# CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chair’s Review</td>
<td>2</td>
</tr>
<tr>
<td>Chief Executive’s Report</td>
<td>4</td>
</tr>
<tr>
<td>Strategic Report</td>
<td>7</td>
</tr>
<tr>
<td>How we support and promote our members</td>
<td>12</td>
</tr>
<tr>
<td>Directors and Officers</td>
<td>14</td>
</tr>
<tr>
<td>Directors’ Report</td>
<td>15</td>
</tr>
<tr>
<td>Statement of Directors’ Responsibilities</td>
<td>16</td>
</tr>
<tr>
<td>Board Activity and its Committees</td>
<td>17</td>
</tr>
<tr>
<td>Independent Auditors’ Report to Members of The Investment Association</td>
<td>20</td>
</tr>
<tr>
<td>Consolidated Statement of Income and Retained Earnings for the year ended 31 December 2020</td>
<td>25</td>
</tr>
<tr>
<td>Statements of Financial Position as at 31 December 2020</td>
<td>26</td>
</tr>
<tr>
<td>Consolidated Cash Flow Statement for the year ended 31 December 2020</td>
<td>27</td>
</tr>
<tr>
<td>Notes to the Consolidated Financial Statements for the year ended 31 December 2020</td>
<td>28</td>
</tr>
<tr>
<td>Full Members at December 2020</td>
<td>38</td>
</tr>
<tr>
<td>Affiliate Members at December 2020</td>
<td>41</td>
</tr>
<tr>
<td>Sector Members at December 2020</td>
<td>42</td>
</tr>
<tr>
<td>External Committees of which IA staff are members</td>
<td>43</td>
</tr>
</tbody>
</table>
There is no doubt that 2020 will almost entirely be remembered for the COVID-19 pandemic. Every aspect of our lives has been affected, no part of the economy and no industry was left untouched. Ours has been no exception. It was a tumultuous year, characterised by the record outflows in March at the start of the pandemic, but also the complete shift in our way of working, as our home offices, living rooms, kitchen tables became our new places of work.

That shift to home working has allowed the industry to continue to serve our clients seamlessly in exceptional circumstances – something we can be proud of. Rather remarkably 2020 ended with a record £1.4tn funds under management. If anything is a testament to the resilience of our industry and to the hard work that took place to deliver for our customers, this was it.

This year past was my first as Chair of the Investment Association Board, a position I have been honoured to fill. Particularly at a time when our industry’s purpose – to help millions of people prepare for a more financially secure future, and to support the UK economy and its businesses to thrive – has felt even more vital.

At the start of the pandemic, the IA wrote on behalf of the industry, to the Chairs of all FTSE 350 companies to set out how they could count on the support of investment managers during the pandemic. And whether it was the flexibilities that allowed faster capital raising, or the new capital itself, the measures helped boards focus on leading their business through the pandemic and hopefully towards a more secure long term future.

Our role as stewards of UK PLC was in sharp focus throughout 2020 and that role is always evolving. It requires forward thinking to consider what society will need in the future, and to ensure our reputation as world leaders in stewardship standards is maintained. This is why the HMT Asset Management Taskforce came together to produce Investing with Purpose, a series of recommendations on how to put stewardship at the heart of the investment process and support the UK to build back better from the pandemic. This was a piece of work that I am particularly proud of, and I look forward to seeing stewardship activity expand across different asset classes, to the ultimate benefit of savers.

As we consider the future, foremost at the top of our minds is climate change. Climate change represents one of the greatest systemic risks we’re facing and addressing it is one of the most important ways we can act in the best interests of our customers. The IA’s Climate Change Position Paper published in the autumn, set out seven commitments from the industry and three asks of the government to bolster the UK’s position as a global leader in sustainable finance. As we look ahead to COP26 later this year, the IA and the industry will be building on this important work.

The desire to make a difference has been echoed in the behaviours we have seen from investors, with the steep growth in savings being put to work in responsible and sustainable investment funds as people chose to invest for the greater good not just a return. 2020 saw savers...
Our regulatory system must support rapid innovation in areas such as climate change and FinTech which need to be hardwired into the new regulatory system. The government approach to regulation will be fundamental to financial services in the future, and that's why the IA is keen to be a partner to the government, helping to shape a policy environment that boosts the UK's position as a global financial centre and the broader economic wellbeing of the country.

I'd like to thank Chris Cummings and all of the IA staff for their hard work to serve members throughout the last year. I would also like to thank the board for its continued wisdom and guidance including those members, Peter Harrison from Schroders, Rachel Lord from Blackrock, Euan Munro of Aviva Investors, Joanna Munro from HSBC Global Asset Management, and Caroline Connellan from Brooks Macdonald Asset Management who have resigned from the board, and our new members, Marie Dzanis from Northern Trust Asset Management, Rachel Elwell from Border to Coast, Nicolas Moreau from HSBC Global Asset Management, and Mark Versey of Aviva Investors.

Even as we emerge from the shadows of the pandemic, we know there will be no return to business as usual. So much has changed – how we work, where we work, how we think about diversity in our own organisations and the ones we invest in, what the regulatory environment will be for our industry now that we’ve left the EU, and how we invest for the greater good. We are in the midst of a period of great change, and it is for us to ensure that it is change for the good of the economy, our industry and our millions of customers.

Keith Skeoch
Chair, The Investment Association

21 June 2021
THE LAST YEAR HAS BEEN ONE OF THE MOST CHALLENGING THAT MANY OF US HAVE EVER FACED, AND ONE IN WHICH THE IA, AND INDEED THE WIDER INDUSTRY, HAS NEEDED TO THINK PARTICULARLY HARD ABOUT HOW OUR BUSINESSES SERVE INVESTORS AND WIDER SOCIETY.

Part of this is due to the pandemic. Covid-19 changed all our lives and I know that this has been a difficult time for many. For those of us lucky enough to have been healthy this last year, where and how we work have been some of the biggest changes that we have personally seen. The pace and success with which we became an industry run out of thousands of homes continues to impress me and I am glad that much of the ingenuity which enabled this is now focused on how we might adapt to the new world of work. Further, it has been a hallmark of our industry’s response that real and genuine care has been shown for all those who work in member firms - this is perhaps the first time when the question “how are you?” has been asked so openly and answered so frankly given the focus on physical and mental wellbeing.

But where we work is less important than the work we do, and this year has demonstrated that like no other.

It is a year in which British companies have turned to us for capital, and we responded by channelling £22.6 billion into UK PLC from March to November last year to help businesses to ride out the storm and to reshape themselves for the new world.

Investment managers’ roles as stewards of the companies that they invest in has been particularly important as businesses have been changing so rapidly. Last year, together with the City Minister John Glen MP, we published an important plan on how stewardship and responsible investment could be strengthened in the UK. The challenges facing the economy make it more important than ever that we follow through on the proposals that this report contained to connect investment decisions more closely with climate change and sustainability considerations, as well as strengthening the relationship between savers’ broader investment goals and their financial returns.

It is also a year that has seen some savers look to our industry for the first time as total net retail sales tripled. This is a very good thing: investing helps to grow people’s savings, which makes it easier to achieve their financial aspirations and prepare for later life. We cannot sit back and let this happen, we need to be part of the process which gives people the confidence and information that they need to make the jump from saving to investing.

This is a moment of immense importance for the UK, even aside from the pandemic. Leaving the EU means that we can develop a brand-new regulatory framework, shaping the way that our businesses are run, the way that we work with companies in need of investment and the way that we support savers. This is a rare opportunity and one we must seize. Working with government and regulators, there is a chance to make sure that our industry not only continues to do the right thing by our customers here in the UK, but also builds on our place as a world leader in investment management, bringing jobs, expertise and tax revenue back to the UK.

Sitting alongside this is the important review of the UK Funds Regime, our chance to create a new ‘shop front’ for
our funds which can be marketed around the world. Our task now is to work with government to make sure that this regime is innovative and attractive. In particular, it is important the new regime reinforces our place leading the pack in green finance and responsible investment. We must also take the chance to build in the best technology and the digitalisation of funds from the start.

Important change is on the horizon for the UK’s listings regime too, and Lord Hill’s review of the UK listings regime is an important first step to re-energise capital markets and attract high-growth companies to set up, list, and grow their businesses here. We will be working with the government and regulators on this as it develops, in particular to ensure the UK is the leading global hub for sustainable investment so that those companies that list here deliver outstanding long-term returns for savers and investors.

This historic period of change has coincided with a new strategy cycle for the IA. My hope is that the IA has been an increasing support to our members over the last four years. The numbers certainly suggest this, with our most recent member satisfaction scores giving us over 80% positive ratings.

It is a time during which the IA has grown, both in terms of the number of experts on which our members can call and the scope of what we do. Perhaps most visible among these is the launch of The IA Engine Ltd, the incubator for the leading FinTech firms which might shake up our industry. It has also guided us as we made progress towards being a leading digital first trade association. This is fundamental: the right technology will underpin our industry’s success and if we do not constantly innovate, we will be left behind by our customers.

Our new strategy will guide us through an increasingly complex and disruptive landscape. As well as change and uncertainty prompted by the pandemic and by the end of the Brexit transition period, our members look to us to help them thrive amid rising global trade tensions, an uncertain geopolitical backdrop, climate change, and accelerating technological change. IA members tell me that this moment – where new forces are impacting the whole industry and where rules are now being made closer to home – is one where outstanding trade associations will play a vital role.

Our new strategy, therefore, sets out the IA’s role in helping the industry to deliver for our customers, and the wider economy and society, in this unprecedented operating environment. It is underpinned by the same principles which have successfully guided us in recent years: we exist to shape policy and regulation; to build our industry’s reputation; and to help our members to succeed.

“THIS IS A MOMENT OF IMMENSE IMPORTANCE FOR THE UK EVEN ASIDE FROM THE PANDEMIC. LEAVING THE EU MEANS THAT WE CAN DEVELOP A BRAND-NEW REGULATORY FRAMEWORK, SHAPING THE WAY THAT OUR BUSINESSES ARE RUN.”

“OUR NEW STRATEGY, THEREFORE, SETS OUT THE IA’S ROLE IN HELPING THE INDUSTRY TO DELIVER FOR OUR CUSTOMERS, AND THE WIDER ECONOMY AND SOCIETY, IN THIS UNPRECEDENTED OPERATING ENVIRONMENT.”
Over the next three years our objectives will now be to work for effective capital markets; to build stewardship, sustainability and responsible investment; to develop our industry’s culture and the importance of diversity and inclusion within that; and to drive our international competitiveness, all while keeping the needs of our customers at the heart of what we do.

Important work is needed in the next year to fulfil this. Perhaps most fundamental is our programme aimed at keeping the UK, not just internationally competitive, but truly world leading. A vital plank of this is our work with HM Government to set the new UK funds regime, allowing us to offer new fund structures to match our customers’ changing needs. Chief among these will be the Long-Term Asset Fund or LTAF, where I am very pleased to share the Chancellor’s vision to have this up and running this year.

In November we will have the immensely important COP 26 summit. Climate change is one of the single biggest systemic risks facing society and the planet today, and as long-term stewards of businesses we must play a part in mitigating this.

As we emerge from the pandemic, I am determined that we play our part in rebuilding the economy. In addition to our work in recapitalising businesses, one thing that gives me particular hope for the future is our participation in the government’s Kickstart programme.

“Climate change is one of the single biggest systemic risks facing society and the planet today, and as long-term stewards of businesses we must play a part in mitigating this.”

Kickstart is creating opportunities for the young people hardest hit by the pandemic and the IA is co-ordinating investment managers’ participation in this. I am very proud that this is happening without the need for any public money, and we are the only industry wide scheme in the country in this position.

Of course, both the IA and our member firms can only play these important roles if we have the right staff with the right mix of skills working for us. This year there has been particular focus across all workplaces on ensuring that people from all ethnic backgrounds have the same chances to succeed. The IA has added to our existing work in this field with a recent guide helping our members to create meaningful action on ethnic diversity, and in our own businesses we are committed to the Change the Race Ratio commitments to nurture talent from all backgrounds.

And finally, I expect that in the coming months we will start to see more people across both the IA and the wider industry return to working in the office with many still working remotely. The new world of work will not be the same as the old one: we need new technology and new management styles to make hybrid working a success. We will be supporting our members as they make these changes.

The last year has been one of historic change, and I am very grateful that we have been guided by the IA Board under its Chair, Keith Skeoch, through the most demanding of circumstances. It is in times as both uncertain and as important as these that organisations show their true worth, and I am deeply grateful to my colleagues at the IA that they have never faltered in supporting our members.

Chris Cummings
Chief Executive, The Investment Association

21 June 2021
STRATEGIC REPORT
AT A GLANCE

THE INVESTMENT ASSOCIATION (THE “IA”) IS THE TRADE BODY REPRESENTING UK INVESTMENT MANAGERS. ITS 240 MEMBERS RANGE FROM SMALL, INDEPENDENT UK INVESTMENT FIRMS TO GLOBAL PLAYERS. COLLECTIVELY THEY MANAGE OVER £8.5 TRILLION OF ASSETS ON BEHALF OF THEIR CLIENTS IN THE UK AND AROUND THE WORLD. THAT IS 13% OF THE £67 TRILLION GLOBAL ASSETS UNDER MANAGEMENT.

The UK investment management industry plays a major role in the economy, helping millions of individuals and families achieve their life goals by helping grow their investments (mainly through workplace pensions). In fact, 75% of UK households use an asset manager’s services (knowingly or unknowingly). The industry also invests billions of pounds in companies and the financing of transport networks, hospitals, schools and housing projects. It supports 113,000 jobs in the UK, including 14,000 in Scotland. It is the largest industry of its kind in Europe, and the second largest in the world, after America.

THE IA’S VISION

The IA’s vision guides all its work.

“Championing our industry for the benefit it brings to investors and the wider economy, in the UK and across the world.”

The IA acts as the investment management industry’s voice, represents its interests to policymakers and regulators, and helps explain to the wider world what the industry does. It wants its members to achieve the best results for their customers, both in the UK and internationally. The IA leads learning, training and development initiatives to ensure compliance with the law and to promote industry best practice – all while attracting a more diverse workforce into the industry. The IA is also closely engaged on wider issues affecting the industry, such as the impact of new technology and the future world of work.

STRATEGY REFRESH

The IA’s strategy was last updated in 2017. In 2020 a strategy refresh was undertaken which established a new business plan for 2021 and beyond. Since 2017 it has made major strides towards becoming a leading global trade association across all metrics and characteristics. In particular: in our most recent survey of members KPI scores had increased across all main categories; since 2016 headcount has grown from 61 to around 90; and income has risen from £10.5million in 2016 to £14.3million in 2020.

Nevertheless, the environment in which the industry operates had become increasingly complex and disruptive, and the external pressures on it were changing. Nor was it just the external landscape that needed to be looked at, in that there were also issues that the IA itself needed to address. These dynamics formed the backdrop to the strategy refresh and are summarised on the next few pages.
BACKDROP TO THE STRATEGY REFRESH

The increasingly complex and disruptive operating environment

Covid-19 disruption to the economy and society
This ranged from turbulence in the markets; a lockdown for all but “key financial workers”; and the cancellation and postponement of numerous trips and meetings. The start of the crisis necessitated members deploying durable disaster recovery plans in order to manage volatile markets. The backbone of the industry’s outsourced arrangements and operational resilience was tested – no easy task given that these span different countries across Europe and internationally.

Rising tensions in global trading and political order
Greater protectionism and globalisation could affect markets, and also impact the investment management industry’s commercial environment and location decisions. Rising populism may be a cause or by-product of increasing tensions, leading to a range of pressures on markets and investment firms.

The end of the Brexit transition period
In the absence of an equivalence decision for the UK, there is uncertainty about the future shape of the relationship between the UK and EU. However, the conclusion of technical negotiations on a Memorandum of Understanding at the end of March 2021 was welcome news providing a framework for “structured regulatory cooperation on financial services”. Nevertheless, the UK needs to determine the future shape of the domestic fund and wider regulatory regime, as well as terms of trade for UK and overseas funds.

Accelerating technological change
Technological change continues to create significant opportunities for innovation, as well as potential challenges. The UK fund market is innovating in digital funds infrastructure, notably the adoption of blockchain.
Changing external pressures on the industry

Rising expectations around sustainability and responsible investment that are moving beyond environmental concerns towards broader issues of social fairness.

Growing focus on cost and outcomes in an environment where increasing individual responsibility for savings and pensions is driving a more visible investment management industry.

Much greater competition within the industry particularly between active and passive management, and more broadly between the industry and other players in areas of asset allocation and risk management.

Ongoing capital market transformation, particularly growth in private markets, as part of a broader shift to market-based finance and due to customers diversifying further in search of yield.

Intensified regulatory focus on issues of culture, diversity and inclusion accompanying and amplified by rapidly changing societal expectations.

Along with changes in the landscape, the issues the IA itself needed to address

The IA's workforce and future talent to ensure it is able to respond effectively to the full spectrum of challenges the industry faces, bringing people diversity to be truly reflective of the investors, communities and people that the IA serves.

The IA's role in Europe and internationally as the UK is no longer a member of the EU but has third country status and also in relation to international organisations such as IIFIA, IOSCO, FSB along with global partnerships with asset management and FinTech trade bodies.

The IA's representation of the wider investment management value chain and bodies such as: IMMFA, AIC, AIMA and others.

The IA's partnerships with other trade associations and third parties to ensure it is able to leverage complementary activities to project further and constrain valuable resources: e.g. TheCityUK, the City of London Corporation.

In summary, it was clear that the strategic challenge for the IA was to ensure that the industry continues to deliver for its customers, as well as for wider society, in an unprecedented operating environment.
STRATEGIC PRIORITIES

Reaffirming core principles

In updating the strategy, at the outset the IA reaffirmed the three critical and enduring activities that sit at the heart of what the IA is here to deliver and what the IA does.

Shaping policy and regulation

Acting as a convenor and clearing house for the industry, the IA will work to develop and promote effective policy at the highest levels of authorities in the UK, EU and global standards setters.

By partnering with members and expert stakeholders, the IA will combine deep policy expertise with operational understanding and commercial insight to provide innovative, competitive and customer focused solutions for policy issues.

Building the reputation of the industry

The IA will work with firms to help bolster the reputation of the industry, working at multiple levels from investment practices, including stewardship and responsible investment, through to conduct as an employer and firms’ culture.

The IA will particularly focus on the purpose of the industry and the wider role of investment managers in society, the economy and the planet, building a deeper social licence to operate in markets.

Helping firms to succeed

Firms want the IA to help them prepare for and operationalise regulatory change, and to be better positioned for market developments, e.g. via the expansion of the IA’s trade & investment work in the international market and an increased training offering.
Within that framework, the IA set itself a new set of delivery objectives, around which were formulated team priorities and work plans for 2021 and beyond.

**A new set of delivery objectives**

**Keeping the customer front and centre:**
The IA will play a critical role in providing practical and advocacy support in key delivery areas, notably fund vehicles (e.g. Long-Term Asset Fund), communication and disclosure, financial literacy and operational effectiveness (e.g. liquidity management). This extends also to international competitiveness and the success of the UK as a leading centre serving domestic and overseas customers.

**Working for effective markets:**
The IA will champion retail and institutional investors’ ability to invest in dynamic, diverse, efficient and well-regulated markets. Promoting the role of Market Based Finance, the IA will work with stakeholders to ensure appropriate understanding of the buy-side’s role and perspective on different asset classes, liquidity, emerging risk and appropriate regulation.

**Building stewardship, sustainability & responsible investment:**
The IA will work with authorities, asset owners and investee companies to define and implement 21st Century stewardship, responsible investment practices, regulatory frameworks and investor relations and communications that support the economy, the environment and society’s recovery from the Covid-19 crisis and long-term foundations.

**Developing culture, diversity & inclusion:**
The culture of the industry, the people and the firms within it, can be its greatest asset. The IA will lead work to build healthy cultures, attract, retain and develop the widest diversity of individuals, providing a central resource and expertise for member firms. It will also shape people policies and use Investment20/20 to attract talent.

**Driving competitiveness through innovation and resilience:**
The IA will support the development of members’ businesses, through supporting technological change (including via The IA Engine) and cyber awareness, product or distribution development, international development, to adoption of new working practices. The IA will offer members practical support, professional development and access to resources from partners.
MEMBERSHIP

Membership renewal was robust in 2020 despite a challenging operating environment – traversing a global pandemic, besides the UK’s departure from the European Union at the end of the year and several significant mergers and acquisitions taking place within the industry.

New business was strong with 21 investment management firms and 6 affiliated service firms joining the IA for access to expert advice, advocacy and our wide range of member services. The sector remained resilient despite the extraordinary conditions with the IA providing unparalleled support and advice. Meetings and committees ran as usual, unaffected by the virtual requirements.

Membership sentiment and satisfaction is now regularly tracked through quarterly NPS and CSAT surveying, providing regular and efficient insight. New key performance indicators on favourability and effectiveness are now being developed with these systems to ensure the IA constantly focuses on initiatives which provide value to the membership.

Technology and innovation continues to be of significant focus for the sector. The IA’s FinTech hub and accelerator formerly known as IA Velocity, was rebranded to The IA Engine (“Engine”) in March 2020 and has seen ongoing growth in firms joining the ecosystem. Its mission is to fuel the adoption of technology within investment management, for the benefit and changing needs of clients. Fifteen virtual events and webinars provided education and insight for members on subjects such as digital distribution, data science and AI as well as distributed ledger technology and the role of culture and leadership to support innovation. An industry best practice guide was launched in September 2020 to better support FinTech providing operational advice and checklists for both investment managers and FinTechs. Cohort 3 of the Engine Innovator Programme commenced in April 2020 providing bespoke mentoring and connectivity via the Engine Advisory Panel and wider IA membership.

By December 31st 2020, IA membership participation across all categories had risen to 493 firms:

## 2020 TOTAL MEMBERSHIP COMPOSITION

<table>
<thead>
<tr>
<th>Category</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full</td>
<td>240</td>
</tr>
<tr>
<td>Sector</td>
<td>85</td>
</tr>
<tr>
<td>Affiliate</td>
<td>135</td>
</tr>
<tr>
<td>FinTech</td>
<td>33</td>
</tr>
</tbody>
</table>
EVENTS AND TRAINING

Following the implementation of the working from home model provoked by the pandemic, our events portfolio shifted to running all events virtually. Our events continue to encompass all key regulatory developments impacting the investment management community and aligning the interest and expertise of related financial and professional service firms. With over 70 webinars, briefings, forums, conferences and virtual roundtables, the IA engaged with more than 3,000 individuals during the year.

Our flagship policy conference in November 2020 attracted approximately 200 of the industry’s most senior practitioners, regulators and policymakers with the Chancellor of the Exchequer, the Rt Hon Rishi Sunak MP giving the keynote address. Our Sustainability and Responsible Investment Conference in September became our biggest revenue-generating event.

The IA training team re-modelled the business to address the ongoing member requirement to receive regulatory and compliance based training, and delivered 83 virtual classroom based workshops in 2020. Additionally, 18 direct in-company training sessions were delivered virtually for IA members. IA Learning, our e-learning offering and learning management system platform with accredited modules covering everything from governance, risk and compliance to cyber security, was successfully updated to include ‘working in the new normal’ modules with a focus on working from home due to Covid-19. Currently over 5,000 IA member individuals hold a licence and access to the platform.

TITAN

In 2020 we launched TITAN, the IA’s threat intelligence alert network. At April 2021, we have 27 member firms actively using the platform to keep up to date on the latest cyber threats impacting the investment management community.

We plan to build up the network and have members feed information into the platform to tailor further the content they receive.
DIRECTORS AND OFFICERS

DIRECTORS

The directors of the Investment Association Ltd (the “Company”) who were in office during the year and up to the date of signing the financial statements were:

M C P Carmignac
M Cohen
C M Connellan ** (resigned 17 May 2021)
C J Cummings
P d’Orgeval * (resigned 7 Dec 2020 appointed 6 Jan 2021)
M E Dzanis (appointed 22 October 2020)
R L Elwell (appointed 16 September 2020)
A J Formica
P Harrison (resigned 29 April 2020)
P J Horrell ***
R Lord * *** (resigned 22 February 2021)
K M McFarland **
N J M D Moreau (appointed 16 September 2020)
E Munro ** (resigned 31 December 2020)
J M Munro (resigned 16 September 2020)
M P O’Shea
M S Scrimgeour
K Skeoch * ***
H Smits
P M Thomson ***
M Versey (appointed 27 January 2021)

COMPANY SECRETARY

J W Knight

REGISTERED OFFICE

Camomile Court,
23 Camomile Street,
London,
EC3A 7LL

INDEPENDENT AUDITORS

Mazars LLP,
The Pinnacle,
160 Midsummer Boulevard,
Milton Keynes MK9 1FF

MEMBERS OF THE INVESTMENT ASSOCIATION GOVERNANCE COMMITTEES

* Remuneration Committee
** Finance, Audit and Risk Committee
*** Nominations and Governance Committee
The directors present their report together with the audited consolidated financial statements for the year ended 31 December 2020.

COMPANY STATUS
The Company is limited by guarantee. Its members have undertaken that, in the event of a winding up, they will contribute towards payment of the liabilities of the Company a sum up to the amount of their guarantee of £10. The guarantee is set out in the Memorandum of Association. As at 31 December 2020 there were 240 full members (2019: 240). By virtue of its constitution no dividends are payable by the Company.

FINANCIAL PERFORMANCE
The results for the Company and its subsidiaries (the “Group”) show a profit from ordinary activities before taxation of £509,163 (2019: £325,634). Net cash flow generated from operating activities was £3,913,453 (2019: outflow of £717,923). The Company’s policy in relation to surpluses remains to be between two to six months of expenditure in reserves, with a target of four months. The accumulated reserves at the end of 2020 were £3,724,914 (2019: £3,339,618) which equates to 3.2 months (2019: 2.9 months), in line with this policy.

CONSIDERATION OF COVID-19
Following the government’s roadmap to ease lockdown restrictions announcement on 22 February 2021, the Company has been actively investigating its Return to Office strategy, consulting with staff on the Future World of Work and monitoring the government advice and changes in restrictions as they happen. Careful management of expenses resulted in a surplus position for 2020. The Company modelled three scenarios for the 2021 budget, these ranged from a best case to an impacted environment. At March 2021, the billing cycle for 2021 subscriptions has finished at 95% renewal rate, which is a more positive result than the best case budget assumptions. Expenses will continue to be carefully monitored and managed, but it would appear that Covid-19 has not negatively affected the financial results as much as might have been the case.

KEY PERFORMANCE INDICATORS
The Company’s current Key Performance Indicator (“KPI”) monitored is member subscription receipts. A weekly report is produced and reviewed by management regarding current year subscriptions invoiced and paid, compared to prior year. The Company has now established a new digital system of member engagement and satisfaction surveys based on Net Promoter Score and will establish KPIs once there is sufficient data.

EMPLOYEES
The Company is a founding partner of the Change the Race Ratio, a business led initiative launched by the CBI to increase racial and ethnic participation in British businesses.

The Company is also a signatory to HM Treasury’s Women in Finance Charter, the Race at Work Charter and is an accredited Living Wage Employer.

The Company has made a significant investment in technology (both infrastructure and software) to facilitate effective homeworking.

We consult widely with employees using the Runway portal, a sophisticated tool to gather employee feedback, in order to ensure that their views are taken into account when decisions are made that are likely to affect their interests. We communicate widely with all employees through day-to-day contact, team briefings, and company-wide town hall and away day sessions.

The Company continues to be recognised with the Pension Quality Mark PLUS and in 2020 attained a gold award for payroll giving.

BOARD DIVERSITY
The IA board currently has no directors from an ethnic minority background and is working on changing this. The IA is a signatory to the Change the Race Ratio and as part of this we have committed to set targets and increase the racial and ethnic diversity among board members and our senior leadership team. The IA nominations committee will seek to meet the Parker Review target of achieving one director from an ethnic minority background by 2024.

DIRECTORS AND DIRECTORS’ INTERESTS
The names of the current directors are listed in the Directors and Officers section of this report. None of the directors held any interests in the Company during the year.

As permitted by the Articles of Association, the directors have the benefit of an indemnity which is a qualifying third party indemnity provision as defined by Section 234 of the Companies Act 2006. The indemnity was in force throughout the last financial year and is currently in force. The Company also purchased and maintained throughout the financial year directors’ and officers’ liability insurance in respect of itself and its directors.

INDEPENDENT AUDITORS
Mazars LLP were reappointed as auditors at the AGM held during September 2020.

So far as each director is aware, there is no relevant audit information of which the Company’s auditors are unaware. Relevant information is defined as “information needed by the Company’s auditors in connection with preparing their report”.

Each director has taken all the steps (such as making enquiries of other directors and the auditors and any other steps required by the director’s duty to exercise due care, skill and diligence) that he ought to have taken in his duty as a director in order to make himself aware of any relevant audit information and to establish that the company’s auditors are aware of that information.
STATEMENT OF DIRECTORS’ RESPONSIBILITIES

THE DIRECTORS ARE RESPONSIBLE FOR PREPARING THE DIRECTORS’ REPORT, STRATEGIC REPORT AND THE GROUP AND PARENT COMPANY FINANCIAL STATEMENTS (THE "FINANCIAL STATEMENTS") IN ACCORDANCE WITH APPLICABLE LAW AND REGULATIONS.

Company law requires the directors to prepare financial statements for each financial year. Under that law the directors have prepared the financial statements in accordance with applicable law and United Kingdom accounting standards, including Financial Reporting Standard 102, The Financial Reporting Standard Applicable in the UK and Republic of Ireland (FRS 102).

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 all its subsidiaries (the “Group”) and the Company and of the profit or loss of the Group for that period. In preparing these financial statements, the directors are required to:

- select suitable accounting policies and apply them consistently;
- make judgements and accounting estimates that are reasonable and prudent;
- state whether applicable United Kingdom Accounting Standards, including FRS 102 have been followed, subject to any material departures disclosed and explained in the financial statements;
- notify its shareholders in writing about the use of disclosure exemptions, if any, from FRS 102 used in the preparation of the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

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

The directors are responsible for the maintenance and integrity of the Company’s website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

By order of the Board of Directors

J W Knight

Company Secretary

21 June 2021
During 2020, the board held five scheduled meetings of which one was a board strategy meeting. The table below shows each individual director’s attendance at the scheduled board meetings which they were eligible to attend during the year.

The board meetings follow a formal agenda, which is approved by the Chairman and circulated by the Company Secretary in advance of the meeting to all the non-executive directors and other attendees.

All non-executive directors are expected to attend all scheduled meetings of the board and of the committees on which they serve, and to devote sufficient time to the Company’s affairs to fulﬁl their duties as directors. Where non-executive directors are unable to attend meetings, board papers are provided in advance and their comments are given to the Chairman before the meeting and shared with the rest of the board.

<table>
<thead>
<tr>
<th>Board member</th>
<th>Board meetings</th>
<th>Finance, Audit and Risk Committee</th>
<th>Nomination and Governance Committee</th>
<th>Remuneration Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Keith Skeoch</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td>2 of 2</td>
</tr>
<tr>
<td>Chris Cummings</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maxime Carmignac</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michael Cohen</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Caroline Connellan (res. 17 May 21)</td>
<td>4 of 5</td>
<td>2 of 2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Philippe d’Orgeval (res. 7 Dec 20, app. 6 Jan 21)</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td>2 of 2</td>
</tr>
<tr>
<td>Marie Dzanis (app. 22 Oct 20)</td>
<td>2 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rachel Elwell (app. 16 Sept 20)</td>
<td>2 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Andrew Formica</td>
<td>4 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peter Harrison (res. 29 Apr 20)</td>
<td>1 of 2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peter Horrell</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td>1 of 1</td>
</tr>
<tr>
<td>Rachel Lord (res. 22 Feb 21)</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td>2 of 2</td>
</tr>
<tr>
<td>Kim McFarland</td>
<td>4 of 5</td>
<td>2 of 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nicolas Moreau (app. 16 Sept 20)</td>
<td>3 of 3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Euan Munro (res. 31 Dec 20)</td>
<td>3 of 5</td>
<td>3 of 3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Joanna Munro (res. 16 Sept 20)</td>
<td>2 of 2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mike O’Shea</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Michelle Scrimgeour</td>
<td>4 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hanneke Smits</td>
<td>3 of 5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Patrick Thomson</td>
<td>5 of 5</td>
<td></td>
<td></td>
<td>0 of 1</td>
</tr>
<tr>
<td>Mark Versey (app. 27 Jan 21)</td>
<td>0 of 0</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
THE BOARD'S COMPOSITION AND ROLE

The directors believe that the board is well balanced and possesses sufficient skills, relevant experience and knowledge to ensure it functions correctly and is not dominated by any one person. The role of the board is to provide entrepreneurial leadership to the Company within a framework of prudent and effective controls, which enables risk to be assessed and managed. The board oversees and directs the affairs of the Company in a manner that seeks to promote the success of the investment industry for the benefit of its members as a whole, while complying with relevant legal requirements, the Company’s Articles of Association, and corporate governance standards.

The board takes ownership of the Company’s strategic direction. It adds value by leading the development and regular review of the Company’s purpose, goals, and strategy. In turn, it provides the necessary frameworks within which the management of the Company can operate in the best interests of the membership. The terms of reference for the board are reviewed as necessary every three years.

COMMITTEES

The board has delegated some of its responsibilities to its three formal committees: the Finance, Audit and Risk Committee; the Nomination and Governance Committee; and the Remuneration Committee. The Company ensures that all of the board committees have sufficient resources to carry out their obligations. The Company Secretary acts as secretary to these committees and reports the outcome of the meetings to the board.

FINANCE, AUDIT AND RISK COMMITTEE

The Finance, Audit and Risk Committee comprises three non-executive directors and was chaired until May 2021 by Caroline Connellan (previously Euan Munro). The responsibilities of the Finance, Audit and Risk Committee include the following:

- Making recommendations to the board on the appointment, reappointment and remuneration of the auditors;
- Maintaining and reviewing the effectiveness of the internal control systems;
- Reviewing the financial statements of the Company prior to referral to the board;
- Defining and conducting the relationship between the Company and the Auditors including the nature and scope of the audit; and
- Reviewing the Auditors’ representation letter and preparing the Finance, Audit and Risk Committee report.

NOMINATION AND GOVERNANCE COMMITTEE

The Nomination and Governance Committee comprises three non-executive directors and is chaired by Keith Skeoch. The committee recommends appointments to the board and approves the appointment of senior IA employees. During 2020, one meeting was held, alongside various decisions deliberated over via other methods of communication than meetings, as allowed by their terms of reference.

REMUNERATION COMMITTEE

The Remuneration Committee comprises three non-executive directors and is chaired by Philippe d’Orgeval (previously, Rachel Lord). It meets when appropriate and is responsible for determining the terms and conditions, salary and bonus payments of the Chief Executive and certain senior staff.
BOARD TENURE AND SUCCESSION PLANNING

Non-executive directors are appointed for a three-year term. After an initial three-year term, the non-executives may be eligible for reappointment for a further three-year term subject to satisfactory performance and the regular nomination and approval process.

While there are no explicit term limits, in order to ensure the board remains representative of the wider membership and maintains a diverse mix of skills, views, and experience, it is expected that all directors should serve no more than two terms. However, the board may invite a director to continue for an additional period, or to fulfil a particular role; thereafter, if it deems it in the best interests of the Company to do so.

GOING CONCERN

The board has made appropriate enquiries and has concluded that the expected level of member subscriptions will cover forecast expenses and therefore it is reasonable to assert that the Company and the Group will remain in operational existence for the foreseeable future. For this reason, they continue to adopt the going concern basis in preparing the financial statements.

INTERNAL CONTROL AND RISK ASSESSMENT

The board is ultimately responsible for the Group’s system of internal control and for reviewing its effectiveness. The system of internal controls are designed to manage and mitigate the risks affecting the business and its operations. The control procedures will not totally eliminate risks and can only provide reasonable (and not absolute) assurance against material misstatement and loss.

MONITORING AND CORRECTIVE ACTION

There are clear and consistent procedures in place for monitoring the system of internal controls. The Finance, Audit and Risk Committee meets at least once a year and reviews the effectiveness of the Group’s system of internal controls. The Finance, Audit and Risk Committee receives reports from line management and the external auditors.
INDEPENDENT AUDITORS’ REPORT TO MEMBERS OF THE INVESTMENT ASSOCIATION

OPINION

We have audited the financial statements of The Investment Association (the ‘parent company’) and its subsidiaries (the ‘Group’) for the year ended 31 December 2020 which comprise Consolidated Statement of Income and Retained Earnings, Statements of Financial Position, the Consolidated Cash Flow Statement and notes to the financial statements, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including FRS 102 “The Financial Reporting Standard applicable in the UK and Republic of Ireland” (United Kingdom Generally Accepted Accounting Practice).

In our opinion, the financial statements:

• give a true and fair view of the state of the company’s affairs as at 31 December 2020 and of its profit for the year then ended;

• have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice; and

• have been prepared in accordance with the requirements of the Companies Act 2006.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor’s responsibilities for the audit of the financial statements section of our report. We are independent of the company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC’s Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

CONCLUSIONS RELATING TO GOING CONCERN

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

Our audit procedures to evaluate the directors’ assessment of the The Investment Association’s ability to continue to adopt the going concern basis of accounting included but were not limited to:

• Undertaking an initial assessment at the planning stage of the audit to identify events or conditions that may cast significant doubt on the group’s ability to continue as a going concern;

• Evaluating the directors’ method to assess the group’s ability to continue as a going concern;

• Reviewing the directors’ going concern assessment, which incorporated severe but plausible scenarios;

• Evaluating the key assumptions used and judgements from the directors in forming their conclusions on going concern; and

• Reviewing the appropriateness of the directors’ disclosures in the financial statements.

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

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

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period and include the most significant assessed risks of material misstatement (whether or not due to fraud) we identified, 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. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.
KEY AUDIT MATTER

REVENUE RECOGNITION

Revenue is the most significant account balance in the Consolidated Statement of Income and Retained Earnings.

Revenue is made up of the following material streams; membership fees, management fees, institutional voting information service (IVIS) fees, training income and event income.

The risk of fraud or error due to the potential to inappropriately shift the timing and basis of revenue recognition is deemed higher in membership fees and management fees and therefore these two revenue streams are considered to be a key audit matter.

HOW OUR SCOPE ADDRESSED THIS MATTER

We reviewed the key elements underpinning the trigger points to recognise revenue, then confirmed our knowledge on this by performing walkthrough testing.

Our detailed audit work regarding revenue recognition in relation to these key audit matters included but was not limited to:

MEMBERSHIP FEES

Reviewed a sample of invoices raised during the year to confirm the appropriate fee had been recorded including cash receipts. Payment of these invoices was agreed to the bank account, or debtors register depending on timing.

Revenue cut-off testing included a review of invoices raised around the year end with a focus on the timing of the associated membership to ensure revenue was recorded in the appropriate period.

A review of the deferred income released in the current year, and deferred at the year end, considering the consistency and patterns seen in the income. This was combined with a review of management estimates for income provisions, including a comparison to historical rate of receivables, any correspondence with clients and actual returns post year end to the date of audit sign off.

MANAGEMENT FEES (INCLUDING IVIS), EVENTS AND TRAINING

Reviewed income in the year from these sources and investigated the areas of divergence from typical performance.

Reviewed any invoices over materiality raised in the year with agreement to the relevant documentation. A subsequent sample was haphazardly selected and agreed to documentation to gain assurance that services had been appropriately charged out.

Invoices selected for testing were traced to remittances in the bank account or the debtors listing as appropriate.

A particular focus was placed on cut off with invoices raised one month pre and post the year end reviewed in detail to identify signs if income had been recorded in the incorrect period.

ALL REVENUE STREAMS

Credit notes raised in the year and post year end were reviewed for indications of ongoing errors, difficult relationships and manipulation of results. Consideration was given to the validity and underlying business rationale of credit notes raised.

OUR OBSERVATIONS

No material issues were noted from any of our audit work on revenue recognition.
### OUR APPLICATION OF MATERIALITY AND AN OVERVIEW OF THE SCOPE OF OUR AUDIT

The scope of our audit was influenced by our application of materiality. We set certain quantitative thresholds for materiality. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures on the individual financial statement line items and disclosures and in evaluating the effect of misstatements, both individually and on the financial statements as a whole. Based on our professional judgement, we determined materiality for the financial statements as a whole as follows:

<table>
<thead>
<tr>
<th>Overall materiality</th>
<th>The overall group materiality was £429,000. The parent’s materiality was £239,000.</th>
</tr>
</thead>
<tbody>
<tr>
<td>How we determined it</td>
<td>The overall materiality level has been determined with reference to revenue (consolidated and parent respectively), of which it represents 2%).</td>
</tr>
<tr>
<td>Rationale for benchmark applied</td>
<td>In our view, revenue is the most relevant measure of the underlying performance of the group and the parent company and therefore, has been selected as the materiality benchmark.</td>
</tr>
<tr>
<td>Performance materiality</td>
<td>Performance materiality is set to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements in the financial statements exceeds materiality for the financial statements as a whole. This has been calculated as 80% of the group and parent company’s materiality; £343,000 and £191,000 respectively.</td>
</tr>
<tr>
<td>Reporting threshold</td>
<td>We agreed with the directors that we would report to them misstatements identified during our audit above £12,000 for the group and £7,000 for the parent company as well as misstatements below that amount that, in our view, warranted reporting for qualitative reasons. This has been calculated as 3% of the group and parent company’s materiality.</td>
</tr>
</tbody>
</table>

The performance materiality set for each component is based on the relative scale and risk of the component to the group as a whole and our assessment of the risk of misstatement at component level. In the current period, the performance materiality allocated to the components and/or subsidiaries of the group ranged between £44,000 and £4,000.

As part of designing our audit, we assessed the risk of material misstatement in the financial statements, whether due to fraud or error, and then designed and performed audit procedures responsive to those risks. In particular, we looked at where the directors made subjective judgements, such as making assumptions on significant accounting estimates.
We tailored the scope of our audit to ensure that we performed sufficient work to be able to give an opinion on the financial statements as a whole. We used the outputs of a risk assessment, our understanding of the company, its environment, controls and critical business processes, to consider qualitative factors in order to ensure that we obtained sufficient coverage across all financial statement line items.

OTHER INFORMATION

The directors are responsible for the other information. The other information comprises the information included in the Annual Report, other than the financial statements and our auditor’s report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

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

We have nothing to report in this regard.

OPINIONS ON OTHER MATTERS PRESCRIBED BY THE COMPANIES ACT 2006

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

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

MATTERS ON WHICH WE ARE REQUIRED TO REPORT BY EXCEPTION

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

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

- adequate accounting records have not been kept by the company, or returns adequate for our audit have not been received from branches not visited by us; or
- the company financial statements 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.

RESPONSIBILITIES OF DIRECTORS

As explained more fully in the directors’ responsibilities statement set out on page 16, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

AUDITOR’S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

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

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud.

Based on our understanding of the company and its industry, we identified that the principal risks of non-compliance with laws and regulations related to the UK tax legislation, anti-bribery, and we considered the extent to which non-compliance might have a material effect on the financial statements. We also considered those laws and regulations that have a direct impact on the preparation of the financial statements such as the Companies Act 2006.

We evaluated the directors’ and management’s incentives and opportunities for fraudulent manipulation of the financial statements (including the risk of override of controls) and determined that the principal risks were related to posting manual journal entries to manipulate financial performance, management bias through judgements and assumptions in significant accounting estimates.

Our audit procedures were designed to respond to those identified risks, including non-compliance with laws and regulations (irregularities) and fraud that are material to the financial statements. Our audit procedures included but were not limited to:

- Discussing with the directors and management their policies and procedures regarding compliance with laws and regulations;
- Communicating identified laws and regulations throughout our engagement team and remaining alert to any indications of non-compliance throughout our audit; and
- Considering the risk of acts by the company which were contrary to the applicable laws and regulations, including fraud.

Our audit procedures in relation to fraud included but were not limited to:

- Making enquiries of the directors and management on whether they had knowledge of any actual, suspected or alleged fraud;
- Gaining an understanding of the internal controls established to mitigate risks related to fraud;
- Discussing amongst the engagement team the risks of fraud; and
- Addressing the risks of fraud through management override of controls by performing journal entry testing.

The primary responsibility for the prevention and detection of irregularities including fraud rests with both those charged with governance and management. As with any audit, there remained a risk of non-detection of irregularities, as these may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal controls.

As a result of our procedures, we did not identify any key audit matters relating to irregularities. The risks of material misstatement that had the greatest effect on our audit, including fraud, are discussed under “Key audit matters” within this report.

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

**USE OF THE AUDIT REPORT**

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

Stephen Eames (Senior Statutory Auditor)
for and on behalf of Mazars LLP
Chartered Accountants and Statutory Auditor
The Pinnacle
160 Midsummer Boulevard
Milton Keynes
MK9 1FF
21 June 2021
## CONSOLIDATED STATEMENT OF INCOME AND RETAINED EARNINGS FOR THE YEAR ENDED 31 DECEMBER 2020

<table>
<thead>
<tr>
<th>Note</th>
<th>Description</th>
<th>Year Ended 2020</th>
<th>Year Ended 2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Revenue</td>
<td>£14,282,394</td>
<td>£14,093,784</td>
</tr>
<tr>
<td>7</td>
<td>Administration expenses</td>
<td>(£13,793,067)</td>
<td>(£13,802,528)</td>
</tr>
<tr>
<td>7</td>
<td>Operating profit</td>
<td>£489,327</td>
<td>£291,256</td>
</tr>
<tr>
<td>7</td>
<td>Finance income</td>
<td>£19,836</td>
<td>£34,378</td>
</tr>
<tr>
<td>9</td>
<td>Profit on ordinary activities before taxation</td>
<td>£509,163</td>
<td>£325,634</td>
</tr>
<tr>
<td>9</td>
<td>Tax charge on profit on ordinary activities</td>
<td>(£123,867)</td>
<td>£5,140</td>
</tr>
<tr>
<td>9</td>
<td>Profit for the financial year</td>
<td>£385,296</td>
<td>£330,774</td>
</tr>
<tr>
<td></td>
<td>Total comprehensive income</td>
<td>£385,296</td>
<td>£330,774</td>
</tr>
<tr>
<td></td>
<td>Retained profit brought forward</td>
<td>£3,339,618</td>
<td>£3,008,844</td>
</tr>
<tr>
<td></td>
<td>Retained profit carried forward</td>
<td>£3,724,914</td>
<td>£3,339,618</td>
</tr>
</tbody>
</table>

All activities of the Group relate to continuing operations.

The notes on pages 28 to 37 form part of these financial statements.
## STATEMENTS OF FINANCIAL POSITION
AS AT 31 DECEMBER 2020

<table>
<thead>
<tr>
<th>Note</th>
<th>Group 31/12/2020</th>
<th>Group 31/12/2019</th>
<th>Company 31/12/2020</th>
<th>Company 31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fixed assets</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intangible assets</td>
<td>10</td>
<td>124,646</td>
<td>-</td>
<td>62,839</td>
</tr>
<tr>
<td>Property, plant and equipment</td>
<td></td>
<td>815,893</td>
<td>1,129,525</td>
<td>815,893</td>
</tr>
<tr>
<td>Shares in subsidiary undertaking</td>
<td>11</td>
<td>-</td>
<td>-</td>
<td>102</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>940,539</td>
<td>1,129,525</td>
<td>878,834</td>
</tr>
<tr>
<td><strong>Current assets</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Debtors</td>
<td>12</td>
<td>6,373,543</td>
<td>9,922,865</td>
<td>6,073,138</td>
</tr>
<tr>
<td>Cash at bank and in hand</td>
<td>13</td>
<td>9,806,140</td>
<td>6,035,393</td>
<td>9,430,373</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td>16,179,683</td>
<td>15,958,258</td>
<td>15,503,511</td>
</tr>
<tr>
<td><strong>Current liabilities</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Creditors: amounts due within one year</td>
<td>14</td>
<td>(13,395,308)</td>
<td>(13,748,165)</td>
<td>(14,436,218)</td>
</tr>
<tr>
<td><strong>Net current assets</strong></td>
<td></td>
<td>2,784,375</td>
<td>2,210,093</td>
<td>1,067,293</td>
</tr>
<tr>
<td><strong>Total assets less current liabilities</strong></td>
<td></td>
<td>3,724,914</td>
<td>3,339,618</td>
<td>1,946,127</td>
</tr>
</tbody>
</table>

### Profit and loss account

<table>
<thead>
<tr>
<th></th>
<th>Group 31/12/2020</th>
<th>Group 31/12/2019</th>
<th>Company 31/12/2020</th>
<th>Company 31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Profit and loss account 1 Jan</td>
<td></td>
<td>3,339,618</td>
<td>3,008,844</td>
<td>1,206,138</td>
</tr>
<tr>
<td>Profit for the financial year</td>
<td></td>
<td>385,296</td>
<td>330,774</td>
<td>739,989</td>
</tr>
<tr>
<td><strong>Profit and loss account 31 Dec</strong></td>
<td></td>
<td>3,724,914</td>
<td>3,339,618</td>
<td>1,946,127</td>
</tr>
<tr>
<td><strong>Accumulated reserves</strong></td>
<td></td>
<td>3,724,914</td>
<td>3,339,618</td>
<td>1,946,127</td>
</tr>
</tbody>
</table>

The financial statements on pages 25 to 37 were approved by the board of directors and were signed on its behalf by:

Keith Skeoch, Chair

21 June 2021
Company Number: 04343737
# CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2020

<table>
<thead>
<tr>
<th>Note</th>
<th>£</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Net cash (out)flow from operating activities</strong></td>
<td>16</td>
<td>3,913,453</td>
</tr>
<tr>
<td>Taxation received/(paid)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td><strong>Net cash generated from/(in) operating activities</strong></td>
<td></td>
<td>3,913,453</td>
</tr>
<tr>
<td><strong>Cash flow from investing activities</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Purchase of property, plant and equipment</td>
<td>(162,542)</td>
<td>(236,649)</td>
</tr>
<tr>
<td>Interest received</td>
<td>19,836</td>
<td>34,378</td>
</tr>
<tr>
<td><strong>Net cash generated used in investing activities</strong></td>
<td>(142,706)</td>
<td>(202,271)</td>
</tr>
<tr>
<td><strong>Net increase/(decrease) in cash at bank and in hand</strong></td>
<td>3,770,747</td>
<td>(920,194)</td>
</tr>
<tr>
<td><strong>Cash and cash equivalents at the beginning of the year</strong></td>
<td>6,035,393</td>
<td>6,955,587</td>
</tr>
<tr>
<td><strong>Cash and cash equivalents at the end of the year</strong></td>
<td>9,806,140</td>
<td>6,035,393</td>
</tr>
</tbody>
</table>

**Cash and cash equivalents consists of:**

<table>
<thead>
<tr>
<th></th>
<th>£</th>
<th>£</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cash at bank and in hand</td>
<td>9,806,140</td>
<td>6,035,393</td>
</tr>
</tbody>
</table>
1. GENERAL INFORMATION

The principal activity of the Company is to represent the interests of the investment management industry in the UK and to promote high standards among its members.

2. STATEMENT OF COMPLIANCE

These financial statements have been prepared in compliance with United Kingdom accounting standards, including Financial Reporting Standard 102, “The Financial Reporting Standard applicable in the United Kingdom and Republic of Ireland” (“FRS 102”), and the Companies Act 2006.

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to both years presented, unless otherwise stated.

3. SIGNIFICANT ACCOUNTING POLICIES

BASIS OF ACCOUNTING

These financial statements are prepared on a going concern basis, under the historical cost convention

BASIS OF CONSOLIDATION

The Group consolidated financial statements include the financial statements of the Company and its subsidiary undertakings. A subsidiary is an entity controlled by the Group. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

EMPLOYEE BENEFITS

The Company provides a range of benefits to employees, including annual bonus arrangements, paid holiday arrangements and defined contribution pension plans. Short term employee benefits, including holiday pay are recognised as an expense in the period in which the service is received.

The Company operates a defined contribution plan for its employees. A defined contribution plan is a pension plan under which the Company pays a fixed contribution into a separate entity. Once the contributions have been paid the Company has no further payment obligations. The contributions are recognised as an expense as they fall due. Amounts not paid are shown in accruals in the statements of financial position. The assets of the plan are held separately from the Company in independently administered funds.

EXPENSES

All expenses are accounted for on the accruals basis.

REVENUE

All revenue is accounted for under the accrual method of accounting. The amount of subscriptions receivable from members under the terms of the Constitution of the Company is calculated to meet the budgeted expenses net of any other estimated receipts for the year. In addition other revenue represents income from training and events run by The Investment Association Services Limited during the year, the provision of management services to other trade associations, income from IVIS and Investment2020, the setting up of special committees and subscriptions to The IA Engine Ltd. Revenue from services rendered is recognised based on stage of completion when both the following conditions are satisfied:

• The amount of revenue can be measured reliably; and
• It is probable that the Company will receive the consideration due.
3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

DEPRECIATION
Property, plant and equipment are stated at cost less accumulated depreciation. Depreciation is charged to the statement of income and retained earnings using the straight line basis as follows:

- Fixtures, fittings and equipment: 3-5 years, except where warranties are received for longer periods, then they are depreciated over the warranty period
- Leasehold improvements: over the life of the primary lease
- Software is written off in the year of acquisition

AMORTISATION
Intangible fixed assets are stated at historical cost less amortisation and any accumulated impairment losses.

Amortisation is charged to allocate the cost of assets less their residual value over their estimated useful lives, under the straight line method. Amortisation is provided under the following basis:

- Website development: Straight line over 3 years

The assets’ residual values, useful lives and depreciation and amortisation methods are reviewed, and adjusted if appropriate, or if there is an indication of a significant change since the last reporting date.

TAXATION
The Group has entered into an arrangement with HMRC under which it pays corporation tax on its surplus. The arrangement allows members of the Association to treat payments to the Association as a trading expense. Irrecoverable VAT incurred on expenses has been included in the relevant expense category.

Taxation expense for the period comprises current and deferred tax recognised in the reporting period.

- Current tax: Current tax is the amount of income tax payable in respect of the taxable profit for the year or prior years.
- Deferred tax: Deferred tax arises from timing differences that are differences between taxable profits and total comprehensive income as stated in the financial statements.

INVESTMENTS
Investments, other than those in subsidiary undertakings are included at fair value. Investments in subsidiary undertakings are included at cost.

CASH AT BANK AND IN HAND
Cash at bank and in hand includes cash in hand, deposits held at call at banks, other short-term highly liquid investments with original maturities of three months or less.

FINANCIAL INSTRUMENTS
The Group has chosen to adopt Sections 11 and 12 of FRS 102 in respect of financial instruments.

- Financial assets – Basic financial assets, including trade and other receivables, cash and bank balances are recognised at their transaction price. Such assets are subsequently carried at amortised cost, under the effective interest method. Other financial assets, including investments, other than subsidiaries are initially measured at fair value, which is normally transaction price. Such assets are subsequently carried at fair value and the changes in fair value are recognised in the statement of retained earnings.

- Financial liabilities – Basic financial liabilities, including trade and other payables and loans from fellow Group companies are initially recognised at their transaction price. Such liabilities are subsequently carried at amortised cost, under the effective interest method. Trade payables are obligations to pay for goods or services that have been acquired in the ordinary course of business from suppliers. Accounts payable are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities.
3. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

The preparation of the Company’s financial statements requires the directors to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities, at the reporting date. The estimates and associated assumptions are based on historical experience, expectations of future events and other factors that are considered to be relevant.

However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the assets or liabilities affected.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

4. SEGMENTAL REPORTING

The Company and Group’s activities consist primarily of the provision of member services in the UK.

5. PROFITS OF THE HOLDING COMPANY

Of the profit for the financial year, a profit of £739,989 (2019: £101,267) relates to the Company, The Investment Association. The directors have taken advantage of the exemption available under Section 408 of the Companies Act 2006 and not presented a profit and loss account for the Company alone.

6. REVENUE

<table>
<thead>
<tr>
<th></th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Members</td>
<td>10,630,021</td>
<td>10,068,105</td>
</tr>
<tr>
<td>Affiliate Members</td>
<td>966,787</td>
<td>941,906</td>
</tr>
<tr>
<td>Sector Members</td>
<td>212,966</td>
<td>166,975</td>
</tr>
<tr>
<td></td>
<td>11,809,774</td>
<td>11,176,986</td>
</tr>
<tr>
<td>Management Fee Income</td>
<td>575,152</td>
<td>557,942</td>
</tr>
<tr>
<td>Institutional Voting Information Service Income</td>
<td>450,141</td>
<td>447,650</td>
</tr>
<tr>
<td>Investment20/20 Subscription Income</td>
<td>558,933</td>
<td>521,624</td>
</tr>
<tr>
<td>Events and Training Income</td>
<td>629,252</td>
<td>1,059,941</td>
</tr>
<tr>
<td>Special Committee Income</td>
<td>115,000</td>
<td>160,000</td>
</tr>
<tr>
<td>FinTech Member Income</td>
<td>115,900</td>
<td>138,100</td>
</tr>
<tr>
<td>Other Income</td>
<td>28,242</td>
<td>31,541</td>
</tr>
<tr>
<td>Revenue</td>
<td>14,282,394</td>
<td>14,093,784</td>
</tr>
</tbody>
</table>
7. OPERATING PROFIT

Operating profit is stated after charging:

<table>
<thead>
<tr>
<th>Item</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wages and salaries</td>
<td>7,656,184</td>
<td>7,038,929</td>
</tr>
<tr>
<td>Social security costs</td>
<td>967,103</td>
<td>854,787</td>
</tr>
<tr>
<td>Other pension costs</td>
<td>837,703</td>
<td>787,959</td>
</tr>
<tr>
<td><strong>Staff costs</strong></td>
<td><strong>9,460,990</strong></td>
<td><strong>8,681,675</strong></td>
</tr>
<tr>
<td>Depreciation &amp; amortisation of tangible &amp; intangible fixed assets</td>
<td>322,849</td>
<td>332,751</td>
</tr>
<tr>
<td>Operating lease charges</td>
<td>490,000</td>
<td>490,000</td>
</tr>
<tr>
<td>Auditors’ remuneration</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Audit services</td>
<td>23,000</td>
<td>17,000</td>
</tr>
<tr>
<td>- Other services including tax</td>
<td>25,598</td>
<td>10,250</td>
</tr>
</tbody>
</table>

8. EMPLOYEES AND DIRECTORS

EMPLOYEES

The monthly average number of persons employed by the Company during the year was 94 (2019: 89). The average number of key management personnel during the year was 8 (2019: 9).

The Company provides pensions through defined contribution schemes and pension costs are charged as incurred. The amount recognised as an expense was £837,703 (2019: £787,959).

KEY MANAGEMENT

Key management includes the directors and members of senior management. The compensation paid or payable to key management for employee services is shown below:

<table>
<thead>
<tr>
<th>Item</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Key management compensation</td>
<td>2,538,420</td>
<td>2,578,152</td>
</tr>
</tbody>
</table>
8. EMPLOYEES AND DIRECTORS (CONTINUED)

DIRECTORS

The non-executive directors received no emoluments in the year.

Total emoluments in respect of the executive directors were:

<table>
<thead>
<tr>
<th>Director</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>C J Cummings</td>
<td>£877,985</td>
<td>£778,275</td>
</tr>
</tbody>
</table>

Contributions made to a pension scheme on behalf of Mr C J Cummings were £nil (2019: £nil).

9. TAX ON PROFIT ON ORDINARY ACTIVITIES

A) CURRENT TAX

<table>
<thead>
<tr>
<th>Note</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>UK corporation tax on profits for the year</td>
<td>£123,867</td>
<td>-</td>
</tr>
<tr>
<td>Adjustments in respect of previous years</td>
<td>-</td>
<td>(5,140)</td>
</tr>
<tr>
<td>Tax charge on profit/(loss) on ordinary activities</td>
<td>(b)</td>
<td>123,867 (5,140)</td>
</tr>
</tbody>
</table>

B) FACTORS AFFECTING THE TAX CHARGE FOR THE YEAR

<table>
<thead>
<tr>
<th>Profit on ordinary activities before tax</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>£509,163</td>
<td>£325,634</td>
</tr>
<tr>
<td>Profit on ordinary activities multiplied by standard rate (19.00%) (2019: 19.00%)</td>
<td>£96,741</td>
<td>£61,870</td>
</tr>
<tr>
<td>Effects of:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-taxable income</td>
<td>-</td>
<td>(368,670)</td>
</tr>
<tr>
<td>Non-deductible expenses</td>
<td>£1,794</td>
<td>£86,549</td>
</tr>
<tr>
<td>Fixed asset differences</td>
<td>£5,054</td>
<td>£24,367</td>
</tr>
<tr>
<td>Adjustments to brought forward values</td>
<td>£2,090</td>
<td>-</td>
</tr>
<tr>
<td>Other permanent differences</td>
<td>-</td>
<td>£447</td>
</tr>
<tr>
<td>Deferred tax adjustment</td>
<td>£18,188</td>
<td>£173,216</td>
</tr>
<tr>
<td>Other adjustments</td>
<td>-</td>
<td>£17,081</td>
</tr>
<tr>
<td>Total tax charge for the year</td>
<td>£123,867 (5,140)</td>
<td></td>
</tr>
</tbody>
</table>

C) FACTORS AFFECTING THE FUTURE TAX CHARGES

A deferred tax asset of £426,712, based on the rate of corporation tax of 19% (2019: 17%), has not been recognised in respect of timing differences arising on accelerated capital allowances and taxation losses (2019: deferred tax asset £361,472; 17%).
## 10. FIXED ASSETS

### Cost

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets – Websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1 January 2020</strong></td>
<td>1,130,722</td>
<td>1,032,064</td>
<td>-</td>
<td>2,162,786</td>
</tr>
<tr>
<td><strong>Additions</strong></td>
<td>20,108</td>
<td>88,824</td>
<td>53,610</td>
<td>162,542</td>
</tr>
<tr>
<td><strong>Reclassification</strong></td>
<td>-</td>
<td>(237,665)</td>
<td>237,665</td>
<td>-</td>
</tr>
<tr>
<td><strong>Disposals/write offs</strong></td>
<td>(37,813)</td>
<td>-</td>
<td>-</td>
<td>(37,813)</td>
</tr>
<tr>
<td><strong>31 December 2020</strong></td>
<td>1,113,017</td>
<td>883,223</td>
<td>291,275</td>
<td>2,287,515</td>
</tr>
</tbody>
</table>

### Accumulated depreciation & amortisation

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets – Websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1 January 2020</strong></td>
<td>453,191</td>
<td>580,070</td>
<td>-</td>
<td>1,033,261</td>
</tr>
<tr>
<td><strong>Charge for the year</strong></td>
<td>116,328</td>
<td>150,782</td>
<td>55,739</td>
<td>322,849</td>
</tr>
<tr>
<td><strong>Reclassification</strong></td>
<td>-</td>
<td>(110,890)</td>
<td>110,890</td>
<td>-</td>
</tr>
<tr>
<td><strong>Disposals/write offs</strong></td>
<td>(9,134)</td>
<td>-</td>
<td>-</td>
<td>(9,134)</td>
</tr>
<tr>
<td><strong>31 December 2020</strong></td>
<td>560,385</td>
<td>619,962</td>
<td>166,629</td>
<td>1,346,976</td>
</tr>
</tbody>
</table>

### Net book value

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets – Websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>31 December 2020</strong></td>
<td>552,632</td>
<td>263,261</td>
<td>124,646</td>
<td>940,539</td>
</tr>
<tr>
<td><strong>31 December 2019</strong></td>
<td>677,531</td>
<td>451,999</td>
<td>-</td>
<td>1,129,525</td>
</tr>
</tbody>
</table>

### Company

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets - websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cost</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>1 January 2020</strong></td>
<td>1,130,722</td>
<td>966,775</td>
<td>-</td>
<td>2,097,497</td>
</tr>
<tr>
<td><strong>Additions</strong></td>
<td>20,108</td>
<td>88,824</td>
<td>-</td>
<td>108,932</td>
</tr>
<tr>
<td><strong>Reclassification</strong></td>
<td>-</td>
<td>(172,376)</td>
<td>172,376</td>
<td>-</td>
</tr>
<tr>
<td><strong>Disposals/write offs</strong></td>
<td>(37,813)</td>
<td>-</td>
<td>-</td>
<td>(37,813)</td>
</tr>
<tr>
<td><strong>31 December 2020</strong></td>
<td>1,113,017</td>
<td>883,223</td>
<td>172,376</td>
<td>2,168,616</td>
</tr>
</tbody>
</table>

### Accumulated depreciation & amortisation

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets - websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1 January 2020</strong></td>
<td>453,191</td>
<td>554,776</td>
<td>-</td>
<td>1,007,967</td>
</tr>
<tr>
<td><strong>Charge for the year</strong></td>
<td>116,328</td>
<td>150,782</td>
<td>23,941</td>
<td>291,051</td>
</tr>
<tr>
<td><strong>Reclassification</strong></td>
<td>-</td>
<td>(85,596)</td>
<td>85,596</td>
<td>-</td>
</tr>
<tr>
<td><strong>Disposals/write offs</strong></td>
<td>(9,134)</td>
<td>-</td>
<td>-</td>
<td>(9,134)</td>
</tr>
<tr>
<td><strong>31 December 2020</strong></td>
<td>560,385</td>
<td>619,962</td>
<td>109,537</td>
<td>1,289,884</td>
</tr>
</tbody>
</table>

### Net book value

<table>
<thead>
<tr>
<th></th>
<th>Leasehold Improvements</th>
<th>Fixtures, fittings and equipment</th>
<th>Intangible Assets - websites</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>31 December 2020</strong></td>
<td>552,632</td>
<td>263,261</td>
<td>62,839</td>
<td>878,732</td>
</tr>
<tr>
<td><strong>31 December 2019</strong></td>
<td>677,531</td>
<td>411,999</td>
<td>-</td>
<td>1,089,530</td>
</tr>
</tbody>
</table>
11. SHARES IN SUBSIDIARY UNDERTAKING

The Company holds 100% of the issued share capital of The Investment Association Services Limited, The IA Engine Ltd and IA Titan Ltd, all companies incorporated in England, which are consolidated in these financial statements. The activities of The Investment Association Services Limited includes the running of training and other events for the members of The Investment Association, the provision of management services to other trade associations, the running of the Institutional Voting Information Service and provision of subscription services to Investment20/20. The activities of The IA Engine Ltd is that of a Financial Technology accelerator. IA Titan started providing subscription services to cyber threat alerts during 2020. The registered office for The Investment Association Services Limited, The IA Engine Ltd and IA Titan Ltd are the same as The Investment Association, which is: Camomile Court, 23 Camomile Street, London, EC3A 7LL.

12. DEBTORS

<table>
<thead>
<tr>
<th></th>
<th>31/12/2020</th>
<th>Group 31/12/2019</th>
<th>31/12/2020</th>
<th>Company 31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade debtors - current year</td>
<td>188,664</td>
<td>243,150</td>
<td>29,279</td>
<td>37,167</td>
</tr>
<tr>
<td>Trade debtors - future subscriptions</td>
<td>5,394,419</td>
<td>9,044,281</td>
<td>5,394,419</td>
<td>9,044,281</td>
</tr>
<tr>
<td>Amounts owed by group undertakings</td>
<td>-</td>
<td>-</td>
<td>21,702</td>
<td>24,185</td>
</tr>
<tr>
<td>Other debtors</td>
<td>125,237</td>
<td>59,563</td>
<td>(2,103)</td>
<td>59,563</td>
</tr>
<tr>
<td>Prepayments and accrued income</td>
<td>665,223</td>
<td>575,871</td>
<td>629,841</td>
<td>538,437</td>
</tr>
<tr>
<td></td>
<td><strong>6,373,543</strong></td>
<td><strong>9,922,865</strong></td>
<td><strong>6,073,138</strong></td>
<td><strong>9,703,633</strong></td>
</tr>
</tbody>
</table>

13. CASH IN BANK AND IN HAND

<table>
<thead>
<tr>
<th></th>
<th>31/12/2020</th>
<th>Group 31/12/2019</th>
<th>31/12/2020</th>
<th>Company 31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank accounts</td>
<td>9,806,140</td>
<td>6,035,393</td>
<td>9,430,373</td>
<td>5,016,139</td>
</tr>
<tr>
<td></td>
<td><strong>9,806,140</strong></td>
<td><strong>6,035,393</strong></td>
<td><strong>9,430,373</strong></td>
<td><strong>5,016,139</strong></td>
</tr>
</tbody>
</table>
14. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR

<table>
<thead>
<tr>
<th></th>
<th>31/12/2020</th>
<th>31/12/2019</th>
<th>31/12/2020</th>
<th>31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>£</td>
<td>£</td>
<td>£</td>
<td>£</td>
</tr>
<tr>
<td>Trade creditors</td>
<td>93,754</td>
<td>108,060</td>
<td>85,016</td>
<td>72,251</td>
</tr>
<tr>
<td>Corporation Tax</td>
<td>123,867</td>
<td>53,558</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Amounts owed to group undertaking</td>
<td>-</td>
<td>-</td>
<td>1,704,233</td>
<td>1,443,203</td>
</tr>
<tr>
<td>Other taxation and social security payable</td>
<td>935,806</td>
<td>742,693</td>
<td>887,111</td>
<td>740,020</td>
</tr>
<tr>
<td>Accruals and deferred income</td>
<td>1,514,562</td>
<td>1,424,488</td>
<td>1,032,539</td>
<td>928,426</td>
</tr>
<tr>
<td>Future subscriptions</td>
<td>10,727,319</td>
<td>11,419,366</td>
<td>10,727,319</td>
<td>11,419,366</td>
</tr>
<tr>
<td></td>
<td>13,395,308</td>
<td>13,748,165</td>
<td>14,436,218</td>
<td>14,603,266</td>
</tr>
</tbody>
</table>

Amounts owed to group undertakings are unsecured, interest free, have no fixed date of repayment and are repayable on demand.

15. LEASE COMMITMENTS

The total of future minimum lease payments under non-cancellable operating leases for each of the following periods are:

<table>
<thead>
<tr>
<th></th>
<th>31/12/2020</th>
<th>31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>£</td>
<td>£</td>
</tr>
<tr>
<td>Not later than one year</td>
<td>490,074</td>
<td>490,074</td>
</tr>
<tr>
<td>Later than one year and not later than five years</td>
<td>1,863,638</td>
<td>1,960,296</td>
</tr>
<tr>
<td>Later than five years</td>
<td>-</td>
<td>393,416</td>
</tr>
</tbody>
</table>
16. NOTE TO THE STATEMENT OF CASH FLOWS

<table>
<thead>
<tr>
<th>Note</th>
<th>01/01/2020-31/12/2020</th>
<th>01/01/2019-31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Profit for the financial year</td>
<td>£509,163</td>
<td>£330,774</td>
</tr>
<tr>
<td>Tax on profit on ordinary activities</td>
<td>(£123,867)</td>
<td>-</td>
</tr>
<tr>
<td>Finance income</td>
<td>(19,836)</td>
<td>(34,378)</td>
</tr>
<tr>
<td>Operating profit</td>
<td>£365,460</td>
<td>£296,396</td>
</tr>
<tr>
<td>Depreciation &amp; amortisation</td>
<td>£322,849</td>
<td>£332,751</td>
</tr>
<tr>
<td>Loss on disposal of fixed assets</td>
<td>£28,679</td>
<td>£10,507</td>
</tr>
<tr>
<td>Working capital movements:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>- Decrease/(Increase) in debtors</td>
<td>£3,549,322</td>
<td>(£2,346,235)</td>
</tr>
<tr>
<td>- (Decrease)/Increase in creditors</td>
<td>(£352,857)</td>
<td>£988,658</td>
</tr>
<tr>
<td>Cash flow generated from/(used in) operating activities</td>
<td>£3,913,453</td>
<td>(£717,923)</td>
</tr>
</tbody>
</table>

17. FINANCIAL INSTRUMENTS

<table>
<thead>
<tr>
<th>Note</th>
<th>31/12/2020</th>
<th>31/12/2019</th>
<th>31/12/2020</th>
<th>31/12/2019</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial assets measured at amortised cost</td>
<td></td>
<td>31/12/2020</td>
<td></td>
<td>31/12/2019</td>
</tr>
<tr>
<td>Shares in subsidiary undertaking</td>
<td>11</td>
<td></td>
<td>102</td>
<td></td>
</tr>
<tr>
<td>Trade debtors – current year</td>
<td>12</td>
<td>188,664</td>
<td>29,279</td>
<td>37,167</td>
</tr>
<tr>
<td>Trade debtors – future subscriptions</td>
<td>12</td>
<td>5,394,419</td>
<td>5,394,419</td>
<td>9,192,652</td>
</tr>
<tr>
<td>Other debtors</td>
<td>12</td>
<td>125,237</td>
<td>59,563</td>
<td>(2,103)</td>
</tr>
<tr>
<td>Amounts owed by group undertakings</td>
<td></td>
<td></td>
<td>21,702</td>
<td>24,185</td>
</tr>
</tbody>
</table>

| Financial liabilities measured at amortised cost|            |            |            |            |
| Trade creditors                                | 14         | 93,754     | 108,060    | 85,016     | 72,251     |
| Amounts owed to group undertaking              | 14         | -          | -          | 1,704,233  | 1,443,203  |
| Other taxation and social security payable     | 14         | 935,806    | 742,693    | 887,111    | 740,020    |
| Accruals and deferred income                   | 14         | 1,514,562  | 1,424,488  | 1,032,539  | 928,426    |
| Future subscriptions                           | 14         | 10,727,319 | 11,567,737 | 10,727,319 | 11,567,737 |
18. RELATED PARTY TRANSACTIONS

The Company has taken advantage of the exemption not to disclose related party transactions in respect to all transactions and balances with The Investment Association Services Limited, The IA Engine Ltd or IA Titan Ltd, they are wholly owned subsidiaries, as they are eliminated on consolidation, as permitted under Paragraph 1.12 of FRS 102. Related party transactions no longer include revenue relating to Industry Delivery Platform Limited, a company that J W Knight was a director of (2019: £3,800). There was no amount due at 31 December 2020 from this company (2019: £nil).

19. SHARE CAPITAL

The Company has no share capital since it is limited by guarantee. The members have undertaken that, in the event of a winding up, they will contribute toward payment of the liabilities of the Company a sum up to the amount of their guarantee of £10.

20. LEGAL STRUCTURE

The Company is limited by guarantee, incorporated and domiciled in the UK. The address of its registered office is Camomile Court, 23 Camomile Street, London, EC3A 7LL.
FULL MEMBERS
AT DECEMBER 2020

Aberdeen Standard Fund Managers Limited
Aberdeen Standard Investments
Aberforth Partners LLP
Aegon Asset Management UK Ltd
Affiliated Managers Group Ltd
Alcentra Limited
Alger Management Ltd
AllianceBernstein Limited
Allianz Global Investors
Alpha Real Capital LLP
Alquity Investment Management
Amundi (UK) Ltd
AQR Capital Management LLP
Architas Multi-Manager Limited
Ardevora Asset Management
Artemis Fund Managers Ltd
Artisan Partners UK LLP
Asset Management One International Ltd
Atlantic House Fund Management Ltd
Aviva Investors
Aviva Investors UK Fund Services Limited
AXA Investment Managers UK

BAE SYSTEMS Pension Funds Investment Management Ltd
Baillie Gifford & Co Limited
Barclays Wealth & Investment Management
Baring Asset Management Ltd
Baring Fund Managers Limited
BlackRock Investment Management (UK) Ltd
BlueBay Asset Management LLP
BMO Global Asset Management
BNP Paribas Asset Management
BNY Mellon Investment Management
Border to Coast Pensions Partnership Ltd
BP Investment Management Ltd
Brewin Dolphin Ltd
British Airways Pension Investment Management Ltd
Brompton Asset Management LLP
Brooks Macdonald Asset Management
Brunel Pension Partnership
BT Pension Scheme Management Limited

Canada Life Asset Management Limited
Candriam Investors Group
Cantab
Capital International Ltd
Carmignac Gestion
Carvetian Capital Management Ltd
Cavendish Asset Management
CCLA Investment Management Ltd
Charles Stanley & Co
City of London Investment Management Company Ltd
Close Asset Management (UK) Ltd
Colchester Global Investors Ltd
Columbia Threadneedle Investments
Cornelian Asset Managers Limited
Courtiers Asset Management Limited
Cou tts
Crux Asset Management

Dimensional Fund Advisors Ltd
DMS Investment Management Services (UK) Ltd
DWS

Eaton Vance Management (International) Ltd
EdenTree Investment Management Limited
Edinburgh Partners
EFG Asset Management (UK) Limited
Embark Investments
Equity Trustees Fund Services Ltd
Eurizon SLJ
Evenlode Investment Management

Fiera Capital (Europe) Limited
FIL Investment Management Limited
FIL Investment Services (UK) Limited
FIL Investments International
FIL Pensions Management
Findlay Park
First Sentier Investors
First Trust Global Portfolios
FMR Investment Management (UK) Limited
Franklin Templeton Fund Management Limited
Franklin Templeton Investment Management Limited
FundRock Partners Limited
Fundsmith
GAM
Genesis Investment Management LLP
GMG UK Ltd
Goldman Sachs Asset Management International
GuardCap Asset Management Limited
Guinness Asset Management
Gulf International Bank (GIB) UK

Handelsbanken Wealth & Asset Management
Hargreaves Lansdown Fund Managers
Hargreaves Lansdown Asset Management
Havelock London
HBOS Investment Fund Managers Limited
Hermes Investment Management
HSBC Global Asset Management (UK) Limited
HSBC Investment Funds

Ignis Fund Managers Limited
IM Global Partner
Impax Asset Management
Independent Franchise Partners LLP
Insight Investment Funds Management Ltd
Insight Investment Management (Global) Ltd
Invesco
Investment Fund Services Limited

J O Hambro Capital Management Limited
J P Morgan Asset Management
Janus Henderson Group plc
JP Morgan Mansart Management
Jupiter Asset Management Limited
Jupiter Unit Trust Managers Limited

Kempen Asset Management
Kuwait Investment Office

Lazard Asset Management Ltd
Lazard Fund Managers Limited
Legal & General Investment Management Limited
Legal & General Retail Investments
Legg Mason Investment Funds Limited
LGPS Central
Lindsell Train
Link Asset Services
Liontrust Fund Partners LLP
Local Pensions Partnership Investments Ltd
Lombard Odier Asset Management (Europe)
Longview Partners LLP
Loomis Sayles Investments Limited
Lord Abbett (UK) Ltd
LUMYNA Investments Limited
Lyxor ETF

M & G Investments Limited
Mackay Shields UK LLP
Macquarie Investment Management Europe Ltd
Maitland Institutional Services Limited
Majedie Asset Management Ltd
Man Fund Management UK Limited
Manulife Investment Management (Europe) Limited
Margetts Fund Management Ltd
Marks & Spencer Unit Trust Management Limited
Marlborough Fund Managers Limited
Marlborough Investment Managers
Martin Currie Investment Management Ltd
McInroy & Wood Ltd
Merian Global Investors (UK) Limited
MetLife Investment Management Limited
MFS International (UK) Ltd
Mirabaud Asset Management Ltd
Mitsubishi UFJ Asset Management (UK) Ltd
Momentum Global Investment Management Limited
Mondrian Investment Partners Limited
Morgan Stanley Investment Management Ltd

Natixis Investment Managers
Neuberger Berman Europe Limited
New Value Investments Ltd
Newton Investment Management Limited
NFU Mutual Insurance Society Ltd
Nikko Asset Management Europe Ltd
Ninety One
NN Investment Partners
Nomura Asset Management U.K. Ltd
Nordea Asset Management
Northern Trust Asset Management

Oasis Crescent Wealth (UK) Ltd
Odey Asset Management LLP
Omnis Investments
OneFamily
Orbis Investment Management (Luxembourg) SA
Orbis Investments

Pension Protection Fund
Pension Services Ltd
PGIM Ltd
Pictet Asset Management Ltd
PIMCO Europe Ltd
PineBridge Investments Europe Ltd
Polar Capital LLP
Premier Miton Investors
Principal Global Investors (Europe) Ltd
Prudential
Putnam Investments
Pyrford International Ltd
Quilter Investors Limited
Quoniam Asset Management GmbH

Railpen Investments
Rathbone Unit Trust Management Limited
Record Currency Management Limited
River and Mercantile Asset Management LLP
Royal London Asset Management Ltd
Royal London Unit Trust Managers Ltd
Ruffer
Russell Investments Ltd
RWC Partners Limited

Sanlam Investments UK Ltd
Santander Asset Management
Sarasin & Partners LLP
Schroder Unit Trusts Limited
Schroders Investment Management Ltd
Schroders Personal Wealth
Scottish Friendly Asset Managers Ltd
Scottish Widows Unit Trust Managers
SEI Investments (Europe) Ltd
Seven Investment Management LLP
Skagen AS
Slater Investments Ltd
Smith & Williamson Fund Administration Limited
St James’s Place Unit Trust Group Limited
Standard Life Aberdeen plc
State Street Global Advisors UK Ltd
Stewart Investors
Stonehage Fleming Investment Management Limited
Sumitomo Mitsui Trust International Limited
Sun Life Assurance Company of Canada (UK) Limited
SVM Asset Management Ltd

T. Bailey Asset Management Limited
T. Bailey Fund Services Limited
T. Rowe Price International Ltd
TCW
Tesco Pension Investment
Thames River Capital
Thesis Asset Management Limited
Threadneedle Investment Services Ltd
Tilney Smith & Williamson Investment Management LLP
TIME Investments
Tokio Marine Asset Management (London) Ltd
Trinity Street Asset Management LLP
Troy Asset Management
TT International
TwentyFour Asset Management LLP

UBS Asset Management Ltd
Unicorn Asset Management
Union Asset Management Holding AG
Union Bancaire Privée
Universities Superannuation Scheme Ltd

Valu-Trac Investment Management Ltd
Vanguard Asset Management Limited
Veritas Asset Management LLP
Veritas Investment Partners (UK) Limited
Virgin Money Unit Trust Managers Limited

Walter Scott & Partners Limited
WAY Fund Managers
Wellington Management International Limited
Wells Fargo Asset Management (International) Limited
Wesleyan Unit Trust Managers Ltd
AFFILIATE MEMBERS AT DECEMBER 2020

Addleshaw Goddard
Allen & Overy
Alpha FMC

Baringa Partners
BCG – Boston Consulting Group
BDO
BNP Paribas Securities Services UK Ltd
BNY Mellon Asset Servicing
Bovill
Bravura Solutions (UK) Limited
Broadridge Financial Solutions Ltd
Brown Brothers Harriman Investor Services Ltd
Bryan Cave Leighton Paisner
Burges Salmon LLP

CACEIS Bank, UK Branch
Calastone
Charles Russell Speechlys LLP
Citibank International Plc
Citibank N.A.
Clifford Chance LLP
CME Group
CMS
Cofunds Limited
CSS

Dechert LLP
Deloitte LLP
Dentons UK and Middle East LLP

The Depository Trust & Clearing Corporation
Ernst & Young
Euroclear UK & Ireland
Eversheds Sutherland (International) LLP

Fala Consulting Ltd
Farrer & Co
FE fundinfo
Fieldfisher LLP
FNZ UK Ltd
Freshfields Bruckhaus Deringer
FRT Services

Grant Thornton UK LLP

Herbert Smith Freehills LLP
HSBC Bank plc Trustee & Depositary Services
HSBC Securities Services (UK) Limited

IHS Markit

J.P. Morgan Europe Ltd
J.P. Morgan Investor Services
Johnston Carmichael

K&L Gates LLP
KNEIP
KPMG LLP

Latham & Watkins LLP
LexisNexis Risk
Linklaters LLP
Lipper Limited
Liquidnet Europe Ltd

Macfarlanes
Morningstar UK Ltd

NatWest Trustee & Depositary Services Ltd
Northern Trust Global Services SE
Northern Trust International Fund Administration Services (UK) Ltd
Norton Rose Fulbright LLP

Oliver Wyman Ltd
Orbis Access

 Pinsent Masons LLP
PwC

RBC Investor Services Bank S.A
Red Deer
Refinitiv
Rimes Technologies
Ropes & Gray

Simmons & Simmons LLP
Société Générale Securities Services
SS&C Financial Services Europe Limited
State Street Bank & Trust Company
State Street Trustees Limited
Stephenson Harwood

Target Group
Taylor Wessing LLP
TCC Group
The Bank of New York Mellon (International) Limited
TLT LLP
Travers Smith LLP

Universal Investment

Wheelhouse Advisors
Wolters Kluwer
Worksmart Ltd
SECTOR MEMBERS AT DECEMBER 2020

AMP Capital
Aubrey Capital Management Limited
Axiom Investors

Brown Advisory

Comeragh Capital
Comgest Asset Management International
ConBrio Fund Partners Ltd
CQS (UK) LLP
Credo Wealth

Davy Global Fund Management
Dodge & Cox Worldwide Funds plc

Epoch Investment Partners
Equitile Investments Ltd

GemCap
GQG Partners (UK) Ltd
GVQ Investment Management Limited

Herald Investment Management Ltd

Matthews International Capital Management
Miton Optimal
Montanaro Asset Management Ltd
Muzinich & Co

Nedgroup Investments
Robeco UK
Sanlam Asset Management (Ireland)
Seilern Investment Management Ltd

Thomas Miller Investment
Tideway Investments Partners LLP
Trium Capital

Unigestion
UTI international

Vontobel Asset Management SA
Waverton Investment Management
Winton Capital Management
EXTERNAL COMMITTEES
OF WHICH IA STAFF ARE MEMBERS

GOVERNMENT AND STATUTORY

APPG on local authority pension funds
Bank of England FX Joint Standing Committee
Bank of England Money Markets Committee
BEIS Audit Contact Group
BEIS IFRS Stakeholder Group
DCMS – Dormant Assets Expansion Board
Department for International Trade – Investment Expert Trade Advisory Group
DIT Financial Services Trade Advisory Group
Financial Services Industry Advisory Group
FRC Audit TAG
FRC Brexit stakeholder group
FRC Codes and Standards Committee
FRC Corporate Reporting Council
FX JSC Operations Sub-Committee
HM Treasury – Financial Services Expert Trade Advisory Group
HM Treasury – Global Financial Partnerships Expert Trade Advisory Group
HMT Asset Management Taskforce
PSSG – The Economic Crime Public Private Steering Group
Risk Free Rate Bond Market Sub Group
Risk Free Rate Working Group

HM Treasury – Global Financial Partnerships Expert Trade Advisory Group
HM Treasury – Global Financial Partnerships Expert Trade Advisory Group
HMT Asset Management Taskforce
PSSG – The Economic Crime Public Private Steering Group
Risk Free Rate Bond Market Sub Group
Risk Free Rate Working Group

HMRC

At any time IA staff are members of a number of HMRC industry consultative groups

CRS/MDR Working Group
Finance Liaison Group
Joint VAT Consultative Committee (JVCC)

OTHER

Advisory Board for the Centre for Asset Management Research
ANNA-DSB Product Committee
ANNA-DSB Technology Advisory Committee
ANNA-DSB Technology Advisory Committee, Strategy Sub-Committee
BSI/IST12 UK Financial Services Standards Committee
Career Ready Westminster Kingsway College Advisory Board
CISI Exam Panel for the Collective Investment Schemes Module of the CISI Investment Operations Certificate (IIOC)
Cost Transparency Initiative Board
Diversity Project Advisory Committee
Diversity Project HR Workstream
Diversity Project Steering Committee
Financial Data Exchange (FINDATEX) European Feedback Template Working Group
Financial Data Exchange (FinDatEx) PRIIPs Working Group
FTSE Russell Policy Advisory Board
Hampton Alexander Advisory Group
ICE Libor Oversight Committee

Anshita Joshi
Jonathan Lipkin
David Broadway
David Broadway (Chair)
David Broadway (Chair)
Jenny Barber
Peter Capper
Jonathan Lipkin
Pauline Hawkes-Bunyan
Kate Le Marechal
Karis Stander / Kate Le Marechal
Carol Thomas
Carol Thomas
Andrew Ninian
Andrew Ninian
Galina Dimitrova

Imran Razvi
Galina Dimitrova
Ross Barrett
Liz Murrall
Liz Murrall
John Allen
Richard Normington
Chris Cummings
Chris Cummings
Liz Murrall
Liz Murrall
Liz Murrall
Liz Murrall (Chair)
David Broadway
Richard Normington
Richard Normington
Chris Cummings
Adrian Hood
Hugo Gordon / Ross Barrett
Galina Dimitrova

Anshita Joshi
Anshita Joshi
Anshita Joshi

Anshita Joshi
Jonathan Lipkin
Pauline Hawkes-Bunyan
Kate Le Marechal
Karis Stander / Kate Le Marechal
Carol Thomas
Carol Thomas
Andrew Ninian
Andrew Ninian
Galina Dimitrova
IFIAR IOSWG’s Advisory Group
Impact Investing Institute, Advisory Council
InterInvest Steering Committee
Joint Money Laundering Intelligence Taskforce (JMLIT)
Modern Slavery Advisory Committee
RFR Communications Sub-Committee
Take Over panel
The British Standards Institution (BSI) Strategic Advisory Group on Sustainable Finance
The British Standards Institution Steering Group on PAS 7341
TISA ESG ExCo
Wates Principles Coalition Group

UK INDUSTRY GROUPS

FCA Trade Association Cyber Insights Group
Fund Administrators Tax Working Group
ICAEW Audit and Assurance Board
ICAEW Financial Reporting Committee
IRSG Architecture for regulating finance workstream
IRSG Board
IRSG Council
IRSG Data Workstream
IRSG ESG Working Group
IRSG EU Regulation Standing Committee
IRSG European Policy
IRSG Global Regulatory Coherence Standing Committee
Joint Industry Forum on Pensions
Joint Money Laundering Steering Group Board
SFE Public Affairs and Communications Forum
STAR SteerCo
TheCityUK Board
TheCityUK Communications Network
TheCityUK Cyber Committee
TheCityUK European Strategy Group
TheCityUK Public Affairs Group (PAG)
TheCityUK Tax Committee
TheCityUK Technical Advisory Group
TISA Universal Reporting Network (TURN) Board
UK Investment Performance Committee
EFAMA

Various IA staff chair or are members of EFAMA’s working groups covering areas as diverse as corporate governance, derivatives, ETFs, FATCA, firm level regulation, FTT, fund accounting, fund processing, fund regulation, investor education, markets regulation, recovery and resolution, statistics, sustainable investment, tax and VAT.

Accounting Taskforce
Anti-Money Laundering Taskforce
Benchmarking taskforce
Blockchain for Tax taskforce
Board of Directors
Distribution & Client Disclosures Standing Committee
Economics & Research Standing Committee
ETF Taskforce
European Funds Classification Forum
Fund Regulation Standing Committee
Investor Education Platform
Management Companies Regulation & Services

Money Markets Fund Taskforce
Pensions Standing Committee

Public Policy Platform (EFAMA)
Remuneration Committee
Stewardship, Market Integrity, ESG Investment Standing Committee
Strategy Taskforce
Supervision & Third Country Developments
Taxation & Accounting Standing Committee
Trade & Transaction Reporting Taskforce
Trading, Trade Reporting & Market Infrastructures Standing Committee
VAT Taskforce

IIFA

IIFA Accounting Standards Committee
IIFA Audit & Finance Committee
IIFA Conference Committee
IIFA Cyber Security Committee
IIFA International Regulation Working Group
IIFA International Regulatory affairs working committee
IIFA Pension Working Committee
IIFA Regulatory Affairs Committee
IIFA Social Media Committee
IIFA Statistics Working Committee
IIFA Strategy Committee
IIFA Tax Committee

Mark Sherwin
Adrian Hood
Adrian Hood
Anshita Joshi
Chris Cummings
Carol Thomas
Miranda Seath
Hugo Gordon
Richard Mawson
Peter Capper
Emily Walsh
Pauline Hawkes-Bunyan/
Rachel Ellison
Peter Capper
Imran Razvi/Jonathan Lipkin
(Chair)
Emily Walsh
Chris Cummings
Jess Foulds
Chris Cummings
Nic Edge
Anshita Joshi
David Broadway
Anshita Joshi

OTHER EUROPEAN AND INTERNATIONAL GROUPS

Common Reporting Standard (CRS) Business Advisory Group (BAG)  Anshita Joshi
Financial Services Ireland/City of London dialogue  Jack Knight
Global Investor dialogue  Liz Murrall (Chair)
International Organization for Standardization – Technical Committee 68: Financial Services  David Broadway
International Organization for Standardization – TC68/AG2: Standards Advisory Group  David Broadway
International Organization for Standardization – TC68/AG3: Best Practices  David Broadway
International Organization for Standardization – TC68/ Sub-Committee 8: Reference data for financial services  David Broadway
International Organization for Standardization – TC68/SCB/ CAG: Chair Advisory Group  David Broadway
International Organization for Standardization – TC68/SCB/WG1: Revision of ISO 10962 (Classification of Financial Instruments)  David Broadway
International Organization for Standardization – TC68/SCB/WG4: Revision of ISO 17442 (Legal Entity Identifier)  David Broadway (Convenor)
International Organization for Standardization – TC68/SCB/WG5: Unique Transaction Identifier  David Broadway
International Organization for Standardization – TC68/SCB/WG6: Revision of ISO 6166 (ISIN)  David Broadway
International Organization for Standardization – TC68/SCB/WG7: Natural Persons Identifier  David Broadway
International Organization for Standardization – TC68/SCB/WG8: ISO/NP 4914 Unique Product Identifier  David Broadway (Convenor)
International Organization for Standardization – ISO 20275 (Entity Legal Forms) Maintenance Agency  David Broadway
International Organization for Standardization – ISO 4217 (Currency Codes) Maintenance Agency  David Broadway
International Organization for Standardization – TC68/Sub-Committee 9: Information exchange for financial services  David Broadway
ISO 20022 Registration Management Group  David Broadway
ISO 20022 Securities Standards Evaluation Group  David Broadway
SWIFT FX Market Practice Group  David Broadway
US PCAOB Standing Advisory Group  Liz Murrall