Reduction of Share Premium Account	A detailed review of the Company's strategy, execution and recent performance resulting in a comprehensive action plan to improve returns for all shareholders and a commitment to return up to £130 million to shareholders. Following the review, a General Meeting was held on 18 December 2024 where changes to the Investment Objective and Policy were approved by shareholders (see Business Review page 42). Shareholders also approved a resolution to, subject to Court approval, reduce the Share Premium Account to increase the Company's distributable reserves to give the Board additional headroom to continue the active capital return programme and any future distributions. More information is provided in the Chair's Statement on page 07.			
Borrowings	In September 2024, the Board secured a two year £36m multi-currency revolving credit facility with The Bank of New York Mellon which will expire on October 2026. This facility replaced the £36m multi-currency revolving credit facility with National Australia Bank Limited which expired on 30 September 2024. Subsequent to 31 October 2024, the Company has repaid an amount equivalent to £37 million in relation to the credit facility with The Royal Bank of Scotland.			
Share Buybacks	The purchase of 14,667,733 of the Company's own shares into treasury at a discount to net asset value, for subsequent reissue, in order to ensure the Company's shareholders found liquidity for their shares when natural market demand was insufficient, and on terms that enhance net asset value for remaining shareholders.			
	Between 1 November 2024 and 16 January 2025, the Company purchased 31,000 shares, at a discount, enhancing net asset value for continuing shareholders.			

The Board's methods for assessing the Company's progress in the context of its stakeholders' interests are set out below.

Stakeholder	Why we engage	How we engage and what we do
Shareholders	Shareholders are, collectively, the Company's owners: providing them with a return for their investment in accordance with the Company's investment policy and objective is the reason for its existence.	The Board places great importance on communication with shareholders. The Annual General Meeting provides the key forum for the Board and Managers to present to shareholders on the Company's performance, future plans and prospects. It also allows shareholders the opportunity to meet with the Board and Managers and raise questions and concerns. The Chair is available to meet with shareholders as appropriate. The Managers meet regularly with shareholders and their representatives, reporting their views back to the Board. Directors also attend certain shareholder presentations, in order to gauge shareholder sentiment first hand. Shareholders may also communicate with members of the Board at any time by writing to them at the Company's registered office or to the Company's broker. These communication opportunities help inform the Board when considering how best to promote the success of the Company for the benefit of all shareholders over the long term.
Baillie Gifford – Managers and Secretaries	The Company's Board has delegated the management of the Company's portfolio, and the administration of the Company's operations including fulfilment of regulatory and taxation reporting requirements, to Baillie Gifford. Baillie Gifford is therefore responsible for the substantial activities of the Company and has the most immediate influence on its conduct towards the other stakeholders, subject to the oversight and strategic direction provided by the Board.	The Board seeks to engage with its Managers and Secretaries, and other service providers, in a collaborative and collegiate manner, encouraging open and constructive discussion and debate, while also ensuring that appropriate and regular challenge is brought and evaluation conducted. This approach aims to enhance service levels and strengthen relationships with the Company's providers, with a view to ensuring the interests of the Company's shareholders are best served by keeping cost levels proportionate and competitive, and by maintaining the highest standards of business conduct.
Portfolio companies	As all of the Company's operations are conducted by third party professional providers, it is the companies held in its investment portfolio which have the primary real-world impact in terms of social and environmental change, both positively and negatively, as well as generating, through their commercial success, the investment growth sought by the Company's shareholders. The investee companies have an interest in understanding their shareholders' investment rationale in order to assure themselves that long-term business strategies will be supported.	The Board is cognisant of the need to consider the impact of the Company's investment strategy and policy on wider society and the environment. The Board considers that its oversight of environmental, social and governance ('ESG') matters is an important part of its responsibility to all stakeholders. The Board's review of the Managers includes an assessment of their ESG approach and its application in making investment decisions. The Board regularly reviews Governance Engagement reports, which document the Managers' interactions with investee companies on ESG matters (see pages 37 to 40).
Brokers	The Company's brokers provide an interface between the Company's Board and its institutional shareholders.	The Company's brokers regularly attend Board meetings, and provide reports to those meetings, in order to keep the Board apprised of shareholder and wider market sentiment regarding the Company. They also arrange forums for shareholders to meet the Chair, or other Directors, outwith the normal general meeting cycle.
Registrars	The Company's registrars provide an interface with those shareholders who hold the Company's shares directly.	The Company Secretaries liaise with the registrars to ensure the frequency and accuracy of communications to shareholders is appropriate, and monitor shareholder correspondence to ensure that the level of service provided by the registrars is acceptable. The Manager's risk function reviews the registrars' internal controls report and reports on the outcome of this review to the Audit and Management Engagement Committee.

Stakeholder	Why we engage	How we engage and what we do
Auditor	The Company's Auditor has a responsibility to provide an opinion on whether the Company's financial statements as a whole are free from material misstatement, as set out in more detail in the Auditor's Report to the Members on pages 83 to 89.	The Company's Auditor meets with the Audit and Management Engagement Committee, in the absence of the Managers where deemed necessary, and the Managers undertake to provide all information requested by the Auditor in connection with the Company's annual audit promptly and to ensure that it is complete and accurate in all respects.
Depositary and Custodian	The Depositary and Custodian are responsible for the safekeeping of the Company's financial instruments, as set out in more detail on page 62.	The Depositary, the Board and Managers seek to engage with the Depositary and Custodian in a collaborative and collegiate manner, encouraging open and constructive discussion and debate, while also ensuring that appropriate and regular challenge is brought and evaluation conducted. This approach aims to enhance service levels and strengthen relationships with the Company's providers, with a view to ensuring the interests of the Company's shareholders are best served by keeping cost levels proportionate and competitive, and by maintaining the highest standards of business conduct.
Lenders	Lenders such as holders of debt instruments (debentures, bonds and private placement loan notes) and banks providing fixed or revolving credit facilities provide the Company's gearing and have an interest in the Company's ongoing financial health and viability.	The Company's legal advisers review all legal agreements in connection with the Company's debt arrangements and advise the Board on the appropriateness of the terms and covenants therein. The Managers and Secretaries ensure that the frequency and accuracy of reporting on, for example, covenant certification, is appropriate and that correspondence from the lenders receives a prompt response.
AIC/industry peers	The Association of Investment Companies ('AIC') and the Company's investment trust industry peers have an interest in the Company's conduct and performance, as adverse market sentiment towards one investment trust can affect attitudes towards the wider industry.	The Company is a member of the AIC, and the Directors and/ or the Managers and Secretaries (as appropriate) participate in technical reviews, requests for feedback on proposed legislation or regulatory developments, corporate governance discussions and/or training.
Investment platforms	Investment platforms provide an interface with shareholders who invest in the Company indirectly.	The Managers liaise with the various investment platforms on strategies for improving communications with the Company's shareholders who hold their shares via these platforms. An annual timetable of key dates is published on the Company's website, for the ease of reference of such shareholders.
Wider society and the environment	No entity, corporate or otherwise, can exist without having an influence on the society in which it operates or utilising the planet's resources. Through its third-party relationships, as noted above, the Company seeks to be a positive influence and, in circumstances where that is not possible, to mitigate its negative impacts insofar as is possible.	The Board and Managers' interactions with the various stakeholders as noted above form the principal forms of direct engagement with wider society and in respect of the environment (commercial, financial, and in terms of planetary health and resources).

Employees, human rights and community issues

The Board recognises the requirement to provide information about employees, human rights and community issues. As the Company has no employees, all its Directors are non-executive and all its functions are outsourced, there are no disclosures to be made in respect of employees, human rights and community issues.

Gender representation

At 31 October 2024, the Board comprises six Directors, two male and four female. The Board's policy on diversity is set out on page 69.

Environmental, social and governance policy

Details of the Company's policy on socially responsible investment can be found under Corporate Governance and Stewardship on page 72 with more details of the Managers' approach to socially responsible investment set out under the Baillie Gifford statement on stewardship set out on page 36.

The Company considers that it does not fall within the scope of the Modern Slavery Act 2015 and it is not, therefore, obliged to make a slavery and human trafficking statement. In any event, the Company considers its supply chains to be of low risk as its suppliers are typically professional advisers. A statement by the Managers under the Act has been published on the Managers' website at bailliegifford.com.

Climate change

The Board recognises that climate change poses a serious threat to our environment, our society and to economies and companies around the globe. Addressing the underlying causes is likely to result in companies that are high emitters of carbon facing greater societal and regulatory scrutiny and higher costs to account for the true environmental impact of their activities. Baillie Gifford's Task Force on Climate-Related Financial Disclosures ('TCFD') Climate Report is available on the Managers' website at bailliegifford.com. An Edinburgh Worldwide specific

TCFD climate report is also available on the Company's website at edinburghworldwide.co.uk and is a means by which the portfolio's carbon footprint and exposure to climate risk are measured and reported. Companies disclosing their emissions and communicating emissions plans will be a helpful place from which to begin more useful discussions with management teams, industry experts and regulators. Although this can direct our efforts, the Managers believe that carbon footprint metrics in isolation are unhelpful and must be considered in the relevant context. More significant is the Managers pursuit of long term growth opportunities typically involves investment in entrepreneurial, disruptive and technology-driven businesses. These companies are often capital-light with a low carbon footprint. More information on climate change is available on the Company's website at edinburghworldwide.co.uk.

The Managers utilise data sourced from a third party provider (MSCI via the Factset platform) to map the carbon footprint of Edinburgh Worldwide's portfolio which is estimated to be 90.9% lower than the Company's comparative index (S&P Global Small Cap Index) and is based on the 69.9% of the value of the Company's portfolio which reports on carbon emissions and other carbon related characteristics.

The Managers, Baillie Gifford & Co, are signatories to the United Nations Principles for Responsible Investment and the Carbon Disclosure Project and are also members of the Asian Corporate Governance Association and International Corporate Governance Network.

Future developments of the Company

The outlook for the Company for the next 12 months is set out in the Chair's statement on page 08 and the Managers' review on pages 16 and 17.

The Strategic report which includes pages 05 to 55 was approved by the Board of Directors and signed on its behalf on 17 January 2025.

Jonathan Simpson-Dent Chair

Governance report

This Governance report, which includes pages 57 to 81 outlines the Board's approach to the governance of your Company. We believe that good governance builds better outcomes and we are committed to high standards of corporate governance and transparency.

Directors' biographies

Directors



Jonathan Simpson-Dent

Chair

Date of appointment 1 February 2020

Jonathan Simpson-Dent is an experienced board director who has spent the majority of his career running entrepreneurial private equity and listed mid-cap international growth businesses.

Jonathan's extensive experience in privately financed ventures with a strong focus on valuation and expertise in risk management frameworks are valuable to the Board when assessing, monitoring and valuing the Company's private company investments

Jonathan has been instrumental in developing the comprehensive action plan to improve execution since taking on the Chair role on 5 March 2024. In addition, his board and chair experience has helped to ensure that the Trust has the highest corporate governance standards.

Jonathan currently chairs three private equity portfolio companies: Danx Carousel Group, Andwis Group and Easby Group. He previously worked at PricewaterhouseCoopers LLP, McKinsey & Company and PepsiCo. He is a Fellow of the Institute of Chartered Accountants.



Jane McCracken

Senior Independent Director

Date of appointment 1 November 2022

Jane McCracken was appointed Senior Independent Director on 5 March 2024. She has spent her career working with high growth technology businesses based in her native USA, along with the UK, as an entrepreneur, equity investor, board member and advisor, specialising in scaling up venture-backed and public technology companies. This includes her CFO role of London-listed in-vitro diagnostics firm Axis-Shield Plc.

Jane possesses deep expertise and experience in the technology sector and has a wide network of industry contacts assisting the Board in making informed decisions in the technology sector.

Jane served as a member of the Research Faculty and Entrepreneur-in-Residence at the Georgia Institute of Technology in Atlanta, USA, for eight years where she worked with a variety of deep tech startups as well as those in healthcare technology, fintech, software, and e-commerce.

Jane is currently serving as a Non-Executive Director of Radyus Research LLC and Tern Plc, and is the Chief Growth Officer for Corps Team LLC.



Caroline Roxburgh

Audit and Management Engagement Committee Chair

Date of appointment 1 February 2020 Caroline Roxburgh was appointed Chair of the Audit and Management Engagement Committee on 2 February 2022. She is a Chartered Accountant and was a partner at PricewaterhouseCoopers LLP until 2016. Caroline has extensive experience working with investment trusts and has spent seven years as Chair of the Audit Committee of Montanaro European Smaller Companies Trust Plc and four years as its Senior Independent Director.

Caroline's background as a senior board advisor,
Assurance Partner, and Chartered Accountant brings
valuable expertise in business, finance, governance,
and risk management to the Board. This enables her
to effectively assess the Company's viability, lead
discussions on the risk management framework and risk
appetite, contribute to the development of the Company's
strategy and chair the Company's Audit and Management
Engagement Committee.

She is also Non-Executive Director and Chair of the Audit and Risk committee of Edinburgh International Festival Society, Vice Chair at the Royal Conservatoire of Scotland, and until August 2024, was a Board Member and Chair of the Audit & Risk Committee of VisitScotland, an appointment which she held for eight years.



Helen James

Director

Date of appointment 2 December 2010 Helen James is an experienced investment and communications professional and was previously Group Chief Operating Officer at Brunswick Group, CEO of Investis Digital, a leading digital corporate communications company, and a Non-Executive Director of The Mercantile Investment Trust. Helen was formerly the Senior Independent Director of the Edinburgh Worldwide Board from 2019 to 2024.

Helen provides the Board with extensive boardroom, investor and corporate communications experience which supports effective shareholder management, investor relations and board effectiveness.

Helen also recently served as a Special Advisor to the Foreign Secretary providing a unique insight into the global issues impacting companies around the world. Prior to Investis, Helen was Head of Pan-European Equity Sales at Paribas, having started her career at HSBC James Capel as an investment analyst.

Helen is due to leave the Board following the 2025 AGM.



Mary Gunn
Director
Date of appointment
1 March 2023

Mary Gunn has over 30 years of public and private governance experience in high growth life science, financial services, and education sectors, both in the UK and her native USA. Mary is also CEO of George Clinical, Independent Director of Burst Diagnostics and sits on The University of Edinburgh's Business Committee and International Standing Committee.

Mary possesses a deep pharmaceutical expertise and a wide industry network, with her insight assisting the Board in making informed decisions within the life sciences sector.

Mary's professional experience includes C-level executive roles at various life science companies, including previously at Pfizer, Crucell, ICON Plc, and Health Decisions, as well as acting in an advisory capacity for private equity transactions.



Mungo Wilson

Director

Date of appointment
8 December 2016

Mungo Wilson is Professor of Financial Economics at Saïd Business School, University of Oxford and a former solicitor. Mungo is an expert on asset pricing, credit ratings and mutual funds which is invaluable when conducting rigorous investment analysis and investment performance evaluations of the Company.

Mungo has extensive experience working with investment companies and is Non-Executive Director of Neo Risk Reap Asia Equity Fund Limited, Embedded Insurance Inc., and Carbon Insurance Inc. He is also an Associate Member of the Oxford Man Institute of Quantitative Finance.



Audit and Management Engagement Committee

Chair: Caroline Roxburgh

Purpose:

To provide oversight of:

- the financial reporting process;
- the audit process;
- the Company's system of internal controls;
- compliance with laws and regulations;
- ensuring that the Manager remains suitable to manage the portfolio;
- the management contract is competitive and reasonable for shareholders; and,
- the Company maintains appropriate administrative and company secretarial support.

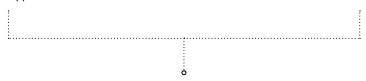
Nomination Committee

Chair: Jonathan Simpson-Dent

Purpose:

To oversee:

- · Board recruitment;
- succession planning; and
- Board appraisals including identifying training needs.



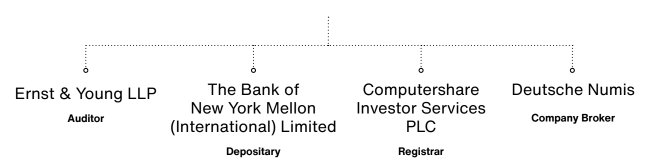
Third-party service providers appointed by the Board

Alternative Investment Fund Manager and Company Secretary:

Baillie Gifford & Co Limited (wholly owned subsidiary of Baillie Gifford & Co)

Dealing activity and transaction reporting:

Baillie Gifford Overseas Limited and Baillie Gifford Asia (Hong Kong) Limited



Directors' report

The Directors present their report together with the Financial Statements of the Company for the year to 31 October 2024.

Corporate governance

The Corporate governance report is set out on pages 57 to 81 and forms part of this report.

Managers and Company Secretaries

Baillie Gifford is one of the largest investment trust managers in the UK and currently manages twelve investment trusts. Baillie Gifford also manages a listed investment company and open ended investment companies, together with investment portfolios on behalf of pension funds, charities and other institutional clients, both in the UK and overseas. Funds under the management or advice of Baillie Gifford totalled over £224.8 billion at 16 January 2025. Based in Edinburgh, it is one of the leading privately owned investment management firms in the UK, with 62 partners and a staff of around 1,643.

Baillie Gifford & Co Limited, a wholly owned subsidiary of Baillie Gifford & Co, has been appointed as the Company's Alternative Investment Fund Manager ('AIFM') and Company Secretaries. Baillie Gifford & Co Limited has delegated portfolio management services to Baillie Gifford & Co. Dealing activity and transaction reporting have been further sub-delegated to Baillie Gifford Overseas Limited and Baillie Gifford Asia (Hong Kong) Limited.

Baillie Gifford & Co is an investment management firm formed in 1927 out of the legal firm Baillie Gifford, WS, which had been involved in investment management since 1908. Baillie Gifford & Co Limited and Baillie Gifford & Co are both authorised and regulated by the Financial Conduct Authority.

The Investment Management Agreement between the AIFM and the Company sets out the matters over which the Managers have authority in accordance with the policies and directions of, and subject to restrictions imposed by, the Board. The Investment Management Agreement is terminable on not less than three months' notice. Compensation fees would only be payable in respect of the notice period if termination by the Company were to occur within a shorter notice period.

The annual management fee is 0.75% on the first £50 million of net assets, 0.65% on the next £200 million of net assets and 0.55% on the remaining net assets. Management fees are calculated and payable quarterly. The Board is of the view that calculating the fee with reference to performance would be unlikely to exert a positive influence on performance. A reduction in the management fee for the year to 31 October 2024 was agreed representing a 25% reduction to the fee for the quarters 31 July 2024 and 31 October 2024. This reduction was agreed further to the costs incurred by the Company in relation to the detailed review of strategy (see Chair's Statement on page 07).

The Board considers the Company's investment management and secretarial arrangements on a continuing basis and a formal review is conducted by the Audit and Management Engagement Committee annually. The Committee considered the following topics amongst others in its review:

- · investment process;
- · investment performance;
- the quality of the personnel assigned to handle the Company's affairs;
- developments at the Managers, including staff turnover;
- the administrative services provided by the Secretaries;
- · share price and discount; and
- charges and fees.

Following the most recent review the Audit and Management Engagement Committee concluded that the continuing appointment of Baillie Gifford & Co Limited as AIFM and Secretaries, the delegation of the investment management services to Baillie Gifford & Co and the further sub-delegation of dealing activity and transaction reporting to Baillie Gifford Overseas Limited and Baillie Gifford Asia (Hong Kong) Limited, on the terms agreed, is in the interests of the Company and the shareholders as a

whole. The Board review of strategy, execution and performance reached the same conclusion.

Depositary

In accordance with the Alternative Investment Fund Managers Directive, the AIFM must appoint a Depositary to the Company. The Bank of New York Mellon (International) Limited has been appointed as the Company's Depository.

The Depositary's responsibilities include cash monitoring, safe keeping of the Company's financial instruments, verifying ownership and maintaining a record of other assets and monitoring the Company's compliance with investment limits and leverage requirements. The custody function is also undertaken by The Bank of New York Mellon (International) Limited (the 'Custodian').

Directors

Information about the Directors including their relevant experience can be found on pages 57 to 59.

All of the Directors are retiring at the Annual General Meeting and, with the exception of Helen James who will be standing down from the Board at the conclusion of the Annual General Meeting, all other Directors are offering themselves for re-election.

Following formal performance evaluation, the Board concluded that the performance of each of the Directors continues to be effective and that they remain committed to the Company. Their contribution to the Board is greatly valued and the Board recommends their re-election to shareholders.

Directors' indemnity and insurance

The Company has entered into qualifying third party deeds of indemnity in favour of each of its Directors. The deeds, which were in force during the year to 31 October 2024 and up to the date of approval of this Report, cover any liabilities that may arise to a third party, other than the Company, for negligence, default or breach of trust or duty. The Directors are not indemnified in respect of liabilities to the Company, any regulatory or criminal fines, any costs incurred in connection with criminal proceedings in which the Director is convicted or civil proceedings brought by the Company in which judgement is given against him/her. In addition, the indemnity does not apply to any liability to the extent that it is recovered from another person.

The Company maintains Directors' and Officers' liability insurance.

Conflicts of interest

Each Director submits a list of potential conflicts of interest to the Nomination Committee on an annual basis. The Committee considers these carefully, taking into account the circumstances surrounding them and makes a recommendation to the Board on whether or not the potential conflicts should be authorised. Board authorisation is for a period of one year.

Having considered the lists of potential conflicts there were no situations which gave rise to a direct or indirect interest of a Director which conflicted with the interests of the Company.

Dividends

The Company's objective is that of generating capital growth. Consequently, the Managers do not invest in companies based on the level of income they may payout as dividends.

As highlighted previously, the Board does not intend to draw on the Company's revenue reserve to pay or maintain dividends. This year the net revenue return was a deficit of £2,604,000. There is no requirement under section 1158 of the Corporation Tax Act 2010 to pay a dividend as the net revenue return is below the level which would trigger the requirement to pay a dividend hence the Board is recommending that no final dividend be paid. Should the level of underlying income increase in future years, the Board will seek to distribute the minimum permissible to maintain investment trust status by way of a final dividend.

Share capital

Capital structure

The Company's capital structure (excluding treasury shares) as at 31 October 2024 consists of 372,426,908 ordinary shares of 1p each (2023 – 387,094,641 ordinary shares of 1p each), see note 11 on page 103. There are no restrictions concerning the holding or transfer of the Company's ordinary shares and there are no special rights attached to any of the shares.

Following a five for one share split on 28 January 2019, each ordinary share of 5p was replaced with five new ordinary shares of 1p each.

Dividends

The ordinary shares carry a right to receive dividends. Interim dividends are determined by the Directors, whereas any proposed final dividend is subject to shareholder approval.

Capital entitlement

On a winding up, after meeting the liabilities of the Company, the surplus assets will be paid to ordinary shareholders in proportion to their shareholdings.

Voting

Each ordinary shareholder present in person or by proxy is entitled to one vote on a show of hands and, on a poll, to one vote for every share held.

Major interests disclosed in the Company's shares

Name	Ordinary 1p shares held at 31 October 2024	% of issue
Saba Capital Management L.P. (indirect)	63,689,682	16.9
Saba Capital Management L.P. (direct)	626,524	0.1

In the period from 31 October 2024 to 16 January 2025, the Company was notified that Saba Capital Management L.P. held 88,405,913 shares (28,486,684 direct and 59,919,229 indirect) (23.7% of shares in issue as at 16 January 2025).

Analysis of shareholders at 31 October

	2024 Number of shares held	2024 %	2023 Number of shares held	2023 %
Institutions	33,495,751	9.0	34,365,190	8.9
Intermediaries	260,308,929	69.9	294,104,419	76.0
Individuals	13,066,926	3.5	14,434,384	3.7
Marketmakers	65,555,302	17.6	44,190,648	11.4
	372,426,908	100.0	387,094,641	100.0

Issuance of shares

At the last Annual General Meeting ('AGM'), the Directors were granted Shareholders' approval for a general authority to issue shares, up to £1,270,941.24, being approximately 33% of the nominal value of the Company's issued ordinary share capital as at 23 January 2024, and also an authority to issue shares or sell shares held in treasury for cash on a non pre-emptive basis, up to £385,133.71, representing approximately 10% of the nominal value of the issued share capital of the Company as at 23 January 2024 (without first offering such shares to existing Shareholders prorata to their existing holdings).

During the year to 31 October 2024 no shares were issued by the Company.

Resolution 10 in the Notice of AGM which can be found in the Circular available on the Company's page of the Managers' website at edinburghworldwide.co.uk seeks a general authority for the Directors to issue ordinary shares up to an aggregate nominal amount of 1,228,906.50. This amount represents approximately 33% of the Company's total ordinary share capital in issue at 16 January 2025, being the latest practicable date prior to the publication of this document, and meets institutional guidelines. No issue of ordinary shares will be made pursuant to the authorisation in Resolution 10 which would effectively alter the control of the Company without the prior approval of shareholders in general meeting.

Resolution 11, which is being proposed as a special resolution, seeks to renew the Directors' authority to allot equity securities, or sell treasury shares, for cash without having to offer such shares to existing Shareholders pro-rata to their existing holdings, up to a total nominal amount of £372,395.91, representing approximately 10% of the Company's total issued ordinary share capital as at 16 January 2025, being the latest practicable date prior to publication of the Circular.

The Directors consider that the authorities proposed to be granted by Resolutions 10 and 11 continue to be advantageous when the Company's shares trade at a premium to net asset value and the level of natural liquidity in the market is unable to meet demand. The Directors do not intend to use this authority to sell or issue ordinary shares on a non pre-emptive basis at a discount to net asset value. The Directors consider the flexibility provided by this authority to be justified in the circumstances.

The authorities sought in Resolutions 10 and 11 will continue until the conclusion of the Annual General Meeting to be held in 2026 or on the expiry of 15 months from the passing of the resolutions, if earlier, such authorities will only be used to issue shares or sell shares from treasury at a premium to net asset value and only when the Directors believe that it would be in the best interests of the Company to do so.

The Directors believe that the ability to buy-back shares at a discount and re-sell them or issue new shares at a premium are useful tools in smoothing supply and demand. 33,357,787 shares were held in treasury as at 16 January 2025.

Market purchases of shares by the Company

At the last Annual General Meeting the Company was granted authority to purchase up to 57,731,542 ordinary shares (equivalent to 14.99% of its issued share capital). This authority expires at the Annual General Meeting. 14,667,733 shares were bought back during the year under review and 33,326,787 shares are held in treasury at 31 October 2024. Between 1 November 2024 and 16 January 2025 a further 31,000 shares were bought back.

The principal reasons for share buybacks are:

- to enhance net asset value for continuing shareholders by purchasing shares at a discount to the prevailing net asset value; and
- to address any imbalance between the supply of and the demand for the Company's shares that results in a discount of the quoted market price to the published net asset value per share.

The Company may hold bought back shares in treasury and then:

- sell such shares (or any of them) for cash (or its equivalent under the Companies Act 2006); or
- cancel the shares (or any of them).

Shares will only be re-sold from treasury at a premium to net asset value per ordinary share. Treasury shares do not receive distributions and the Company is not entitled to exercise voting rights attaching to them.

The Directors are seeking shareholders' approval at the Annual General Meeting to renew the authority to purchase up to 55,822,146 ordinary shares in issue (excluding treasury shares) as at 16 January 2025, being the latest practicable date prior to the publication of the Circular available on the Company's page of the Managers' website at edinburghworldwide.co.uk (or, if less, the number representing approximately 14.99% of the Company's issued share capital) at the date of passing of the resolution, such authority to expire at the Annual General Meeting of the Company to be held in 2026.

In accordance with the UK Listing Rules, the maximum price (excluding expenses) that may be paid on the exercise of the authority must not exceed the higher of:

 5% above the average closing price on the London Stock Exchange of an ordinary share over the five business days immediately preceding the date of purchase; and an amount equal to the higher of the price of the last independent trade of an ordinary share and the highest current independent bid for an ordinary share on the trading venue where the purchase is carried out.

The minimum price (exclusive of expenses) that may be paid will be the nominal value of an ordinary share. Purchases of shares will be made within guidelines established, from time to time, by the Board. Your attention is drawn to Resolution 12 in the Notice of Annual General Meeting which can be found in the Circular available on the Company's page of the Managers' website at edinburghworldwide.co.uk.

The Board will continue to operate its share buy-back programme under its available authorities. While being mindful of the interests of longer-term ongoing shareholders as well as market liquidity and sentiment, the Company may make purchases under this programme at a discount to NAV for shareholders seeking enhanced liquidity. Whilst not determining or prohibiting factors, the Board is also mindful of and continuously monitors the level of private company exposure and invested gearing.

Recommendation

The Directors consider each resolution being proposed at the Annual General Meeting to be in the best interests of the Company and its Shareholders as a whole and they unanimously recommend that all Shareholders vote in favour of them, as they intend to do in respect of their beneficial holdings.

General Meeting (held 18 December 2024)

A General Meeting was held on 18 December 2024 where shareholders approved resolutions to amend the Company's Objective and Policy and approved a reduction in the Share Premium Account subject to Court approval. Further details can be found on page 42.

Financial instruments

The Company's financial instruments comprise its investment portfolio, cash balances, bank borrowings 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 note 17 to the Financial Statements.

Articles of Association

The Company's Articles of Association may only be amended by special resolution at a general meeting of shareholders.

Disclosure of information to Auditor

The Directors confirm that so far as each of the Directors is aware there is no relevant audit information of which the Company's Auditor is unaware and the Directors have taken all the steps that they ought to have taken as Directors in order to make themselves aware of any relevant audit information and to establish that the Company's Auditor is aware of that information.

Independent Auditor

The Auditor, Ernst & Young LLP, is willing to continue in office and in accordance with section 489 and section 491(1) of the Companies Act 2006, resolutions concerning Ernst & Young LLP's reappointment and remuneration will be submitted to the Annual General Meeting.

Post Balance Sheet events

Subsequent to the year end, on 20 November 2024, the Company announced that it had completed a detailed review of its strategy, shareholder returns and recent performance resulting in a comprehensive action plan to improve execution and a commitment to return up to £130 million to shareholders. Following the announcement, a General Meeting was held on 18 December 2024 where changes to the Investment Objective and Policy were approved by shareholders (see Business Review page 42). Shareholders also approved a resolution to, subject to Court approval, reduce the Share Premium Account to increase the Company's distributable reserves to give the Board additional headroom to continue the active capital return programme and any future distributions (see Chair's Statement on page 08 and Business Review on page 42).

As at 3 January 2025, a valid requisition to hold a General Meeting was received from a significant minority shareholder, further details of which can be found in the Chair's statement on pages 5, 8 and 9 and in the Circular which can be found at **edinburghworldwide.co.uk**.

The Directors confirm that there have been no other post Balance Sheet events which require adjustment of, or disclosure in, the Financial Statements or notes thereto up to 16 January 2025.

Annual General Meeting and Requisitioned General Meeting (to be held on 14 February 2025)

The details of the next Annual General Meeting ('AGM') and Requisitioned General Meeting ('GM') (to be held on 14 February 2025), including the proposed resolutions and information on the deadlines for proxy appointments, can be found in the Circular on page 2 or on the Company's page of the Manager's website at edinburghworldwide.co.uk. Shareholders who hold shares in their own name on the main register will be provided with Forms of Proxy. If you hold shares through a share platform or other nominee, the Board would encourage you to contact these organisations directly as soon as possible to arrange for you to vote at the AGM and GM. Further details on how to vote your shares via a platform are set out on page 117.

Greenhouse Gas Emissions and Streamlined Energy and Carbon Report ('SECR')

All of the Company's activities are outsourced to third parties. The Company therefore has no greenhouse gas emissions to report from its operations, nor does it have responsibility for any other emissions producing sources under the Companies Act 2006 (Strategic report and Directors' reports) Regulations 2013. For the same reasons as set out above, the Company is a low energy user under the SECR regulations and has no energy and carbon information to disclose.

Bribery Act

The Company has a zero tolerance policy towards bribery and is committed to carrying out business fairly, honestly and openly. The Managers also adopt a zero tolerance approach and have policies and procedures in place to prevent bribery.

Criminal Finances Act 2017

The Company has a commitment to zero tolerance towards the criminal facilitation of tax evasion.

On behalf of the Board Jonathan Simpson-Dent Chair 17 January 2025

Corporate governance report

The Board is committed to achieving and demonstrating high standards of corporate governance. This statement outlines how the principles of the 2018 UK Corporate Governance Code (the 'Code') which can be found at frc.org.uk, and the relevant principles of the Association of Investment Companies ('AIC Code') Code of Corporate Governance issued in 2019 were applied throughout the financial year. The AIC Code provides a framework of best practice for investment companies and can be found at theaic.co.uk.

Compliance

The Financial Reporting Council ('FRC') has confirmed that AIC member companies who report against the AIC Code will be meeting their obligations in relation to the UK Code.

The Board confirms that the Company has complied throughout the year under review with the relevant provisions of the Code and the recommendations of the AIC Code with the exception that the Company does not have a separate internal audit function as explained on page 74. Given that the Company is an externally managed investment trust, the Board considers the provisions relating to the role of the chief executive and executive directors' remuneration are not relevant.

The Board

The Board has overall responsibility for the Company's affairs. It has a number of matters reserved for its approval including strategy, investment policy, currency hedging, borrowings, gearing, treasury matters, dividend and corporate governance policy. A separate strategy session is held annually. The Board also reviews the Financial Statements, investment transactions, revenue budgets and performance of the Company. Full and timely information is provided to the Board to enable it to function effectively and to allow Directors to discharge their responsibilities.

The Board comprises six Directors as at 31 October 2024 all of whom are non-executive.

The Chair, Jonathan Simpson-Dent, is responsible for organising the business of the Board, ensuring its effectiveness and setting its agenda.

The executive responsibilities for investment management have been delegated to the Company's Alternative Investment Fund Manager ('AIFM'), Baillie Gifford & Co Limited, and in the context of a Board comprising entirely non-executive Directors, there is no chief executive officer. Jane McCracken is the Senior Independent Director.

The Directors believe that the Board has a balance of skills and experience which enable it to provide effective strategic leadership and proper governance of the Company. Information about the Directors, including their relevant experience, can be found on pages 57 to 59.

There is an agreed procedure for Directors to seek independent professional advice if necessary at the Company's expense. No such advice was sought by any individual Director in the year to 31 October 2024 or 31 October 2023.

Appointments to the Board

The terms and conditions of Directors' appointments are set out in formal letters of appointment which are available for inspection on request.

Under the provisions of the Company's Articles of Association, a Director appointed during the year is required to seek election by shareholders at the next Annual General Meeting, unless appointed after the notice for the AGM has been sent. In accordance with the principles of the AIC Code all Directors will offer themselves for re-election annually.

The reasons why the Board supports the re-elections are set out on page 62.

Helen James will not stand for re-election at the next AGM.

Directors are not entitled to any termination payments in relation to their appointment.

Chair and Directors' tenure

The Nomination Committee has considered the question of tenure for Directors and has concluded that there should not be a set maximum time limit for a Director or Chair to serve on the Board. The Nomination Committee keeps under review the balance of skills, knowledge, experience, performance and length of service of the Directors ensuring the Board has the appropriate combination of skills and Company knowledge and experience. This is balanced against the appointment of new Directors having fresh ideas and perspective.

Independence of Directors

All of the Directors are considered by the Board to be independent of the Managers and free of any business or other relationship which could interfere with the exercise of their independent judgement. The Directors recognise the importance of succession planning for company boards and review the Board composition annually. The Board is of the view that length of service will not necessarily compromise the independence or contribution of Directors of an investment trust company, where continuity and experience can be a benefit to the Board. The Board concurs with the view expressed in the AIC Code that long serving Directors should not be prevented from being considered independent.

Meetings

There is an annual cycle of Board meetings which is designed to address, in a systematic way, overall strategy, review of investment policy, investment performance, marketing, revenue budgets, dividend policy and communication with shareholders. The Board considers that it meets sufficiently regularly to discharge its duties effectively. The following table shows the attendance record for the Board and Committee Meetings held during the year, excluding ancillary and sub-committee meetings. The Annual General Meeting was attended by all the Directors in office as at 5 March 2024.

Directors' attendance at meetings

	Board	Audit and Management Engagement Committee	Nomination Committee
Number of meetings	4	4	1
Jonathan Simpson-Dent	4	4	1
Mary Gunn	4	4	1
Helen James	4	4	1
Jane McCracken	4	4	1
Caroline Roxburgh	4	4	1
Mungo Wilson	4	4	1

In addition to the formal Board meetings noted above, regular meetings were held during the year further to the detailed review of the Company's strategy, execution and performance. The Board is not seeking any additional remuneration for these meetings.

Nomination Committee

The Nomination Committee consists of the whole Board and the Chair of the Board is Chair of the Committee except when the Committee is dealing with the matter of succession to the Chairpersonship of the Company. The Committee meets on an annual basis and at such other times as may be required. The Committee has written terms of reference which include reviewing the composition of the Board, identifying and nominating new candidates for appointment to the Board, Board appraisal, succession planning and training. The Committee also considers whether Directors should be recommended for re-election by shareholders. The Committee is responsible for considering Directors' potential conflicts of interest and for making recommendations to the Board on whether or not the potential conflicts should be authorised.

The Committee's terms of reference are available on request from the Company and on the Company's page on the Managers' website: edinburghworldwide.co.uk.

Board diversity

The Board recognises the benefits of diversity, and the Company's policy on diversity is referred to in the Strategic report. The Board's priority in appointing new Directors to the Board is to identify candidates with the best range of skills and experience to complement existing Directors. The Board will not display any bias for age, gender, race, sexual orientation, religion, ethnic or national origins or disability in considering the appointment of its Directors. However, it is the Board's policy to ensure that all appointments are made on the basis of merit against the specification prepared for each appointment. Accordingly the Board does not consider it appropriate to set diversity targets.

Board composition

In order to fulfil its obligations, the Board recognises the importance of having a range of skilled and experienced Directors, balancing the benefits of length of service and knowledge of the Company with the desirability of ensuring regular refreshment of the Board. The Board reviews its composition annually.

The Nomination Committee commissioned a search to find a new independent non-executive Director using the services of Cornforth Consulting Limited, an executive search firm which has no other connection with the Company or its Directors.

The following disclosures are provided in respect of the FCA Listing Rules targets that: i) 40% of a board should be women; ii) at least one senior role should be held by a woman; and iii) at least one board member should be from a non-white ethnic background, as defined by the Office of National Statistics criteria.

As an externally managed investment company with no chief executive officer or chief financial officer, the roles which qualify as senior under FCA guidance are Chair and Senior Independent Director. The Board also considers the Audit Committee Chair to represent a senior role within this context and this role is performed by a woman.

The Board currently complies in all respects with the FCA Listing Rules targets.

Gender	Number	%	Senior roles
Men	2	33	1
Women	4	67	2

Ethnic background	Number	%	Senior roles
White	5	83	3
Asian/Asian British	1	17	-

Performance evaluation

During the year, the Board appointed Lintstock Ltd, a firm which assists companies with the design and execution of board evaluations, to facilitate the performance evaluation of the Chair and each Director, the Board as a whole and its Committees, undertaken in accordance with the FTSE 350 companies to have Board evaluations externally facilitated every three years. Lintstock is an independent company with no relationships with the Company or its Directors. Lintstock provided questionnaires which were tailored to the specific needs of the Company. The questionnaires addressed, amongst other issues:

- Board and Committee composition, dynamics and expertise;
- quality of Board documentation, administration and third party relationships; and,
- investment strategy, performance and priorities for change.

Each Director and the Chair completed the questionnaires and the Chair discussed feedback with each Director. The results were considered by the Nomination Committee. Lintstock reviewed the output from the evaluation process and judged the Company's Board, Committees and Directors to be operating effectively. Following this process it was concluded that the performance of each Director, the Chair, the Board and its Committees continues to be effective and that each Director and the Chair remain committed to the Company. For its appraisal during 2021, the Board secured the services of Lintstock Limited. External facilitation will next be considered for Board evaluations in 2027.

A review of the Chair's and other Directors' commitments was carried out and the Nomination Committee is satisfied that they are capable of devoting sufficient time to the Company. There were no significant changes to the Chair's other commitments during the year.

Induction and training

New Directors are provided with an induction programme which is tailored to the particular circumstances of the appointee. During the year briefings on industry and regulatory matters were provided to the Board by the Managers and Secretaries. Directors receive other relevant training as necessary.

Remuneration

As all the Directors are non-executive, there is no requirement for a separate Remuneration Committee. Directors' fees are considered by the Board as a whole within the limits approved by shareholders. The Company's policy on remuneration is set out in the Directors' remuneration report on page 76.

Audit and Management Engagement Committee

The report of the Audit and Management Engagement Committee is set out on pages 73 and 75.

Internal controls and risk management

The Directors acknowledge their responsibility for the Company's risk management and internal controls systems and for reviewing their effectiveness. The systems are designed to manage rather than eliminate the risk of failure to achieve business objectives and can only provide reasonable but not absolute assurance against material misstatement or loss.

The Board confirms that there is a continuing process for identifying, evaluating and managing the significant risks faced by the Company in accordance with the FRC guidance 'Guidance on Risk Management, Internal Control and Related Financial and Business Reporting'.

The practical measures in relation to the design, implementation and maintenance of control policies and procedures to safeguard the Company's assets and to manage its affairs properly, including the maintenance of effective operational and compliance controls have been delegated to the Managers and Secretaries.

The Board oversees the functions delegated to the Managers and Secretaries and the controls managed by the AIFM in accordance with the Alternative Investment Fund Managers Directive (as detailed below). Baillie Gifford & Co's Internal Audit and Compliance Departments and the AIFM's permanent risk function provide the Audit and Management Engagement Committee with regular reports on their monitoring programmes. The reporting procedures for these departments are defined and formalised within a service level agreement. Baillie Gifford & Co conducts an annual review of its system of internal controls which is documented within an internal controls report which complies with ISAE 3402 and Technical Release AAF 01/06 - Assurance Reports on Internal Controls of Service Organisations made available to Third Parties. This report is independently reviewed by Baillie Gifford & Co's Auditor and a copy is submitted to the Audit and Management Engagement Committee.

A report identifying the material risks faced by the Company and the key controls employed to manage these risks is reviewed by the Audit and Management Engagement Committee.

These procedures ensure that consideration is given regularly to the nature and extent of risks facing the Company and that they are being actively monitored. Where changes in risk have been identified during the year they also provide a mechanism to assess whether further action is required to manage these risks.

The Directors confirm that they have reviewed the effectiveness of the Company's risk management and internal controls systems which accord with the FRC guidance 'Guidance on Risk Management, Internal Control and Related Financial and Business Reporting' and they have procedures in place to review their effectiveness on a regular basis. No significant weaknesses were identified in the year under review and up to the date of this report.

The Board confirms that these procedures have been in place throughout the Company's financial year and continue to be in place up to the date of approval of this report.

To comply with the Alternative Investment Fund Managers Directive, The Bank of New York Mellon (International) Limited act as the Company's Depositary and Baillie Gifford & Co Limited as its AIFM.

The Depositary's responsibilities include cash monitoring, safe keeping of the Company's financial instruments, verifying ownership and maintaining a record of other assets and monitoring the Company's compliance with investment limits and leverage requirements. The Depositary is liable for the loss of financial instruments held in custody. The Depositary will ensure that any delegate segregates the assets of the Company. The Company's Depositary also acts as the Company's Custodian. The Custodian prepares reports on its key controls and safeguards which are independently reviewed by KPMG LLP. The reports are reviewed by Baillie Gifford's Business Risk Department and a summary of the key points is reported to the Audit and Management Engagement Committee and any concerns are investigated.

The Depositary provides the Audit and Management Engagement Committee with a report on its monitoring activities.

The AIFM has established a permanent risk management function to ensure that effective risk management policies and procedures are in place and to monitor compliance with risk limits. The AIFM has a risk management policy which covers the risks associated with the management of the portfolio, and the adequacy and effectiveness of this policy is reviewed and approved at least annually. This review includes the risk management processes and systems and limits for each risk area.

The risk limits, which are set by the AIFM and approved by the Board, take into account the objectives, strategy and risk profile of the portfolio.

These limits, including leverage (see page 117), are monitored and the sensitivity of the portfolio to key risks is undertaken periodically as appropriate to ascertain the impact of changes in key variables in the portfolio. Exceptions from limits monitoring and stress testing undertaken by Baillie Gifford's Business Risk Department are escalated to the AIFM and reported to the Board along with any remedial measures being taken.

Going concern

In accordance with the Financial Reporting Council's guidance on going concern and liquidity risk, the Directors have undertaken a rigorous review of the Company's ability to continue as a going concern.

The Company's principal risks are market related and include market risk, liquidity risk and credit risk. An explanation of these risks and how they are reviewed and managed is set out on pages 45 to 50 and contained in note 17 to the Financial Statements. The Directors have in particular, considered the impact of market volatility due to macroeconomic and geopolitical concerns, but do not believe the Company's going concern status is affected.

The Company's assets, the majority of which are investments in quoted securities which are readily realisable, exceed its liabilities significantly. All borrowings require the prior approval of the Board. Gearing levels and compliance with borrowing covenants are reviewed by the Board on a regular basis. The Company has continued to comply with the investment trust status requirements of section 1158 of the Corporation Tax Act 2010 and the Investment Trust (Approved Company) (Tax) Regulations 2011. The Company's primary third party suppliers, including its Managers and secretaries, Custodian and Depositary, registrar, auditor and broker, are not experiencing significant operational difficulties affecting their respective services to the Company. The Directors have also considered the requisition notice from a significant minority shareholder to hold a general meeting. The notice seeks to remove all of the existing independent non-executive Directors and appoint alternative directors. After consideration of all available information and taking professional advice, the Board has carefully considered implications for the going concern assumption if the resolutions are passed and notes their stated intention would be to remove the Investment Manager and change the Investment Policy. The Directors believe that although the outcome of the requisition is uncertain, the going

concern assumption remains appropriate, since the portfolio is highly liquid, borrowings can be repaid in full (when they become due in June and October 2026) and at short notice and they have no reason to believe that there is an intention or indication to wind up or cease the Company's operations.

Accordingly, the Financial Statements have been prepared on the going concern basis as it is the Directors' opinion, having assessed the principal and emerging risks and other matters set out in the Viability statement on page 45 which assesses the prospects of the Company over a period of five years, that the Company will continue in operational existence until 31 January 2026, which is for a period of at least twelve months from the date of approval of these Financial Statements.

Relations with shareholders

The Board places great importance on communication with shareholders. The Company's Managers communicate regularly with shareholders and their representatives and report shareholders' views to the Board. The Chair is available to meet with shareholders as appropriate. Shareholders wishing to communicate with any member of the Board may do so by writing to them at the Company's registered office or through the Company's broker Deutsche Numis (see contact details on page 125).

The Company's Annual General Meeting provides a forum for communication with all shareholders. The level of proxies lodged for each resolution is announced at the meeting and is published on the Company's page of the Managers' website edinburghworldwide.co.uk subsequent to the meeting. Shareholders and potential investors may obtain up-to-date information on the Company at edinburghworldwide.co.uk.

Corporate governance and stewardship

The Company has given discretionary voting powers to Baillie Gifford & Co. The Managers vote against resolutions they consider may damage shareholders' rights or economic interests and report their actions to the Board.

The Board believes that it is in the shareholders' interests to consider environmental, social and governance ('ESG') factors, including climate change, when selecting and retaining investments and has asked the Managers to take these issues into account as long as the investment objectives are not compromised. The Managers do not exclude companies from their investment universe purely on the grounds of ESG factors but adopt a positive engagement approach whereby matters are discussed with management with the aim of improving the relevant policies and management systems and enabling the Managers to consider how ESG factors could impact long term investment returns. The Managers' statement of compliance with the UK Stewardship Code can be found on the Managers' website at **bailliegifford.com**. The Managers' policy has been reviewed and endorsed by the Board. Baillie Gifford & Co, the Managers, has considered the Sustainable Finance Disclosures Regulation ('SFDR') and further details can be found on page 121.

On behalf of the Board Jonathan Simpson-Dent Chair 17 January 2025

Audit and management engagement committee report

The Audit and Management **Engagement Committee consists** of all current independent Directors. With reference to the guidance from the 2019 AIC **Code of Corporate Governance it** is considered appropriate for Jonathan Simpson-Dent, the Chair, to be a member of the Audit and Management **Engagement Committee as he is** a qualified chartered accountant and as such brings significant financial experience to the Committee. The members of the Committee consider that they have the requisite financial skills and experience to fulfil the responsibilities of the Committee. Caroline Roxburgh is Chair of the Committee.

The Committee's authority and duties are clearly defined within its written terms of reference which are available on request from the Company Secretaries and at **edinburghworldwide.co.uk**. The terms of reference are reviewed annually.

The Committee's effectiveness is reviewed on an annual basis as part of the Board's performance evaluation process.

At least once a year the Committee meets with the external Auditor without any representative of the Managers being present.

Main activities of the Committee

The Committee met four times during the year, and the external Auditor, Ernst & Young LLP, attended the January and June meetings. Baillie Gifford & Co's Internal Audit and Compliance Departments and the AIFM's permanent risk function provided reports on their monitoring programmes for the January and June meetings.

The matters considered, monitored and reviewed by the Committee during the course of the year included the following:

- the preliminary results announcement and the Annual and Interim Reports;
- · the Company's accounting policies and practices;
- the valuation of private company investments;
- the regulatory changes impacting the Company;
- the fairness, balance and understandability of the Annual Report and Financial Statements and provide advice to the Board whether it provided the information necessary for shareholders to assess the Company's performance, business model and strategy;
- the effectiveness of the Company's internal control environment;

- appointment/reappointment, remuneration and terms of engagement of the external Auditor;
- whether the audit services contract should be put out to tender;
- the policy on the engagement of the external Auditor to supply non-audit services;
- the independence and objectivity of the external Auditor and the effectiveness of the external audit process;
- the need for the Company to have its own internal audit function;
- internal controls reports received from the Managers and Custodian;
- the terms of the Investment Management Agreement, as described on pages 61 and 62 and the continuing appointment of the Managers; and
- the arrangements in place within Baillie Gifford & Co whereby their staff may, in confidence, raise concerns about possible improprieties in matters of financial reporting or other matters.

Internal audit

The Committee continues to believe that the compliance and internal controls systems and the internal audit function in place within the Investment Managers provide sufficient assurance that a sound system of internal control, which safeguards shareholders' investment and the Company's assets, is maintained. An internal audit function, specific to the Company is therefore considered unnecessary.

Financial reporting

The Committee considers that the most significant issue likely to affect the Financial Statements is the existence and valuation of investments as they represent 97.1% of total assets and the accuracy and completeness of income from investments.

Unlisted investments

The Committee reviewed the Managers' valuation approach for investments in private companies (as described on page 19) and approved the value of all unlisted investments at 31 October 2024, following a detailed review of the valuation of each investment and relevant challenge where appropriate.

The Managers agreed the holdings in certificated form to confirmations from the Company's Custodian

and holdings of uncertificated unlisted investments were agreed to confirmations from the relevant investee companies.

Listed investments

The majority of the investments are in quoted securities and market prices are readily available from independent external pricing sources. The Committee reviewed the Managers' Report on Internal Controls which details the controls in place regarding recording and pricing of investments and the reconciliation of investment holdings to third party data.

The Managers agreed the prices of all the listed investments at 31 October 2024 to external price sources and the holdings were agreed to confirmations from the Company's Custodian or transfer agent.

Other matters

The Committee reviewed the Managers' Report on Internal Controls which details the controls in place regarding completeness and accurate recording of investment income. The accounting treatment of each special dividend received or receivable during the year are reviewed by the Managers as they arise.

The Committee considered the factors, including continuing geopolitical tensions, that might affect the Company's viability over a period of five years and its ability to continue as a going concern until at least 31 January 2026, which is at least twelve months from the date of approval of these Financial Statements, together with reports from the Managers on the cash position and cash flow projections of the Company, the liquidity of its investment portfolio, compliance with debt covenants, availability of borrowing facilities, and the Company's ability to meet its obligations as they fall due. The Committee also reviewed the Viability statement on page 45 and statement on Going concern on pages 71 and 72. Following this assessment, the Committee recommended to the Board the appropriateness of the going concern basis in preparing the Financial Statements and confirmed the accuracy of the Viability statement and statement on going concern together with the detailed disclosures in respect of these assessments.

The Auditor confirmed to the Committee that the investments at 31 October 2024 had been valued in accordance with the stated accounting policies. The value of all the listed investments had been agreed to

external price sources and the portfolio holdings agreed to confirmations from the Company's Custodian. The value of unlisted investments had been supported by valuation papers produced by the Manager's Private Companies Valuations Group and portfolio holdings agreed to confirmation of ownership obtained directly from the investee company.

The Managers and Auditor confirmed to the Committee that they were not aware of any material misstatements in the context of the Financial Statements as a whole and that the Financial Statements are in accordance with applicable law and accounting standards.

Internal controls and risk management

The Committee reviewed the effectiveness of the Company's risk management and internal controls systems as described on pages 70 and 72. No significant weaknesses were identified in the year under review.

External Auditor

To fulfil its responsibility regarding the independence of the external Auditor, the Committee reviewed:

- the Auditor's audit plan for the current year which includes a report from the Auditor describing their arrangements to manage auditor independence and received confirmation of their independence; and
- the extent of non-audit services provided by the external Auditor. There were no non-audit fees in the year to 31 October 2024.

To assess the effectiveness of the external Auditor, the Committee reviewed and considered:

- · the Auditor's fulfilment of the agreed audit plan;
- feedback from the Secretaries on the performance of the audit team; and
- the Audit Quality Inspection Report on Ernst & Young LLP issued by the FRC's Audit Quality Review team.

To fulfil its responsibility for oversight of the external audit process the Committee considered and reviewed:

- · the Auditor's engagement letter;
- · the Auditor's proposed audit strategy;
- · the audit fee; and
- a report from the Auditor on the conclusion of the audit.

Ernst & Young LLP were appointed as the Company's Auditor at the Annual General Meeting held on 24 January 2017. The audit partner responsible for the audit is to be rotated at least every five years in accordance with professional and regulatory standards in order to protect independence and objectivity and to provide fresh challenge to the business. The year ending 31 October 2024 is the third year out of a maximum of five for the current audit partner, Ahmer Huda.

Ernst & Young LLP have confirmed that they believe they are independent within the meaning of regulatory and professional requirements and that the objectivity of the audit partner and staff is not impaired.

Having carried out the review described above, the Committee is satisfied that the Auditor remains independent and effective for the purposes of this year's audit and, as such, has not considered it necessary to put the audit services contract out to tender.

There are no contractual obligations restricting the Committee's choice of Auditor.

Accountability and audit

The respective responsibilities of the Directors and the Auditor in connection with the Financial Statements are set out on pages 80 to 89.

On behalf of the Board Caroline Roxburgh Chair of the Audit and Management Engagement Committee 17 January 2025

Directors' remuneration report

This report has been prepared in accordance with the requirements of the Companies Act 2006.

Statement by the Chair

The Directors' Remuneration Policy is subject to shareholder approval every three years or sooner if an alteration to the policy is proposed. The Remuneration Policy which is set out below was approved at the Annual General Meeting in March 2023 and no changes are proposed to the policy at the Annual General Meeting to be held in 2025.

The Board reviewed the level of fees during the year and concluded that there would be no change to the fees, notwithstanding the significantly increased time commitment from the Directors in 2024 which is ongoing. The fees were last increased on 1 November 2023.

Directors' remuneration policy

The Board is composed wholly of non-executive Directors, none of whom has a service contract with the Company. There is no separate remuneration committee and the Board as a whole considers changes to Directors' fees from time to time. Baillie Gifford & Co Limited, the Company Secretaries, provide comparative information when the Board considers the level of Directors' fees.

The Board's policy is that the remuneration of Directors should be set at a reasonable level that is commensurate with the duties and responsibilities of the role and consistent with the requirement to attract and retain Directors of the appropriate quality and experience. The Board believes that the fees paid to the Directors should reflect the experience of the Board as a whole, be fair and should take account of the level of fees paid by comparable investment trusts. Any views expressed by shareholders on the fees being paid to Directors will be taken into consideration by the Board when reviewing the Board's policy on remuneration.

Non-executive Directors are not eligible for any other remuneration or benefits apart from the reimbursement of allowable expenses. There are no performance conditions relating to Directors' fees and there are no long term incentive schemes or pension schemes. There is no notice period and no compensation is payable on loss of office.

Limits on Directors' remuneration

The fees for the non-executive Directors are payable monthly in arrears and are determined within the limit set out in the Company's Articles of Association which is currently £250,000 per annum in aggregate. Any change to this limit requires shareholder approval.

The basic and additional fees payable to Directors in respect of the year ended 31 October 2024 and the expected fees payable in respect of the year ending 31 October 2025 are set out in the table below. The fees payable to the Directors in the subsequent financial periods will be determined following an annual review of the Directors' fees.

	Expected fees for the year ending 31 October 2025 £	Fees for the year ending 31 October 2024 £
Chair's fee	44,250	44,250
Non-executive Director fee	29,500	29,500
Additional fee for Chair of the Audit and Management Engagement Committee	6,500	6,500
Additional fee for the Senior Independent Director	1,500	1,500
Total aggregate annual fees that can be paid to the Directors in any year under the Directors' Remuneration Policy, as set out in the Company's Articles of Association	250,000	250,000

Annual report on remuneration

An ordinary resolution for the approval of this report will be put to the members at the forthcoming Annual General Meeting.

The law requires the Company's Auditors to audit certain of the disclosures provided in this report. Where disclosures have been audited, they are indicated as such. The Auditors' opinion is included in the Independent Auditors' Report on pages 83 to 89.

Directors' remuneration for the year (audited)

The Directors who served during the year received the following remuneration in the form of fees and taxable benefits. This represents the entire remuneration paid to the Directors.

Name	2024 Fees £	2024 Taxable benefits *	2024 Total £	2023 Fees £	2023 Taxable benefits * £	2023 Total £
Jonathan Simpson-Dent (Chair from 5 March 2024)	39,200	5,574	44,774	28,000	2,445	30,445
Caroline Roxburgh (Audit and Management Engagement Committee Chair)	36,000	503	36,503	34,000	176	34,176
Mary Gunn (appointed 1 March 2023)	29,500	17,997	47,497	18,667	32,833	51,500
Helen James (SID to 5 March 2024)	30,014	4,285	34,299	29,000	2,881	31,881
Jane McCracken (SID from 5 March 2024)	30,627	59,619	90,246	28,000	45,802	73,802
Mungo Wilson	29,500	3,466	32,966	28,000	2,041	30,041
Henry Strutt (retired 5 March 2024)	15,154	974	16,128	42,000	2,472	44,472
Donald Cameron (retired 7 March 2023)	-	-	-	9,871	92	9,963
	209,995	92,418	302,413	217,538	88,742	306,280

^{*} Comprises expenses incurred by Directors in the course of travel to attend Board and Committee meetings. These amounts have been grossed up for income tax.

Annual percentage change in remuneration

This represents the annual percentage change in the entire remuneration paid to the Directors.

Name	% from 2023 to 2024	% from 2022 to 2023	% from 2021 to 2022
Jonathan Simpson-Dent (Chair from 5 March 2024)	47.1	0.4	21.3
Caroline Roxburgh (Audit and Management Engagement Committee Chair)	6.8	7.2	27.5
Mary Gunn (appointed 1 March 2023)	(7.8)	-	-
Helen James (SID to 5 March 2024)	7.6	8.0	18.0
Jane McCracken (SID from 5 March 2024)	22.3	_	_
Mungo Wilson	9.7	(1.5)	22.1
Henry Strutt (retired 5 March 2024)	(63.7)	2.6	18.7
Donald Cameron (retired 7 March 2023)	_	(65.1)	(4.8)

Directors' interests (audited)

The Directors are not required to hold shares in the Company. The Directors at the financial year end, and their interests in the Company, were as shown below. There have been no changes intimated in the Directors' interests up to 16 January 2025.

Name	Nature of interest	Ordinary shares held at 31 October 2024	Ordinary shares held at 31 October 2023
Jonathan Simpson-Dent	Beneficial	91,966	91,966
Mary Gunn	Beneficial	5,610	-
Helen James	Beneficial	45,936	45,936
Jane McCracken	Beneficial	13,365	13,365
Caroline Roxburgh	Beneficial	28,812	28,812
Mungo Wilson	Beneficial	99,949	99,949

Statement of voting at Annual General Meeting

At the Annual General Meeting held on 5 March 2024, of the proxy votes received in respect of the Directors' Remuneration Policy, 98.0% were in favour, 1.6% were against and votes withheld were 0.4%. At the last Annual General Meeting at which the Directors' Remuneration Report was considered (March 2023), 98.3% of the proxy votes received were in favour, 1.0% were against and 0.7% were withheld.

Relative importance of spend on pay

As the Company has no employees, the Directors do not consider it appropriate to present a table comparing remuneration paid to employees with distributions to shareholders. The Directors' remuneration for the year is set out above. There were no distributions to shareholders by way of dividend or share repurchases during the year (2023 – none).

Directors' service details

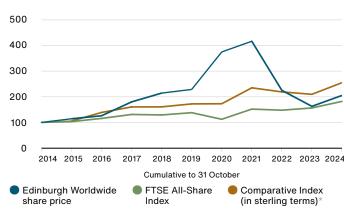
Name	Date of appointment	Due date for re-election
Jonathan Simpson-Dent	1 February 2020	AGM in 2025
Mary Gunn	1 March 2023	AGM in 2025
Helen James	2 December 2010	Retiring, AGM in 2025
Jane McCracken	1 November 2022	AGM in 2025
Caroline Roxburgh	1 February 2020	AGM in 2025
Mungo Wilson	8 December 2016	AGM in 2025

Company performance

The following graph compares, for the ten financial years ended 31 October 2024, the share price total return (assuming all dividends are reinvested) to Edinburgh Worldwide ordinary shareholders compared to the total shareholder return on a notional investment made up of shares in the component parts of the FTSE All-Share Index. This index was chosen for comparison purposes as it is a widely used measure of performance for UK listed companies. The Company's comparative index is provided for information purposes only.

Performance graph

(figures rebased to 100 at 31 October 2014)



Source: Baillie Gifford/LSEG and relevant underlying index providers. See disclaimer on page 118.

All figures are total returns (see Glossary of terms and Alternative Performance Measures on pages 122 to 124).

Past performance is not a guide to future performance.

Approval

The Directors' Remuneration Report on pages 76 to 79 was approved by the Board of Directors and signed on its behalf on 17 January 2025.

Jonathan Simpson-Dent Chair

^{*}S&P Global Small Cap Index (in sterling terms)

Statement of Directors' responsibilities

in respect of the Annual Report and the Financial Statements

The Directors are responsible for preparing the Annual Report and Financial Statements in accordance with applicable law and regulations.

Company law requires the Directors to prepare Financial Statements for each financial year. Under that law they have elected to prepare the Financial Statements in accordance with applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice) including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland'.

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

In preparing these Financial Statements, the Directors are required to:

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

The Directors are responsible for keeping 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.

Under applicable laws and regulations, the Directors are also responsible for preparing a Strategic report, Directors' report, a Directors' remuneration report and a Corporate governance statement that complies with that law and those regulations.

The Directors have delegated responsibility to the Managers for the maintenance and integrity of the Company's page of the Managers' website. Legislation in the United Kingdom governing the preparation and dissemination of Financial Statements may differ from legislation in other jurisdictions. The work carried out by the Auditor does not involve any consideration of these matters and, accordingly, the Auditor accepts no responsibility for any changes that may have occurred to the Financial Statements since they were initially presented on the website.

Each of the Directors, who were in office at the date of approval of the Financial Statements whose names and functions are listed within the Directors and management section, confirm that, to the best of their knowledge:

- the Financial Statements, which have been prepared in accordance with applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice) including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland', give a true and fair view of the assets, liabilities, financial position and net return of the Company;
- the Annual Report and Financial Statements taken as a whole is fair, balanced and understandable and provides the information necessary for shareholders to assess the Company's performance, business model and strategy; and
- the Strategic Report includes 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.

On behalf of the Board Jonathan Simpson-Dent Chair 17 January 2025

Notes

The following notes relate to financial statements published on a website and are not included in the printed version of the Annual Report and Financial Statements:

- The maintenance and integrity of the Baillie Gifford & Co website is the responsibility of Baillie Gifford & Co; the work carried out by the auditors does not involve consideration of these matters and accordingly, the auditors accept no responsibility for any changes that may have occurred to the financial statements since they were initially presented on the website.
- Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Financial report

The Financial Statements for the year to 31 October 2024 are set out on pages 90 to 112 have been prepared in accordance with FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland'.

Independent auditor's report

to the Members of Edinburgh Worldwide Investment Trust plc

Opinion

We have audited the financial statements of Edinburgh Worldwide Investment Trust PLC for the year ended 31 October 2024 which comprise of the Income Statement, Balance Sheet, Statement of Changes in Equity, Cash Flow Statement and the related notes 1 to 19, including a summary of significant accounting policies. 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).

In our opinion, the financial statements:

- give a true and fair view of the Company's affairs as at 31 October 2024 and of its profit for the year then ended;
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; 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 believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

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 public interest entities, and we have fulfilled our other ethical responsibilities in accordance with these requirements.

Emphasis of matter - Subsequent event

We draw attention to Note 18 of the financial statements which details the requisition notice from a significant minority shareholder to hold a general meeting. The notice seeks to remove all of the existing independent non-executive directors and appoint alternate directors. If the resolutions are passed, their stated intention would be to remove the investment manager and change the investment policy.

Our opinion is not modified in respect of this matter.

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:

- Confirming our understanding of the Company's going concern assessment process by challenging the Directors and the Company Secretary to determine if all key factors were considered in their assessment which included the review of market information and insights. We considered whether the factors taken account of in the Directors' assessment addressed those matters which we considered important.
- Inspecting the Directors' assessment of going concern, including the revenue forecast, for the period to 31 January 2026 which is at least 12 months from the date the financial statements were authorised for issue.
- Challenging the factors and assumptions 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.
- Assessing the risk of breaching the debt covenants as a result of a reduction in the value of the Company's portfolio. We calculated and reviewed the Company's compliance with debt

covenants as at year end, validated the inputs used to the underlying information and agreed covenant requirements to the debt agreement and we performed reverse stress testing in order to identify what factors would lead to the Company breaching the financial covenants.

- Challenging the Company's ability to repay
 the debt facility, considering the expiry of the
 current debt facilities in 2026 (9 June 2026
 and 30 October 2026), and performing an
 independent liquidity analysis of the Company's
 investment portfolio to determine it's ability to
 repay by selling investments.
- Assessing available market information and news events following the requisition notice from a significant minority shareholder to hold a general meeting. The notice seeks to remove all of the existing independent non-executive directors and appoint alternate directors. If the resolutions are passed, their stated intention would be to remove the investment manager and change the investment policy. We challenged the Directors assessment of the implications of the requisition notice by reviewing all publicly available information available to determine any impact on the Company's ability to continue as a going concern.
- Considering the mitigating factors 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 and repay its debt
 should revenue decline significantly.
- Reviewing the Company's going concern disclosures included in the annual report to assess whether the disclosures were appropriate and in conformity with the reporting standards.

Going concern has also been determined to be a key audit matter.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the Company's ability to continue as a going concern for a period to 31 January 2026.

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

Risk of incorrect valuation or ownership of the investment portfolio and the resultant impact on unrealised gains/(losses)
 Risk of incomplete or inaccurate revenue recognition, including the classification of special dividends as revenue or capital items in the Income Statement
 Going concern
 Materiality
 Overall materiality of £6.35m 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, the potential impact of climate change and changes in the business environment when assessing the level of work to be performed. All audit work was performed directly by the audit engagement team.

Climate change

Stakeholders are increasingly interested in how climate change will impact the Company. The Company has determined that the most significant future impacts from climate change on their investments and overall investment process. This is explained on page 48 in the principal and emerging risks section, which form part of the "Other information," rather than the audited financial statements. Our procedures on these disclosures therefore consisted solely of considering whether they are materially consistent with the financial statements, or our knowledge obtained in the course of the audit or otherwise appear to be materially misstated.

Our audit effort in considering climate change was focused on the adequacy of the Company's disclosures in the financial statements as set out in Note 1a and concluded that there was no further material impact of climate change to be taken into account as the investments are valued based on market pricing as required by FRS 102. We also challenged the Directors' considerations of climate change in their assessment of viability and associated disclosures.

Key audit matters

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.

communicated to the Audit and Management Engagement Our response to the risk Committee

Risk

Incorrect valuation or ownership of the investment portfolio and the resultant impact on unrealised gains/(losses)

(as described on page 74 in the Report of the Audit and Management Engagement Committee and as per the accounting policy set out on pages 95 and 96).

The valuation of the investment portfolio at 31 October 2024 was £705.03m (2023: £671.3m) consisting of quoted investments with an aggregate value of £520.95m (2023: £491.24m) and unquoted investments with an aggregate value of £184.08m (2023: £180.06m).

The valuation of the assets held in the investment portfolio is the key driver of the Company's net asset value and total return. Incorrect investment pricing, or a failure to maintain proper legal title to 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 quoted investments is determined by reference to bid value or the last traded price depending on the convention of the exchange on which the investment is quoted.

Unquoted investments are valued at fair value by the Directors following a detailed review and appropriate challenge of the valuations approved by the Baillie Gifford Fair Value Pricing Group. The unquoted investment policy applies methodologies consistent with the International Private Equity and Venture Capital Valuation guidelines ("IPEV").

The valuation of the unquoted investments, and the resultant impact on the unrealised gains/(losses), is the area requiring the most significant judgment and estimation in the preparation of the financial statements and has been classified as an area of fraud risk.

We have performed the following procedures:

We obtained an understanding of Baillie Gifford's processes and controls surrounding legal title and pricing of quoted and unquoted investments by performing walkthrough procedures in which we evaluated the design and implementation of controls.

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

We reviewed the prices for all quoted investments in the portfolio to identify prices that have not changed within five business days of year end to verify whether the listed price is a valid fair value. Our testing did not identify any prices which had not changed within the 5 days.

For the 15 unquoted investments held as at 31 October 2024 the audit team or our valuations specialists reviewed and challenged the valuations:

- Reviewed the valuation papers prepared by the Investment Manager's Private Companies Valuation Group and approved by the Fair Value Pricing Group to gain an understanding of and assess the valuation methodologies and assumptions.
- Independently created a indicative range for the valuation of all of the unquoted investments.
- Discussed the unquoted valuations with the Investment Manager's Private Companies Valuation Group to understand their valuation approach and to challenge certain areas of their approach, documentation and valuation conclusions.
- Assessed whether the valuations have been performed in line with the valuation approaches as set out in UK GAAP and the International Private Equity and Venture capital ('IPEV') guidelines.
- Assessed the appropriateness of the data inputs including foreign exchange rates and challenged the assumptions used to support the valuations, where appropriate.
- Assessed other facts and circumstances, such as market movement and comparative company information, that have an impact on the fair market value of the investments; and assessed whether management's valuation is reasonable.

Where our testing identified instances where individual valuations were outside the expected range, we held further discussions with Baillie Gifford and the Audit and Management Engagement Committee. In those discussions, we discussed market trends and the valuation process and requested further support for the valuation assumptions where appropriate.

For all purchases of unquoted investments and a sample of quoted investments in the period, we obtained supporting documents from Baillie Gifford and have agreed these to the purchase cost per the accounting records and to the bank statements.

We tested the unrealised gains/losses on investments as at the year end using the book-cost reconciliation.

We compared the Company's investment holdings at 31 October 2024 to independent confirmations received directly from the Company's Depositary or from the investee company.

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

Key observations

Risk Our response to the risk

Key observations communicated to the Audit and Management Engagement Committee

Incomplete or inaccurate revenue recognition, including the classification of special dividends as revenue or capital items in the Income Statement (per the Audit and Management Engagement Committee report set out on page 74 and the accounting policy set out on page 97).

The total revenue for the year to 31 October 2024 was £1.30m (2023: £1.08m), consisting primarily of dividend income from quoted equity investments. Included in total revenue was revenue received from Special Dividends of £0.001m. all of which were classified as revenue in nature.

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

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 Income Statement.

We have performed the following procedures:

We obtained an understanding of Baillie Gifford's processes and controls surrounding revenue recognition including the classification of special dividends by performing walkthrough procedures.

For all dividends, we recalculated the 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. We agreed a sample to bank statements and, where applicable, we also agreed the exchange rates to an external source.

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

For all dividends accrued at the year end, we reviewed the investee company announcements to assess whether the dividend obligation arose prior to 31 October 2024. We agreed the dividend rate to corresponding announcements made by the investee company, recalculated the dividend amount receivable and confirmed this was consistent with cash received as shown on post year-end bank statements

For all investments held during the year, we compared the type of dividends paid with reference to an external data source to identify those which were 'special'. We confirmed 1 special dividend was received during the year which was classified as revenue. We tested the special dividend, by assessing the appropriateness of classification as revenue and capital by reviewing the underlying rationale of the distribution.

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

There have been no changes to the areas of audit focus raised in the above risk table from the prior year.

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 £6.35million (2023: £5.86 million), which is 1% (2023: 1%) of shareholder funds. We believe that Shareholder funds provides us with a 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 judgement was that performance materiality was 75% (2023 75%) of our planning materiality, namely £4.76m (2023: £4.38m). We have set performance materiality at this percentage due to our past experience of the audit that indicates a lower risk of misstatements, both corrected and uncorrected.

Reporting threshold

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

We agreed with the Audit and Management Engagement Committee that we would report to them all uncorrected audit differences in excess of $\mathfrak{5}0.32$ m (2023: $\mathfrak{5}0.29$ m), 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 this gives rise to a material misstatement in the financial statements themselves. If, based on the work we have performed, we conclude that there is a material misstatement of 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' reports 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

Corporate Governance Statement

We have reviewed 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 by the UK Listing Rules.

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 pages 71 and 72;
- 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 45;
- Director's statement on whether it has a reasonable expectation that the group will be able to continue in operation and meets its liabilities set out on page 45;
- Directors' statement on fair, balanced and understandable set out on pages 80 and 81;
- Board's confirmation that it has carried out a robust assessment of the emerging and principal risks set out on pages 45 to 50;
- The section of the annual report that describes the review of effectiveness of risk management and internal control systems set out on pages 70 and 71; and;
- The section describing the work of the Audit and Management Engagement Committee set out on pages 73 and 74.

Responsibilities of directors

As explained more fully in the directors' responsibilities statement set out on page 80, 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 United Kingdom Generally Accepted Accounting Practice, the Companies Act 2006, the Association of Investment Companies Code of Corporate Governance, The Association of Investment Companies Statement of Recommended Practice, the Listing Rules, the UK Corporate Governance Code, 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 by through discussions with the Audit and Management Engagement 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 fraud risks with respect to the incorrect valuation of the unquoted investments and the resulting impact on the unrealised gains/ (losses) and incomplete or inaccurate revenue recognition through incorrect classification of special dividends as revenue or capital items in the Income Statement. 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 review of the reporting to the Directors by the manager 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 and Management Engagement Committee, we were appointed by the Company on 24 January 2017 to audit the financial statements for the year ending 31 October 2017 and subsequent financial periods. The period of total uninterrupted engagement including previous renewals and reappointments is 8 years, covering the years ending 31 October 2017 to 31 October 2024.
- The audit opinion is consistent with the additional report to the Audit and Management Engagement 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.

Ahmer Huda (Senior statutory auditor) for and on behalf of Ernst & Young LLP, Statutory Auditor London 17 January 2025

Income statement

For the year ended 31 October

	Notes	2024 Revenue £'000	2024 Capital £'000	2024 Total £'000	2023 Revenue £'000	2023 Capital £'000	2023 Total £'000
Gains/(losses) on investments	8		77,573	77,573		(174,925)	(174,925)
Currency gains	12	_	3,975	3,975	_	2,802	2,802
Investment and other income	2	1,301	-	1,301	1,077		1,077
Investment management fee	3	(829)	(2,488)	(3,317)	(1,060)	(3,181)	(4,241)
Other administrative expenses	4	(1,520)	-	(1,520)	(915)	-	(915)
Net return before finance costs and taxation		(1,048)	79,060	78,012	(898)	(175,304)	(176,202)
Finance costs of borrowings	5	(1,571)	(4,714)	(6,285)	(1,578)	(4,735)	(6,313)
Net return before taxation		(2,619)	74,346	71,727	(2,476)	(180,039)	(182,515)
Tax on ordinary activities	6	(46)	-	(46)	(51)	-	(51)
Net return after taxation		(2,665)	74,346	71,681	(2,527)	(180,039)	(182,566)
Net return per ordinary share	7	(0.70p)	19.48p	18.78p	(0.65p)	(46.21p)	(46.86p)

The total column of this Statement represents the profit and loss account of the Company. The supplementary revenue and capital columns are prepared under guidance issued by the Association of Investment Companies.

All revenue and capital items in this Statement derive from continuing operations.

A Statement of Comprehensive Income is not required as the Company does not have any other comprehensive income and the net return after taxation is both the (loss)/profit and total comprehensive (expense)/income for the year.

The accompanying notes on pages 94 to 112 are an integral part of the Financial Statements.

Balance sheet

As at 31 October

	Notes	2024 £'000	2024 £'000	2023 £'000	2023 £'000
Fixed assets					
Investments held at fair value through profit or loss	8		705,032		671,300
Current assets	·				
Debtors	9	1,172		324	
Cash and cash equivalents	17	22,783		19,146	
		24,955		19,470	
Creditors					
Amounts falling due within one year	10	(94,384)		(106,033)	
Net current liabilities			(70,429)		(86,563)
Net assets			634,603		584,737
Capital and reserves	·				
Share capital	11		4,058		4,058
Share premium account	12		499,723		499,723
Special reserve	12		35,220		35,220
Capital reserve	12		106,883		54,352
Revenue reserve	12		(11,281)		(8,616)
Total shareholders' funds			634,603		584,737
Net asset value per ordinary share	13		170.40p		151.06p

The Financial Statements of Edinburgh Worldwide Investment Trust plc (Company registration number SC184775) were approved and authorised for issue by the Board and were signed on 17 January 2025.

Jonathan Simpson-Dent Chair

Statement of changes in equity

For the year ended 31 October 2024

	Notes	Share capital £'000	Share premium account £'000	Special reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
Shareholders' funds at 1 November 2023		4,058	499,723	35,220	54,352	(8,616)	584,737
Ordinary shares bought back into treasury	11	-	-	-	(21,815)	-	(21,815)
Net return after taxation	12	-	-	-	74,346	(2,665)	71,681
Shareholders' funds at 31 October 2024		4,058	499,723	35,220	106,883	(11,281)	634,603

For the year ended 31 October 2023

	Notes	Share capital £'000	Share premium account £'000	Special reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
Shareholders' funds at 1 November 2022		4,058	499,723	35,220	242,654	(6,089)	775,566
Ordinary shares bought back into treasury	11	_	-	_	(8,263)	-	(8,263)
Net return after taxation	12	_	-	_	(180,039)	(2,527)	(182,566)
Shareholders' funds at 31 October 2023		4,058	499,723	35,220	54,352	(8,616)	584,737

Cash flow statement

For the year ended 31 October

Notes	2024 £'000	2024 £'000	2023 £'000	2023 £'000
Cash flows from operating activities				
Net return before taxation		71,727		(182,515)
Adjustments to reconcile company profit before tax to net cash flow from operating activities				
Net (gains)/losses on investments		(77,573)		174,925
Currency gains		(3,975)		(2,802)
Finance costs of borrowings		6,285		6,313
Working capital movements				
Changes in debtors		(661)		(38)
Changes in creditors		(264)		(244)
Taxation				
Overseas withholding tax incurred		(46)		(51)
Cash from operations*		(4,507)		(4,412)
Interest paid		(6,539)		(5,686)
Net cash outflow from operating activities		(11,046)		(10,098)
Cash flows from investing activities				
Acquisitions of investments	(126,456)		(73,803)	
Disposals of investments	170,441		98,261	
Net cash inflow from investing activities		43,985		24,458
Cash flows from financing activities				
Ordinary shares bought back into treasury and stamp duty thereon	(21,772)		(8,567)	
Bank loans drawn down	365,783		402,717	
Bank loans repaid	(373,783)		(400,000)	
Net cash outflow from financing activities		(29,772)		(5,850)
Increase in cash and cash equivalents		3,167		8,510
Exchange movements		470		(495)
				44.404
Cash and cash equivalents at 1 November		19,146		11,131

^{*} Cash from operations includes dividends received of £638,000 (2023 – £718,000) and interest received of £663,000 (2023 – £288,000).

Notes to the Financial Statements

The Company was incorporated under the Companies Act 2006 in Scotland as a public limited company with registered number SC184775. The Company is an investment company within the meaning of section 833 of the Companies Act 2006 and carries on business as an investment trust.

01 Principal accounting policies

The Financial Statements for the year to 31 October 2024 have been prepared in accordance with FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' and on the basis of the accounting policies set out below which are unchanged from the prior year and have been applied consistently.

The Financial Statements have been prepared in accordance with the Companies Act 2006 and with the AlC's Statement of Recommended Practice 'Financial Statements of Investment Trust Companies and Venture Capital Trusts' issued in November 2014 and updated in July 2022 with consequential amendments.

a. Basis of accounting

All of the Company's operations are of a continuing nature and the Financial Statements are prepared on a going concern basis under the historical cost convention, modified to include the revaluation of fixed asset investments at fair value through profit or loss, and on the assumption that approval as an investment trust under section 1158 of the Corporation Tax Act 2010 and the Investment Trust (Approved Company) (Tax) Regulations 2011 will be retained. The Directors have, in particular, considered the impact of heightened market volatility and macroeconomic and geopolitical concerns, including inflation and interest rates but do not believe the Company's going concern status is affected. The Company's assets, the majority of which are investments in quoted securities which are readily realisable, exceed its liabilities significantly. All borrowings require the prior approval of the Board. Gearing levels and compliance with borrowing covenants are reviewed by the Board on a regular basis. The Company has continued to comply with the investment trust status requirements of section 1158 of the Corporation Tax Act 2010 and the Investment Trust (Approved Company) (Tax) Regulations 2011. The Company's primary third party suppliers, including its Managers and Secretaries, Depositary and Custodian,

Registrar, Auditor and Broker, are not experiencing significant operational difficulties affecting their respective services to the Company. The Directors have also considered the requisition notice from a significant minority shareholder to hold a general meeting. The notice seeks to remove all of the existing independent non-executive Directors and appoint alternative directors. After consideration of all available information and professional advice, the Board has carefully considered any implications for the going concern assumption if the resolutions are passed and notes their stated intention would be to remove the Investment Manager and change the Investment Policy. The Directors believe that although the outcome of the requisition is uncertain, the going concern assumption remains appropriate, since the portfolio is highly liquid, borrowings can be repaid in full (when they become due in June and October 2026) and at short notice and they have no reason to believe that there is an intention or indication to wind up or cease the Company's operations. Accordingly, the Financial Statements have been prepared on a going concern basis as it is the Directors' opinion, having assessed the principal and emerging risks and other matters set out in the Viability Statement on page 45 which assesses the prospects of the Company over a period of five years, that the Company will continue in operational existence until 31 January 2026, which is for a period of at least twelve months from the date of approval of these Financial Statements.

In order to better reflect the activities of the Company and in accordance with guidance issued by the AIC, supplementary information which analyses the profit and loss account between items of a revenue and capital nature has been presented in the Income statement.

In preparing these Financial Statements the Directors have considered the impact of climate change risk as a principal risk as set out on page 48 and have concluded that it does not have a material impact on the Company's investments. In line with FRS 102 investments are valued at fair value, being primarily quoted prices for investments in active markets at the balance sheet date, and therefore reflect market participants' view of climate change risk. Unlisted investments, valued by reference to comparable companies (see 1(e) below), similarly reflect market participants' view of climate change risk.

b. Functional currency

The Directors consider the Company's functional and presentational currency to be sterling as the Company's share capital is denominated in sterling, the entity is listed on a sterling stock exchange in the UK, the Company's shareholders are predominantly based in the UK and the Company and its investment manager, who are subject to the UK's regulatory environment, are also UK based.

c. Financial instruments

Financial assets and financial liabilities are recognised in the Company's Balance sheet when it becomes a party to the contractual provisions of the instrument.

d. Accounting estimates, assumptions and judgements

The preparation of the Financial Statements requires the use of estimates, assumptions and judgements. These estimates, assumptions and judgements affect the reported amounts of assets and liabilities, at the reporting date. While estimates are based on best judgement using information and financial data available, the actual outcome may differ from these estimates. The key source of estimation and uncertainty at the balance sheet date that could affect the carrying value of assets and liabilities in the next financial year pertains to the fair value of the unlisted investments.

Judgements

In accordance with the requirements of FRS102 s.8.6 the Directors have considered the key judgements involved in the preparation of the Financial Statements. The Directors key judgements were as follows:

- i. the determination of the functional currency of the Company as sterling (see rationale in 1(b) above); and
- ii. the fair valuation of the unlisted investments.

The key judgements in the fair valuation process are:

- i. the Managers' determination of the appropriate application of the International Private Equity and Venture Capital Guidelines 2022 ('IPEV') to each unlisted investment; and
- ii. the Directors' consideration of whether each fair value is appropriate following detailed review and challenge. The judgement applied in the selection of the methodology used (see 1(e) below) for determining the fair value of each unlisted investment can have a significant impact upon the valuation.

Estimates

The key estimate in the Financial Statements is the determination of the fair value of the unlisted investments by the Managers for consideration by the Directors. This estimate is key as it significantly impacts the valuation of the unlisted investments at the Balance Sheet date. The fair valuation process involves estimation using subjective inputs that are unobservable (for which market data is unavailable). The main estimates (including key sources of uncertainty in accordance with FRS102 s.8.7) involved in the selection of the valuation process inputs are:

- the selection of appropriate comparable companies in order to derive revenue multiples and meaningful relationships between enterprise value, revenue and earnings growth. Comparable companies are chosen on the basis of their business characteristics and growth patterns;
- ii. the selection of a revenue metric (either historical or forecast):
- iii.the application of an appropriate discount factor to reflect the reduced liquidity of unlisted companies versus their listed peers and where appropriate for the risk of insolvency;
- iv. the estimation of the probability assigned to an exit being through an initial public offering ('IPO') or a company sale;
- v. the selection of an appropriate industry benchmark index to assist with the valuation validation or the application of valuation adjustments, particularly in the absence of established earnings or closely comparable peers; and
- vi.the calculation of valuation adjustments derived from milestone analysis (i.e. incorporating operational success against the plan/forecasts of the business into the valuation).

Fair value estimates are cross-checked to alternative estimation methods where possible to improve the robustness of the estimates. As the valuation outcomes may differ from the fair value estimates a price sensitivity analysis is provided in other price risk sensitivity in note 17 on pages 107 to 111 to illustrate the effect on the Financial Statements of an over or under estimation of fair values. The risk of an over or under estimation of fair values is greater when methodologies are applied using more subjective inputs.

Assumptions

The determination of fair value by the Managers involves key assumptions dependent upon the valuation technique used. As explained in 1(e) below, the primary technique applied under the IPEV Guidelines is the Multiples approach. Where the Multiples approach is used the valuation process recognises also, as stated in the IPEV Guidelines, that the price of a recent investment may be an appropriate calibration for estimating fair value. The Multiples approach involves subjective inputs and therefore presents a greater risk of over or under estimation and particularly in the absence of a recent transaction.

The key assumptions for the Multiples approach are that the selection of comparable companies provides a reasonable basis for identifying relationships between enterprise value, revenue and growth to apply in the determination of fair value. Other assumptions include:

- i. the discount applied for reduced liquidity versus listed peers;
- ii. the exit being through either an IPO or a company sale;
- iii.that the application of milestone analysis and industry benchmark indices are a reasonable basis for applying appropriate adjustments to the valuations. Valuations are cross-checked for reasonableness to alternative Multiples-based approaches or benchmark index movements as appropriate.

e. Investments

The Company's investments are classified, recognised and measured at fair value through profit or loss in accordance with sections 11 and 12 of FRS 102. Changes in the fair value of investments and gains and losses on disposal are recognised as capital items in the Income statement.

Recognition and initial measurement

Purchases and sales of investments are accounted for on a trade date basis. Expenses incidental to purchase and sale are written off to capital at the time of acquisition or disposal. All investments are designated as valued at fair value through profit or loss upon initial recognition and are measured at subsequent reporting dates at fair value.

Measurement and valuation

Listed investments – The fair value of listed security investments is bid value or, in the case of holdings on certain recognised overseas exchanges, at last traded prices.

Unlisted investments – unlisted investments are valued at fair value by the Directors following a detailed review and appropriate challenge of the valuations proposed by the Managers. The Managers' unlisted investment valuation policy applies techniques consistent with the IPEV Guidelines.

The techniques applied are predominantly market-based approaches. The market-based approaches available under IPEV Guidelines are set out below and are followed by an explanation of how they are applied to the Company's unlisted portfolio:

- · Multiples;
- · Industry valuation benchmarks; and
- · Available market prices.

The nature of the unlisted portfolio currently will influence the valuation technique applied. The valuation approach recognises that, as stated in the IPEV Guidelines, the price of a recent investment, if resulting from an orderly transaction, generally represents fair value as at the transaction date and may be an appropriate starting point for estimating fair value at subsequent measurement dates. However, consideration is given to the facts and circumstances as at the subsequent measurement date, including changes in the market or performance of the investee company. Milestone analysis is used where appropriate to incorporate the operational progress of the investee company into the valuation. Additionally, the background to the transaction must be considered. As a result, various Multiples-based techniques are employed to assess the valuations particularly in those companies with established revenues. Discounted cashflows are used where appropriate. An absence of relevant industry peers may preclude the application of the Industry Valuation Benchmarks technique and an absence of observable prices may preclude the Available Market Prices approach. All valuations are cross-checked for reasonableness by employing relevant alternative techniques.

The unlisted investments are valued according to a three monthly cycle of measurement dates from the date of purchase. The fair value of the unlisted investments will also be reviewed before the next scheduled three monthly measurement date on the following occasions:

- · at the year end and half year end of the Company; and
- where there is an indication of a change in fair value as defined in the IPEV guidelines (commonly referred to as 'trigger' events).

Gains and losses

Gains and losses on investments, including those arising from foreign currency exchange differences, are recognised in the Income statement as capital items. The Managers monitor the investment portfolio on a fair value basis and uses the fair value basis for investments in making investment decisions and monitoring financial performance.

f. Cash and cash equivalents

Cash and cash equivalents include cash in hand and deposits repayable on demand. Deposits are repayable on demand if they can be withdrawn at any time without notice and without penalty or if they have a maturity or period of notice of not more than one working day.

g. Income

- i. income from equity investments is brought into account on the date on which the investments are quoted exdividend or, where no ex-dividend date is quoted, when the Company's right to receive payment is established;
- ii. if scrip dividends are taken in lieu of dividends in cash, the net amount of the cash dividend declared is credited to the revenue column of the Income statement. Any excess in the value of the shares received over the amount of the cash dividend foregone is recognised in the capital column of the Income statement:
- iii.special dividends are treated as capital or revenue depending on the facts of each particular case;
- iv. unfranked investment income and overseas dividends include the taxes deducted at source; and
- v. interest receivable on deposits is recognised on an accruals basis.

h. Expenses

All expenses are accounted for on an accruals basis. Expenses are charged to the revenue column of the Income statement except:

- i. where they relate directly to the acquisition or disposal of an investment (transaction costs), in which case they are charged to the capital within gains/losses on investments; and
- ii. they relate directly to the buy-back/issuance of shares, in which case they are added to the buy-back cost or deducted from the share issuance proceeds.

The investment management fee is allocated 25% to revenue and 75% to capital, in line with the Board's expectation of returns from the Company's investments over the long term in the form of revenue and capital respectively.

i. Borrowings and finance costs

Any borrowings are carried in the Balance sheet at amortised cost, representing the cumulative amount of net proceeds after issue, plus accrued finance costs. The finance costs of borrowings are allocated 25% to the revenue account and 75% to the capital reserve. Gains and losses on the repurchase or early settlement of debt are wholly charged to capital.

j. Deferred taxation

Deferred taxation is provided on all timing differences which have originated but not reversed by the Balance Sheet date, calculated at the current tax rates expected to apply when its timing differences reverse, based on what has been enacted or substantially enacted, relevant to the benefit or liability. Deferred tax assets are recognised only to the extent that it will be more likely than not that there will be taxable profits from which underlying timing differences can be deducted.

k. Foreign currencies

Transactions involving foreign currencies are converted at the rate ruling at the time of the transaction. Monetary assets and liabilities in foreign currencies are translated at the closing rates of exchange at the Balance sheet date. Any gain or loss arising from a change in exchange rate subsequent to the date of the transaction is included as an exchange gain or loss in the Income statement and classified as a revenue or capital item as appropriate.

I. Capital reserve

Gains and losses on disposal of investments, changes in the fair value of investments held, exchange differences of a capital nature and the amount by which other assets and liabilities valued at fair value differ from their book cost are dealt with in this reserve. Purchases of the Company's own shares can also be funded from this reserve. 75% of management fees and finance costs are allocated to the capital reserve in line with the Board's expectation of returns from the Company's investments over the long term in the form of revenue and capital respectively.

m. Single segment reporting

The Company has only one material segment being that of an investment trust company, investing primarily in listed companies throughout the world.

02 Income

	2024 £'000	2023 £'000
Income from investments		
UK dividends	358	379
Overseas dividends	280	340
Overseas interest	342	70
	980	789
Other income		
Deposit interest	321	288
Total income	1,301	1,077
Total income comprises:		
Dividends from financial assets held at fair value through profit or loss	638	719
Interest from financial assets designated at fair value through profit or loss	342	70
Interest from financial assets not at fair value through profit or loss	321	288
	1,301	1,077

03 Investment management fee

	2024	2024	2024	2023	2023	2023
	Revenue	Capital	Total	Revenue	Capital	Total
	£'000	£'000	£'000	£'000	£'000	£'000
Investment management fee	829	2,488	3,317	1,060	3,181	4,241

Details of the Investment Management Agreement are disclosed on page 62. The annual management fee is 0.75% on the first £50 million of net assets, 0.65% on the next £200 million of net assets and 0.55% on the remaining net assets. Management fees are calculated and payable quarterly.

A reduction to the management fee for the year to 31 October 2024 was agreed representing a 25% reduction to the fee for the quarters to 31 July 2024 and 31 October 2024. The reduction was agreed further to the costs incurred by the Company in relation to the detailed review of strategy (see Chair's Statement on page 07).

04 Other administrative expenses

	2024 £'000	2023 £'000
General administrative expenses*	824	231
Custody charges	189	170
Directors' fees (see Directors' remuneration report page 77)	210	218
Auditor's remuneration for audit services	102	99
Marketing†	96	89
Depositary fees	71	84
Registrar fees	28	24
	1,520	915

^{*} Includes £421,000 for professional advisory fees related to the detailed review of strategy, execution and performance undertaken by the Board during the year.

There were no non-audit fees in the years to 31 October 2024 or 31 October 2023.

[†] The Company is part of a marketing programme which includes all the Investment Trusts managed by the Manager. The marketing strategy has an ongoing objective to stimulate demand for the Company's shares. The cost of this marketing strategy is borne in partnership by the Company and the Manager. The Manager matches the Company's marketing contribution and provides the resource to manage and run the programme.

05 Finance costs of borrowings

	2024	2024	2024	2023	2023	2023
	Revenue	Capital	Total	Revenue	Capital	Total
	£'000	£'000	£'000	£'000	£'000	£'000
Interest on bank loan	1,571	4,714	6,285	1,578	4,735	6,313

06 Tax

	2024 £ '000	2023 £'000
Analysis of charge in year		
Overseas withholding tax	46	51
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 of 25% (2023 – 22.518%). The differences are explained below:		
Net return before taxation	71,727	(182,515)
Net return before taxation multiplied by the standard rate of corporation tax in the UK of 25% (2023 – 22.518%)	17,932	(41,099)
Capital returns not taxable	(20,387)	38,758
Income not taxable (UK dividends)	(90)	(85)
Income not taxable (overseas dividends)	(70)	(76)
Current year management expenses and non-trade loan relationship deficit not utilised	2,615	2,502
Overseas withholding tax incurred	46	51
Tax charge for the year	46	51

As an investment trust, the Company's capital gains are not taxable in the United Kingdom.

Factors that may affect future tax charges

At 31 October 2024 the Company had surplus management expenses and losses on non-trading loan relationships of £84,830,000 (2023 – £77,993,000). No deferred tax asset has been recognised in respect of these amounts because the Company is not expected to generate taxable income in a future period in excess of the deductible expenses of that future period and, accordingly, it is unlikely that the Company will be able to reduce future tax liabilities through the use of existing surplus expenses.

07 Net return per ordinary share

	2024	2024	2024	2023	2023	2023
	Revenue	Capital	Total	Revenue	Capital	Total
Net return after taxation	(0.70p)	19.48p	18.78p	(0.65p)	(46.21p)	(46.86p)

Revenue return per ordinary share is based on the net revenue loss after taxation of £2,665,000 (2023 – net revenue loss of £2,527,000) and on 381,569,206 (2023 – 389,617,177) ordinary shares, being the weighted average number of ordinary shares in issue (excluding treasury shares) during the year.

Capital return per ordinary share is based on the net capital gain for the financial year of £74,346,000 (2023 – net capital loss of £180,039,000) and on 381,569,206 (2023 – 389,617,177) ordinary shares, being the weighted average number of ordinary shares in issue (excluding treasury shares) during the year.

There are no dilutive or potentially dilutive shares in issue.

08 Fixed assets - investments

As at 31 October 2024	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Listed equities	520,954	_	_	520,954
Unlisted ordinary shares	-	-	15,220	15,220
Suspended ordinary shares	-	-	1,106	1,106
Unlisted preference shares*	-	-	163,863	163,863
Unlisted convertible promissory note/convertible loan note	-	-	3,889	3,889
Total financial asset investments	520,954	-	184,078	705,032
As at 31 October 2023	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Listed equities	491,243	_	_	491,243
Unlisted ordinary shares	_	_	19,450	19,450
Unlisted preference shares*	_	_	156,900	156,900
Unlisted convertible promissory note/convertible loan note	-	-	3,707	3,707
Total financial asset investments	491,243	-	180,057	671,300

The investments in preference shares are not classified as equity holdings as they include liquidation preference rights that determine the repayment (or multiple thereof) of the original investment in the event of a liquidation event such as a take-over.

Fair value hierarchy

The fair value hierarchy used to analyse the fair values of financial assets is described below. The levels are determined by the lowest (that is the least reliable or least independently observable) level of input that is significant to the fair value measurement for the individual investment in its entirety as follows:

Level 1 - using unadjusted quoted prices for identical instruments in an active market;

Level 2 - using inputs, other than quoted prices included within Level 1, that are directly or indirectly observable (based on market data); and

Level 3 - using inputs that are unobservable (for which market data is unavailable).

The valuation techniques used by the Company are explained in the accounting policies on page 96. A sensitivity analysis by valuation technique of the unlisted securities is given on pages 108 to 111.

08 Fixed assets - investments (continued)

	2024 Listed securities £'000	2024 Unlisted securities *	2024 Total securities £'000	2023 Total £ '000
Cost of investments at 31 October 2023	698,392	122,187	820,579	876,027
Investment holding losses at 1 November 2023	(207,149)	57,870	(149,279)	(3,223)
Value of investments at 31 October 2023	491,243	180,057	671,300	872,804
Movements in year:				
Purchases at cost	126,299	-	126,299	67,084
Sales - proceeds received	(166,191)	(3,949)	(170,140)	(93,663)
- realised losses on sales	(123,938)	(1,428)	(125,366)	(28,869)
Gains and losses on investments	206,221	(3,282)	202,939	(146,056)
Changes in categorisation [†]	(12,680)	12,680	-	-
Value of investments at end of year	520,954	184,078	705,032	671,300
Cost of investments at 31 October 2024	521,882	129,490	651,372	820,579
Investment holding gains/(losses) at 31 October 2024	(928)	54,588	53,660	(149,279)
Value of investments at 31 October 2024	520,954	184,078	705,032	671,300

^{*} Includes holdings in ordinary shares, preference shares, suspended shares, convertible promissory notes and convertible notes.

The Company received £170,140,000 from investments sold in the year (2023 – £93,663,000). The book cost of these investments when they were purchased was £295,506,000 (2023 – £122,533,000). These investments have been revalued over time and until they were sold any unrealised gains/losses were included in the fair value of the investments.

The purchases and sales proceeds figures above include transaction costs of £158,000 (2023 – £67,000) and £67,000 (2023 – £28,000) respectively.

	2024 £ '000	2023 £'000
Net gains/(losses) on investments		
Realised losses on sales	(125,366)	(28,869)
Changes in investment holding gains	202,939	(146,056)
	77,573	(174,925)

[†] Changes in categorisation reflect the book cost of C4X Discovery Holdings (delisted) £3,234,000, 4D Pharma (suspended) £2,031,000, China Lumena New Materials (suspended) £690,000 and New Horizon Health(suspended) £6,673,000

08 Fixed assets - investments (continued)

Significant holdings disclosure requirements - AIC SORP

Details are disclosed below in accordance with the requirements of paragraph 82 of the AIC Statement of Recommended Practice 'Financial Statements of Investment Trust Companies and Venture Capital Trusts' (updated in July 2022) in relation to unlisted investments in the top twenty of the List of Investments on page 24. As required, this disclosure includes turnover, pre-tax profits and net assets attributable to investors as reported within the most recently audited financial statements of the investee companies, where possible.

As at 31 Octob	per 2024 Business	Latest Financial Statements	Book cost £'000	Market value £'000	Income recognised from holding in the period £'000	Turnover £'000	Pre-tax profit/ (loss) £'000	Net assets attributable to shareholders £'000
Space Exploration Technologies	Designs, manufactures and launches advanced rockets and spacecraft	n/a	19,570	90,073	Nil	Infor	mation not p	ublicly available*
PsiQuantum	Developer of commercial quantum computing	n/a	16,762	35,923	Nil	Infor	mation not p	ublicly available*

As at 31 Octob	per 2023				Income			
Name	Business	Latest Financial Statements	Book cost £'000	Market value £'000	recognised from holding in the period £'000	Turnover £'000	Pre-tax profit/ (loss) £'000	Net assets attributable to shareholders £'000
Space Exploration Technologies	Designs, manufactures and launches advanced rockets and spacecraft	n/a	19,570	62,861	Nil	Inforr	nation not p	oublicly available*
PsiQuantum	Developer of commercial quantum computing	n/a	16,762	30,802	Nil	Inforr	mation not p	oublicly available*

^{*} Confidentiality agreements prevent the disclosure of this information.

09 Debtors

	2024 £'000	2023 £'000
Amounts falling due within one year:		
Income accrued (net of withholding taxes)	483	73
Sales for subsequent settlement	188	_
Other debtors and prepayments	501	251
	1,172	324

None of the above debtors are financial assets designated at fair value through profit or loss. The carrying amount of debtors is a reasonable approximation of fair value. There are no debtors that were past due or impaired at 31 October 2024 or 31 October 2023.

10 Creditors - amounts falling due within one year

	2024 £'000	2023 £'000
The Royal Bank of Scotland International Limited £100 million multi-currency revolving credit facility	91,744	103,249
Purchases for subsequent settlement	332	_
Investment management fee	468	879
Buybacks and related stamp duty awaiting settlement	171	128
Other creditors and accruals	1,669	1,777
	94,384	106,033

Borrowing facilities at 31 October 2024:

A five year £100 million multi-currency revolving credit facility with The Royal Bank of Scotland International Limited with an expiry date of 9 June 2026.

A five year £36 million multi-currency revolving credit facility with The Bank of New York Mellon with an expiry date of 30 October 2026.

At 31 October 2024 drawings were as follows:

• £100 million multi-currency facility with The Royal Bank of Scotland International Limited: £9,864,299 at an interest rate of 5.02% per annum; US\$71,166,114 at an interest rate of 6.35% per annum; and £28,060,150 at an interest rate of 6.40% per annum. The rollover/maturity date is 11 February 2025.

At 31 October 2023 drawings were as follows:

• £100 million multi-currency facility with The Royal Bank of Scotland International Limited: €10,600,000 at an interest rate of 4.73% per annum; US\$77,150,000 at an interest rate of 6.75% per annum; and £30,437,000 at an interest rate of 6.63% per annum. The rollover/maturity date is 9 February 2024.

The main covenants relating to both loan facilities with The Royal Bank of Scotland International Limited and The Bank of New York Mellon Limited are: total borrowings shall not exceed 35% of the Company's adjusted gross assets and the minimum adjusted gross assets shall be £260 million. There were no breaches in the loan covenants during the year to 31 October 2024 (31 October 2023 – none).

Subsequent to 31 October 2024, the Company has repaid an amount equivalent to £37 million.

11 Share capital

	2024 Number	2024 £'000	2023 Number	2023 £'000
Allotted, called up and fully paid ordinary shares of 1p each	372,426,908	3,725	387,094,641	3,871
Treasury shares of 1p each	33,326,787	333	18,659,054	187
	405,753,695	4,058	405,753,695	4,058

The Company has authority to allot shares under section 551 of the Companies Act 2006. The Board has authorised use of this authority to issue new shares at a premium to net asset value in order to enhance the net asset value per share for existing shareholders and improve the liquidity of the Company's shares. In the year to 31 October 2024 no shares were issued from treasury (in the year to 31 October 2023 – no shares were issued from treasury).

Over the period from 31 October 2024 to 16 January 2025 the Company has issued no further shares.

The Company also has authority to buy back shares. In the year to 31 October 2024, 14,667,733 shares with a nominal value of £147,000 were bought back at a total cost of £21,815,000 and held in treasury (2023 – 5,190,382 shares with a nominal value of £52,000 were bought back at a total cost of £8,263,000 and held in treasury). At 31 October 2024 the Company had authority to buy back a further 45,828,607 ordinary shares.

Over the period from 31 October 2024 to 16 January 2025 the Company has bought back a further 31,000 shares at a total cost of £50,000.

12 Capital and reserves

	Share capital £'000	Share premium account £'000	Special reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
At 1 November 2023	4,058	499,723	35,220	54,352	(8,616)	584,737
Net gains on sales of investments	-	-	-	(125,366)	-	(125,366)
Changes in investment holding gains	-	-	-	202,939	-	202,939
Exchange differences on bank loans	-	_	-	3,505	_	3,505
Other exchange differences	-	-	-	470	-	470
Ordinary shares bought back into treasury	-	-	-	(21,815)	-	(21,815)
Investment management fee charged to capital	-	-	-	(2,488)	-	(2,488)
Finance cost of borrowings charged to capital	-	-	-	(4,714)	-	(4,714)
Revenue return after taxation	-	-	-	-	(2,665)	(2,665)
At 31 October 2024	4,058	499,723	35,220	106,883	(11,281)	634,603
	Share capital £'000	Share premium account £'000	Special reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
At 1 November 2022	capital	premium account	reserve	reserve	reserve	funds
At 1 November 2022 Net gains on sales of investments	capital £'000	premium account £'000	reserve £'000	reserve £'000	reserve £'000	funds £'000
	capital £'000 4,058	premium account £'000	reserve £'000 35,220	reserve £'000 242,654	reserve £'000 (6,089)	funds £'000 775,566
Net gains on sales of investments	capital £'000 4,058	premium account £'000 499,723	reserve £'000 35,220	reserve £'000 242,654 (28,869)	reserve £'000 (6,089)	funds £'000 775,566 (28,869)
Net gains on sales of investments Changes in investment holding gains	capital £'000 4,058	premium account £'000 499,723	reserve £'000 35,220	reserve £'000 242,654 (28,869) (146,056)	reserve £'000 (6,089)	funds £'000 775,566 (28,869) (146,058)
Net gains on sales of investments Changes in investment holding gains Exchange differences on bank loans	capital £'000 4,058 - -	premium account £'000 499,723	reserve £'000 35,220 - -	reserve £'000 242,654 (28,869) (146,056) 3,297	reserve £'000 (6,089)	funds £'000 775,566 (28,869) (146,058) 3,297
Net gains on sales of investments Changes in investment holding gains Exchange differences on bank loans Other exchange differences Ordinary shares bought back	capital £'000 4,058 - - -	premium account £'000 499,723	reserve £'000 35,220 - -	reserve £'000 242,654 (28,869) (146,056) 3,297 (495)	reserve £'000 (6,089)	funds £'000 775,566 (28,869) (146,058) 3,297 (495)
Net gains on sales of investments Changes in investment holding gains Exchange differences on bank loans Other exchange differences Ordinary shares bought back into treasury Investment management fee	capital £'000 4,058 - - -	premium account £'000 499,723 - - -	reserve £'000 35,220 - -	reserve £'000 242,654 (28,869) (146,056) 3,297 (495) (8,263)	reserve £'000 (6,089)	funds £'000 775,566 (28,869) (146,058) 3,297 (495) (8,263)
Net gains on sales of investments Changes in investment holding gains Exchange differences on bank loans Other exchange differences Ordinary shares bought back into treasury Investment management fee charged to capital Finance cost of borrowings	capital £'000 4,058 - - -	premium account £'000 499,723	reserve £'000 35,220 - -	reserve £'000 242,654 (28,869) (146,056) 3,297 (495) (8,263)	reserve £'000 (6,089)	funds £'000 775,566 (28,869) (146,058) 3,297 (495) (8,263)

The capital reserve includes investment holding gains on fixed asset investments of £53,660,000 (2023 - losses of £149,279,000) as disclosed in note 8.

The special reserve arose following the court approval for the cancellation of 30% of the value of the share premium account on 29 April 1999.

The special reserve may be utilised to finance any purchase of the Company's ordinary shares.

The revenue reserve, special reserve and the capital reserve (to the extent it constitutes realised profits (£51,512,000)) are distributable. Total distributable reserves are therefore £75,452,000.

13 Net asset value per ordinary share

	2024	2023	2024 £'000	2023 £'000
Shareholders' funds	170.40p	151.06p	634,603	584,737

Net asset value per ordinary share is based on the net assets as shown above and 372,426,908 (2023 – 387,094,641) ordinary shares (excluding treasury shares), being the number of ordinary shares in issue at each year end.

At 31 October 2024 and 31 October 2023 all borrowings are in the form of short term floating rate borrowings and their fair value is considered equal to their book value, hence there is no difference in the net asset value per share between including debt at book, or fair value, in the calculation.

14 Analysis of change in net debt

The net asset value per ordinary share and the net asset value attributable to the ordinary shareholders at the year end calculated in accordance with the Articles of Association were as follows:

	At 1 October 2023 £'000	Cash flows £'000	Exchange movement £'000	At 31 October 2024 £'00
Cash and cash equivalents	19,146	3,167	470	22,783
Loans due within one year	(103,249)	8,000	3,505	(91,744)
	(84,103)	11,167	3,975	(68,961)

15 Transactions with related parties and the Managers and Secretaries

The Directors' fees for the year are detailed in the Directors' remuneration report on page 77. No Director has a contract of service with the Company. During the year no Director was interested in any contract or other matter requiring disclosure under section 412 of the Companies Act 2006.

Details of the management contract are set out in the Directors' report on pages 61 and 62. The management fee payable to the Managers by the Company for the year, as disclosed in note 3, was £3,317,000 (2023 – £4,241,000) of which £468,000 (2023 – £879,000) was outstanding at the year end, as disclosed in note 10.

16 Contingencies, guarantees and financial commitments

At 31 October 2024 there are contingent assets not recognised in the Financial Statements in respect of potential deferred proceeds from the SPAC acquisitions of two investee companies, which are estimated to be approximately £0.9 million (31 October 2023 – £8.25 million from two investee companies). The economic benefits flowing from the deferred proceeds are deemed to be probable and the full extent to which this amount will become receivable in due course is dependent on future events.

There were no contingent liabilities, guarantees or financial commitments at either the current or prior year balance sheet date.

17 Financial instruments

As an Investment Trust, the Company invests in listed and unlisted securities and makes other investments so as to meet its investment objective of achieving long term capital growth. The Company borrows money when the Board and Managers have sufficient conviction that the assets funded by borrowed monies will generate a return in excess of the cost of borrowing. In pursuing its investment objective, the Company is exposed to various types of risk that are associated with the financial instruments and markets in which it invests.

These risks are categorised here as market risk (comprising currency risk, interest rate risk and other price risk), liquidity risk and credit risk.

The Board monitors closely the Company's exposures to these risks but does so in order to reduce the likelihood of a permanent loss of capital rather than to minimise the short term volatility. Risk provides the potential for both losses and gains and in assessing risk the Board encourages the Managers to exploit the opportunities that risk affords.

The risk management policies and procedures outlined in this note have not changed substantially from the previous accounting period.

17 Financial instruments (continued)

Market risk

The fair value or future cash flows of a financial instrument or other investment held by the Company may fluctuate because of changes in market prices. This market risk comprises three elements - currency risk, interest rate risk and other price risk. The Board of Directors reviews and agrees policies for managing these risks and the Company's Investment Managers both assess the exposure to market risk when making individual investment decisions and monitor the overall level of market risk across the investment portfolio on an ongoing basis.

Details of the Company's investment portfolio are shown in note 8 and on pages 25 to 29.

i. Currency risk

Certain of the Company's assets, liabilities and income are denominated in currencies other than sterling (the Company's functional currency and that in which it reports its results). Consequently, movements in exchange rates may affect the sterling

The Managers monitor the Company's exposure to foreign currencies and report to the Board on a regular basis. The Managers assess the risk to the Company of the foreign currency exposure by considering the effect on the Company's net asset value and income of a movement in the rates of exchange to which the Company's assets, liabilities, income and expenses are exposed. However, the country in which a company is listed is not necessarily where it earns its profits. The movement in exchange rates on overseas earnings may have a more significant impact upon a company's valuation than a simple translation of the currency in which the company is quoted.

Foreign currency borrowings can limit the Company's exposure to anticipated future changes in exchange rates which might otherwise adversely affect the value of the portfolio of investments.

Exposure to currency risk through asset allocation, which is calculated by reference to the currency in which the asset or liability is quoted, is shown below.

At 31 October 2024	Investments £'000	Cash and deposits £'000	Bank loans £'000	Other debtors and creditors £'000	Net exposure £'000
US dollar	570,590	21,820	(55,354)	(749)	536,307
Japanese yen	17,821	-	-	-	17,821
New Taiwan dollar	7,481	-	-	-	7,481
Australian dollar	11,157	_	-	-	11,157
Hong Kong dollar	17,577	_	-	_	17,577
Danish krone	6,854	-	-	_	6,854
Swiss franc	1,997	-	-	30	2,027
Euro	5,021	-	(8,330)	63	(3,246)
Total exposure to currency risk	638,498	21,820	(63,684)	(656)	595,978
Sterling	66,534	963	(28,060)	(812)	38,625
	705,032	22,783	(91,744)	(1,468)	634,603

At 31 October 2023	Investments £'000	Cash and deposits £'000	Bank Ioans £'000	Other debtors and creditors £'000	Net exposure £'000
US dollar	546,628	18,181	(63,579)	(922)	500,308
Japanese yen	12,005	_	-	-	12,005
Euro	4,987	_	(9,233)	(101)	(4,347)
Hong Kong dollar	3,123	_	-	_	3,123
Danish krone	9,197	_	_	_	9,197
Swiss franc	1,044	_	-	30	1,074
Australian dollar	7,685	-	-	-	7,685
Total exposure to currency risk	584,669	18,181	(72,812)	(993)	529,045
Sterling	86,631	965	(30,437)	(1,467)	55,692
	671,300	19,146	(103,249)	(2,460)	584,737

i. Currency risk (continued)

Currency risk sensitivity

At 31 October 2024, if sterling had strengthened by 5% in relation to all currencies, with all other variables held constant, total net assets and total return would have decreased by the amounts shown below. A 5% weakening of sterling against all currencies, with all other variables held constant, would have had an equal but opposite effect on the Financial Statement amounts. The level of change is considered to be reasonable based on observations of current market conditions. The analysis is performed on the same basis for 2023.

	2024 £'000	2023 £'000
US dollar	26,815	25,015
Japanese yen	891	600
New Taiwan dollar	374	-
Australian dollar	558	384
Hong Kong dollar	879	156
Danish krone	343	460
Swiss franc	101	54
Euro	(162)	(217)
	29,799	26,452

ii. Interest rate risk

Interest rate movements may affect directly:

- the fair value of any investments in fixed interest rate securities;
- · the level of income receivable on cash deposits;
- · the fair value of any fixed-rate borrowings; and
- the interest payable on any variable rate borrowings.

Interest rate movements may also impact upon the market value of the Company's investments other than any fixed income securities. The effect of interest rate movements upon the earnings of an investee company may have a significant impact upon the valuation of that company's equity.

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

The Board reviews on a regular basis the amount of investments in cash and fixed income securities and the income receivable on cash deposits, floating rate notes and other similar investments.

The Company finances part of its activities through borrowings at approved levels. The amount of such borrowings and the approved levels are monitored and reviewed regularly by the Board. Movements in interest rates, to the extent that they affect the market value of the Company's fixed rate borrowings, may also affect the amount by which the Company's share price is at a discount or a premium to the net asset value (assuming that the Company's share price is unaffected by movements in interest rates).

The interest rate risk profile of the Company's financial assets and liabilities at 31 October is shown below:

Financial assets

	2024 Fair value £'000	2024 Weighted average interest rate	2024 Weighted average period until maturity *	2023 Fair value £'000	2023 Weighted average interest rate	2023 Weighted average period until maturity *
Cash and short term deposits:					•	
US dollar	21,820	4.5%	n/a	18,181	4.8%	n/a
Sterling	963	4.2%	n/a	965	4.5%	n/a

^{*} Based on expected maturity date.

The cash deposits generally comprise overnight call or short term money market deposits of less than one month which are repayable on demand. The comparative index rate which determines the interest payments received on cash balances is the bank base rate.

ii. Interest rate risk (continued)

Financial liabilities

The interest risk profile of the Company's financial liabilities and the maturity profile of the undiscounted future cash flows in respect of the Company's contractual financial liabilities at 31 October are shown below:

	2024 Fair value £'000	2024 Weighted average interest rate	2024 Weighted average period until maturity *	2023 Fair value £'000	2023 Weighted average interest rate	2023 Weighted average period until maturity *
Bank loans:						
Sterling	28,060	6.5%	n/a	30,437	6.6%	n/a
US dollar	55,354	6.7%	n/a	63,579	5.9%	n/a
Euro	8,330	5.2%	n/a	9,233	3.7%	n/a

Based on expected maturity date.

Interest Rate Risk Profile

The interest rate risk profile of the Company's financial liabilities at 31 October was:

	2024 £'000	2023 £'000
Floating rate:		
Sterling denominated	28,060	30,437
US\$ denominated	55,354	63,579
Euro denominated	8,330	9,233
	91,744	103,249

Maturity profile

The maturity profile of the Company's financial liabilities at 31 October was:

	2024 £'000	2023 £'000
In less than three months:		
Repayment of loans	91,744	103,249
Accumulated interest	1,315	1,556
	93,059	104,805

Interest rate risk sensitivity

An increase of 100 basis points in interest rates, with all other variables held constant, would have decreased the Company's total net assets and total return for the year ended 31 October 2024 by £1,058,000 (2023 - decreased by £1,215,000). This is due to the Company's exposure to interest rates on its revolving floating rate bank loans and cash balances. A decrease of 100 basis points would have had an equal but opposite effect.

iii. Other price risk

Changes in market prices other than those arising from interest rate risk or currency risk may also affect the value of the Company's net assets. The Board manages the market price risks inherent in the investment portfolio by ensuring full and timely access to relevant information from the Managers. The Company's portfolio of unlisted level 3 investments is not necessarily affected by market performance, however the valuations are affected by the performance of the underlying securities in line with the valuation criteria in note 1(e). The Board meets regularly and at each meeting reviews investment performance, the investment portfolio and the rationale for the current investment positioning to ensure consistency with the Company's objectives and investment policies. The portfolio does not seek to reproduce the comparative index: investments are selected based upon the merit of individual companies and therefore performance may well diverge from the short term fluctuations of the comparative index.

Other price risk sensitivity

A full list of the Company's investments is given on pages 25 to 29. In addition, a geographical analysis of the portfolio and an analysis of the investment portfolio by broad industrial or commercial sector is given on pages 30 and 31.

iii. Other price risk (continued)

Other Price Risk Sensitivity (continued)

82.1% (2023 – 84.0%) of the Company's net assets are invested in quoted equities. A 10% increase in quoted equity valuations at 31 October 2024 would have increased total assets and total return by £52,095,000 (2023 – increased total assets and total return by £49,124,000). A decrease of 10% would have had an equal but opposite effect.

29.0% (2023 – 30.8%) of the Company's net assets are invested in unlisted securities. The fair valuation of the unlisted investments is influenced by the estimates, assumptions and judgements made in the fair valuation process (see 1(d) on pages 95 and 96).

A sensitivity analysis is provided below which recognises that the valuation methodologies employed involve subjectivity in their significant unobservable inputs and illustrates the potential upside and downside risk resulting from the estimation uncertainty associated with the fair valuation process. The inputs have been flexed by +/-10% to illustrate what the impact of movements in these variables would have on the end valuations, with the exception of the Recent Transaction Price valuation approach as it does not involve significant subjectivity.

As at		Significant unobse	ervable inputs*				
31 October 2024 Valuation technique	Fair value of investments £'000	Key unobservable inputs	Other unobservable inputs†	Range	Weighted average range #	Sensitivity %	Sensitivity to changes in significant unobservable inputs
Recent transaction price	95,338	n/a	a,b	n/a	n/a	n/a	n/a
Comparable company performance	68,198	Selection of comparable companies	a.b.c.f	(-21.8%) to 12.8%	3.5%	10%	If input comparable company performance changed by +/- 10%, the fair value would change by £5,437,367 and -£4,886,262.
Market approach using comparable trading multiples	17,401	EV/LTM revenue multiple	a,b,c,d	4.51x - 6.79x	5.29x	10%	If EV/LTM Revenue multiples changed by +/- 10%, the fair value would change by £864,131 and -£864,474.
		EV/NTM revenue multiple§	a,b,c,d	4.52x	4.52x	10%	If EV/NTM Revenue multiple changed by +/- 10%, the fair value would change by £140,432 and -£139,708.
		Discount for lack of liquidity	е	(10%)	(10%)	10%	If the illiquidity discount is changed by +/- 10%, the fair value would change by £138,713 and -£137,513.
		Transaction implied premiums and discounts	g	8.7% – 140.0%	66.7%	10%	If the transaction implied premium/ discount is changed by +/- 10%, the fair value would change by £241,034 and -£238,811.
Adjusted price of recent transaction	2,035	Insolvency risk discount	a,b	n/a	75.0%	10%	If the weighting to the insolvency risk discount changed by +/- 10%, the fair value would change by £805,641 and -£805,641.

iii. Other price risk (continued)

Other Price Risk Sensitivity (continued)

As at	Significant unobservable inputs*						
31 October 2023 Valuation technique	Fair value of investments £'000	Key unobservable inputs	Other unobservable inputs [†]	Range	Weighted average range #	Sensitivity %	5 5
Recent transaction price	97,121	N/A	a,b	n/a	n/a	n/a	n/a
Comparable company performance	77,481	Selection of comparable companies	a,b,c,f	(27.9%) - 24.2%	(3.4%)	10%	If input comparable company performance changed by +/-10%, the fair value would change by £6,053,422 and -£5,581,056.
Market approach using comparable trading multiples	5,455	EV/LTM revenue multiple	a,b,c,d	4.10 – 4.9x	6.5x	10%	If EV/LTM multiples changed by +/-10%, the fair value would change by £454,432 and -£454,366.
		Discount for lack of liquidity	е	10%	n/a	10%	If the illiquidity discount is changed by +/-10%, the fair value would change by £60,652 and -£60,586.

[†] See explanation of significant unobservable inputs below (sections 'a' to 'f' as relevant).

* Significant unobservable inputs

The variable inputs applicable to each broad category of valuation basis will vary dependent on the particular circumstances of each unlisted company valuation. An explanation of each of the key variable inputs is provided below and includes an indication of the range in value for each input, where relevant. The assumptions made in the production of the inputs are described in note 1(d) on pages 95 and 96.

a. Application of valuation basis

Each investment is assessed independently, and the valuation basis applied will vary depending on the circumstances of each investment. When an investment is pre-revenue, the focus of the valuation will be on assessing the recent transaction and the achievement of key milestones since investment. Adjustments may also be made depending on the performance of comparable benchmarks and companies. For those investments where a trading Multiples approach can be taken, the methodology will factor in revenue, earnings or net assets as appropriate for the investment, and where a suitable correlation can be identified with the comparable companies then a regression analysis will be performed. Discounted cash flows will also be considered where appropriate forecasts are available.

b. Probability estimation of liquidation events

The probability of a liquidation event such as a company sale, or alternatively an initial public offering ('IPO'), is a key variable input in the Transaction-based and Multiples-based valuation techniques. The probability of an IPO versus a company sale is typically estimated from the outset to be 50:50 if there has been no indication by the company of pursuing either of these routes. If the company has indicated an intention to IPO, the probability is increased accordingly to 75% and if an IPO has become a certainty the probability is increased to 100%. Likewise, in a scenario where a company is pursuing a trade sale the weightings will be adjusted accordingly in favour of a sale scenario, or in a situation where a company is underperforming expectations significantly and therefore deemed very unlikely to pursue an IPO.

[#] Weighted average is calculated by reference to the fair value of holdings as at the respective year end. This therefore gives a clearer indication of the typical multiple or adjustment being applied across the portfolio.

[‡] See explanation for the selection of comparable companies on page 111, section 'c'. The percentage movements reflect the movement in overall company value for the basket of comparable companies relevant to each holding since the most recent transaction or since the last assessed.

 $[\]P$ Enterprise value (EV) divided by the last twelve months (LTM) revenue.

[§] Enterprise value (EV) divided by the next twelve months (NTM) forecast revenue.

iii. Other price risk (continued)

Significant unobservable inputs (continued)

c. Selection of comparable companies

The selection of comparable companies is assessed individually for each investment at the point of investment, and the relevance of the comparable companies is continually evaluated at each valuation. The key criteria used in selecting appropriate comparable companies are the industry sector in which they operate, the geography of the company's operations, the respective revenue and earnings growth rates and the operating margins. Typically, between 4 and 10 comparable companies will be selected for each investment, depending on how many relevant comparable companies are identified. The resultant revenue or earnings multiples derived will vary depending on the companies selected and the industries they operate in and can vary in the range of 1x to 10x.

d. Estimated sustainable earnings

The selection of sustainable revenue or earnings will depend on whether the company is sustainably profitable or not, and where it is not then sustainable revenues will be used in the valuation. The valuation approach will typically assess companies based on the last twelve months of revenue or earnings, as they are the most recent available and therefore viewed as the most reliable. Where a company has reliably forecasted earnings previously or there is a change in circumstance at the business which will impact earnings going forward, then forward estimated revenue or earnings may be used instead.

e. Application of liquidity discount

The application of a liquidity discount will be applied either through the calibration of a valuation against the most recent transaction, or by application of a specific discount. The discount applied where a calibration is not appropriate is typically 10%, reflecting that the majority of the investments held are substantial companies with some secondary market activity.

f. Selection of appropriate benchmarks

The selection of appropriate benchmarks is assessed individually for each investment. The industry and geography of each company are key inputs to the benchmark selection, with either one or two key indices or benchmarks being used for comparison.

g. Transaction implied premium and discount

Where there is an implied company valuation available as a result of an external arm's length transaction, the ongoing valuation will be calibrated to this by deriving a company valuation with reference to the average multiple from a set of comparable companies and comparing this to a transaction implied valuation, and could result in an implied premium or discount compared to comparable companies at the point of transaction. This discount or premium will be considered in future valuations, and may be reduced due to factors such as period of time since the transaction and company performance. Where a calibrated approach is not appropriate, a discount for illiquidity will be applied as noted in 'e' above.

Liquidity risk

This is the risk that the Company will encounter difficulty in meeting obligations associated with financial liabilities.

Liquidity risk is not significant as the majority of the Company's assets are investments in quoted securities that are readily realisable. The Board monitors the exposure to any one holding.

The Company has the power to take out borrowings, which gives it access to additional funding when required. The Company's borrowing facilities are detailed in note 10 and the maturity profile of its borrowings are set out on page 108.

Credit risk

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

This risk is managed as follows:

- where the Managers make an investment in a bond or other security with credit risk, that credit risk is assessed and then compared to the prospective investment return of the security in question;
- the Depositary is liable for the loss of financial instruments held in custody. The Depositary will ensure that any delegate segregates the assets of the Company. The Managers monitor the Company's risk by reviewing the Custodian's internal control reports and reporting its findings to the Board;
- investment transactions are carried out with a large number of brokers whose creditworthiness is reviewed by the Managers.

 Transactions are ordinarily undertaken on a delivery versus payment basis whereby the Company's Custodian bank ensures that the counterparty to any transaction entered into by the Company has delivered on its obligations before any transfer of cash or securities away from the Company is completed; and
- cash is only held at banks that have been identified by the Managers as reputable and of high credit quality. Credit quality of our banking provider is publicly available.

iii. Other price risk (continued)

Credit risk (continued)

As at 31 October 2024 the Company owned unquoted preference share securities. Some of these may have been classified as debt by the issuer. There are no material amounts past due in relation to these securities. As these instruments (alongside the ordinary share securities) are measured at fair value through profit and loss, the fair value takes into account credit, market and other price risk.

Credit risk exposure

The maximum exposure to credit risk at 31 October was:

	2024 £'000	2023 £'000
Fixed interest investments	3,889	3,707
Cash and short term deposits	22,783	19,146
Debtors and prepayments	1,172	324
	27,844	23,177

None of the Company's financial assets are past due or impaired (2023 - none).

Fair value of financial assets and financial liabilities

The Directors are of the opinion that either the financial assets and liabilities of the Company are stated at fair value or where they are measured at amortised cost, amortised cost is considered to be a reasonable approximation of fair value.

All short term floating rate borrowings are stated at book cost which is considered to be equal to their fair value given the facilities are revolving credit facilities and as at 31 October 2024 amounted to £91,744,000 (2023 – £103,827,000).

Capital management

The capital of the Company is its share capital and reserves as set out in note 12 together with its borrowings (see note 10). The objective of the Company is the achievement of long term capital growth by investing primarily in listed companies throughout the world. The Company's investment policy is set out on pages 42 to 43. In pursuit of the Company's objective, the Board has a responsibility for ensuring the Company's ability to continue as a going concern and details of the related risks and how they are managed are set out on page 70, pages 45 to 50 and pages 70 and 71, respectively. The Company has the authority to issue and to buy back its shares (see pages 63 to 65) and changes to the share capital during the year are set out in note 11. Following shareholder approval at the General Meeting held on 18 December 2024, the Company has commenced the legal process to reduce the Share Premium Account and create a new Distributable Capital Reserve to facilitate future distributions to shareholders. The Company does not have any externally imposed capital requirements other than the covenants on its loans which are detailed in note 10.

18 Subsequent events

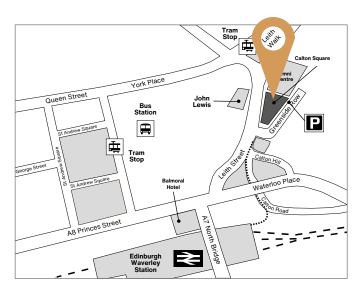
Subsequent to the year end, on 20 November 2024, the Company announced that it had completed a detailed review of its strategy, execution and recent performance resulting in a comprehensive action plan to improve shareholder returns and a commitment to return up to £130 million to shareholders. Following the announcement, a General Meeting was held on 18 December 2024 where changes to the Investment Objective and Policy were approved by shareholders (see Business Review page 42). Shareholders also approved a resolution to, subject to Court approval, reduce the Share Premium Account to increase the Company's distributable reserves to give the Board additional headroom to continue the active capital return programme and any future distributions (see Chair's Statement on page 07 and Business Review on page 42).

As at 3 January 2025, a valid requisition was received from a significant minority shareholder, further details of which can be found in the Chair's statement on page 08. The notice seeks to remove all of the existing independent non-executive Directors and appoint alternate directors. If the resolutions are passed, their stated intention would be to remove the Investment Manager and change the Investment Policy.

The Directors confirm that there have been no other post Balance Sheet events which require adjustment of, or disclosure in, the Financial Statements or notes thereto up to 17 January 2025.

Shareholder information

Requisitioned General Meeting and Annual General Meeting



By Rail

Edinburgh Waverley – approximately a 5 minute walk away



By Bus:

Lothian Buses local services include: 1, 5, 7, 8, 10, 12, 14, 15, 15A, 16, 22, 25, 34



By Tram:

Stops at St Andrew Square and Leith Walk

...... Access to Waverley Train Station on foot

Baillie Gifford[®]



The Requisitioned General Meeting (GM) and Annual General Meeting ('AGM') of the Company will be held at the offices of Baillie Gifford & Co, Calton Square, 1 Greenside Row, Edinburgh EH1 3AN, on Friday, 14 February 2025 at 11.45am and 12 noon (or as soon thereafter the Requisitioned General Meeting has concluded or been adjourned) respectively. Further details of these meetings can be found in the Circular which is available on the Company's page of the Managers' website at **edinburghworldwide.co.uk**.

All Shareholders are encouraged to:

- VOTE AGAINST all the Saba Resolutions to be proposed at the Requisitioned General Meeting.
- VOTE IN FAVOUR of all the AGM Resolutions to be proposed at the AGM

Investors who hold their shares through an investment platform provider or nominee are encouraged to contact their investment platform provider or nominee as soon as possible to arrange for their votes to be lodged on their behalf. The Association of Investment Companies' guidance on how to vote through investment platforms can be found on its website (https://www.theaic.co.uk/how-to-vote-your-shares).

Shareholders are requested to complete and return proxy appointments to the Registrar by one of the following means:

 by completing and signing the relevant Form of Proxy for use in relation to the Requisitioned General Meeting and Annual General Meeting in accordance with the instructions printed thereon and returning them by post, courier or (during normal business hours only) by hand to the Registrar at The Pavilions, Bridgwater Road, Bristol BS99 6ZY;

- (ii) by appointing a proxy electronically via the Registrar's online proxy voting service www.investorcentre.co.uk/eproxy, (you will need to create an online portfolio using your Shareholder Reference Number on the relevant Form of Proxy) (see Note 6 to the Notice of Requisitioned General Meeting and Note 6 to the Notice for AGM for instructions which can be found on the Company's page of the Manager's website at edinburghworldwide.co.uk);
- (iii) in the case of certain institutional shareholders, by using the Proxymity platform at <u>www.proxymity.io</u>; or
- (iv) in the case of CREST members, by using the CREST electronic voting service by CREST Proxy Instruction to the Registrar (CREST Participant ID 3RA50) in accordance with the procedures set out in the notes to the Notice of the Requisitioned General Meeting and Notice of the Annual General Meeting.

In each case, to be valid the proxy appointments must be completed in accordance with the instructions accompanying it and transmitted so as to be received by the Registrar as soon as possible and, in any event,

- FOR THE REQUISITIONED GENERAL MEETING
 BY NO LATER THAN 11.45 A.M. ON 12 FEBRUARY
 2025;
- FOR THE AGM BY NO LATER THAN 12 NOON ON 12 FEBRUARY 2025.

We would note that platform deadlines for voting are likely to be earlier than this date <u>so shareholders who hold their shares through platforms should engage with their platform provider in early course.</u>

Appointing a proxy online, completing, signing and returning the hard copies Forms of Proxy or completing and transmitting a CREST Proxy Instruction will not preclude shareholders from attending and voting at the Requisitioned General Meeting or the Annual General Meeting in person, should they so wish and are so entitled.

In accordance with current best practice and to ensure voting accurately reflects the views of Shareholders, it will be proposed that at both the Requisitioned General Meeting and the AGM voting will be conducted by way of a poll vote rather than by a show of hands, and the relevant procedures will be explained at the Meetings.

Should you or, if appointed, your proxy, wish to view the AGM and Requisitioned General Meeting electronically, please get in touch with the Managers at <a href="mailto:energy-englished-

Should shareholders have questions for the Board or the Managers or any queries as to how to vote, they are welcome as always to submit them by email to **enquiries@bailliegifford.com** or call 0800 917 2113. Baillie Gifford may record your call. Further details on voting can be found on pages 16 to 19 of the Circular (see the Company's page of the Managers' website **edinburghworldwide.co.uk**).

If you are in any doubt as to the action you should take, you are recommended to seek your own financial and/or legal advice immediately from your stockbroker, bank manager, solicitor, accountant or other independent financial adviser authorised under FSMA if you are resident in the United Kingdom or, if not, from another appropriately authorised independent financial adviser.

Further shareholder information

Edinburgh Worldwide is an investment trust. Investment trusts offer investors the following:

- · participation in a diversified portfolio of shares;
- · constant supervision by experienced professional managers; and
- the Company is free from capital gains tax on capital profits realised within its portfolio although investors are still liable for capital gains tax on profits when selling their investment.

How to invest

The Company's shares are traded on the London Stock Exchange. They can be bought by placing an order with a stockbroker or by asking a professional adviser to do so. If you are interested in investing directly in Edinburgh Worldwide, you can do so online. There are a number of companies offering real time online dealing services.

Sources of further information on the Company

The ordinary shares of the Company are listed on the London Stock Exchange and their price is shown in the Financial Times and The Scotsman under 'Equity Investment Instruments'. The price of shares can also be found on the Company's page on Baillie Gifford's website at edinburghworldwide.co.uk, Trustnet at trustnet.co.uk and on other financial websites. Company factsheets are also available on the Baillie Gifford website and are updated monthly. These are available from Baillie Gifford on request.

Edinburgh Worldwide share identifiers

GB00BHSRZC82

Sedol BHSRZC8

Ticker EWI

Legal Entity Identifier 213800JUA8RKIDDLH380

Key dates

The Company pays the minimum permissible level of final dividend and no interim dividend. If a dividend was payable this would be due soon after the Annual General Meeting.

Share register enquiries

Computershare Investor Services PLC maintains the share register on behalf of the Company. In the event of queries regarding shares registered in your own name, please contact the Registrars on 0370 707 1643.

This helpline also offers an automated self-service functionality (available 24 hours a day, 7 days a week) which allows you to:

- hear the latest share price;
- confirm your current share holding balance;
- · confirm your payment history; and
- · order Change of Address, Dividend Bank Mandate and Stock Transfer forms.

By quoting the reference number on your share certificate you can check your holding on the Registrar's website at investorcentre.co.uk.

They also offer a free, secure, share management website service which allows you to:

- view your share portfolio and see the latest market price of your shares;
- calculate the total market price of each shareholding;
- · view price histories and trading graphs;
- register to receive communications from the Company, including the Annual Report and Financial Statements, in electronic format;
- update bank mandates and change address details; and
- · use online dealing services.

To take advantage of this service, please log in at investorcentre.co.uk and enter your Shareholder Reference Number and Company Code (this information can be found on the last dividend voucher or your share certificate).

Electronic proxy voting

If you hold stock in your own name you can choose to vote by returning proxies electronically at **eproxyappointment.com**.

If you have any questions about this service please contact Computershare on 0370 707 1643.

CREST proxy voting

If you are a user of the CREST system (including a CREST Personal Member), you may appoint one or more proxies or give an instruction to a proxy by having an appropriate CREST message transmitted. For further information please refer to the CREST Manual.

Voting via an investment platform

If you are a shareholder who holds shares via a platform, you should be able to exercise your right to vote by contacting the platform provider directly. You can instruct the platform how to vote your shares or ask to be appointed as a proxy in respect of your shareholding should you wish to attend, speak and vote at the Requisitioned General Meeting or the Annual General Meeting. Further guidance can be obtained from your platform provider or the Association of Investment Companies at aic.co.uk/how-to-vote-your-shares.

Data protection

The Company is committed to ensuring the confidentiality and security of any personal data provided to it. Further details on how personal data is held and processed on behalf of the Company can be found in the privacy policy available on the Company's website **edinburghworldwide.co.uk**.

Alternative Investment Fund Managers (AIFM) Directive

In accordance with the Alternative Investment
Fund Managers Directive, information in relation to
the Company's leverage and the remuneration of
the Company's AIFM, Baillie Gifford & Co Limited,
is required to be made available to investors.
In accordance with the Directive, the AIFM's
remuneration policy is available at bailliegifford.com or
on request (see contact details on the back cover) and
the numerical remuneration disclosures in respect of
the AIFM's relevant reporting period are also available
at bailliegifford.com. The Company's maximum and
actual leverage levels (see Glossary of terms and
Alternative Performance Measures on pages 122 to
124) at 31 October 2024 are shown below:

Leverage

	Gross method	Commitment method
Maximum limit	2.50:1	2.00:1
Actual	1.14:1	1.15:1

Automatic Exchange of Information

In order to fulfil its obligations under UK tax legislation relating to the automatic exchange of information, Edinburgh Worldwide Investment Trust plc is required to collect and report certain information about certain shareholders.

The legislation requires investment trust companies to provide personal information to HMRC on certain investors who purchase shares in investment trusts. Accordingly, Edinburgh Worldwide Investment Trust plc will have to provide information annually to the local tax authority on the tax residencies of a number of non-UK based certificated shareholders and corporate entities.

Shareholders, excluding those whose shares are held in CREST, who come on to the share register will be sent a certification form for the purposes of collecting this information.

For further information, please see HMRC's Quick Guide: Automatic Exchange of Information – information for account holders **gov.uk/guidance/ automatic-exchange-of-information-account-holders**.

Third party data provider disclaimer

No third party data provider ('Provider') makes any warranty, express or implied, as to the accuracy, completeness or timeliness of the data contained herewith nor as to the results to be obtained by recipients of the data. No Provider shall in any way be liable to any recipient of the data for any inaccuracies, errors or omissions in the index data included in this document, regardless of cause, or for any damages (whether direct or indirect) resulting therefrom.

No Provider has any obligation to update, modify or amend the data or to otherwise notify a recipient thereof in the event that any matter stated herein changes or subsequently becomes inaccurate.

Without limiting the foregoing, no Provider shall have any liability whatsoever to you, whether in contract (including under an indemnity), in tort (including negligence), under a warranty, under statute or otherwise, in respect of any loss or damage suffered by you as a result of or in connection with any opinions, recommendations, forecasts, judgements, or any other conclusions, or any course of action determined, by you or any third party, whether or not based on the content, information or materials contained herein.

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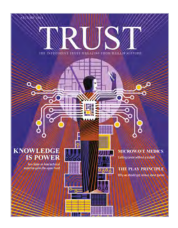
MSCI Index data

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Communicating with shareholders



Trust magazine

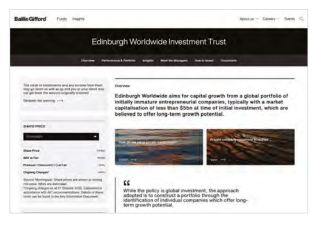
Trust magazine

Trust is the Baillie Gifford investment trust magazine which is published twice a year. It provides an insight to our investment approach by including interviews with our fund managers, as well as containing investment trust news, investment features and articles about the trusts managed by Baillie Gifford, including Edinburgh Worldwide. Trust plays an important role in helping to explain our products so that readers can really understand them.

You can subscribe to Trust magazine or view a digital copy at **bailliegifford.com/trust**.

Suggestions and questions

Any suggestions on how communications with shareholders can be improved are welcome. Please contact the Baillie Gifford Client Relations Team (see contact details in the 'Further Information' box on the back cover) and give them your suggestions. They will also be very happy to answer questions that you may have about Edinburgh Worldwide.



Edinburgh Worldwide Investment Trust web page at edinburghworldwide.co.uk

Edinburgh Worldwide on the Web

Up-to-date information about Edinburgh Worldwide can be found on the Company's page of the Managers' website at <u>edinburghworldwide.co.uk</u> and at <u>www.trustewit.com</u>. You will find full details on Edinburgh Worldwide, including recent portfolio information and performance figures.

Client relations team contact details

You can contact the Baillie Gifford Client Relations Team by telephone, email or post:

Telephone: 0800 917 2113

Your call may be recorded for training or monitoring purposes.

Email: enquiries@bailliegifford.com

Website: bailliegifford.com

Address:

Baillie Gifford Client Relations Team Calton Square 1 Greenside Row Edinburgh EH1 3AN

Please note that Baillie Gifford is not permitted to give financial advice. If you would like advice, please ask an authorised intermediary.



Edinburgh Worldwide Manager Update

by Svetlana Viteva and Luke Ward

Portfolio Managers, Svetlana Viteva and Luke Wark discuss Edinburgh Worldwide planned evolution.





Small cap strife: big opportunities

by Douglas Brodie

Exploring the transformative potential of small-cap companies such as DexCom, Tesla and Axon.





PsiQuantum: the leap to quantum computing

by Svetlana Viteva and Luke Ward

How PsiQuanum is ushering in a new type of computer that could change the way medicines are invested and make renewables more efficient.



Sustainable Finance Disclosure Regulation ('SFDR')

The EU Sustainable Finance Disclosure Regulation ('SFDR') does not have a direct impact in the UK due to Brexit, however, it applies to third-country products marketed in the EU. As Baillie Gifford Japan is marketed in the EU by the AIFM, Baillie Gifford & Co Limited, via the National Private Placement Regime ('NPPR') the following disclosures have been provided to comply with the high-level requirements of SFDR.

The AIFM has adopted Baillie Gifford & Co's ESG Principles and Guidelines as its policy on integration of sustainability risks in investment decisions.

Baillie Gifford & Co believes that a company cannot be financially sustainable in the long run if its approach to business is fundamentally out of line with changing societal expectations. It defines 'sustainability' as a deliberately broad concept which encapsulates a company's purpose, values, business model, culture, and operating practices.

Baillie Gifford & Co's approach to investment is based on identifying and holding high quality growth businesses that enjoy sustainable competitive advantages in their marketplace. To do this it looks beyond current financial performance, undertaking proprietary research to build up an in-depth knowledge of an individual company and a view on its long-term prospects. This includes the consideration of sustainability factors (environmental, social and/or governance matters) which it believes will positively or negatively influence the financial returns of an investment. The likely impact on the return of the portfolio from a potential or actual material decline in the

value of investment due to the occurrence of an environmental, social or governance event or condition will vary and will depend on several factors including but not limited to the type, extent, complexity and duration of an event or condition, prevailing market conditions and existence of any mitigating factors.

Whilst consideration is given to sustainability matters, there are no restrictions on the investment universe of the Company, unless otherwise stated within in its Investment Objective & Policy. Baillie Gifford & Co can invest in any companies it believes could create beneficial long-term returns for investors. However, this might result in investments being made in companies that ultimately cause a negative outcome for the environment or society.

More detail on the Investment Manager's approach to sustainability can be found in the ESG Principles and Guidelines document, available publicly on the Baillie Gifford website **bailliegifford.com** and by scanning the QR code below.

The underlying investments do not take into account the EU criteria for environmentally sustainable economic activities established under the EU Taxonomy Regulation.



Glossary of terms and Alternative Performance Measures ('APM')

An alternative performance measure is a financial measure of historical or future financial performance, financial position, or cash flows, other than a financial measure defined or specified in the applicable financial reporting framework.

Total assets

This is the Company's definition of Adjusted Total Assets, being the total value of all assets held less all liabilities (other than liabilities in the form of borrowings).

Net Asset Value ('NAV')

Also described as shareholders' funds, net asset value is the value of total assets less liabilities (including borrowings). Net asset value can be calculated on the basis of borrowings stated at book value and fair value. An explanation of each basis is provided below. The net asset value per share is calculated by dividing this amount by the number of ordinary shares in issue excluding any shares held in treasury.

Net Asset Value (borrowings at book value)

Borrowings are valued at their nominal book value. The value of the borrowings at book and fair value are set out on page 108.

Net Asset Value (borrowings at fair value) (APM)

Borrowings are valued at an estimate of their market worth. The value of the borrowings at book and fair value are set out on page 108.

Net Asset Value (reconciliation of NAV at book value to NAV at fair value)

	2024 £'000	2023 £'000
Net asset value per ordinary share (borrowings at book value)	170.40p	151.06p
Shareholders' funds (borrowings at book value)	£634,603	£584,737
Add: book value of borrowings	£91,744	£103,249
Less: fair value of borrowings	(£91,744)	(£103,249)
Shareholders' funds (borrowings at fair value)	£634,603	£584,737
Number of shares in issue	372,426,908	387,094,641
Net asset value per ordinary share (borrowings at fair value)	170.40p	151.06p

At 31 October 2024 and 31 October 2023 all borrowings are in the form of short term floating rate borrowings and their fair value is considered equal to their book value, hence there is no difference in the net asset value at book value and fair value.

Net liquid assets

Net liquid assets comprise current assets less current liabilities, excluding borrowings.

Discount/premium (APM)

As stock markets and share prices vary, an investment trust's share price is rarely the same as its net asset value. When the share price is lower than the net asset value per share it is said to be trading at a discount. The size of the discount is calculated by subtracting the share price from the net asset value per share and is usually expressed as a percentage of the net asset value per share. If the share price is higher than the net asset value per share, this situation is called a premium.

		2024	2023
Net asset value per ordinary share	(a)	170.40p	151.06p
Share price	(b)	157.40p	124.80p
(Discount)/premium	((b) - (a)) ÷ (a)	(7.6%)	(17.4%)

Total return (APM)

The total return is the return to shareholders after reinvesting the net dividend on the date that the share price goes ex-dividend.

Compound annual return (APM)

The compound annual return converts the return over a period of longer than one year to a constant annual rate of return applied to the compound value at the start of each year.

Leverage (APM)

For the purposes of the Alternative Investment Fund Managers ('AIFM') Regulations, leverage is any method which increases the Company's exposure, including the borrowing of cash and the use of derivatives. It is expressed as a ratio between the Company's exposure and its net asset value and can be calculated on a gross and a commitment method. Under the gross method, exposure represents the sum of the Company's positions after the deduction of sterling cash balances, without taking into account any hedging and netting arrangements. Under the commitment method, exposure is calculated without the deduction of sterling cash balances and after certain hedging and netting positions are offset against each other. The leverage figures at 31 October 2024 are detailed on page 117.

Active share (APM)

Active share, a measure of how actively a portfolio is managed, is the percentage of the portfolio that differs from its comparative index. It is calculated by deducting from 100 the percentage of the portfolio that overlaps with the comparative index. An active share of 100 indicates no overlap with the index and an active share of zero indicates a portfolio that tracks the index.

Gearing (APM)

At its simplest, gearing is borrowing. Just like any other public company, an investment trust can borrow money to invest in additional investments for its portfolio. The effect of the borrowing on the shareholders' assets is called 'gearing'. If the Company's assets grow, the shareholders' assets grow proportionately more because the debt remains the same. But if the value of the Company's assets falls, the situation is reversed. Gearing can therefore enhance performance in rising markets but can adversely impact performance in falling markets.

Gearing is the Company's borrowings at book value less cash and cash equivalents (including any outstanding trade settlements) expressed as a percentage of shareholders' funds.

		2024 £'000	2023 £'000
Borrowings (at book value)		£91,744	£103,249
Less: cash and cash equivalents		(£22,783)	(£19,146)
Less: sales for subsequent settlement		(£188)	-
Add: purchases for subsequent settlement		£332	-
Add: buy-backs awaiting settlement		£171	£128
Adjusted borrowings	(a)	£69,276	£84,231
Shareholders' funds	(b)	£634,603	£584,737
Gross gearing	(a) as a percentage of (b)	11%	14%

Potential gearing is the Company's borrowings expressed as a percentage of shareholders' funds.

		2024 £'000	2023 £'000
Borrowings (at book value)	(a)	£91,744	£103,249
Shareholders' funds	(b)	£634,603	£584,737
Potential gearing	(a) as a percentage of (b)	14%	18%

Ongoing charges (APM)

The total expenses (excluding dealing and borrowing costs) incurred by the Company as a percentage of the daily average net asset value (with borrowings at market value), as detailed below.

		2024 £'000	2023 £'000
Investment management fee		£3,317	£4,241
Other administrative expenses		£1,520	£915
Total expenses	(a)	£4,837	£5,156
Average daily cum-income net asset value (with debt at fair value)	(b)	£638,804	£731,407
Ongoing charges	(a) as a percentage of (b)	0.76%	0.70%

Share split

A share split (or stock split) is the process by which a company divides its existing shares into multiple shares. Although the number of shares outstanding increases, the total value of the shares remains the same with respect to the pre-split value.

Unlisted (private) company

An unlisted company means a company whose shares are not available to the general public for trading and not listed on a stock exchange.

Company information

Directors

Chair: Jonathan Simpson-Dent Mary Gunn Helen James Jane McCracken Caroline Roxburgh Mungo Wilson

Registrar

Computershare Investor Services PLC The Pavilions Bridgwater Road

Bristol BS99 6ZZ

T: +44 (0)370 707 1643

Independent Auditor

Ernst & Young LLP

25 Churchill Place Canary Wharf London E14 5EY

Depositary

The Bank of New York Mellon (International) Limited

1 Canada Square London E14 5AL

Company Broker

Deutsche Numis

45 Gresham Street London EC2V 7BF

Further information

Client Relations Team

Baillie Gifford & Co Calton Square 1 Greenside Row Edinburgh EH1 3AN

T: +44 (0)800 917 2113

enquiries@bailliegifford.com

Alternative Investment Fund Managers, Secretaries and Registered Office

Baillie Gifford & Co Limited

Calton Square 1 Greenside Row Edinburgh EH1 3AN

T: +44 (0)131 275 2000

bailliegifford.com

Company details

edinburghworldwide.co.uk

Company Registration No. SC184775

ISIN: GB00BHSRZC82

Sedol: BHSRZC8

Ticker: EWI

Legal Entity Identifier: 213800JUA8RKIDDLH380

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