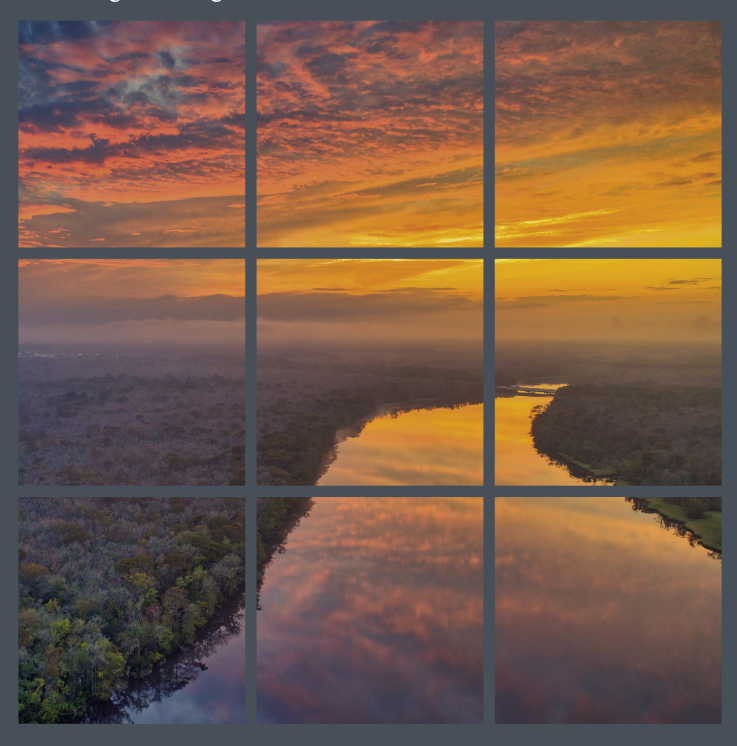
THE SCOTTISH AMERICAN INVESTMENT COMPANY P.L.C.

SAINTS Income again and again







Contents

1 Objective

Strategic Report

- 2 Chairman's Statement
- 3 One Year Summary
- 4 Five Year Summary
- 5 Business Review
- 10 Investment Approach
- 12 Managers' Review
- 15 Investment Changes
- **16** Performance Attribution
- **16** Distribution of Portfolio
- 17 Classification of Investments
- **18** List of Investments
- **20** Property Portfolio
- 21 Ten Year Record

Governance Report

- 22 Directors and Management
- 23 Directors' Report
- 26 Corporate Governance Report
- 29 Audit Committee Report
- 31 Directors' Remuneration Report
- 33 Statement of Directors' Responsibilities

Financial Report

- 34 Independent Auditor's Report
- 40 Income Statement
- 41 Balance Sheet
- 42 Statement of Changes in Equity
- 43 Cash Flow Statement
- 44 Notes to the Financial Statements

Shareholder Information

- **56** Cost-effective Ways to Buy and Hold Shares in SAINTS
- 57 Communicating with Shareholders
- **58** Further Shareholder Information
- 58 Dividend Dates for 2019
- 59 Analysis of Shareholders
- 60 Notice of Annual General Meeting
- **64** Glossary of Terms and Alternative Performance Measures

Investor Disclosure Document

The EU Alternative Investment Fund Managers Directive requires certain information to be made available to investors prior to their investment in the Company. The Company's Investor Disclosure Document is available for viewing at www.saints-it.com.

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 UK Listing Authority. They are not authorised or regulated by the Financial Conduct Authority.

SAINTS 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 (IFAs) to ordinary retail investors in accordance with the rules of the Financial Conduct Authority (FCA) in relation to non-mainstream investment products.

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION.

If you are in any doubt as to the action you should take you should consult your stockbroker, bank manager, solicitor, accountant or other independent financial advisor authorised under the Financial Services and Markets Act 2000 immediately if you are in the United Kingdom or, if not, from another appropriately authorised financial adviser.

If you have sold or otherwise transferred all of your ordinary shares in The Scottish American Investment Company P.L.C., please forward this document, together with any accompanying documents, but not your personalised Form of Proxy or Form of Direction, 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.

SAINTS aims to deliver real dividend growth by increasing capital and growing income.

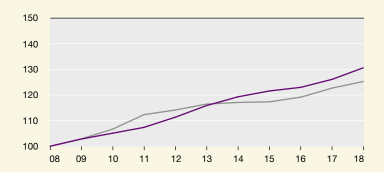
Year to 31 December 2018	Dividend 11.50p	Yield 3.3%
	-	

Ten Year Summary

Dividend versus Inflation

(figures rebased to 100 at 31 December 2008)

 SAINTS dividend - CPI



Share Price

(figures rebased to 100 at 31 December 2008)

- Share price total return*



Premium/(Discount)*

(plotted as at month end dates)

Premium/(discount) (after deducting borrowings at fair value)

> Premium/(discount) (after deducting borrowings at book value)



Source: Refinitiv/Baillie Gifford and relevant underlying index providers. See disclaimer on page 63.

Past performance is not a guide to future performance.

^{*} Alternative performance measure, see Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

Strategic Report

This Strategic Report, which includes pages 2 to 21 and incorporates the Chairman's Statement, has been prepared in accordance with the Companies Act 2006.

Chairman's Statement



The Company's objective is to deliver real dividend growth by increasing capital and growing income. An increased dividend of 11.5p (2017 – 11.1p) will extend the Company's record of raising its dividend to thirty nine consecutive years.

Overview

Markets made good progress for much of the year driven by continued growth in corporate profits and the global economy, both of which were notably strong. However, all of these gains were given up in the final quarter when a number concerns came to the fore and tipped the balance of market sentiment, causing dramatic falls. For the year as a whole therefore global equities lost ground. Concerns included the deteriorating prospects for economic growth, the effects of rising interest rates and the outlook for corporate profits, all of which were intertwined with geopolitical risk and the prospect of an escalating trade war.

Whilst the economic background is a factor which can affect companies' prospects as well as market sentiment, neither it nor the short-term gyrations of the market will drive SAINTS' ability to achieve its objective over time. The Managers have continued to focus on investing in companies which can deliver both growing cashflows and dependable dividends, and the property managers have also continued to prioritise both dependability and the prospects of income growth. Overall this approach has worked well over the year.

Dividend and Inflation

A final dividend of 2.925p is recommended which will take the full year dividend to 11.5p per share, 3.6% higher than the 2017 dividend of 11.1p. This year's increase is significantly above the annual rate of inflation of 2.1% as measured by CPI. Over the last ten years the Company's dividends have increased at well above the rate of inflation, as shown on the first chart on page 1 of the Annual Report. The recommended dividend is fully covered by this year's earnings and permits a further addition to the Company's revenue reserves.

Revenues

Earnings per share have increased by 3.7% to 11.75p and investment income has risen to £21.7 m. Income from equities has been helped by operational progress at many of the Company's investments and by related increases in dividends. The rents from the Company's property investments have also increased modestly, helped by the high proportion of rents which are linked to inflation. Against this, the Company has reduced its investments in fixed income holdings, a move which the Board believes will be helpful to returns and revenue growth in the long-term but which has reduced the overall growth in revenues for the year.

Both managers (Baillie Gifford and, for the Company's property investments, OLIM) continue at the Board's request to emphasise supporting the dependability and the future growth of the Company's dividend in line with its objective.

Total Return Performance

Over the year your investment in SAINTS delivered a share price total return of -1.6% and the net asset value total return (capital and income) was -2.4% (debenture at fair value). Global Equities fell 3.4% over 2018. It is encouraging that, having outperformed a strong market last year, the Trust has more than held its own in the end-of-year downturn. As always however we would caution against reading too much into short term relative performance. The Managers and your Board have a long-term perspective and the Company's portfolio of investments differs markedly from the make-up of the global equity index against which performance is often compared. This differentiated portfolio is necessary and appropriate in order for the Company to deliver a high and growing income stream, as well as to deliver real growth in the Company's capital.

Nonetheless, it is worth highlighting that the Company's property investments have delivered both a high income and capital growth in a year when many parts of the property market have struggled. This is a notable outcome of the property managers' emphasis on strength of covenant and the consequent evolution of the portfolio away from the retail sector, and this latter shift should increase the resilience of the portfolio to any further weakness from the UK consumer. Pleasingly, SAINTS' equities held up relatively well in the troubled last quarter. And, as in previous years, returns over 2018 have been helped by the sound operational performance of the companies in which the portfolio is invested. The principal contributors to and detractors from performance and the changes to the equity, property and bond investments are explained in more detail in the Managers' Review.

For a definition of terms see Glossary of Terms and Alternative Performance Measures on pages 64 and 65. See disclaimer on page 63.

Past performance is not a guide to future performance.

Borrowings

SAINTS' borrowings take the form of a single £80m debenture which is due for repayment in April 2022. During 2018, the borrowings continued to fund a range of higher yielding commercial property and, to a much lesser extent, some fixed income investments.

The book value of the debenture is £82.7m which, at the year end, was equivalent to approximately 17.1% of shareholders' funds. The estimated market or fair value of the debenture was £92.0m, a decrease from the previous year's value of £97.8m. The market value of the Company's borrowings will continue to fall over the coming years as the redemption date approaches.

Outlook

Last year I suggested that the likelihood of continued economic growth around the world seemed strong, but that concerns relating to valuations and rising interest rates made share price progress less than certain. This year the opposite may be the case, both because economic growth is likely to slow as the cycle progresses and trade wars loom large and because recent falls make equity valuations appear more reasonable. Appearances may be deceptive however, particularly if corporate earnings growth slows dramatically from the strong levels of 2018.

Wild cards such as Brexit, the extent of any slowdown in China, international trade relations and the broader geopolitical risk around China and the US make predictions challenging as quite different outcomes are entirely possible. Against this uncertain background, the Board and the Managers continue to view it as a strength that the Company's underlying investments are closely aligned with its long-term objectives. Holdings in companies which maintain dividends in troubled times, and which also grow cashflows and dividends ahead of inflation over the long term, should help SAINTS to do the same, and the resilience shown by the property portfolio also bodes well for the future.

The Board and the Managers remain alert to both potential opportunities and challenges. In the current environment the Managers are correctly focussed on the resilience and dependability of the Company's holdings, as well as their long-term growth potential, as is explained further in their report. As a Board, we remain of the view that a long-term approach based on investing for sustainable growth is the best route to achieving SAINTS' aim of growing the dividend over time. We have great confidence in the Managers' approach, and this confidence has been strengthened by another year of generally encouraging operational performance from the holdings in the portfolio.

Issuance

The Company has raised over £18 million from new issuance at a premium to net asset value in order to satisfy investor demand over the year. This is some way above the level of issuance last year and indicates that the merits of the Company's approach are increasingly appreciated. It also serves the interests of current shareholders by reducing costs per share and helping to further improve liquidity.

The Board and the Managers

Dame Mariot Leslie joined the Board on 1 January 2019, as announced in November 2018. As was also announced, Lord Kerr will be retiring from the Board at the forthcoming AGM and, subject to shareholders' approval, Karyn Lamont will be appointed as a Director.

The Board, and I personally, would like to reiterate our thanks to Lord Kerr for his considerable contribution to the Board over many years. His commitment to the Company has been unwavering and his insight has proved to be invaluable. We wish him all the best. We are delighted that Mariot has joined the Board and that Karyn will do so shortly. We are confident that their knowledge and abilities will be of great benefit to SAINTS in the years ahead. The Board has asked Lord Macpherson to take on the role of senior non-executive director from Lord Kerr after the AGM and I am pleased to say that he has accepted.

These changes are part of an ongoing Board refreshment exercise which will take the number of Directors to six. The Board believes that the pace of change should be measured, so that careful succession planning can allow a desirable mix of old and new hands, and also of knowledge, experience and background, on the Board. It is worth highlighting that after Karyn's appointment men and women will be equally represented on the Board, for the first time in our 136 year history.

Toby Ross and James Dow have completed their first full year as joint managers of the Company, and the Board is very pleased with their achievements and application over the year.

AGM

The AGM will be held at 11am on Thursday 4 April 2019 at Baillie Gifford's offices at Calton Square, 1 Greenside Row, Edinburgh. The Managers will make a presentation on the investment portfolio and there will also be an opportunity to ask questions. The Directors and the Managers look forward to meeting you there.

Peter Moon Chairman 19 February 2019

One Year Summary

The following information illustrates how SAINTS has performed over the year to 31 December 2018.

Total assets (before deduction of debenture)* Debenture (book value)		£566.2m	£581.4m	
		£82.7m	£83.4m	
Shareholders' funds		£483.5m	£498.0m	
Net asset value per ordinary share (debenture at fair value)†		336.4p	355.6p	(5.4)
Net asset value per ordinary share (debenture at book value)		343.0p	366.2p	(6.3)
Share price		351.0p	368.0p	(4.6)
Benchmark#				(5.8)
Premium (debenture at fair value)†		4.3%	3.5%	
Premium (debenture at book value)		2.3%	0.5%	
Revenue earnings per ordinary share		11.75p	11.33p	3.7
Dividends paid and payable in respect of the year		11.50p	11.10p	3.6
Ongoing charges†		0.76%	0.80%	
Active sharet		90%	90%	
Year to 31 December		2018	2017	
Total returns (%)†‡				
Net asset value (debenture at fair value)		(2.4)	18.8	
Net asset value (debenture at book value)		(3.4)	16.7	
Share price		(1.6)	17.2	
Benchmark#		(3.4)	13.8	
Year to 31 December	2018	2018	2017	2017
Year's high and low	High	Low	High	Low
Net asset value (debenture at fair value)†	375.8p	327.8p	357.9p	309.2p
Net asset value (debenture at book value)	383.9p	334.0p	368.4p	323.5p
Share price	391.5p	344.0p	374.8p	315.3p
Premium/(discount) – debenture at fair value†	6.3%	1.0%	6.6%	(0.3%)
Premium/(discount) – debenture at book value	4.4%	(1.8%)	3.0%	(4.5%)
		31 December 2018	31 December 2017	
Net return per ordinary share				
Revenue		11.75p	11.33p	
i lovolido				
Capital		(23.99p)	42.24p	

^{*} Net of current liabilities.

Past performance is not a guide to future performance.

[†]Alternative performance measure, see Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

[#]The Company's benchmark is the FTSE All-World Index (in sterling terms).

[‡]Source: Refinitiv/Baillie Gifford and relevant underlying data providers. See disclaimer on page 63.

Five Year Summary

The following charts provide a comparison of SAINTS' dividends to inflation, dividend growth and performance relative to the benchmark index over the five year period to 31 December 2018.

Dividend versus Inflation

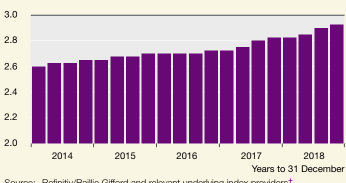
(figures rebased to 100 at 31 December 2013)



Source: Refinitiv and relevant underlying index providers[†].

 SAINTS dividend - CPI

Five Year Quarterly Dividends Paid (pence)

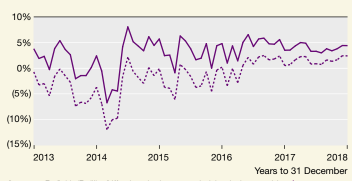


Source: Refinitiv/Baillie Gifford and relevant underlying index providers†.

SAINTS dividend (pence)

Premium/(discount)# to Net Asset Value

(plotted on a monthly basis)



Source: Refinitiv/Baillie Gifford and relevant underlying index providers†.

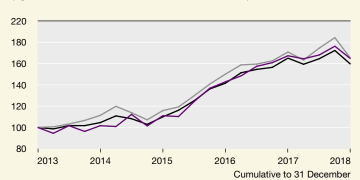
SAINTS premium/(discount) – fair value

----- SAINTS premium/(discount) - book value

The premium/(discount) is the difference between SAINTS' quoted share price and its underlying net asset value.

Five Year Total Return# Performance

(figures rebased to 100 at 31 December 2013)



Source: Refinitiv/Baillie Gifford and relevant underlying index providers†.

Share price total return

- Benchmark* total return

- NAV total return (fair value)

Past performance is not a guide to future performance.

^{*} With effect from 1 January 2014, the portfolio benchmark against which performance has been measured is FTSE All-World Index (in sterling terms). For the earlier years covered by the graphs above, the Company's benchmark was 50% FTSE All-Share Index and 50% FTSE All-World Ex UK Index (in sterling terms). For the purposes of the graphs above, the returns on both benchmarks for their respective periods have been linked to form a single benchmark. See disclaimer on page 63.

[#]See Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

[†]See disclaimer on page 63.

Business Review

Business Model

Business and Status

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 approvals 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 EU Alternative Investment Fund Managers Directive.

Objective and Policy

SAINTS' objective is to deliver real dividend growth by increasing capital and growing income.

SAINTS' policy is to invest mainly in equity markets, but other investments may be held from time to time including bonds, property and other asset classes.

The Board believes that a flexible approach to investment is important. As market valuations across and within different asset classes vary over time, the ability to adjust asset allocation and portfolio positioning in response to these variations is important. There are no pre-defined maximum or minimum exposure levels for asset classes, sectors or regions.

The Board also believes that a medium to long term approach is likely to lead to the best investment returns. SAINTS' performance in any one year is likely to differ from that of its benchmark index, sometimes by a significant amount. Financial markets are volatile, particularly over short time periods, but the Manager is encouraged to view such volatility as giving rise to investment opportunities rather than as a risk to be avoided.

In order to achieve real growth in the dividend, the income generated from SAINTS' assets needs to grow over the medium to longer term at a faster rate than inflation. Consequently, the focus of the portfolio is on listed equities. Investments are regularly considered and made in a broad range of other asset types and markets. Derivative and structured instruments may also be used with prior Board approval, either to hedge an existing investment or a currency exposure or to exploit an investment opportunity.

The equity portfolio consists of shares listed both in the UK and in overseas markets. The portfolio is diversified across a range of holdings with little regard paid to the weighting of individual companies in the benchmark index. The number of individual companies will vary over time and the portfolio is managed on a global basis rather than as a series of regional sub-portfolios.

Investments are made in markets other than listed equity markets when prospective returns appear to be superior to those from equity markets or are considered likely to exceed SAINTS' borrowing costs. The list of these other investments will vary from time to time as opportunities are identified but include investment grade bonds, high yield bonds, property, forestry, private equity and other asset types.

As an investment trust, SAINTS is able to borrow money and does so 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. Whenever long term borrowings cannot be fully invested in such manner, the borrowed funds are used to purchase a diversified portfolio of similar maturity bonds to the borrowings. This has the effect of hedging out much of the interest rate risk and removing the mismatch between borrowing costs and associated investment returns. Gearing levels are discussed by the Board and Managers at every Board meeting and monitored between meetings. The Board will not take out additional borrowings if this takes the level of effective gearing beyond 130%.

The starting position for investment of shareholders' funds is 100% exposure to equity markets. The allocation to equity markets at any point in time will reflect the Board's and Managers' views on prospective returns from equities and the full range of alternative investment opportunities but, in broad terms, SAINTS will gear up through the use of borrowings if equity markets look undervalued and will hold cash or invest in non-equity assets when equity markets look overvalued.

The exposure to listed equities is set within a range of 75% to 125% of shareholders' funds in normal circumstances. The number of individual equities held will vary over time but, in order to diversify risk, will typically be in a range between 50 and 100.

The Board monitors the aggregate exposure to any one entity across the whole investment portfolio. The maximum exposure at time of investment to any one entity is 15% of total assets. The Board is notified in advance of any transaction that would take an individual equity holding above 5% of shareholders' funds. SAINTS does from time to time invest in other UK listed investment companies. The maximum permitted investment in such companies is 15% of gross assets.

An overview by the Manager is given on pages 12 to 15 and a detailed analysis of the Company's investment portfolio held at the year end is set out on pages 16 to 20.

Board Oversight

Baillie Gifford & Co Limited, a wholly owned subsidiary of Baillie Gifford & Co, has been appointed by the Company as its Alternative Investment Fund Manager (AIFM). The investment management function has been delegated to Baillie Gifford & Co and the management of the property portfolio to OLIM Property Limited. When assessing the performance of the Company and the Managers, the Board looks at dividend growth, share price and at net asset value total returns relative to inflation and the benchmark total return. The Board believes it is appropriate to make this assessment over a medium to long term timeframe, a minimum of five years, in accordance with the medium to long term approach taken to investment.

The Board monitors closely the activities of the Managers, the composition of the investment portfolio and the level of gearing.

The Board sets a number of guidelines and places limits and restrictions on the Managers in order to minimise the risk of permanent loss of capital. Within these constraints, the Board encourages the Managers to maximise long term capital and income growth rather than minimise short term volatility in the capital value of the investment portfolio. The main source of both long term return and short term volatility in SAINTS' portfolio is likely to be the investments in listed equities.

The Board also monitors SAINTS' revenue position and receives regular estimates from the Managers of likely income growth. The level of dividend in any one year is set after assessing the income generated by the portfolio in that year, the level of revenue reserves and long term trends in income.

Discount/Premium

The Company annually seeks shareholder authority to buy back its own shares at a discount to net asset value and to hold such shares in treasury as well as to issue new shares and sell treasury shares at a premium to net asset value.

The Company can issue shares at such times as the premium indicates that demand is not being met by natural liquidity in the market

Buy-back powers have been used in the past in circumstances when large lines of stock cannot be absorbed by the market. The discount or premium, in absolute terms and relative to other similar investment trust companies, and the composition of the share register are discussed at every Board meeting. While there is no discount target, the Board is aware that discount volatility is unwelcome to many shareholders and that share price performance is the measure used by most investors. The Board oversees the Managers' marketing programme which is designed to stimulate demand for the Company's shares, provide effective communication to existing and potential shareholders and maintain the profile of the Company.

During the year the Company issued 4,955,000 ordinary shares at a premium to net asset value (2017 – 2,580,000). No shares were bought back during the year.

Performance

At each Board meeting, the Directors consider a number of performance measures to assess the Company's success in achieving its objectives.

Key Performance Indicators

The key performance indicators (KPIs) used to measure the progress and performance of the Company over time are established industry measures and are as follows:

- dividend per share;
- earnings per share;
- the movement in net asset value per ordinary share (after deducting debentures at fair value) compared to the benchmark;
- the movement in the share price;

- the premium/discount (after deducting debentures at fair value); and
- ongoing charges.

An explanation of these measures can be found in the Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

The one, five and ten year records of the KPIs are shown on pages 4, 5 and 21.

In addition to the above, the Board considers peer group comparative performance.

Principal Risks

As explained on pages 27 and 28, 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 risks facing the Company including those that would threaten its business model, future performance, solvency or liquidity. There have been no significant changes to the principal risks during the year. A description of these risks and how they are being managed or mitigated is set out below.

Financial Risk – the Company's assets consist mainly of listed securities and its principal risks are therefore market related and 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 51 to 55. To mitigate this risk at each Board meeting the Manager provides an investment policy paper which includes a detailed explanation of significant stock selection decisions and the overall rationale for holding the current portfolio. Consideration is given to portfolio movements and the top and bottom contributors to performance. The investment approach is considered in detail at the annual Strategy Meeting.

Investment Strategy 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. To mitigate this risk, the Board regularly reviews and monitors the Company's objective and investment policy and strategy; the investment portfolio and its performance; the level of discount/premium to net asset value at which the shares trade; and movements in the share register.

Regulatory Risk – failure to comply with applicable legal and regulatory requirements such as the tax rules for investment companies, the UKLA 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. To mitigate this risk, Baillie Gifford's Business Risk, Internal Audit and Compliance Departments provide regular reports to the Audit Committee on Baillie Gifford's monitoring programmes. Major regulatory change could impose disproportionate compliance burdens on the Company. In such circumstances representation is made to ensure that the special circumstances

of investment trusts are recognised. Shareholder documents and announcements, including the Company's published Interim and Annual Report and Financial Statements, are subject to stringent review processes, and procedures are in place to ensure adherence to the Transparency Directive and the Market Abuse Directive with reference to inside information.

Custody and Depositary Risk – safe custody of the Company's assets may be compromised through control failures by the Depositary, including breaches of cyber security. To mitigate this risk, the Board 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. The Custodian's audited internal controls reports are reviewed by Baillie Gifford's Business Risk Department and a summary of the key points is reported to the Audit Committee and any concerns investigated. In addition, the existence of assets is subject to annual external audit by KPMG LLP.

Operational 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. 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 Board 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.

Discount 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. The Board monitors the level of discount/premium at which the shares trade and the Company has authority to buy back its existing shares when deemed by the Board to be in the best interests of the Company and its shareholders.

Leverage 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 extent of this loss. If borrowing facilities are not renewed, the Company may have to sell investments to repay borrowings. The Company can also make use of derivative contracts. 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. The majority of the Company's investments are in quoted securities that are readily realisable. Further information on leverage can be found on page 64 and the Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

Political Risk – political developments will be closely monitored and considered by the Board and Managers. The Board continues to monitor developments as they occur regarding the Government's intention that the UK should leave the European Union, and to assess the potential consequences for the Company's future activities. Whilst there remains considerable uncertainty, the Board believes that the nature and diversification of the Company's assets positions the Company to be suitably insulated from Brexit related risks.

Viability Statement

In accordance with provision C2.2 of the UK Corporate Governance Code, the Directors have assessed the prospects of the Company over a minimum period of five years. The Directors continue to believe this to be appropriate as it reflects the longer term investment strategy of the Company in terms of both investment horizon and income growth, and to be a period during which, in the absence of any adverse change to the regulatory environment and to the tax treatment afforded to UK investment trusts, they do not expect there to be any significant change to the current principal risks facing SAINTS nor to the controls in place to effectively mitigate those risks. Moreover, the Directors do not envisage any change in strategy or any events which would prevent the Company from operating over a minimum period of five years.

In considering the viability of the Company, the Directors have conducted a robust assessment of each of the principal risks and uncertainties detailed on pages 7 and 8 and in particular the impact of market risk where a significant fall in global equities markets would adversely impact the value of the investment portfolio. The Directors have also considered the Company's income and expenses and dividend policy having undertaken a review of revenue projections over a five year period and its liquidity in the context of the majority of its investments being listed equities which are readily realisable and so capable of being sold to provide funding if required. Leverage comprising a fixed term Debenture which has a nominal value of £80m and is redeemable at par in 2022, has also been considered with specific leverage and liquidity stress testing conducted during the year. 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. The Board has specifically considered the market uncertainty arising from the UK's negotiations to leave the European Union and can see no scenario that it believes would affect the going concern status or viability of the Company.

Based on the Company's processes for monitoring revenue projections, share price discount/premium, the Managers' compliance with the investment objective, asset allocation, the portfolio risk profile, leverage, counterparty exposure, liquidity risk and financial controls, 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.

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. Further information on the Company's approach to environmental, social and governance (ESG) matters are provided on page 28.

Gender Representation

The Board comprises six Directors, four male and two female. The Company has no employees. The Board's policy on diversity is set out on page 26.

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 28.

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 www.bailliegifford.com.

Future Developments of the Company

The outlook for the Company for the next 12 months is set out in the Chairman's Statement on pages 2 and 3 and the Managers' Review on pages 12 to 15.

Investment Approach

SAINTS' aim is to provide its shareholders with a dependable source of income, together with growth in income and capital that exceeds inflation over time. To achieve these goals, our strategy is to allocate the majority of the Company's assets to a portfolio of carefully selected global equities. History tells us that equities offer investors the best opportunity to enjoy inflation-beating growth in income and capital over the long term.

Within the equity portfolio, we focus solely on companies whose income and growth potential is aligned with SAINTS' goals. Our starting point for any equity investment is a company's long-term potential for earnings and cash flow growth above inflation. We believe share prices and dividends over the long term follow company earnings and cash flows. By investing only in companies whose earnings and cash flows are likely to grow ahead of inflation, we expect the shares held in the equity portfolio to deliver the growth in income and capital that we seek for SAINTS' shareholders.

Besides the potential for profit growth, we seek dividend dependability at any company in which we invest. By 'dependability' we mean the resilience of a company's dividend through business and economic cycles. We focus on companies whose dividends are likely to prove dependable over long periods of time, regardless of the prevailing market conditions or economic cycle. These resilient dividends help underpin the dependability of SAINTS' own distributions to shareholders.

Companies with the prospect of both dependable dividends and attractive profit growth are not common. However, we make full use of the global equity universe available to the Company, which consists of several thousand stocks. This allows us to construct a diversified portfolio of investments which meet our requirements. Typically the portfolio consists of around 60–80 companies. We believe this range strikes the right balance between diversification and focus.

Our portfolio is very different from conventional equity market indices. The income stream from such indices is often dominated by the dividends from a small number of companies, often in cyclical and capital-intensive industries. The result is that as a source of income they are unreliable. Our approach is consciously different, to ensure stability of the income we generate for the Company's shareholders. We recognise that many of the Company's shareholders rely on the income we distribute to pay for expenses.

To identify the businesses we are looking for, we employ a disciplined research process that focuses on the dependability of a company's dividend and the growth potential of its earnings and cash flow. The opportunities for growth vary widely, but they can be broadly described as falling into one of four categories described on page 11. We have also used this categorisation to illustrate the portfolio, as at 31 December 2018.

Each block in the illustration represents an individual holding, and the height of each block indicates the size of the holding in the equity portfolio. The colour of each block represents the type of growth by which we categorise the company. The column in which a block appears indicates the stock's dividend yield, shown across the horizontal axis.

Borrowed Funds

Although the equity portfolio accounts for the majority of the Company's investments, we also invest in portfolios of property and bonds. As an investment company, SAINTS benefits from the ability to use borrowings, up to a prudent amount. By investing these borrowings in the property and bond portfolios, we enhance the Company's ability to meet its investment objective.

SAINTS' borrowings currently take the form of a long-term debenture. The borrowed money is invested with the intention of beating the cost of these borrowings. Our asset allocation decisions aim to strike a balance between income contribution, income dependability and growth at the whole portfolio level.

A directly-held portfolio of UK commercial property, managed by OLIM Property Limited, has been a favoured investment for the borrowed funds for many years. The allocation to this property portfolio has varied over time, but the continuing attraction is OLIM Property Limited's focus on strong covenants and lease terms that typically include fixed or inflation-linked rent increases. Properties are selected for the portfolio on the basis of their income dependability and growth characteristics, much as in the equity portfolio.

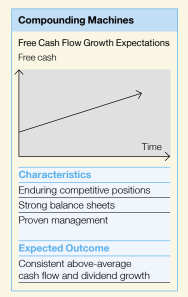
Our fixed income investments are more tactical in nature, given the fixed nature of their income stream which does not support SAINTS' primary objective of dividend growth over time. Investments are made when the total return potential and the absolute level of income is significant. The bond portfolio is global, giving us the same large number of opportunities to select from, just as we do in the equity portfolio.

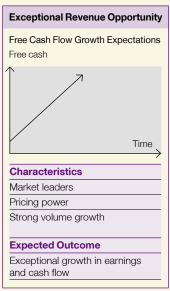
Summary

Aim: To provide shareholders with a dependable source of income, together with growth in income and capital that exceeds inflation over time.

- This aim is underpinned for the long-term by investment in a portfolio of equities selected for their real income and capital growth potential.
- Equity investments are complemented through the opportunistic investment of borrowed funds:
 - A high-yielding directly-held UK property portfolio offering a dependable and growing rental income stream;
 - Tactical investments in fixed income instruments.
- A robust dividend in even the most challenging of investment environments:
 - Underlying investments are selected for dependability of income alongside growth;
 - The board and management team are committed to delivering real dividend growth sustainably into the future;
 - Significant revenue reserves to support the smooth progression of dividends.
- Outcome: an investment for the long term which can generate a dependable income stream, with significant growth potential in both capital and income.

Drivers of Free Cash Flow Growth





22.6%

Kering

National Instruments

Zenkoku Hosho

Novo Nordisk

AJ Gallagher

RPM

Hiscox

McDonald's

Analog Devices

Experian

CH Robinson

Deutsche Boerse

2-3%

11.0%

Dolby Laboratories

Albemarle

Cochlear

SAP

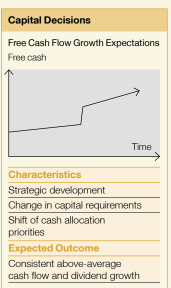
Apple

Wolters Kluwer

Microsoft

1-2%





% of Portfolio

0–1% of Holding
1–2% of Holding
2–3% of Holding
3%+ of Holding

Box height represents stock portfolio weiaht.

1.0%

Alphabet

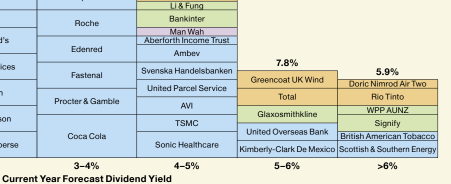
0-1%

Admiral Apache Sandvik Sumitomo Mitsui Trust HK Exchanges & Clearing ВЗ ANTA Sports Cullen/Frost Bankers Want Want Brambles Atlas Copco Nestlé Partners Prudential China Mobile Pepsico

36.5%

What will drive growth in free cash flow available for dividends?

	Portfolio %	Weighted Average Yield %
Compounding Machines	68.0	3.3
Exceptional Revenue Opportunity	12.5	2.6
Profitability Transformation	10.4	4.5
Capital Decisions	9.2	4.9



15.2%

Figure 1: Graphical representation of SAINTS' equity portfolio holdings as at 31 December 2018, ordered by dividend yield and colour coded by the categorisation of what will drive growth in free cash flow available for dividends.

Source: IBES, Bloomberg, Baillie Gifford. Holding sizes and forecast yields are as at 31 December 2018. Yields are based on market consensus and Baillie Gifford estimates of ordinary dividends, on a 12 month forward basis, gross of withholding taxes. Excludes cash, weights have been rebalanced to 100%. Totals may not sum due to rounding. See disclaimer on page 63.

Managers' Review

As detailed in the Investment Approach section, SAINTS aims to deliver real growth in both income and capital to its shareholders over the long term. We tend to consider these outputs over periods of five years or longer, consistent with the Company's time horizon.

In this section we provide a review of the progress that the Company has made towards these longer-term goals during 2018, after another strong year of operational performance from our investments. We also outline how the company is positioned at the end of 2018, both in terms of where we are finding growth, and how we are ensuring the income stream is truly diversified. Finally, we set out our outlook for the years ahead.

Progress during 2018

2018 was a good year for SAINTS' income growth, though the capital performance this year was weaker than it has been in recent years. Income growth from the equity portfolio was strong, but the capital return offset this and across the year the equity portfolio delivered modestly negative total returns. The property portfolio delivered a strong positive return. The small fixed income portfolio generated a negative return. The Company's NAV at fair value produced a total return of -2.4% during the year and total income from investments was £21.7m, a 6.2% increase on the prior year.

The biggest driver of returns in any one year will be the performance of the equity portfolio, and 2018 was no exception. As explained in the Investment Approach section on page 10, we aim to invest the bulk of the Company's net assets in equities. History tells us this is the best asset class for delivering real income and capital growth over the long term. 2018 was a year of two halves both for SAINTS, and for broader equity markets. Generally markets were strong in the first half of the year, buoyed by strong corporate earnings; and then weaker in the second half of the year, as worries around the potential effect of new trade barriers spread, and consumer confidence deteriorated. Across the year, global equity markets fell by 3.4%, and the Company's equity portfolio delivered a very similar performance.

Our starting point when choosing equities for your portfolio is always to look for where we can see significant potential for profit growth, as we believe this is typically what will drive capital and dividend growth over the long run. Sometimes our analysis is that growth rates in the future will be higher than in the recent past, and it is striking that several of the strongest performers in 2018 were businesses where the acceleration in growth that we were hoping for began to be more visible to the outside world.

These investments all benefit from new, technology-enabled business models that allow companies to sell more useful products to a wider range of customers. For instance, Edenred, the French vouchers business, has seen double digit growth in its most mature markets, as it has rolled out its mobile-based vouchers for employees and restaurants, cutting a huge amount of administrative grit from the process. Microsoft's cloud businesses, including Azure, have delivered astonishing growth rates, as businesses have adopted these software products and used them to improve the way they work. Less dramatically, Wolters Kluwer's growth rate continues to accelerate as their portfolio of products steadily shifts towards digital solutions that help doctors, accountants and lawyers do their jobs more efficiently.

All three of these businesses delivered strong positive returns during the year, and dividend increases of between 8% and 37%. Because they are delivering real benefits to customers, in each case we think the long-term growth drivers are relatively immune to the ups and downs of the global economy. The focus of our research continues to be on finding these businesses where we can have high levels of confidence in the long-term outlook, and where the drivers of success are to some extent within the control of the management teams.

We don't always get these judgements right. A common factor in several of the investments that we sold during the year was that we lost faith in management's ability to steer their businesses through increasingly challenging end markets. In some cases this loss of confidence was exacerbated by unplanned management changes. Examples of this included WPP Group, Continental, Pandora, Pearson and Dia. In each case the specific circumstances were different, but we felt our investment case no longer held, and that we should move on. We will continue to be demanding of the managers we invest alongside on your behalf.

The overall dividend income from the equity portfolio grew by 11%. Local currency dividend growth was robust, and SAINTS also benefitted from larger holdings in equities thanks to the proceeds of issuance, and purchases of equities during the year, funded by sales of property and bonds. At the end of the year, equities represented 80% of the portfolio.

The property portfolio also had a positive year, generating income of £5.1m, and a total return of 10.6%.

The directly-held property portfolio is managed on SAINTS' behalf by OLIM Property Ltd. The wider UK commercial property market delivered healthy returns in 2018, though some sectors such as high street retail showed signs of real stress. However SAINTS' portfolio has little exposure to the weakest areas, as OLIM have correctly predicted these areas of stress and moved the portfolio out of them some time ago. Meanwhile the smaller commercial properties in the portfolio performed particularly well. As in 2017, the biggest contributor to returns was the caravan park in New Romney, a long-standing holding which is a great fit for SAINTS objectives, and where the appraisal value increased by another 15% during the year. Overall rental income for the portfolio was flat, reflecting the benefit of inflation-linked increases in rents, offset by modest net sales of property during the year following the large purchases made in 2017.

The Company's small fixed income portfolio had a weaker year, following a very strong 2017. The Alibaba Convertible which was purchased in 2016 has performed strongly for SAINTS since purchase, thanks to the rapid growth of Alibaba's core business. We think Alibaba's long-term prospect are still exciting, however, Alibaba's share price weakened in the second half of 2018, which reduced the conversion value of our bond. For the fixed income portfolio as a whole, interest income was £1.2m, and the total return was -5.9%.

Equity Portfolio

Revisiting our Growth Buckets

The end of the year is a good opportunity to step back and look at the portfolio. As last year we will look through the lens of our growth 'buckets'. We think these buckets are more useful than looking at the countries where your holdings happen to be listed. We insist that every company we invest in has the potential to deliver multi-year growth in dividends in real terms, meaning ahead of UK CPI inflation. But businesses can deliver growth in different ways. Our buckets are a subjective way of answering the question 'what type of growth opportunity is this?'

By far the biggest portion of the portfolio's capital remains invested in Compounding Machines (around 69%). This is our label for cash-generative businesses where the competitive position is well-established, and where the growth opportunity typically comes from steady expansion of their franchises over a period of many years. This enduring compounding of earnings and dividends should be immensely rewarding for shareholders over the long term. During the year, a new purchase made in this bucket was Cullen/Frost. It is a regional bank based in Texas with a strong long-term credit record. We expect it to steadily expand its loan book in Texas and potentially other states. Another prime example is Coca-Cola. During the year, Coke made good progress expanding into new soft drink categories, while reinvigorating its core business in carbonated cola by introducing no-sugar varieties. This should extend the company's exceptional long-term record of compounding earnings and dividends. By their nature, these sorts of businesses should be resilient dividend payers, and having the bulk of our clients' capital invested in them helps to achieve our aim of generating a dependable income stream.

Profitability Transformation opportunities represent around 10% of the portfolio. In these companies we are typically looking to benefit from a turnaround in the fortunes of what we consider a strong core business that has been under-managed. A notable new addition to this part of the portfolio in 2018 was GlaxoSmithKline. We believe that new CEO Emma Walmsley, together with a strong team she has assembled around her, is making some long overdue, radical changes to the company's research and development efforts. These changes should significantly improve the prospects of the company's pharmaceuticals business.

The Exceptional Revenue Opportunities bucket represents businesses with the potential for rapid sales growth. Often these companies are still in the process of carving out a dominant competitive position. For instance, Anta Sports, the Chinese sportswear business which has been a holding for several years, is currently finalising the acquisition of a collection of international sportswear brands by buying a company called Amer. These brands should drive rapid expansion of Anta's revenues in the years ahead and we are excited about Anta's prospects under the continued leadership of its founder, Mr Ding. Such rapid growth companies currently account for around 12% of the portfolio.

Finally, while most of the companies in the portfolio don't require heavy re-investment of their earnings to grow, we do own a few capital-intensive businesses. Here, our case for cash flow and dividend growth is typically based on a re-ordering of strategic priorities by the management and board. Usually the process should free up more cash and a larger part of this should be returned to shareholders as dividends. We call such investment cases **Capital Decisions**. With no changes in these holdings during the year, they remain around 9% of the portfolio.

These weights represent the output of our bottom-up stock picking, rather than the result of an asset allocation decision, or a conscious 'target'. However, we do think hard about the distribution of investments across these four buckets, to ensure this distribution is consistent with our twin objectives in managing the portfolio. We believe that having the bulk of our clients' capital invested in steadily growing Compounding Machines ensures a resilient, growing base for the income stream. Meanwhile, the other buckets provide the potential for accelerated growth in capital and income from a range of different sources.

The discussion above hopefully indicates a lot of continuity with our commentary in previous years. Our stock-picking approach remains unchanged, largely because our objectives have not changed; and turnover of around 14% remains consistent with our 5+ year investment horizon.

Different Lenses on Diversification

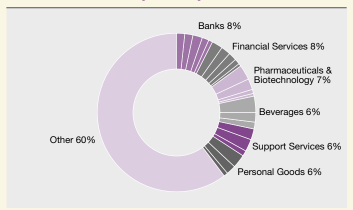
Although these buckets provide information about the characteristics of the businesses in which we tend to invest, they arguably do not reveal much about the portfolio's level of diversification. It would be possible, for example, for the companies in our Compounding Machines bucket to be the same sorts of businesses, selling to the same types of customers, and exposed to a common set of risks. That could make it difficult to meet our objective, because our income stream could end up being highly concentrated.

We seek to guard against such concentrations of risk in three ways. Firstly, we cap the contribution that any one stock can make to the equity portfolio's income stream at 5%. This ensures that it does not become too reliant on the decisions of a handful of company boards, or idiosyncratic risks. Our 10 largest income contributors account for around 30% of the equity portfolio's expected income. (For comparison, the 10 largest income contributors in the UK stock market account for just under half of its income.)

Secondly, we seek to find suitable investments across a wide range of different industries, each on quite different cycles. No industry represents more than 8% of the equity portfolio's expected income stream. Furthermore, even within those industries, we are generating income from a range of quite different businesses.

For instance, we expect to generate around 8% of the portfolio's income from banks, based on our current holdings and our forecast dividends from each of them. But the five banks that make up this income are each operating in very different markets and as such should be exposed to different credit cycles. At Singapore's United Overseas Bank, growth is based on facilitating trade between South-East Asian countries. Svenska Handelsbanken's growth is being driven by rolling out an entrepreneurial business model across Northern Europe. Cullen/Frost, mentioned earlier, is growing in Texas and surrounding states. What our banks do have in common though is strong management teams, often with a founding family or foundation involved, providing a steadying influence. But their credit risks are very different.

Income Breakdown by Industry



Source: Baillie Gifford & Co, Bloomberg, IBES. Based on equity portfolio as at December 2018. Totals may not sum due to rounding.

We also try to think imaginatively about risks which might affect a large number of companies we invest in, even if they are operating in quite different industries. Our primary lens for looking at these questions is the potential risk to the portfolio's overall income stream. With this in mind, we consider the impact that a broad-based economic slowdown might have on those companies in the portfolio where the board has a pay-out-ratiobased dividend policy (meaning the dividend is set as a percentage of the earnings). After reviewing these holdings during the year, we made a few adjustments to holding sizes where we felt the earnings might fall meaningfully if the global economy slowed sharply, and where the dividend could be reduced due to a payout based policy. These companies are not a large part of the portfolio, but in pursuit of a resilient dividend stream for SAINTS' shareholders it is important we keep a tight rein on any holding where there is a question about dividend resilience, however

We also considered the impact that a period of higher inflation might have on the different businesses we invested in, and which of those businesses might be affected by a sharp increase in US tariffs. These exercises prompted reconsiderations of our investment cases, and again cases changes to the portfolio. For example, while we admire the growth opportunity ahead of Challenger, the Australian annuities provider, an in-depth review raised questions around how robust their investments might be in

turbulent markets, and how resilient the dividend was likely to be during a period of stress – especially as this was a business with a pay-out ratio based policy. We therefore sold the holding over the course of 2018.

We are confident that the sources of the portfolio's income are diverse. We regularly test this assumption and will continue seeking new ways of doing this in future. We aim to ensure that SAINTS' dividends are resilient 'through thick and thin'. Ensuring portfolio diversification is an important part of this.

Property Portfolio

At the end of 2018 the portfolio consisted of 17 commercial properties across the United Kingdom and was valued at £83.5m, with a prospective yield of 6.1%. This represents 14.7% of the total investment portfolio – roughly the same proportion as at the end of 2017. The properties are chosen by OLIM for their ability to generate a dependable stream of income, with a goal of matching inflation over the long run.

There were no purchases during the year, but five smaller properties were sold in the first half of 2018, including a Prezzo restaurant in Bishop's Stortford, pubs in Sale and Torquay, and two retail units in Denbigh (adjoining the Aldi supermarket which has been retained). There were two reasons for these sales. Firstly, the purchases made in 2017 were always intended to be partly funded by sales of existing holdings, which largely took place this calendar year. In aggregate, these sales were made at a 4.4% premium to the valuations they were carried at in December 2017.

Secondly, these sales had the effect of reducing SAINTS' exposure to more discretionary consumer spending in the UK. This is continuing the trend of recent years, and reflects OLIM's caution on the outlook for the domestic UK consumer. Indeed, the portion of SAINTS' property portfolio in pubs and restaurants has fallen from over 40% in 2010 to less than 20% today, and all of the shops except our Aldi warehouse have been sold over recent years. The proceeds have been recycled into properties like the Data Centre purchased in 2017, where OLIM believe that we benefit from a very attractive lease and covenant. Over 80% of SAINTS' properties now have RPI-linked or fixed price increases, and the average duration of leases is over 16 years. The manager therefore believes that SAINTS' current portfolio is positioned to be resilient, particularly if British consumers come under more pressure in the coming years.

Fixed Income Portfolio

The fixed income portfolio now stands at around 4% of SAINTS' total investment portfolio. The only notable change was the sale of the small position we held in Argentine government debt. Our investment case had been based on an expectation that a reforming government would get inflation under control, but by the second half of 2018 a currency collapse sent inflation sharply higher. There are likely to be further changes in this part of the portfolio in 2019, as the Alibaba Convertible will convert to equity in July 2019. We are also considering what role the Athena Debt Opportunities Fund should play for SAINTS in the future, after ten years of solid performance for the Company.

Looking Forward

We said last year that SAINTS' equity portfolio is constructed to benefit from a wide range of company-specific growth drivers, rather than a small number of macro-economic views. In this report we've aimed to show that the same remains true today. We continue to believe that equities are the best asset class for meeting SAINTS' dual objectives over the long-run, and over 70% of the Company's income now comes from the equity portfolio. We think that we will maximise our chances of delivering these objectives by investing in companies that we judge are highly likely to deliver both dependable dividends and real earnings and capital growth, while thinking sensibly about diversification at the portfolio level.

This diversification is one reason that we are not overly concerned about the impact of 'Brexit' on SAINTS. Around 15% of the equity portfolio is invested in businesses that are listed in the UK, but many of those are businesses where the major driver of growth is outside the UK - for instance, Prudential is demerging its remaining UK business, to better focus on providing life and health insurance for its Asian customers. We therefore have relatively little exposure to the domestic British economy in the equity portfolio; and as noted earlier, under OLIM's stewardship the property portfolio has become steadily more focused on properties where they believe the tenants should be resilient for many years to come. If there is a risk to the outlook for the company's earnings, it may come from a scenario where the UK's departure from the EU goes much better than expected.

This could prompt a significant appreciation in sterling, which would in turn reduce the value of the Company's foreign dividends, which are a substantial source of income. Continued underlying dividend growth, and a significant amount of sterling income from our properties should both help, but nonetheless growing earnings in this scenario might be a challenge.

However, one of the great benefits of SAINTS's strong revenue reserves is that the trust has a strong buffer to ride out any volatility in the earnings, should it materialise. This means that as managers, we do not need to spend too much time attempting to predict the path of currencies, or political developments. We can instead focus our efforts on picking the best dividend and growth investments we can find globally, from the huge and eclectic global opportunity set that SAINTS has by virtue of being a global income growth trust. We believe we have a strong process for uncovering such opportunities for SAINTS, and we start 2019 with a healthy pipeline of potential new ideas. The task is exciting, and choppy markets throw up opportunities for the patient investor.

We are grateful for your continued support, and look forward to helping SAINTS deliver on its objectives for years to come.

James Dow **Toby Ross** Baillie Gifford & Co 19 February 2019

Investment Changes

	Valuation at 31 December 2017 £'000	Net acquisitions/ (disposals) £'000	Appreciation/ (depreciation) £'000	Valuation at 31 December 2018 £'000
United Kingdom Equities	84,235	(2,561)	(6,361)	75,313
Overseas Equities	378,638	21,540	(23,338)	376,840
Total Equities	462,873	18,979	(29,699)	452,153
Direct Property	84,950	(4,631)	3,181	83,500
Bonds	32,772	(6,909)	(1,519)	24,344
Total Investments	580,595	7,439	(28,037)	559,997
Net Liquid Assets	771	5,545	(159)	6,157
Total Assets	581,366	12,984	(28,196)	566,154

The figures above for total assets are made up of total net assets before deduction of the debenture.

Performance Attribution for the year to 31 December 2018

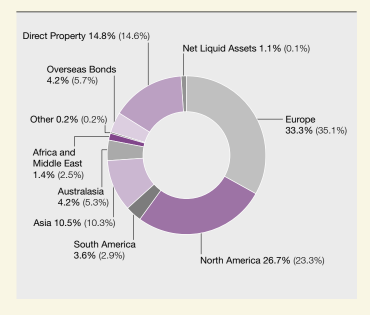
Portfolio breakdown	Average allocation SAINTS %	Average allocation benchmark %	Total return * SAINTS %	Total return benchmark %
Global Equities	93.1	100.0	(3.4)	(3.4)
Bonds	5.3		(5.9)	
Direct Property	16.5		10.6	
Deposits	1.6		_	
Debenture at book value	(16.5)		6.8	
Portfolio Total Return (debenture at book value) Other items†			(3.1) (0.3)	(3.4)
Fund Total Return (debenture at book value) Adjustment for change in fair value of debenture			(3.4) 1.0	(3.4)
Fund Total Return (debenture at fair value)			(2.4)	(3.4)

Past performance is not a guide to future performance.

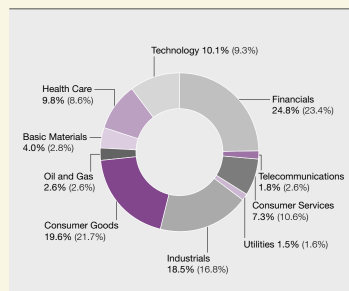
Source: Baillie Gifford and relevant underlying index providers. See disclaimer on page 63.

Distribution of Portfolio

Geographical as at 31 December 2018 (2017)



Equities by Sector as at 31 December 2018 (2017)



^{*} The above returns are calculated on a total return basis with net income reinvested.

[†]Includes Baillie Gifford and OLIM Property Limited management fees.

Classification of Investments

Classification Equities:	UK %	Overseas %	2018 Total %	2017 Total %
Oil and gas producers	_	2.1	2.1	2.1
Oil and Gas	-	2.1	2.1	2.1
Chemicals	_	2.2	2.2	0.9
Mining	1.0	-	1.0	1.3
Basic Materials	1.0	2.2	3.2	2.2
Electronic and electrical equipment	-	2.1	2.1	1.9
General industrials	_	0.9	0.9	1.0
Industrial engineering Industrial transportation	0.5	2.0 3.4	2.0 3.9	2.2 3.9
Support services	1.8	4.1	5.9	4.4
Industrials	2.3	12.5	14.8	13.4
Automobiles and parts	_	_	_	1.0
Food producers	-	8.8	8.8	8.1
Household goods and home construction	_	2.6	2.6	2.7
Personal goods	_	3.5	3.5	4.3
Tobacco	0.8	-	0.8	1.2
Consumer Goods	0.8	14.9	15.7	17.3
Health care equipment and services Pharmaceuticals and biotechnology	- 1.5	3.0 3.3	3.0 4.8	3.0 3.8
Health Care	1.5	6.3	7.8	6.8
Food and drug retailers	_	1.7	1.7	2.6
General retailers	-	1.2	1.2	1.3
Media	_	2.9	2.9	4.5
Consumer Services	-	5.8	5.8	8.4
Mobile telecommunications	_	1.4	1.4	2.1
Telecommunications		1.4	1.4	2.1
Electricity	1.2	-	1.2	1.3
Utilities	1.2	-	1.2	1.3
Banks	_	5.1	5.1	4.0
Non-life insurance	3.3	1.1	4.4	3.9
Life insurance Real estate	1.5 0.2	_	1.5 0.2	2.7 0.2
Financial services	-	6.9	6.9	6.2
Equity investment instruments	1.7	-	1.7	1.6
Financials	6.7	13.1	19.8	18.6
Software and computer services	_	3.6	3.6	3.4
Technology hardware and equipment		4.5	4.5	4.0
Technology	-	8.1	8.1	7.4
Total Equities	13.5	66.4	79.9	
Total Equities – 2017	14.5	65.1	147	79.6
Direct Property Bonds	14.7	4.3	14.7 4.3	14.6 5.7
Net Liquid Assets	0.8	0.3	1.1	0.1
Total Assets	29.0	71.0	100.0	
Total Assets – 2017 Debenture	29.1 (14.6)	70.9 –	(14.6)	100.0 (14.4)
Equity Shareholders' Funds	14.4	71.0	85.4	,
Equity Shareholders' Funds – 2017	14.7	70.9		85.6
Number of equity investments	13	52	65	71

List of Investments at 31 December 2018

Name	Business	Value £'000	% of total assets
Coca Cola	Beverage manufacturer	14,616	2.6
Deutsche Boerse	Securities exchange owner/operator	12,440	2.2
Procter & Gamble	Household product manufacturer	12,115	2.1
Fastenal	Distribution and sales of industrial supplies	11,901	2.1
CH Robinson	Delivery and logistics	11,848	2.1
Edenred	Voucher programme outsourcer	11,377	2.0
Microsoft	Computer software	11,323	2.0
Anta Sports Products	Sportswear manufacturer and retailer	10,889	1.9
Sonic Healthcare	Laboratory testing	10,709	1.9
Admiral	Car insurance	10,580	1.9
Wolters Kluwer	Information services and solutions provider	10,406	1.8
Experian	Credit scoring and marketing services	10,054	1.8
Analog Devices	Integrated circuits	9,973	1.8
McDonald's	Fast food restaurants	9,793	1.7
Roche Holdings	Pharmaceuticals	9,424	1.7
Pepsico	Snack and beverage manufacturer	9,262	1.6
B3 S.A.	Securities exchange owner/operator	8,819	1.6
Prudential	Life insurer	8,580	1.5
GlaxoSmithKline	Pharmaceuticals, vaccines and consumer healthcare	8,579	1.5
Total	Integrated oil company	8,493	1.5
Taiwan Semiconductor Manufacturing	Semiconductor manufacturer	8,434	1.5
Hiscox	Property and casualty insurance	8,222	1.4
AVI	Staple foods manufacturer	8,143	1.4
Partners Group	Asset management	7,833	1.4
China Mobile	Mobile telecommunication services	7,696	1.4
Nestlé	Food producer	7,696 7,684	1.4
United Parcel Service	Courier services	7,090	1.3
RPM International	Sealants, coatings and adhesives manufacturers	6,879	1.2
Apple	Computer technology	6,861	1.2
Kering	Luxury brand conglomerate	6,781	1.2
Scottish & Southern Energy	Electricity utility	6,775	1.2
National Instruments	Electronic test and measurement systems	6,619	1.2
Sumitomo Mitsui Trust Holdings	Trust bank and investment manager	6,459	1.1
Kimberly-Clarke De México	Paper-based household products	6,428	1.1
Bankinter	Corporate and retail bank	6,250	1.1
Greencoat UK Wind	UK wind farms	6,162	1.1
Arthur J Gallagher	Insurance broker	6,157	1.1
Cochlear	Hearing aids	6,130	1.1
Svenska Handelsbanken	Banking	6,009	1.1
Albemarle	Producer of speciality and fine chemicals	5,681	1.0
Hong Kong Exchanges and Clearing	Securities exchange owner/operator	5,631	1.0
Atlas Copco	Engineering	5,590	1.0
Sandvik	Engineering	5,540	1.0
United Overseas Bank	Commerical banking	5,521	1.0
Rio Tinto	Mining	5,462	1.0
Novo Nordisk	Pharmaceutical company	5,300	0.9
Signify NV	Light manufacturing company	5,285	0.9
Brambles	Pallet pool operator	5,278	0.9
Ambev	Brewing	4,915	0.9
Want Want	Snacks and milk-based products	4,838	0.9

Name	Business	Value £'000	% of total assets
Dolby Laboratories	Multimedia software	4,793	0.8
British American Tobacco	Cigarette manufacturer	4,521	0.8
Alphabet Class A	Online search engine	4,517	0.8
SAP	Business software developer	4,417	0.8
Cullen/Frost Bankers	Provides banking services throughout the state of Texas	4,337	0.8
Johnson and Johnson	Pharmaceuticals and healthcare products	4,014	0.7
Zenkoku Hosho	Speciality finance	3,900	0.7
Apache	Oil exploration and production	3,493	0.6
Aberforth Split Level Income Trust	UK small-cap equities fund	3,366	0.6
Man Wah	Sofa designer and manufacturer	3,091	0.5
Li & Fung	Supply chain management services company	2,761	0.5
Doric Nimrod Air Two	Aircraft leasing	2,747	0.5
WPP	Advertising agency	1,686	0.3
Cambium Global Timberland	Forestry investment fund	1,411	0.2
Terra Catalyst Fund*	Fund of European property funds	265	_
Total Equities		452,153	79.9
Direct Property			
Direct Property	See table on page 20.	83,500	14.7
Bonds			
Euro denominated	Aryzta Finance 4.5% 2019 Perpetual	4,637	8.0
US dollar denominated	Alibaba Convertible 5.75% 2019	5,855	
	Athena Debt Opportunities Fund	7,982	
		13,837	2.5
Brazilian real denominated	Brazil CPI Linked 15/05/2045	5,870	1.0
Total Bonds			4.3
		24,344	
Total Investments		<u> </u>	
Total Investments		559,997	98.9
Total Investments Net Liquid Assets Total Assets		<u> </u>	

^{*} Delisted.

Property Portfolio

Location	Туре	Tenant	2018 Value £'000	2018 % of total assets	2017 Value £'000
Basingstoke	Warehouse	G4S Cash Solutions (UK) Ltd	3,500	0.6	3,450
Biggleswade	Warehouse	Quest Automotive Products UK Limited	5,200	0.9	4,800
Bishop's Stortford*	Restaurant	Prezzo Limited	_	-	1,250
Cleethorpes	Public House	Stonegate Pub Company Limited	1,000	0.2	900
Crawley	Petrol Station and Convenience Store	Co-operative Food Stores Limited	3,750	0.7	3,750
Denbight	Supermarket	Aldi Stores Limited	5,000	0.9	5,900
Dundee	Public House	JD Wetherspoon Plc	1,300	0.2	1,300
Earley	Public House	Spirit Pub Company (Managed) Limited	3,200	0.6	3,250
Kenilworth	Nursing Home	Care UK Community Partnerships Limited	7,200	1.3	7,200
Luton	Public House	Stonegate Pub Company Limited	3,400	0.6	3,150
Milton Keynes	Data Centre	TalkTalk Communications Limited	16,700	2.9	16,000
New Romney	Holiday Village	Park Resorts Ltd	13,200	2.3	11,500
Newport Pagnell	Car Showroom	Pendragon Plc	4,000	0.7	4,000
Otford	Public House	Spirit Pub Company (Managed) Limited	2,100	0.4	2,250
Pagham	Convenience Store	Co-operative Food Stores Limited	1,300	0.2	1,300
Portsmouth	Public House	JD Wetherspoon Plc	2,600	0.5	2,600
Prestatyn	Public House	Stonegate Pub Company Limited	1,800	0.3	1,600
Sale*	Public House	Stonegate Pub Company Limited	-	_	750
Southend-on-Sea	Warehouse	Giant Booker Limited	8,250	1.4	8,600
Torquay*	Public House	Mitchells & Butlers Retail Limited	-	_	1,400
			83,500	14.7	84,950

The Strategic Report, which includes pages 2 to 21, was approved by the Board on 19 February 2019.

Peter Moon Chairman

 $^{^{\}star}$ Property sold during the year. †Peacocks Stores Limited and Poundland Retail Limited units sold during the year.

Ten Year Record*

Revenue Gearing Ratios

Year to 31 December	Gross revenue £'000	Available for ordinary shareholders £'000	Earnings per ordinary share † p	Dividend per ordinary share (net) p	Ongoing charges# %	Equity gearing ‡ %	Potential gearing ¶ %
2008	20,901	13,905	10.50	8.80	0.84	0	44
2009	17,194	11,989	9.05	9.05	1.02	(3)	32
2010	16,379	11,271	8.51	9.25	0.90	(4)	26
2011	17,316	12,346	9.32	9.45	0.89	(1)	30
2012	18,556	13,564	10.22	9.80	0.94	(2)	27
2013	18,421	13,541	10.21	10.20	0.90	4	25
2014	18,782	13,940	10.51	10.50	0.90	1	25
2015	18,626	13,913	10.47	10.70	0.93	2	24
2016	18,630	13,939	10.46	10.825	0.87	0	19
2017	20,484	15,213	11.33	11.10	0.80	(6)	17
2018	21,743	16,230	11.75	11.50	0.76	(6)	17

[†]The calculation of earnings per ordinary share is based on the revenue column of the return on ordinary activities after taxation in the Income Statement and the weighted average number of ordinary shares in issue.

Capital

At	Total assets	Debenture stocks and loans	Shareholders' funds	Net asset value per share (book) §	Net asset value per share (fair) §	Share price	Premium/ (discount) ^ (book)	Premium/ (discount) ^ (fair)
31 December	£,000	£'000	£'000	р	р	р	%	%
2008	289,087	88,312	200,775	151.5	145.3	130.5	(13.9)	(10.2)
2009	365,067	87,892	277,175	209.2	206.0	181.0	(13.5)	(12.1)
2010	418,269	87,446	330,823	249.7	242.5	245.5	(1.7)	1.2
2011	381,166	86,972	294,194	221.7	205.3	208.5	(6.0)	1.6
2012	401,780	86,467	315,313	237.7	220.5	225.5	(5.1)	2.3
2013	428,313	85,931	342,382	258.1	247.0	256.3	(0.7)	3.8
2014	429,167	85,361	343,806	259.1	243.7	249.6	(3.7)	2.4
2015	433,209	84,756	348,453	261.7	247.5	261.5	(0.1)	5.7
2016	515,622	84,112	431,510	323.5	309.2	324.0	0.2	4.8
2017	581,366	83,428	497,938	366.2	355.6	368.0	0.5	3.5
2018	566,154	82,701	483,453	343.0	336.4	351.0	2.3	4.3

[§] Net asset value per ordinary share has been calculated after deducting the debenture at either book value or fair value. See Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

Cumulative Performance (taking 2008 as 100)

At 31 December	Net asset value per share	Net asset value total return	Share price	Share price total return	Benchmark	Benchmark total return	Earnings per ordinary share	Dividends per ordinary share (net)	Consumer price index
2008	100	100	100	100	100	100	100	100	100
2009	138	146	139	147	105	125	86	103	103
2010	165	182	188	209	104	145	81	105	107
2011	146	168	160	185	106	138	89	107	112
2012	157	188	173	209	106	154	97	111	114
2013	170	213	196	247	107	187	97	116	116
2014	171	223	191	251	107	208	100	119	117
2015	173	234	200	274	108	217	100	122	117
2016	214	301	248	353	137	281	100	123	119
2017	242	351	282	413	152	319	108	126	123
2018	226	339	269	407	143	308	112	131	125
Compound an	nual returns								
5 year	5.8%	9.7%	6.5%	10.5%	6.0%	10.5%	2.9%	2.5%	1.5%
10 year	8.5%	13.0%	10.4%	15.1%	3.7%	11.9%	1.1%	2.7%	2.3%

On 1 January 2004 the Company changed its benchmark from 65% FTSE All-Share Index and 35% FTSE World Ex UK Index to 70% FTSE All-Share Index and 30% FTSE World Ex UK Index and with effect from 1 January 2009, the Company's benchmark became 50% FTSE All-Share Index and 50% FTSE All-World ex UK Index. With effect from 1 January 2014, the Company's benchmark became 100% FTSE All-World Index. For the purposes of the above tables the returns on these benchmarks for their respective periods have been linked to form a single benchmark. Source: Refinitiv/Baillie Gifford and relevant underlying index providers. See disclaimer on page 63.

[#]Calculated as total operating costs divided by average net asset value (with debt at fair value) in accordance with AIC guidelines.

[‡]Total assets (including all debt used for investment purposes) less cash, bonds (ex convertibles) and property divided by shareholders' funds.

[¶]Total assets (including all debt used for investment purposes) divided by shareholders' funds.

[^]Premium/(discount) is the difference between SAINTS' quoted share price and its underlying net asset value at either book value or fair value. See Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

^{*} See Glossary of Terms and Alternative Performance Measures on pages 64 and 65.

Directors and Management

Members of the Board come from a broad variety of backgrounds. The Board can draw on an extensive pool of knowledge and experience.

Directors

Peter Moon

Mr Moon joined the Board in 2005 and was appointed Chairman in 2016. He was chief investment officer of the Universities Superannuation Scheme Limited fund. He is chairman of Bell Potter (UK) Limited and is a director of JP Morgan Asian Investment Trust plc and First Property plc. He is an investment adviser of Teeside Pension Fund, a former chairman of Arden Partners plc, a former director of MBNA Europe and a former Member of the National Association of Pension Funds Investment Committee.

Bronwyn Curtis, OBE

Ms Curtis joined the Board in 2014. An economist, she was Head of Global Research and Senior Adviser to the Head of Global Banking and Markets at HSBC Bank plc. Her previous positions included Head of European Broadcast at Bloomberg LP, Chief Economist for Nomura International and Global Head of Foreign Exchange and Fixed Income Strategy at Deutsche Bank. She is chairman of JP Morgan Asian Investment Trust plc.

Eric Hagman, CBE, CA

Mr Hagman joined the Board in 2005 and became Chairman of the Audit Committee in 2009. He joined Arthur Andersen in 1971 and became the managing partner in Scotland in 1982. He spent the last five years until 2002 in London as a managing partner on the UK Leadership Team. He is a director of WA Baxter & Sons Limited. He was formerly a trustee of the National Galleries of Scotland and a director of British Polythene Industries plc, Glen Group plc, Scottish Financial Enterprise and Scottish Enterprise.

Lord Kerr of Kinlochard, GCMG

Lord Kerr joined the Board in 2002 and was appointed Senior Independent Director in 2012. He was Ambassador to the US and the EU, and Foreign Office Permanent Under-Secretary. He is currently deputy chairman of Scottish Power, and chairman of the Centre for European Reform. He was formerly deputy chairman of Royal Dutch Shell plc, a director of Rio Tinto plc, chairman of Imperial College London and a trustee of the National Gallery.

Dame Mariot Leslie

Dame Mariot Leslie was appointed by the Board on

1 January 2019. Mariot was a member of the Diplomatic Service from 1977 until her retirement in 2014. In the course of her career she represented the UK overseas in Singapore, Germany, France and Italy, ran the FCO's Policy Planning Staff, and was a member of the British Government's Joint Intelligence Committee. She was the British Ambassador to Norway from 2002–2006 and the UK's Permanent Representative to NATO from 2010 to 2014.



Lord Macpherson of Earl's Court, GCB

Lord Macpherson joined the Board in 2016. He was Permanent Secretary to the Treasury from 2005 to 2016, leading the department through the global economic and financial crisis. Prior to that, he held a number of senior posts at the Treasury, including Principal Private Secretary to Ken Clarke and Gordon Brown. An economist by training, he worked for Peat Marwick consulting and the CBI before joining the Treasury. Lord Macpherson is currently chairman of C Hoare and Co, a director of British Land plc, and is a visiting Professor at King's College, London.

All Directors are members of the Nomination Committee and all Directors with the exception of Mr Moon, are members of the Audit Committee. Mr Moon stepped down from the Audit Committee on 8 November 2018.

Managers and Secretaries

The Company has appointed Baillie Gifford & Co Limited, a wholly owned subsidiary of Baillie Gifford & Co, as its Alternative Investment Fund Manager and Company Secretary. Baillie Gifford & Co Limited has delegated investment management services to Baillie Gifford & Co. 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 is one of the largest investment trust managers in the UK and currently manages nine investment trusts. Baillie Gifford also manage unit trusts 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 total around £185 billion. Based in Edinburgh, it is one of the leading privately owned investment management firms in the UK, with 44 partners and a staff of around 1,000.

SAINTS is managed by James Dow and Toby Ross. They work closely with the other specialist equity, bond and multi-asset class investors at Baillie Gifford. The property investments are managed separately by OLIM Property Limited, a specialist property manager.

Baillie Gifford & Co and Baillie Gifford & Co Limited are both authorised and regulated by the Financial Conduct Authority.

Directors' Report

The Directors present their Report together with the Financial Statements of the Company for the year to 31 December 2018.

Corporate Governance

The Corporate Governance Report is set out on pages 26 to 28 and forms part of this Report.

Manager and Company Secretaries

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 Secretary. Baillie Gifford & Co Limited has delegated investment management services to Baillie Gifford & Co. The management of the property portfolio has been delegated to OLIM Property Limited.

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 six months' notice. Compensation fees would only be payable in respect of the notice period if termination were to occur within a shorter notice period. The annual management fee is 0.45% of total assets less current liabilities, excluding the property portfolio, calculated on a quarterly basis. The Board is of the view that calculating the fee with reference to performance would be unlikely to exert a positive influence on performance.

The Property Management Agreement sets out the matters over which OLIM Property Limited has discretion and those matters which require Board approval. The Property Management Agreement is terminable on three months' notice. The annual fee is 0.5% of the value of the property portfolio, subject to a minimum quarterly fee of $\mathfrak{L}6,250$.

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

- investment process;
- investment performance;
- dividend growth;
- 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;
- the property management service provided by OLIM Property Limited;
- share price and discount; and
- charges and fees.

Following the most recent review it is the opinion of the Directors that the continuing appointment of Baillie Gifford & Co Limited as AIFM, the delegation of investment management services to Baillie Gifford & Co and the delegation of the management of the property portfolio to OLIM Property Limited, on the terms agreed, is in the interests of the Company and shareholders as a whole.

Depositary

In accordance with the Alternative Investment Fund Managers (AIFM) Directive, the AIFM must appoint a Depositary to the Company. On 3 April 2018, the legal entity of the Depositary changed from BNY Mellon Trust and Depositary (UK) Limited to The Bank of New York Mellon (International) Limited following an internal reorganisation at The Bank of New York. 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. Following the internal reorganisation at The Bank of New York, the custody function is now also undertaken by The Bank of New York Mellon (International) Limited ('the Custodian') having previously being delegated to The Bank of New York Mellon SA/NV (London Branch).

Directors

Information about the Directors, including their relevant experience, can be found on page 22.

Dame Mariot Leslie, having been appointed on 1 January 2019, and Karen Lamont who will be appointed to the Board on 4 April 2019, are required to seek election by shareholders at the Annual General Meeting.

All other Directors will retire at the Annual General Meeting and with the exception of Lord Kerr of Kinlochard, who will stand down after the conclusion of the Annual General Meeting, offer themselves for re-election. Following formal performance evaluation, the Chairman confirms the Directors' performance continues to be effective and each remains committed to the Company.

Director Indemnification 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 December 2018 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 Board recommends a final dividend of 2.925p per ordinary share which, together with the interim dividends already paid, makes a total of 11.50p for the year. If approved, the recommended final dividend on the ordinary shares will be paid on 11 April 2019 to shareholders on the register at the close of business on 8 March 2019. The ex-dividend date is 7 March 2019. The Company's Registrar offers a Dividend Reinvestment Plan (see page 60) and the final date for the receipt of elections for reinvestment of this dividend is 21 March 2019.

Share Capital

Capital Structure

The Company's capital structure consists of 140,930,943 ordinary shares of 25p each (2017 – 135,975,943 ordinary shares). There are no restrictions concerning the holding or transfer of the Company's ordinary shares and there are no special rights attaching to any of the shares.

Dividends

The ordinary shares carry a right to receive dividends. Interim dividends are determined by the Directors, whereas the 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.

Information on the deadlines for proxy appointments can be found on page 62.

Major Interests in the Company's Shares

Name	No. of ordinary 25p shares held at 31 December 2018	% of issue
Brewin Dolphin Limited	6,623,973	4.7
DC Thomson & Co Ltd	4,100,000	2.9

There have been no changes to the major interests in the Company's shares disclosed between 31 December 2018 and 18 February 2019.

Annual General Meeting

New Director Appointment

In addition to the Directors detailed on page 22 who will be seeking re-election/election, Resolution 9 in the Notice of Annual General Meeting is being proposed to elect Karyn Lamont to the Board. Karyn's appointment will take effect from 4 April 2019. Karyn is a chartered accountant and former audit partner at PricewaterhouseCoopers. She has over 25 years experience providing audit and other services to a range of clients across the UK's financial services sector, including a number of investment trusts. Karyn is audit committee chairman of The Scottish Investment Trust plc and of The North American Income Trust plc and also fulfils that role at The Scottish Building Society. Karen's considerable knowledge and experience will be of great benefit to the Company.

Share Issuance Authority

Resolution 12 in the Notice of Annual General Meeting seeks to renew the Directors' general authority to issue shares up to an aggregate nominal amount of £11,767,161. This amount represents 33.33% of the Company's total ordinary share capital currently in issue and meets institutional guidelines. No issue of ordinary shares will be made pursuant to the authorisation in Resolution 12 which would effectively alter the control of the Company without the prior approval of shareholders in general meeting.

Resolution 13, which is proposed as a special resolution, seeks to renew the Directors' authority to issue shares or sell shares held in treasury on a non-pre-emptive basis (i.e. without first offering such shares to existing shareholders pro-rata to their existing holdings) for cash up to an aggregate nominal amount of $\mathfrak{L}3,530,148$ (representing 10% of the issued ordinary share capital of the Company as at 18 February 2019). The authorities sought in Resolutions 12 and 13 will continue until the conclusion of the Annual General Meeting to be held in 2020 or on the expiry of 15 months from the passing of this resolution, if earlier.

Such authorities will only be used to issue shares or sell shares from treasury at, or 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.

See further in this regard under the heading 'Authority to Issue Shares at a Discount to Net Asset Value (with Borrowings Valued at Book)' below.

During the year to 31 December 2018, the Company issued at a premium to net asset value on 46 separate occasions a total amount of 4,955,000 shares at an average price of 370.3p per share, raising proceeds of £18,189,000. Between 1 January and 18 February 2019, the Company issued a further 275,000 shares at a premium to net asset value raising proceeds of £1,015,000. No shares were held in treasury as at 18 February 2019.

Authority to Issue Shares at a Discount to Net Asset Value (with Borrowings Valued at Book)

As noted above, the Board believes that issuing shares to meet unsatisfied demand in the marketplace is generally in the best interests of the Company. Shareholders are asked on an annual basis to grant the Directors customary share allotment and issuance authorities (see 'Share Issuance Authorities' above) in order to facilitate non-pre-emptive share issuance, either of new ordinary shares or of any shares which are held by the Company in treasury. Even where such authorities are in place, however, the Listing Rules prohibit the issue of shares, whether new or from treasury, for cash at a price below the net asset value per share (NAV) of the shares which are then in issue, unless the new shares are first offered to existing shareholders pro-rata to their existing holdings.

As stated previously, the Board considers NAV (assets less liabilities) on the basis of the Company's borrowings valued at their book value to be the prudent measure when determining the price at which to issue shares. It remains the Directors' firm intention only to issue shares at, or at a premium to, NAV calculated on this measure. In order, though, to guard against a technical breach of the Listing Rules prohibition mentioned above, by virtue of an inadvertent share issuance at a discount to NAV with borrowings at book (due, for example, to challenges in estimating intra-day market movements), the Board is again this year proposing an additional annual resolution which, paradoxically, seeks to authorise the Directors to issue shares at a discount to NAV at book.

Resolution 14 is being proposed, therefore, solely for this technical purpose and specifically in the context of the Directors' continued intention only to issue shares on a basis which protects or enhances shareholder value.

Market Purchase of Own Shares

The Company's buy-back authority was last renewed at the AGM on 5 April 2018 in respect of 20,397,783 shares of 25p each (equivalent to 14.99% of its then issued share capital). No shares were bought back during the year under review and no shares are held in treasury.

The principal reasons for share buy-backs are:

- to enhance the net asset value for continuing shareholders by purchasing shares at a discount to the prevailing net asset value; and
- (ii) to address any imbalance between the supply of and demand for SAINTS' 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:

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

The Directors are seeking shareholders' approval at the Annual General Meeting to renew the authority to make market purchases of up to 21,166,770 ordinary shares representing approximately 14.99% of the Company's ordinary shares in issue at the date of passing of the resolution, such authority to expire at the Annual General Meeting of the Company to be held in 2020. Such purchases will only be made through the market for cash at prices below the most recently calculated net asset value per ordinary share, which will result in an increase in value of the remaining ordinary shares. Any such shares purchased shall either be held in treasury or cancelled. In accordance with the Listing Rules of the UK Listing Authority, the maximum price (excluding expenses) that may be paid on the exercise of the authority must not exceed the higher of:

- 5 per cent 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
- (ii) the higher of the price of the last independent trade and the highest current independent bid as stipulated by Article 5(1) of Commission Regulation (EC) 22 December 2003 implementing the Market Abuse Directive as regards exemptions for any buy back programmes and stabilisation of financial instruments (No. 2273/2003).

The minimum price (exclusive of expenses) that may be paid will be 25p per share. Purchases of shares will be made within guidelines established, from time to time, by the Board. The Company does not have any warrants or options in issue. Your attention is drawn to Resolution 15 in the Notice of Annual General Meeting.

Financial Instruments

The Company's financial instruments comprise its investment portfolio, cash balances, 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, KPMG LLP, is willing to continue in office and in accordance with section 489 of the Companies Act 2006, resolutions concerning their reappointment and remuneration will be submitted to the Annual General Meeting.

Post Balance Sheet Events

The Directors confirm that there have been no significant post Balance Sheet events up to 18 February 2019 that require disclosure in the Financial Statements.

Greenhouse Gas Emissions

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.

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.

Recommendation

The Board unanimously recommends you to vote in favour of the resolutions to be proposed at the Annual General Meeting as, in its opinion, they are in the best interests of the shareholders as a whole.

On behalf of the Board Peter Moon 19 February 2019

Corporate Governance Report

The Board is committed to achieving and demonstrating high standards of Corporate Governance. This statement outlines how the principles of the 2016 UK Corporate Governance Code (the 'Code'), which can be found at www.frc.org.uk and the principles of the Association of Investment Companies (AIC) Code of Corporate Governance were applied throughout the financial year. The AIC Code provides a framework of best practice for investment companies and can be found at www.theaic.co.uk.

Compliance

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. The Code includes provisions relating to the role of the chief executive, executive directors' remuneration and the need for an internal audit function. Given that the Company is an externally managed investment trust, the Board considers these provisions are not relevant to the Company (the need for an internal audit function specific to the Company has been addressed on page 29).

The Board

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

The Board currently comprises six Directors all of whom are non-executive. The Chairman is responsible for organising the business of the Board, ensuring its effectiveness and setting its agenda. The executive responsibility for investment management has 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. The senior independent director is Lord Kerr of Kinlochard. Lord Macpherson of Earl's Court will become the senior independent director following Lord Kerr of Kinlochard's retirement at the conclusion of the Annual General Meeting.

The Directors believe that the Board has a balance of skills and experience which enables it to provide effective strategic leadership and proper governance of the Company. Information about the Directors, including their relevant experience, can be found on page 22.

There is an agreed procedure for Directors to seek independent professional advice if necessary at the Company's expense.

Appointments

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 retire and seek election by shareholders at the next Annual General Meeting. The Board has agreed that all the Directors will retire at each Annual General Meeting and, if appropriate, offer themselves for re-election.

Independence of Directors

All 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.

Mr Moon, Lord Kerr of Kinlochard and Mr Hagman have served on the Board for more than nine years. 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. Following a formal performance evaluation, the Board has concluded that, notwithstanding their length of service, Mr Moon, Lord Kerr of Kinlochard and Mr Hagman remain independent. Their actions and decisions have confirmed their independence and the Directors believe their length of service has been a benefit to the Board.

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. The Annual General Meeting was attended by all Directors serving at that date.

Directors' Attendance at Meetings

Board	Audit Committee	Nomination Committee
5	2	1
5	2	1
5	2	1
5	2	1
5	2	1
5	2	1
	5 5 5 5 5	Board Committee 5 2 5 2 5 2 5 2 5 2 5 2 5 2

Nomination Committee

The Nomination Committee consists of the whole Board and the Chairman of the Board is Chairman of the Committee. 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 Board composition, Board appraisal, succession planning, training and identifying and nominating new candidates for appointment to the Board. 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. Appointments to the Board are made on merit with due regard for the benefits of diversity including gender. The priority in appointing new Directors is to identify the candidate with the best range of skills and experience to complement existing Directors. The Board therefore does not consider it appropriate to set diversity targets or apply a diversity policy.

Following the announcement of Lord Kerr of Kinlochard's intention not to stand at the forthcoming Annual General Meeting on 4 April 2019, the Board reviewed its structure and agreed to conduct a recruitment process to identify candidates with the skills and experience required having due regard for the benefits of diversity on the Board. The Committee considered several candidates with Dame Mariot Leslie and Karyn Lamont being identified as the preferred candidates. Dame Mariot Leslie was appointed to the Board with effect from 1 January 2019 and Karyn Lamont's appointment will take effect from 4 April 2019. Their considerable knowledge and experience will be of great benefit to the Company.

The Committee's terms of reference are available on request from the Company and from the SAINTS' page on the Managers' website: www.saints-it.com.

Performance Evaluation

An appraisal of the Chairman, each Director, and a performance evaluation and review of the Board as a whole and its Committees was carried out during the year. The Chairman and each Director completed a performance evaluation questionnaire and each Director had an interview with the Chairman. The appraisal of the Chairman was led by Lord Kerr of Kinlochard. The appraisals and evaluations considered, amongst other criteria, the balance of skills of the Board, training and development requirements, the contribution of individual Directors and the overall effectiveness of the Board and its Committees. Following this process it was concluded that there was a diverse range of skills within the Board, and the performance of each Director, the Chairman, the Board and its Committees continues to be effective and the Directors remain committed to the Company. A review of the Chairman'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 Chairman'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. Briefings were provided during the year on regulatory matters. 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 pages 31 and 32.

Audit Committee

The report of the Audit Committee is set out on pages 29 and 30.

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 an ongoing process for identifying, evaluating and managing the significant risks faced by the Company in accordance with the guidance 'Guidance on Risk Management, Internal Controls 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 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 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 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 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 (BNY Mellon Trust & Depositary (UK) Ltd prior to 3 April 2018), as explained on page 23 acts as the Company's Depositary, and Baillie Gifford & Co Limited as 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. Following the change of Depositary on 3 April 2018, as explained on page 23,

the Company's Depositary also acts as the Company's Custodian (this function having previously been delegated to The Bank of New York SA/NV (London Branch). The Custodian prepares a report on its key controls and safeguards which is independently reviewed by BNYM's auditor 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 Committee and any concerns investigated.

The Depositary provides the Audit 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 64), 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 managed is contained in note 17 to the Financial Statements. 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 no short term borrowings and the redemption date for the Company's debenture is April 2022. Accordingly, the Financial Statements have been prepared on the going concern basis as it is the Directors' opinion, having assessed the principal risks and other matters set out in the Viability Statement on page 8, that the Company will continue in operational existence for at least 12 months from the date of approval of these Financial Statements.

Relations with Shareholders

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

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 published at www.saints-it.com subsequent to the meeting. The notice period for the Annual General Meeting is at least twenty working days. Shareholders and potential investors may obtain up-to-date information on the Company at www.saints-it.com.

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.

The Company believes that it is in the shareholders' interests to consider environmental, social and governance (ESG) factors when selecting and retaining investments and have 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 www.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 and the Carbon Disclosure Project and are also members of the International Corporate Governance Network.

On behalf of the Board Peter Moon 19 February 2019

Audit Committee Report

The Audit Committee consists of all independent Directors for the year to 31 December 2018. The Chairman of the Board, Mr Moon, stepped down from the Audit Committee on 8 November 2018. The members of the Committee consider that they have the requisite financial skills and experience to fulfil the responsibilities of the Committee. Mr E Hagman, Chairman of the Committee, is a Chartered Accountant. The Committee's authority and duties are clearly defined within its written terms of reference which are available at www.saints-it.com. 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 Manager being present.

Main Activities of the Committee

The Committee met twice during the year and KPMG LLP, the external Auditor, attended both meetings. Baillie Gifford & Co's Internal Audit and Compliance Departments and the AIFM's permanent risk function provided reports on their monitoring programmes for these 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 regulatory changes impacting the Company;
- The fairness, balance and understandability of the Annual Report and Financial Statements and 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;
- Re-appointment, remuneration and engagement letter 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, objectivity and effectiveness of the external Auditor;
- The need for the Company to have its own internal audit function:
- Internal controls reports received from the Managers and other service providers; 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 valuation of the property investments which represent 14.7% of total assets. Other key issues are the existence and legal title of the property as well as the valuation, existence and legal title of the equity and bond investments which represent 84.2% of total assets.

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 accurate recording of investment income.

The properties are valued on an open market basis by Savills. The Committee approve the Valuation Report provided by Savills and review the property valuations twice a year.

The Auditor confirmed to the Committee that the external valuer's report is prepared in accordance with the stated accounting policy, the value of all the investments had been agreed to the external valuer's report and the portfolio holdings agreed to confirmations from the Company's Custodian.

The Auditor also confirmed that title to properties had been agreed to confirmations from the Company's solicitors and valuations to the report provided by Savills.

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.

Audit Tender

Following the audit tender process held in the year to 31 December 2016, the Board unanimously decided to reappoint KPMG as Auditor.

In recognition of underlying audit rotation requirements, the Committee intends to undertake a further tender process during the year to 31 December 2023.

Internal Controls and Risk Management

The Committee reviewed the effectiveness of the Company's risk management and internal controls systems as described on pages 27 and 28. 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 audit plan for the current year;
- 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. Non-audit fees for the year to 31 December 2018 were £950 and related to the certification of financial information for the debenture trustee. The Committee does not believe that this has impaired the Auditor's independence.

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;
- The Audit Quality Inspection Report from the FRC; and
- Detailed discussion with audit personnel to challenge audit processes and deliverables.

To fulfil its responsibility for the 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.

Although KPMG LLP has been Auditor for 14 years, the audit partners responsible for the audit are 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. Mr Waterson, the current partner, was appointed last year and will continue as partner only until the conclusion of the 2021 audit.

KPMG 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.

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

Accountability and Audit

The respective responsibilities of the Directors and the Auditor in connection with the Financial Statements are set out on pages 34 to 39.

On behalf of the Board Eric Hagman Audit Committee Chairman 19 February 2019

Directors' Remuneration Report

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

Statement by the Chairman

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 last approved at the Annual General Meeting in April 2017 and no changes are proposed.

The Board reviewed the level of fees during the year and concluded that there would be no need to change the fees. The fees were last increased with effect from 1 January 2017.

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.

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. Baillie Gifford & Co Limited, the Company Secretaries, provides comparative information when the Board considers the level of Directors' fees. 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. No compensation is payable on loss of office.

Limits on Directors' Remuneration

The fees for the Directors are payable quarterly in arrears and are determined within the limits set out in the Company's Articles of Association. Currently, Directors' remuneration shall not exceed £30,000 per annum per Director with a maximum additional remuneration of £25,000 per annum for the Chairman. Any change to this limit requires shareholder approval.

The basic and additional fees payable to Directors in respect of the year ended 31 December 2018 and the fees payable in respect of the year ending 31 December 2019 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 year ending 31 Dec 2019 £	Fees for year ended 31 Dec 2018 £
Non-executive Director fee	22,000	22,000
Additional fee for Chairman	16,500	16,500
Additional fee for Chairman of the Audit Committee	5,000	5,000

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 Auditor to audit certain of the disclosures provided in this report. Where disclosures have been audited, they are indicated as such. The Auditor's opinion is included in their report on pages 34 to 39.

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	2018 Fees £	2018 Taxable benefits * £	2018 Total £	2017 Fees £	2017 Taxable benefits * £	2017 Total £
Peter Moon (Chairman)	38,500	2,161	40,661	38,500	2,086	40,586
Bronwyn Curtis	22,000	3,022	25,022	22,000	2,383	24,383
Eric Hagman	27,000	1,965	28,965	27,000	1,940	28,940
Lord Kerr of Kinlochard	22,000	3,334	25,334	22,000	3,245	25,245
Lord Macpherson of Earl's Court	22,000	3,067	25,067	22,000	2,322	24,322
	131,500	13,549	145,049	131,500	11,976	143,476

^{*} Comprises travel and subsistence expenses incurred by Directors in the course of travel to attend Board and Committee meetings held at the Company's registered office in Edinburgh.

Directors' Interests (audited)

Name	Nature of interest	Ordinary 25p shares held at 31 December 2018	Ordinary 25p shares held at 31 December 2017
Peter Moon	Beneficial	15,000	15,000
Bronwyn Curtis	Beneficial	3,000	3,000
Eric Hagman	Beneficial	2,000	2,000
Lord Kerr of Kinlochard	Beneficial	151,495	149,314
Lord Macpherson of Earl's Court	Beneficial	30,000	10,000

Under the Articles of Association, each Director is required to hold at least 2,000 shares in the Company.

The Directors at the year end, and their interests in the Company at 31 December, were as shown above. There have been no changes intimated in the Directors' interests up to 18 February 2019.

Statement of Voting at Annual General Meeting

At the last Annual General Meeting, of the proxy votes received in respect of the Directors' Remuneration Report, 96.0% were in favour, 2.5% were against and votes withheld were 1.5%.

Relative Importance of Spend on Pay

The table below shows the actual expenditure during the year in relation to Directors' remuneration and distributions to shareholders.

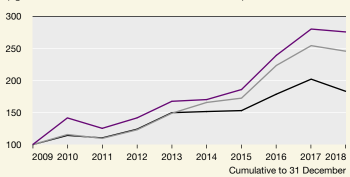
	2018 £000	2017 £000	Change %
Directors' Remuneration	145	143	1.4
Dividends paid to shareholders	15,764	14,778	6.7

Company Performance

The graph opposite compares the total return (assuming all dividends are reinvested) to 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 (benchmark provided for information purposes only).

Performance Graph

(figures rebased to 100 at 31 December 2009)



Source: Refinitiv and relevant underlying index providers.

See disclaimer on page 63.

SAINTS share price
Benchmark*

FTSE All-Share

All figures are total return (see Glossary of Terms and Alternative Performance Measures on pages 64 and 65).

* With effect from 1 January 2014, the portfolio benchmark against which performance has been measured is FTSE All-World Index (in sterling terms). For earlier years covered by the above graph, the Company's benchmark was 50% FTSE All-Share Index and 50% FTSE All-World Ex UK Index (in sterling terms). For the purposes of the above graph the returns on both benchmarks for their respective periods have been linked to form a single benchmark. See disclaimer on page 63.

Past performance is not a guide to future performance.

Approval

The Directors' Remuneration Report on pages 31 and 32 was approved by the Board of Directors and signed on its behalf on 19 February 2019.

Peter Moon Chairman

Statement of Directors' Responsibilities in Respect of the Annual Report and the Financial Statements

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

Company law requires the Directors to prepare Financial Statements for each financial year. Under that law they are required to prepare the Financial Statements in accordance with UK Accounting Standards including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland'. Under company law the Directors must not approve the Financial Statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of its profit or loss for that year. 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 UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the Financial Statements;
- assess the Company's ability to continue as a going concern, disclosing as applicable, matters related to going concern;
- use the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

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 responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities. Under applicable law and regulations, the Directors are also responsible for preparing a Strategic Report, Directors' Report, Directors' Remuneration Report and 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 on the Managers' website. Legislation in the United Kingdom governing the preparation and dissemination of Financial Statements may differ from legislation in other jurisdictions.

Responsibility Statement of the Directors in Respect of the Annual Financial Report

We confirm that to the best of our knowledge:

- the Financial Statements, prepared in accordance with the applicable set of accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company;
- the Strategic Report includes a fair review of the development and performance of the business and the position of the issuer, together with a description of the principal risks and uncertainties that the issuer and business faces; and
- we consider 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 position and performance, business model and strategy.

On behalf of the Board Peter Moon 19 February 2019

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 auditor does not involve 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.
- Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.



Independent auditor's report

to the members of The Scottish American Investment Company P.L.C.

1. Our opinion is unmodified

We have audited the financial statements of The Scottish American Investment Company P.L.C. ("the Company") for the year ended 31 December 2018 which comprise the Income Statement, Balance Sheet, Statement of Changes in Equity, Cash Flow Statement and the related notes, including the accounting policies in note 1

In our opinion the financial statements:

- give a true and fair view of the state of the Company's affairs as at 31 December 2018 and of its return for the year then ended;
- have been properly prepared in accordance with UK accounting standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland; 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 are described below. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion. Our audit opinion is consistent with our report to the audit committee.

We were appointed as auditor by the directors on 16 October 2004. The period of total uninterrupted engagement is for the 15 financial years ended 31 December 2018. We have fulfilled our ethical responsibilities under, and we remain independent of the Company in accordance with, UK ethical requirements including the FRC Ethical Standard as applied to listed public interest entities. No non-audit services prohibited by that standard were provided.

Overview			
Materiality: financial statements as a whole	£5.6m (2017:£5.8m) 1% (2017: 1%) of Total Assets		
Risks of materia	l misstatement	vs 2017	
Recurring risks	Valuation of investment properties	4 >	
	Carrying value of quoted investments	4>	
New risk	The impact of uncertainties due to the UK exiting the European Union on our audit	New	

2. Key audit matters: including our assessment of risks of material misstatement

Key audit matters are those matters that, in our professional judgement, were of most significance in the audit of the financial statements and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by us, including 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. We summarise below the key audit matters in arriving at our audit opinion above, together with our key audit procedures to address those matters and, as required for public interest entities, our results from those procedures. These matters were addressed, and our results are based on procedures undertaken, in the context of, and solely for the purpose of, our audit of the financial statements as a whole, and in forming our opinion thereon, and consequently are incidental to that opinion, and we do not provide a separate opinion on these matters.

The risk

Unprecedented levels of uncertainty:

The impact of uncertainties due to the UK exiting the **European Union on** our audit

Refer to pages 7 and 8 (principal risks), page 8 (viability statement), page 15 (Manager's Review)

All audits assess and challenge the reasonableness of estimates, in particular as described in valuation of investment properties below, and related disclosures and the appropriateness of the going concern basis of preparation of the financial statements. All of these depend on assessments of the future economic environment and the Company's future prospects and performance.

In addition, we are required to consider the other information presented in the Annual Report including the principal risks disclosures and the viability statement and to consider the directors' statement that 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 position and performance, business model and strategy.

Brexit is one of the most significant economic events for the UK and at the date of this report its effects are subject to unprecedented levels of uncertainty of outcomes, with the full range of possible effects unknown.

Our response

We developed a standardised firm-wide approach to the consideration of the uncertainties arising from Brexit in planning and performing our audits.

Our procedures included:

- Our Brexit knowledge We considered the directors' assessment of Brexit-related sources of risk for the Company's business and financial resources compared with our own understanding of the risks. We considered the directors' plans to take action to mitigate the risks.
- Sensitivity analysis When addressing valuation of investment properties, we compared the directors' analysis to our assessment of the full range of reasonably possible scenarios resulting from Brexit uncertainty.
- Assessing transparency As well as assessing individual disclosures as part of our procedures on valuation of investment properties we considered all of the Brexit related disclosures together, including those in the strategic report, comparing the overall picture against our understanding of the risks.

Our results:

 As reported under valuation of investment properties, we found the resulting estimates and related disclosures in respect of the degree of estimation and sensitivity to key assumptions made when valuing the investment properties to be acceptable. We also found disclosures in relation to going concern to be acceptable. However, no audit should be expected to predict the unknowable factors or all possible future implications for a company and this is particularly the case in relation to Brexit.



2. Key audit matters: including our assessment of risks of material misstatement (continued)

Valuation of investment properties

(£83.5. million; 2017: £85.0 million)

Refer to page 29 (Audit Committee Report), page 44 (accounting policy) and pages 48 and 49 (financial disclosures)

The risk

Subjective valuation:

14.7% of the Company's total assets (by value) are held in investment properties.

The fair value of each property requires significant estimation, in particular over the key assumptions of the estimated rental value and the yield.

There is a significant risk over the valuation of these investment properties.

The effect of these matters is that, as part of our risk assessment, we determined that the valuation of investment properties has a high degree of estimation uncertainty, with a potential range of reasonable outcomes greater than our materiality for the financial statements as a whole. The financial statements (note 17) disclose the sensitivity estimated by the Company.

Our response

Our procedures included:

- Assessing valuer's credentials: Using our own property valuation specialist, we evaluated the competence, experience and independence of the external valuer;
- Tests of Detail: We compared the information provided by the Company to its external property valuer for a sample of properties, such as rental income and tenancy data to supporting documents including lease and purchase agreements;
- Methodology choice: We held discussions with the Company's external property valuer to determine the valuation methodology used. We included our own property valuation specialist to assist us in critically assessing the results of the valuer's report by checking that the valuations were in accordance with the RICS Valuation Professional Standards 'the Red Book' and FRS 102 and that the methodology adopted was appropriate by reference to acceptable valuation practice;
- Benchmarking assumptions: With the assistance of our own property valuation specialist, we held discussions with the Company's external property valuer to understand movements in property values. For a sample of properties, we assessed the key assumptions used by the valuer upon which the valuations are based, including those relating to forecast rents and yields, by making a comparison to our own understanding of the market and to industry benchmarks;
- Assessing transparency: We also considered the adequacy
 of the Company's disclosures about the degree of estimation
 and sensitivity to key assumption made when valuing the
 investment properties.

Our results:

 We found the Company's valuation of investment properties to be acceptable (2017: acceptable).

The risk

Carrying value of quoted investments

(£451.9 million; 2017: £462.6 million)

Refer to page 29 (Audit Committee Report), page 44 (accounting policy) and pages 48 and 49 (financial disclosures)

Low risk, high value:

The Company's portfolio of quoted investments makes up 79% of the Company's total assets (by value) and is one of the key drivers of results. We do not consider these investments to be at a high risk of significant misstatement, or to be subject to a significant level of judgement because they comprise liquid, quoted investments. However, due to their materiality in the context of the financial statements as a whole, they are considered to be one of the areas which had the greatest effect on our overall audit strategy and allocation of resources in planning and completing our audit.

Our response

Our procedures included:

- Tests of Detail: Agreeing the valuation of 100 per cent of investments in the portfolio to externally guoted prices; and
- Enquiry of custodians: Agreeing 100 per cent of investment holdings in the portfolio to independently received third party confirmations from investment custodians.

Our results:

 We found the carrying amount of quoted investments to be acceptable (2017: acceptable).



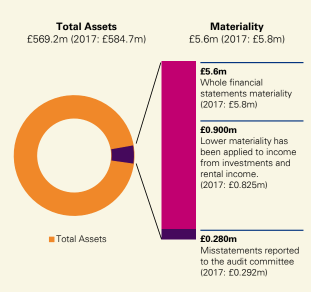
3. Our application of materiality and an overview of the scope of our audit

Materiality for the financial statements as a whole was set at £5.6m (2017: £5.8m), determined with reference to a benchmark of total assets, of which it represents 1% (2017: 1%).

In addition, we applied materiality of £900,000 (2017: £825,000) to income from investments and rental income, for which we believe misstatements of lesser amounts than materiality for the financial statements as a whole could reasonably be expected to influence the Company's members' assessment of the financial performance of the Company.

We agreed to report to the Audit Committee any corrected or uncorrected identified misstatements exceeding £280,000 (2017: £292,000), in addition to other identified misstatements that warranted reporting on qualitative arounds.

Our audit of the Company was undertaken to the materiality level specified above and was all performed at Baillie Gifford & Co's office in Edinburgh.



4. We have nothing to report on going concern

The directors have prepared the financial statements on the going concern basis as they do not intend to liquidate the Company or to cease its operations, and as they have concluded that the Company's financial position means that this is realistic. They have also concluded that there are no material uncertainties that could have cast significant doubt over its ability to continue as a going concern for at least a year from the date of approval of the financial statements ("the going concern period").

Our responsibility is to conclude on the appropriateness of the directors' conclusions and, had there been a material uncertainty related to going concern, to make reference to that in this audit report. However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the absence of reference to a material uncertainty in this auditor's report is not a guarantee that the Company will continue in operation.

In our evaluation of the directors' conclusions, we considered the inherent risks to the Company's business model, including the impact of Brexit, and analysed how those risks might affect the Company's financial resources or ability to continue operations over the going concern period. We evaluated those risks and concluded that they were not significant enough to require us to perform additional audit procedures.

Based on this work, we are required to report to you if:

- we have anything material to add or draw attention to in relation to the directors' statement in note 1 to the financial statements on the use of the going concern basis of accounting with no material uncertainties that may cast significant doubt over the Company's use of that basis for a period of at least twelve months from the date of approval of the financial statements; or
- the related statement under the Listing Rules set out on page 28 is materially inconsistent with our audit knowledge.

We have nothing to report in these respects, and we did not identify going concern as a key audit matter.



5. We have nothing to report on the other information in the Annual Report

The directors are responsible for the other information presented in the Annual Report together with the financial statements. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except as explicitly stated below, any form of assurance conclusion thereon.

Our responsibility is to read the other information and, in doing so, consider whether, based on our financial statements audit work, the information therein is materially misstated or inconsistent with the financial statements or our audit knowledge. Based solely on that work we have not identified material misstatements in the other information.

Strategic report and directors' report

Based solely on our work on the other information:

- we have not identified material misstatements in the strategic report and the directors' report;
- in our opinion the information given in those reports for the financial year is consistent with the financial statements; and
- in our opinion those reports have been prepared in accordance with the Companies Act 2006.

Directors' remuneration report

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

Disclosures of principal risks and longer-term viability

Based on the knowledge we acquired during our financial statements audit, we have nothing material to add or draw attention to in relation to:

- the directors' confirmation within the Viability Statement on page 8 that they have carried out a robust assessment of the principal risks facing the Company, including those that would threaten its business model, future performance, solvency and liquidity;
- the Principal Risks disclosures describing these risks and explaining how they are being managed and mitigated; and
- the directors' explanation in the Viability Statement of how they have assessed the prospects of the Company, over what period they have done so and why they considered that period to be appropriate, and their statement as to whether they have a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the period of their assessment, including any related disclosures drawing attention to any necessary qualifications or assumptions.

Under the Listing Rules we are required to review the Viability Statement. We have nothing to report in this respect.

Our work is limited to assessing these matters in the context of only the knowledge acquired during our financial statements audit. As we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgments that were reasonable at the time they were made, the absence of anything to report on these statements is not a guarantee as to the Company's longer-term viability.

Corporate governance disclosures

We are required to report to you if:

- we have identified material inconsistencies between the knowledge we acquired during our financial statements audit and the directors' statement that they consider that 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 position and performance, business model and strategy; or
- the section of the annual report describing the work of the Audit Committee does not appropriately address matters communicated by us to the Audit Committee.

We are required to report to you if the Corporate Governance Statement does not properly disclose a departure from the eleven provisions of the UK Corporate Governance Code specified by the Listing Rules for our review.

We have nothing to report in these respects.

6. We have nothing to report on the other matters on which we are required to report by exception

Under the Companies Act 2006, we are required 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.

We have nothing to report in these respects.



7. Respective responsibilities

Directors' responsibilities

As explained more fully in their statement set out on page 33, the directors are responsible for: the preparation of the financial statements including being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; 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 they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

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 other irregularities (see below) or error, and to issue our opinion in an auditor's report. Reasonable assurance is a high level of assurance, but does not guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud, other irregularities or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements

A fuller description of our responsibilities is provided on the FRC's website at www.frc.org.uk/auditorsresponsibilities.

Irregularities - ability to detect

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience, through discussion with the directors, the manager and the administrator (as required by auditing standards) and discussed with the directors and the manager the policies and procedures regarding compliance with laws and regulations.

We communicated identified laws and regulations throughout our team and remained alert to any indications of non-compliance throughout the audit.

The potential effect of these laws and regulations on the financial statements varies considerably.

Firstly, the Company is subject to laws and regulations that directly affect the financial statements including financial reporting legislation (including related companies legislation), and its qualification as an Investment Trust under UK tax legislation, any breach of which could lead to the Company losing various deductions and exemptions from UK corporation tax, and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

Irregularities – ability to detect (continued)

Secondly, the Company is subject to many other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation. We identified the following areas as those most likely to have such an effect: the Listing Rules and certain aspects of company legislation recognising the financial and regulated nature of the Company's activities and its legal form. Auditing standards limit the required audit procedures to identify noncompliance with these laws and regulations to enquiry of the directors and management and inspection of regulatory and legal correspondence, if any. These limited procedures did not identify actual or suspected non-compliance.

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations (irregularities) is from the events and transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it. In addition, as with any audit, there remained a higher risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. We are not responsible for preventing non-compliance and cannot be expected to detect non-compliance with all laws and regulations.

8. The purpose of our audit work and to whom we owe our responsibilities

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.

John Waterson (Senior Statutory Auditor) for and on behalf of KPMG LLP, Statutory Auditor

Chartered Accountants Saltire Court 20 Castle Terrace Edinburgh EH1 2EG

19 February 2019



Income Statement

For the year ended 31 December

	Notes	2018 Revenue £'000	2018 Capital £'000	2018 Total £'000	2017 Revenue £'000	2017 Capital £'000	2017 Total £'000
Net (losses)/gains on investments – securities	9	_	(31,218)	(31,218)	_	56,191	56,191
Net gains on investments – property	9	_	3,181	3,181	_	4,845	4,845
Currency (losses)/gains	14	-	(159)	(159)	_	558	558
Income	2	21,743	-	21,743	20,484	_	20,484
Management fees	3	(926)	(1,720)	(2,646)	(893)	(1,659)	(2,552)
Other administrative expenses	4	(1,073)	-	(1,073)	(1,086)	-	(1,086)
Net return before finance costs and taxation		19,744	(29,916)	(10,172)	18,505	59,935	78,440
Finance costs of borrowings	5	(1,986)	(3,688)	(5,674)	(2,001)	(3,715)	(5,716)
Net return on ordinary activities before taxation		17,758	(33,604)	(15,846)	16,504	56,220	72,724
Tax on ordinary activities	6	(1,528)	464	(1,064)	(1,291)	515	(776)
Net return on ordinary activities after taxation		16,230	(33,140)	(16,910)	15,213	56,735	71,948
Net return per ordinary share	7	11.75p	(23.99p)	(12.24p)	11.33p	42.24p	53.57p

A final dividend for the year of 2.925p is proposed (2017 – 2.825p), making a total dividend for the year of 11.50p (2017 – 11.10p). More information on dividend distributions can be found in note 8 on page 47.

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

All revenue and capital items in these statements derive from continuing operations.

A Statement of Comprehensive Income is not required as there is no other comprehensive income.

The accompanying notes on pages 44 to 55 are an integral part of this statement.

Balance Sheet

As at 31 December

	Notes	2018 £'000	2018 £'000	2017 £'000	2017 £'000
Fixed assets					
Investments – securities	9	476,497		495,645	
Investments – property	9	83,500		84,950	
			559,997		580,595
Current assets					
Debtors	10	1,739		1,222	
Cash and cash equivalents	17	7,464		2,894	
		9,203		4,116	
Creditors					
Amounts falling due within one year	11	(3,046)		(3,345)	
Net current assets			6,157		771
Total assets less current liabilities			566,154		581,366
Creditors					
Amounts falling due after more than one year	12		(82,701)		(83,428)
Net assets			483,453		497,938
Capital and reserves					
Share capital	13		35,233		33,994
Share premium account	14		27,694		10,744
Capital redemption reserve	14		22,781		22,781
Capital reserve	14		380,492		413,632
Revenue reserve	14		17,253		16,787
Shareholders' funds			483,453		497,938
Net asset value per ordinary share*	15		343.0p		366.2p

The Financial Statements of The Scottish American Investment Company P.L.C. (company registration number SC000489) were approved and authorised for issue by the Board and were signed on 19 February 2019.

Peter Moon Chairman

The accompanying notes on pages 44 to 55 are an integral part of this statement.

^{*} See Glossary of Terms on pages 64 and 65.

Statement of Changes in Equity

For the year ended 31 December 2018

	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
Shareholders' funds at 1 January 2018		33,994	10,744	22,781	413,632	16,787	497,938
Shares issued	13	1,239	16,950	-	-	_	18,189
Net return on ordinary activities after taxation	7	_	_	_	(33,140)	16,230	(16,910)
Dividends paid in the year	8	-	-	_	-	(15,764)	(15,764)
Shareholders' funds at 31 December 2018		35,233	27,694	22,781	380,492	17,253	483,453

For the year ended 31 December 2017

	Notes	Share capital £'000	Share premium account £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds £'000
Shareholders' funds at 1 January 2017		33,349	2,131	22,781	356,897	16,352	431,510
Shares issued	13	645	8,613	_	_	_	9,258
Net return on ordinary activities after taxation	7	_	_	_	56,735	15,213	71,948
Dividends paid in the year	8	_	_	_	-	(14,778)	(14,778)
Shareholders' funds at 31 December 2017		33,994	10,744	22,781	413,632	16,787	497,938

The accompanying notes on pages 44 to 55 are an integral part of this statement.

Cash Flow Statement

For the year ended 31 December

	Notes	2018 £'000	2018 £'000	2017 £'000	2017 £'000
Cash flows from operating activities					
Net return on ordinary activities before taxation		(15,846)		72,724	
Net losses/(gains) on investments – securities		31,218		(56,191)	
Net gains on investments – property		(3,181)		(4,845)	
Currency losses/(gains)		159		(558)	
Finance costs of borrowings		5,674		5,716	
Overseas withholding tax		(1,053)		(810)	
Changes in debtors and creditors		(828)		51	
Other non-cash changes		(83)		(25)	
Cash from operations			16,060		16,062
Interest paid			(6,400)		(6,400)
Net cash inflow from operating activities			9,660		9,662
Cash flows from investing activities					
Acquisitions of investments		(85,572)		(129,531)	
Disposals of investments		78,216		123,551	
Forward currency contracts		-		469	
Net cash outflow from investing activities			(7,356)		(5,511)
Cash flows from financing activities					
Equity dividends paid	8	(15,764)		(14,778)	
Shares issued	13	18,189		9,258	
Net cash inflow/(outflow) from financing activities			2,425		(5,520)
Increase/(decrease) in cash and cash equivalents			4,729		(1,369)
Exchange movements			(159)		89
Cash and cash equivalents at 1 January			2,894		4,174
Cash and cash equivalents at 31 December*			7,464		2,894

^{*} Cash and cash equivalents represent cash at bank and short term money market deposits repayable on demand.

Notes to the Financial Statements

1 Principal Accounting Policies

The Financial Statements for the year to 31 December 2018 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.

(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, 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 Financial Statements have been prepared in accordance with the Companies Act, applicable UK accounting standards 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 February 2018 with consequential amendments. In order to reflect better the activities of the Company and in accordance with guidance issued by the AlC, supplementary information which analyses the profit and loss account between items of a revenue and capital nature has been presented in the Income Statement.

The Directors consider the Company's functional currency to be sterling, see consideration in accounting policy (j), as 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.

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.

(b) Investments

Purchases and sales of investments in securities are accounted for on a trade date basis. Purchases and sales of investments in property are accounted for on a completion date basis.

Investments in equity securities are held at fair value through profit or loss upon initial recognition. Investments in bonds are designated as fair value through profit or loss upon initial recognition. The fair value of listed security investments traded on an active market is bid value or, in the case of FTSE 100 constituents or holdings on certain recognised overseas exchanges, last traded prices. The fair value of other listed security investments and unlisted security investments uses valuation techniques, determined by the Directors, based upon latest dealing prices, stockbroker valuations, net asset values and other information, as appropriate. Changes in the fair value of investments in securities and gains and losses on disposal are recognised as capital items in the Income Statement.

Investments in property are initially recognised at cost, being the fair value of the consideration given, including associated transaction costs. After initial recognition, properties are measured at fair value. Changes in fair value and gains and losses on disposal are recognised as capital items in the Income Statement. The fair value of the property investments held at the year end has been estimated by independent professional valuers in accordance with the RICS appraisal and valuation manual.

(c) Cash and cash equivalents

Cash includes 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.

(d) Income

- (i) Income from equity investments is brought into account on the date on which the investments are quoted ex-dividend or, where no ex-dividend date is quoted, when the Company's right to receive payment is established.
- (ii) Income from debt securities is recognised on an effective interest rate basis. Where income returns are for a non-fixed amount, the impact of these returns on the effective interest rate is recognised once such returns are known. If it is not probable that a return will be received, its recognition is deferred until that doubt is removed.
- (iii) Unfranked investment income includes the taxes deducted at source.
- (iv) Interest receivable on deposits is recognised on an accruals basis.
- (v) If scrip is taken in lieu of dividends in cash, the net amount of the cash dividend declared is credited to the revenue account. Any excess in the value of the shares received over the amount of the cash dividend foregone is recognised as capital.
- (vi) Rental income, excluding VAT, arising on investment properties, is accounted for on a straight line basis over the lease term.

(e) Expenses

All expenses are accounted for on an accruals basis. Expenses are charged through the revenue account except as follows:

- (i) where they relate directly to the acquisition or disposal of an investment, in which case they are recognised as capital; and
- (ii) where they are connected with the maintenance or enhancement of the value of investments. In this respect investment and property management fees are allocated 35% to revenue and 65% 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.

(f) Long Term Borrowings and Finance Costs

Long term borrowings are carried in the Balance Sheet at amortised cost, representing the cumulative amount of net proceeds on issue plus accrued finance costs. The finance costs of such borrowings are allocated 35% to revenue and 65% 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. Finance costs include the difference between the repayable value on maturity and the proceeds received on issue which are written off on an effective interest rate basis over the life of the borrowings. Gains and losses on the repurchase or early settlement of debt is wholly charged to capital.

(g) Taxation

The tax effect of different items of income and expenditure is allocated between revenue and capital on the same basis as the particular item to which it relates, under the marginal method, using the Company's effective tax rate for the accounting period. Deferred taxation is provided on all timing differences, calculated at the current tax rate 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.

(h) Foreign Currencies

Transactions involving foreign currencies are converted at the rate ruling at the time of the transaction. Monetary assets and liabilities and fixed asset investment in foreign currencies are translated at the closing rates of exchange at the Balance Sheet date. Forward foreign exchange contracts are valued at the forward rate ruling 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 as capital or revenue as appropriate.

(i) Capital Reserve

Gains and losses on disposal of investments, changes in fair value of investments held, exchange differences of a capital nature and the amounts by which other financial assets and liabilities valued at fair value differ from their book value are dealt with in this reserve. Purchases of the Company's own shares and issuance proceeds are both recognised in this reserve. 65% of management fees and finance costs are allocated to the capital reserve in accordance with the Company's objective of combining capital and income growth.

(j) Significant Estimates and Judgements

The preparation of the Financial Statements requires the use of estimates and judgements that affect the reported amounts of assets and liabilities at the reporting date. However, uncertainty about those estimates and judgements could result in an actual outcome which may differ from these estimates.

The most significant estimation and uncertainty relates to the valuation of the property portfolio. External, independent professional valuers are used to determine the property fair values which are based on recent, comparable market transactions on an arm's length basis. Other factors including the condition and location of the property, rental yields within the market and the length and value of rental agreements in place, are considered. The Directors believe that there is one key judgement, being the functional currency of the Company. Although the Company invests in investments denominated in currencies other than sterling, it has been determined that the functional currency is sterling as the entity is listed on a sterling stock exchange in the UK, and its investment manager is also UK based.

2 Income

	2018 £'000	2017 £'000
Income from investments		
UK dividends	3,333	3,243
Overseas dividends	12,063	10,648
Overseas interest	1,170	1,426
	16,566	15,317
Other income		
Deposit interest	19	10
Rental income	5,133	5,120
Other income	25	37
	5,177	5,167
Total income	21,743	20,484
Total income comprises		
Dividends from financial assets designated at fair value through profit or loss	15,396	13,891
Interest from financial assets designated at fair value through profit or loss	1,170	1,426
Interest from financial assets not at fair value through profit or loss	19	10
Other income not from financial assets	5,158	5,157
	21,743	20,484

3 Management Fees

	2018 Revenue £'000	2018 Capital £'000	2018 Total £'000	2017 Revenue £'000	2017 Capital £'000	2017 Total £'000
Investment management fee	780	1,449	2,229	755	1,403	2,158
Property management fee	146	271	417	138	256	394
	926	1,720	2,646	893	1,659	2,552

Details of the Investment Management Agreement and Property Management Agreement are disclosed on page 23. Baillie Gifford & Co Limited's annual management fee is 0.45% of total assets less current liabilities, excluding the property portfolio, calculated on a quarterly basis. No secretarial fee is payable. OLIM Property Limited receives an annual fee of 0.5% of the value of the property portfolio, subject to a minimum quarterly fee of £6,250.

4 Other Administrative Expenses – all charged to revenue

					2018 £'000	2017 £'000	
General administrative expenses					758	775	
Custodian/depositary fees		160	156				
Auditor's remuneration for audit services							
Auditor's remuneration for non-audit service	es – reporting on debe	enture covenants	3		1	1	
Directors' fees (see Directors' Remuneration	n Report on page 31)				132	132	
					1,073	1,086	
Finance Costs of Borrowings							
	2018 Revenue £'000	2018 Capital £'000	2018 Total £'000	2017 Revenue £'000	2017 Capital £'000	2017 Total £'000	
Financial liabilities not at fair value through profit or loss							
Debenture interest	1,986	3,688	5,674	2,001	3,715	5,716	
Tax on Ordinary Activities	2018 Revenue £'000	2018 Capital £'000	2018 Total £'000	2017 Revenue £'000	2017 Capital £'000	2017 Total £'000	
UK corporation tax	503	(503)	-	538	(538)	_	
Overseas taxation	1,064	_	1,064	776	_	776	
Double taxation relief	(39)	39	-	(23)	23	-	
	1,528	(464)	1,064	1,291	(515)	776	
					2018	2017	
The tax charge for the year is lower than the in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa		poration tax			£'000	£'000	
in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa Net return on ordinary activities before taxa	ıtion		corporation ta	K	£'000 (15,846)	£'000	
in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa Net return on ordinary activities before taxa in the UK of 19.0% (2017 – 19.25%)	ıtion		corporation ta	K	£'000 (15,846) (3,011)	72,724 13,999	
in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa Net return on ordinary activities before taxa in the UK of 19.0% (2017 – 19.25%) Capital returns not taxable	ıtion		corporation ta	Κ	£'000 (15,846) (3,011) 5,357	72,724 13,999 (11,857	
in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa Net return on ordinary activities before taxa in the UK of 19.0% (2017 – 19.25%) Capital returns not taxable Income not taxable	ıtion		corporation ta:	Κ	(15,846) (3,011) 5,357 (2,870)	72,724 13,999 (11,857 (2,638	
in the UK of 19.0% (2017 – 19.25%) The differences are explained below: Net return on ordinary activities before taxa Net return on ordinary activities before taxa in the UK of 19.0% (2017 – 19.25%) Capital returns not taxable	ıtion		corporation ta	×	£'000 (15,846) (3,011) 5,357	72,724 13,999 (11,857 (2,638 496 776	

At 31 December 2018 the Company had a potential deferred tax asset of £5,036,000 (2017 – £4,556,000) in respect of taxable losses which are available to be carried forward and offset against future taxable profits. A deferred tax asset has not been recognised on these losses as it is considered unlikely that the Company will make suitable taxable revenue profits in excess of deductible expenses in future periods. The potential deferred tax asset has been calculated using a corporation tax rate of 17% (2017 – 17%).

7 Net Return per Ordinary Share

	2018	2018	2018	2017	2017	2017
	Revenue	Capital	Total	Revenue	Capital	Total
Net return per ordinary share	11.75p	(23.99p)	(12.24p)	11.33p	42.24p	53.57p

Revenue return per ordinary share is based on the net revenue on ordinary activities after taxation of £16,230,000 (2017 – £15,213,000) and on 138,152,888 (2017 – 134,296,614) ordinary shares of 25p, being the weighted average number of ordinary shares in issue during the year.

Capital return per ordinary share is based on the net capital loss for the financial year of $\mathfrak{L}33,140,000$ (2017 – net capital gain of $\mathfrak{L}56,735,000$), and on 138,152,888 (2017 – 134,296,614) ordinary shares, being the weighted average number of ordinary shares in issue during the year.

There are no dilutive or potentially dilutive shares in issue.

8 Ordinary Dividends

	2018	2017	2018 £'000	2017 £'000
Amounts recognised as distributions in the year:				
Previous year's final (paid 12 April 2018)	2.825p	2.725p	3,848	3,635
First interim (paid 22 June 2018)	2.825p	2.725p	3,892	3,644
Second interim (paid 21 September 2018)	2.85p	2.75p	3,953	3,694
Third interim (paid 19 December 2018)	2.90p	2.80p	4,071	3,805
	11.40p	11.00p	15,764	14,778

We also set out below the total dividends paid and proposed in respect of the financial year, which is the basis on which the requirements of section 1159 of the Corporation Tax Act 2010 are considered. The revenue available for distribution out of current year profits by way of dividend for the year is £16,230,000 (2017 – £15,213,000).

	2018	2017	2018 £'000	2017 £'000
Dividends paid and payable in respect of the year:				
First interim (paid 22 June 2018)	2.825p	2.725p	3,892	3,644
Second interim (paid 21 September 2018)	2.85p	2.75p	3,953	3,694
Third interim (paid 19 December 2018)	2.90p	2.80p	4,071	3,805
Current year's proposed final dividend (payable 11 April 2019)	2.925p	2.825p	4,122	3,841
	11.50p	11.10p	16,038	14,984

9 Investments

As at 31 December 2018	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Securities				
Listed equities/funds	451,888	_	265	452,153
Bonds	-	16,362	7,982	24,344
Property				
Freehold	-	-	83,500	83,500
Total financial asset investments	451,888	16,362	91,747	559,997
As at 31 December 2017	Level 1 £'000	Level 2 £'000	Level 3 £'000	Total £'000
Securities				
Listed equities/funds	462,608	_	265	462,873
Bonds	-	20,642	12,130	32,772
Property				

Investments in securities are financial assets designated at fair value through profit or loss on initial recognition. In accordance with FRS 102 the tables above provide an analysis of these investments based on the fair value hierarchy described below which reflects the reliability and significance of the information used to measure their fair value.

462,608

20,642

84,950

97,345

84,950

580,595

Fair Value Hierarchy

Total financial asset investments

Freehold

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).

9 Investments (continued)

	Equities * £'000	Bonds £'000	Property £'000	Total £'000
Cost of investments at 31 December 2017	347,285	19,322	66,527	433,134
Investment holding gains at 31 December 2017	115,588	13,450	18,423	147,461
Value of investments at 31 December 2017	462,873	32,772	84,950	580,595
Movements in year:				
Purchases	85,572	_	_	85,572
Sales - proceeds	(66,593)	(6,992)	(4,631)	(78,216)
– gains on sales	4,970	2,006	746	7,722
Amortisation of fixed income book cost	-	83	_	83
Changes in investment holding gains	(34,669)	(3,525)	2,435	(35,759)
Value of investments at 31 December 2018	452,153	24,344	83,500	559,997
Cost of investments at 31 December 2018	371,234	14,419	62,642	448,295
Investment holding gains at 31 December 2018	80,919	9,925	20,858	111,702
Value of investments at 31 December 2018	452,153	24,344	83,500	559,997

^{*} Includes funds.

The purchases and sales proceeds figures above include transaction costs of £193,000 (2017 – £2,027,000) and £204,000 (2017 – £254,000) respectively. Of the gains on sales during the year of £7,722,000 (2017 – gains of £41,605,000) a net gain of £19,352,000 (2017 – gain of £24,861,000) was included in investment holding gains at the previous year end.

The property was valued on an open market basis by Savills as at 31 December 2018.

	2018 £'000	2017 £'000
Net (losses)/gains on investments		
Securities:		
Gains on sales	6,976	38,496
Changes in investment holding gains	(38,194)	17,695
	(31,218)	56,191
Property:		
Gains on sales	746	3,109
Changes in investment holding gains	2,435	1,736
	3,181	4,845
	(28,037)	61,036

10 Debtors

	2018 £'000	2017 £'000
Amounts falling due within one year:		
Accrued income and prepaid expenses	1,162	808
Taxation recoverable	577	414
	1,739	1,222

11 Creditors - amounts falling due within one year

	2018 £'000	2017 £'000
Interest payable	1,438	1,438
Rental income prepaid	677	696
Other creditors and accruals	931	1,211
	3,046	3,345

Included in other creditors is £543,000 (2017 – £558,000) in respect of the management fees.

12 Creditors – amounts falling due after more than one year

The 8% Debenture Stock 2022 is redeemable at par value on 10 April 2022. It is secured by a floating charge over the property of the Company. Under the terms of the Debenture Agreement, total borrowings should not exceed net assets and the Company cannot undertake share buy-backs if this would result in total borrowings exceeding 66.67%.

The carrying value of the 8% Debenture Stock, which is measured at amortised cost (see note 1(f) on page 44), has been calculated as follows:

	2018 £'000	2017 £'000
Nominal value of 8% Debenture Stock	80,000	80,000
Premium less issue expenses	11,009	11,009
	91,009	91,009
Net amortisation in prior years	(7,581)	(6,897)
Net amortisation during the year	(727)	(684)
Carrying value of 8% Debenture Stock at end of year	82,701	83,428

13 Share Capital

	2018	2018	2017	2017
	Number	£'000	Number	£'000
Allotted, called up and fully paid ordinary shares of 25p each	140,930,943	35,233	135,975,943	33,994

During the year, 4,955,000 (2017 - 2,580,000) shares were issued at a premium to net asset value raising proceeds of £18,189,000 (2017 - £9,258,000). At 31 December 2018 the Company had authority to buy back 20,397,783 ordinary shares and to allot 13,607,592 ordinary shares without application of pre-emption rights in accordance with the authorities granted at the AGM in April 2018. No shares were bought back during the year.

14 Capital and Reserves

	Share capital £'000	Share premium £'000	Capital redemption reserve £'000	Capital reserve £'000	Revenue reserve £'000	Shareholders' funds
At 1 January 2018	33,994	10,744	22,781	413,632	16,787	497,938
Losses on investments – securities	_	_	_	(31,218)	-	(31,218)
Gains on investments – property	_	_	_	3,181	-	3,181
Shares issued	1,239	16,950	_	_	-	18,189
Management fees charged to capital	_	_	_	(1,720)	-	(1,720)
Finance costs charged to capital	_	_	_	(3,688)	_	(3,688)
Taxation credit to capital	_	_	_	464	-	464
Other exchange differences	_	_	_	(159)	-	(159)
Revenue return on ordinary activities after taxation	-	_	_	_	16,230	16,230
Dividends paid in the year	-	_	-	_	(15,764)	(15,764)
At 31 December 2018	35,233	27,694	22,781	380,492	17,253	483,453

The Capital Reserve includes investment holding gains of £111,702,000 (2017 – gains of £147,461,000) as detailed in note 9. The revenue reserve and the capital reserve (to the extent it constitutes realised profits) are distributable.

15 Net Asset Value per Ordinary Share

The net asset value per ordinary share and the net asset value attributable to the ordinary shareholders at the year end were as follows:

	2018	2017	2018 £'000	2017 £'000
Ordinary shares of 25p	343.0p	366.2p	483,453	497,938

Net asset value per ordinary share is based on the net assets as shown above and on 140,930,943 (2017 – 135,975,943) ordinary shares, being the number of ordinary shares in issue at the year end.

Deducting borrowings at fair value would have the effect of reducing net asset value per ordinary share from 343.0p to 336.4p. Taking the market price of the ordinary shares at 31 December 2018 of 351.0p, this would have given a premium to net asset value of 4.3% as against a premium of 2.5% on a book basis. At 31 December 2017 the effect would have been to reduce net asset value per ordinary share from 366.2p to 355.6p. Taking the market price of the ordinary shares at 31 December 2017 of 368.0p, this would have given a premium to net asset value of 3.5% as against a discount of 0.5% on a book basis.

16 Related Party Transactions

The Directors' fees for the year and interests in the Company's shares at the end of the year are detailed in the Directors' Remuneration Report on pages 31 and 32.

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.

The management fee due to Baillie Gifford and Co Limited is set out in note 3 on page 45 and the amount accrued at 31 December 2018 is set out in note 11 on page 50. Details of the Investment Management Agreement are set out on page 23.

17 Financial Instruments

As an investment trust, the Company invests in equities and makes other investments so as to secure its investment objective of increasing capital and growing income in order to deliver real dividend 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 a variety of risks that cause short term variation in the Company's net assets and could result in either a reduction in the Company's net assets or a reduction in the profits available for dividend.

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 reduction in the Company's net assets or its profits available for dividend rather than to minimise the short term volatility.

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 reviews and agrees policies for managing these risks and the Company's Investment Manager both assesses the exposure to market risk when making individual investment decisions and monitors 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 9.

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 value of those items.

The Investment Manager monitors the Company's exposure to foreign currencies and reports to the Board on a regular basis. The Investment Manager assesses 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.

Forward currency contracts are used periodically to limit the Company's exposure to anticipated future changes in exchange rates which might otherwise adversely affect the value of the portfolio of investments. Where appropriate, they are used also to achieve the portfolio characteristics that assist the Company in meeting its investment objectives. Cash amounts received in foreign currencies are converted to sterling on a regular basis.

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 December 2018	Investments £'000	Cash and cash equivalents £'000	Debentures £'000	Other debtors and creditors * £'000	Net exposure £'000
US dollar	174,296	60	_	176	174,532
Euro	70,086	47	_	976	71,109
Hong Kong dollar	34,906	_	_	_	34,906
Swiss franc	24,941	_	_	_	24,941
Australian dollar	23,803	_	_	_	23,803
Other overseas currencies	72,494	-	-	183	72,677
Total exposure to currency risk	400,526	107	_	1,335	401,968
Sterling	159,471	7,357	(82,701)	(2,642)	81,485
	559,997	7,464	(82,701)	(1,307)	483,453

^{*} Includes net non-monetary assets of £32,000.

At 31 December 2017	Investments £'000	Cash and cash equivalents £'000	Debentures £'000	Other debtors and creditors * £'000	Net exposure £'000
US dollar	156,097	48	_	85	156,230
Euro	72,679	39	_	583	73,301
Hong Kong dollar	35,718	_	_	_	35,718
Australian dollar	30,756	_	_	_	30,756
Swiss franc	22,065	_	_	_	22,065
Other overseas currencies	94,441	-	_	214	94,655
Total exposure to currency risk	411,756	87	_	882	412,725
Sterling	168,839	2,807	(83,428)	(3,005)	85,213
	580,595	2,894	(83,428)	(2,123)	497,938

^{*} Includes net non-monetary assets of £30,000.

17 Financial Instruments (continued)

Currency Risk Sensitivity

At 31 December 2018, if sterling had strengthened by 5% in relation to all currencies, with all other variables held constant, total net assets and total return on ordinary activities 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 a similar but opposite effect on the financial statement amounts. The analysis is performed on the same basis for 2017.

	2018 £'000	2017 £'000
US dollar	8,727	7,811
Euro	3,555	3,665
Hong Kong dollar	1,745	1,786
Swiss franc	1,247	1,103
Australian dollar	1,190	1,538
Other overseas currencies	3,634	4,733
	20,098	20,636

Interest Rate Risk

Interest rate movements may affect directly:

- the fair value of the investments in fixed interest rate securities;
- the level of income receivable on cash deposits;
- the fair value of the Company's fixed-rate borrowings; and
- the interest payable on any variable rate borrowings which the Company may take out.

Interest rate movements may also impact upon the market value of the Company's investments other than its fixed income securities. The effect of interest rate movements upon the earnings of a 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 fair 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.

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

Financial Assets

	2018 Fair value	2018 Weighted average	2018 Weighted average fixed	2017 Fair value	2017 Weighted average	2017 Weighted average fixed
	£'000	interest rate	rate period*	£'000	interest rate	rate period*
Fixed rate:						
Argentinian peso denominated bonds	_	_	_	1,556	15.20%	9 years
Euro denominated bonds	4,637	5.75%	2 years	4,731	5.75%	1 year
US dollar denominated bonds	5,855	5.75%	5 months	6,963	5.75%	1 year
Floating rate:						
Brazilian bonds (interest rate linked						
to Brazilian CPI)	5,870	9.54%	26 years	7,392	9.98%	27 years
Fixed Interest Collective						
Investment Funds:						
US dollar denominated fund	7,982	2.5%	n/a	12,130	3.1%	n/a
Cash and short term deposits:						
Other overseas currencies	107	_	n/a	87	_	n/a
Sterling	7,357	0.3%	n/a	2,807	0.1%	n/a

^{*} Based on expected maturity/redemption date.

17 Financial Instruments (continued)

Financial Liabilities

	2018 £'000	2017 £'000
The interest rate risk profile of the Company's financial liabilities at 31 December was: Fixed rate – sterling	82,701	83,428
The maturity profile of the Company's financial liabilities at 31 December was: In more than two years, but not more than five years	82,701	83,428

Interest Rate Risk Sensitivity

An increase of 100 basis points in bond yields as at 31 December 2018 would have decreased total net assets and total return on ordinary activities by £799,000 (2017 – £1,121,000) and would have increased the net asset value per share (with debenture at fair value) by 1.3p (2017 – 1.8p). A decrease of 100 basis points would have had an equal but opposite effect.

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 Investment Manager. 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.

Other Price Risk Sensitivity

A full list of the Company's investments is shown on pages 18 to 20. In addition, various analyses of the portfolio by asset class and industrial sector are contained in the Strategic Report.

93.5% of the Company's net assets are invested in quoted equities. A 5% increase in quoted equity valuations at 31 December 2018 would have increased total assets and total return on ordinary activities by £22,594,000 (2017 – £23,130,000). A decrease of 5% would have had an equal but opposite effect. 17.3% of the Company's net assets are invested in direct property.

Property Sensitivity Analysis

The valuations of investment properties are sensitive to changes in the assumed significant unobservable inputs. A significant increase/ (decrease) in estimated rental values in isolation would result in a significantly higher/(lower) fair value of the properties. A significant increase/ (decrease) in the all risks yield in isolation would result in a significantly (lower)/higher fair value.

There are interrelationships between the yields and rental values as they are partially determined by market rate conditions.

The sensitivity of the valuation to changes in the most significant inputs per class of investment property are shown below:

Estimated movement in fair value of investment properties at 31 December 2018 arising from:	Retail and leisure £'000	Office £'000	Industrial £'000	Other £'000	Total £'000
Increase in rental value by 5%	200	150	850	-	1,200
Decrease in rental value by 5%	(70)	(175)	(250)	_	(495)
Increase in yield by 0.5%	3,695	1,300	1,700	600	7,295
Decrease in yield by 0.5%	(3,145)	(1,125)	(1,350)	(525)	(6,145)

Estimated movement in fair value of investment properties at 31 December 2017 arising from:	Retail and leisure £'000	Office £'000	Industrial £'000	Other £'000	Total £'000
Increase in rental value by 5%	475	_	450	_	925
Decrease in rental value by 5%	(170)	_	(450)	-	(620)
Increase in yield by 0.5%	3,850	1,250	1,700	650	7,450
Decrease in yield by 0.5%	(3,075)	(1,100)	(1,325)	(525)	(6,025)

This represents the best estimate of a reasonable possible shift in estimated rental values and yield, having regard to historical volatility of the value and yield.

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 Company's holdings in direct property and unlisted investments, which are not considered to be readily realisable, amount to 17.3% of net assets at 31 December 2018 (2017 – 17.1%). The Company has the power to take out borrowings, which give it access to additional funding when required.

17 Financial Instruments (continued))

Liquidity Risk (continued)

The Board gives guidance to the Investment Managers as to the maximum amount of the Company's resources that should be invested in any one holding and to the maximum aggregate exposure to any one entity (see investment policy on page 6). The Board also sets parameters for the degree to which the Company's net assets are invested in quoted equities.

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 Investment Manager makes 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 Board regularly receives information from the Investment Manager on the credit ratings of those bonds and other securities in which the Company has invested;
- 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 Depositary has delegated the custody function to The Bank of New York Mellon (International) Limited. Bankruptcy or insolvency of the custodian may cause the Company's rights with respect to securities held by the custodian to be delayed. The Investment Manager monitors 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 Investment Manager. 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;
- transactions involving derivatives, structured notes and other arrangements wherein the creditworthiness of the entity acting as broker or counterparty to the transaction is likely to be of sustained interest are subject to rigorous assessment by the Investment Manager of the creditworthiness of that counterparty. The Company's aggregate exposure to each such counterparty is monitored regularly by the Board; and
- cash is only held at banks that are regularly reviewed by the Managers.

Credit Risk Exposure

The exposure to credit risk at 31 December was:

	2018 £'000	2017 £'000
Bonds	24,344	32,772
Cash and short term deposits	7,464	2,894
Debtors and prepayments	1,739	1,222
	33,547	36,888

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

Fair Value of Financial Assets and Financial Liabilities

The Directors are of the opinion that the financial assets and liabilities of the Company are stated at fair value in the Balance Sheet with the exception of the long term borrowings which are stated at amortised cost. The fair value (determined as the asking price as traded on an active market) of the debenture stock is shown below.

	2018	2018	2018	2017	2017	2017
	Nominal	Book	Fair	Nominal	Book	Fair
	£'000	£'000	£'000	£'000	£'000	£'000
8% debenture stock 2022	80,000	82,701	92,000	80,000	83,428	97,832

Capital Management

The capital of the Company is its share capital and reserves as set out in notes 13 and 14 together with its borrowings (see note 12). The objective of the Company is to deliver real dividend growth by increasing capital and growing income. The Company's investment policy is set out on page 6. 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 pages 7 and 8 and on pages 27 and 28. The Company has the authority to issue and buy back its shares (see pages 24 and 25) and changes to the share capital during the year are set out in notes 13 and 14. The Company does not have any externally imposed capital requirements other than the covenants on its debenture which are detailed in note 12.

Cost-effective Ways to Buy and Hold Shares in SAINTS

Information on how to invest in SAINTS can be found at www.saints-it.com.

Risks

- Past performance is not a guide to future performance.
- SAINTS is a listed UK Company. The value of its shares and any income from them can fall as well as rise and investors may not get back the amount invested.
- SAINTS has borrowed money to make further investments (sometimes known as 'gearing' or 'leverage'). The risk is that when this money is repaid by the Company, the value of these investments may not be enough to cover the borrowing and interest costs, and the Company will make a loss. If the Company's investments fall in value, any gearing will increase the amount of this loss.
- SAINTS can buy back its own shares. The risks from borrowing, referred to above, are increased when a company buys back its own shares.
- SAINTS invests in overseas securities. Changes in the rates of exchange may also cause the value of your investment (and any income it may pay) to go down or up.
- SAINTS invests in emerging markets where difficulties in dealing, settlement and custody could arise, resulting in a negative impact on the value of your investment.
- SAINTS invests in corporate bonds which are generally perceived to carry a greater possibility of capital loss than investment in, for example, higher rated UK government bonds. Bonds issued by companies and governments may be adversely affected by changes in interest rates and expectations of inflation.
- Market values for securities which have become difficult to trade may not be readily available, and there can be no assurance that any value assigned to such securities will accurately reflect the price that SAINTS might receive upon their sale.
- SAINTS can make use of derivatives. The use of derivatives may impact upon performance.
- SAINTS has some direct property investments which may be difficult to sell. Valuations of property are only estimates based on the valuer's opinion. These estimates may not be achieved when the property is sold.
- SAINTS charges 65% of its investment management fee, borrowing costs and property management fee to capital, which reduces the capital value. Also, where income is low, the remaining expenses may be greater than the total income received, meaning the Company may not pay a dividend and the capital value could be further reduced.

You should note that tax rates and reliefs may change at any time and their value depends on your circumstances.

The favourable tax treatment of ISAs may change.

The Company is listed on the London Stock Exchange and is not authorised or regulated by the Financial Conduct Authority.

Details of other risks that apply to investment in these savings vehicles are contained in the product brochures.

Further details of the risks associated with investing in the Company, including how charges are applied, can be found at www.saints-it.com, or by calling Baillie Gifford on 0800 917 2112.

The information and opinions expressed within this Annual Report and Financial Statements are subject to change without notice. This information has been issued and approved by Baillie Gifford & Co Limited, the Managers and Secretaries, and does not in any way constitute investment advice.

Communicating with Shareholders



Trust Magazine

Promoting SAINTS

Baillie Gifford carries out extensive marketing activity to promote SAINTS to institutional, intermediary and direct investors.

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 SAINTS. For a copy of Trust, please contact the Baillie Gifford Client Relations Team.

An online version of Trust can be found at www.bailliegifford.com/trust

SAINTS on the Web

Up-to-date information about SAINTS, including a monthly commentary, recent portfolio information and performance figures can be found on SAINTS' page of the Managers' website at www.saints-it.com.

You can also find a brief history of SAINTS, an explanation of the effects of gearing and a flexible performance reporting tool.

If you are interested in investing directly in SAINTS, you can do so online. There are a number of companies offering real time online dealing services - find out more on the Platforms section of the Managers' website: www.bailliegifford.com.



A SAINTS web page at www.saints-it.com

Suggestions and Questions

Any suggestions on how communications with shareholders can be improved are welcomed, so please contact the Baillie Gifford Client Relations Team (see contact details below) and give them your suggestions. They will also be very happy to answer questions that you may have about SAINTS.

Literature in Alternative Formats

It is possible to provide copies of the literature in alternative formats, such as large print or on audio tape. Please contact the Baillie Gifford Client Relations Team for more information.

Client Relations Team Contact Details

Telephone: 0800 917 2112

Your call may be recorded for training or monitoring purposes.

Email: trustenquiries@bailliegifford.com Website: www.bailliegifford.com

Fax: 0131 275 3955

Client Relations Team

Baillie Gifford Savings Management Limited Calton Square 1 Greenside Row

Edinburgh EH1 3AN

SAINTS specific queries

Please use the following contact details: Email: saints@bailliegifford.com

Website: www.saints-it.com

Please note that Baillie Gifford is not permitted to give financial advice. If you would like advice or if you have any questions about the suitability of any of these plans for you, please ask an authorised intermediary.

Further Shareholder Information

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 SAINTS you can do so online. There are a number of companies offering real time online dealing services – find out more by visiting the investment trust pages at www.bailliegifford.com.

Sources of Further Information on the Company

The price of shares is quoted daily in the Financial Times and can also be found on SAINTS' page of the Baillie Gifford website at www.saints-it.com, Trustnet at www.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.

SAINTS Share Identifiers

ISIN GB0007873697

Sedol 0787369 Ticker SCAM

Legal Entity Identifier 549300NF03XVC5IFB447

AIC

The Company is a member of the Association of Investment Companies.

Dividend Dates

The table below gives the actual and anticipated quarterly dividend dates.

The ex-dividend date is the date on which entitlement to receive the net dividend is established. The record date is the date on which shares must be registered following purchase to receive the dividend direct. Otherwise you will have to claim it from the agent through whom you purchased your shares. The DRIP election date is the final date for electing to participate in the Dividend Reinvestment Plan (see page 59 for more details) for that dividend.

Dividend Dates for 2019

	Final 2018	First interim*	Second interim*	Third interim *
Dividend announced	8/2/19	16/5/19	26/7/19	7/11/19
Ex-dividend date	7/3/19	23/5/19	15/8/19	21/11/19
Record date	8/3/19	24/5/19	16/8/19	22/11/19
DRIP election date	21/3/19	31/5/19	30/8/19	28/11/19
Dividend paid	11/4/19	21/6/19	20/9/19	19/12/19

^{*} Anticipated dates.

Interest

Interest is paid on the 8% Debenture Stock in April and October.

Announcement of Results and Reports

SAINTS' results for the half year to 30 June will be announced in July and the results for the year to 31 December will be announced in mid February. The Interim Report will be posted to shareholders in August and the Annual Report in early March. The 2019 AGM is being held on 4 April 2019.

How You are Taxed

- Capital As an investment trust, SAINTS pays no capital gains tax. This means that, while assets remain invested in SAINTS, they are managed free of such tax. However, should you decide to sell your SAINTS' shares, you may be subject to capital gains tax.
 - If you held SAINTS' shares on or before 31 March 1982 the market value of the ordinary shares (adjusted for present capital) on that date of 33.125p will be required for your capital gains tax computation.
- Income The dividends you receive from your SAINTS' shares are taxed as income. With effect from 6 April 2018, the individual annual tax free allowance is £2,000 across all dividend income, above which there is a tax liability. Dividends received should be declared on your Tax Return. For further information, please visit the hmrc.gov.uk website.

Shareholders are recommended to consult their professional adviser as to their tax position.

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 1282. 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 www.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, in electronic format;
- update bank mandates and change address details;
- use online dealing services; and
- pay dividends directly into your overseas bank account in your chosen local currency.

To take advantage of this service, please log in at www.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).

Dividend Reinvestment Plan

Computershare operate a Dividend Reinvestment Plan which can be used to buy additional shares instead of receiving your dividend via cheque or into your bank account. For further information log in to www.investorcentre.co.uk and follow the instructions or telephone 0370 707 1694.

Electronic Proxy Voting

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

If you have any questions about this service please contact Computershare on 0370 707 1282.

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.

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

- participation in a diversified portfolio of shares;
- constant supervision by experienced professional managers;
- the Company is free from capital gains tax on capital profits realised within its portfolio.

Analysis of Shareholders at 31 December

	2018 Number of shares held	2018 %	2017 Number of shares held	2017 %
Institutions	16,692,344	11.8	16,668,900	12.3
Intermediaries	77,716,986	55.1	74,244,255	54.6
Individuals	13,796,113	9.8	14,616,089	10.7
Baillie Gifford				
Share Plan/ISA	32,647,030	23.2	30,340,327	22.3
Marketmakers	78,470	0.1	106,372	0.1
	140,930,943	100.0	135,975,943	100.0

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 www.saints-it.com.

Automatic Exchange of Information

In order to fulfil its legal obligations under UK tax legislation relating to the automatic exchange of information, The Scottish American Investment Company P.L.C. 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, The Scottish American Investment Company P.L.C. 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.

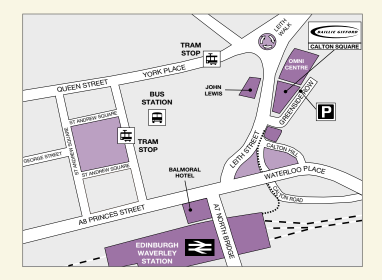
Shareholders, excluding those whose shares are held in CREST, who come on to the share register will be sent a certification form for the purposes of collecting this information.

For further information, please see HMRC's Quick Guide: Automatic Exchange of Information – information for account holders https://www.gov.uk/government/publications/ exchange-of-information-account-holders

The Financial Statements have been approved by the Directors of The Scottish American Investment Company P.L.C.

Baillie Gifford Savings Management Limited (BGSM) is the ISA Manager of the Baillie Gifford Investment Trust ISA and the Manager of the Baillie Gifford Investment Trust Share Plan and Children's Savings Plan. BGSM is wholly owned by Baillie Gifford & Co. Both are authorised and regulated by the Financial Conduct Authority. Baillie Gifford only provides information about its products and does not provide investment advice. The staff of Baillie Gifford and SAINTS' Directors may hold shares in SAINTS and may buy or sell such shares from time to time.

Notice of Annual General Meeting



Notice is hereby given that the one hundred and forty sixth Annual General Meeting of The Scottish American Investment Company P.L.C. will be held at the Registered Office of the Company, Calton Square, 1 Greenside Row, Edinburgh EH1 3AN on Thursday, 4 April 2019 at 11am. Coffee will be available after the meeting and the Portfolio Managers responsible for SAINTS will give a short presentation on the investment outlook. The following resolutions will be proposed at the AGM:

Ordinary Business

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

- 1. To receive and adopt the Financial Statements of the Company for the year to 31 December 2018 with the Reports of the Directors and of the Independent Auditor thereon.
- 2. To approve the Directors' Annual Report on Remuneration for the year to 31 December 2018.
- 3. To declare a final dividend.
- 4. To re-elect Peter Moon as a Director.
- 5. To re-elect Eric Hagman as a Director.
- 6. To re-elect Bronwyn Curtis as a Director.
- 7. To re-elect Lord Macpherson of Earl's Court as a Director.
- 8. To elect Dame Mariot Leslie as a Director.
- 9. To elect Karyn Lamont as a Director.
- 10. To re-appoint KPMG LLP as Independent Auditor of the Company to hold office until the conclusion of the next Annual General Meeting at which the Financial Statements are laid before the Company.
- 11. To authorise the Directors to determine the remuneration of the Independent Auditor of the Company.
- 12. That, in substitution for any existing authority, but without prejudice to the exercise of any such authority prior to the date hereof, the Directors of the Company be and they are hereby generally and unconditionally authorised in accordance with section 551 of the Companies Act 2006 (the 'Act') to exercise all the powers of the Company to allot shares in the Company and to grant rights to subscribe for or to convert

The Annual General Meeting of the Company will be held at the offices of Baillie Gifford & Co, Calton Square, 1 Greenside Row, Edinburgh EH1 3AN, on Thursday, 4 April 2019 at 11am.

If you have any queries as to how to vote or how to attend the meeting, please call us on 0800 917 2112.

Baillie Gifford may record your call.



By Rail:

Edinburgh Waverley - approximately a 5 minute walk away



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 York Place

Access to Waverley Train Station on foot

any security into shares in the Company ('Securities') provided that such authority shall be limited to the allotment of shares and the grant of rights in respect of shares with an aggregate nominal value of up to £11,767,161 (representing approximately 33 per cent. of the nominal value of the issued share capital as at 18 February 2019), such authority to expire at the conclusion of the next Annual General Meeting of the Company after the passing of this resolution or on the expiry of 15 months from the passing of this resolution, whichever is the earlier, unless previously revoked, varied or extended by the Company in a general meeting, save that the Company may at any time prior to the expiry of this authority make an offer or enter into an agreement which would or might require Securities to be allotted or granted after the expiry of such authority and the Directors shall be entitled to allot or grant Securities in pursuance of such an offer or agreement as if such authority had not expired.

To consider and, if thought fit, to pass resolution 13 as a special resolution:

- 13. That, subject to the passing of resolution 12 above, and in substitution for any existing power but without prejudice to the exercise of any such power prior to the date hereof, the Directors of the Company be and they are hereby generally empowered, pursuant to sections 570 and 573 of the Companies Act 2006 (the 'Act'), to allot equity securities (within the meaning of section 560(1) of the Act), for cash pursuant to the authority given by resolution 12 above and by the sale of treasury shares as if section 561(1) of the Act did not apply to any such allotment of equity securities, provided that this power:
 - (a) expires at the conclusion of the next Annual General Meeting of the Company after the passing of this resolution or on the expiry of 15 months from the passing of this resolution, whichever is the earlier, save that the Company may, before such expiry, make an offer or agreement which would or might require equity securities to be allotted after such expiry and the Directors may allot equity securities in pursuance of any such offer or agreement as if the power conferred hereby had not expired; and

(b) shall be limited to the allotment of equity securities up to an aggregate nominal value of £3,530,148 being approximately 10% of the nominal value of the issued share capital of the Company, as at 18 February 2019.

To consider and, if thought fit, to pass resolution 14 as an ordinary resolution:

14. That the Directors be authorised, for the purposes of LR 15.4.11 of the Listing Rules of the UK Listing Authority, to issue further ordinary shares (including selling treasury shares) for cash at a price below the net asset value per share of those shares (with borrowings valued at book) without first offering those shares pro rata to existing shareholders.

To consider and, if thought fit, to pass resolution 15 as a special resolution:

- 15. That, in substitution for any existing authority but without prejudice to the exercise of any such authority prior to the date hereof, the Company be and is hereby generally and unconditionally authorised, pursuant to and in accordance with section 701 of the Companies Act 2006 (the 'Act') to make market purchases (within the meaning of section 693(4) of the Act) of fully paid ordinary shares of 25 pence each in the capital of the Company ('ordinary shares') (either for retention as treasury shares or for cancellation), provided that:
 - (a) the maximum aggregate number of ordinary shares hereby authorised to be purchased is 21,166,770, or, if less, the number representing approximately 14.99% of the issued ordinary share capital of the Company as at the date of the passing of this resolution;
 - (b) the minimum price (excluding expenses) which may be paid for each ordinary share is 25 pence;
 - (c) the maximum price (excluding expenses) which may be paid for each ordinary share shall not be more than the higher of:
 - (i) 5 per cent. 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
 - (ii) the higher of the last independent trade and the highest current independent bid as stipulated by Article 5(1) of Commission Regulation (EC) 22 December 2003 implementing the Market Abuse Directive as regards exemptions for buy back programmes and stabilisation of financial instruments (No. 2273/2003); and
 - (d) unless previously varied, revoked or renewed by the Company in a general meeting, the authority hereby conferred shall expire at the conclusion of the Company's Annual General Meeting to be held in respect of the financial year ending 31 December 2019, save that the Company may, prior to such expiry, enter into a contract to purchase ordinary shares under such authority which will or might be completed or executed wholly or partly after the expiration of such authority and may make a purchase of ordinary shares pursuant to any such contract.

By order of the Board Baillie Gifford & Co Limited Company Secretary 1 March 2019

Notes

- 1. As a member you are entitled to appoint a proxy or proxies to exercise all or any of your rights to attend, speak and vote at the AGM. A proxy need not be a member of the Company but must attend the AGM to represent you. You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. You can only appoint a proxy using the procedure set out in these notes and the notes to the proxy form. You may not use any electronic address provided either in this notice or any related documents (including the Financial Statements and proxy form) to communicate with the Company for any purpose other than those expressly stated.
- 2. To be valid any proxy form or other instrument appointing a proxy, together with any power of attorney or other authority under which it is signed or a certified copy thereof, must be received by post or (during normal business hours only) by hand at the Registrars of the Company at Computershare Investor Services PLC, PO Box 82, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY or www.eproxyappointment.com no later than 2 days (excluding non-working days) before the time of the meeting or any adjourned meeting.
- 3. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so by using the procedures described in the CREST Manual and/or by logging on to the website www.euroclear.com/CREST. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.
- 4. In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a 'CREST Proxy Instruction') must be properly authenticated in accordance with Euroclear UK & Ireland Limited's specifications, and must contain the information required for such instruction, as described in the CREST Manual. The message, regardless of whether it constitutes the appointment of a proxy or is an amendment to the instruction given to a previously appointed proxy must, in order to be valid, be transmitted so as to be received by the Company's registrar (ID 3RA50) no later than 2 days (excluding nonworking days) before the time of the meeting or any adjournment. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Application Host) from which the Company's registrar is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means.

- 5. CREST members and, where applicable, their CREST sponsors, or voting service providers should note that Euroclear UK & Ireland Limited does not make available special procedures in CREST for any particular message. Normal system timings and limitations will, therefore, apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member, or sponsored member, or has appointed a voting service provider(s), to procure that his/her CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST service by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service providers are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.
- 6. The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- 7. The return of a completed proxy form or other instrument of proxy will not prevent you attending the AGM and voting in person if you wish.
- Shareholders participating in the Baillie Gifford Investment
 Trust Share Plan, Children's Savings Plan or the Baillie Gifford
 Investment Trust ISA who wish to vote and/or attend the
 meeting must complete and return the enclosed reply-paid
 Form of Direction.
- 9. Pursuant to Regulation 41 of the Uncertificated Securities Regulations 2001 and section 311 of the Companies Act 2006 the Company specifies that to be entitled to attend and vote at the Annual General Meeting (and for the purpose of the determination by the Company of the votes they may cast), shareholders must be registered in the Register of Members of the Company no later than 2 days (excluding non-working days) prior to the commencement of the AGM or any adjourned meeting. Changes to the Register of Members after the relevant deadline shall be disregarded in determining the rights of any person to attend and vote at the meeting.
- 10. Any person to whom this notice is sent who is a person nominated under section 146 of the Companies Act 2006 to enjoy information rights (a 'Nominated Person') may, under an agreement between him/her and the shareholder by whom he/she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the Annual General Meeting. If a Nominated Person has no such proxy appointment right or does not wish to exercise it, he/she may, under any such agreement, have a right to give instructions to the shareholder as to the exercise of voting rights.
- 11. The statement of the rights of shareholders in relation to the appointment of proxies in Notes 1 and 2 above does not apply to Nominated Persons. The rights described in those Notes can only be exercised by shareholders of the Company.

- 12. The members of the Company may require the Company to publish, on its website, (without payment) a statement (which is also passed to the Auditor) setting out any matter relating to the audit of the Company's accounts, including the Auditor's report and the conduct of the audit. The Company will be required to do so once it has received such requests from either members representing at least 5% of the total voting rights of the Company or at least 100 members who have a relevant right to vote and hold shares in the Company on which there has been paid up an average sum per member of at least £100. Such requests must be made in writing and must state your full name and address and be sent to the Company at Calton Square, 1 Greenside Row, Edinburgh, EH1 3AN.
- 13. Information regarding the Annual General Meeting, including information required by section 311A of the Companies Act 2006, is available from the Company's page of the Managers' website at www.saints-it.com.
- 14. Members have the right to ask questions at the meeting in accordance with section 319A of the Companies Act 2006.
- 15. As at 18 February 2019 (being the last practicable date prior to the publication of this notice) the Company's issued share capital consisted of 141,205,943 ordinary shares, carrying one vote each. Therefore, the total voting rights in the Company as at 18 February 2019 were 141,205,943 votes.
- 16. Any person holding 3% or more of the total voting rights of the Company who appoints a person other than the Chairman of the meeting as his/her proxy will need to ensure that both he/she and his/her proxy complies with their respective disclosure obligations under the UK Disclosure and Transparency Rules.
- 17. No Director has a contract of service with the Company.

Alternative Investment Fund Managers (AIFM) Directive

In accordance with the AIFM 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 remuneration policy is available at www.bailliegifford.com or on request (see contact details on the back cover) and the numerical remuneration disclosures in respect of the AIFM's first relevant reporting period (year ended 31 March 2018) are available at www.bailliegifford.com.

The Company's maximum and actual leverage levels (see Glossary of Terms and Alternative Performance Measures on page 65) at 31 December 2018 are shown below:

Leverage

	Gross method	Commitment method
Maximum limit	3.00:1	2.00:1
Actual	1.15:1	1.17:1

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, judgments, 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.

FTSE Index Data

Source: FTSE International Limited ('FTSE') © FTSE 2019. 'FTSE®' is a trade mark of the London Stock Exchange Group companies and is used by FTSE International Limited under licence. All rights in the FTSE indices and/or FTSE ratings vest in FTSE and/or its licensors. Neither FTSE nor its licensors accept any liability for any errors or omissions in the FTSE indices and/or FTSE ratings or underlying data and no party may rely on any FTSE indices, ratings and/or data underlying data contained in this communication. No further distribution of FTSE Data is permitted without FTSE's express written consent. FTSE does not promote, sponsor or endorse the content of this communication.

Glossary of Terms and Alternative Performance Measures (APM)

Total Assets

Total assets less current liabilities, before deduction of all borrowings.

Net Asset Value

Net Asset Value (NAV) is the value of total assets less liabilities (including borrowings). The NAV per share is calculated by dividing this amount by the number of ordinary shares in issue.

Net Asset Value (Debenture at Fair Value) (APM)

Borrowings are valued at an estimate of their market worth.

Net Asset Value (Debenture at Book Value)

Borrowings are valued at adjusted net issue proceeds. Book value approximates amortised cost.

	31 December 2018	31 December 2017
Shareholders' funds (debenture at book value)	£483,453	£497,938
Add: book value of debenture	£82,701	£83,428
Less: fair value of debenture	(£92,000)	(£97,832)
Shareholders' funds (debenture at fair value)	£474,154	£483,534
Shares in issue at year end	140,930,943	135,975,943
Net Asset Value per ordinary share (debenture at fair value)	336.4p	355.6p

Discount/Premium (APM)

As stockmarkets and share prices vary, an investment trust's share price is rarely the same as its NAV. When the share price is lower than the NAV 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 NAV per share and is usually expressed as a percentage of the NAV per share. If the share price is higher than the NAV per share, this situation is called a premium.

Ongoing Charges (APM)

The total expenses (excluding borrowing costs) incurred by the Company as a percentage of the average net asset value (with debt at fair value). The ongoing charges have been calculated on the basis prescribed by the Association of Investment Companies.

Performance Attribution (APM)

Analysis of how the Company achieved its performance relative to its benchmark.

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.

Net Asset Value

		2018	2017
Opening NAV per share (debenture at book value) at 1 January		366.2p	323.5p
Closing NAV per share (debenture at book value) at 31 December	(a)	343.0p	366.2p
Total dividend adjustment factor*	(b)	1.031195%	1.030924%
Adjusted closing NAV per share $(c = a \times b)$	(c)	353.7p	377.5p
Total return on net assets with debenture at book value		(3.4%)	16.7%

^{*} The dividend adjustment factor is calculated on the assumption that the dividends paid out by the Company are reinvested into the shares of the Company at the cum income NAV at the ex-dividend date.

Share Price

		2018	2017
Opening share price at 1 January		368.0p	324.0p
Closing share price at 31 December	(a)	351.0p	368.0p
Total dividend adjustment factor†	(b)	1.031624%	1.031793%
Adjusted closing share price (c = a x b)	(c)	362.1p	379.7p
Total return on share price		(1.6%)	17.2%

[†] The dividend adjustment factor is calculated on the assumption that the dividends paid out by the Company are reinvested into the shares of the Company at the last traded price quoted at the ex-dividend date.

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 represents borrowings at book less cash and cash equivalents expressed as a percentage of shareholders' funds.

Potential gearing is the Company's borrowings expressed as a percentage of shareholders' funds.

Equity gearing is the Company's borrowings adjusted for cash, bonds and property expressed as a percentage of shareholders' funds

Leverage (APM)

For the purposes of the Alternative Investment Fund Managers (AIFM) Directive, 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.

Active Share (APM)

Active share, a measure of how actively a portfolio is managed, is the percentage of the listed equity 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.

Directors

Chairman:

Peter Moon

Bronwyn Curtis, OBE
Eric Hagman, CBE, CA
Lord Kerr of Kinlochard, GCMG
Lord Macpherson of Earl's Court, GCB
Dame Mariot Leslie

Alternative Investment Fund Managers, Secretaries and Registered Office

Baillie Gifford & Co Limited

Calton Square

1 Greenside Row

Edinburgh

EH1 3AN

Tel: 0131 275 2000

www.bailliegifford.com

Registrar

Computershare Investor Services PLC

The Pavilions

Bridgwater Road

Bristol

BS99 6ZZ

Tel: 0370 707 1282

Company Broker

Winterflood Investment Trusts

The Atrium Building

Cannon Bridge

25 Dowgate Hill

London

EC4R 2GA

Independent Auditor

KPMG LLP

Saltire Court

20 Castle Terrace

Edinburgh

EH1 2EG

Depositary

The Bank of New York Mellon (International) Limited

1 Canada Square

London

E14 5AL

Company Details

www.saints-it.com

Company Registration

No. SC000489

ISIN GB0007873697

Sedol 0787369

Ticker SCAM

Legal Entity Identifier: 549300NF03XVC5IFB447

Further Information

Client Relations Team

Baillie Gifford Savings

Management Limited

Calton Square

1 Greenside Row

Edinburgh EH1 3AN

Tel: 0800 917 2112

Email^s

trustenguiries@bailliegifford.com

Fax: 0131 275 3955