



Dominion Global Trends SICAV p.l.c.
Annual Report and Audited Financial Statements 2020

Company Registration Number: SV 144

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Management and Administration

Year ended 31 December 2020

Registered office of the Company	171, Old Bakery Street, Valletta, VLT 1455, Malta
Directors of the Company	Robin Fuller (Chairman) Jason Le Roux Timothy Nelson Vincent E Rizzo Richard Rogers
Company Secretary	EPEA Fund Services (Guernsey) Limited (Formerly: Louvre Fund Services Limited) Suites 7 & 8, Fourth Floor, Windsor House, Le Pollet, St Peter Port, Guernsey, GY1 1WF Channel Islands
Investment Manager	Dominion Fund Management Limited Mill Court, La Charroterie, St Peter Port, Guernsey GY1 3PU Channel Islands
Investment Advisor to the Investment Manager	Dominion Asset Management Limited 20, Little Britain, London EC1A 7DH, United Kingdom
Overlay Manager	Edmond de Rothschild Asset Management (France) 47 rue du Faubourg Saint-Honore, 75008 Paris, France
Administrator and Registrar	EPEA Fund Services (Guernsey) Limited (Formerly: Louvre Fund Services Limited) Suites 7 & 8, Fourth Floor, Windsor House, Le Pollet, St Peter Port, Guernsey, GY1 1WF Channel Islands
Custodian	Swissquote Financial Services (Malta) Ltd. The Palazzo Spinola, 46 St. Christopher Street, Valletta, VLT 1464, Malta
Sub-Custodian	Swissquote Bank Ltd. Chemin de la Crétaux 33, P.O. Box 319, 1196 Gland, Switzerland
Legal advisors	Ganado Advocates 171, Old Bakery Street, Valletta, VLT 1455, Malta
Auditor	PricewaterhouseCoopers 78 Mill Street, Zone 5, Central Business District, Qormi CBD, 5090 Malta

Report of the Directors

The Directors of Dominion Global Trends SICAV p.l.c. (the “Company”) are pleased to present the Annual Report and Audited Financial Statements for the year ended 31 December 2020.

Principal Activities

The investment objective of the Company is to achieve medium to long-term capital appreciation. The Company will seek to achieve this investment objective primarily through investment in a diversified portfolio of securities.

The Company will primarily invest in a diversified portfolio of core companies which have a minimum market capitalisation of over €1 billion at the point of investment and are listed on an Approved Regulated Market. Up to 20% of the portfolio may be invested in companies which are capitalised at less than €1 billion including via initial public offerings and up to one half of this amount may be invested in securities which intend to list within 12 months of purchase.

Review of business and future developments

The Directors of the Company during the reporting period were: Robin Fuller, Timothy Nelson, Vincent E. Rizzo, Jason Le Roux and Richard Rogers.

Despite the significant sell off in equity markets at the outset of the COVID 19 pandemic, performance for all Sub Funds ended the year strongly positive as detailed in the Investment Managers report. The Manager’s long term strategy of rigorously analysing companies and focusing on those with the strongest growth potential substantially benefited investors during the last year in particular as investment returns have consistently outpaced the main equity market indices.

In addition to the above performance gains, significant Subscription flows across the year jointly contributed to the assets under management of the Company increasing by over 25% in 2020. Q4 in particular saw very significant inflows from new investors and this has continued into 2021. The Directors are very pleased with the growing distribution of the Sub Funds.

As a consequence of the pandemic with associated lockdowns and travel restrictions the Investment Manager determined early in the year that launching new Sub Funds or additional Share Classes should be deferred and the Board agreed with this assessment. Nonetheless work was concluded at the end of the year that lead to a submission to the Regulator seeking approval for a new Class across the 3 Sub Funds and 3 currencies, thus 9 in total. At the time of writing this, approval had not been received. As soon as is practical the Investment Manager will take the necessary action to formally launch them. Additionally, work has continued apace looking at a range of complimentary new Sub Funds and 4 of these have progressed substantially. The Directors have been advised that it is the Investment Manager’s intention to propose to the Board that they consider launching 2 of these new Sub Funds as a priority. The expectation is that by the time the formal process is concluded these Sub Funds will launch late Q2 or early Q3 2021.

Once again as a consequence of the pandemic, work that was under way in Q1 2020 to achieve authorisation for retail distribution in Switzerland has not yet been completed. The Investment Manager with support from the Administrator continues to work hard on this development and it is hoped that it will be concluded in Q2 2021. The other Regulatory development that was reported on last year was in respect of the United Arab Emirates. The initial project was completed and the Directors have approved this development. A submission to the Emirates Securities and Commodities Association has now been made and it is expected that the Company will be fully operational in the UAE before the end of Q2 2021.

The use of technology as a means of communication continued throughout the year and it is a stated objective of the Investment Manager that even post pandemic this will be a significant ongoing tool. The momentum behind these initiatives increased after last year’s report had been written and the Directors are very happy to note that over 10,000 professional advisers took part in a Dominion digital event last year. The number of individuals continues to grow and this has at least in part contributed to the excellent flows of new subscriptions.

Looking forward into 2021 there a number of developments that are being worked on, in addition to those set out above, that the Directors believe will assist the Company to grow successfully.

1. As the vast majority of the formal work regarding the regulatory status in Switzerland and the UAE has now been completed the Investment Manager sought and received approval from the Directors to undertake the work necessary to see the Company’s 3 Sub Funds authorised in the Republic of South Africa. As part of this initiative the Investment Manager will increase its own resources to ensure that professional contacts in the country can be managed appropriately. It is not anticipated that this development will be live before Q3 2021 but that benefits will accrue to the Company in 2021.
2. The Investment Manager is scheduled to launch a new investment proposition in Q2 2021. As part of this initiative a Fund of Funds structure has been created and the Company’s 3 Sub Funds will all form part of the asset allocation in this structure. It is anticipated that this initiative by the Investment Manager will have substantial benefits to the assets under management of this Company.

Report of the Directors (continued)

COVID 19 – Impact

The pandemic has been with us for a year now. As reported last year the rigorous Business Continuity Plans of the Company, the Investment Manager and all service providers had been actioned at the time of writing. The Directors are pleased to report that even though this scenario still continues in many countries there has been no disruption to service levels, investor dealing or the pricing of the Sub Funds. There are no issues to report in this regard.

As vaccinations are increasingly rolled out it is widely reported that a return to perhaps a new normal may be approaching for some countries whilst others may still be some months away from this. However, as has now been firmly established in the real world rather than simply a test environment, all the plans that were already in place have worked exactly as anticipated and the Directors are not aware of any reason why this cannot continue indefinitely.

The Company's financial risk management objectives and policies and exposure to price risk, credit risk, liquidity risk and cash flow risk can be found in note 4 in the notes to the financial statements.

Results and dividends

The results for the year are set out in the Statement of Comprehensive Income on page 17. The Directors do not recommend the payment of a dividend for the period (31 December 2019: Nil).

Standard license conditions

The Directors confirm that during the year, the Company and its Sub Funds have been managed in accordance with the limitations imposed in the investment and borrowing powers of each Sub Fund by the Constitutional Documents and by the Malta Financial Services Authority ("MFSA"). There were no breaches or errors during the period.

Directors

The Directors who held office during the year under review are listed on page 3.

The number of shares held by the directors in the respective Sub-Funds is disclosed in Note 13.

Fees paid to the Directors are disclosed in the Statement of Comprehensive Income.

The members of identified staff who are fully or partly involved in the activities of the Company that have a material impact on the risk profile of the Company, such as Directors and the like are compensated through a fixed fee which is paid in cash. Variable remuneration rules and policies are not applicable since the Directors are exclusively remunerated through a fixed fee which is paid in cash and the reimbursement of expenses incurred in carrying out their duties. Disapplication has been deemed justifiable and proportionate on the basis of an assessment of size, internal organisation as well as the nature, scope and complexity of the activities it carries out.

Report of the Directors (continued)

Statement of directors' responsibilities for the financial statements

The Directors are required by the Maltese Companies Act (Cap. 386) to prepare financial statements that give a true and fair view of the state of affairs of the Company as at the end of each reporting period and of the profit or loss for that period.

In preparing the financial statements, the Directors are responsible for:

- ensuring that the financial statements have been drawn up in accordance with International Financial Reporting Standards as adopted by the EU and the requirement of the Maltese Companies Act (Cap. 386);
- selecting and applying appropriate accounting policies;
- making accounting estimates that are reasonable in the circumstances; and
- ensuring that the financial statements are prepared on the going concern basis unless it is inappropriate to presume that the Company will continue in business as a going concern.

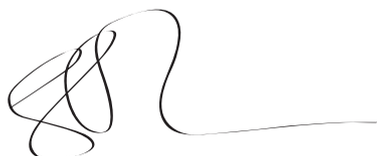
The Directors are also responsible for designing, implementing and maintaining internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and that they comply with the Maltese Companies Act (Cap. 386). They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The financial statements of Dominion Global Trends SICAV plc for the year ended 31 December 2020 are included in the Annual Report 2020, which are published on the Investment Manager's website or may be obtained free of charge from the Registered Office of the Company or the Investment Manager. The Directors are responsible for the maintenance and integrity of the Annual Report on the Investment Manager's website in view of their responsibility for the controls over, and the security of, the website. Access to information published on the website is available in other countries and jurisdictions, where legislation governing the preparation and dissemination of financial statements may differ from requirements or practice in Malta.

Auditors

PricewaterhouseCoopers have indicated their willingness to continue in office and a resolution for their re-appointment will be proposed and passed at the Annual General Meeting.

Approved by the Board of Directors on the 19 of April 2021 and signed on its behalf by:



Jason Le Roux
Director



Timothy Nelson
Director

Report of the Investment Manager

Overview

During the reporting period the NAV per share increased by 9.59% (2019: 38.41%) for GT Luxury Consumer (EUR IC class), by 10.73% (2019: 26.77%) for GT Managed (EUR B class) and by 21.32% (2019: 25.17%) for GT Ecommerce (EUR B class). The performance of the Fund is measured using EUR IC class (GT Luxury Consumer) and EUR B class (GT Managed and GT Ecommerce). These share classes are used as they are the most indicative of Sub Fund performance.

The equity markets started the year in the same mood as they closed 2019. Despite the concerning news coming from China (where a new Corona Virus had started spreading in the province of Hubei), developed countries considered this as a local problem at the time.

Following the outbreak of the COVID-19 in Italy (mid February) and the actions taken by the Italian Government (putting in lockdown 11 municipalities in the Lombardy and Veneto areas, followed by the extension to the entire peninsula), markets started getting concerned that, what was initially considered to be a Chinese problem, had become a global issue (WHO declared COVID-19 a pandemic on the 11th March 2020). On the 19th February 2020 global markets recorded their steepest drops. The VIX, however, recorded an all time high, even ahead of the spike during the 2008 Credit Crisis.

A “V” shaped recovery in the equity markets allowed all investments within this asset class to close the gap created during the “Lockdown Crisis”, until the US Presidential Election, when they became more volatile once again.

Markets remained challenged, despite the positive performance, and the volatility remained at a “elevated” level (VIX above 20).

Equity markets performed with a mixed pattern (S&P 500 + 18.39%, Stoxx 600 -1.44% and Hang Seng -0.23%).

Portfolio Composition and Review

Portfolio adjustments in the Global Trends Funds were aimed at maximizing the Funds’ growth profiles.

During the reporting period GT Luxury Consumer added a number of key growth stocks to the portfolio, such as ASOS, Boohoo, Garmin, L’Oreal, New Oriental Education, Starbucks, Ubisoft Entertainment, Walt Disney and Zalando and closed positions in Anta Sports, Cie Financiere Richemont, CTS Eventim, Expedia, Galaxy Entertainment, Live Nation Entertainment, Peloton (Short CFD Position), Pernod Ricard, Treasury Wine Estates and Under Armour (Short CFD Position).

In GT Ecommerce the key new positions added were Amadeus, Boohoo, Electronic Arts, Microsoft, Netease, Sabre, Trade Desk, Twitter, Ubisoft and Walt Disney; on the other hand Alibaba, Booking, Expedia, Live Nation Entertainment, Match Group, Peloton (Short CFD position) and Shopify (Short CFD position) were removed.

Finally, in GT Managed new names in the portfolio included Adidas, Adobe, Boohoo, JD.COM, Kardex, Microsoft, Motorola Solutions, Netease, Rational, Sabre, Scout24, Siemens Energy, Ubisoft and Walt Disney and important portfolio removals were Alibaba, Aptiv, Beijing Enterprises Water, Chocoladefabriken Lindt, Cognex, Cognizant, Constellation brands, Ferrari, Givaudan, Global Payments, Godaddy, Liberty Media, Live Nation Entertainment, Match Group, Peloton (Short CFD Position), Sector Healthcare Value fund, Take-Two Interactive, Viasat and Xylem.

The top three contributing stocks in GT Luxury Consumer were Idexx Laboratories, Spotify and ASOS. In GT ECommerce the top contributors were JD.COM, Paypal and Trade Desk and in GT Managed were BYD, Spotify and Cameco.

Report of the Investment Manager (continued)

Outlook

Over the past 12 months investors found themselves in the midst of ravaged economies where activity (both economic and cultural) had been suppressed, where consumers increasingly felt 'pent up demand' whilst accumulating excess savings, and where technological developments were transforming the world around them for the coming decade. With respect to the investment outlook for the investment funds, we cannot help but be optimistic about the likelihood that the 2020s will be a decade of continued growth and transformation.

With respect to the outlook for Dominion's investment funds, we see that the market agrees with our view for the 2020s. Expected cash flows at our investment assets are predicted to grow substantially in the first three years of the decade, well ahead of growth in the global economy. This growth will be driven by the structural growth trends (Global Trends) we invest in across the portfolios.



Source: Bloomberg – Dominion Global Trends funds vs MSCI World Index (all data in EUR)



Swissquote Financial Services (Malta) Ltd

46, Palazzo Spinola
St Christopher Street
Valletta VLT 1464
Malta

T. +356 222 65 100

4th March 2021

Report of the Custodian to the Shareholders

We have enquired into the conduct of the Manager and **Dominion Global Trends SICAV plc** (the "Company"), for the period 1st January 2020 up until 31st December 2020 (the "Period") in our capacity as Custodian to the Company.

This report including the opinion, has been prepared for and solely for the shareholders in the Company as a body, in accordance with the Malta Financial Services Authority (the "MFSA") Investment Services Act (Chapter 370 of the Laws of Malta), and for no other purpose. We do not, in giving this opinion, accept responsibility for any other purpose or to any other person to whom this report is shown.

Responsibilities of the Custodian

Our duties and responsibilities are outlined in Part BIV to the MFSA Investment Services Rules. One of these duties is to enquire into the conduct of the Company in each annual accounting period and report thereon to the shareholders.

Our report shall state whether in our opinion the Company has been managed, in that period; (i) in accordance with the limitations imposed on the investment and borrowing powers of the Company by the Constitutional Documents and by the MFSA; and (ii) in accordance with its Constitutional Documents and its Licence Conditions. It is the overall responsibility of the Company to comply with these provisions. If the Company has not co complied, the Custodians should outline the steps taken to rectify the situation.

Basis of Custodian Opinion

The Custodian conducts such reviews as it, in its reasonable opinion, considers necessary in order to comply with its duties outlined in Part BIV of the MFSA's Investment Services Rules and to ensure that in all material respects, the Company has been managed (i) in accordance with the limitations imposed on its investment and borrowing powers by the provisions of its constitutional documentation and the appropriate regulations and (ii) otherwise in accordance with the Company's constitutional documentation and the appropriate regulations.

Opinion

In our opinion, the Company has been managed during the Period, in all material aspects:

- i. In accordance with the limitations imposed on the investment and borrowing powers of the Company by the Constitutional Documents and by the MFSA;
- ii. In accordance with the provisions of the Company's Constitutional Documents and the Regulations.

For and on behalf of Swissquote Financial Services (Malta) Ltd:

Andrew Zarb Mizzi
Chief Executive Officer

Franciska Hehr
Custody Operations Manager

Independent Auditor's Report



To the Shareholders of Dominion Global Trends SICAV p.l.c.

Report on the audit of the financial statements

Our opinion

In our opinion:

- The financial statements give a true and fair view of the financial position of Dominion Global Trends SICAV p.l.c. (the Company) as at 31 December 2020, and of the company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") as adopted by the EU; and
- The financial statements have been prepared in accordance with the requirements of the Maltese Companies Act (Cap. 386).

What we have audited

Dominion Global Trends SICAV p.l.c.'s financial statements, set out on pages 15 to 58, comprise:

- the statement of financial position as at 31 December 2020;
- the statement of comprehensive income for the year then ended;
- the statement of changes in net assets attributable to holders of redeemable shares for the year then ended;
- the statement of cash flows for the year then ended; and
- the notes to the financial statements, which include a summary of significant accounting policies.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the company in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) together with the ethical requirements of the Accountancy Profession (Code of Ethics for Warrant Holders) Directive issued in terms of the Accountancy Profession Act (Cap. 281) that are relevant to our audit of the financial statements in Malta. We have fulfilled our other ethical responsibilities in accordance with these Codes.

Independent Auditor's Report (continued)



To the Shareholders of Dominion Global Trends SICAV p.l.c.

Other information

The directors are responsible for the other information. The other information comprises the description of Management and Administration, Report of the Directors, Report of the Investment Manager, Portfolio Statement, Statement of Changes in Portfolio and Information about the Scheme (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 any form of assurance conclusion thereon except as explicitly stated within the Report on other legal and regulatory requirements.

In connection with our audit of the financial statements, our responsibility is to read the other information identified above 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.

Responsibilities of the directors for the financial statements

The directors are responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs as adopted by the EU and the requirements of the Maltese Companies Act (Cap. 386), and for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Independent Auditor's Report (continued)



To the Shareholders of Dominion Global Trends SICAV p.l.c.

Auditor's responsibilities for the audit of the financial statements

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

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, because not all future events or conditions can be predicted, this statement is not a guarantee as to the company's ability to continue as a going concern. In particular, it is difficult to evaluate all of the potential implications that COVID-19 will have on the company's investments and the disruption to its business and the overall economy.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Independent Auditor's Report (continued)



To the Shareholders of Dominion Global Trends SICAV p.l.c.

Report on other legal and regulatory requirements

The Annual Report and Financial Statements 2020 contains other areas required by legislation or regulation on which we are required to report. The Directors are responsible for these other areas.

The table below sets out these areas presented within the Annual Report, our related responsibilities and reporting, in addition to our responsibilities and reporting reflected in the Other information section of our report. Except as outlined in the table, we have not provided an audit opinion or any form of assurance.

Area of the Annual Report and Financial Statements 2020 and the related Directors' responsibilities	Our responsibilities	Our reporting
<p>Directors' report (on pages 4 to 6)</p> <p>The Maltese Companies Act (Cap. 386) requires the directors to prepare a Directors' report, which includes the contents required by Article 177 of the Act and the Sixth Schedule to the Act.</p>	<p>We are required to consider whether the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements.</p> <p>We are also required to express an opinion as to whether the Directors' report has been prepared in accordance with the applicable legal requirements.</p> <p>In addition, we are required to state whether, in the light of the knowledge and understanding of the Company and its environment obtained in the course of our audit, we have identified any material misstatements in the Directors' report, and if so to give an indication of the nature of any such misstatements.</p>	<p>In our opinion:</p> <ul style="list-style-type: none"> the information given in the Directors' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and the Directors' report has been prepared in accordance with the Maltese Companies Act (Cap. 386). <p>We have nothing to report to you in respect of the other responsibilities, as explicitly stated within the Other information section.</p>
	<p>Other matters on which we are required to report by exception</p> <p>We also have responsibilities under the Maltese Companies Act (Cap. 386) to report to you if, in our opinion:</p> <ul style="list-style-type: none"> adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us. the financial statements are not in agreement with the accounting records and returns. we have not received all the information and explanations which, to the best of our knowledge and belief, we require for our audit. 	<p>We have nothing to report to you in respect of these responsibilities.</p>

Independent Auditor's Report (continued)



To the Shareholders of Dominion Global Trends SICAV p.l.c.

Other matter – use of this report

Our report, including the opinions, has been prepared for and only for the Company's shareholders as a body in accordance with Article 179 of the Maltese Companies Act (Cap. 386) and for no other purpose. We do not, in giving these opinions, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior written consent.

PricewaterhouseCoopers

78 Mill Street
Zone 5, Central Business District
Qormi
Malta

A handwritten signature in black ink, appearing to read 'Joanne Saliba', written in a cursive style.

Joanne Saliba
Director

19 April 2021

Statement of Financial Position

As at 31 December

Assets

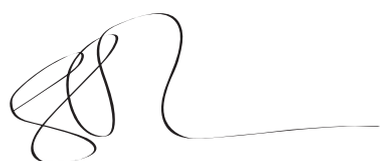
	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2020					
Financial assets at fair value through profit or loss	6.1	25,271,086	40,392,570	68,581,367	134,245,023
Subscriptions receivable		-	-	10,338	10,338
Due from broker		882,072	-	-	882,072
Trade and other receivables	7	-	4,895	-	4,895
Margin accounts	8.1	-	-	-	-
Cash and cash equivalents	8.2	1,093,997	2,639,460	4,865,086	8,598,543
Total assets		27,247,155	43,036,925	73,456,791	143,740,871

Liabilities

2020					
Financial liabilities at fair value through profit or loss	6.2	-	-	-	-
Redemptions payable		37,022	359,688	106,900	503,610
Trade and other payables	9	113,343	215,236	358,999	687,578
Margin accounts	8.1	-	-	-	-
Liabilities (excluding net assets attributable to holders of redeemable shares)		150,365	574,924	465,899	1,191,188
Net assets attributable to holders of redeemable shares		27,096,790	42,462,001	72,990,892	142,549,683

The notes on pages 22 to 58 are an integral part of these financial statements.

The financial statements on pages 15 to 58 were approved and authorised for issue by the Board of Directors on 19 April 2021 and signed on its behalf by:



Jason Le Roux
Director



Timothy Nelson
Director

Statement of Financial Position (continued)

As at 31 December

Assets

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2019					
Financial assets at fair value through profit or loss	6.1	24,584,672	29,688,427	51,591,683	105,864,782
Subscriptions receivable		-	71,937	-	71,937
Trade and other receivables	7	5,481	-	-	5,481
Margin accounts	8.1	526,248	985,074	2,793,316	4,304,638
Cash and cash equivalents	8.2	796,871	1,698,074	800,176	3,295,121
Total assets		25,913,272	32,443,512	55,185,175	113,541,959

Liabilities

2019					
Financial liabilities at fair value through profit or loss	6.2	68,829	125,271	1,479,516	1,673,616
Redemptions payable		-	776,005	45,230	821,235
Trade and other payables	9	105,365	139,406	214,143	458,914
Margin accounts	8.1	-	214,641	-	214,641
Liabilities (excluding net assets attributable to holders of redeemable shares)		174,194	1,255,323	1,738,889	3,168,406
Net assets attributable to holders of redeemable shares		25,739,078	31,188,189	53,446,286	110,373,553

The notes on pages 22 to 58 are an integral part of these financial statements.

Statement of Comprehensive Income

For the year ended 31 December

Income

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2020					
Bank interest		-	-	-	-
Dividend income		155,868	205,594	198,184	559,646
Other income		159,328	395,939	826,658	1,381,925
Other net gains from financial assets at fair value through profit or loss		2,461,260	5,187,413	14,017,732	21,666,405
Net investment income		2,776,456	5,788,946	15,042,574	23,607,976

Expenses

2020					
Investment manager fees	13.1, 14.3	(430,555)	(622,255)	(1,184,658)	(2,237,468)
Administration fees	13.9, 13.10	(59,546)	(52,558)	(67,437)	(179,541)
Custodian fees	14.1	(12,443)	(16,763)	(30,069)	(59,275)
Directors' fees	13.6	(18,446)	(22,979)	(38,916)	(80,341)
Marketing expenses	13.2	(186,845)	(368,303)	(720,722)	(1,275,870)
Regulatory, legal and professional fees		(50,289)	(48,162)	(81,872)	(180,323)
Transaction costs	13.5	(279,612)	(794,753)	(1,406,090)	(2,480,455)
Other expenses	14.4	(175,471)	(299,717)	(487,048)	(962,236)
Total operating expenses		(1,213,207)	(2,225,490)	(4,016,812)	(7,455,509)
Operating profit before tax expense		1,563,249	3,563,456	11,025,762	16,152,467
Withholding tax expense	11	(37,429)	(49,754)	(40,405)	(127,588)
Increase in net assets attributable to holders of redeemable shares		1,525,820	3,513,702	10,985,357	16,024,879

The notes on pages 22 to 58 are an integral part of these financial statements.

Statement of Comprehensive Income (continued)

For the year ended 31 December

Income

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2019					
Bank interest		173	-	79	252
Dividend income		293,448	193,038	186,719	673,205
Other income		111,925	152,875	671,233	936,033
Other net gains/(losses) from financial assets at fair value through profit or loss		8,558,100	5,866,118	11,858,642	26,282,860
Net investment income/ (expense)		8,963,646	6,212,031	12,716,673	27,892,350

Expenses

2019					
Investment manager fees	13.1, 14.3	(444,379)	(462,241)	(1,017,989)	(1,924,609)
Administration fees	13.7, 13.8	(57,820)	(49,970)	(61,564)	(169,354)
Custodian fees	14.1	(19,961)	(26,189)	(28,365)	(74,515)
Directors' fees	13.6	(22,174)	(20,395)	(45,630)	(88,199)
Marketing expenses	13.2	(195,367)	(309,220)	(469,864)	(974,451)
Regulatory, legal and professional fees		(52,367)	(45,054)	(87,312)	(184,733)
Transaction costs	13.5	(372,018)	(871,419)	(924,889)	(2,168,326)
Other expenses	14.4	(120,735)	(105,099)	(211,555)	(437,389)
Total operating expenses		(1,284,821)	(1,889,587)	(2,847,168)	(6,021,576)
Operating profit/(loss) before tax expense		7,678,825	4,322,444	9,869,505	21,870,774
Withholding tax expense	11	(50,344)	(36,047)	(44,009)	(130,400)
Increase/(Decrease) in net assets attributable to holders of redeemable shares		7,628,481	4,286,397	9,825,496	21,740,374

The notes on pages 22 to 58 are an integral part of these financial statements.

Statement of Changes in Net Assets Attributable to Holders of Redeemable Shares For the year ended 31 December

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2020					
Date		31.12.2020	31.12.2020	31.12.2020	31.12.2020
Net assets attributable to holders of redeemable shares at beginning of year		25,739,078	31,188,189	53,446,286	110,373,553
Transactions with holders of redeemable shares:					
Issue of redeemable shares during the year	10	11,569,237	17,872,620	34,192,084	63,633,941
Redemption of redeemable shares during the year	10	(11,737,345)	(10,112,510)	(25,632,835)	(47,482,690)
Total transactions with holders of redeemable shares		(168,108)	7,760,110	8,559,249	16,151,251
Increase in net assets attributable to holders of redeemable shares		1,525,820	3,513,702	10,985,357	16,024,879
Net assets attributable to holders of redeemable shares at end of year		27,096,790	42,462,001	72,990,892	142,549,683
2019					
Date		31.12.2019	31.12.2019	31.12.2019	31.12.2019
Net assets attributable to holders of redeemable shares at beginning of year		22,495,562	16,027,111	41,267,156	79,789,829
Transactions with holders of redeemable shares:					
Issue of redeemable shares during the year	10	10,554,151	19,755,846	21,030,179	51,340,176
Redemption of redeemable shares during the year	10	(14,939,116)	(8,881,165)	(18,676,545)	(42,496,826)
Total transactions with holders of redeemable shares		(4,384,965)	10,874,681	2,353,634	8,843,350
Increase/(Decrease) in net assets attributable to holders of redeemable shares		7,628,481	4,286,397	9,825,496	21,740,374
Net assets attributable to holders of redeemable shares at end of year		25,739,078	31,188,189	53,446,286	110,373,553

The notes on pages 22 to 58 are an integral part of these financial statements.

Statement of Cash Flows

For the year ended 31 December

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2020					
Date		31.12.2020	31.12.2020	31.12.2020	31.12.2020
Cash flows from operating activities					
Dividends received, net of withholding tax		123,920	150,945	157,779	432,644
Other income		211,840	548,397	1,092,773	1,853,010
Interest received		-	-	-	-
Expenses paid		(1,205,229)	(2,149,660)	(3,871,956)	(7,226,845)
Purchase of financial assets and settlement of financial liabilities		(17,831,021)	(34,402,851)	(38,462,729)	(90,696,601)
Proceeds from sale of financial assets		18,654,966	28,760,850	34,011,261	81,427,077
Decrease/(Increase) in margin accounts		526,248	770,433	2,793,316	4,089,997
Net cash from/(used in) operating activities		480,724	(6,321,886)	(4,279,556)	(10,120,718)
Cash flows from financing activities					
Proceeds on issue of redeemable shares		11,569,237	17,944,557	34,181,746	63,695,540
Payments on redemption of redeemable shares		(11,700,323)	(10,528,827)	(25,571,165)	(47,800,315)
Net cash (used in)/ from financing activities		(131,086)	7,415,730	8,610,581	15,895,225
Net increase/(decrease) in cash and cash equivalents		349,638	1,093,844	4,331,025	5,774,507
Cash and cash equivalents at beginning of year		796,871	1,698,074	800,176	3,295,121
Effect of exchange rate fluctuations on cash and cash equivalents		(52,512)	(152,458)	(266,115)	(471,085)
Cash and cash equivalents at end of year	8.2	1,093,997	2,639,460	4,865,086	8,598,543

The notes on pages 22 to 58 are an integral part of these financial statements.

Statement of Cash Flows (continued)

For the year ended 31 December

	Notes	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €	Dominion Global Trends SICAV p.l.c €
2019					
Date		31.12.2019	31.12.2019	31.12.2019	31.12.2019
Cash flows from operating activities					
Dividends received, net of withholding tax		242,338	156,991	142,710	542,039
Other income		61,015	142,739	613,583	817,337
Interest received		173	-	79	252
Expenses paid		(1,290,235)	(1,878,017)	(2,869,470)	(6,037,722)
Purchase of financial assets and settlement of financial liabilities		(9,951,573)	(15,975,394)	(27,008,546)	(52,935,513)
Proceeds from sale of financial assets		15,051,576	7,072,324	27,783,406	49,907,306
Increase in margin accounts		(261,407)	(770,433)	(2,793,316)	(3,825,156)
Net cash from/(used in) operating activities		3,851,887	(11,251,790)	(4,131,554)	(11,531,457)
Cash flows from financing activities					
Proceeds on issue of redeemable shares		10,554,151	19,727,600	21,030,179	51,311,930
Payments on redemption of redeemable shares		(14,992,124)	(8,105,160)	(18,683,688)	(41,780,972)
Net cash (used in)/from financing activities		(4,437,973)	11,622,440	2,346,491	9,530,958
Net (decrease)/increase in cash and cash equivalents		(586,086)	370,650	(1,785,063)	(2,000,499)
Cash and cash equivalents at beginning of year		1,332,047	1,317,288	2,527,589	5,176,924
Effect of exchange rate fluctuations on cash and cash equivalents		50,910	10,136	57,650	118,696
Cash and cash equivalents at end of year	8.2	796,871	1,698,074	800,176	3,295,121

The notes on pages 22 to 58 are an integral part of these financial statements.

Notes to the Financial Statements

For the year ended 31 December 2020

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Notes to the Financial Statements

For the year ended 31 December 2020

1. Reporting entity

Dominion Global Trends SICAV p.l.c. (the “Company”) is a company domiciled in Malta and registered at 171, Old Bakery Street, Valetta, VLT 1455, Malta.

The Company was incorporated as an open-ended investment company with limited liability in Guernsey on 23 February 2007 and was authorised by the Guernsey Financial Services Commission under The Protection of Investors (Bailiwick of Guernsey) Law, 1987 as a Class ‘A’ Scheme on 12 December 2007. Pursuant to a special resolution of the members of the Company taken on 24 June 2010, the Company was registered as continuing in Malta under the ‘former’ name Dominion Capital Strategies SICAV p.l.c. as a multi-fund investment company with variable share capital under the Maltese Companies Act, 1995 (Chapter 386, Laws of Malta) (the “Act”) on 20 August 2010. The Company is regulated as a Collective Investment Scheme under the Act and its Sub Funds are licensed by the Malta Financial Services Authority. The Company and its Sub Funds were granted the status of a UCITS Scheme pursuant to the Undertaking for Collective Investment in Transferable Securities and Management Companies Regulations, 2004 (Legal Notice 207 of 2004, as amended).

As at 31 December 2020, the Company was comprised of three Sub Funds, namely Dominion Global Trends - Luxury Consumer Fund “GT Luxury Consumer”, Dominion Global Trends - Managed Fund “GT Managed” and Dominion Global Trends - Ecommerce Fund “GT Ecommerce”.

GT Luxury Consumer is comprised of fifteen active classes of accumulation shares as at 31 December 2020 (2019: fifteen) as disclosed in Note 10.2.

GT Managed is comprised of twelve active classes of accumulation shares as at 31 December 2020 (2019: twelve) as disclosed in Note 10.2.

GT Ecommerce is comprised of eleven active classes of accumulation shares as at 31 December 2020 (2019: eleven) as disclosed in Note 10.2.

The Company maintains a separate account for each Sub Fund, to which the proceeds are credited, and against which expenses are charged. Upon redemption, shareholders are entitled only to their proportion of the net assets held in the account relating to the Sub Fund in which their participating shares are designated. Separate statements of financial position, statements of changes in net assets attributable to holders of redeemable shares, statements of comprehensive income and statements of cash flow have accordingly been prepared for each Sub Fund. All references to net assets throughout this document refer to net assets attributable to holders of redeemable shares of the respective Sub Fund.

The statement of financial position presents assets and liabilities in increasing order of liquidity and does not distinguish between current and non-current items. Financial assets at fair value through profit or loss are intended to be held for an indefinite period of time and may be sold in response to needs for liquidity or in accordance to the Investment Manager’s recommendations. All other assets and liabilities are expected to be realised within one year.

2. Basis of preparation

The financial statements of Dominion Global Trends SICAV p.l.c have been prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the EU and comply with the Maltese Companies Act (Cap.386). They have also been prepared in accordance with the requirements of the Malta Financial Services Authority’s Investment Services Rules for Retail Collective Investment Schemes.

The financial statements have been prepared on the historical cost basis except for financial instruments at fair value through profit and loss, which are measured at fair value.

(a) Standards and amendments to existing standards effective 1 January 2020

There are no standards, interpretations or amendments to existing standards that are effective for the first time for the financial year beginning 1 January 2020 that would be expected to have a material impact on the Company.

(b) New standards, amendments and interpretations effective after 1 January 2020 and have not been early adopted

A number of new standards, amendments to standards and interpretations are effective for annual periods beginning after 1 January 2020, and have not been early adopted in preparing these financial statements. None of these are expected to have a material effect on the financial statements of the Company.

Notes to the Financial Statements (continued)

For the year ended 31 December 2020

2. Basis of preparation (continued)

2.1 Use of estimates and judgements

The preparation of the financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an on-going basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

In the opinion of the Directors, the accounting estimates and judgements made in the course of preparing these financial statements are not difficult, subjective or complex to a degree which would warrant their description as critical in terms of the requirements of IAS 1 (revised).

2.2 Functional and presentation currency

The majority of the Company's operating expenses arise in the Eurozone. The performance of the each Sub Fund is measured and reported to the investors in Euro. The Board of Directors considers the Euro as the currency that most faithfully represents the economic effects of the underlying transactions, events and conditions. The financial statements are presented in Euro, which is the Company's functional and presentation currency.

Transactions in foreign currencies are translated into Euro at the exchange rate at the date of the transaction. Monetary assets and liabilities carried at fair value through profit or loss denominated in foreign currencies are translated at the reporting date into Euro at the exchange rate at that date.

Foreign currency differences arising on translation of financial assets and financial liabilities are recognised in the statement of comprehensive income as "Other net gains/(losses) from financial assets and liabilities at fair value through profit or loss."

All other foreign currency movements are recognised in the statement of comprehensive income as "Other income / (expenses)".

The following Euro exchange rates have been utilised in preparing the financial statements:

Period end rate:	USD	0.8186	GBP	1.1189
Average rate:	USD	0.8850	GBP	1.1247

Notes to the Financial Statements (continued)

For the year ended 31 December 2020

3. Significant accounting policies

The accounting policies set out below have been applied consistently to all periods presented in these financial statements.

3.1 Financial assets and financial liabilities

3.1.1 Recognition and measurement

Financial assets and financial liabilities at fair value through profit or loss are recognised initially on the trade date at which the Company becomes a party to the contractual provisions of the instrument. Other financial assets and liabilities are recognised on the date they are originated.

Financial assets and financial liabilities at fair value through profit or loss are measured initially at fair value, with transaction costs recognised in the statement of comprehensive income.

Subsequent to initial recognition, all financial assets and financial liabilities at fair value through profit or loss are measured at fair value. Gains and losses arising from changes in the fair value of the 'financial assets or financial liabilities at fair value through profit or loss' category are presented in the statement of comprehensive income within 'Other net gains from financial assets and liabilities at fair value through profit or loss' in the period in which they arise.

Financial assets or liabilities not at fair value through profit or loss are recognised initially at fair value plus transaction costs that are directly attributable to their acquisition or issue.

3.1.2 Classification

The Company has classified financial assets and financial liabilities into the following categories:

Financial assets and financial liabilities at fair value through profit or loss:

- Debt securities, equity investments and derivative financial instruments

Financial assets at amortised cost:

- Cash and cash equivalents, trade and other receivables, subscriptions receivable, due from broker and margin accounts

Financial liabilities at amortised cost:

- Trade and other payables, redemptions payable and redeemable shares

The Company classifies its investments based on both the Company's business model for managing those financial assets and the contractual cash flow characteristics of the financial assets. The portfolio of financial assets is managed and performance is evaluated on a fair value basis. The Company is primarily focused on fair value information and uses that information to assess the assets' performance and to make decisions. The Company has not taken the option to irrevocably designate any equity securities as fair value through other comprehensive income. The contractual cash flows of the Company's debt securities are solely principal and interest, however, these securities are neither held for the purpose of collecting contractual cash flows nor held both for collecting contractual cash flows and for sale. The collection of contractual cash flows is only incidental to achieving the Company's business model's objective. Consequently, all investments are measured at fair value through profit or loss. The Company also makes short sales in which a borrowed security is sold in anticipation of a decline in the market value of that security, or it may use short sales for various arbitrage transactions. Short sales are held for trading and are consequently classified as financial liabilities at fair value through profit or loss. Derivative contracts that have a negative fair value are presented as liabilities at fair value through profit or loss.

As such, the Company classifies all of its investment portfolio as financial assets or liabilities as fair value through profit or loss.

The Company's policy requires the Investment Manager and the Board of Directors to evaluate the information about these financial assets and liabilities on a fair value basis together with other related financial information.

Notes to the Financial Statements (continued)

For the year ended 31 December 2020

3. Significant accounting policies (continued)

3.1 Financial assets and financial liabilities (continued)

3.1.3 Fair value measurement

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. The fair value of financial assets and liabilities traded in active markets (such as publicly traded securities) are based on quoted market prices where the last traded price falls within the bid-ask spread at the measurement date.

The best evidence of the fair value of a financial instrument at initial recognition is the transaction price, i.e. the fair value of the consideration given or received.

All changes in fair value other than interest and dividend income, are recognised in the statement of comprehensive income as “other net gains/(losses) from financial assets and liabilities at fair value through profit and loss.”

3.1.4 Amortised cost measurement

Financial assets at amortised costs are subsequently measured at amortised cost. At each reporting date, the Company measures the loss allowance on this type of financial asset at an amount equal to the lifetime ECL if the credit risk has increased significantly since initial recognition. If, at the reporting date, the credit risk has not increased significantly since initial recognition, the Company measures the loss allowance at an amount equal to the 12-month ECL. Significant financial difficulties of the counterparty, probability that the counterparty will enter bankruptcy or financial reorganisation, and default in payments are all considered indicators that a loss allowance may be required. If the credit risk increases to the point that it is considered to be credit-impaired, interest income will be calculated based on the gross carrying amount adjusted for the loss allowance. A significant increase in credit risk is defined by management as any contractual payment which is more than 30 days past due. Any contractual payment which is more than 90 days past due is considered credit-impaired.

Financial liabilities arising from the puttable feature of shares issued by the Company are carried at the amount representing the shareholder's right to a residual interest in the Company's net assets. Financial assets and liabilities not at fair value through profit and loss are measured at amortised cost using the effective interest rate method.

The effective interest method is a method of calculating the amortised cost of a financial asset or financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts throughout the expected life of the financial instrument, or, when appropriate, a shorter period, to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Company estimates cash flows considering all contractual terms of the financial instrument but does not consider future credit losses. The calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

Notes to the Financial Statements (continued)

For the year ended 31 December 2020

3. Significant accounting policies (continued)

3.1 Financial assets and financial liabilities (continued)

3.1.5 Derecognition

The Company derecognises a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of ownership of the financial asset are transferred. Any interest in transferred financial assets that is created or retained by the Company is recognised as a separate asset or liability.

On derecognition of a financial asset, the difference between the carrying amount of the asset and the consideration received is recognised in the statement of comprehensive income.

The Company derecognises a financial liability when its contractual obligations are discharged, cancelled or expired.

3.1.6 Offsetting financial instruments

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 enforceable 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 legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

Income and expenses are presented on a net basis only when permitted under IFRSs as adopted by the EU.

3.2 Margin accounts

Cash collateral provided by the Company is identified in the statement of financial position as margin accounts and is not included as a component of cash and cash equivalents. Margin accounts are being operated to cover the exposure for investments in contracts for differences (CFDs). For collateral other than cash, if the party to whom the collateral is provided has the right by contract or custom to sell or re-pledge the collateral, the Company classifies that asset in its statement of financial position separately from other assets and identifies the asset as pledged collateral. Where the party to whom the collateral is provided does not have the right to sell or re-pledge, a disclosure of the collateral provided is made in the notes to the financial statements.

3.3 Cash and cash equivalents

Cash and cash equivalents includes cash in hand, deposits held at call with banks and other short-term investments in an active market with original maturities of three months or less. The income or expense on the translation of monetary assets and liabilities is recognised within other expenses (Note 14.4).

Client monies are held by the Company as a result of client trades that have not been fulfilled. As a result, these assets are being held in a fiduciary capacity and these monies are not included in these financial statements. At the reporting date, the Company held monies in respect of client trades that have not yet been fulfilled amounting to €66,789 (2019: €22,161).

3.4 Other receivables and payables

Other receivables and payables represent amounts receivable and payable respectively, for transactions contracted for but not yet delivered by the end of the year. These amounts are initially recognised at fair value and subsequently measured at amortised cost less any provision for impairment for other receivables.

Notes to the Financial Statements (continued)

3. Significant accounting policies (continued)

3.5 Due from and due to broker

Amounts due to and due from broker are for transactions contracted for but not yet delivered by the end of the year. These amounts are initially recognised at fair value and subsequently measured at amortised cost using the effective interest method, less any provision for impairment for other receivables.

3.6 Redeemable shares

The Company issues redeemable shares which are redeemable at the option of the holder and are classified as financial liabilities. Redeemable shares can be put back to the Company at any time for cash equal to a proportionate share of that Company's net asset value. Shares are redeemable on a daily basis.

The redeemable shares are carried at amortised cost which corresponds to the redemption amount that is payable at the statement of financial position date if the holder exercises the right to put the share back to the Sub Fund.

Redeemable shares are issued and redeemed at the holder's option at prices based on the Sub Fund's net asset value per share at the time of issue or redemption. The Sub Fund's net asset value per share is calculated by dividing the net assets attributable to the holders of each class of redeemable shares with the total number of outstanding redeemable shares for each respective class.

3.7 Accrued expenses

Accrued expenses are recognised initially at fair value and subsequently stated at amortised cost using the effective interest method.

3.8 Interest income and dividend income

Interest income is recognised on a time-proportionate basis using the effective interest method. It includes interest income from cash and cash equivalents.

Dividend income is recognised when the right to receive payment is established.

3.9 Transaction costs

Transaction costs are costs incurred to acquire financial assets or liabilities at fair value through profit or loss. They include fees and commissions paid to agents, advisers, brokers and dealers. Transaction costs, when incurred, are immediately recognised in the Statement of Comprehensive Income as an expense. Transaction costs also include other expenses as disclosed in Note 13.

3.10 Increase/decrease in net assets attributable to holders of redeemable shares from operations

Income not distributed is included in net assets attributable to holders of redeemable shares. Movements in net assets attributable to holders of redeemable shares are recognised in the statement of comprehensive income.

4. Financial risk management

The Company has exposure to the following risks from its use of financial instruments:

- market risk (including price risk, interest rate risk and foreign currency risk);
- credit risk; and
- liquidity risk

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital.

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

The Company is also exposed to operational risks such as custody risk. Custody risk is the risk of loss of securities held in custody occasioned by insolvency or negligence by the custodian. Although an appropriate legal framework is in place that eliminates the risk of loss of value of securities held by the custodian, in the event of its failure, the ability of the Company to transfer securities might be temporarily impaired.

The investment objective of the Company is to achieve medium to long-term capital appreciation. The Company will seek to achieve this investment objective primarily through investment in diversified portfolios of securities.

The Company's risk management policies, approved by the Directors, seek to minimise the potential adverse effects of these risks on the Company's financial performance. These policies may include the use of certain financial derivative instruments.

4.1 Market risk

Market risk is the risk that changes in market prices, such as interest rates, equity prices and credit spreads will affect the Company's income or fair value of its holdings of financial instruments. The Company's activities expose it primarily to equity prices, interest rates and foreign currency exchange rates.

4.1.1 Price risk

Price risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of the changes in market prices (other than those arising from interest rate risk or foreign currency risk), whether those changes are caused by factors specific to the individual instrument or its issuer, or factors affecting financial instruments traded in the market. All securities present a risk of loss of capital. The Company's investments are susceptible to market price risk arising from uncertainties about future prices of securities.

The Investment Manager manages the Sub Funds' market risk by monitoring the investment portfolios on a daily basis in accordance with the Company's investment objectives and policies as set out in the Prospectus. The Company's overall market positions are monitored on a quarterly basis by the Investment Committee.

The Company's exposure to price risk arises from the listed securities, collective investment schemes (CISs), exchange traded funds and CFDs as disclosed in Note 6.

The Company measures Value at Risk ("VaR") as part of the investment management process.

The table below provides this analysis for the Sub Funds as at 31 December 2020 and 2019. VaR represents an estimate of the potential loss which might arise from unfavourable market movements if the current positions were to be held unchanged for one month, measured to a confidence level of 99%.

Sub-Fund

	NAV	VaR (% of NAV)	VaR
31 December 2020			
GT Luxury Consumer	€27,096,790	13.34	3,614,712
GT Managed	€42,462,001	13.99	5,940,434
GT Ecommerce	€72,990,892	16.51	12,050,796
31 December 2019			
GT Luxury Consumer	€25,739,078	9.49	2,442,639
GT Managed	€31,188,189	8.27	2,579,263
GT Ecommerce	€53,446,286	12.16	6,499,068

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

4.1 Market risk (continued)

4.1.1 Price risk (continued)

Limitations of the VaR analysis:

The VaR calculation is a representation of the maximum expected loss, under normal market conditions to a given confidence level. Some limitations of this analysis include:

- The models are based on historical data and cannot take account of the fact that the future market price movements, correlation between markets and levels of market liquidity in conditions of market stress may bear no relation to historical patterns;
- The market price information is a relative estimate of risk rather than a precise and accurate number;
- The market price information represent a hypothetical outcome and is not intended to be predictive (in the case of the probability-based methods, such as VaR, profits and losses are almost certain to exceed the reported amount with a frequency depending on the confidence interval chosen); and
- Future market conditions could vary significantly from those experienced in the past.

There are no significant concentrations of risk at 31 December 2020 and 2019. The table below shows exposure to any individual issuer exceeding 5% of the net assets of GT Luxury Consumer, GT Managed and GT Ecommerce.

	Quoted market value 2020 €	% of net assets 2020	Quoted market value 2019 €	% of net assets 2019
GT Luxury Consumer				
Garmin Ltd	1,483,898	5.48	-	-
Chocoladefabriken Lindt-Reg	1,308,176	4.83	1,653,941	6.43
Kering Ordinary Shares	1,180,478	4.36	1,347,130	5.23
Essilor International SA	892,722	3.29	1,323,235	5.14
GT Ecommerce				
Wolters Kluwer	4,057,689	5.56	-	-
Facebook Inc	2,064,129	2.83	3,232,050	6.05
Amazon.Com Inc	2,252,870	3.09	2,804,801	5.25
Check Point Software Technologies Ltd	3,442,867	4.72	2,718,337	5.09

GT Managed has no individual issuer exceeding 5% of the net assets.

4.1.2 Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

The Company is exposed to interest rate risk through directly holding interest-bearing financial assets. Assets earning interest at variable rates expose the Company to cash flow interest rate risk, whereas assets earning interest at fixed rates expose the Company to fair value interest rate risk.

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

4.1 Market risk (continued)

4.1.2 Interest rate risk (continued)

During the financial periods 31 December 2019 and 31 December 2018 interest rate risk was not considered significant for the Company. Any excess cash and cash equivalents are held at call as disclosed in Note 8.

Based on the above and the structure of the Company's financial assets and liabilities, in the opinion of the directors, the Company's sensitivity to interest rates is considered to be minimal.

4.1.3 Foreign currency risk

Foreign currency risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in exchange rates.

The currency of the denomination of investments held by the Sub Funds may be denominated in currencies other than Euro. The carrying amount of the Company's foreign currency denominated financial assets and liabilities as at the reporting date are as follows:

	As at 31 December 2020 €	% of net assets	As at 31 December 2019 €	% of net assets
GT Luxury Consumer Fund				
Australian Dollar	-	-	581,257	2.26
British Pound	2,379,712	8.78	1,081,232	4.20
Hong Kong Dollar	729,131	2.69	1,233,432	4.79
Swiss Franc	1,308,176	4.83	2,442,572	9.49
US Dollar	11,468,260	42.32	10,729,217	41.68
	15,885,279	58.62	16,067,710	62.42
GT Managed Fund				
British Pound	3,182,717	7.50	2,633,544	8.44
Canadian Dollar	414,520	0.98	394,645	1.27
Hong Kong Dollar	2,961,767	6.98	1,609,842	5.16
Swiss Franc	595,437	1.40	2,452,923	7.86
US Dollar	24,142,600	56.86	17,706,980	56.77
Swedish Krona	1,185,978	2.79	701,705	2.25
	32,483,019	76.51	25,499,639	81.75
GT Ecommerce Fund				
British Pound	2,496,400	3.42	696,916	1.30
Hong Kong Dollar	5,035,193	6.90	2,573,385	4.81
US Dollar	56,491,624	77.40	46,926,359	87.80
Swiss Franc	631,454	0.87	521,617	0.98
	64,654,671	88.59	50,718,277	94.89

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

4.1 Market risk (continued)

4.1.3 Foreign currency risk (continued)

The shares in the US Dollars and Sterling denominated share classes are issued and redeemed in US Dollars and Sterling respectively. Accordingly, the value of the Company's assets, as well as the value of an investment in shares of the relevant Class may be affected favourably or unfavourably by fluctuations in exchange rates.

The exposure to foreign exchange fluctuations with respect to the USD BH and EUR BH Classes of shares in each of the Sub Funds is hedged through class specific forward foreign exchange contracts.

The contract amounts and the fair value movements as at 31 December 2020 are disclosed below:

Derivatives-Forward Forex Contracts

2020	Fair Value €	Notional Amount €	% of net assets
GT Luxury Consumer Fund			
Sale of Euro against US Dollar	4,135	1,541,688	
Maturity on 29 January 2021	4,135	1,541,688	0.02
GT Managed Fund			
Sale of Euro against US Dollar	3,782	1,437,323	
Maturity on 29 January 2021	3,782	1,437,323	0.01
GT Ecommerce Fund			
Sale of Euro against US Dollar	10,175	3,839,696	
Maturity on 29 January 2021	10,175	3,839,696	0.01

The contract amounts and the fair value movements as at 31 December 2019 are disclosed below:

2019	Fair Value €	Notional Amount €	% of net assets
GT Luxury Consumer Fund			
Sale of Euro against US Dollar	(10,038)	(1,594,368)	
Maturity on 31 January 2020	(10,038)	(1,594,368)	(0.04)
GT Managed Fund			
Sale of Euro against US Dollar	(10,063)	(1,598,310)	
Maturity on 31 January 2020	(10,063)	(1,598,310)	(0.03)
GT Ecommerce Fund			
Sale of US Dollar against Euro	47	8,800	0.00
Sale of Euro against US Dollar	(23,463)	(3,726,732)	(0.04)
Maturity on 31 January 2020	(23,416)	(3,717,932)	

The Directors are under no obligation (although they may do so at their discretion) to hedge currency risks. There is no current intention to hedge currency risk other than share classes USD BH and EUR BH, although the Directors of the Company will continue to monitor the foreign currency risk.

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

4.2 Credit risk

The Company is exposed to credit risk, which is the risk that one party to a financial instrument will cause financial loss for the other party by failing to discharge an obligation. Financial assets, which potentially subject the Company to credit risk, consist principally of debt securities, cash and cash equivalents and derivative instruments classified at fair value through profit or loss, amounts due from broker and trade and other receivables. The amounts are disclosed in the table below:

	2020 €	2019 €
GT Luxury Consumer Fund		
Due from broker	882,072	-
Trade and other receivables	-	5,481
Margin accounts	-	526,248
Cash and cash equivalents	1,093,997	796,871
	1,976,069	1,328,600
GT Managed Fund		
Subscriptions receivable	-	71,937
Trade and other receivables	4,895	-
Margin accounts	-	985,074
Cash and cash equivalents	2,639,460	1,698,074
	2,644,355	2,755,085
GT Ecommerce Fund		
Subscriptions receivable	10,338	-
Margin accounts	-	2,793,316
Cash and cash equivalents	4,865,086	800,176
	4,875,424	3,593,492

The risk of default is considered minimal for listed securities as delivery of securities sold is only made once the clearing house has received payment. Payment is made on a purchase once the securities have been received by the clearing house. The trade will fail if either party fails to meet its obligation.

The credit risk on cash transactions is managed by transacting with counterparties that are regulated entities subject to prudential supervision or with high credit ratings assigned by international credit-rating agencies. Accordingly, the Investment Manager monitors the Company's credit position on a regular basis.

The Company has no investment in debt securities (2019: Nil). The Company does not hold any collateral as security. Bank balances (Note 8.2) are held with Swissquote Financial Services (Malta) Ltd., which is an investment services company under the supervision of the Malta Financial Services Authority (MFSA) and was granted a category 4A license.

The risk of default on amounts due from brokers is considered minimal, as brokers are regulated entities subject to prudential supervision or with high credit ratings assigned by international credit-rating agencies.

The Company measures credit risk and expected credit losses using probability of default, exposure at default and loss given default. Management consider both historical analysis and forward looking information in determining any expected credit loss. At 31 December 2020 and 31 December 2019, all other receivables, amounts due from broker, cash and cash equivalents, including margin accounts, are held with counterparties with a credit rating of 'BBB' or higher and are due to be settled within 1 week. Management consider the probability of default to be close to zero as the counterparties have a strong capacity to meet their contractual obligations in the near term. As a result, no loss allowance has been recognised based on 12-month expected credit losses as any such impairment would be wholly insignificant to the Company.

Notes to the Financial Statements (continued)

4. Financial risk management (continued)

4.3 Liquidity risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations arising from its financial liabilities that are settled by delivering cash or another financial asset, or that such obligations will have to be settled in a manner disadvantageous to the Company.

The Company is exposed to daily cash redemptions of redeemable shares. However the Company's policy and Investment Manager's approach to manage liquidity is to have sufficient liquidity to meet its liabilities, including estimated redemptions of shares, as and when due, without incurring undue losses or risking damage to the Company's reputation.

The Investment Manager monitors the Company's liquidity position on a regular basis in accordance with the policies and procedures set out in the Company's prospectus. Redeemable shares are redeemed on demand at the option of the holder. All other liabilities are due within less than one year.

The Company's quoted securities are considered to be readily realisable as the majority are quoted in active markets.

4.4 Offsetting and amounts subject to master netting arrangements and similar agreements

All of the CFDs of the Sub Funds are held with Cantor Fitzgerald Europe and the margin balances maintained are for the purpose of providing collateral on derivative positions.

As at 31 December 2020, there are no financial liabilities presented in the statement of financial position which are available to be offset against the gross amount of financial assets arising from master netting agreements and similar agreements (2019: nil).

4.5 Capital risk management

The Company has no equity. The redeemable 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 Sub Fund's net assets at each redemption date and are classified as liabilities. Note 10 describes the terms of the redeemable shares issued by the Company.

The Company considers cash assets as well as assets held for trading (debt securities, equity investments and derivative financial instruments) to form its managed capital.

The Company measures Net Asset Values (NAVs) on a daily basis to ensure that capital is maintained to meet any financial obligations arising.

The Sub Funds' objectives in managing the redeemable shares are to ensure a stable base to maximise returns to all investors, and to manage liquidity risk arising from redemptions.

Notes to the Financial Statements (continued)

5. Valuation of financial instruments

The Company's accounting policy on fair value measurements is disclosed in Note 3.1.3.

The Company measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements:

- **Level 1:** Quoted price (unadjusted) in an active market for an identical instrument.
- **Level 2:** Valuation techniques based on observable inputs, either directly (i.e. as prices) or indirectly (i.e. derived from prices). This category includes instruments valued using: quoted prices in active markets for similar instruments; quoted prices for identical or similar instruments in markets that are considered less than active; or other valuation techniques for which all significant inputs are directly or indirectly observable from market data.
- **Level 3:** Valuation techniques using significant unobservable inputs. This category includes all instruments for which the valuation technique includes inputs not based on observable data and the unobservable inputs have a significant effect on the instrument's valuation. This category includes instruments that are value based on quoted prices for similar instruments for which significant unobservable adjustments or assumptions are required to reflect differences between the instruments.

All of the Company's financial assets at fair value through profit or loss have been classified as Level 1 as at 31 December 2020 (2019: Level 1), as the fair value of financial assets is based on quoted market prices in active markets. The Company does not adjust the quoted price for these instruments. For assets and liabilities carried at amortised cost, their carrying values are a reasonable approximation of fair value.

6. Financial assets and liabilities at fair value through profit or loss

6.1 Financial assets at fair value through profit or loss

	Fair value 2020 €	% of net assets	Fair value 2019 €	% of net assets
GT Luxury Consumer Fund				
Listed equity securities	25,266,951	93.25	24,584,672	95.51
Forward contracts	4,135	0.02	-	-
	25,271,086	93.27	24,584,672	95.51
GT Managed Fund				
Listed equity securities	40,388,788	95.12	29,012,261	93.02
Collective Investment Schemes	-	-	676,166	2.17
Forward contracts	3,782	0.01	-	-
	40,392,570	95.13	29,688,427	95.19
GT Ecommerce Fund				
Listed equity securities	68,571,192	93.94	51,591,683	96.53
Forward contracts	10,175	0.01	-	-
	68,581,367	93.95	51,591,683	96.53

Notes to the Financial Statements (continued)

6. Financial liabilities at fair value through profit or loss (continued)

6.2 Financial liabilities at fair value through profit or loss

	Fair value 2020 €	% of net assets	Fair value 2019 €	% of net assets
GT Luxury Consumer Fund				
Forward contracts	-	-	(10,038)	(0.04)
CFD's	-	-	(58,791)	(0.23)
	-	-	(68,829)	(0.27)
GT Managed Fund				
Forward contracts	-	-	(10,063)	(0.03)
CFD's	-	-	(115,208)	(0.37)
	-	-	(125,271)	(0.40)
GT Ecommerce Fund				
Forward contracts	-	-	(23,416)	(0.04)
CFD's	-	-	(1,456,100)	(2.72)
	-	-	(1,479,516)	(2.76)

7. Trade and other receivables

	2020 €	2019 €
GT Luxury Consumer Fund		
Dividend receivable	-	5,481
	-	5,481
GT Managed Fund		
Dividend receivable	4,895	-
	4,895	-

Notes to the Financial Statements (continued)

8. Margin accounts and cash and cash equivalents

8.1 Margin accounts

Margin accounts represent cash deposits with brokers transferred as cash collateral in relation to the contracts for difference (CFDs). There were no Margin accounts as at 31 December 2020.

8.2 Cash and cash equivalents

For the purposes of the statement of cash flows, cash and cash equivalents comprise the following bank balances:

	31.12.2020 €	% of net assets	31.12.2019 €	% of net assets
GT Luxury Consumer Fund				
Cash and cash equivalents	1,093,997	4.04	796,871	3.10
GT Managed Fund				
Cash and cash equivalents	2,639,460	6.22	1,698,074	5.44
GT Ecommerce Fund				
Cash and cash equivalents	4,865,086	6.67	800,176	1.50

Notes to the Financial Statements (continued)

9. Trade and other payables

	2020 €	2019 €
GT Luxury Consumer Fund		
Management fees	37,072	35,829
Administration fees	7,215	8,108
Safe custody fees	2,073	2,084
Directors' fees	1,836	1,779
Marketing fees	5,943	5,731
Promotional fees	35,484	31,411
Other accrued expenses	23,720	20,423
Total	113,343	105,365
GT Managed Fund		
Management fees	57,270	45,439
Administration fees	9,542	7,121
Safe custody fees	3,512	2,558
Directors' fees	2,326	1,815
Marketing fees	14,370	10,343
Promotional fees	101,498	48,282
Other accrued expenses	26,718	23,848
Total	215,236	139,406
GT Ecommerce Fund		
Management fees	112,765	87,244
Administration fees	14,469	9,168
Safe custody fees	6,121	4,425
Directors' fees	3,925	3,735
Marketing fees	25,812	20,786
Promotional fees	149,834	46,419
Other accrued expenses	46,073	42,366
Total	358,999	214,143

Notes to the Financial Statements (continued)

10. Share capital

The authorised share capital of the Company is 5,000,000,002 (2019: 5,000,000,002) shares with no nominal value. The paid up share capital of the Company shall at all times be equal to the net asset value of the Company. All shares issued may be redeemed at prices based on the value of the Company's net assets in accordance with its Articles of Association.

10.1 Founder shares

Founder shares are voting shares and are subscribed to by the Investment Manager. Holders of founder shares shall not be entitled to participate in any dividends or other distribution of the Company or in the assets of the Company on a winding-up. The Company has issued 2 founder shares with no nominal value.

The founder shares do not form part of the net asset value of the Company and are thus disclosed in the financial statements by way of this note only. In the opinion of the Directors, this disclosure reflects the nature of the Company's business as an investment company.

10.2 Redeemable shares

In accordance with IAS 32 *Financial Instruments: Presentation and Disclosure* redeemable shares are classified as liabilities and are shown as such on the statement of financial position.

The non-voting shares participate in the net assets of the Company, in any dividend distributions, if applicable, and any distributions of the Company in the event of liquidation.

Year ended 31 December 2020:

	Brought forward	Issued	Redeemed	Carried forward
GT Luxury Consumer Fund				
Redeemable shares	No.	No.	No.	No.
GBP IC Class	23,599.7241	-	(7,070.0665)	16,529.6576
GBP I Class	1,344.6194	143.3240	(338.5964)	1,149.3470
GBP B Class	548,992.3200	62,406.3430	(303,147.5808)	308,251.0822
GBP C Class	3,107,223.4880	691,176.0350	(446,096.9230)	3,352,302.6000
GBP R Class	3,735.7232	61.6180	(53.9098)	3,743.4314
USD IC Class	38,002.3919	-	(18,916.4242)	19,085.9677
USD DC Class	7,321.3012	-	-	7,321.3012
USD I Class	11,228.0149	5,127.3500	(8,296.7589)	8,058.6060
USD B Class	4,255,014.5160	1,445,796.6960	(1,562,506.6890)	4,138,304.5230
USD C Class	4,711,796.6103	2,505,235.1220	(2,656,256.0010)	4,560,775.7313
USD BH Class	1,393,918.6790	-	(64,035.8600)	1,329,882.8190
EUR IC Class	157,600.2658	-	(6,188.8120)	151,411.4538
EUR I Class	2.7431	1,984.8570	-	1,987.6001
EUR B Class	1,258,846.7398	775,645.4710	(134,822.5159)	1,899,669.6949
EUR C Class	1,614,272.7015	245,341.3800	(719,793.8411)	1,139,820.2404

Notes to the Financial Statements (continued)

10. Share capital (continued)

10.2 Redeemable shares (continued)

Year ended 31 December 2019:

	Brought forward	Issued	Redeemed	Carried forward
GT Luxury Consumer Fund				
Redeemable shares	No.	No.	No.	No.
GBP IC Class	26,226.2932	667.3790	(3,293.9481)	23,599.7241
GBP I Class	1,843.2796	206.8408	(705.5010)	1,344.6194
GBP B Class	361,698.1742	224,738.4510	(37,444.3052)	548,992.3200
GBP C Class	1,952,610.0500	1,427,358.3760	(272,744.9380)	3,107,223.4880
GBP R Class	3,732.2390	3.4860	(0.0018)	3,735.7232
USD IC Class	65,582.9433	-	(27,580.5514)	38,002.3919
USD DC Class	19,482.7691	-	(12,161.4679)	7,321.3012
USD I Class	12,870.8519	1,749.1090	(3,391.9460)	11,228.0149
USD B Class	9,278,860.1514	1,522,533.6420	(6,546,379.2774)	4,255,014.5160
USD C Class	3,401,309.1897	2,419,617.2090	(1,109,129.7884)	4,711,796.6103
USD BH Class	1,776,170.6447	1,710,134.9857	(2,092,386.9514)	1,393,918.6790
EUR IC Class	206,924.7793	163,139.2811	(212,463.7946)	157,600.2658
EUR I Class	2.7431	-	-	2.7431
EUR B Class	1,174,890.1960	106,415.3980	(22,458.8542)	1,258,846.7398
EUR C Class	1,765,617.4077	238,475.7730	(389,820.4792)	1,614,272.7015

Notes to the Financial Statements (continued)

10. Share capital (continued)

10.2 Redeemable shares (continued)

Year ended 31 December 2020:

	Brought forward	Issued	Redeemed	Carried forward
GT Managed Fund				
Redeemable shares	No.	No.	No.	No.
GBP B Class	2,840,249.4960	1,205,392.3050	(209,834.1350)	3,835,807.6660
GBP C Class	7,025,924.4960	2,057,690.3950	(1,414,648.9960)	7,668,965.8950
GBP I Class	16,557.2003	37,631.6290	(156.8310)	54,031.9983
GBP R Class	97,918.8806	-	(34,627.8007)	63,291.0799
USD C Class	10,009,270.7793	6,558,135.6570	(5,218,213.6130)	11,349,192.8233
USD I Class	1,139,706.8471	945,526.7220	(2,976.7220)	2,082,256.8471
USD B Class	1,084,168.8945	2,875,823.1590	(741,180.4680)	3,218,811.5855
USD BH Class	1,288,391.1730	-	(177,887.9130)	1,110,503.2600
EUR A Class	1,244,949.6660	-	(54,460.2980)	1,190,489.3680
EUR I Class	2.0001	-	-	2.0001
EUR B Class	948,060.0599	27,170.1920	(296,964.8202)	678,265.4317
EUR C Class	859,376.7260	818,917.5330	(312,156.7670)	1,366,137.4920

Year ended 31 December 2019:

	Brought forward	Issued	Redeemed	Carried forward
GT Managed Fund				
Redeemable shares	No.	No.	No.	No.
GBP B Class	402,570.4830	2,580,171.8160	(142,492.8030)	2,840,249.4960
GBP C Class	4,226,086.7580	3,421,377.0180	(621,539.2800)	7,025,924.4960
GBP I Class	16,730.2793	606.0610	(779.1400)	16,557.2003
GBP R Class	104,807.5076	-	(6,888.6270)	97,918.8806
USD C Class	6,534,615.7140	5,197,216.9820	(1,722,561.9167)	10,009,270.7793
USD I Class	503,264.4391	636,442.4080	-	1,139,706.8471
USD B Class	552,399.9295	1,223,860.3500	(692,091.3850)	1,084,168.8945
USD BH Class	1,679,766.1558	1,567,138.3464	(1,958,513.3292)	1,288,391.1730
EUR A Class	1,595,743.3558	1,456,544.1378	(1,807,337.8276)	1,244,949.6660
EUR I Class	2.0001	-	-	2.0001
EUR B Class	908,881.3134	61,458.4550	(22,279.7085)	948,060.0599
EUR C Class	455,356.8620	691,061.6110	(287,041.7470)	859,376.7260

Notes to the Financial Statements (continued)

10. Share capital (continued)

10.2 Redeemable shares (continued)

Year ended 31 December 2020:

GT Ecommerce Fund				
Redeemable shares	No.	No.	No.	No.
GBP B Class	1,740,400.9140	1,261,128.8250	(790,886.5490)	2,210,643.1900
GBP C Class	10,181,317.9630	3,826,175.1840	(2,692,059.8090)	11,315,433.3380
GBP I Class	1,198.5300	1,356.9790	-	2,555.5090
USD I Class	7,569.5904	5,806.0060	(725.0000)	12,650.5964
USD B Class	5,503,804.2400	6,351,176.9710	(2,111,656.0187)	9,743,325.1923
USD BH Class	2,801,631.4149	175,109.4770	(349,961.6280)	2,626,779.2639
USD C Class	17,873,726.7012	9,957,463.7650	(11,654,325.8590)	16,176,864.6072
EUR I Class	5,102.3709	1,134.1040	(2,117.1520)	4,119.3229
EUR B Class	2,825,592.7546	431,349.3960	(514,684.7120)	2,742,257.4386
EUR BH Class	9,615.3850	-	(9,615.3850)	-
EUR C Class	2,232,893.8892	1,853,127.0210	(1,004,700.1710)	3,081,320.7392

Year ended 31 December 2019:

GT Ecommerce Fund				
Redeemable shares	No.	No.	No.	No.
GBP B Class	930,100.4140	903,668.2750	(93,367.7750)	1,740,400.9140
GBP C Class	10,262,323.4710	2,601,542.3530	(2,682,547.8610)	10,181,317.9630
GBP I Class	1,129.4980	172.8340	(103.8020)	1,198.5300
USD I Class	5,567.1714	2,252.4190	(250.0000)	7,569.5904
USD B Class	5,203,715.4477	2,129,879.6870	(1,829,790.8947)	5,503,804.2400
USD BH Class	2,831,449.3127	1,548,432.2803	(1,578,250.1781)	2,801,631.4149
USD C Class	17,934,432.2651	7,030,519.1960	(7,091,224.7599)	17,873,726.7012
EUR I Class	2,005.3052	3,359.5140	(262.4483)	5,102.3709
EUR B Class	2,832,352.6752	1,696,128.2052	(1,702,888.1258)	2,825,592.7546
EUR BH Class	9,615.3850	-	-	9,615.3850
EUR C Class	1,958,265.4612	985,353.5310	(710,725.1030)	2,232,893.8892

Notes to the Financial Statements (continued)

11. Taxation

The Maltese tax regime for collective investment schemes in Malta is based on the classification of funds into prescribed or non-prescribed funds in terms of the conditions set out in the Collective Investment Schemes (Investment Income) Regulations, 2001 (as amended). In general, a prescribed fund is defined as a resident fund, which has declared that the value of its assets situated in Malta amount to at least 85% of the value of the total assets of the fund. A non-prescribed fund is a fund which does not qualify as a prescribed fund.

On the basis that the Sub Funds within the Company are currently classified as non-prescribed funds for Maltese income tax purposes, then the Sub Funds should not be subject to Maltese income tax on their income or gains (other than on income (if any) from immovable property situated in Malta).

However, Maltese resident investors therein may be subject to a 15% final withholding tax on capital gains realised on any redemption, liquidation or cancellation of shares in the Company. However, the Maltese resident investor may request the Company not to effect the deduction of the said 15% final withholding tax, in which case the investor would be required to declare the gains in his or her income tax return and will be subject to tax at the normal rates of tax.

Any gains or profits derived on any transfer of units in the Sub Funds by investors who are not resident in Malta should not be chargeable to Maltese income tax, subject to the satisfaction of certain statutory conditions.

No distributions were made by the Sub Funds during this financial year and therefore no Maltese tax considerations should arise in this respect.

In the case of the Sub Funds' foreign investments, any capital gains, dividends, interest and other gains or profits may be subject to tax imposed by the country of origin concerned and such taxes may not be recoverable by the Sub Funds or by their shareholders under Maltese domestic tax law.

The redemption or transfer of shares and any distribution on a winding-up of the Company may result in a tax liability for the shareholders according to the tax regime applicable in their respective countries of incorporation, establishment, residence, citizenship, nationality, domicile or other relevant jurisdiction.

The Company currently incurs withholding tax imposed by certain countries on investment income and capital gains. Such income or gains are recorded gross of withholding tax in the statement of comprehensive income. Withholding tax is shown as a separate item in the statement of comprehensive income.

Notes to the Financial Statements (continued)

12. Net Asset Value (“NAV”) per redeemable share

The NAV per redeemable share class is based on the net assets attributable to holders of each class at the year end date and on the year end number of shares in issue for each class.

The NAV per redeemable share as disclosed in these financial statements is different to the published NAV per such share for the C and DC share classes. This difference relates to the treatment of deferred charges as outlined within Note 13.5. For the purposes of issuing the published NAV per share, these are amortised on a straight-line basis over 5 years. For accounting purposes these expenses are written off in full in the period in which they arise in accordance with IFRS. In order to ensure that the deferred charge is borne equitably by investors in these share classes, investors that redeem their investor shares before the end of the deferral period (5 years) will incur a redemption charge proportionate to the number of years remaining until the end of the deferral period and therefore the fair value of these units is equivalent to the value as calculated under IFRS.

The following table details the NAV per redeemable share class and shows the difference between the respective NAVs per redeemable share:

Year ended 31 December 2020:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Luxury Consumer Fund				
GBP IC Class	395,374	16,529.6576	£21.3774	£21.3774
GBP I Class	266,910	1,149.3470	£207.5502	£207.5502
GBP B Class	540,300	308,251.0822	£1.5665	£1.5665
GBP C Class	4,576,092	3,352,302.6000	£1.2200	£1.2660
GBP R Class	810,173	3,743.4314	£193.4278	£193.4278
USD IC Class	235,468	19,085.9677	\$15.0711	\$15.0711
USD DC Class	81,958	7,321.3012	\$13.6751	\$14.1914
USD I Class	1,194,252	8,058.6060	\$181.0361	\$181.0361
USD B Class	5,337,542	4,138,304.5230	\$1.5756	\$1.5756
USD C Class	4,513,614	4,560,775.7313	\$1.2090	\$1.2546
USD BH Class	1,553,378	1,329,882.8190	\$1.4268	\$1.4268
EUR IC Class	2,821,343	151,411.4538	€18.6336	€18.6336
EUR I Class	394,530	1,987.6001	€198.4958	€198.4958
EUR B Class	3,095,056	1,899,669.6949	€1.6292	€1.6292
EUR C Class	1,280,801	1,139,820.2404	€1.1237	€1.1661
Total	27,096,790			

Notes to the Financial Statements (continued)

12. Net Asset Value (“NAV”) per redeemable share (continued)

Year ended 31 December 2019:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Luxury Consumer Fund				
GBP IC Class	523,841	23,599.7241	£18.7770	£18.7770
GBP I Class	286,605	1,344.6194	£180.3094	£180.3094
GBP B Class	893,359	548,992.3200	£1.3765	£1.3765
GBP C Class	3,958,488	3,107,223.4880	£1.0777	£1.1252
GBP R Class	745,805	3,735.7232	£168.8825	£168.8825
USD IC Class	435,087	38,002.3919	\$12.8377	\$12.8377
USD DC Class	75,595	7,321.3012	\$11.5781	\$12.0883
USD I Class	1,517,162	11,228.0149	\$151.5132	\$151.5132
USD B Class	5,093,579	4,255,014.5160	\$1.3422	\$1.3422
USD C Class	4,337,943	4,711,796.6103	\$1.0324	\$1.0778
USD BH Class	1,598,630	1,393,918.6790	\$1.2859	\$1.2859
EUR IC Class	2,679,584	157,600.2658	€17.0024	€17.0024
EUR I Class	497	2.7431	€181.3532	€181.3532
EUR B Class	1,904,032	1,258,846.7398	€1.5125	€1.5125
EUR C Class	1,688,871	1,614,272.7015	€1.0462	€1.0923
Total	25,739,078			

Notes to the Financial Statements (continued)

12. Net Asset Value (“NAV”) per redeemable share (continued)

Year ended 31 December 2018:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Luxury Consumer Fund				
GBP IC Class	426,749	26,226.2932	£14.6275	£14.6275
GBP I Class	284,869	1,843.2796	£138.9275	£138.9275
GBP B Class	431,370	361,698.1742	£1.0721	£1.0721
GBP C Class	1,820,971	1,952,610.0500	£0.8383	£0.8871
GBP R Class	542,948	3,732.2390	£130.7749	£130.7749
USD IC Class	550,425	65,582.9433	\$9.6240	\$9.6240
USD DC Class	145,507	19,482.7691	\$8.5641	\$9.0622
USD I Class	1,260,212	12,870.8519	\$112.2757	\$112.2757
USD B Class	8,144,251	9,278,860.1514	\$1.0064	\$1.0064
USD C Class	2,297,910	3,401,309.1897	\$0.7747	\$0.8197
USD BH Class	1,399,316	1,776,170.6447	\$0.9034	\$0.9034
EUR IC Class	2,535,095	206,924.7793	€12.2512	€12.2512
EUR I Class	360	2.7431	€131.3659	€131.3659
EUR B Class	1,302,721	1,174,890.1960	€1.1088	€1.1088
EUR C Class	1,352,858	1,765,617.4077	€0.7662	€0.8107
Total	22,495,562			

Notes to the Financial Statements (continued)

12. Net Asset Value ("NAV") per redeemable share (continued)

Year ended 31 December 2020:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Managed Fund				
GBP B Class	5,599,933	3,835,807.6660	£1.3047	£1.3047
GBP C Class	10,371,327	7,668,965.8950	£1.2087	£1.2574
GBP I Class	122,505	54,031.9983	£2.0263	£2.0263
GBP R Class	141,825	63,291.0799	£2.0027	£2.0027
USD C Class	11,641,532	11,349,192.8233	\$1.2531	\$1.3036
USD I Class	3,400,488	2,082,256.8471	\$1.9949	\$1.9949
USD B Class	4,446,350	3,218,811.5855	\$1.6874	\$1.6874
USD BH Class	1,449,643	1,110,503.2600	\$1.5946	\$1.5946
EUR A Class	2,456,280	1,190,489.3680	€2.0632	€2.0632
EUR I Class	4	2.0001	€2.0698	€2.0698
EUR B Class	1,231,705	678,265.4317	€1.8159	€1.8159
EUR C Class	1,600,408	1,366,137.4920	€1.1715	€1.2187
Total	42,462,001			

Year ended 31 December 2019

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Managed Fund				
GBP B Class	3,749,197	2,840,249.4960	£1.1166	£1.1166
GBP C Class	8,588,216	7,025,924.4960	£1.0341	£1.0871
GBP I Class	33,383	16,557.2003	£1.7056	£1.7056
GBP R Class	196,984	97,918.8806	£1.7017	£1.7017
USD C Class	9,263,072	10,009,270.7793	\$1.0377	\$1.0910
USD I Class	1,656,057	1,139,706.8471	\$1.6293	\$1.6293
USD B Class	1,353,936	1,084,168.8945	\$1.4003	\$1.4003
USD BH Class	1,608,965	1,288,391.1730	\$1.4002	\$1.4002
EUR A Class	2,274,218	1,244,949.6660	€1.8267	€1.8267
EUR I Class	4	2.0001	€1.8249	€1.8249
EUR B Class	1,554,909	948,060.0599	€1.6400	€1.6400
EUR C Class	909,248	859,376.7260	€1.0580	€1.1124
Total	31,188,189			

Notes to the Financial Statements (continued)

12. Net Asset Value (“NAV”) per redeemable share (continued)

Year ended 31 December 2018:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Managed Fund				
GBP B Class	424,808	402,570.4830	£0.9486	£0.9486
GBP C Class	4,093,767	4,226,086.7580	£0.8708	£0.9294
GBP I Class	26,520	16,730.2793	£1.4249	£1.4249
GBP R Class	166,594	104,807.5076	£1.4289	£1.4289
USD I Class	572,648	503,264.4391	\$1.3047	\$1.3047
USD B Class	548,995	552,399.9295	\$1.1396	\$1.1396
USD C Class	4,792,897	6,534,615.7140	\$0.8411	\$0.8976
USD BH Class	1,562,896	1,679,766.1558	\$1.0669	\$1.0669
EUR A Class	2,271,240	1,595,743.3558	€1.4233	€1.4233
EUR B Class	1,185,050	908,881.3134	€1.3038	€1.3038
EUR C Class	381,693	455,356.8620	€0.8382	€0.8946
EUR I Class	3	2.0001	€1.4199	€1.4199
Total	16,027,111			

Notes to the Financial Statements (continued)

12. Net Asset Value ("NAV") per redeemable share (continued)

Year ended 31 December 2020:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Ecommerce Fund				
GBP B Class	3,495,774	2,210,643.1900	£1.4133	£1.4133
GBP C Class	17,054,804	11,315,433.3380	£1.3471	£1.3999
GBP I Class	372,633	2,555.5090	£130.3211	£130.3211
USD I Class	2,196,420	12,650.5964	\$212.0964	\$212.0964
USD B Class	15,659,410	9,743,325.1923	\$1.9633	\$1.9633
USD BH Class	3,871,954	2,626,779.2639	\$1.8006	\$1.8006
USD C Class	18,875,898	16,176,864.6072	\$1.4254	\$1.4814
EUR I Class	960,707	4,119.3229	€233.2196	€233.2196
EUR B Class	6,405,601	2,742,257.4386	€2.3358	€2.3358
EUR C Class	4,097,690	3,081,320.7392	€1.3298	€1.3820
Total	72,990,892			

Year ended 31 December 2019:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Ecommerce Fund				
GBP B Class	2,288,066	1,740,400.9140	£1.1121	£1.1121
GBP C Class	12,748,270	10,181,317.9630	£1.0592	£1.1125
GBP I Class	142,910	1,198.5300	£100.8670	£100.8670
USD I Class	1,072,101	7,569.5904	\$158.8126	\$158.8126
USD B Class	7,350,821	5,503,804.2400	\$1.4975	\$1.4975
USD BH Class	3,676,507	2,801,631.4149	\$1.4714	\$1.4714
USD C Class	17,284,528	17,873,726.7012	\$1.0844	\$1.1389
EUR I Class	973,080	5,102.3709	€190.7113	€190.7113
EUR B Class	5,440,133	2,825,592.7546	€1.9253	€1.9253
EUR BH Class	8,753	9,615.3850	€0.9103	€0.9103
EUR C Class	2,461,117	2,232,893.8892	€1.1022	€1.1577
Total	53,446,286			

Notes to the Financial Statements (continued)

12. Net Asset Value ("NAV") per redeemable share (continued)

Year ended 31 December 2018:

	Net assets attributable to redeemable shares by class	Number of shares in issue	Net asset value per redeemable share by class	Published NAV attributable by class
	€	No.	Currency	
GT Ecommerce Fund				
GBP B Class	999,577	930,100.4140	£0.9660	£0.9660
GBP C Class	10,422,691	10,262,323.4710	£0.9130	£0.9773
GBP I Class	108,846	1,129.4980	£86.6290	£86.6290
USD B Class	5,682,479	5,203,715.4477	\$1.2522	\$1.2522
USD BH Class	2,875,677	2,831,449.3127	\$1.1646	\$1.1646
USD C Class	14,058,395	17,934,432.2651	\$0.8989	\$0.9621
USD I Class	636,491	5,567.1714	\$131.1013	\$131.1013
EUR B Class	4,416,544	2,832,352.6752	€1.5593	€1.5593
EUR BH Class	7,561	9,615.3850	€0.7863	€0.7863
EUR C Class	1,749,815	1,958,265.4612	€0.8936	€0.9565
EUR I Class	309,080	2,005.3052	€154.1310	€154.1310
Total	41,267,156			

Notes to the Financial Statements (continued)

13. Related party transactions

13.1 Investment Manager

The Investment Manager, Dominion Fund Management Limited (“DFML”) which is part of the Dominion Group, receives a management fee which varies according to the respective Sub Fund and the respective classes within the Sub Funds as detailed below. This is payable pro-rata monthly in arrears.

For GT Luxury Consumer, the Investment Manager is paid pro-rata monthly in arrears as follows:

a) 2.1% of NAV for the following Classes:

- EUR DC / IC / A / B / C
- USD DC / IC / A / B / BH / C
- GBP DC / IC / B / C

b) 1% of NAV for the following Classes:

- EUR I
- USD I
- GBP I

c) 1.5% of NAV for the following Classes:

- GBP R
- EUR R

For GT Managed, the Investment Manager is paid pro-rata monthly in arrears as follows:

a) 2.1% of NAV for the following Classes:

- EUR A / B / C
- USD A / B / BH / C
- GBP B / C

b) 1% of NAV for the following Classes:

- EUR I
- USD I
- GBP I

c) 1.5% of NAV for the following Classes:

- GBP R

For GT Ecommerce, the Investment Manager is paid pro-rata monthly in arrears as follows:

a) 2.1% of NAV for the following Classes:

- EUR B / BH / C
- USD B / BH / C
- GBP B / C

b) 1% of NAV for the following Classes:

- EUR I
- USD I
- GBP I

The fees incurred for the reporting year are disclosed in the statement of comprehensive income and the outstanding management fees are detailed in Note 9.

Notes to the Financial Statements (continued)

13. Related party transactions (continued)

13.1 Investment Manager (continued)

As at the reporting date, the Investment Manager held the following redeemable shares in the respective Sub-Funds.

	No. of shares	
	2020	2019
GT Luxury Consumer Fund		
GBP I Class	2.3940	2.3940
GBP B Class	100.0000	100.0000
GBP R Class	1.0000	1.0000
GBP IC Class	7.5060	7.5060
USD I Class	1.0000	1.0000
USD B Class	1.0000	1.0000
USD C Class	100.0000	100.0000
USD IC Class	9.1420	9.1420
EUR I Class	2.7430	2.7430
EUR B Class	1.0000	1.0000
EUR C Class	100.0000	100.0000
EUR IC Class	16.5080	16.5080
GT Managed Fund		
GBP I Class	156.8280	156.8280
GBP R Class	1.0000	1.0000
USD I Class	2.0000	2.0000
USD B Class	3.2140	3.2140
EUR A Class	1.0000	1.0000
EUR B Class	1.0000	1.0000
EUR I Class	2.0000	2.0000
GT Ecommerce Fund		
USD I Class	1.0000	1.0000
EUR I Class	1.0000	1.0000

Notes to the Financial Statements (continued)

13. Related party transactions (continued)

13.1 Investment Manager (continued)

Dominion Global Opportunities Fund PCC Limited, a Fund registered in Guernsey and managed by the Investment Manager, held and subscribed to shares in GT Luxury Consumer, GT Managed and GT Ecommerce. In order to avoid double charging, the Directors of DMD Limited resolved to waive the marketing fees for these investments. See Note 13.2 below.

As at reporting date, Dominion Global Opportunities Fund PCC Limited held the following redeemable shares in the respective Sub Funds.

	No. of shares	
	2020	2019
GT Luxury Consumer Fund		
EUR IC Class	127,483.858	133,672.670
USD BH Class	1,329,882.819	1,393,918.679
GT Managed Fund		
EUR A Class	1,190,488.368	1,244,948.666
USD BH Class	1,110,503.260	1,288,391.173
GT Ecommerce Fund		
EUR B Class	1,032,982.099	1,223,698.135
USD BH Class	1,006,417.749	1,230,701.632

13.2 Marketing fees

DMD Limited provides marketing services to the Company and is entitled to receive a fee of 0.50% per annum of the Net Asset Value of each share class with the exception of EUR A, GBP A, GBP DC and GBP I share classes for GT Luxury Consumer, GBP I, GBP R, USD I and USD A share classes for GT Managed and EUR I, GBP I and USD I share classes for GT Ecommerce. This is payable pro rata monthly in arrears. DMD Limited is not a related party of the Company. The fees incurred for the reporting year is disclosed in the statement of comprehensive income and the outstanding marketing fees are detailed in Note 9.

13.3 Reimbursement of fees

During the reporting year ended 31 December 2020, the Investment Manager has been reimbursed for sundry expenses paid on behalf of the Company amounting to €24,137 (2019: €46,502). These are included within "Other expenses" in the statement of comprehensive income.

Notes to the Financial Statements (continued)

13. Related party transactions (continued)

13.4 Promotional fees

Promotional fees are charged by DFML based on a charge of up to 1.5% of new subscriptions in GT Luxury Consumer, GT Managed and GT Ecommerce. These expenses are included within "Marketing expenses" in the statement of comprehensive income and amount to €790,331 (2019: €547,273). DFML is also the company that receives the initial commissions on new business.

13.5 Deferred charge expense

A deferred charge is applied for the C Share and DC share classes of the Sub Funds. A deferred charge is a staggered form of initial charge. Instead of bearing an initial charge which reduces the amount of investor shares issued when first subscribing, share classes with a deferred charge spread out the initial charge over the course of a number of years. The deferred charge is payable to the Investment Manager. In order to ensure that the deferred charge is borne equitably by investors in these share classes, investors that redeem their investor shares before the end of the deferral period (5 years) will incur a redemption charge proportionate to the number of years remaining until the end of the deferral period. The deferred charge for the C and DC share classes amounts to 6.5% and 8% respectively, of the subscription amount attributable to each subscription and for pricing purposes this charge is either:

- i) Amortised over 5 years; or
- ii) Levied as a redemption charge (in the case of investor redeems before the five year period)

For the purposes of preparing financial statements in accordance with IFRS as adopted by the EU these deferred charges have been expensed in full. Deferred charges for the year ended 31 December 2020 amounted to €2,062,577 (2019: €1,589,071) and are included in 'Transaction costs' account in the statement of comprehensive income.

13.6 Directors' fees

The Directors of the Company receive for their service such remuneration as may be determined by the Company in the Annual General Meeting, subject to a maximum of £100,000 per annum in aggregate.

Mr Jason Le Roux is a non-executive Director of the Company and is a Director of EPEA Fund Services (Guernsey) Limited.

Mr Timothy Nelson, is a Director of the Company, a Director of the Investment Manager and a beneficial owner of Dominion Group Limited.

Mr Richard Rogers is a Director of the Company, a Director of the Investment Manager and a beneficial owner of Dominion Group Limited.

The outstanding Directors' fees payable at year end are detailed in Note 9.

Directors fees incurred during the year were:

	2020 €	2019 €
DFML	30,974	39,370
Jason Le Roux	13,458	13,719
Robin Fuller	22,429	22,864
Vincent E Rizzo	13,480	12,246
	80,341	88,199

The Directors held the following shares at year end:

	Sub-Fund	Class of shares	Number of units 2020	Number of units 2019
Timothy Nelson	GT Luxury Consumer	USD IC	517.4234	517.4234
Timothy Nelson	GT Luxury Consumer	GBP I	114.2200	114.2200
Karen Trotter*	GT Luxury Consumer	GBP I	-	1.4392
Karen Trotter*	GT Managed	GBP I	-	155.8280
Richard Rogers	GT Managed	GBP I	17,050.7150	15,621.2320
Robin Fuller	GT Ecommerce	GBP I	100.0000	100.0000

*Karen Trotter is a former Director and her units held have been disclosed for comparative purposes.

Notes to the Financial Statements (continued)

13. Related party transactions (continued)

13.7 Administration fees

Under the terms of an agreement dated 25 February 2016, EPEA Fund Services (Guernsey) Limited (“EPEA”) (formerly Louvre Fund Services Limited) was appointed as Administrator of the Company. EPEA receives an administration fee equivalent to 0.1% per annum of the Net Asset Value of the relevant Sub Fund (subject in each case to a minimum fee of £50,000 per Sub Fund) payable monthly in arrears subject to the following sliding fee scale.

Up to €30,000,000	£40,000
€30,000,001 to €35,000,000	£42,500
€35,000,001 to €40,000,000	£45,000
€40,000,001 to €45,000,000	£47,500
€45,000,001 and above	£50,000

The fees incurred for the reporting year are disclosed in the statement of comprehensive income and the outstanding administration fees are detailed in Note 9.

13.8 Accountancy fees

EPEA receives accountancy fees of £2,667 per annum for each Sub Fund. For the year ended 31 December 2020 these amounted to €9,025 (2019: €9,126) are included in ‘Administration fees’ in the statement of comprehensive income.

13.9 Transaction fees

EPEA receives a transaction fee of £60 for every share registry transaction. For the year ended 31 December 2020 these amounted to €73,126 (2019: €74,436) are included in the statement of comprehensive income.

13.10 Hedging fees

EPEA receives hedging fees of £2,500 per annum for each Sub Fund. For the year ended 31 December 2020 these amounted to €8,444 (2019: €8,556) are included in ‘other expenses’ in the statement of comprehensive income.

Notes to the Financial Statements (continued)

14. Other fees

14.1 Custodian fees

Under the terms of an agreement dated 19 September 2019, Swissquote Financial Services (Malta) Ltd. and Swissquote Bank Ltd. act as Custodian and Sub-Custodian under a Custody Agreement for GT Luxury Consumer, GT Managed and GT Ecommerce respectively. With respect to GT Luxury Consumer, GT Managed and GT Ecommerce, Swissquote Financial Services (Malta) Ltd. is entitled to receive a fee of 0.050% of the Gross Asset Value of the Fund at each Valuation Point subject to a minimum monthly fee of EUR 1,000 and is payable monthly in arrears. Swissquote Financial Services (Malta) Ltd. is also entitled to receive reasonable out-of-pocket expenses, including trustee disbursements and transaction costs.

The Sub-Custodian fees charged by Swissquote Bank Ltd., as Sub-Custodian, shall be borne by the Custodian.

The fees incurred for the reporting year are disclosed in the statement of comprehensive income and the outstanding custody fees are detailed in Note 9.

14.2 Auditor's fees

Fees charged by the auditor for services rendered during the financial period ended 31 December 2020 relate to the following (excluding VAT):

	2020 €	2019 €
Annual statutory audit services	51,086	66,880
Taxation services	27,280	40,801
	78,366	107,681

14.3 Overlay Manager's fees

Edmond de Rothschild Asset Management (France) were appointed as Overlay Managers (previously Edmond de Rothschild Asset Management (UK) Limited) for the three Sub Funds on 30 August 2017. The hedging strategy employed by the Overlay Manager is to hedge the Net Asset Value (NAV) of the hedged share classes.

For the provision of such service, the Company will pay the Overlay Manager a Currency Overlay Management Fee of 0.02% per annum of the average month-end amount under management by the Overlay Manager. The Currency Overlay Management Fee will be allocated to and borne by the relevant hedged share classes. Overlay Manager's fees for the year ended 31 December 2020 amounted to an expense of €1,329 (2019: €1,351) and are included in the "Investment manager fees" account in the statement of comprehensive income.

Notes to the Financial Statements (continued)

14. Other fees (continued)

14.4 Other Expenses

2020	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €
Commission & other charges	29,964	85,009	108,697
FX Loss	52,512	152,458	266,115
Organisation expense	6,999	9,493	16,939
Bank charges	236	352	265
Registered office fee	295	295	295
General expense	2,587	2,246	10,462
Compliance / MLRO fees	14,142	17,353	29,766
Bank interest paid	42,216	135	1,029
Registrar fees	16,882	20,734	35,510
Travel expenses	817	1,010	1,699
Taxation advice fee	6,009	7,812	13,459
Hedging fees	2,812	2,820	2,812
	175,471	299,717	487,048

2019	GT Luxury Consumer Fund €	GT Managed Fund €	GT Ecommerce Fund €
Commission & other charges	19,046	29,899	41,703
Organisation expense	19,292	16,209	35,904
Operating fee	918	918	918
Bank charges	8,852	6,221	13,599
General expense	4,429	2,068	11,363
Expense Recovery	937	860	1,800
Compliance / MLRO fees	16,015	14,023	32,279
Bank interest paid	13,598	3	3
Registrar fees	18,009	17,045	39,382
Travel expenses	5,547	6,138	11,054
Taxation advice fee	11,240	8,863	20,698
Hedging fees	2,852	2,852	2,852
	120,735	105,099	211,555

Notes to the Financial Statements (continued)

15. Subsequent Events

The pandemic has been with us for a year now. As reported last year the rigorous Business Continuity Plans of the Company, the Investment Manager and all service providers had been actioned at the time of writing. The Directors are pleased to report that even though this scenario still continues in many countries there has been no disruption to service levels, investor dealing or the pricing of the Funds. There are no issues to report in this regard.

As vaccinations are increasingly rolled out it is widely reported that a return to perhaps a new normal may be approaching for some countries whilst others may still be some months away from this. However, as has now been firmly established in the real world rather than simply a test environment, all the plans that were already in place have worked exactly as anticipated and the Directors are not aware of any reason why this cannot continue indefinitely.

The Company's financial risk management objectives and policies and exposure to price risk, credit risk, liquidity risk and cash flow risk can be found in note 4 in the notes to the financial statements.

Portfolio Statement (unaudited)

For the year ended 31 December 2020

GT Luxury Consumer Fund

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities		
Hong Kong Dollar		
New Oriental Education & Tech Group Inc	729,027	2.69
Euro		
Adidas AG	861,527	3.18
Essilor International SA	892,722	3.29
Ferrari Nv	1,106,998	4.09
Industria DE Diseno	685,972	2.53
Hermes International	1,275,420	4.71
Kering Ordinary Shares	1,180,478	4.36
L'OREAL - OR FP	1,156,798	4.27
LVMH Moet Hennessy Louis VUI	1,051,432	3.88
Moncler SPA	963,290	3.55
Ubisoft Entertainment SA	698,917	2.58
Zalando	677,395	2.50
Total	10,550,949	38.94
Swiss Franc		
Chocoladefabriken Lindt-Reg	1,308,176	4.83%

Portfolio Statement (unaudited) (continued)

For the year ended 31 December 2020

GT Luxury Consumer Fund (continued)

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities (continued)		
US Dollar		
Bright Horizons Family Solutions Inc	604,106	2.23
Constellation Brands Inc	849,410	3.13
Estee Lauder Companies	868,342	3.20
IDEXX Laboratories Inc	1,133,464	4.18
Liberty Media Corp	825,567	3.05
Marriott International	832,059	3.07
Garmin Ltd	1,483,898	5.48
Nike Inc	913,139	3.37
Starbucks Corp	1,048,257	3.87
The Walt Disney Company	843,905	3.11
Spotify Technology SA	406,462	1.50
Take Two Interactive Software	744,853	2.75
Total	10,553,462	38.96
British Pound		
ASOS Plc	614,960	2.27
Boohoo Group Plc	671,290	2.48
Burberry Group Plc	839,087	3.10
Total	2,125,337	7.84
Derivatives-Forward Forex Contracts		
Sale of Euro against United States Dollar	4,135	0.02
Maturity on 29 January 2021		
Total investments	25,271,086	93.27

Portfolio Statement (unaudited) (continued)

For the year ended 31 December 2020

GT Managed Fund

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities		
British Pound		
Boohoo Group Plc	910,185	2.14
Compass Group PLC	1,114,173	2.62
Polypipe Group	529,367	1.25
Yellow Cake Plc	94,402	0.22
Total	2,648,127	6.23
Euro		
ADIDAS AG - ADS GY	1,328,038	3.13
Amadeus IT Holding SA	1,340,755	3.16
Essilor International SA	841,830	1.98
Kering Ordinary Shares	1,434,287	3.38
LVMH Moet Hennessy Louis VUI	1,353,885	3.19
RATIONAL AG - RAA GR	794,245	1.87
Scout 24 EUR - G24 GY GY	299,848	0.71
Siemens Energy AG - ENR GR GR	1,595,040	3.76
Ubisoft Entertainment SA - UBI FP	498,348	1.17
Wolters Kluwer NV	1,321,118	3.11
Total	10,807,394	25.46
Swiss Franc		
Kardex AG	595,376	1.40

Portfolio Statement (unaudited) (continued)

For the year ended 31 December 2020

GT Managed Fund (continued)

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities (continued)		
US Dollar		
Adobe Inc - ADBE	1,181,521	2.78
Aercap Holding Nv	1,606,494	3.78
Alphabet Inc	1,101,856	2.59
Cameco Corp	1,865,698	4.39
Charles River Laboraroties	1,196,735	2.82
IQVIA Holdings Inc	1,138,146	2.68
JD.COM	831,366	1.96
Microsoft Corp - MSFT US	1,383,024	3.26
MOTOROLA SOLUTIONS INC - MSI US	1,379,441	3.25
Paypal Holdings Inc	1,034,307	2.44
Sabre Corporation	761,709	1.79
Skyworks Solutions Inc	1,537,811	3.62
Spotify Technology SA	1,305,932	3.08
Starbucks Corp	1,588,061	3.74
Tetra Tech Inc	1,169,647	2.75
Visa Inc	1,410,393	3.32
The Walt Disney Company	1,297,596	3.06
Total	21,789,737	51.31
Swedish Krona		
Assa Abloy Ab-B	1,178,469	2.78

Portfolio Statement (unaudited) (continued)
For the year ended 31 December 2020

GT Managed Fund (continued)

	Quoted Market value 2020 €	Percentage of net assets 2020 €
Hong Kong Dollar		
BYD Company Limited	622,220	1.47
Netease Inc	1,178,232	2.77
Tencent Holdings Ltd	1,161,278	2.73
Total	2,961,730	6.97
Canadian Dollar		
Uranium Participation Corp	407,955	0.96
Derivatives-Forward Forex Contracts		
Sale of Euro against United States Dollar Maturity on 29 January 2021	3,782	0.01
Total investments	40,392,570	95.12

Portfolio Statement (unaudited) (continued)
For the year ended 31 December 2020

GT Ecommerce Fund

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities		
Euro		
Scout 24 EUR	759,811	1.04
AMADEUS IT HOLDING SA-A SHS - AMS SM	2,156,072	2.95
Ubisoft Entertainment SA - UBI FP	2,733,777	3.75
Wolters Kluwer	4,057,689	5.56
Total	9,707,349	13.30
Swiss Franc		
Kardex Ag-Reg	622,055	0.85
Hong Kong Dollar		
Netease Inc HKD - 9999 HK	2,724,271	3.73
Tencent Holdings Ltd	2,310,646	3.17
Total	5,034,917	6.90
British Pound		
Boohoo Group Plc	1,442,742	1.98

Portfolio Statement (unaudited) (continued)

For the year ended 31 December 2020

GT Ecommerce Fund (continued)

	Quoted market value 2020 €	Percentage of net assets 2020 %
Listed Equity Securities (continued)		
US Dollar		
Adobe Inc	2,083,015	2.85
Alphabet Inc-CI A	2,657,080	3.64
Amazon.Com Inc	2,252,870	3.09
Check Point Software Technologies Ltd	3,442,867	4.72
ELECTRONIC ARTS INC - EA US	3,012,591	4.13
Etsy Inc	1,168,736	1.60
Facebook Inc	2,064,129	2.83
Global Payments Inc	2,704,918	3.71
GoDaddy Inc	2,218,247	3.04
GrubHud Inc	2,643,102	3.62
Jd.Com	2,511,511	3.44
Mastercard Inc-Class A	2,682,309	3.67
Microsoft Corp - MSFT US	2,653,345	3.64
Sabre Corporation - SABR US US	1,293,272	1.77
Trade Desk, Inc. (The) CMN - TTD US	1,261,562	1.73
TWITTER INC - TWTR US	1,771,178	2.43
WALT DISNEY CO/THE - DIS US	3,109,396	4.26
Paypal Holdings Inc	2,613,853	3.58
Skyworks Solutions	2,200,966	3.02
Spotify Technology SA	1,499,632	2.05
Take Two Interactive Software	2,671,367	3.66
Visa Inc-Class A Shares	3,248,183	4.45
Total	51,764,129	70.93
Derivatives-Forward Forex Contracts		
Sale of Euro against United States Dollar	10,175	0.01
Maturity on 29 January 2021	10,175	0.01
Total investments	68,581,367	93.97

Statement of Changes in Portfolio (unaudited)

For the year ended 31 December 2020

	Percentage of net assets 2020 %	Percentage of net assets 2019 %
GT Luxury Consumer Fund		
British Pound	7.84	2.50
Australian Dollar	0.00	2.26
Euro	38.94	37.79
Swiss Franc	4.83	9.49
US Dollar	38.96	38.40
Hong Kong Dollar	2.69	4.79
GT Managed Fund		
British Pound	6.23	5.38
Euro	25.46	17.85
Swiss Franc	1.40	7.86
US Dollar	51.31	55.03
Swedish Krona	2.78	2.25
Hong Kong Dollar	6.97	5.16
Canadian Dollar	0.96	1.26
GT Ecommerce Fund		
British Pound	1.98	(2.72)
Euro	13.30	9.81
Hong Kong Dollar	6.90	4.81
US Dollar	70.93	80.89
Swiss Franc	0.85	0.98

Information about the scheme (unaudited)

1. Authorisation

The Company consists of three Sub Funds, GT Luxury Consumer, GT Managed and GT Ecommerce, and is authorised by the Malta Financial Services Authority as a Collective Investment Scheme pursuant to Section 6 of the Investment Services Act, 1994, qualifying as a UCITS Scheme.

2. Income

GT Luxury Consumer, GT Managed and GT Ecommerce are accumulator funds and do not make any distributions. Instead, all income is accumulated within the price of their shares. In this case, no equalisation is required.

3. Charges and other fees

- An initial charge of up to 6.50% of the subscription amount may be charged to investments into the IC share classes
- An initial charge of up to 5.00% of the subscription amount may be charged to investments into the A and R share classes
- An initial charge of up to 6.50% may be incorporated in the subscription price for investments into the B share classes
- An exit charge of up to 7.50% of the subscription amount may be charged to the DC share classes
- An exit charge of up to 1.00% of the redemption amount may be charged to the A share classes
- An exit charge of up to 6.50% of the subscription amount may be charged to the C share classes
- An annual management fee of a maximum of:
 - 2.10% per annum of the net asset value of GT Luxury Consumer;
 - 2.10% per annum of the net asset value of GT Managed; and
 - 2.10% per annum of the net asset value of GT Ecommerce;
- An administration fee equivalent to 0.1% per annum of the Net Asset Value of the relevant Sub Fund payable monthly in arrears subject to the following minimum annual fee depending on the Net Asset Value of the relevant Sub Fund:

- Up to €30,000,000	£40,000
- €30,000,001 to €35,000,000	£42,500
- €35,000,001 to €40,000,000	£45,000
- €40,000,001 to €45,000,000	£47,500
- €45,000,001 and above	£50,000
- An annual custody fee of 0.050% of the Gross Asset Value of the relevant Sub Fund payable monthly in arrears subject to the minimum monthly fee of EUR 1,000 per Sub Fund.

4. Risk warnings

Market fluctuations

Investment in the respective Sub Funds should be regarded as a long-term investment. The Sub Funds' investments are subject to normal market fluctuations and risks inherent in all investments and there are no assurances that capital appreciation will occur.

The price of shares and the income derived from them (if any) can, from time to time, go down as well as up and investors may not realise the amount of their initial investment.

Past performance is no guarantee of future performance.

The value of the underlying Sub Funds may fall as well as rise.

Information about the scheme (unaudited) (continued)

4. Risk warnings (continued)

Erosion of capital

Deduction of the initial charge (if any) means that if an investor withdraws from the investment in the short term he/she may not get back the amount he/she invested.

Currency fluctuations

Currency fluctuations between the base currency of the Sub Fund, and,

- the investor's currency of reference and,
- the currency of the underlying investments of the Sub Funds, may adversely affect the value of investments and the income (if any) derived therefrom.

5. Scheme particulars

The above details are extracted from Prospectus dated 8 July 2020, which is available upon request from the Investment Manager, and was current at the date of this Annual Report and Audited Financial Statements. Persons wishing to invest in any of the three Sub Funds of the Scheme should do so on the basis of the full information contained in the Prospectus and the Offering Supplements.

6. Directors' statement

In the opinion of the Directors, this Annual Report and Audited Financial Statements, contains all the information required to enable the investors to make an informed judgement of the results and activities of the Company for the year ended 31 December 2020, and does not omit any matter or development of significance.