Ashmore Global Opportunities Limited

Annual Report and Audited Financial Statements For the year ended 31 December 2020

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Ashmore Global Opportunities Limited Investment Manager's Report

Performance

As at 31 December 2020, the NAV of Ashmore Global Opportunities Limited (the "Company") was US\$11.8m, compared to US\$14.2m at the end of December 2019. The Company received two dividends from its investment in AEI during the year, which allowed it to make distributions to Shareholders of US\$1.38m in June 2020 and of US\$9.9m in January 2021. The performance to Shareholders was -14.44%. As at 31 December 2020, the NAV per share of the Company stood at US\$2.69 (2019:US\$2.89).

Portfolio Review

AEI, whose remaining asset is a coal-fired power plant in Guatemala, continues to operate satisfactorily and COVID-19 has had limited impact. Various efforts to dispose of the asset have not yet been successful. The final appeal by the original Chinese contractor was defeated in a ruling in Q1 2020, and no further appeals are possible. This should clear the path for a realisation of the asset in the medium term, subject to market conditions. In the meantime, we managed to obtain debt financing from local banks, which allowed AEI to pay a significant dividend in December 2020, funded by cash from ongoing operations and by this debt financing. As a result, Shareholders in AGOL received a sizable capital distribution in January 2021, while the equity value of AEI dropped by a similar amount.

The operating performance of Microvast was initially affected significantly by COVID-19, but subsequently improved materially towards the end of the year. This improves the chances of finding additional orders for its batteries, as well as new funding and an eventual exit. The Investment Manager continues to work hard towards these objectives. Post the reporting period Microvast announced a merger with Tuscan, a Special Purpose Acquisition Company. Further details are given in the Company update later in this report.

The smaller Indian holdings were significantly affected by COVID-19 leading to markdowns in the valuations of both ZIM Laboratories and Numero Uno. Vaccinations have started in India but these are obviously a major operation given the size of the population. We continue to work with the promoters of these assets on various exit routes.

GZI had a strong start to the year running ahead of budget in Q1 2020 in both Nigeria and South Africa. Capacity utilisation was ramped up on the back of new long-term contracts. The onset of COVID-19, however, led to closures of hotels and restaurants and caused significant disruption as demand for cans dropped. The equity valuation was marked down by the independent valuation agent but proved quite resilient considering the severity of the disruption. An exit plan for this investment was put on hold for the time being.

Further details on the holdings in the Company are given later in this Investment Manager's report.

Outlook

As described above, COVID-19 has had a detrimental effect on a number of the Company's investments. Whilst vaccinations have now started in most countries, it will be some time before operations return to a degree of normality. This effects the timing of realisations. Nevertheless, these realisations remain the focus of the Investment Manager and we expect to start to make progress on this later in 2021. The general sentiment towards Emerging Markets (EM) is improving, with higher growth rates and lower debt levels than developed markets, leading to higher capital allocations by investors. This provides a more positive backdrop for realisations. Nevertheless, they are very much influenced by the attraction and circumstances of each individual asset.

Details on the Top 5 Underlying Holdings (on a look through basis)

The table below shows the top 5 underlying investments as at 31 December 2020 excluding the cash balance (cash was 86.67% as at 31 December 2020).

Investment Name	% of NAV	Country	Business Description
ZIM Laboratories Ltd	55.01%	India	Pharmaceutical research and manufacturing
GZ Industries Ltd	28.09%	Nigeria	Aluminium can manufacturing
Numero Uno	16.83%	India	Branded apparel manufacturers and retailers
AEI	0.07%	Guatemala	Power generation in Latin America
Microvast	0.001%	China	Electric battery and battery systems supplier

The tables below show the country and industry allocations of underlying investments over 1% at the end of December 2020:

Country	% of NAV	Industry	% of NAV
India	71.84%	Pharmaceuticals	55.01%
Nigeria	28.09%	Miscellaneous manufacturing	28.09%
-		Retail	16.83%

Details on a Selection of the Underlying Holdings

ZIM Laboratories

Industry: Pharmaceuticals Country: India Website: zimlab.in Company Status: Public Investment Risk: Equity

Operational update and priorities

- Notwithstanding the Coronavirus pandemic, the company has remained open and improved its operating results. As a consequence, its share price has increased by 35% since June 2020 and has remained steady for the last few months.
- The focus continues to be new delivery solutions for generic products but with greater emphasis on marketing partnerships in the rest of the world.
- The pandemic has curtailed capital expenditure. As the threat from the pandemic recedes, the strategy to add manufacturing flexibility to deal with high value added, lower volume orders, will resume.

Exit strategy and timing

• The share price has improved significantly in 2020. However, trading volumes remain very low. The pandemic has been a major obstacle to a block sale but with trade improving better opportunities should arise.

GZI

Industry: Aluminium can manufacturing Country: Nigeria Website: www.gzican.com Company Status: Private Investment Risk: Equity

Operational update

- In Nigeria, the company started the year 2020 on a very strong footing, continuing the positive trend in volumes we had witnessed towards the end of the previous year. However, in Q2 2020 the business was negatively impacted by COVID-19 related movement restrictions and lockdowns. Measures were taken to cut costs and included temporarily shutting down canning lines to keep the business in good standing during this time. As movement restrictions were relaxed and became more targeted in the second half of the year, the business recovered nicely to produce similar volumes to 2019.
- In South Africa, similar to Nigeria, movement restrictions and the ban of alcohol sales hurt the business in the first half of the year. In addition, it was difficult to ramp up and expand the client base with the sales force grounded. In the second half of the year, the team managed to add 3 new customers as well as a large export contract. This occupied 40% of capacity in the year throughout ramp up and we expect to see the plant run at 85% capacity in 2021, not including any additional gains.
- The pandemic has delayed our plans by roughly one year. Going forward our expectations are for pricing pressure in Nigeria to be offset by larger volumes, as well as continued volume growth in South Africa, driving value creation for the company in 2021.

2021 operational strategy/priorities

- Optimising and expanding clients in South Africa.
- Sell land in Kenya.
- Leverage larger presence for global contracts with beverage contracts up for renewal.
- Manage foreign exchange exposures/requirements.

Key risks

- Slowdown in the African beverages markets.
- Clients opting for cheaper competitors or alternatives.
- Access to US\$ / local currency depreciation.
- Recruitment / talent sourcing.

Exit strategy and timing

• 2021 exit through IPO or strategic sale.

Numero Uno

Industry: Retail Country: India Website: www.numerounojeanswear.com Company Status: Private Investment Risk: Equity

Operational update and priorities

- The company has been hit hard by the Coronavirus pandemic being forced to close many of its stores. As a result, the first half-year revenues are about one third of those recorded in 2019 with the inevitable consequence of significantly higher H1 losses than last year. Typically, the company makes all its profit in the second half of the financial year.
- Management is focussed on containing costs and optimising working capital.

Key risks

• Working capital lines have come under pressure in India; the company has managed to keep tight control over cash collection and to date has absorbed the losses caused by the closure of operations without significantly increasing bank debt.

Exit strategy and timing

• Discussions with the promoter of the company about possible avenues for realising our investment have been elevated.

AEI

Industry: Power generation Country: Guatemala Company Status: Private Investment Risk: Equity

Operational update

- The only operating entity remaining in AEI is Jaguar, in Guatemala.
- The plant is operating normally with planned down times for regular maintenance.
- The final appeal by China Machine New Energy Corporation (CMNC) against the arbitration award was heard in Singapore in November 2019. The court rejected the appeal in a final non-appealable judgement delivered in February 2020. Jaguar is now looking to enforce the award in China against CMNC.
- Jaguar undertook a debt raise in December 2020 with local banks and was able to use the proceeds to declare a dividend of US\$1.04 per share to AEI Shareholders, which meant that AGOL received a dividend of approximately US\$9.9m (from both its direct and indirect holdings).

Key risks

• Final exit process.

Exit strategy

- Continue with efforts to realise the asset, as pandemic conditions allow.
- Wind up of AEI post the Jaguar exit.

Microvast

Industry: Technology/clean-tech Country: China Website: www.microvast.com Company Status: Private Investment Risk: Equity

Operational update

- Microvast has announced a merger with the blank-check company, Tuscan Holdings, which will result in Microvast being a publicly listed company on the NASDAQ. The transaction is expected to close in Q2 2021.
- The pre-money valuation of the deal is \$2.1b and the expected post-deal valuation will be approximately \$3b. The combined company will raise proceeds of up to \$822m, which will fund a capacity expansion to 9GWh by 2022.
- All Microvast shareholders have rolled over their equity into the transaction and, as is customary for deals of this nature, will be subject to a 6 month lock-up from the time the deal closes.
- Mr Wu, the Founder and CEO of Microvast, will continue to lead the company after the merger along with the existing management team.

2021 operational strategy/priorities

- Securing additional long-term contracts for commercial vehicle and automobile customers.
- Increasing capacity to 9GWh by 2022 by expanding the Huzhou facility and building a new production facility in the US.
- HR focus around key staff to oversee the build-out and operation of its global manufacturing facilities.

Key risks

- Not securing large long-term contracts.
- Overcapacity in both Chinese and global battery companies.
- Warranty claims arising from defective cells or modules.
- Unfavourable changes to the Chinese government's New Energy Vehicle policy.

Exit strategy

• Block sale or on-market sales once the 6 month lock-up has expired.

Ashmore Investment Advisors Limited Investment Manager 26 April 2021

Ashmore Global Opportunities Limited Board Members

As at 31 December 2020, the Board consisted of three non-executive Directors. The Directors are responsible for the determination of the Company's investment policy and have overall responsibility for its activities. The majority of the Board of Directors are independent of the Investment Manager. In preparing this annual report, the independence of each Director has been considered.

Richard Hotchkis, Independent Chairman, (UK resident) appointed 18 April 2011, resigned 21 October 2020

Richard Hotchkis has over 40 years of investment experience. Until 2006, he was an investment manager at the Cooperative Insurance Society, where he started his career in 1976. He has a breadth of investment experience in both UK and overseas equities, including in emerging markets, and in particular, investment companies and other closedended funds, offshore funds, hedge funds and private equity funds.

Steve Hicks, Non-Independent Director (connected to the Investment Manager), (UK resident) appointed 16 January 2014

Steve Hicks, who is a qualified UK lawyer, has held a number of legal and compliance roles over a period of more than 25 years. From June 2010 until January 2014, he was the Ashmore Group Head of Compliance. Prior thereto he was Director, Group Compliance at the London listed private equity company 3i Group plc.

Nigel de la Rue, Independent Director, (Guernsey resident) appointed 16 October 2007

Nigel de la Rue graduated in 1978 from Pembroke College, Cambridge with a degree in Social and Political Sciences. He is qualified as an Associate of the Chartered Institute of Bankers, as a Member of the Society of Trust and Estate Practitioners ("STEP") and as a Member of the Institute of Directors. He was employed for 23 years by Baring Asset Management's Financial Services Division, where he was responsible for the group's Fiduciary Division and sat on the Executive Committee. He left Baring in December 2005, one year after that Division was acquired by Northern Trust. He has served on the Guernsey Committees of the Chartered Institute of Bankers and STEP, and on the Guernsey Association of Trustees, and currently holds a number of directorships in the financial services sector.

Christopher Legge, Independent Director, (Guernsey resident) appointed 27 August 2010

Christopher Legge has over 25 years' experience in financial services. He qualified as a Chartered Accountant in London in 1980 and spent the majority of his career based in Guernsey with Ernst & Young, including being the Senior Partner of Ernst & Young in the Channel Islands. Christopher retired from Ernst & Young in 2003 and currently holds a number of directorships in the financial sector. He was appointed to the Board of Sherborne Investors (Guernsey) C Limited on 25 May 2017. He was also appointed as a non-executive director of NB Distressed Debt Investment Fund Limited with effect from 12 April 2018.

Ashmore Global Opportunities Limited Directors' Report

As at 31 December 2020, the Net Asset Value ("NAV") of the Company was US\$11.8m compared with US\$14.2m at 31 December 2019. The Company received two dividends from its investment in AEI during the year, which allowed it to make distributions to Shareholders of US\$1.38m in June 2020 and of US\$9.9m in January 2021. The NAV per share was US\$2.69 as at 31 December 2020, down from US\$2.89 at the end of 2019.

The main detractors to performance were the markdowns in the values of GZI and of the smaller holdings in India as a result of the effects of COVID-19 on their operations. Further details on these and the other underlying exposures of the Company are given in the Investment Manager's Report.

The Investment Manager is working towards the sale of the remaining assets. Further details on these are given in the Investment Manager's Report. The Board receives regular updates on progress with the sales and remains confident that further realisations are likely to occur in 2021.

Below is an overview of the distributions made since February 2013 when Shareholders voted to wind up the Company in an orderly fashion.

Date	Distributions	% of 31 December 2012	% of 31 December 2012
	(US\$)	NAV	Market Capitalisation
31 March 2013	92,500,000	19%	28%
30 June 2013	13,000,000	3%	4%
30 September 2013	26,000,000	5%	8%
31 December 2013	36,900,000	8%	11%
30 June 2014	7,250,000	2%	2%
30 September 2014	21,500,000	5%	7%
31 December 2014	40,500,000	8%	12%
31 March 2015	19,500,000	4%	6%
30 June 2015	27,250,000	6%	8%
31 December 2015	16,200,000	3%	5%
31 March 2016	2,500,000	0%	1%
30 September 2017	3,000,000	1%	1%
30 June 2018	25,500,000	5%	8%
31 December 2018	1,500,000 *	0%	0%
30 June 2019	4,725,000	1%	1%
30 June 2020	1,375,000	0%	0%
31 December 2020	9,880,000 **	2%	3%
Total	349,080,000	72%	105%

* was declared in January 2019 and paid in April 2019.

**was declared in January 2021 and paid in January 2021.

During the year, the Board continued to work to reduce the operating costs of the Company given the smaller remaining NAV. In March 2020 the GBP share class was discontinued. In September, the Board put forward a proposal to Shareholders to de-list the Company from the London Stock Exchange in order to reduce the costs associated with a listing, which included the requirement for an Audit and other Committees. This was approved in an Extraordinary General Meeting ("EGM") on 22 September 2020 and the de-listing took effect on 21 October 2020. This enabled the Directors to reduce their fees and allowed Richard Hotchkis to retire from the Board, his having relocated to the UK. We would like to thank him for his services to the Company, steering it successfully through volatile times and the de-listing process.

We would also like to thank everyone else involved with AGOL for their hard work.

Statement of Directors' Responsibilities

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

Company law requires the Directors to prepare financial statements for each financial year. Under that law they have elected to prepare the financial statements in accordance with International Financial Reporting Standards as issued by the IASB and applicable law.

The financial statements are required by law to give a true and fair view of the state of affairs of the Company and of the profit or loss of the Company for that period. In preparing these financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements;
- assess the Company's ability to continue as going concern, disclosing, as applicable, matters related to going concern; and
- use the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

The Directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company and to enable them to ensure that the financial statements comply with the Companies (Guernsey) Law, 2008. They are responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities.

The Directors have carried out a robust assessment of the principal risks facing the Company, including those that would threaten its business model, future performance, solvency or liquidity.

Disclosure of Information to the Auditor

The Directors who held office at the date of approval of the financial statements confirm that, so far as they are each aware:

- there is no relevant audit information of which the Company's auditor is unaware; and
- each Director has taken all the steps that they ought to have taken as a Director to make themselves aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

The Board 26 April 2021

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Our opinion is unmodified

We have audited the financial statements of Ashmore Global Opportunities Limited (the "Company"), which comprise the statement of financial position as at 31 December 2020, the statements of comprehensive income, changes in equity and cash flows for the year then ended, and notes, comprising significant accounting policies and other explanatory information including a schedule of investments.

In our opinion, the accompanying financial statements:

- give a true and fair view of the financial position of the Company as at 31 December 2020, and of the Company's financial performance and cash flows for the year then ended;
- are prepared in accordance with International Financial Reporting Standards; and
- comply with the Companies (Guernsey) Law, 2008.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities are described below. We have fulfilled our ethical responsibilities under, and are independent of the Company in accordance with, UK ethical requirements including FRC Ethical Standards. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion.

Going concern

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

In our evaluation of the Directors' conclusions, we considered the inherent risks to the Company's business model and analysed how those risks might affect the Company's financial resources or ability to continue operations over the going concern period.

Our conclusions based on this work:

- we consider that the Directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate; and
- we have not identified, and concur with the Directors' assessment that there is not, a material uncertainty related to events or conditions that, individually or collectively, may cast significant doubt on the Company's ability to continue as a going concern for the going concern period.

However, as we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the above conclusions are not a guarantee that the Company will continue in operation.

Fraud and breaches of laws and regulations – ability to detect

Identifying and responding to risks of material misstatement due to fraud

To identify risks of material misstatement due to fraud ("fraud risks") we assessed events or conditions that could indicate an incentive or pressure to commit fraud or provide an opportunity to commit fraud. Our risk assessment procedures included:

- enquiring of management as to the Company's policies and procedures to prevent and detect fraud as well as enquiring whether management have knowledge of any actual, suspected or alleged fraud;
- reading minutes of meetings of those charged with governance; and
- using analytical procedures to identify any unusual or unexpected relationships.

Fraud and breaches of laws and regulations – ability to detect (continued)

Identifying and responding to risks of material misstatement due to fraud (continued)

As required by auditing standards, we perform procedures to address the risk of management override of controls, in particular the risk that management may be in a position to make inappropriate accounting entries. On this audit we do not believe there is a fraud risk related to revenue recognition because the Company's revenue streams are simple in nature with respect to accounting policy choice, and are easily verifiable to external data sources or agreements with little or no requirement for estimation from management. We did not identify any additional fraud risks.

We performed procedures including:

- identifying journal entries and other adjustments to test based on risk criteria and comparing any identified entries to supporting documentation; and
- incorporating an element of unpredictability in our audit procedures.

Identifying and responding to risks of material misstatement due to non-compliance with laws and regulations

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the financial statements from our general commercial and sector experience and through discussion with management (as required by auditing standards), and from inspection of the Company's regulatory and legal correspondence, and discussed with management the policies and procedures regarding compliance with laws and regulations. As the Company is regulated, our assessment of risks involved gaining an understanding of the control environment including the entity's procedures for complying with regulatory requirements.

The Company is subject to laws and regulations that directly affect the financial statements including financial reporting legislation and taxation legislation and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

The Company is subject to other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation or impacts on the Company's ability to operate. We identified financial services regulation as being the area most likely to have such an effect, recognising the regulated nature of the Company's activities and its legal form. Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of management and inspection of regulatory and legal correspondence, if any. Therefore if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

Context of the ability of the audit to detect fraud or breaches of law or regulation

Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. For example, the further removed non-compliance with laws and regulations is from the events and transactions reflected in the financial statements, the less likely the inherently limited procedures required by auditing standards would identify it.

In addition, as with any audit, there remains a higher risk of non-detection of fraud, as this may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal controls. Our audit procedures are designed to detect material misstatement. We are not responsible for preventing non-compliance or fraud and cannot be expected to detect non-compliance with all laws and regulations.

Other information

The Directors are responsible for the other information. The other information comprises the information included in the annual report but does not include the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and we do not express an audit opinion or any form of assurance conclusion thereon.

Other information (continued)

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, 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.

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

We have nothing to report in respect of the following matters where the Companies (Guernsey) Law, 2008 requires us to report to you if, in our opinion:

- the Company has not kept proper accounting records; or
- the financial statements are not in agreement with the accounting records; or
- we have not received all the information and explanations, which to the best of our knowledge and belief are necessary for the purpose of our audit.

Respective responsibilities

Directors' responsibilities

As explained more fully in their statement set out on page 10, the Directors are responsible for: the preparation of the financial statements including being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

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

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

The purpose of this report and restrictions on its use by persons other than the Company's members, as a body

This report is made solely to the Company's members, as a body, in accordance with section 262 of the Companies (Guernsey) Law, 2008. 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.

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KPMG Channel Islands Limited Chartered Accountants Guernsey 30 April 2021

Ashmore Global Opportunities Limited Statement of Financial Position

As at 31 December 2020

		31 December 2020	31 December 2019
	Note	US\$	US\$
Assets			
Cash and cash equivalents		11,117,834 *	691,726
Other financial assets	6	88	-
Financial assets at fair value through profit or loss ("FVTPL")	4	1,735,231	14,713,255
Total assets		12,853,153	15,404,981
Equity			
Capital and reserves attributable to equity holders			
of the Company			
Special reserve	8	374,334,833	375,709,891
Retained earnings		(362,594,426)	(361,539,120)
Total equity		11,740,407	14,170,771
Liabilities			
Current liabilities			
Financial liabilities at FVTPL	4	-	12,409
Other financial liabilities	6	1,112,746	1,221,801
Total liabilities		1,112,746	1,234,210
Total equity and liabilities		12,853,153	15,404,981
Net asset values			
Net assets per US\$ share	9	US\$2.69	US\$2.89
Net assets per £ share **	9	-	£2.63

* The Company received a dividend from its investment in AEI during December 2020, which allowed it to make a distribution to Shareholders of US\$9.9m subsequent to the year end in January 2021.

** From 31 March 2020, all remaining £ share class shares were converted to the US\$ share class.

The financial statements on pages 14 to 46 were approved by the Board of Directors on 26 April 2021, and were signed on its behalf by:

Nigel de la Rue Director

C. F. C. C. Christopher Legge

Director

Ashmore Global Opportunities Limited Statement of Comprehensive Income

For the year ended 31 December 2020

	Note	Year ended 31 December 2020 US\$	Year ended 31 December 2019 US\$
Interest income calculated using the effective interest method	10	326	18,073
Net foreign currency gain		29,439	45,098
Net loss from financial instruments at FVTPL	5	(733,236)	(9,637,810)
Total net loss		(703,471)	(9,574,639)
Expenses			
Directors' remuneration	11b	(73,499)	(81,670)
Investment management fees	11a	(59,676)	(69,273)
Incentive fees	11a	(26,704)	(237,746)
Fund administration fees	11c	(2,458)	(4,658)
Custody fees	11d	(1,352)	(749)
Other operating expenses	12	(188,146)	(154,034)
Total operating expenses		(351,835)	(548,130)
Loss for the year		(1,055,306)	(10,122,769)
Total loss for the year		(1,055,306)	(10,122,769)

All items derive from continuing activities.

Ashmore Global Opportunities Limited

Statement of Changes in Equity For the year ended 31 December 2020

	Note	Special reserve US\$	Retained earnings US\$	Total US\$
Total equity as at 1 January 2020		375,709,891	(361,539,120)	14,170,771
Total loss for the year		-	(1,055,306)	(1,055,306)
Capital distribution	8	(1,375,058)	-	(1,375,058)
Total equity as at 31 December 2020		374,334,833	(362,594,426)	11,740,407
Total equity as at 1 January 2019		381,934,791	(351,416,351)	30,518,440
Total loss for the year		-	(10,122,769)	(10,122,769)
Capital distributions		(6,224,900)	-	(6,224,900)
Total equity as at 31 December 2019		375,709,891	(361,539,120)	14,170,771

For the year ended 31 December 2020

		Year ended 31 December 2020	Year ended 31 December 2019
Ν	ote	US\$	US\$
Cash flows from operating activities			
Net bank interest received		326	18,073
Dividends received		12,071,089	1,083,815
Net operating expenses paid		(460,978)	(330,308)
Net cash from operating activities		11,610,437	771,580
Cash flows from investment activities			
Sales of investments		302,295	13,303,096
Purchases of investments		-	(7,499,906) *
Net cash flows on derivative instruments and foreign exchange		(111,566)	(71,545)
Net cash from investment activities		190,729	5,731,645
Cash flows from financing activities			
Capital distributions	8	(1,375,058)	(6,224,900)
Net cash used in financing activities		(1,375,058)	(6,224,900)
Net increase in cash and cash equivalents		10,426,108	278,325

Reconciliation of net cash flows to movement in cash and cash equivalents

Cash and cash equivalents at the beginning of the year	691,726	413,401
Net increase in cash and cash equivalents	10,426,108	278,325
Cash and cash equivalents at the end of the year	11,117,834	691,726

* This amount represents a purchase of shares in the Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund, which is solely related to the cash management of US\$ on account. This is not the purchase of a new investment.

Ashmore Global Opportunities Limited Notes to the Financial Statements - Schedule of Investments

As at 31 December 2020

Description of investments	Fair value US\$	% of net assets
AA Development Capital India Fund 1, LLC	1,025,085	8.72
Ashmore Global Special Situations Fund 5 LP	679,206	5.79
Ashmore Global Special Situations Fund 4 LP	27,009	0.23
Ashmore Global Special Situations Fund 3 LP	2,153	0.02
Ashmore Global Special Situations Fund 2 Limited	1,154	0.01
AEI Inc - Equity	624	0.01
Total investments at fair value	1,735,231	14.78
Net other current assets	10,005,176	85.22
Total net assets	11,740,407	100.00

1. General Information

Ashmore Global Opportunities Limited (the "Company" or "AGOL") is an authorised closed ended investment company incorporated in Guernsey on 21 June 2007 with an indefinite life and was listed on the London Stock Exchange until 21 October 2020. As an existing closed ended Company, AGOL is deemed to have been granted an authorisation in accordance with section 8 of the Protection of Investors (Bailiwick of Guernsey) Law, 1987, as amended, and rule 7.02(2) of the Authorised Closed Ended Investment Schemes Rules 2008 on the same date as the Company obtained consent under the Control of Borrowing (Bailiwick of Guernsey) Ordinances 1959 to 1989. AGOL's investment objective is the realisation of the Company's assets in an orderly manner in order to return cash to shareholders.

The Company was launched on 7 December 2007 and the Company's shares were admitted to the Official Listing of the London Stock Exchange on 12 December 2007, pursuant to Chapter 14 of the Listing Rules. Following changes to the Listing Rules on 6 April 2010, the listing became a Standard Listing. On 27 April 2011, the UK Listing Authority confirmed the transfer of the Company from a Standard Listing to a Premium Listing under Chapter 15 of the Listing Rules. In September 2020, the Board put forward a proposal to shareholders to de-list the Company from the London Stock Exchange, which was approved in an EGM on 22 September 2020. The delisting took effect on 21 October 2020.

On 20 February 2013, the Board of Directors proposed a managed wind-down of the Company following consultation with the Investment Manager and the main shareholders. The proposal was accepted during an EGM of shareholders on 13 March 2013.

The Directors have assessed the impact of the Alternative Investment Fund Managers Directive ("AIFMD") on the financial statements of the Company and have concluded that the Company is exempt from following Chapter V, Section 1, Articles 103 - 111 of the European Commission's Level 2 Delegated Regulation on the basis of the operations of the Company: it being (i) a Non-EEA AIF, and (ii) not being marketed in the European Union, as defined by the Directive.

Investment Strategy

Prior to the EGM of shareholders on 13 March 2013, the Company's investment objective was to deploy capital in a diversified portfolio of global emerging market strategies and actively manage these with a view to maximising total returns. This was implemented by investing across various investment themes (Alternatives including Special Situations and Real Estate, External Debt, Local Currency, Equities, Corporate Debt and Multi-Strategy), with a principal focus on Special Situations.

2. Summary of Significant Accounting Policies

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

a) Statement of Compliance

These audited financial statements, which give a true and fair view, are prepared in accordance with International Financial Reporting Standards ("IFRS"). They comply with the Companies (Guernsey) Law, 2008 (the "Law").

b) Basis of Preparation

These audited financial statements have been prepared under the historical cost convention, except for financial assets and financial liabilities at fair value through profit and loss ("FVTPL").

2. Summary of Significant Accounting Policies (continued)

b) Basis of Preparation (continued)

These financial statements have been prepared on the going concern basis, despite the managed wind-down of the Company approved by the shareholders on 13 March 2013. The Board has concluded that the managed wind-down of the Company has no significant impact on the valuation of the Company's investments or its ability to meet liabilities as they fall due for the foreseeable future, including for at least 12 months from the date of this report.

The preparation of financial statements in conformity with IFRS requires judgements, estimates and assumptions that affect the application of policies and the reported amounts of assets, liabilities, income and expenses.

These estimates and their associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making judgements about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and their 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 revision and future periods if the revision affects both current and future periods.

The key estimates and judgements made by management in the application of IFRS that have a significant effect on the financial statements relate to the valuation of unquoted financial instruments as described in notes 2d and 7b.

c) Foreign Currency

i) Functional and presentational currency

These audited financial statements have been prepared in US dollars ("US\$"), which is the Company's functional and presentational currency, rounded to the nearest US\$. The Board of Directors considers the US\$ to be the currency that most faithfully represents the economic effect on the Company of the underlying transactions, events and conditions. The US\$ is the currency in which the Company measures its performance and reports its results.

ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the date of the transaction. Foreign currency monetary assets and liabilities are translated into the functional currency using the exchange rate prevailing at the Statement of Financial Position date (the "reporting date").

Foreign exchange gains and losses arising from translation are included in net foreign currency gain in the Statement of Comprehensive Income.

Foreign exchange gains and losses relating to the financial assets and liabilities carried at FVTPL are presented in the Statement of Comprehensive Income within "Net loss from financial instruments at FVTPL".

d) Financial Assets and Financial Liabilities

i) Recognition and initial measurement

The Company recognises financial assets and financial liabilities at FVTPL on the trade date, which is the date on which the Company becomes a party to the contractual provisions of the instrument. Other financial assets and financial liabilities are recognised on the date on which they are originated.

2. Summary of Significant Accounting Policies (continued)

- d) Financial Assets and Financial Liabilities (continued)
- *i)* Recognition and initial measurement (continued)

Financial assets and financial liabilities at FVTPL are initially measured at fair value, with transaction costs recognised as expenses in the Statement of Comprehensive Income. Financial assets or financial liabilities not at FVTPL are initially measured at fair value and include transaction costs that are directly attributable to their acquisition or issue.

ii) Classification of financial assets

On initial recognition, the Company classifies financial assets as measured at amortised cost or FVTPL.

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest ("SPPI").

On initial recognition of an equity investment that is not held for trading, the Company may irrevocably elect to present subsequent changes in the investment's fair value in other comprehensive income. This election is made on an investment-by-investment basis. All other financial assets of the Company, not classified as measured at amortised cost or fair value through other comprehensive income, are measured at FVTPL.

- Business model assessment

In making an assessment of the objective of the business model in which a financial asset is held, the Company considers all of the relevant information about how the business is managed, including:

- the documented investment strategy and the execution of this strategy in practice. This includes whether the investment strategy focuses on earning contractual interest income, maintaining a particular interest rate profile, matching the duration of the financial assets to the duration of any related liabilities or expected cash outflows or realising cash flows through the sale of the assets;
- how the performance of the portfolio is evaluated and reported to the Company's management;
- the risks that affect the performance of the business model (and the financial assets held within that business model) and how those risks are managed;
- how the investment manager is compensated: e.g. whether compensation is based on the fair value of the assets managed or the contractual cash flows collected; and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

Transfers of financial assets to third parties in transactions that do not qualify for derecognition are not considered sales for this purpose, consistent with the Company's continuing recognition of the assets.

The Company has determined that it has two business models.

- Held-to-collect business model: this includes cash and cash equivalents, balances due from brokers and other assets. These financial assets are held to collect contractual cash flows.
- Other business model: this includes equity investments, investments in quoted and unquoted Funds and forward foreign currency contracts. These financial assets are managed and their performance is evaluated, on a fair value basis.

2. Summary of Significant Accounting Policies (continued)

- d) Financial Assets and Financial Liabilities (continued)
- *ii)* Classification of financial assets (continued)

- Assessment of whether contractual cash flows are SPPI

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs) as well as a profit margin.

In assessing whether the contractual cash flows are SPPI, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition. In making this assessment, the Company considers:

- contingent events that would change the amount or timing of cash flows;
- leverage features;
- prepayment and extension features;
- terms that limit the Company's claim to cash flows from specified assets (e.g. non-recourse features); and
- features that modify consideration of the time value of money (e.g. periodical reset of interest rates).

- Reclassifications

Financial assets are not reclassified subsequent to their initial recognition unless the Company were to change its business model for managing financial assets, in which case all affected financial assets would be reclassified on the first day of the first reporting period following the change in the business model.

iii) Subsequent measurement of financial assets

Fair value measurement

Subsequent to initial recognition, all financial assets at FVTPL are measured at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

Gains and losses arising from changes in the fair value of financial assets at FVTPL are presented in the Statement of Comprehensive Income within "Net loss from financial instruments at FVTPL" in the period in which they arise and can be unrealised or realised.

Unrealised gains and losses comprise changes to the fair value of financial instruments for the year and the reversal of prior period unrealised gains and losses for financial instruments which were realised in the reporting period.

Realised gains and losses on the disposal of financial instruments classified as at FVTPL are calculated using the average cost method.

Valuation of investments in Funds

Investments in quoted open-ended Funds are valued by reference to the most recent prices quoted on a recognised investment exchange. Investments in unquoted Funds are valued on the basis of the latest NAV provided by the administrator of the unquoted Fund in question, as at the close of business on the relevant valuation day.

2. Summary of Significant Accounting Policies (continued)

d) Financial Assets and Financial Liabilities (continued)

iii) Subsequent measurement of financial assets (continued)

- Valuation of direct investments

Direct investments may be effected via holding vehicles. The valuations of such positions are based on the valuation of the underlying investments. Where possible the fair values of direct debt or equity investments are based on their quoted market prices at the reporting date, without any deduction for estimated future selling costs. If a quoted market price is not available on a recognised stock exchange or from a broker/dealer for non-exchange traded financial instruments, the fair value is estimated using valuation techniques, as described in note 7.

- Valuation of forward foreign currency contracts

Open forward foreign currency contracts at the reporting date are valued at forward currency rates prevailing on that date. The change in the fair value of open forward foreign currency contracts is calculated as the difference between the contract rate and the forward currency rate as at the reporting date.

The Company does not apply hedge accounting.

- Financial assets at amortised cost

These assets are subsequently measured at amortised cost using the effective interest method. Interest income is recognised in "Interest income calculated using the effective interest method", foreign exchange gains and losses are recognised in "Net foreign currency gain" and impairment (if any) is recognised in "Impairment losses on financial instruments" in the Statement of Comprehensive Income. Any gain or loss on derecognition is also recognised in profit or loss.

Cash and cash equivalents, balances due from brokers and other financial assets are included in this category.

iv) Financial liabilities - Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortised cost or FVTPL.

A financial liability is classified as at FVTPL if it is classified as held-for-trading, if it is a derivative or if it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognised in profit or loss.

Other financial liabilities are subsequently measured at amortised cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognised in profit or loss. Any gain or loss on derecognition is also recognised in profit or loss.

Financial liabilities at FVTPL:

• Held-for-trading: derivative financial instruments.

Financial liabilities at amortised cost:

• This includes accounts payable and accrued expenses.

v) Impairment of financial assets

The Company recognises loss allowances for expected credit loss ("ECL") on financial assets measured at amortised cost.

2. Summary of Significant Accounting Policies (continued)

- d) Financial Assets and Financial Liabilities (continued)
- *v)* Impairment of financial assets (continued)

The Company measures loss allowances at an amount equal to lifetime ECLs, except for the following, which are measured at 12-month ECLs:

- financial assets that are determined to have low credit risk at the reporting date; and
- other financial assets for which credit risk (i.e. the risk of default occurring over the expected life of the asset) has not increased significantly since initial recognition.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating ECLs, the Company considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Company's historical experience and informed credit assessment and including forward-looking information.

The Company assumes that the credit risk on a financial asset has increased significantly if it is more than 30 days past due.

The Company considers a financial asset to be in default when:

- the borrower is unlikely to pay its credit obligations to the Company in full, without recourse by the Company to actions such as realising security (if any is held); or
- the financial asset is more than 90 days past due.

Lifetime ECLs are the ECLs that result from all possible default events over the expected life of a financial instrument.

12-month ECLs are the portion of ECLs that result from default events that are possible within the 12 months after the reporting date (or a shorter period if the expected life of the instrument is less than 12 months).

The maximum period considered when estimating ECLs is the maximum contractual period over which the Company is exposed to credit risk.

- Measurement of ECLs

ECLs are a probability-weighted estimate of credit losses. Credit losses are measured as the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Company expects to receive).

ECLs are discounted at the effective interest rate of the financial asset.

- Credit-impaired financial assets

At each reporting date, the Company assesses whether financial assets carried at amortised cost are creditimpaired. A financial asset is 'credit-impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred. As at 31 December 2020 and 2019, the Company's financial assets measured at amortised cost were not impaired.

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default or being more than 90 days past due; or
- it is probable that the borrower will enter bankruptcy or other financial reorganisation.

2. Summary of Significant Accounting Policies (continued)

- d) Financial Assets and Financial Liabilities (continued)
- *v)* Impairment of financial assets (continued)

- Presentation of allowance for ECLs in the Statement of Financial Position

Loss allowances for financial assets measured at amortised cost are deducted from the gross carrying amount of the assets.

- Write-off

The gross carrying amount of a financial asset is written off when the Company has no reasonable expectations of recovering a financial asset in its entirety or a portion thereof.

vi) Derecognition

Financial assets are derecognised when the contractual rights to receive cash flows from the assets have expired or the Company has transferred substantially all the risks and rewards of ownership. Financial liabilities are derecognised when their contractual obligations are discharged, cancelled or expired.

vii) Offsetting

Financial assets and liabilities are offset and the net amount presented in the Statement of Financial Position when, and only when, the Company has a legal right to offset the recognised amounts and it intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

The Company has adopted the amendments to IAS 32 on offsetting. These amendments clarify the offsetting criteria in IAS 32 by explaining when an entity currently has a legally enforceable right to set-off and when gross settlement is considered to be equivalent to net settlement.

The Company does not hold any financial assets or financial liabilities that are subject to master netting agreements or similar agreements and, as such, has not presented any financial assets or liabilities net on the Statement of Financial Position. There were no financial assets or financial liabilities that are offset in the Statement of Financial Position.

Income and expenses are presented on a net basis only when permitted under IFRS.

e) Amounts due from and due to Brokers

Amounts due from and due to brokers represent receivables for securities sold and payables for securities purchased that have been contracted for but not yet settled or delivered on the reporting date respectively. The accounting policy for the recognition of amounts due from and due to brokers is discussed in note 2d.

f) Cash and Cash Equivalents

Cash and cash equivalents may comprise current deposits with banks and other short-term highly liquid investments that: are readily convertible to known amounts of cash; are subject to insignificant changes in value; and are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes. Cash, deposits with banks and bank overdrafts are stated at their principal amount.

g) Share Capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of new shares or options are included in equity as a deduction from issue proceeds, net of tax.

2. Summary of Significant Accounting Policies (continued)

h) Interest Income

Interest income is recognised in the Statement of Comprehensive Income as it accrues, on a time-proportionate basis using the effective interest rate method. It includes interest income from cash and cash equivalents and from debt securities at FVTPL.

i) Dividend Income

Income distributions from quoted Funds are recognised in the Statement of Comprehensive Income within "Net loss from financial instruments at FVTPL" when declared. Dividend income from unquoted Funds and private equity investments is recognised when the right to receive payment is established.

j) Expenses

All expenses are recognised in the Statement of Comprehensive Income on an accruals basis.

k) Consolidation

The Company is not required to consolidate any of the investments listed on page 18 or the underlying investments of the Funds held, as it does not control them and given that the Company is an investment entity under IFRS 10 - Investment Entities. All investments including those effected via holding vehicles are valued at FVTPL.

As a result of the application of IFRS 12 - Disclosure of Interests in Other Entities, the Company has made disclosures about its involvement with unconsolidated structured entities in note 16.

Disclosure of Interests in Other Entities

The Company has concluded that unlisted Funds in which it invests, but which it does not consolidate, meet the definition of structured entities for the following reasons:

- the voting rights attached to the Funds are not considered to be dominant rights as the holder is unable to control the Funds. The rights relate only to influence over administrative tasks;
- each Fund's activities are restricted by its prospectus; and
- the Funds have narrow and well-defined objectives to provide investment opportunities to investors.
- l) Related Parties

IAS 24 – Related Party Disclosures defines a related party as a person or entity that is related to the entity that is preparing its financial statements (the "reporting entity"). A person or a close member of that person's family is related to a reporting entity if that person has control, joint control, or significant influence over the entity or is a member of its key management personnel. An entity is related to a reporting entity if, among other circumstances, it is a parent, subsidiary, fellow subsidiary, associate, or joint venture of the reporting entity, or it is controlled, jointly controlled, or significantly influenced or managed by a person who is a related party. For further information, please refer to Supplementary Information (Unaudited) – Remuneration Disclosure.

m) New Standards, Amendments and Interpretations

A number of amendments are effective from 1 January 2020 but they do not have a material effect on the Company's financial statements:

- Amendments to References to Conceptual Framework in IFRS Standards;
- Definition of a Business (Amendments to IFRS 3);
- Definition of Material (Amendments to IAS 1 and IAS 8);
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7);
- Extension of the Temporary Exemption from Applying IFRS 9 (Amendments to IFRS 4).

2. Summary of Significant Accounting Policies (continued)

n) New Standards, Amendments and Interpretations not yet Adopted

A number of new standards, amendments to standards and interpretations are effective for annual periods beginning after 1 January 2020 and early adoption is permitted; however, the Company has not early adopted the new or amended standards in preparing these financial statements.

The following amended standards and interpretations are not expected to have a significant impact on the Company's financial statements:

- Onerous Contracts Cost of Fulfilling a Contract (Amendments to IAS 37);
- Reference to the Conceptual Framework (Amendments to IFRS 3);
- Interest Rate Benchmark Reform Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16);
- Classification of Liabilities as Current or Non-Current (Amendments to IAS 1);
- Annual Improvements to IFRS Standards 2018-2020;
- Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments to IFRS 10 and IAS 28)

o) Contingent Assets

Contingent assets are not recognised in the financial statements, but are disclosed in the notes to the financial statements where an inflow of economic benefits is probable but not certain. Please see note 18 for details about contingent assets as at 31 December 2020.

3. Taxation

The Director of Income Tax in Guernsey has confirmed that, for the year ended 31 December 2020, the Company is exempt from Guernsey Income Tax under the Income Tax (Exempt bodies) (Guernsey) Ordinance 1989, and that any surplus income of the Company may be distributed without the deduction of Guernsey Income Tax. Pursuant to the exemption granted under the above-mentioned ordinance, the Company is subject to an annual fee of $\pounds1,200$ (2019: $\pounds1,200$) equivalent to US\$1,539 (2019: US\$1,531), payable to the States of Guernsey Revenue Service.

The Company is exposed to other taxes in its countries of investment. During the years ended 31 December 2020 and 31 December 2019, no dividend income or interest income received by the Company was subject to withholding tax imposed in the countries of investment.

4. Financial Assets and Liabilities at FVTPL

	31 December 2020	31 December 2019
	US\$	US\$
Equity investments	1,735,231	14,597,833
Derivative financial assets	-	115,422
Total financial assets at FVTPL	1,735,231	14,713,255

During the year ended 31 December 2020, the Company sold VTBC Ashmore Real Estate Partners 1 LP. During the year ended 31 December 2019, the Company invested in the Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund, formerly known as the Ashmore SICAV 2 Global liquidity US\$ Fund. There were no other significant changes to the Company's direct equity investments other than valuation movements (see note 5).

4. Financial Assets and Liabilities at FVTPL (continued)

As at 31 December 2020, there were no derivative financial assets.

As at 31 December 2019, derivative financial assets comprised forward foreign currency contracts as follows:

Currency	Amount	Currency	Amount	Maturity	Unrealised
Bought	Bought	Sold	Sold	Date	Gain
£	3,876,657	US\$	5,024,360	31/01/2020	115,422
Derivative final	ncial assets				115,422

	31 December 2020	31 December 2019
	US\$	US\$
Derivative financial liabilities	-	(12,409)
Total financial liabilities at FVTPL	-	(12,409)

As at 31 December 2020, there were no derivative financial liabilities.

As at 31 December 2019, derivative financial liabilities comprised forward foreign currency contracts as follows:

Currency	Amount	Currency	Amount	Maturity	Unrealised
Bought	Bought	Sold	Sold	Date	Loss
US\$	1,144,714	£	872,755	31/01/2020	(12,409)
Derivative finar	ncial liabilities				(12,409)

5. Net Loss from Financial Instruments at FVTPL

	31 December 2020	31 December 2019
	US\$	US\$
Derivative financial instruments	(244,018)	56,604
Net (loss)/gain from derivative financial instruments	(244,018)	56,604
Financial assets mandatorily measured at FVTPL:		
- Equity investments	(489,218)	(9,694,414)
Net loss from financial assets mandatorily measured at FVTPL	(489,218)	(9,694,414)
Net loss from financial instruments at FVTPL	(733,236)	(9,637,810)
Net loss from financial instruments at FVTPL:		
- Dividend income	12,071,089	1,100,458
- Realised gains on investments	200,567	12,145
- Realised losses on investments	-	(910,967)
- Realised gains on forward foreign currency contracts	93,028	1,099,524
- Realised losses on forward foreign currency contracts	(234,033)	(1,216,167)
- Change in unrealised gains on investments	-	2,995,306
- Change in unrealised losses on investments	(12,760,874)	(12,891,356)
- Change in unrealised gains on forward foreign currency contracts	12,409	185,656
- Change in unrealised losses on forward foreign currency contracts	(115,422)	(12,409)
Net loss from financial instruments at FVTPL	(733,236)	(9,637,810)

6. Other Financial Assets and Liabilities

a) Other financial assets:

Other financial assets relate to accounts receivable and prepaid expenses, and comprise the following:

	31 December 2020	31 December 2019
	US\$	US\$
Prepaid Directors' insurance fees	88	-
	88	-

b) Other financial liabilities:

Other financial liabilities relate to accounts payable and accrued expenses, and comprise the following:

	31 December 2020	31 December 2019
	US\$	US\$
Incentive fees payable	(1,024,939)	(1,145,642)
Investment management fees payable	-	(6,059)
Other accruals	(87,807)	(70,100)
	(1,112,746)	(1,221,801)

7. Financial Instruments

a) Carrying amounts versus fair values

As at 31 December 2020, the carrying values of financial assets and liabilities presented in the Statement of Financial Position approximate their fair values.

The table below sets out the classifications of the carrying amounts of the Company's financial assets and financial liabilities into categories of financial instruments as at 31 December 2020.

	Mandatorily at FVTPL	Financial assets at amortised cost	Financial liabilities at amortised cost	Total
Cash and cash equivalents	-	11,117,834	-	11,117,834
Non-pledged financial assets at FVTPL	1,735,231	-	-	1,735,231
Other receivables	-	88	-	88
Total	1,735,231	11,117,922	-	12,853,153
Other payables	-	-	(1,112,746)	(1,112,746)
Total	-	-	(1,112,746)	(1,112,746)

The table below sets out the classifications of the carrying amounts of the Company's financial assets and financial liabilities into categories of financial instruments as at 31 December 2019.

	Mandatorily at	Financial assets at amortised	Financial liabilities at	
	FVTPL	cost	amortised cost	Total
Cash and cash equivalents	-	691,726	-	691,726
Non-pledged financial assets at FVTPL	14,713,255	-	-	14,713,255
Total	14,713,255	691,726	-	15,404,981
Financial liabilities at FVTPL	(12,409)	-	-	(12,409)
Other payables	-	-	(1,221,801)	(1,221,801)
Total	(12,409)	-	(1,221,801)	(1,234,210)

7. Financial Instruments (continued)

b) Financial instruments carried at fair value - fair value hierarchy

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability (i.e. the exit price) in an orderly transaction between market participants at the measurement date.

For certain of the Company's financial instruments including cash and cash equivalents, prepaid/accrued expenses and other creditors, their carrying amounts approximate fair value due to the immediate or short-term nature of these financial instruments. The Company's investments and financial derivative instruments are carried at market value, which approximates fair value.

The Company classifies financial instruments within a fair value hierarchy that prioritises the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are as follows:

Level 1 inputs are unadjusted quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date.

Level 2 inputs are observable inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, including:

- quoted prices for similar assets or liabilities in active markets;
- quoted prices for identical or similar assets or liabilities in markets that are not active;
- inputs other than quoted prices that are observable for the asset or liability;
- inputs that are derived principally from or corroborated by an observable market.

Level 3 inputs are unobservable inputs for the asset or liability.

Inputs are used in applying various valuation techniques and broadly refer to the assumptions that market participants use to make valuation decisions, including assumptions about risk. Inputs may include price information, volatility statistics, specific and broad credit data, liquidity statistics, and other factors. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. However, the determination of what constitutes "observable" requires significant judgement. The Company considers observable data to be that market data which is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, and provided by independent sources that are actively involved in the relevant market.

The categorisation of a financial instrument within the hierarchy is based upon the pricing transparency of the instrument and does not necessarily correspond to the Company's perceived risk of that instrument.

Investments: Investments whose values are based on quoted market prices in active markets, and are therefore classified within Level 1, include active listed equities, certain U.S. government and sovereign obligations, and certain money market securities. The Company does not generally adjust the quoted price for such instruments, even in situations where it holds a large position and a sale could reasonably impact the quoted price.

Investments that trade in markets that are not considered to be active, but are valued based on quoted market prices, dealer quotations or alternative pricing sources supported by observable inputs are classified within Level 2. These may include government and sovereign obligations, government agency securities, corporate bonds, and municipal and provincial obligations.

7. Financial Instruments (continued)

b) Financial instruments carried at fair value - fair value hierarchy (continued)

Investments classified within Level 3 have significant unobservable inputs, as they trade infrequently or not at all. Level 3 instruments may include private equity investments, certain loan agreements, less-liquid corporate debt securities (including distressed debt instruments) and collateralised debt obligations. Also included in this category are government and sovereign obligations, government agency securities and corporate bonds for which independent broker prices are used and information relating to the inputs of the price models is not observable.

When observable prices are not available; e.g. if an asset does not trade regularly, the Company may rely on information provided by any person, firm or entity including any professional person whom the Directors consider to be suitably qualified to provide information in respect of the valuation of investments and who is approved by the Custodian (an "Approved Person"). Approved Persons may include certain brokers and the Pricing Methodology and Valuation Committee ("PMVC") of the Investment Manager.

The PMVC may provide assistance to the Administrator in determining the valuation of assets where the Administrator cannot determine a valuation from another source. These assets, which are classified within Level 3, may include all asset types but are frequently 'Special Situations' type investments, typically incorporating distressed, illiquid or private investments.

For these hard-to-value investments, the methodology and models used to determine fair value are created in accordance with the International Private Equity and Venture Capital Valuation ("IPEV") guidelines. Smaller investments may be valued directly by the PMVC but material investments are valued by experienced personnel at an independent third-party valuation specialist. Such valuations are subject to review, amendment if necessary, then approval by the PMVC. The valuations are ultimately approved by the Directors and the auditors to a material extent in so far as they make up part of the NAV in the financial statements.

Valuation techniques used include the market approach, the income approach or the cost approach depending on the availability of reliable information. The market approach generally consists of using; comparable transactions, earnings before interest, tax, depreciation and amortisation ("EBITDA") multiples; or enterprise value ("EV") multiples (based on comparable public company information). The use of the income approach generally consists of the net present value of estimated future cash flows, adjusted as deemed appropriate for liquidity, credit, market and/or other risk factors.

Inputs used in estimating the value of investments may include the original transaction price, recent transactions in the same or similar instruments, completed or pending third-party transactions in the underlying investment or comparable issuers, subsequent rounds of financing, recapitalisations and other transactions across the capital structure, offerings in the equity or debt capital markets and bids received from potential buyers.

For the determination of the NAV, Level 3 investments may be adjusted to reflect illiquidity and/or non-transferability. However, any such adjustments are typically reversed in the financial statements where it is determined that this is required by the accounting standards.

The fair value estimates are made at a specific point in time, based upon available market information and judgements about the financial instruments, including estimates of the timing and amount of expected future cash flows. The estimates of fair value reflect the impact of the COVID-19 pandemic up to the end of the reporting period.

The Company believes that its estimates of fair value are appropriate, however estimates and assumptions concerning the future, by definition, seldom equal the actual results and the estimated value may not be realised in a current sale or immediate settlement of the asset or liability. The use of different methodologies, assumptions or inputs would lead to different measurements of fair value and given the number of different factors affecting the estimate, specific sensitivity analysis cannot be reliably quantified.

7. Financial Instruments (continued)

b) Financial instruments carried at fair value - fair value hierarchy (continued)

Financial Derivative Instruments: Financial derivative instruments can be exchange-traded or privately negotiated over-the-counter ("OTC"). Exchange-traded derivatives, such as futures contracts and exchange-traded option contracts, are typically classified within Level 1 or Level 2 of the fair value hierarchy depending on whether or not they are deemed to be actively traded.

OTC derivatives, including forwards, credit default swaps, interest rate swaps and currency swaps, are valued by the Company using observable inputs, such as quotations received from the counterparty, dealers or brokers, whenever these are available and considered reliable. In instances where models are used, the value of an OTC derivative depends upon the contractual terms of, and specific risks inherent in, the instrument as well as the availability and reliability of observable inputs. Such inputs include market prices for reference securities, yield curves, credit curves, measures of volatility, prepayment rates and correlations of such inputs. Certain OTC derivatives, such as generic forwards, swaps and options, have inputs which can generally be corroborated by market data and are therefore classified within Level 2.

Those OTC derivatives that have less liquidity or for which inputs are unobservable are classified within Level 3. While the valuations of these less liquid OTC derivatives may utilise some Level 1 and/or Level 2 inputs, they also include other unobservable inputs which are considered significant to the fair value determination.

The Company recognises transfers between Levels 1, 2 and 3 based on the date of the event or change in circumstances that caused the transfer. This policy on the timing of recognising transfers is the same for transfers into a level as for transfers out of a level. There were no transfers between the three levels during the years ended 31 December 2020 and 31 December 2019.

The following table analyses within the fair value hierarchy the Company's financial assets and liabilities at FVTPL (by class) measured at fair value as at 31 December 2020:

	Level 1	Level 2	Level 3	Total
Non-pledged financial assets at FVTPL				
Equity investments	-	-	1,735,231	1,735,231
Total	-	-	1,735,231	1,735,231

There were no financial liabilities at FVTPL as at 31 December 2020.

The following table analyses within the fair value hierarchy the Company's financial assets and liabilities at FVTPL (by class) measured at fair value as at 31 December 2019:

	Level 1	Level 2	Level 3	Total
Non-pledged financial assets at FVTPL				
Equity investments	-	-	14,597,833	14,597,833
Derivative financial assets	-	115,422	-	115,422
Total	-	115,422	14,597,833	14,713,255
Financial liabilities at FVTPL				
Derivative financial liabilities	-	(12,409)	-	(12,409)
Total	-	(12,409)	-	(12,409)

Level 2 assets and liabilities include forward foreign currency contracts that are calculated internally using observable market data.

7. Financial Instruments (continued)

b) Financial instruments carried at fair value - fair value hierarchy (continued)

Level 3 assets include all unquoted Funds, limited partnerships and unquoted investments. Investments in unquoted Funds and limited partnerships are valued on the basis of the latest NAV, which represents the fair value, as provided by the administrator of the unquoted Fund at the close of business on the relevant valuation day. Unquoted Funds have been classified as Level 3 assets after consideration of their underlying investments, lock-up periods and liquidity.

The following tables present the movement in Level 3 instruments for the years ended 31 December 2020 and 31 December 2019:

	Equity investments
Opening balance as at 1 January 2020	14,597,833
Sales and returns of capital	(302,295)
Gains and losses recognised in profit and loss *	(12,560,307)
Closing balance as at 31 December 2020	1,735,231
	Equity investments
Opening balance as at 1 January 2019	29,178,298
Sales and returns of capital	(3,785,593)
Gains and losses recognised in profit and loss *	(10,794,872)
Closing balance as at 31 December 2019	14,597,833

* The change in unrealised losses for the year recognised in profit or loss and relating to Level 3 instruments held as at 31 December 2020, amounted to US\$12,551,244 (31 December 2019: change in net unrealised losses of U\$10,042,824).

Total gains and losses included in the Statement of Comprehensive Income are presented in "Net loss from financial instruments at FVTPL".

The following table shows the valuation techniques and the key unobservable inputs used in the determination of fair value for the Level 3 investments as at 31 December 2020:

31	Balance as at December 2020 US\$	Valuation technique	Significant unobservable inputs	Range of estimates for unobservable inputs	Sensitivity to changes in significant unobservable inputs
Equity in a	624	Discounted Cash Flows	Liquidity discount at adjusted equity level	_ **	The estimated fair value would increase if: the liquidity discount were lower
private company		Market approach using comparable traded multiples	Listed company EV/EBITDA multiple	_ **	- the EV/EBITDA multiples were higher
Investments in unlisted Funds	1,734,607	Unadjusted NAV	Inputs to NAV*	US\$0 to US\$0.06	The estimated fair value would increase if the NAV was higher

* The Company has assessed whether there are any discounts in relation to lock-in periods that are impacting liquidity. There were no discounts in relation to lock-in periods as at 31 December 2020. ** Information has not been included as these are commercially sensitive.

7. Financial Instruments (continued)

b) Financial instruments carried at fair value - fair value hierarchy (continued)

The following table shows the valuation techniques and the key unobservable inputs used in the determination of fair value for the Level 3 investments as at 31 December 2019:

31	Balance as at December 2019 US\$	Valuation technique	Significant unobservable inputs	Range of estimates for unobservable inputs	Sensitivity to changes in significant unobservable inputs
Equity in a	7.271,092	Discounted Cash Flows	Liquidity discount at adjusted equity level	_ **	The estimated fair value would increase if: the liquidity discount were lower
private compan	y	Market approach using comparable traded multiples	Listed company EV/EBITDA multiple	_ **	- the EV/EBITDA multiples were higher
Investments in unlisted Funds	7,326,741	Unadjusted NAV	Inputs to NAV*	US\$0.01 to US\$7.95	The estimated fair value would increase if the NAV was higher

* The Company has assessed whether there are any discounts in relation to lock-in periods that are impacting liquidity. There were no discounts in relation to lock-in periods as at 31 December 2019. ** Information has not been included as these are commercially sensitive.

Unobservable inputs are developed as follows:

- EBITDA and revenue multiples represent amounts that market participants would use when pricing an investment. These multiples are selected from comparable publicly listed companies based on geographic location, industry size, target markets and other factors that are considered to be reasonable. The traded multiples for the comparable companies are determined by dividing its respective enterprise value by its EBITDA or revenue.
- The Company used a combination of market multiples and discounted cash flows methodologies to derive the fair value.

The Company believes that its estimates of fair value are appropriate; however the use of different methodologies or assumptions could lead to different measurements of fair value. For fair value investments in Level 3, changing one or more of the assumptions used to alternative assumptions could result in an increase or decrease in net assets attributable to investors. Due to the numerous different factors affecting the assets, the impact cannot be reliably quantified. It is reasonably possible, on the basis of existing knowledge, that outcomes within the next financial year that are different from the assumptions used could require a material adjustment to the carrying amounts of affected assets.

8. Capital and Reserves

Ordinary Shares

The following table presents a summary of changes in the number of shares issued and fully paid during the year ended 31 December 2020:

	US\$ shares	£ shares
Shares outstanding as at 1 January 2020	3,617,068	1,065,051
Share conversions	1,229,807	(1,065,051)
Compulsory partial redemptions	(488,311)	-
Shares outstanding as at 31 December 2020	4,358,564	-

8. Capital and Reserves (continued)

Ordinary Shares(continued)

The following table presents a summary of changes in the number of shares issued and fully paid during the year ended 31 December 2019:

	US\$ shares	£ shares
Shares outstanding as at 1 January 2019	4,449,792	1,334,501
Share conversions	16,410	(14,866)
Compulsory partial redemptions	(849,134)	(254,584)
Shares outstanding as at 31 December 2019	3,617,068	1,065,051

Share Conversion

A shareholder has the right, as the Directors may determine for this purpose at each "Conversion Calculation Date", to elect to convert some or all of the shares of any class they hold into a different class of shares by giving at least five business days' notice to the Company before the relevant Conversion Calculation Date. Prior to the 2011 AGM, shareholders were able to convert their shares on a quarterly basis at the NAV Calculation Dates in March, June, September and December. As per the amended Articles of Incorporation dated 18 April 2011, shareholders were able to convert their shares on a monthly basis.

On 30 August 2013, the Directors of the Company announced that share conversion opportunities would be offered at the end of February, May, August and November. Share conversion opportunities for all other month ends were no longer offered and this decision was taken due to the timings and processes surrounding the anticipated returns of capital as part of the orderly wind-down of the Company. From 31 March 2020, all remaining £ share class shares were converted to the US\$ share class.

The following share conversions took place during the year ended 31 December 2020:

		Number of shares	Number of shares
Transfers from	Transfers to	to switch out	to switch in
£ shares	US\$ shares	1,065,656	1,230,516
US\$ shares	£ shares	709	605

The following share conversions took place during the year ended 31 December 2019:

		Number of shares	Number of shares
Transfers from	Transfers to	to switch out	to switch in
£ shares	US\$ shares	14,866	16,410

Compulsory Partial Redemptions

Following the approval by the Company's shareholders of the wind-down proposal as described in the circular published on 20 February 2013, during the year ended 31 December 2020, management announced partial returns of capital to shareholders by way of compulsory partial redemptions of shares with the following redemption date:

• 19 May 2020, US\$1.4m using the 30 April 2020 NAV.

During the year ended 31 December 2019, management announced partial returns of capital to shareholders by way of compulsory partial redemption of shares with the following redemption dates:

- 7 March 2019, US\$1.5m using the 31 January 2019 NAV; and
- 6 June 2019, US\$4.7m using the 30 April 2019 NAV.

The amounts applied to the partial redemptions of shares comprised monies from dividends received and from the realisation of the Company's investments up to and including the reference NAV calculation dates pursuant to the wind-down of the Company.

8. Capital and Reserves (continued)

Compulsory Partial Redemptions (continued)

During the year ended 31 December 2020, the following shares were redeemed by way of compulsory partial redemptions of shares (consideration in US\$ has been determined using the exchange rates at the redemption date):

	Number of ordinary shares redeemed	Consideration in US\$
US\$ shares	488,311	1,375,058
		1,375,058

During the year ended 31 December 2019, the following shares were redeemed by way of compulsory partial redemptions of shares (consideration in US\$ has been determined using the exchange rates at the redemption date):

	Number of ordinary shares redeemed	Consideration in US\$
US\$ shares	849,134	4,552,860
£ shares	254,584	1,672,040
		6,224,900

Voting Rights

The voting rights each share is entitled to in a poll at any general meeting of the Company (applying the Weighted Voting Calculation as described in the Prospectus published by the Company on 6 November 2007) are as follows:

US\$ shares: 1.0000

The above figures may be used by Shareholders as the denominator for calculations to determine if they are required to notify their interest in, or a change to their interest in the Company.

Distribution Policy

The Company may by ordinary resolution from time to time declare dividends. No dividend shall exceed the amount recommended by the Board.

No dividends were declared during the years ended 31 December 2020 and 2019.

Following the EGM on 13 March 2013, shareholders approved proposals to distribute surplus cash held by the Company on a quarterly basis by way of pro rata compulsory partial redemptions of shares.

9. Net Asset Value

The NAV of each US\$ and £ Share (when it existed) is determined by dividing the total net assets of the Company attributable to the US\$ and £ Share classes by the number of US\$ and £ shares in issue respectively at the year end as follows:

	11,740,407			
US\$ shares	11,740,407	4,358,564	2.69	2.69
	attributable to each share class in US\$	Shares in issue	per share in US\$	per share in local currency
As at 31 December 2020	Net assets		Net assets	Net assets

9. Net Asset Value (continued)

As at 31 December 2019	Net assets attributable to each		Net assets per share	Net assets per share
	share class in US\$	Shares in issue	in US\$	in local currency
US\$ shares	10,466,558	3,617,068	2.89	2.89
£ shares	3,704,213	1,065,051	3.48	2.63
	14,170,771			

The allocation of the Company's NAV between share classes is further described in the Company's Prospectus.

10. Interest Income Calculated using the Effective Interest Method

	Year ended	Year ended
	31 December 2020	31 December 2019
	US\$	US\$
Interest income calculated using the effective interest method on		
financial assets carried at amortised cost:		
- Cash and cash equivalents	326	18,073
	326	18,073

11. Significant Agreements

a) Investment Manager

Effective 18 July 2014, the Board appointed Ashmore Investment Advisors Limited ("AIAL") as the Company's Alternative Investment Fund Manager ("AIFM") and AIAL assumed the role of Investment Manager to the Company pursuant to a Novation of the 5 November 2007 Investment Management Agreement.

The Investment Manager is remunerated at a monthly rate of one twelfth of 1% of the NAV excluding investments made in Funds (calculated before deduction of the investment management fee for that month and before the deduction of any accrued incentive fee). In relation to investments made in the Funds, the Investment Manager is entitled only to management fees at the rate charged by it to the Funds.

The net investment management fees during the year were as follows:

	Year ended	Year ended
	31 December 2020	31 December 2019
	US\$	US\$
Investment management fees	(59,676)	(69,273)
	(59,676)	(69,273)

The Investment Manager is entitled to incentive fees based on the performance of investments other than investments in Funds, if those investments achieve a return in excess of 6% per annum compounded annually. Provided that the 6% return hurdle is cleared, the residual return is allocated to the Investment Manager until it has received the incentive fee which is calculated as 20% of the aggregate of (i) the amount received by the Company in excess of the cost of investment and (ii) the returns achieved on investments above 6% per annum compounded annually. Incentive fees are payable only upon the realisation of investments. During the year ended 31 December 2020, incentive fees of US\$147,707 were paid and US\$26,704 were charged (31 December 2019: US\$nil paid and US\$237,746 charged).

11. Significant Agreements (continued)

b) Directors' Remuneration

With effect from 21 October 2020, the remuneration of the two Independent Directors was reduced by 25%.

During the years ended 31 December 2020 and 31 December 2019, Directors' remuneration was as follows:

	Year ended	Year ended
	31 December 2020	31 December 2019
Chairman:	_ *	£21,240 per annum
Chairman of the Audit Committee:	_ **	£21,240 per annum
Independent Directors:	£15,000 per annum	£20,040 per annum
Non-Independent Director:	waived	waived

*The Chairman resigned on 21 October 2020 after the Company de-listed from the London Stock Exchange. The position no longer exists.

**The Audit Committee no longer exists post the de-listing of the Company on 21 October 2020.

c) Administrator

The Administrator, Northern Trust International Fund Administration Services (Guernsey) Limited, performs administrative duties for which it is remunerated at an annual rate of 0.02% of the Company's Total Net Assets.

d) Custodian

Northern Trust (Guernsey) Limited (the "Custodian") is remunerated at an annual rate of 0.01% of the Company's Total Net Assets.

12. Other Operating Expenses

	Year ended	Year ended
	31 December 2020	31 December 2019
	US\$	US\$
Legal fees	(74,320)	11,997 *
Audit fees	(46,771)	(55,352)
Professional fees	(1,590)	(42,272)
Miscellaneous fees	(65,465)	(68,407)
	(188,146)	(154,034)

* The credit to legal fees for the year ended 31 December 2019 represents the reversal of accruals as a result of a reduction in expenses as the Company continues to wind down.

13. Financial Risk Management

The Company's activities expose it to a variety of financial and operational risks which include: market risk (including currency risk, interest rate risk and price risk), credit risk and liquidity risk.

The Company is also exposed to certain risk factors peculiar to investing in Emerging Markets. These require the consideration of matters not usually associated with investing in the securities of issuers in the developed capital markets of North America, Japan or Western Europe. The economic and political conditions in Emerging Markets differ from those in developed markets, and offer less social, political and economic stability. The value of investments in Emerging Markets may be affected by changes in exchange regulations, tax laws, withholding taxes or economic and monetary policies. The absence, in many cases until relatively recently, of any move

13. Financial Risk Management (continued)

towards capital markets structures or to a free market economy means investing in Emerging Markets may be considered more risky than investing in developed markets.

The Company puts policies and processes in place to measure and manage the various types of risk to which it is exposed; these are explained below.

Market Risk

All of the Company's investments are recognised at fair value, and changes in market conditions directly affect net investment income.

i) Currency Risk

The Company's principal exposure to currency risk arises from underlying investments denominated in currencies other than US\$ and from the exposure of its underlying portfolio companies to local currencies in their countries of operation. The value of such investments may be affected favourably or unfavourably by fluctuations in exchange rates, notwithstanding any efforts made to hedge such exposures.

The Investment Manager may hedge currency exposures by reference to the most recent NAV of the Company's underlying investments via the use of forward foreign currency contracts or similar instruments.

As at the reporting date, the Company is not exposed to any significant direct currency risk arising on its financial assets and liabilities, as all direct investments of the Company are denominated in US\$, and a sensitivity analysis of currency risk is not meaningful at this time. However, the Company had previously put in place hedging mechanisms to hedge the currency risk arising on the £ share class.

Shares in the Company are denominated in US\$. From 31 March 2020, all remaining £ share class shares were converted to the US\$ share class. The base currency is the US\$, and therefore non-US\$ subscription monies for shares were typically converted into US\$ for operational purposes. The costs and any benefit of hedging the foreign currency exposure of the assets attributable to shares denominated in Pound Sterling against the US\$ were allocated solely to the £ share class. This may have resulted in variations in the NAVs of the two classes of shares as expressed in US\$.

As at 31 December 2020, there was no foreign currency exposure.

As at 31 December 2019, the net foreign currency exposure on the £ share class was as follows:

	US\$	% of net assets
Currency exposure of £ share class	3,704,213	26.14
Nominal value of currency hedges	(3,879,646)	(27.38)
Net foreign currency exposure	(175,433)	(1.24)

ii) Interest Rate Risk

The majority of the Company's financial assets and liabilities are interest bearing (31 December 2020: 94.70%, as at 31 December 2019, the majority of the Company's financial assets and liabilities were non-interest bearing: 95.39%). As at 31 December 2020, interest-bearing financial assets comprised cash and cash equivalents of US\$11,117,834 (31 December 2019: US\$691,726). The Company's investment portfolio is composed entirely of non-interest bearing assets as at 31 December 2020 (31 December 2019: 100%). As a result, the Company is subject to limited direct exposure to interest rate risk through fluctuations in the prevailing levels of market interest rates and a sensitivity analysis of interest rate risk is not meaningful at this time.

iii) Other Price Risk

Other price risk is the risk that the value of financial instruments will fluctuate as a result of changes in market prices (other than those arising from interest rate risk or currency risk), whether caused by factors specific to an individual investment, its issuer or any other relevant factors.

13. Financial Risk Management (continued)

Market Risk (continued)

iii) Other Price Risk (continued)

The Company's strategy for the management of price risk is to seek to maximise the exit prices that it obtains for its direct and indirect investments.

The table below summarises the sensitivity of the Company's net assets attributable to equity holders to investment price movements as at the reporting date. In light of the COVID-19 pandemic during 2020 and beyond, the Investment Manager has determined that a fluctuation of 10% is reasonably possible, considering the economic environment in which the Company currently operates. The analysis is based on the assumption that the prices of the investments increase by 10% (2019: 5%), with all other variables held constant.

	31 December 2020	31 December 2019
	US\$	US\$
Equity investments	173,523	729,892
	173,523	729,892

A 10% (2019: 5%) decrease in prices of the investments would result in an equal but opposite effect on the net assets attributable to equity holders, on the basis that all other variables remain constant. The price risk sensitivity analysis provided is a relative estimate of risk rather than a precise and accurate number.

Credit Risk

The Company is exposed to credit risk, which is the risk that a counterparty to a financial instrument will fail to discharge an obligation or commitment that it has entered into with the Company.

The Company's financial instruments include non-exchange traded financial instruments. Credit risk for nonexchange traded financial instruments is generally higher because the counterparty for the instrument is not backed by an exchange clearing house.

The Company's financial instruments include direct and indirect holdings of securities and other obligations of companies that are experiencing significant financial or business distress, including companies involved in bankruptcy or other reorganisation and liquidation proceedings. Although such holdings may result in significant returns, they involve a substantial degree of risk. The level of analytical sophistication, both financial and legal, necessary for successful investment in companies experiencing significant business and financial distress is unusually high. There is no assurance that the Investment Manager will correctly evaluate the nature and magnitude of the various factors that could affect the prospects for a successful reorganisation or similar action.

The completion of debt and/or equity exchange offers, restructurings, reorganisations, mergers, takeover offers and other transactions can be prevented or delayed, or the terms changed, by a variety of factors. If a proposed transaction appears likely not to be completed or in fact is not completed or is delayed, the market price of the investments held by the Company may decline sharply and result in losses which could have a material adverse effect on the performance of the Company and returns to shareholders.

The administrative costs in connection with a bankruptcy or restructuring proceeding are frequently high and will be paid out of the debtor's assets prior to any return to creditors (other than out of assets or proceeds thereof, which may be subject to valid and enforceable liens and other security interests) and equity holders. In addition, certain claims that have priority by law over the claims of other creditors (for example, claims for taxes) may reduce any entitlement of the Company. In any reorganisation or liquidation proceeding relating to a company or sovereign issuance in which the Company invests, the Company may lose its entire investment or may be required to accept cash or securities with a value less than its original investment. Under such circumstances, the returns generated from such investments may not compensate investors adequately for the risks assumed, which could have a material adverse effect on the performance of the Company and returns to Shareholders.

13. Financial Risk Management (continued)

Credit Risk (continued)

It is frequently difficult to obtain accurate information as to the condition of distressed entities. Such investments may be adversely affected by laws relating to, among other things, fraudulent transfers and other voidable transfers or payments, lender liability and the bankruptcy court's power to disallow, reduce, subordinate or disenfranchise particular claims. The market prices of such securities are subject to abrupt and erratic market movements and above-average price volatility, and the spread between the bid and offer prices of such securities may be greater than those prevailing in other securities markets.

Securities issued by distressed companies may have a limited trading market, resulting in limited liquidity. As a result, the Company may have difficulties in valuing or liquidating positions, which could have a material adverse effect on the performance of the Company and returns to Shareholders.

As at the reporting date, the maximum exposure to direct credit risk before any credit enhancements is the carrying amount of the financial assets, as set out below. This excludes credit risk relating to underlying debt instruments held by the Funds.

	31 December 2020	31 December 2019
	US\$	US\$
Cash and cash equivalents*	11,117,834	691,726
Forward currency contracts*		115,422
	11,117,834	807,148
* Held with Northern Trust (Guernsey) Limited.		

None of these assets are impaired nor past due but not impaired.

The Investment Manager monitors the credit ratings of the Company's counterparties, maintains an approved counterparty list and periodically reviews all counterparty limits.

The credit risk arising on transactions with brokers relates to transactions awaiting settlement. The risk relating to unsettled transactions is considered small due to the short settlement period involved.

Substantially all of the assets of the Company are held with the Custodian; Northern Trust (Guernsey) Limited, which is an indirect wholly-owned subsidiary of the Northern Trust Corporation. Bankruptcy or insolvency of the Custodian may cause the Company's rights with respect to cash and securities held by the Custodian to be delayed or limited. This risk is managed by monitoring the credit quality and financial positions of the Custodian. The credit rating assigned by S&P to the Northern Trust Corporation as at the year-end date was A+ (2019: A+). Depending on the requirements of the jurisdictions in which the investments of the Company are issued, the Custodian may use the services of one or more sub-custodians.

Concentration Risk

Due to the managed wind-down, the Company is in the process of reducing the number and diversification of assets held and as such is considered to have exposure to concentration risk. The concentration of underlying assets is set out in the "Details on Top 5 Underlying Holdings" on page 2. Country and industry concentrations are also set out on page 2.

Liquidity Risk

Liquidity risk is the risk that the Company may not be able to generate sufficient cash resources to settle its obligations in full as they fall due or can only do so on terms that are materially disadvantageous.

The Company is not exposed to any significant liquidity risk arising from redemptions because Shareholders do not have the right to redeem.

13. Financial Risk Management (continued)

Liquidity Risk (continued)

Most of the investments of the Company are traded only on over the counter markets and there may not be an organised public market for such securities. The effect of this is to increase the difficulty of valuing the investments and certain investments may generally be illiquid. There may be no established secondary market for certain of the investments made by the Company. Reduced secondary market liquidity may adversely affect the market price of the investments and the Company's ability to dispose of particular investments. Due to the lack of adequate secondary market liquidity for certain securities, it may be more difficult to obtain accurate security valuations for the purposes of valuing the Company. Valuations may only be available from a limited number of sources and may not represent firm bids for actual sales. In addition, the current or future regulatory regime may adversely affect liquidity.

All residual maturities of the financial liabilities of the Company in US\$ as at 31 December 2020 and 31 December 2019 are less than three months, except for incentive fees payable to the Investment Manager on realisation of investments.

Liquidity risk is primarily related to outstanding commitments and recallable distributions from investments in limited partnerships. The outstanding investment commitments of the Company are disclosed in note 18.

Operational Risk

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes and infrastructure, or from external factors other than market, credit, or liquidity issues, such as those arising from legal or regulatory requirements and generally accepted standards of corporate behaviour. Operational risks arise from all of the Company's operations.

Capital Management

The Company is not subject to externally imposed capital requirements. The shares issued by the Company provide an investor with the right to require redemption for cash at a value proportionate to the investor's share in the Company's net assets at redemption date and are classified as equity. See note 8 for a description of the terms of the shares issued by the Company. The Company's objective is to realise the assets in orderly manner to return cash to Shareholders. The Articles of Incorporation of the Company were amended to facilitate regular returns of cash to Shareholders.

14. Ultimate Controlling Party

In the opinion of the Directors on the basis of shareholdings advised to them, the Company has no ultimate controlling party.

15. Involvement with Unconsolidated Structured Entities

The table below describes the types of structured entities that the Company does not consolidate but in which it holds an interest.

Type of structured entity	Nature and purpose	Interest held by the Company
Investment Funds	To manage assets on behalf of third party investors. These vehicles are financed through the issue of units to investors.	Investments in units issued by the Funds

15. Involvement with Unconsolidated Structured Entities (continued)

The table below sets out interests held by the Company in unconsolidated structured entities as at 31 December 2020.

			Carrying amount	% of net assets
	Number of		included in "Financial	of underlying
Investment in unlisted investment Funds	investee Funds	Total net assets	assets at FVTPL"	Funds
Special Situations Private Equity Funds	5	5,499,177	1,734,607	31.54

The table below sets out interests held by the Company in unconsolidated structured entities as at 31 December 2019.

			Carrying amount	% of net assets
	Number of		included in "Financial	of underlying
Investment in unlisted investment Funds	investee Funds	Total net assets	assets at FVTPL"	Funds
Special Situations Private Equity Funds	5	63,963,243	7,015,383	10.97
Real Estate Funds	1	2,557,626	311,358	12.17

The maximum exposure to loss is the carrying amount of the financial assets held.

During the year, the Company did not provide financial support to these unconsolidated structured entities and the Company has no intention of providing financial or other support, except for the outstanding commitments disclosed in note 18 to the financial statements.

16. Related Party Transactions

Parties are considered to be related if one party has the ability to control the other party or to exercise significant influence over the other party in making financial or operational decisions.

The Directors are responsible for the determination of the investment policy of the Company and have overall responsibility for the Company's activities. The Company's investment portfolio is managed by AIAL.

The Company and the Investment Manager entered into an Investment Management Agreement under which the Investment Manager has been given responsibility for the day-to-day discretionary management of the Company's assets (including uninvested cash) in accordance with the Company's investment objectives and policies, subject to the overall supervision of the Directors and in accordance with the investment restrictions in the Investment Management Agreement and the Articles of Incorporation.

16. Related Party Transactions (continued)

During the year ended 31 December 2020, the Company engaged in the following related party transactions:

		Expense	Payable
Related Party	Nature	US\$	US\$
AIAL	Investment management		
	fees	(59,676)	-
AIAL	Incentive fees	(26,704)	(1,024,939)
Board of Directors	Directors' remuneration	(73,499)	-
			Investment
			Activity
Related Party	Nature		US\$
Related Funds	Sales		302,295
Related Funds	Dividends		4,667,101

During the year ended 31 December 2019, the Company engaged in the following related party transactions:

		Expense	Payable
Related Party	Nature	US\$	US\$
AIAL	Investment management		
	fees	(69,273)	(6,059)
AIAL	Incentive fees	(237,746)	(1,145,642)
Board of Directors	Directors' remuneration	(81,670)	-
			Investment Activity
Related Party	Nature		US\$
Related Funds	Sales		3,785,593
Related Funds	Dividends		1,083,815
Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund	Purchases		(7,499,906)
Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund	Sales		9,517,503
Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund	Dividends		16,643

Related Funds are other Funds managed by Ashmore Investment Advisors Limited or its associates.

Purchases and sales of the Ashmore SICAV 2 Global Liquidity US\$ Money Market Fund ("Global Liquidity Fund") were solely related to the cash management of US dollars on account. Funds are swept into the S&P AAA rated Global Liquidity Fund and returned as and when required for asset purchases or distributions. The Global Liquidity Fund is managed under the dual objectives of the preservation of capital and the provision of daily liquidity, investing exclusively in very highly rated short-term liquid money market securities.

The Directors had the following beneficial interests in the Company:

	31 December 2020	31 December 2019
	US\$ ordinary shares	£ ordinary shares
Nigel de la Rue	374	373
Christopher Legge	234	232
Richard Hotchkis*	-	139
*Resigned on 21 October 2020		

17. Commitments

During the year ended 31 December 2011, the Company entered into a subscription agreement with AA Development Capital India Fund LP for an initial commitment of US\$4,327,064, which was subsequently increased to US\$23,851,027. AA Development Capital India Fund LP was dissolved by its General Partner on 28 June 2013 with all outstanding commitments transferred to AA Development Capital India Fund 1 LLC. As at 31 December 2020, the outstanding commitment was US\$5,959,809 (31 December 2019: US\$5,959,809).

18. Contingent Assets

The Company has submitted a claim in connection with the settlement of a securities class action lawsuit preliminarily approved by the US District Court for the Southern District of New York captioned In Re Foreign Exchange Benchmark Rates Antitrust Litigation. The inflow of economic benefits from the settlement fund is deemed to be probable, but not certain. As the value of the settlement fund cannot be determined in advance, it is not possible to estimate the amount which would be received by the Company should the claim be successful.

19. Significant Events During the Year

COVID-19

The COVID-19 pandemic has developed rapidly in 2020, with a significant number of cases worldwide. Measures taken by various governments to contain the virus have affected economic activity. Ashmore's comprehensive Business Continuity Plan (BCP) was deployed swiftly and delivered an effective response in the context of the rapid development of government guidance, policies and legislation in each of the countries in which Ashmore operates.

As detailed in the Investment Manager's Report, COVID-19 has had an impact on some of the Company's investments, however, at this stage, the impact on Ashmore and its results has not been significant and based on experience to date Ashmore expects this to remain the case. The longer-term impact of COVID-19 remains uncertain with many unknowns, but the principles of investing, the long-term growth opportunity available in Emerging Markets, and the resilience of Ashmore's business model, ensure that the Company is well-positioned to meet the challenges and opportunities resulting from the crisis. Ashmore will continue to follow the various government policies and advice and, in parallel, will do its utmost to continue its operations in the best and safest way possible without jeopardising the health of its people.

The Investment Manager acknowledges there are a number of areas where the pandemic could affect the operations of the Company. Going concern, market conditions, contractual obligations, business continuity and regulatory compliance, to name but a few. Other than implementing BCP (as described above) the Investment Manager has not introduced changes to the way it does business. It has not materially changed the composition of its financial instrument investment portfolio. Nor has it made any changes to its risk management framework, which continues to capture and satisfactorily manage the stresses inherent with a global pandemic.

The Investment Manager also acknowledges that one or more of these impact areas mentioned above have affected the underlying investee companies, and the Investment Manager continues to adopt a proactive approach in engaging with them in managing potential issues.

There were no other significant events during the year.

20. Subsequent Events

The Company received a dividend from its investment in AEI during December 2020, which allowed it to make a distribution to Shareholders of US\$9.9m subsequent to the year end in January 2021.

On 23 March 2021, the price of AEI was marked up to \$0.20/Share from nil.

20. Subsequent Events (continued)

Microvast announced a merger with Tuscan, a Special Purpose Acquisition Company. Further details are given in the company update in the Investment Manager's Report on page 7. On 24 February 2021, the price of Microvast was marked up to \$11.75m (total Ashmore exposure) to reflect the initial submission of a filing to the SEC by Tuscan Microvast.

The end of 2020 and the start of 2021 has seen further waves of COVID-19 impact countries around the world. However, progress has been made in developing and deploying vaccines, such that expectations of progress towards more normal levels of mobility and economic activity in 2021 remain intact.

Emerging Markets asset prices appreciated strongly over the past six months, continuing the recovery from the initial COVID-19 crisis in the first quarter of 2020. This was driven by a sharp bounce in economic activity in Q3, continued loose monetary policy by central banks in the main Developed and Emerging Markets, and the market reaction to the US election result.

At this stage it would take a significant deterioration in the current situation before there is an impairment to any of the positions held within the Fund. As such, the Investment Manager does not believe that any adjustments to the financial statements as at 31 December 2020 are required as a result of COVID-19.

Compulsory Partial Redemptions

On 19 January 2021, the following shares were redeemed by way of compulsory partial redemption of shares:

	Number of ordinary shares redeemed	Consideration in US\$
US\$ shares	3,648,092	9,879,762
		9,879,762

There were no other significant events subsequent to the year end date that require adjustment to, or disclosure in, the financial statements.

Ashmore Global Opportunities Limited Supplementary Information (Unaudited)

Remuneration Disclosure

Ashmore Investment Advisors Limited ("AIAL") is a full-scope UK Alternative Investment Fund Manager ("AIFM") that manages many alternative investment funds ("AIFs"). These AIFs implement a number of investment strategies including; equity, fixed income and alternatives; and invest in many different regions and industry sectors. AIAL manages both open-ended and closed-ended AIFs, several of its AIFs are leveraged and some are listed on regulated markets. Its AuM was approximately US\$5.2 billion at 30 June 2020. AIAL's parent company ("Ashmore") is listed on a regulated market, counts ten offices worldwide and has a number of subsidiaries both in the UK and abroad. Taking into account guidance from the UK Financial Conduct Authority ("FCA"), AIAL has complied with the full AIFM Remuneration Code.

AIAL does not have any direct employees, and as such the amount of remuneration paid to staff by AIAL is zero. All AIAL AIFM Remuneration Code Staff are employed and paid by Ashmore. Ashmore's remuneration principles have remained unchanged since it was listed, and are designed to align all employees with the longterm success of the business. These include significant levels of deferral, a clear link between performance and levels of remuneration and strong alignment of executive directors and employees with shareholders and clients through significant employee share ownership. The culture is therefore a collaborative one, with clients' interests and the creation of shareholder value, including for employee shareholders, the overarching factors for success.

Executive directors, members of the investment team, and indeed all other employees, participate in a single capped incentive pool and are paid under a similar structure, with an annual cash bonus and share award, meaning that all employees are long-term shareholders in the business.

The policy includes:

- a capped basic salary to contain the fixed cost base;
- a cap on the total variable compensation including any awards made under Ashmore's share plan, available for all employees at 25% of profits, which to date has not been fully utilised; and
- a deferral for five years of a substantial portion of variable compensation into Ashmore shares (or equivalent), which, in the case of executive directors in lieu of a separate LTIP, is also partly subject to additional performance conditions measured over five years.

AIAL's board of directors reviews the general principles of the remuneration policy and is responsible for its implementation with regard to AIAL's AIFM Remuneration Code Staff. Ashmore's Remuneration Committee periodically reviews the ongoing appropriateness and relevance of the remuneration policy, including in connection with the provision of services to AIAL. Ashmore employs the services of; McLagan to provide advice on remuneration benchmarking; Deloitte to provide advice on tax compliance, share plan design and administration; and the Remuneration Committee's advisors are Aon. The Remuneration Committee's terms of reference can be found here:

http://www.ashmoregroup.com/investor-relations/corporate-governance.

Performance assessment for AIAL's AIFM Remuneration Code Staff for their work relating to AIAL is based on a combination of quantitative and qualitative criteria related to the performance of AIAL, the performance of relevant AIF(s) or business units and the performance of the individual. Qualitative criteria include adherence to Ashmore Group plc's risk and compliance policies. This performance assessment is adjusted for relevant current and future risks related to the AIFs managed by AIAL.

The compensation of control function staff is based on function specific objectives and is independent from the performance of AIAL and/or the AIFs managed by AIAL. The remuneration of the senior officers in AIAL's control functions is directly overseen by the Remuneration Committee.

Ashmore Global Opportunities Limited Supplementary Information (Unaudited) (continued)

Remuneration Disclosure (continued)

Variable remuneration awarded to AIAL's Remuneration Code Staff in respect of AIFMD work is subject to performance adjustment which allows Ashmore to reduce the deferred amount, including to nil, in light of the ongoing financial situation and/or performance of Ashmore, AIAL, the AIFs that AIAL manages and the individual concerned.

The total contribution of AIAL's AIFM Remuneration Code Staff to the business of Ashmore is apportioned between work carried out for AIAL and work carried out for the other businesses and subsidiaries of Ashmore. Their remuneration is similarly apportioned between AIAL and the other businesses and subsidiaries where required.

The remuneration attributable to AIAL for its AIFMD identified staff for the financial year ended 30 June 2020 was as follows:

	Number of	Variable	Fixed	Total
	beneficiaries	remuneration	remuneration	remuneration
Ashmore Global Opportunities Limited	13	£973	£220	£1,193
Total AIAL	20	£1,569,256	£190,850	£1,760,106

All of the remuneration above was attributable to senior management who have a material impact on the funds risk profile. The Company's allocation of the AIAL remuneration has been made on the basis of NAV.

Ashmore Global Opportunities Limited Corporate Information

Directors

Richard Hotchkis (until 21 October 2020) Nigel de la Rue Christopher Legge Steve Hicks

Registered Office

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Administrator and Secretary

Northern Trust International Fund Administration Services (Guernsey) Limited PO Box 255 Trafalgar Court Les Banques St Peter Port Guernsey GY1 3QL Channel Islands

Alternative Investment Fund Manager

Ashmore Investment Advisors Limited 61 Aldwych London WC2B 4AE United Kingdom

Brokers

J.P. Morgan Cazenove (until 21 October 2020) 20 Moorgate London EC2R 6DA United Kingdom

Jefferies International Limited (until 21 October 2020) Vintners Place 68 Upper Thames Street London EC4V 3BJ United Kingdom

Custodian

Northern Trust (Guernsey) Limited PO Box 71 Trafalgar Court Les Banques St Peter Port Guernsey GY1 3DA Channel Islands

Independent Auditor

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Advocates to the Company

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UK Solicitor to the Company

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UK Registrar and Transfer Agent

Computershare Investor Services PLC The Pavilions Bridgewater Road Bristol BS13 8AE United Kingdom

Website

Performance and portfolio information for shareholders can be found at: www.agol.com