Directors' Report and Audited Financial Statements

For the year ended 30 September 2021

Registered number: 627079

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DIRECTORS AND OTHER INFORMATION

Directors

Claudio Borza Cliona O'Faolain

Company Secretary

Wilmington Trust SP Services (Dublin) Limited Fourth Floor 3 George's Dock IFSC, Dublin 1, Ireland

Registered Office

Fourth Floor
3 George's Dock
IFSC
Dublin 1, Ireland

Independent Auditors

KPMG

1 Harbormaster Place, IFSC Dublin 1, Ireland

Corporate Administrator

Wilmington Trust SP Services (Dublin) Limited Fourth Floor 3 George's Dock IFSC

Dublin 1, Ireland

Programme Administrator

DWS International GmbH 4th Floor Meinzer Landstrasse 11-17, 60329 Frankfurt am Main Germany

Secured Account Custodian, Subscription Account Custodian, Fee Account Custodian and Metal Agent

JP Morgan Chase Bank, N.A. ("JPMorgan"), London Branch 25 Bank Street, Canary Wharf, London E14 5JP

United Kingdom

Authorised Participants

Jane Street Financial Limited 30th Floor, 20 Fenchurch Street London EC3M 3BY United Kingdom

Authorised Participants

HSBC France Dublin Branch 1 Grand Canal Harbour Dublin 2, Ireland

Susquehanna International Securities Limited 6th Floor Pinnacle 2 Eastpoint Business Park Dublin, Ireland

Flow Traders B. V. Jacob Bontiusplaats 9 1018 LL Amsterdam, The Netherlands

Deutsche Bank AG Mainzer Landstr 11-17 60329 Frankfurt, Germany

Morgan Stanley & Co. International plc 20 Bank Street, London E14 4AD, United Kingdom

Citigroup Global Markets Limited Citigroup Centre, Canada Square Canary Wharf London E14 5LB, United Kingdom

Optiver VOF Strawinskylaan 3095 1077 ZX Amsterdam, The Netherlands

Determination and Issuing Agent

State Street Fund Service (Ireland) Limited 78 Sir John Rogerson's Quay, Dublin 2, Ireland

Trustoo

Wilmington Trust SP Services (Dublin) Limited Fourth Floor, 3 George's Dock IFSC Dublin 1, Ireland

Series Counterparty

J. P. Morgan AG Taunus Turm, Taunustor 1, 60310 Frankfurt am Main, Germany

Directors' report

The Board of Directors (the "Board") present the Directors' report and audited financial statements of Xtrackers ETC plc (the "Company") for the year ended 30 September 2021.

Principal activities, business review and future activities

Xtrackers ETC public limited company (the "Company") was incorporated in Ireland under registration number 627079 on 21 May 2018 with limited liability and is organised under the laws of Ireland as a Public Limited Company ("plc") pursuant to the Companies Act, 2014 (the "Companies Act"). It has been established as a special purpose vehicle for the purpose of issuing asset backed securities. The Company is taxable as a securitisation company pursuant to section 110 of the Taxes Consolidation Act 1997. Profits arising to the Company is taxable at a rate of 25 per cent. The Company has commenced trading on 16 April 2020.

The principal activity of the Company, under the Secured Xtrackers ETC Precious Metal Linked Securities Programme (the "Programme"), is issuance of several series (each a "Series/ETC Security") of ring-fenced notes listed on one or more of the following stock exchanges: the Frankfurt Stock Exchange, the Borsa Italiana, and the London Stock Exchange plc.

The metal for any Series of ETC Securities may consist of gold, silver, or platinum (the "Metal"). The main assets of the Company in respect of a Series of ETC Securities are its holdings of Metal held by or on behalf of the Company (through the Secured Account Custodian, the Subscription Account Custodian and/or sub-custodians) and its interests under the related metal agent agreement entered into by the Company and the Metal Agent (the "Metal Agent Agreement") and the Balancing Agreement.

The ETC Securities are designed to provide purchasers with exposure to a Metal without having to take physical delivery of the Metal. Each ETC Security relates to a specific amount in weight of Metal, specified in the relevant Final Terms, known as the metal entitlement per ETC Security. On any particular day, the ETC Security can be viewed as giving an exposure to that amount of Metal as the amount payable in respect of the ETC Securities and the Value per ETC Security is linked to the value of the Metal. In order to back its obligations under the ETC Securities, the Company will seek to hold enough Metal to meet its obligations under the ETC Securities. The precise amount it holds at any time may be more or less than the aggregate amount of the metal entitlement per ETC Security to reflect the periodic payment of product fees and, in respect of FX Hedged ETC Securities, an adjustment for any foreign exchange gains or losses. Because the Company obtains its exposure to the precious Metal by physically investing directly in the relevant Metal, these types of ETC Securities as physical replication exchange traded commodities. The proceeds from the disposal of the Underlying Metal, plus (where applicable) any interest received on the proceeds of such disposal less any negative interest, net of any deductions (and, in the case of FX Hedged ETC Securities, converted into the currency of the ETC Securities at the rate the Metal Agent determines would be obtainable at the time of conversion which shall be on or about the day of such sale (or, if such day is not an FX Business Day, the immediately following FX Business Day), and which may take into account a bid/offer spread quoted by a dealer), will equal the amount due under the ETC Securities (subject to certain minimum amounts owed).

The Master Balancing Terms (the "Balancing Agreement") sets out the arrangements between the Company and J.P. Morgan AG (the "Series Counterparty") with respect to the rebalancing of the Metal held by the Company for the relevant ETC securities. Such rebalancing will be made in respect of FX Hedged ETC Securities to reflect gains or losses in respect of the foreign exchange hedge element of the metal entitlement per ETC Security. The Balancing Agreement broadly seeks to account for any currency hedging gains or losses by requiring deliveries of Precious Metal to be made between the Company and the Series Counterparty so that, as a result of such deliveries, the amount of Underlying Metal held by the Company should equal the aggregate metal entitlement in the foreign currency of the ETC Security in respect of all outstanding ETC Securities of the relevant Series. Where there are foreign exchange gains and the metal entitlement per ETC Security consequently increases, the Series Counterparty will be required to deliver additional Metal equivalent to such increase to the Company under the Balancing Agreement. Where there are losses and the metal entitlement per ETC Security consequently decreases, the Company will be required to deliver Metal equivalent to such decrease to the Series Counterparty under the Balancing Agreement.

With respect to each Series of ETC Securities, the Company's primary assets are its holdings of underlying metal and its interests under the related Balancing Agreement (the "Balancing Agreement"). The obligations of the Company under the ETC Securities of a Series will be secured in favour of the Trustee by an assignment by way of security of all the Company's rights, title, interest and benefit present and future against the secured account custodian (the "Secured Account Custodian"), the subscription account custodian (the "Subscription Account Custodian") and any sub-custodian (the "Sub-Custodian") relating to the underlying metal in respect of this Series of ETC Securities. Subscription and redemption terms of the ETC Securities are disclosed in the notes of the financial statements.

Irish law requires the Directors to prepare financial statements for each financial period. Under that law they have elected to prepare these financial statements in accordance with International Financial Reporting Standards ("IFRS") as adopted by the European Union ("EU").

Significant Events during the financial year

From 11 March 2020, the World Health Organization officially declared COVID-19, the disease caused by novel coronavirus, a pandemic. The Directors have assessed the impact of market conditions arising from the outbreak on the Company's ability to meet its investment objective. Based on the latest available information, the Company continues to be managed in line with its investment objective, with no disruption to the operation of the Company and the publication of the net asset values. The impact of COVID-19 during the financial period did not have a material impact on the series.

On 07 October 2020, the Company informed Securityholders of certain changes to the FX Hedging Fee Percentage and the Product Fee wording contained in the Terms and Conductions of the Base Prospectus to require a 30 days' notice only when the Base Fee Percentage and/or the FX Hedging Fee Percentage increases.

On 30 November 2020, the Company informed Securityholders of Series 3 Xtrackers IE Physical Silver ETC Securities, that the Product Fee Percentage of the Series was reduced from 38 bps to 20 bps as of 02 December 2020. As a result, the Base Fee Percentage changed from 38 bps to 20 bps.

Significant Events during the financial year (continued)

On 26 February 2021, the Company informed Securityholders of the below Series that the FX Bid-Offer Spread was adjusted as follows, with effect from 29 March 2021: Increase in Product Fee percentage increased revenue and expenses, similarly decrease in Product Fee percentage reduce the revenue and expenses of the Company.

Series	Old FX Bid-Offer Spread	New FX Bid-Offer Spread
Series	Adjustment	Adjustment
Series 4 Xtrackers IE Physical Silver EUR Hedged ETC	12	15
Series 5 Xtrackers IE Physical Gold EUR Hedged ETC	12	15
Series 6 Xtrackers IE Physical Gold GBP Hedged ETC	12	18
Series 7 Xtrackers IE Physical Platinum EUR Hedged ETC	12	15

On 22 March 2021, the Company informed Securityholders of the below Series of the following fee changes, with effect from 24 March 2021:

Series	Base Fee Percentage*	Old FX Hedging Fee Percentage	Old Product Fee Percentage	Base Fee Percentage*	New FX Hedging Fee Percentage	New Product Fee Percentage
Series 5 Xtrackers IE Physical Gold EUR Hedged ETC	15 bps	28 bps	43 bps	15 bps	18 bps	33 bps
Series 6 Xtrackers IE Physical Gold GBP Hedged ETC	15 bps	28 bps	43 bps	15 bps	18 bps	33 bps

^{*}For the avoidance of doubt, the Base Fee Percentage of each Series remained unchanged.

On 24 August 2021, the Company informed Securityholders of the below Series of the following fee changes, with effect from 01 September 2021:

Series	Base Fee Percentage*	Old FX Hedging Fee Percentage	Old Product Fee Percentage	Base Fee Percentage*	New FX Hedging Fee Percentage	New Product Fee Percentage
Series 5 Xtrackers IE Physical Gold EUR Hedged ETC	15 bps	18 bps	33 bps	15 bps	13 bps	28 bps
Series 6 Xtrackers IE Physical Gold GBP Hedged ETC	15 bps	18 bps	33 bps	15 bps	13 bps	28 bps

^{*}For the avoidance of doubt, the Base Fee Percentage of each Series remained unchanged.

The overall Product Fees decreased on certain Series making the Company more market competitive.

Exchange Offer

On 16 March 2020, the Company established a Secured Xtrackers ETC Precious Metal Linked Securities Programme (the "Programme"). DWS International GmbH acts as the Programme Administrator in respect of the Programme (the "Programme Administrator").

The Secured Xtrackers ETC Precious Metal Linked Securities Programme (the "Programme") was updated on 11 March 2021.

DB ETC PLC (the "Jersey Issuer") had established a Secured DB ETC Precious Metal Linked Securities Programme under which it was issued different series of ETC securities similar to those issued by the Company (the "DB ETC Securities"). The Company made an offer to the holders of the DB ETC Securities (the "Existing Securityholders") to exchange those DB ETC Securities for new securities in a corresponding Series of ETC Securities issued by the Company (the "Exchange Offers").

The purpose of the Exchange Offers was for the Company to increase the number of new Xtrackers ETC Securities. The Exchange Offers provided the Company with an opportunity to increase the number of new Xtrackers ETC Securities issued by it whilst simultaneously providing the Existing Securityholders with the opportunity to exchange their holdings of the DB ETC Securities for certain of the new Xtrackers ETC Securities.

The Jersey Issuer transferred the relevant precious metal backing the DB ETC Securities to the Exchange Offer Account Custodian for the account of the Company and the Company in turn issued new ETC Securities in the corresponding existing Series to the DB ETC Plc's Securityholders. Once the Exchange Offers were complete, the exchanged DB ETC Securities were cancelled by the Jersey Issuer.

The details of which series of DB ETC Securities corresponded with each Series issued by the Company were contained in the EU Exchange Offer Memorandum and the UK Exchange Offer Memorandum. At the time of the Exchange Offers, the value of the DB ETC Securities and the ETC Securities were not exactly equal. As a result, an Exchange Ratio was calculated by the Programme Administrator for each series to determine the correct number of ETC Securities to be delivered to the Existing Securityholders.

The Exchange Offers expired on 23 April 2021 and on 26 April 2021 the Company announced decision to accept all valid offers of Existing DB ETC Securities for exchange pursuant to the Exchange Offers and the final aggregate amount of each series of DB ETC Securities accepted for exchange.

Significant Events during the financial year (continued)

Exchange Offer (continued)

The Exchange Ratio for each series of Existing DB ETC Securities is shown in the table below:

DB ETC plc ETC Securities Series	New Xtrackers ETC Securities Series	Settlement Date	Total number of DB ETC plc ETC securities surrendered pursuing to the exchange offer	Exchange Ratio as on 27- Apr-21	Metal Entitlement per DB ETC plc ETC Security as at the Subscription Trade Date	Metal Entitlement per New Xtrackers ETC Security as at the Subscription Trade Date	Total number of New Xtrackers ETC Securities to be issued pursuant to the Exchange Offers
Series 5 Xtrackers Physical Platinum (ISIN: GB00B57GJC05)	Series 1 Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	22,138	3.823	0.095194279	0.0249007	84,629
Series 1 Xtrackers Physical Gold (ISIN: GB00B5840F36)	Series 2 Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	2,504,172	6.269	0.09700686	0.0154741	15,698,568
Series 9 Xtrackers Physical Gold (EUR) (ISIN: DE000A1E0HR8)	Series 2 Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	2,244,351	6.273	0.097063942	0.0154741	14,078,048
Series 3 Xtrackers Physical Silver (ISIN: GB00B57Y9462)	Series 3 Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	53,516	6.596	9.534960321	1.4454943	353,000
Series 10 Xtrackers Physical Silver (EUR) (ISIN: DE000A1E0HS6)	Series 3 Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	325,108	6.602	9.543665042	1.4454943	2,146,463
Series 4 Xtrackers Physical Silver EUR Hedged (ISIN: DE000A1EK0J7)	Series 4 Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	144,370	4.717	7.403944494	1.5697367	680,933
Series 2 Xtrackers Physical Gold EUR Hedged (ISIN: DE000A1EK0G3)	Series 5 Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	2,634,101	4.655	0.07846656	0.0168566	12,261,583
Series 13 Xtrackers Physical Gold GBP Hedged (ISIN: GB00B68FL050)	Series 6 Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	435,700	0.437	0.007532656	0.0172426	190,326
Series 6 Xtrackers Physical Platinum EUR Hedged (ISIN: DE000A1EK0H1)	Series 7 Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	123,362	2.754	0.073559309	0.0267099	339,726
,	,	•	•	•	•	•	45,833,276

If the application of the relevant Exchange Ratio resulted in a number of New Xtrackers ETC Securities which was not a whole number, there were no fractional units of New Xtrackers ETC Securities delivered to an Existing Securityholder. Instead, the Metal Agent sold the Metal represented by the aggregated fractional units within a specified period and discharged its obligations to the holders in respect of such fractional units by paying out a cash amount from liquidating aggregate fractional units to third party buyers. The price of the Metal sold was dependent on market conditions.

Details of fractional metal sale are presented below:

Series	Description	Settlement date	Fractional metal in ounces	Price of Metal in currency	Value of fractional metal in currency	Exchange rate on the settlement date	Value of fractional metal in USD
Series 1	Xtrackers IE Physical Platinum	10/05/2021	(0.09)	1,240	(110)	1.0000	(110)
Series 2	Xtrackers IE Physical Gold	10/05/2021	(0.77)	1,794	(1,372)	1.0000	(1,373)
Series 3	Xtrackers IE Physical Silver	10/05/2021	(35.39)	27	(947)	1.0000	(947)
Series 4	Xtrackers IE Physical Silver EUR Hedged	10/05/2021	(21.97)	22	(488)	1.2060	(589)
Series 5	Xtrackers IE Physical Gold EUR Hedged	10/05/2021	(0.41)	1,490	(617)	1.2060	(744)
Series 6	Xtrackers IE Physical Gold GBP Hedged	10/05/2021	(0.26)	1,290	(339)	1.3909	(472)
Series 7	Xtrackers IE Physical Platinum EUR Hedged	10/05/2021	(0.36)	1,030	(371)	1.2060	(447)
			(59.25)		•		(4,682)

The details of the Exchange Offers were made available to the Existing Securityholders by way of announcements released by the Company additionally the Company made an announcement on behalf of the Jersey Issuer in respect of certain DB ETC Securities listed on Euronext Dublin.

Significant Events during the financial year (continued)

Exchange Offer (continued)

The details of new Xtrackers ETC Securities issued pursuant to the Exchange Offer:

Series	New Xtrackers ETC Securities Series	Settlement Date	Number of New Xtrackers ETC Securities to be issued pursuant to the Exchange Offers	ETC FV in USD
Series 1	Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	84,629	2,591,896
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	15,698,568	430,783,264
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	14,078,048	386,315,922
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	353,000	13,321,928
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	2,146,463	81,011,495
Series 4	Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	680,933	27,908,012
Series 5	Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	12,261,583	366,530,182
Series 6	Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	190,326	5,819,159
Series 7	Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	339,726	11,160,651
·		Total	45,833,276	1,325,442,509

Details of Metal received pursuant to the Exchange Offer:

Series	New Xtrackers ETC Securities Series	Settlement Date	Amount of Metal received in ounces	FV of Metal Received in USD
Series 1	Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	2,107.32	2,592,006
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	242,921.38	430,784,636
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	217,845.28	386,315,922
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	510,259.47	13,322,875
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	3,102,699.93	81,011,495
Series 4	Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	1,068,885.50	27,908,600
Series 5	Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	206,688.43	366,530,926
Series 6	Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	3,281.72	5,819,631
Series 7	Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	9,074.06	11,161,099
·		Total	5,363,763.09	1,325,447,190

The Exchange Offers made to Existing Securityholders in various jurisdictions were subject to various regulatory requirements. For Existing Securityholders based in certain EU jurisdictions, an Exchange Offer Memorandum was submitted to the Central Bank of Ireland (the "Central Bank") for approval (the "EU Exchange Offer Memorandum") and passported to the relevant jurisdictions.

Directors and secretary and their interests in shares of the Company

The Directors and secretary who served the Company during the period together with their beneficial interests in the shares of the Company were as follows:

	Ordinary Shares of €1 each 30 September 2021	Ordinary Shares of €1 each 30 September 2021
Claudio Borza	-	-
Cliona O'Faolain	-	-
Wilmington Trust SP Services (Dublin) Limited	25,000	25,000

Wilmington Trust SP Services (Dublin) Limited is acting as Secretary of the Company and not as Director.

General information

The Company is a public company limited by shares incorporated in Ireland with registered office at Fourth Floor, 3 George's Dock, IFSC, Dublin 1.

ETC Securities Details

The following Series of ETC Securities were in operation at 30 September 2021 and 30 September 2020. The Series are priced daily, based on the metal reference price source from the LBMA in the table below. In respect of FX Hedged ETC Securities, an adjustment is also required for any exchange gains or losses under the relevant Balancing Agreement:

Series	Description	Underlying Metal
Series 1	Xtrackers IE Physical Platinum ETC Securities	Platinum Price
Series 2	Xtrackers IE Physical Gold ETC Securities	Gold Price
Series 3	Xtrackers IE Physical Silver ETC Securities	Silver Price
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC Securities	Silver Price
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC Securities	Gold Price
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC Securities	Gold Price
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities	Platinum Price

Please refer to note 16 of the financial statements for the Company's fair value consideration under IFRS 13.

Stock Exchange Listings

The Company maintains a listing on the Frankfurt Stock Exchange, the Borsa Italiana and the London Stock Exchange plc.

Product fee

Each Series pays a product fee prepared by the Determination Agent, which accrues on a daily basis. This fee is used to pay the agreed fees of service providers of the Company. The Product fee is the rate set out below for each Series as of 30 September 2021 and is applied to the Metal Entitlement on a daily basis to determine a daily deduction of an amount of Metal from the Metal Entitlement:

Series	Description	Annual Product fee as a % of metal entitlement
Series 1	Xtrackers IE Physical Platinum ETC Securities	0.38
Series 2	Xtrackers IE Physical Gold ETC Securities	0.15
Series 3	Xtrackers IE Physical Silver ETC Securities	0.20*
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC Securities	0.73
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC Securities	0.28**
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC Securities	0.28**
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities	0.73

^{*} As of 2 December 2020, the Product Fee Percentage of this Series was reduced from 38 bps to 20 bps. Please see the Significant events section of this report.

Where the fees of other service providers of the Company exceed the product fee accrued, DWS International GmbH will pay excess of such fees in accordance with the relevant Disbursement Agreement, where operating expenses of the Company are below product fee charged to ETC Security holders, the excess is payable to DWS under the same disbursement agreement which is consistent with Note 7. Disclosures in respect of Disbursement Agreement are made in notes 3 and 17 of the financial statements.

^{**} As of 24 March 2021, the Product Fee Percentages of these Series were reduced from 43 bps to 33 bps. Further to this change, as of 1 September 2021 the Product Fee Percentages of these Series were reduced from 33 bps to 28 bps. Please see the Significant events section of this report.

Key performance indicators

The Company is a Special Purpose Vehicle (the "SPV") whose sole business is the issue of asset-backed securities. The Company has established a programme for the issue of ETC Securities whose return is linked to the performance of a specified precious metal: either gold, silver, platinum. Each series of ETC Securities will be separate (or 'ring-fenced') from each other series of ETC Securities. The ETC uses a hedging mechanism ("Balancing Agreement") which is designed to reduce exposure of the underlying precious metal to exchange rate fluctuations between US dollars and the currency in which the ETC is denominated.

The Directors confirm that the key performance indicators as disclosed below are those that are used to assess the performance of the Company.

During the year:

- the Company made a profit of USD 3,811 (2020: USD Nil);
- the net fair value loss on Precious metals at fair value and Precious metals due from Series Counterparty amounted to USD 233,296,438 (2020: gain of USD 11,960,29), for details please refer to note 4;
- the net fair value gain on ETC securities at fair value amounted to USD 233,296,438 (2020: loss of USD 11,960,291), for details of prices of metal
 please refer to note 11;
- there were new subscriptions in the following Series of ETC Securities (including subscriptions from the exchange offer):

Series	Description	Issuances in USD* 30-Sep-21	Issuances in USD* 30-Sep-20
1	Xtrackers IE Physical Platinum ETC Securities	19,007,796	25,016,892
2	Xtrackers IE Physical Gold ETC Securities	2,162,622,588	184,344,231
3	Xtrackers IE Physical Silver ETC Securities	284,863,531	3,346,878
4	Xtrackers IE Physical Silver EUR Hedged ETC Securities	191,977,644	5,295,784
5	Xtrackers IE Physical Gold EUR Hedged ETC Securities	914,170,221	118,758,943
6	Xtrackers IE Physical Gold GBP Hedged ETC Securities	91,582,487	103,974,080
7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities	29,084,373	286,000

• the following Series of ETC Securities were partially redeemed:

Series	Description	Redemption in USD* 30-Sep-21	Redemption in USD* 30-Sep-20
1	Xtrackers IE Physical Platinum ETC Securities	(793,695)	(23,632,316)
2	Xtrackers IE Physical Gold ETC Securities	(275,685,315)	(4,314,357)
3	Xtrackers IE Physical Silver ETC Securities	(76,549,474)	(2,532,016)
4	Xtrackers IE Physical Silver EUR Hedged ETC Securities	(6,323,235)	(886,377)
5	Xtrackers IE Physical Gold EUR Hedged ETC Securities	(152,746,535)	-
6	Xtrackers IE Physical Gold GBP Hedged ETC Securities	(3,799,197)	-
7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities	(119,142)	

^{*}The timing of issuances/redemptions will impact the gains/losses of the relevant Series.

As at 30 September 2021:

- the Company's total ETC Securities issued had a fair value of USD 3,365,613,642 (2020: USD 421,618,033);
- the Company has invested in Precious metals with a fair value of USD 3,405,169,768 (2020: USD 389,471,120);
- Precious metals with a value of USD 349,373 (2020: USD 9,001) was due to the Company from the Series Counterparty and Precious metals with a value of USD 5,231,029 (2020: USD 291,204) was due from the Company to the Series Counterparty, Amounts receivable on Precious metals awaiting settlement amounted to USD Nil (2020: USD 428,188) and Amounts payable on Precious metals waiting settlement amounted to USD 4,617,295 (USD: Nil) under the terms of the Balancing Agreement;
- the net assets were USD 31,034 (2020: USD 27,223); and
- the Company had the following ETC Securities in issue:

Series	Description	Maturity date	Ccy	Nominal (in units)	Local price of ETCs***	FV in USD	Precious metals held
1	Xtrackers IE Physical Platinum ETC Securities	17-Apr-80	USD	770,629	23.9397	18,448,610	Platinum
2	Xtrackers IE Physical Gold ETC Securities	23-Apr-80	USD	74,463,120	26.9506	2,006,829,043	Gold
3	Xtrackers IE Physical Silver ETC Securities	30-Apr-80	USD	5,670,370	31.0871	176,275,569	Silver
4	Xtrackers IE Physical Silver EUR Hedged ETC Securities*	15-Apr-80	EUR	4,556,577	27.6421	145,734,767	Silver
5	Xtrackers IE Physical Gold EUR Hedged ETC Securities*	21-May-80	EUR	28,866,083	24.1522	807,574,416	Gold
6	Xtrackers IE Physical Gold GBP Hedged ETC Securities**	23-May-80	GBP	6,454,026	21.5203	187,234,153	Gold
7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities*	29-May-80	EUR	963,476	21.0591	23,517,084	Platinum

^{*} with a EUR/USD hedge in terms of the Balancing Agreement.

^{**} with a GBP/USD hedge in terms of the Balancing Agreement.

^{***}The timing of issuances/redemptions will impact gains/losses in the Statement of Comprehensive Income.

Key performance indicators (continued)

• the Company had the following ETC Securities in issue in prior year:

Series	Description	Maturity date	Ссу	Nominal (in units)	Local price of ETCs***	FV in USD	Precious metals held
1	Xtrackers IE Physical Platinum ETC Securities	17-Apr-80	USD	78,000	22.0606	1,720,729	Platinum
2	Xtrackers IE Physical Gold ETC Securities	23-Apr-80	USD	6,231,000	29.2234	182,091,101	Gold
3	Xtrackers IE Physical Silver ETC Securities	30-Apr-80	USD	25,000	34.3446	858,616	Silver
4	Xtrackers IE Physical Silver EUR Hedged ETC Securities*	15-Apr-80	EUR	120,000	31.3067	4,399,772	Silver
5	Xtrackers IE Physical Gold EUR Hedged ETC Securities*	21-May-80	EUR	3,930,000	26.6781	122,638,553	Gold
6	Xtrackers IE Physical Gold GBP Hedged ETC Securities**	23-May-80	GBP	3,605,000	23.6426	109,588,661	Gold
7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities*	29-May-80	EUR	13,750	19.9103	320,601	Platinum

^{*} with a EUR/USD hedge in terms of the Balancing Agreement.

The financial statements and notes to the financial statements are presented in US Dollar ("USD" or "\$") which is the Company's functional currency. Functional currency is the currency of the primary economic environment in which the entity operates. The Directors of the Company believe that USD most faithfully represents the economic effects of the underlying transactions, events and conditions.

Future developments

The Directors expect that the present level of activity will be sustained for the foreseeable future. The Board will continue to seek new opportunities for the Company and will continue to ensure proper management of the current portfolio of Series of the Company.

Going concern

The nature of the Company's business dictates that the outstanding ETC Securities may be redeemed at any time by the holder and in certain circumstances may be compulsorily redeemed by the Company. As the redemption of ETC Securities will always coincide with the transfer of an equal amount of Precious metals, no net liquidity risk is considered to arise. The Directors are closely monitoring the advice and developments relating to the spread of COVID-19, particularly with its impact on the Programme Administrator, its assets under management, and therefore its related revenue streams, in respect of fulfilling the obligations under the Programme Administrator Agreement. The continuance of COVID-19 is adding a major uncertainty in terms of both macroeconomic developments, mainly due to the restrictive measures imposed and the cost resulting from the financial support of sector business and private individuals mostly affected by the coronavirus. Directors did not recognise significant impact on performance of the Company, but they continue to monitor situation after COVID-19 spread.

The UK left the European Union ("EU") at 23:00 GMT on 31 January 2020 and the 11-month transition period ended on the 31 December 2020. The decision to leave the EU created economic and other uncertainties about both the process and its consequences which represent risks that may have affected investors abilities. Although there is no evidence at present that Brexit has adversely affected the Company's activities, the uncertainty in relation to the impact on the UK and EU economies remains and therefore the Directors are closely monitoring the Company's operations.

Post the financial year end, as at 28 January 2022, the prices of the precious metals have remained stable. The Administrator has taken measures to ensure business continuity. Refer to subsequent events note within the Director's report and Note 19.

The Directors consider the Company to be a going concern.

Risks and Uncertainties

The Company is subject to various risks. The principal risks facing the Company are outlined in Note 15 to the financial statements.

Price Risk

Price risk is the risk that the value of Precious metals will fluctuate as a result of changes in market prices, whether caused by factors specific to an individual investment, its issuer or other factors affecting all instruments traded in the market. Refer to note 15 for further details.

Operational risk

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

^{**} with a GBP/USD hedge in terms of the Balancing Agreement.

^{***}The timing of issuances/redemptions will impact gains/losses in the Statement of Comprehensive Income.

Risks and Uncertainties (continued)

Operational risk (continued)

Operational risk arises from all of the Company's operations. The Company was incorporated with the purpose of engaging in those activities outlined in note 1. All administration functions are undertaken by Wilmington Trust SP Services (Dublin) Limited. Deutsche Bank AG, Jane Street Financial Limited, HSBC France Dublin Branch, Susquehanna International Securities Limited and Flow Traders B.V. Morgan Stanley & Co. International Plc, Citigroup Global Markets Limited, Optiver VOF act as the Company's authorised participants (the "Authorised Participants"), DWS International GmbH acts as arranger (the "Arranger") and Programme Administrator, JPMorgan Chase Bank N.A. acts as metal agent (the "Metal Agent"), Secured Account Custodian, Fee Account Custodian, Subscription Account Custodian and Series Counterparty ("Series Counterparty") and State Street Fund Services (Ireland) Limited acts as issuing and determination agent.

Credit Risk

Credit risk is the risk of financial loss to the Company if a counterparty to a financial instrument fails to meet its contractual obligations. The Company's principal financial assets are cash and cash equivalents, other receivables, Amounts Receivable on Precious metals awaiting settlement and Precious metals due from the Series Counterparty which represents the Company's maximum exposure to credit risk. All credit risks are ultimately borne by the ETC Security holders.

The Directors have also considered the credit risk and counterparty risk with JPMorgan as custodian (the "Custodian"), Sub-Custodian and Series Counterparty respectively, of the Precious metals held by the Company given the significance of the Precious metals to the overall financial position of the Company. With an overall credit rating status of JPMorgan (2021: S&P A+) (2020: S&P A+), the Directors are of opinion that counterparty risk is acceptable. Ultimately, all credit and counterparty risks associated with JP Morgan are borne by the ETC Security holders.

Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its obligations as they fall due. The Company limits its exposure to liquidity risk through the purchase of Precious metals. All liquidity risk associated with the Precious metals are ultimately borne by the ETC Security holders. Due to the fact that the ETC Security holders have the option to redeem the securities before the final scheduled maturity date, the ETC securities at fair value have been classified as due in less than one year. Maturity dates across the ETC Securities range between April 2080 and May 2080.

Currency Risk

In addition to metal price risk, the Company has exposure to currency risk as some of the ETC Securities are priced in currencies other than US Dollars and hedged against exchange rate movements between the US Dollar and the Euro or Pound Sterling.

An ETC Security is a debt instrument whose redemption price is linked to the value of the relevant underlying Precious metals and Precious metals due from Series Counterparty. The ETC Securities are issued under limited recourse arrangements whereby the holders have recourse only to the Precious metals and Precious metals due from Series Counterparty attributable to the class of Security held and not to the Company. In addition, since any movements in the value of the Precious metals due from Series Counterparty are wholly attributable to the holders of the ETC Securities, the Company has no residual exposure to movements in the value of the Precious metals and Precious metals due from Series Counterparty. From a commercial perspective, the gains or losses on the liability represented by the ETC Securities are matched economically by corresponding losses or gains attributable to the Precious metals and Precious metals due to/from Series Counterparty under the Balancing Agreement. The Company does not retain any net gains or losses or net risk exposures. Further details surrounding the value of the Precious metals and Precious metals due to/from Series Counterparty are disclosed in note 11.

Movements in the value of the underlying Precious metals and Precious metals due from Series Counterparty, and thus the value of the ETC Securities, may vary widely which could have an impact on the demand for the ETC Securities issued by the Company. These movements are shown in note 11 and 12

Results and dividends for the year

The results for the year are set out on page 17. The Directors do not recommend the payment of a dividend for the year ended 30 September 2021 (2020: Nil).

Corporate Governance Statement

General Principles

The Company is subject to and complies with Irish statute comprising the Companies Act 2014. As the Company's ETC Securities have been admitted to trade on the regulated market of the Frankfurt Stock Exchange, the Borsa Italiana, and the London Stock Exchange plc., the Company adheres to the Listing Rules of these exchanges in so far as it relates to an overseas company trading in secured metal linked debt securities.

Corporate Governance Statement (continued)

General Principles (continued)

The Board of Directors of the Company is responsible for establishing and maintaining adequate internal control and risk management systems for the Company in relation to the financial reporting process. Such systems are designed to manage rather than eliminate the risk of failure to achieve the Company's financial reporting objectives and can only provide reasonable and not absolute assurance against material misstatement or loss.

Board Composition

In accordance with the Company's Articles of Association, the number of Directors, from time to time, shall be not less than two and not more than twelve. The Company may from time to time, by ordinary resolution, increase or reduce the number of Directors provided that any resolution to appoint a director approved by the members that would result in the maximum number of Directors being exceeded shall be deemed to constitute an ordinary resolution increasing the number of Directors to the number in office following such a resolution of appointment.

The Directors are responsible for managing the business affairs of the Company in accordance with the Constitution of the Company, which allows it to enter into contracts and perform all tasks necessary to conduct the business of the Company. The directors may delegate certain functions to the Administrator and other parties, subject to supervision and direction by the directors.

Internal Control and Risk Management Systems in Relation to Financial Reporting

The Directors are responsible for establishing and maintaining adequate internal control and risk management systems of the Company in relation to the financial reporting process. Such systems are designed to manage rather than eliminate the risk of failure to achieve the Company's financial reporting objectives. The Board has put in place a formal procedure to ensure that relevant accounting records for the Company are properly maintained and are readily available and includes the procedure for the production of half yearly and annual audited financial statements for the Company. The annual audited financial statements of the Company are produced by the Corporate Administrator, reviewed by the Programme Administrator, then presented to the Board of Directors for consideration and approval and are filed with the Companies Registration Office in accordance with the provisions of the Transparency Directive (2004/109/EC Regulations 2007).

European Communities (Takeover Bids (Directive 2004/25/EC)) Regulations 2006

The Company is not subject to the European Communities (Takeover Bids (Directive 2004/25/EC)) Regulations 2006 and therefore not required to include information relating to voting rights and other matters required by those Regulations and specified by the Companies Act 2014 for our consideration.

Board Appointments

The Directors who served during the financial year are shown on page 1.

Audit Committee

As set out in Section 1551 (11) (c) of the Act, a Company issuing asset backed securities may avail itself of an exemption from the requirements to establish an audit committee. The sole business of the Company relates to the issuing of asset-backed securities. Given the contractual obligations of the Administrator and the limited recourse nature of the securities issued by the Company, the Board of Directors have concluded that there is currently no need for the Company to have a separate audit committee in order for the Board to perform effective monitoring and oversight of the internal control and risk management systems of the Company. The Board monitors the audit process and the independence of the statutory auditor. Accordingly, the Company has availed itself of the exemption under Section 1551 (11) (c) of the Act not to establish an audit committee.

Programme Administrator

The Company has appointed DWS International GmbH as its Programme Administrator pursuant to a Programme Administrator Agreement.

Remuneration

Details of remuneration paid to the Directors are set out in Note 17.

Changes in Directors, Secretary and registered office

There has been no change in Directors, Secretary and registered office during the year.

Accounting records

The Directors are responsible for ensuring that adequate accounting records, as outlined in Section 281 to 285 of the Companies Act 2014, are kept by the Company. The measures taken by Directors to secure compliance with the Company's obligation to keep adequate accounting records are the use of appropriate systems and procedures and ensuring that competent persons are responsible for the accounting records. The accounting records are kept at the following address: Wilmington Trust SP Services (Dublin) Limited, Fourth Floor, 3 George's Dock, IFSC, Dublin 1, Ireland.

Political donations

The Electoral Act 1997 (as amended by the Electoral Amendment Political Funding Act 2012) requires companies to disclose all political donations over \in 200 in aggregate made during the financial year. The Directors, on enquiry, have satisfied themselves that no such donation in excess of this amount has been made by the company.

Significant events since the financial year end

Gold price which is the main collateral (89.29%) of the Company's ETC Securities touched \$1,743 per ounce as at 30 September 2021 and recovered reaching \$1,830.30 as at 26 January 2022 whilst Silver reached \$21.53 per ounce as at 30 September 2021 and changed slightly touching \$23.79 per ounce as at 26 January 2022. Platinum presented a similar trend with \$963 per ounce as at 30 September 2021 and high of \$1,052 per ounce as at 26 January 2022.

Significant events since the financial year end (continued)

On 11 March 2020, the World Health Organization officially declared COVID-19, the disease caused by novel coronavirus, a pandemic. The Directors have assessed the impact of market conditions arising from the outbreak on the Company's ability to meet its investment objective. Based on the latest available information, the Company continues to be managed in line with its investment objective, with no disruption to the operation of the Company and the publication of the net asset values.

New Interest Limitation Rules (ILR) were enacted in December 2021. These rules will limit the net borrowing cost deductions of Irish companies in certain circumstances. ILR will apply for the next financial year of the Company (1 October 2022 to 30 September 2023). Based on the advice of external legal counsel, the Company believes that it can avail of relieving measures which should eliminate or neutralise any material effect arising from ILR. Therefore, the Directors have considered that the ILR rules will have a limited impact on the Company.

There have been no other significant events that requires disclosure to the financial statements since the year end and up to the date of approving the financial statements.

Independent Auditor

KPMG, Chartered Accountants and Statutory Audit Firm, are willing to continue in office in accordance with section 383(2) of the Companies Act 2014

Relevant audit information

Each Director at the date of approval of this report confirms that:

- so far as the Directors are aware, there is no relevant audit information of which the Company's auditors are unaware; and
- the Directors have taken all steps that they ought to have taken as a Director in order to make themselves aware of any relevant audit information and to establish that the Company's auditors are aware of this information.

Responsibility statement of the Directors in respect of the Directors' Report

We confirm that to the best of our knowledge:

- the financial statements, prepared in accordance with the applicable set of accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company; and
- the Directors' report includes a fair review of the development and performance of the business and the position of the Company, together with a description of the principal risks and uncertainties that they face. The principal risks facing the Company are outlined in Note 15 to the financial statements.

Directors' Compliance Statement

The Directors, in accordance with section 225(2) of the Companies Act, acknowledge that they are responsible for securing the Company's compliance with certain obligations specified in that section arising from the Companies Act and Tax laws ("relevant obligations").

The Directors confirm that:

- a compliance policy statement has been drawn up setting out the Company's policies that in their opinion are appropriate with regard to such compliance;
- appropriate arrangements and structures have been put in place that, in their opinion, are designed to provide reasonable assurance of compliance in all material respects with those relevant obligations; and
- a review has been conducted, during the financial period, of those arrangements and structures.

In discharging their responsibilities under section 225 of the Companies Act, the Directors relied upon, among other things, the services provided, advice and/or representations from third parties whom the Directors believe have the requisite knowledge and experience in order to secure material compliance with the Company's relevant obligations.

On behalf of the Board

Cliona O'Faolain Director Claudio Borza
Director

Date: 28 January 2022

Statement of Directors' responsibilities

The directors are responsible for preparing the directors' report and financial statements, in accordance with applicable law and regulations.

Company law requires the directors to prepare financial statements for each financial year. Under that law they have elected to prepare the financial statements in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union (EU).

Under company law the directors must not approve the financial statements unless they are satisfied that they give a true and fair view of the state of affairs of the Company and of its profit or loss for that year. In preparing the financial statements, the directors are required to:

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

The directors are responsible for keeping adequate accounting records which disclose with reasonable accuracy at any time the assets, liabilities, financial position and profit or loss of the Company and enable them to ensure that its financial statements comply with the Companies Act 2014. They are responsible for such internal controls as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company. In this regard they have entrusted the assets of the Company to a trustee for safe-keeping. They have general responsibility for taking such steps as are reasonably open to them to prevent and detect fraud and other irregularities. The directors are also responsible for preparing a directors' report that complies with the requirements of the Companies Act 2014.

The directors are responsible for the maintenance and integrity of the corporate and financial information included on the Company's website. Legislation in the Republic of Ireland governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

On behalf of the Board

Cliona O'Faolain

Director

Date: 28 January 2022

Claudio Borza

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF XTRACKERS ETC PLC

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Xtrackers ETC Plc ('the Company') for the year ended 30 September 2021 set out on pages 17 to 45, which comprise the Statement of comprehensive income, Statement of financial position, Statement of changes in equity, Statement of cash flows and related notes, including the summary of significant accounting policies set out in note 3. The financial reporting framework that has been applied in their preparation is Irish Law and International Financial Reporting Standards (IFRS) as adopted by the European Union.

In our opinion:

- the financial statements give a true and fair view of the assets, liabilities and financial position of the Company as at 30 September 2021 and of its profit for the year then ended;
- the financial statements have been properly prepared in accordance with IFRS as adopted by the European Union; and
- the financial statements have been properly prepared in accordance with the requirements of the Companies Act 2014.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (Ireland) (ISAs (Ireland)) and applicable law. Our responsibilities under those standards are further described in the Auditor's Responsibilities section of our report. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion. Our audit opinion is consistent with our report to the audit committee.

We were appointed as auditor by the directors on 4 June 2020. The period of total uninterrupted engagement for the EU Public Interest Entity is 2 years ended 30 September 2021. We have fulfilled our ethical responsibilities under, and we remained independent of the Company in accordance with, ethical requirements applicable in Ireland, including the Ethical Standard issued by the Irish Auditing and Accounting Supervisory Authority (IAASA) as applied to listed public interest entities. No non-audit services prohibited by that standard were provided.

Conclusions relating to going concern

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

Our evaluation of the director's assessment of the entity's ability to continue to adopt the going concern basis of accounting included our knowledge of the Company and the asset management industry to identify the inherent risks to the Company's business model and analysing how those risks might affect the Company's financial resources or ability to continue as a going concern over the twelve months from the date of when the financial statements are authorised for issue. As part of our evaluation we note that the Company issued, and continues to issue, a large number of certificates, through different series of certificates and have assessed management plans. The Company also has a diversified portfolio of several different metals, post the financial year end, the Company continues to generate substantial cash flows to meet its contractual obligations in relation to the payment of management fees and expenses as they fall due.

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

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

Key audit matters: our assessment of risks of material misstatement

Key audit matters are those matters that, in our professional judgment, were of most significance in the audit of the financial statements and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by us, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

In arriving at our audit opinion above, the key audit matters, in decreasing order of audit significance, were as follows:

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF XTRACKERS ETC PLC (continued)

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

Accuracy of precious metals at fair value through profit or loss \$3,405,169,768 (2020: \$389,471,120)

Refer to note 3 (accounting policy) and note 11 (Precious metals at fair value and Precious Metals due to/from Series Counterparty)

The key audit matter - Accuracy of precious metals at How the matter was addressed in our audit fair value through profit or loss The Company's investment in precious metals make up Our audit procedures over the accuracy of the Company's precious metals included but were not limited to: 99.8% of the total asset value of the Company and are considered to be the key driver of the Company's results. Obtained and documented our understanding of the While the nature of the precious metals held do not process in place to value the precious metals; and require a significant level of judgement as they comprise With the assistance of our valuation specialists, of precious metals which have observable quoted prices independently revalued the precious metals held by on actively traded markets, due to their significance in the the Company and determined that the prices were context of the financial statements as a whole, the within a reasonable range. precious metals were identified as a matter which had the greatest effect on our overall audit strategy and allocation Based on the audit procedures performed, we concluded that of resources in planning and completing our audit. the accuracy of the precious metals was not materially

Existence of precious metals at fair value \$3,405,169,768 (2020: \$389,471,120)

Refer to note 3 (accounting policy) and note 11 (Precious metals at fair value and Precious metals due to/from Series Counterparty)

The key audit matter - Existence of precious metals at fair value	How the matter was addressed in our audit
Due to the size of the portfolio and the fact that the precious metal are the main asset owned by the Company, the existence of precious metals at fair value was identified as a key audit matter which had a significant effect on our overall audit strategy and allocation of resources in planning and completing our audit.	Our procedures over the existence of precious metals portfolio included, but were not limited to: — Obtained and documented our understanding of the process in place for existence of precious metals; and — We obtained an independent third-party confirmation directly from the custodian, JPMorgan Chase Bank, N.A. and agreed the confirmation to the quantity of precious metals held at year end. Based on the evidenced obtained, we concluded that the existence of precious metals was not materially misstated.

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

The materiality for the Company financial statements as a whole was set at \$34.1million (2020: \$4.2 Million). This has been calculated with reference to a benchmark of the Company's total asset value, (of which it represents 100 basis points) as at 30 September 2021, which we consider to be one of the principal considerations for members of the Company in assessing the financial performance of the Company. We report to the directors all corrected and uncorrected misstatements we identified through our audit with a value in excess of 5 basis points of the Company's total asset value, in addition to other audit misstatements below that threshold that we believe warranted reporting on qualitative grounds.

In planning the audit, we applied materiality to assist us in determining audit scoping and risk assessment. Our audit of the Company was undertaken to the materiality level specified above and was all performed by the one engagement team in Dublin.

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF XTRACKERS ETC PLC (continued)

Other information

The directors are responsible for the other information presented in the Annual Report together with the financial statements. The other information comprises the information included in the Directors and other information, Directors' report and Statement of Directors' responsibilities. The financial statements and our auditor's report thereon do not comprise part of the other information. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except as explicitly stated below, any form of assurance conclusion thereon.

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

Based solely on our work on the other information undertaken during the course of the audit, we report that:

- we have not identified material misstatements in the directors' report;
- in our opinion, the information given in the directors' report is consistent with the financial statements; and
- in our opinion, the directors' report has been prepared in accordance with the Companies Act 2014.

Corporate governance disclosures

As required by the Companies Act 2014, we report, in relation to information given in the Corporate Governance Statement on page 9, that:

- based on the work undertaken for our audit, in our opinion, the description of the main features of internal control and risk
 management systems in relation to the financial reporting process is consistent with the financial statements and has been
 prepared in accordance with the Companies Act 2014;
- the Company is not subject to the European Communities (Takeover Bids (Directive 2004/25/EC)) Regulations 2006 and therefore not required to include information relating to voting rights and other matters required by those Regulations and specified by the Companies Act 2014 for our consideration in the Corporate Governance Statement; and
- based on our knowledge and understanding of the Company and its environment obtained in the course of our audit, we have not identified any material misstatements in that information.

We also report that, based on work undertaken for our audit, the information required by the Companies Act 2014 is contained in the Corporate Governance Statement.

Our opinions on other matters prescribed the Companies Act 2014 are unmodified

We have obtained all the information and explanations which we consider necessary for the purpose of our audit.

In our opinion, the accounting records of the Company were sufficient to permit the financial statements to be readily and properly audited and the Company's financial statements are in agreement with the accounting records.

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

The Companies Act 2014 requires us to report to you if, in our opinion, the disclosures of directors' remuneration and transactions required by Sections 305 to 312 of the Act are not made. We have nothing to report in this regard.

Respective responsibilities and restrictions on use

Directors' responsibilities

As explained more fully in their statement set out on page 12, the directors are responsible for: the preparation of the financial statements including being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue our opinion in an auditor's report. Reasonable assurance is a high level of assurance but does not guarantee that an audit conducted in accordance with ISAs (Ireland) will always detect a material misstatement when it exists. Misstatements can arise from fraud, other irregularities or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the financial statements. The risk of not detecting a material misstatement resulting from fraud or other irregularities is higher than for one resulting from error, as they may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control and may involve any area of law and regulation and not just those directly affecting the financial statements.

Date: 28 January 2022

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF XTRACKERS ETC PLC (continued)

Respective responsibilities and restrictions on use (continued)

A fuller description of our responsibilities is provided on IAASA's website at: <a href="http://www.iaasa.ie/Publications/Auditing-standards/International-Standards-on-Auditing-for-use-in-Ire/Description-of-the-auditor-s-responsibilities-for-use-in-Ire/Description-of-the-audit

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

Our report is made solely to the Company's members, as a body, in accordance with Section 391 of the Companies Act 2014. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members, as a body, for our audit work, for our report, or for the opinions we have formed.

Joine Fernandez Revilla
for and on behalf of
KPMG
Chartered Accountants, Statutory Audit Firm
1 Harbourmaster Place
IFSC
Dublin 1

$Statement \, of \, comprehensive \, income$

For the year ended 30 September 2021

		Year ended	Year ended
		30-Sep-21	30-Sep-20
	Notes	USD	USD
Revenue	6	4,268,406	761,508
Net fair value (loss)/gain on Precious metals at fair value and Precious metals due from Series Counterparty	4	(233,296,438)	11,960,291
Net fair value gain/(loss) on ETC Securities at fair value	5	233,296,438	(11,960,291)
Operating expenses	7	(4,263,324)	(761,508)
Operating profit before taxation		5,082	-
Taxation	9	(1,271)	-
Profit and total comprehensive income for the year	_	3,811	-

Statement of financial position

As at 30 September 2021		30-Sep-21	30-Sep-20
	Notes	USD	USD
Assets			
Cash and cash equivalents	10	2,225,034	165,852
Precious metals at fair value	3e,11	3,405,169,768	389,471,120
Precious metals due from Series Counterparty	3f,11	349,373	9,001
Amounts receivable on Precious metals awaiting settlement	3e	-	428,188
Amounts receivable on ETC Securities awaiting settlement	3g	2,452,787	32,000,928
Other receivables		23,782	12,570
Total assets		3,410,220,744	422,087,659
Liabilities and equity			
ETC securities at fair value	3h,12	3,365,613,642	421,618,033
Precious metals due to Series Counterparty	3f,11	5,231,029	291,204
Amounts payable on Precious metals awaiting settlement	3e	4,617,295	-
Amounts payable on ETC Securities awaiting settlement	3g	32,505,280	-
Other payables	3h	2,222,464	151,199
Total liabilities		3,410,189,710	422,060,436
Equity			
Share capital	13	27,223	27,223
Retained earnings		3,811	-
Total equity		31,034	27,223
Total liabilities and aquity		3,410,220,744	422 D97 650
Total liabilities and equity		3,410,220,744	422,087,659

The financial statements on pages 1 to 45 were approved by the Board and authorised for issue on 28 January 2022.

On behalf of the Board

Cliona O'Faolain

Director

Claudio Borza

Statement of changes in equity For the year ended 30 September 2021

For the year ended 30 September 2021				
	Note	Called up Share Capital USD	Retained Earnings USD	Total Equity USD
Balance as at 1st October 2019		27,223	_	27,223
Issued share capital	13	-	_	-
Comprehensive income for the financial year		-	_	_
Balance as at 30 September 2020		27,223	_	27,223
	Note	Called up Share Capital	Retained Earnings	Total Equity
		USD	USD	USD
Balance as at 1st October 2020		27,223	-	27,223
Issued share capital	13	-	-	-
Comprehensive income for the financial year		-	3,811	3,811
Balance as at 30 September 2021		27,223	3,811	31,034

Statement of cash flows For the year ended 30 September 2021

		Year ended 30-Sept-21 USD	Year ended 30-Sept-20 USD
	Notes		
Cash flows from operating activities			
Amount received from metal sold		4,273,088	207,684
Amount received from Programme Administrator		-	541,254
Amount paid for operating expenses		(2,209,224)	(610,309)
Net cash inflows from operating activities		2,063,864	138,629
Cash flows from financing activities			
Issuance of share capital	13	-	27,223
Fractional Metal sale		(4,682)	
Net cash generated from financing activities		(4,682)	27,223
Movement in cash and cash equivalents		2,059,182	165,852
Cash and cash equivalents at start of the year		165,852	-
Cash and cash equivalents at end of the year	10	2,225,034	165,852

Non-cash transactions during the year include:

	USD	USD
Issuance of ETC Securities	3,693,308,640	441,022,808
Redemptions of ETC Securities	(516,016,593)	(31,365,066)
Additions of Precious metals	3,723,067,928	412,580,962
Disposals of Precious metals	(514,067,949)	(31,157,382)
Settlements of Precious metals due to/from Series Counterparty	39,650,900*	(3,987,270)*

^{*}Settlements of Precious metals due to/from Series Counterparty comprise of gross outflows amounting to USD206,448,148 (2020: USD23,956,175) and gross inflows amounting to USD246,099,048 (2020: USD19,968,905).

Notes to the financial statement For year ending 30 September 2021

1 General information

Xtrackers ETC Plc (the "Company"), the reporting entity, was incorporated on 18 May 2018 as a public limited company with limited liability under the Companies Act 2014, as amended, with registration number 627079. The Company commenced operations on 16 April 2020. The registered office of the Company is at 4th Floor, 3 George's Dock, IFSC, Dublin 1, Ireland.

The purpose of the Company is to provide a vehicle that facilitates the issuance and subsequent listing and trading of ETC Securities. The ETC Securities are issued under limited recourse arrangements whereby the Company has no residual exposure to the value of the Precious metals and Precious metals due from Series Counterparty, therefore from a commercial and accounting perspective the aggregate gains and losses in respect of Precious metals and Precious metals due from Series Counterparty will always be offset by a corresponding loss or gain on the ETC Securities. Further details regarding the risks of the Company are disclosed in note 15. Further details regarding the application of IFRS 13 are disclosed in note 16.

Exchange traded products are not typically actively managed, are significantly lower in cost when compared to actively managed mutual funds and are easily accessible to investors. No active trading or management of Precious metals and Precious metals due from Series Counterparty is required because the Company only receives or delivers Precious metals on the issue and redemption of ETC Securities, and only holds Precious metals to support the ETC Securities.

The ETC Securities issued are listed on the following exchanges: the Frankfurt Stock Exchange, the Borsa Italiana and the London Stock Exchange plc. In all cases, the ETC securities issued by the Company are limited recourse.

Each ETC Security of a Series has metal entitlement (the "Metal Entitlement") expressed as an amount in weight (in troy or fine troy ounces) of the relevant metal linked to such Series. This Metal Entitlement starts at a predetermined initial Metal Entitlement for the relevant Series and is reduced weekly by a Product fee (in metal) for the Series, and in respect of FX Hedged ETC Securities, an adjustment is also required for any exchange gains or losses under the relevant Balancing Agreement.

The Balancing Agreement sets out the arrangements between the Company and J.P. Morgan AG (the "Series Counterparty") with respect to the rebalancing of the Metal held by the Company for the relevant ETC securities. Such rebalancing will be made in respect of FX Hedged ETC Securities to reflect gains or losses in respect of the foreign exchange hedge element of the metal entitlement per ETC Security. The Balancing Agreement broadly seeks to account for any currency hedging gains or losses by requiring deliveries of Precious Metal to be made between the Company and the Series Counterparty so that, as a result of such deliveries, the amount of Underlying Metal held by the Company should equal the aggregate metal entitlement per ETC Security in respect of all outstanding ETC Securities of the relevant Series. Where there are foreign exchange gains and the metal entitlement per ETC Security consequently increases, the Series Counterparty will be required to deliver additional Metal equivalent to such increase to the Company under the Balancing Agreement. Where there are losses and the metal entitlement per ETC Security consequently decreases, the Company will be required to deliver Metal equivalent to such decrease to the Series Counterparty under the Balancing Agreement. The balancing agreement is recognised as a derivative in the financial statements of the Company. Refer to note 3(b) and 3(f) for more detail.

Exchange Offer

On 16 March 2020, the Company established a Secured Xtrackers ETC Precious Metal Linked Securities Programme (the "Programme"). DWS International GmbH acts as the Programme Administrator in respect of the Programme (the "Programme Administrator").

The Secured Xtrackers ETC Precious Metal Linked Securities Programme (the "Programme") was updated on 11 March 2021.

DB ETC PLC (the "Jersey Issuer") had established a Secured DB ETC Precious Metal Linked Securities Programme under which it was issued different series of ETC securities similar to those issued by the Company (the "DB ETC Securities"). The Company made an offer to the holders of the DB ETC Securities (the "Existing Securityholders") to exchange those DB ETC Securities for new securities in a corresponding Series of ETC Securities issued by the Company (the "Exchange Offers").

The purpose of the Exchange Offers was for the Company to increase the number of new Xtrackers ETC Securities. The Exchange Offers provided the Company with an opportunity to increase the number of new Xtrackers ETC Securities issued by it whilst simultaneously providing the Existing Securityholders with the opportunity to exchange their holdings of the DB ETC Securities for certain of the new Xtrackers ETC Securities.

The Jersey Issuer transferred the relevant precious metal backing the DB ETC Securities to the Exchange Offer Account Custodian for the account of the Company and the Company in turn issued new ETC Securities in the corresponding existing Series to the DB ETC Ple's Securityholders. Once the Exchange Offers were complete, the exchanged DB ETC Securities were cancelled by the Jersey Issuer.

The details of which series of DB ETC Securities corresponded with each Series issued by the Company were contained in the EU Exchange Offer Memorandum and the UK Exchange Offer Memorandum. At the time of the Exchange Offers, the value of the DB ETC Securities and the ETC Securities were not exactly equal. As a result, an Exchange Ratio was calculated by the Programme Administrator for each series to determine the correct number of DB ETC Ple's Securityholders to be delivered to the Existing Securityholders.

The Exchange Offers expired on 23 April 2021 and on 26 April 2021 the Company announced decision to accept all valid offers of Existing DB ETC Securities for exchange pursuant to the Exchange Offers and the final aggregate amount of each series of DB ETC Securities accepted for exchange.

Notes to the financial statement For year ending 30 September 2021

1. General information (continued)

Exchange Offer (continued)

The Exchange Ratio for each series of Existing DB ETC Securities is shown in the table below:

The Exchange Ratio for each series of E DB ETC plc ETC Securities Series	New Xtrackers ETC Securities Series	Settlement Date	Total number of DB ETC plc ETC securities surrendered pursuing to the exchange offer	Exchange Ratio as on 27-Apr- 21	Metal Entitlement per DB ETC plc ETC Security as at the Subscription Trade Date	Metal Entitlemen t per New Xtrackers ETC Security as at the Subscripti on Trade Date	Total number of New Xtrackers ETC Securities to be issued pursuant to the Exchange Offers
Series 5 Xtrackers Physical Platinum (ISIN: GB00B57GJC05)	Series 1 Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	22,138	3.823	0.095194279	0.0249007	84,629
Series 1 Xtrackers Physical Gold (ISIN: GB00B5840F36)	Series 2 Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	2,504,172	6.269	0.09700686	0.0154741	15,698,568
Series 9 Xtrackers Physical Gold (EUR) (ISIN: DE000A1E0HR8)	Series 2 Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	2,244,351	6.273	0.097063942	0.0154741	14,078,048
Series 3 Xtrackers Physical Silver (ISIN: GB00B57Y9462)	Series 3 Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	53,516	6.596	9.534960321	1.4454943	353,000
Series 10 Xtrackers Physical Silver (EUR) (ISIN: DE000A1E0HS6)	Series 3 Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	325,108	6.602	9.543665042	1.4454943	2,146,463
Series 4 Xtrackers Physical Silver EUR Hedged (ISIN: DE000A1EK0J7)	Series 4 Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	144,370	4.717	7.403944494	1.5697367	680,933
Series 2 Xtrackers Physical Gold EUR Hedged (ISIN: DE000A1EK0G3)	Series 5 Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	2,634,101	4.655	0.07846656	0.0168566	12,261,583
Series 13 Xtrackers Physical Gold GBP Hedged (ISIN: GB00B68FL050)	Series 6 Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	435,700	0.437	0.007532656	0.0172426	190,326
Series 6 Xtrackers Physical Platinum EUR Hedged (ISIN: DE000A1EK0H1)	Series 7 Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	123,362	2.754	0.073559309	0.0267099	339,726
	•						45,833,276

If the application of the relevant Exchange Ratio resulted in a number of New Xtrackers ETC Securities which was not a whole number, there were no fractional units of New Xtrackers ETC Securities delivered to an Existing Securityholder. Instead, the Metal Agent sold the Metal represented by the aggregated fractional units within a specified period and discharged its obligations to the holders in respect of such fractional units by paying out a cash amount from liquidating aggregate fractional units to third party buyers. The price of the Metal sold was dependent on market conditions.

Details of fractional metal sale are presented below:

Series	Description	Settlement date	Fractional metal in ounces	Price of Metal in currency	Value of fractional metal in currency	Exchange rate on the settlement date	Value of fractional metal in USD
Series 1	Xtrackers IE Physical Platinum	10/05/2021	(0.09)	1,240	(110)	1.0000	(110)
Series 2	Xtrackers IE Physical Gold	10/05/2021	(0.77)	1,794	(1,372)	1.0000	(1,373)
Series 3	Xtrackers IE Physical Silver	10/05/2021	(35.39)	27	(947)	1.0000	(947)
Series 4	Xtrackers IE Physical Silver EUR Hedged	10/05/2021	(21.97)	22	(488)	1.2060	(589)
Series 5	Xtrackers IE Physical Gold EUR Hedged	10/05/2021	(0.41)	1,490	(617)	1.2060	(744)
Series 6	Xtrackers IE Physical Gold GBP Hedged	10/05/2021	(0.26)	1,290	(339)	1.3909	(472)
Series 7	Xtrackers IE Physical Platinum EUR Hedged	10/05/2021	(0.36)	1,030	(371)	1.2060	(447)
	Total		(59.25)				(4,682)

The details of the Exchange Offers were made available to the Existing Securityholders by way of announcements released by the Company additionally the Company made an announcement on behalf of the Jersey Issuer in respect of certain DB ETC Securities listed on Euronext Dublin.

Notes to the financial statement For year ending 30 September 2021

1. General information (continued)

Exchange Offer (continued)

The details of new Xtrackers ETC Securities issued pursuant to the Exchange Offer:

Series	New Xtrackers ETC Securities Series	Settlement Date	Number of New Xtrackers ETC Securities to be issued pursuant to the Exchange Offers	ETC FV in USD
Series 1	Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	84,629	2,591,896
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	15,698,568	430,783,264
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	14,078,048	386,315,922
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	353,000	13,321,928
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	2,146,463	81,011,495
Series 4	Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	680,933	27,908,012
Series 5	Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	12,261,583	366,530,182
Series 6	Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	190,326	5,819,159
Series 7	Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	339,726	11,160,651
	,	Total	45,833,276	1,325,442,509

Details of Metal received pursuant to the Exchange Offer:

Series	New Xtrackers ETC Securities Series	Settlement Date	Amount of Metal received in ounces	FV of Metal Received in USD
Series 1	Xtrackers IE Physical Platinum (ISIN: DE000A2T0VT7)	27/04/2021	2,107.32	2,592,006
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	242,921.38	430,784,636
Series 2	Xtrackers IE Physical Gold (ISIN: DE000A2T0VU5)	27/04/2021	217,845.28	386,315,922
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	510,259.47	13,322,875
Series 3	Xtrackers IE Physical Silver (ISIN: DE000A2T0VS9)	27/04/2021	3,102,699.93	81,011,495
Series 4	Xtrackers IE Physical Silver EUR Hedged (ISIN: DE000A2UDH55)	27/04/2021	1,068,885.50	27,908,600
Series 5	Xtrackers IE Physical Gold EUR Hedged (ISIN: DE000A2T5DZ1)	27/04/2021	206,688.43	366,530,926
Series 6	Xtrackers IE Physical Gold GBP Hedged (ISIN: DE000A2UDH48)	27/04/2021	3,281.72	5,819,631
Series 7	Xtrackers IE Physical Platinum EUR Hedged (ISIN: DE000A2UDH63)	27/04/2021	9,074.06	11,161,099
		Total	5,363,763.09	1,325,447,190

The Exchange Offers made to Existing Securityholders in various jurisdictions were subject to various regulatory requirements. For Existing Securityholders based in certain EU jurisdictions, an Exchange Offer Memorandum was submitted to the Central Bank of Ireland (the "Central Bank") for approval (the "EU Exchange Offer Memorandum") and passported to the relevant jurisdictions.

Notes to the financial statement For year ending 30 September 2021

1. General information (continued)

Subscriptions

Only Authorised Participants may subscribe for ETC Securities from the Company. The Authorised Participant(s) in respect of each Series of ETC Securities at the relevant Tranche Issue Date of such Series will be specified in the relevant Final Terms, and have been disclosed on page 1. The Company will, as subscription proceeds for the issue of ETC Securities, receive an amount of the relevant Metal from the Authorised Participants subscribing for the ETC Securities sufficient to cover the relevant metal entitlement per ETC Security.

Securities may be offered by the Authorised Participant to any category of potential investors on the secondary market provided that the offer complies with the selling restrictions set out in the Company's prospectus.

Redemptions and Buy-backs

Buy-back:

An Authorised Participant may request that the Company buys back ETC Securities from such Authorised Participant. Prior to settlement of a Buy-Back, the Authorised Participant will be required to deliver to the Issuing Agent acting on behalf of the Company the relevant ETC Securities being bought back. The Company will not cancel such ETC Securities and deliver to the Authorised Participant an amount of Metal equal to the product of the Metal Entitlement on the relevant trade date and the total number of ETC Securities being bought back, until the Issuing Agent has confirmed receipt of such ETC Securities.

Redemptions

The ETC Securities of a Series may become due and payable prior to their Scheduled Maturity Date, which is known as an "Early Redemption Event" as defined in the Company's Prospectus. If any of the Early Redemption Events occur, each ETC Security will become due and payable at an amount (the "Early Redemption Amount") equal to the greater of (i) the Early Metal Redemption Amount (defined below) plus the Specified Interest Amount (as defined in the Company's prospectus) and (ii) the Minimum Debt Principal Amount (as defined in the Company's prospectus) plus the Specified Interest Amount

The "Early Metal Redemption Amount" is determined by multiplying (i) the metal entitlement per ETC Security as at the Early Redemption Valuation Date (defined below); and (ii) the Average Metal Sale Price during the Early Redemption Disposal Period (defined below), net of associated fees, deductions and taxes.

The "Early Redemption Valuation Date" is (i) the date specified as such in relation to the relevant Early Redemption Event or if not specified, the date of the occurrence of such Early Redemption Event or (ii) the date on which the Trustee gives notice that due to the occurrence of an event of default, the ETC Securities shall become due and payable at their Early Redemption Amount on the Scheduled Early Redemption Date, or if such day is not a business day, the next following business day.

The "Early Redemption Disposal Period" is the period which lasts for the number of days specified in the Final Terms, which shall start from (but exclude) the date falling four non-disrupted business days following the /Early Redemption Valuation Date.

On the Scheduled Maturity Date, each ETC Security will become due and payable at an amount (the "Final Redemption Amount") equal to the greater of (i) the Final Metal Redemption Amount (defined below) plus the Specified Interest Amount and (ii) 10 per cent. of the Issue Price per ETC Security as at the Series Issue Date (the "Minimum Debt Principal Amount") plus the Specified Interest Amount.

The "Final Metal Redemption Amount" is determined by multiplying (i) the metal entitlement per ETC Security as at the Final Redemption Valuation Date (defined below); and (ii) the volume-weighted average prices per metal unit at which the Metal Agent is able to sell the Underlying Metal ("Average Metal Sale Price") during the Final Redemption Disposal Period (defined below), net of associated fees, deductions and taxes.

"Final Redemption Valuation Date" is the date specified in the Final Terms or, if such day is not business day, the next following business day.

The "Final Redemption Disposal Period" is the period which lasts for the number of days specified in the Final Terms, which shall start from (but exclude) the date falling four non-disrupted business days following the Final Redemption Valuation Date.

2. Basis of preparation

The accounting policies set out below have been applied in preparing the financial statements for the year ended 30 September 2021; the comparative information for the year ended 30 September 2020 presented in these financial statements has been prepared using the same accounting policies.

These financial statements have been prepared on a going concern basis as disclosed in the Directors' report.

a. Statement of compliance

The financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as adopted for use in the European Union ("EU") and in accordance with the Companies Act 2014.

b. Basis of measurement

The financial statements have been prepared on the historical cost basis except for the following material items in the Statement of financial position:

- i. Precious metals measured at fair value;
- ii. Precious metals due to/from Series Counterparty measured at fair value; and
- iii. ETC securities at fair value.

The method used to measure fair values are discussed further in note 3(e, f, h) and 16.

c. Functional and presentation currency

The financial statements and notes to the financial statements are presented in US Dollar ("USD" or "\$") which is the Company's functional currency. Functional currency is the currency of the primary economic environment in which the entity operates. The Directors of the Company believe that USD most faithfully represents the economic effects of the underlying transactions, events and conditions.

d. Use of estimates and judgements

The preparation of financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected. Details of material judgements and estimates have been further described in accounting policy notes 3(e), 3(f), 3(h) and note 16.

Judgements

The following are the critical judgements and estimates that the Directors have made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognised in the financial statements.

Accounting for Precious metals at fair value

Under IFRS there is no standard treatment for the classification of physical metals. The Precious metals are held to provide the security holders with the exposure to changes in the fair value of Precious metals and therefore the Directors consider that carrying the Precious metals at fair value through profit or loss, consistent with the treatment that would be applicable to a financial instrument, reflects the objectives and the purpose of holding this asset.

e. Accounting standards

New standards, amendments and interpretations to existing standards which are effective from 1 January 2020

Standards/interpretations	Effective date
Amendments to References to the Conceptual Framework in	1 January 2020
IFRS Standards	
Amendments to IFRS 3: Definition of Business	1 January 2020
Amendments to IAS 1 and IAS 8: Definition of Material	1 January 2020
Amendments IFRS 9, IAS 39 and IFRS 7: Interest Rate Benchmark Reform	1 January 2020

None of the above standards, amendments and interpretations had a significant impact on the Company's financial statements.

2. Basis of preparation (continued)

e. Accounting standards (continued)

New standards and amendments to standards which are not yet effective and have not been early adopted

Interest Rate Benchmark Reform - Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)

On August 27, 2020, the International Accounting Standards Board (IASB) published "Interest Rate Benchmark Reform - Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)" with amendments that address issues that might affect financial reporting after the reform of an interest rate benchmark, including its replacement with alternative benchmark rates. Phase 1 dealt with pre-replacement issues, Phase 2 of the project deals with replacement issues.

The amendments relate to the modification of financial assets and financial liabilities, specific hedge accounting requirements, and disclosure requirements applying IFRS 7 to accompany the amendments regarding modifications and hedge accounting. The amendments are applied for annual periods beginning on or after 1 January 2021 with earlier application permitted.

COVID-19-Related Rent Concessions (Amendment to IFRS 16)

In 2020, the International Accounting Standards Board (the Board) issued amendments to IFRS 16 Covid-19-Related Rent Concessions (the 2020 amendments) to simplify how lessees account for rent concessions.

The amendments are not expected to have a significant impact on the Company's financial statements.

3. Significant accounting policies

a) Foreign currency transactions

Transactions in foreign currencies are translated into the functional currency at the date of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated into the functional currency at the exchange rate at that date.

Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are translated into the functional currency at the exchange rate at the date that the fair value was determined. Non-monetary items in a foreign currency that are measured in terms of historical cost are translated using the exchange rate at the date of the transaction. Foreign currency differences arising on translation are recognised in the Statement of comprehensive income.

Gains and losses arising on translation of ETC securities at fair value and Precious metals at fair value are included in the Statement of comprehensive income together with fair value gains and losses as noted in note 3b and 3c.

b) Net fair value gain/loss on Precious Metal at fair value and Precious metals due to/from Series Counterparty

Net fair value gain on Precious metals and Precious metals due to/from Series Counterparty relates to the movement in the prices of metals and hedging in respect of the derivative embedded in the Balancing Agreement and includes all realised and unrealised fair value changes. Any gains and losses arising from changes in fair value of the Precious metals and changes in fair value of Precious metals due to/from Series Counterparty are recorded in net fair value gain/loss on Precious metals at fair value and Precious metals due to/from Series Counterparty in the Statement of comprehensive income.

c) Net fair value gain/loss on ETC securities at fair value

Net fair value gain/loss on ETC securities at fair value relates to ETC Securities issued and includes all realised and unrealised fair value changes and foreign exchange differences. Any gains and losses arising from changes in the fair value of the ETC securities at fair value are recorded in net fair value gain/loss on ETC Securities in the Statement of comprehensive income. Details of recognition and measurement of financial liabilities are disclosed in the accounting policy of financial instruments (note 3(h)). Further details regarding the application of IFRS 13 are disclosed in note 16.

3. Significant accounting policies (continued)

d) Revenue and Expenses

Revenue is measured based on a consideration of the amount to which the Company expects to be entitled. All other income and expenses are recognised on an accrual basis.

i) Product Fees

Each Series pays a product fee prepared by the Determination Agent, which accrues on a daily basis. This fee is used to pay the agreed fees of other service providers of the Company at an annual rate ranging between 0.15% and 0.73% (2020: between 0.15% and 0.73%), and is applied to the Metal Entitlement of the ETC Securities on a daily basis to determine a daily deduction of an amount of Metal from the Metal Entitlement of the ETC Securities.

ii) Corporate Benefit

In line with the Disbursement agreement between the Company and DWS International GmbH ("DWS" or the "Programme Administrator"), to the extent that the Company does not have sufficient funds to make such payments, or where total expenses exceed product fee accrued, DWS agrees to reimburse the Company against certain fees, costs, charges, disbursements and expenses paid or payable by the Company.

e) Precious metals at fair value

The Company hold Precious metals at least equal to the amount due to holders of ETC Securities solely for the purposes of meeting its obligations under the ETC Securities.

The Precious metals are measured at fair value and changes in fair value are recognised in the Statement of Comprehensive Income. Any costs to sell precious metal that arise in the course of settling the Company's obligations under the ETC Securities are borne by the holders of the ETC Securities ("ETC Security holders").

Initial recognition

The precious metal is recognised when the metal is received into the vault of the Custodian. The precious metal is derecognised when the risks and rewards of ownership have all been substantially transferred.

Derecognition

The Company derecognises Precious metals held at fair value when the contractual rights to the asset have expired, or the Company has transferred the rights to the asset in a transaction in which substantially all the risks and rewards of ownership are transferred.

Valuation of Precious metals

The gold is recorded at fair value using the last available price, nearest or at year-end, quoted by the London Bullion Market Association. The AM fix (the "AM fix") on 30 September 2021 was used to value the gold as this was the last fix price available from the London Bullion Market Association for the year.

The silver is recorded at fair value using the last available price, nearest or at year-end, quoted by the London Bullion Market Association. The fix on 30 September 2021 was used to value the silver as this was the last fix price available from the London Bullion Market Association for the year.

The platinum is recorded at fair value using the last available price, nearest or at year-end, quoted by the London Platinum and Palladium Market. The AM fix on 30 September 2021 was used to value the platinum as this was the last available fix price available from the London Platinum and Palladium Market for the year.

Amounts receivable/(payable) on Precious metals awaiting settlement

Amounts receivable/(payable) on Precious metals awaiting settlement is the metal amount pending to be settled due to the balancing agreement that settle post year end.

f) Precious metals due to/from Series Counterparty

Precious metals due to/from Series Counterparty (the Balancing Agreement) comprise a financial instrument whose value is linked to the Precious Metal and foreign exchange. These instruments are mandatorily classified as financial assets/liabilities at fair value through profit or loss upon initial recognition under IFRS 9 in consideration of contractual terms.

g) Amounts receivable/(payable) on ETC Securities awaiting settlement

Amounts receivable/(payable) on ETC Securities awaiting settlement is the ETC Securities that settle post year end in metal and are held at amortised cost.

3. Significant accounting policies (continued)

h) Financial instruments

Initial recognition

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

Classification

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

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

Precious metals due to/from the Series Counterparty

Counterparty Financial liabilities at fair value through profit or loss:

•ETC securities at fair value through profit or loss

Financial assets at amortised cost:

• Cash and cash equivalents, receivables awaiting settlement and other receivables

Financial liabilities at amortised cost:

•Other payables and payables awaiting settlement

ETC Securities comprise a financial instrument whose redemption price is linked to exchange quoted prices. The ETC Securities are classified as financial liabilities at fair value through profit or loss upon initial recognition under IFRS 9 as they are irrevocably designated by the entity as such. The Company designates the ETC Securities issued as financial liabilities at fair value through profit or loss both on initial recognition and on an ongoing basis as a result of the derivative embedded in the ETC securities.

The amortised cost of a financial asset or liability is the amount at which the financial asset or liability is measured at initial recognition, minus principal repayments, plus or minus the cumulative amortisation using the effective interest rate method or any difference between the initial amount recognised and the maturity amount, minus any reduction for impairment.

Subsequent measurement

After initial measurement, the Company measures financial instruments which are classified as at fair value through profit or loss at their fair value. Subsequent changes in the fair value of financial instruments designated at fair value through profit or loss are recognised directly in the profit or loss in the Statement of comprehensive income. 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.

Derecognition

The Company derecognises a financial asset when the contractual rights to the asset expire, or it transfers the rights to 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. The Company derecognises a financial liability when its contractual obligations are discharged, cancelled or expire.

Fair value measurement principles

Financial assets designated at fair value through profit or loss are valued using the appropriate metal prices and/or forward foreign exchange prices consistent with the description in the accounting policy for Precious metals and Precious metals due to/from Series Counterparty above.

The exchange quoted value of the ETC Securities is determined by reference to exchange quoted prices. Changes in the fair value of the ETC Securities are recognised in the Statement of Comprehensive Income.

Identification and measurement of impairment

IFRS 9 requires an impairment assessment to be carried out on its financial assets. The Directors have assessed that impairment does not apply to financial assets classified as fair value through profit or loss. The Directors consider the probability of default to be close to zero, as these instruments have a low risk of default and the counterparties have a strong capacity to meet their contractual obligations in the near term. As a result, no loss allowance has been recognised in the financial statements based on 12-month expected credit losses as any such impairment would be wholly insignificant to the Company.

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Notes to the financial statements (continued) For the year ended 30 September 2021

3. Significant accounting policies (continued)

i) Other receivables and payables

Other receivables and payables are accounted for at amortised cost.

i) Cash and cash equivalents

Cash and cash equivalents include deposits held at call with the cash custodian which are subject to insignificant risk of changes in their fair value and are used by the Company in the management of its short-term commitments.

k) Share capital

Share capital is issued in Euro ("EUR"). Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction from the proceeds.

1) Segment reporting

A business segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different from those of other business segments. The Directors are responsible for ensuring that the Company carries out business activities in line with the transaction documents. They may delegate some or all of the day-to-day management of the business including the decisions to purchase and sell securities to other parties both internal and external to the Company. The decisions of such parties are reviewed on a regular basis to ensure compliance with the policies and legal responsibilities of Directors. Therefore, the Directors, as chief operating decision maker, retain full responsibility as to major allocation decisions of the Company.

The Board believe that each Series can be treated as a segment. Furthermore, financial information reviewed by the Board of Directors is split out by Series and decisions are made on the basis of this information. The split of financial liabilities designated at fair value through profit or loss by Series is shown in note 12 to the financial statements. Details of the fair value movement by Series and the year-end unit price by Series are included in note 12 which are the key measures of performance for each Series. There were no transactions between reportable segments during the year. All the entity-wide disclosures are covered in the Statement of financial position and the Statement of comprehensive income and the related notes. In addition, the Company has no single major customer from which greater than 10% of revenue is generated.

Notes to the financial statements (continued) For the year ended 30 September 2021

4.	Net fair value (loss)/gain on Precious Metals and Precious metals		
	due to/from the Series Counterparty	Year ended 30-Sept-21 USD	Year ended 30-Sept-20 USD
	Net fair value (loss)/gain on Precious metals	(189,046,085)	8,255,224
	Net fair value (loss)/gain on Precious metals due from Series Counterparty	(44,250,353)	3,705,067
		(233,296,438)	11,960,291
5.	Net fair value gain/(loss) on ETC Securities		
3.	Net fail value gam/(1058) on ETC Securities	Year ended 30-Sept-21	Year ended 30-Sept-20
		USD	USD
	Net fair value gain/(loss) on ETC Securities	233,296,438	(11,960,291)
		233,296,438	(11,960,291)
6.	Revenue		
	Revenue relates to:	Year ended 30-Sept-21 USD	Year ended 30-Sept-20 USD
	Revenue from contracts with customers – product fee	4,268,406	207,684
	Corporate benefit	-	553,824
		4,268,406	761,508
7.	Operating expenses	Year ended 30-Sept-21 USD	Year ended 30-Sept-20 USD
	Fees payable to the Programme Administrator	910,244	-
	Other expenses	3,353,080	761,508
	•	1262.221	E (1 E00

Each Series pays a product fee prepared by the Determination Agent, which accrues on a daily basis. Where the fees of other service providers of the Company exceed the product fee accrued, DWS International GmbH ("DWS" or the "Programme Administrator") will pay the excess of such fees in accordance with the relevant disbursement agreement. Where operating expenses of the Company are below the product fee charged to ETC Security holders, the excess is payable to DWS under same disbursement agreement. Refer to note 3 and 17 for more information. Refer to note 6 for amounts earned through the Corporate Benefit and Product Fee.

8. Auditor's remuneration

Fees for the statutory auditor, KPMG Ireland:

	30-Sep-21	30-Sep-20
	USD	USD
Audit fees		
Statutory audit of financial statements	124,619*	72,004*
Other Non-Audit Services fees		
Tax advisory services	8,260*	7,200*
	132,879	79,204

^{*}Audit Fee (excluding VAT): EUR 87,500 (2020: EUR 50,000)

^{*}Tax fee (excluding VAT): EUR 5,800 (2020: EUR 5,000)

Notes to the financial statements (continued) For the year ended 30 September 2021

9. Taxation

The Company has been advised that it should fall within the Irish regime for the taxation of qualifying companies as set out in Section 110 of the Taxes consolidation Act 1997 ("Section 110"), and as such should be taxed only on the amount of its retained profit after deducting all amounts of interest and other revenue expenses due to be paid by the Company. If, for any reason, the Company is not or ceases to be entitled to the benefits of Section 110, then profits or losses could arise in the Company which could have tax effects not contemplated in the cashflows for the transaction and as such adversely affect the tax treatment of the Company and consequently the payments on the ETC Securities.

The Company will be taxable as a securitisation Company pursuant to Section 110 of the Taxes Consolidation Act ("TCA") 1997. Profits arising to the Company are charged at a corporate tax rate of 25%. All expenses that are not capital in nature and are for the purposes of the Company's activities will be deductible from income in order to determine taxable profits.

The Company is a qualifying Company within the meaning of Section 110 of the TCA. As such, the profits are chargeable to corporation tax under Case III of Schedule D of the TCA at the rate of 25% but are computed in accordance with the provisions applicable to Case I Schedule D of the TCA.

		Year ended 30-Sept-21	Year ended 30-Sept-20
		USD	USD
	Net result for the financial year before tax	5,082	-
	Corporation tax rate 25%	(1,271)	-
	Taxation charge	(1,271)	-
10.	Cash and cash equivalents	30-Sep-21	30-Sep-20
		USD	USD
	Cash at bank	2,225,034	165,852
		2,225,034	165,852
11.	Precious metals at fair value and Precious metals due to/from Series Counterparty	Precious Metal	Net Precious metals due to/from Series Counterparty
		30-Sep-21	30-Sep-21
		USD	USD
	Precious metals at fair value	3,405,169,768	-
	Precious metals due from Series Counterparty Precious metals due to Series Counterparty		349,373 (5,231,029)
		3,405,169,768	(4,881,656)
	Movement in Precious metals and Precious metals due to/from Series Counterparty	30-Sep-21	30-Sep-21
		USD	USD
			Net Precious metals due to/from Series
		Precious Metal	Counterparty
	At beginning of the year	389,471,120	(282,203)
	Additions during the year*	3,723,085,770	-
	Disposals/settlements during the year*	(518,341,037)	39,650,900
	Net changes in fair value during the year	(189,046,085)	(44,250,353)
	At end of the year	3,405,169,768	(4,881,656)

Settlements of Net Precious metals due to/from Series Counterparty were in respect of Precious metals per the Balancing agreement into metals at fair value of USD 39,650,900.

^{*}Total ounces of metal received from Exchange Offer amounted to 5,363,763.09 troy ounces and FV of metal transferred USD 1,325,447,190. Fractional cash transaction back to new ETC holders amounted to USD 4,682. Please refer to Directors Report, Notes 1 and 17 of the Notes to the financial statements for more details.

11. Precious metals at fair value and Precious metals due to/from Series Counterparty (continued)

Precious metals at fair value and Precious metals due to/from Series Counterparty	Precious Metal	Net Precious metals due to/from Series Counterparty
	30-Sep-20	30-Sep-20
	USD	USD
Precious metals at fair value	389,471,120	-
Precious metals due from Series Counterparty	-	9,001
Precious metals due to Series Counterparty		(291,204)
	389,471,120	(282,203)
Movement in Precious metals and Precious metals due to/from Series Counterparty	30-Sep-20	30-Sep-20
	USD	USD
		Net Precious metals due to/from Series
	Precious Metal	Counterparty
At beginning of the year	-	-
Additions during the year	412,580,962	-
Disposals/settlements during the year	(31,365,066)	(3,987,270)
Net changes in fair value during the year	8,255,224	3,705,067
At end of the year	389,471,120	(282,203)

Settlements of Net Precious metals due to/from Series Counterparty were in respect of Precious metals per the Balancing Agreement into metals at fair value of USD (3,987,270).

Movement in Metal in troy ounces for the year ended 30 September 2021

Series	Description	Opening balance 1-Oct-20 Troy Ounces	Metal Contributed Troy Ounces	Metal distributed Troy Ounces	Metal 30- Sep -21 Troy Ounces	Price of metal per ounce 30-Sep-21	Fair value USD 30-Sept-21 USD
Series 1	Xtrackers IE Physical Platinum ETC	1,947	16,812	(644)	18,115	\$963.00	17,444,262
Series 2	Xtrackers IE Physical Gold ETC	83,634	1,221,290	(146,827)	1,158,097	\$1,742.80	2,018,333,776
Series 3	Xtrackers IE Physical Silver ETC	36,192	11,228,499	(3,075,112)	8,189,579	\$21.53	176,281,445
Series 4	Xtrackers IE Physical Silver EUR Hedged EC	153,925	7,807,156	(1,122,120)	6,838,961	\$21.53	147,209,109
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC	61,142	573,947	(155,702)	479,387	\$1,742.80	835,476,847
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC	58,142	87,900	(38,907)	107,135	\$1,742.80	186,716,872
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC	361	29,522	(5,265)	24,618	\$963.00	23,707,457
	_	395,343	20,965,126	(4,544,577)	16,815,892	- -	3,405,169,768

Metal has been rounded to the nearest troy ounce in table above.

Notes to the financial statements (continued) For the year ended 30 September 2021

11. Precious metals at fair value and Precious metals due to/from Series Counterparty (continued)

Movement in Metal in troy ounces for the year ended 30 September 2020

Series	Description	Opening Balance 1-Oct-19 Troy Ounces	Metal contributed Troy Ounces	Metal distributed Troy Ounces	Metal 30- Sep -20 Troy Ounces	Price of Metal per ounce 30-Sep-20	Fair value USD 30-Sept-20 USD
Series 1	Xtrackers IE Physical Platinum ETC	-	31,869	(29,922)	1,947	\$884.00	1,720,729
Series 2	Xtrackers IE Physical Gold ETC	-	85,886	(2,252)	83,634	\$1,886.90	157,844,308
Series 3	Xtrackers IE Physical Silver ETC	-	152,125	(115,933)	36,192	\$23.73	858,616
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC	-	220,149	(66,223)	153,925	\$23.73	3,651,828
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC	-	64,000	(2,858)	61,142	\$1,886.90	115,369,309
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC	-	65,492	(7,351)	58,141	\$1,886.90	109,706,874
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC	-	415	(54)	361	\$884.00	319,456
		-	619,936	(224,593)	395,343		389,471,120

Metal has been rounded to the nearest troy ounce in table above.

12. ETC securities at fair value through profit or loss

	30-Sep-21		30-Sep-20	
	Nominal units issued	Fair value USD	Nominal units issued	Fair value USD
ETC Securities issued	121,744,281	3,365,613,642	14,002,750	421,618,033
Movement in ETC Securities issued			30-Sep-21 USD	30-Sep-20 USD
At beginning of the year			421,618,033	-
Issue of ETC Securities issued during the year *			3,693,308,640	441,022,808
Redemption of ETC Securities issued during the year			(516,016,593)	(31,365,066)
Net changes in fair value during the year			(233,296,438)	11,960,291
At end of the year		_	3,365,613,642	421,618,033

The ETC Securities issued are listed on following exchanges: the Frankfurt Stock Exchange, the Borsa Italiana and the London Stock Exchange plc. Refer to note 15 for a description of the key risks regarding the issue of these instruments.

^{*}Total units of ETC Securities issued 45,833,276 at FV of USD 1,325,442,509 as part of Exchange Offer. Please refer to Directors Report, Note 1 and 17 of the Notes of the financial statements for more details.

12. ETC securities at fair value through profit and loss (continued)

The ETC securities in issue at 30 September 2021 are as follows:

Series	Description	CCY	Maturity Date	Units outstanding 30 -Sep-21	Metal entitlement per ETC Security* (ounces)	Value per ETC Security (Local CCY) 30-Sept-21	Value per ETC Security USD 30-Sept-21	Fair value USD 30-Sept-21
Series 1	Xtrackers IE Physical Platinum ETC	USD	17-Apr-80	770,629	0.0249	\$23.9397	\$23.9397	18,448,610
Series 2	Xtrackers IE Physical Gold ETC	USD	23-Apr-80	74,463,120	0.0155	\$26.9506	\$26.9506	2,006,829,043
Series 3	Xtrackers IE Physical Silver ETC	USD	30-Apr-80	5,670,370	1.4442	\$31.0871	\$31.0871	176,275,569
Series 4	Xtrackers IE Physical Silver EUR	EUR	23-Apr-80	4,556,577	1.4859	€27.6422	\$31.9834	145,734,767
Series 5	Hedged ETC Xtrackers IE Physical Gold EUR Hedged ETC	EUR	21-May-80	28,866,083	0.0161	€24.1521	\$27.9766	807,574,416
Series 6	Xtrackers IE Physical Gold GBP	GBP	23-May-80	6,454,026	0.0166	£21.5203	\$29.0104	187,234,153
Series 7	Hedged ETC Xtrackers IE Physical Platinum EUR Hedged ETC	EUR	29-May-80	963,476	0.0253	€21.0591	\$24.4086	23,517,084
Total	Trouged LTC		_	121,744,281			•	3,365,613,642

^{*}Metal entitlement per ETC security is calculated exclusive of ETC securities awaiting settlement.

Movement in fair values by Series for the year ended 30 September 2021

		Opening balance			Net changes in	Closing balance
Series	Description	1-Oct-20 USD	Issuances USD	Redemptions USD	fair values USD	30-Sept-21 USD
Series 1	Xtrackers IE Physical Platinum ETC	1,720,729	19,007,796	(793,695)	(1,486,220)	18,448,610
Series 2	Xtrackers IE Physical Gold ETC	182,091,101	2,162,622,588	(275,685,315)	(62,199,332)	2,006,829,043
Series 3	Xtrackers IE Physical Silver ETC	858,616	284,863,531	(76,549,474)	(32,897,105)	176,275,569
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC	4,399,772	191,977,644	(6,323,235)	(44,319,414)	145,734,767
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC	122,638,553	914,170,221	(152,746,535)	(76,487,823)	807,574,416
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC	109,588,661	91,582,487	(3,799,197)	(10,137,797)	187,234,153
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC	320,601	29,084,373	(119,142)	(5,768,748)	23,517,084
	-	421,618,033	3,693,308,640	(516,016,593)	(233,296,438)	3,365,613,642

12. ETC securities at fair value through profit and loss (continued)

The ETC securities in issue at 30 September 2020 are as follows:

Series	Description	CCY	Maturity Date	Units outstanding 30 -Sep-20	Metal entitlement per ETC Security* (ounces)	Value per ETC Security (Local CCY) 30-Sept-20	Value per ETC Security USD 30-Sept-20	Fair value USD 30-Sept-20
Series 1	Xtrackers IE Physical Platinum ETC	USD	17-Apr-80	78,000	0.0250	\$22.0606	\$22.0606	1,720,729
Series 2	Xtrackers IE Physical Gold ETC	USD	23-Apr-80	6,231,000	0.0155	\$29.2234	\$29.2234	182,091,101
Series 3	Xtrackers IE Physical Silver ETC	USD	30-Apr-80	25,000	1.4476	\$34.3446	\$34.3446	858,616
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC	EUR	23-Apr-80	120,000	1.5453	€31.3067	\$36.6617	4,399,772
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC	EUR	21-May-80	3,930,000	0.0165	€26.6781	\$31.2040	122,638,553
Series 6	Xtrackers IE Physical Gold GBP	GBP	23-May-80	3,605,000	0.0161	£23.6426	\$30.3973	109,588,661
Series 7	Hedged ETC Xtrackers IE Physical Platinum EUR	EUR	29-May-80	13,750	0.0264	€19.9103	\$23.3140	320,601
Total	Hedged ETC		_	14,002,750			-	421,618,033

^{*}Metal entitlement per ETC security is calculated exclusive of ETC securities awaiting settlement.

Movement in fair values by Series for the year ended 30 September 2020

Series	Description	Opening balance 1-Oct-19 USD	Issuances USD	Redemptions USD	Net changes in fair values USD	Closing balance 30-Sept-20 USD
Series 1	Xtrackers IE Physical Platinum ETC	-	25,016,892	(23,632,316)	336,153	1,720,729
Series 2	Xtrackers IE Physical Gold ETC	-	184,344,231	(4,314,357)	2,061,227	182,091,101
Series 3	Xtrackers IE Physical Silver ETC	-	3,346,878	(2,532,016)	43,754	858,616
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC	-	5,295,784	(886,377)	(9,635)	4,399,772
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC	-	118,758,943	-	3,879,610	122,638,553
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC	-	103,974,080	-	5,614,581	109,588,661
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC	-	286,000	-	34,601	320,601
	_	-	441,022,808	(31,365,066)	11,960,291	421,618,033

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Notes to the financial statements (continued) For the year ended 30 September 2021

13.	Share Capital	30-Sep-21	30-Sep-20
	Authorised:	EUR	EUR
	1,000,000 ordinary shares of EUR 1 each	1,000,000	1,000,000
	Issued and fully paid:	USD	USD
	25,000 ordinary shares of EUR 1 each	27,223	27,223
		27,223	27,223
	As at 30 September 2021 and as at 30 September 2020, the ordinary share capital was held by the following non-benefit		20 G 20
		30-Sep-21	30-Sep-20
		USD	USD
	Wilmington Trust SP Services (Dublin) Limited		

The issued share capital of the Company is EUR 25,000 divided into 25,000 ordinary shares of EUR 1 each, all of which have been issued and fully paid up (2020: issued and fully paid). The nominee has no beneficial interest in and derives no benefit from its holding of the shares. There are no other rights that pertain to the shares and the shareholders.

14. Capital risk management

The Company views the share capital as its capital. The Company is a special purpose vehicle set up to issue ETC Securities for the purpose of making investments as defined under the programme memorandum and in each of the Series memorandum agreements. Share capital of EUR 25,000 was issued in line with Irish Company Law and is not used for financing the investment activities of the Company. The Company is not subject to any other externally imposed capital requirements. The Company can issue further series of ETC Securities to meet the demand of its investors.

15. Financial risk management

Risk management framework

The Company, and ultimately the holders of the ETC Securities, have exposure to the following risks from its use of financial instruments:

- (a) Market risk;
- (b) Credit risk;
- (c) Liquidity risk; and
- (d) Operational 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 these risks.

a) Market risk

Market risk comprises three types of risk: interest rate risk, currency risk and other price risk. The ETC Security holders are exposed to the market risk of the financial instruments.

(i) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of financials instruments will fluctuate as a result of a change in interest rates. The ETC Securities, the Precious metals due from the Series Counterparty and the Precious metals do not bear interest. As such, the Company and ETC Security holders have limited exposure to interest rate risk.

(ii) Currency rish

The Company has exposure to currency risk as some of the Currency-Hedged Metal Securities are priced in currencies other than US Dollars and hedged against exchange rate movements between the US Dollar and the Euro or Pound Sterling. However, the Directors do not consider the Company to have a significant exposure to currency risk arising from the current economic uncertainties facing a number of countries around the world as the gains or losses on the liability represented by the Currency-Hedged Metal Securities are matched economically by corresponding losses or gains attributable to the Precious metals and Precious metals due to/from Series Counterparty as result of the Balancing Agreement. Refer to note 1 and note for more detail.

15. Financial risk management (continued)

a) Market risk (continued)

(ii) Currency risk (continued)

As at the reporting date, the carrying value of the Company's assets and liabilities held in individual foreign currencies were as follows:

Series 4 Xtrackers IE Physical Silver	EUR Hedged ETC
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	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure
EUR	(145,734,767)	145,734,767	-
Total	(145,734,767)	145,734,767	-

In the event that the Euro moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 1,457,348 and USD (1,457,348) respectively. However, the Balancing Agreement would offset these movements by USD (1,457,348) and USD 1,457,348 respectively, resulting in a zero net exposure.

Series 5 Xtrackers IE Physical Gold EUR Hedged ETC

	USD	USD	USD	
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure	
EUR	(807,574,416)	807,574,416	-	
Total	(807,574,416)	807,574,416	-	_

In the event that the Euro moved by either $\pm 1\%$ or $\pm 1\%$ against the USD, the value of the ETC Security would move by USD 8,075,744 and USD (8,075,744) respectively. However, the Balancing Agreement would offset these movements by USD (8,075,744) and USD 8,075,744 respectively, resulting in a zero net exposure.

Series 6 Xtrackers IE Physical Gold GBP Hedged ETC

	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure
GBP	(187,234,153)	187,234,153	
Total	(187,234,153)	187,234,153	-

In the event that the Pound Sterling moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 1,872,342 and USD (1,872,342) respectively. However, the Balancing Agreement would offset these movements by USD (1,872,342) and USD 1,872,342 respectively, resulting in a zero net exposure.

15. Financial risk management (continued)

a) Market risk (continued)

(ii) Currency risk (continued)

Series 7 Xtrackers IE Physical Platinum EUR Hedged ETC

	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net Exposure
EUR	(23,517,084)	23,517,084	
Total	(23,517,084)	23,517,084	-

In the event that the Euro moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 235,171 and USD (235,171) respectively. However, the Balancing Agreement would offset these movements by USD (235,171) and USD 235,171 respectively, resulting in a zero net exposure.

Currency risk exposure as at 30 September 2020:

Series 4	Xtrackers 1	IE Physi	cal Silver	EUR	Hedged	ETC

	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure
EUR	(4,399,772)	4,399,772	-
Total	(4,399,772)	4,399,772	-

In the event that the Euro moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 43,998 and USD (43,998) respectively. However, the Balancing Agreement would offset these movements by USD (43,998) and USD 43,998 respectively, resulting in a zero net exposure.

Series 5 Xtrackers IE Physical Gold EUR Hedged ETC

	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure
EUR	(122,638,553)	122,638,553	-
Total	(122,638,553)	122,638,553	-

In the event that the Euro moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 1,226,385 and USD (1,226,385) respectively. However, the Balancing Agreement would offset these movements by USD (1,226,385) and USD 1,226,385 respectively, resulting in a zero net exposure.

Series 6 Xtrackers IE Physical Gold GBP Hedged ETC

USD	USD	USD
ETC Security at fair value	Notional amount of the Balancing Agreement	Net exposure
(109,588,661)	109,588,661	
(109,588,661)	109,588,661	-
	ETC Security at fair value (109,588,661)	ETC Security at fair value Notional amount of the Balancing Agreement (109,588,661) 109,588,661

In the event that the Pound Sterling moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 1,095,886 and USD (1,095,886) respectively. However, the Balancing Agreement would offset these movements by USD (1,095,886) and USD 1,095,886 respectively, resulting in a zero net exposure.

15. Financial risk management (continued)

a) Market risk (continued)

(ii) Currency risk (continued)

Series 7 Xtrackers IE Physical Platinum EUR Hedged ETC

	USD	USD	USD
	ETC Security at fair value	Notional amount of the Balancing Agreement	Net Exposure
EUR	(320,601)	320,601	
Total	(320,601)	320,601	-

In the event that the Euro moved by either +1% or -1% against the USD, the value of the ETC Security would move by USD 3,206 and USD (3,206) respectively. However, the Balancing Agreement would offset these movements by USD (3,206) and USD 3,206 respectively, resulting in a zero net exposure.

b. Price risk

Price risk is the risk that changes in market prices of metals will affect the Company's income, expense, Precious metals and ETC securities at fair value through profit or loss. The Company's liabilities are exposed to the market prices of the metals. However, the risk is mitigated by the Company holding quantities of Precious metals equivalent to the weight of metal entitlement for each Series of ETC Securities issued.

The following table assess the sensitivity of the fair value of the series of assets to an impact of a 1% movement in the price of Precious metals as at 30 September 2021:

Series	Fair value of ETC securities for each series	1% increase in price of Precious metals in USD	1% decrease in price of Precious metals in USD
Xtrackers IE Physical Platinum ETC Securities	18,448,610	184,486	(184,486)
Xtrackers IE Physical Gold ETC Securities	2,006,829,043	20,068,290	(20,068,290)
Xtrackers IE Physical Silver ETC Securities	176,275,569	1,762,756	(1,762,756)
Xtrackers IE Physical Silver EUR Hedged ETC Securities	145,734,767	1,457,348	(1,457,348)
Xtrackers IE Physical Gold EUR Hedged ETC Securities	807,574,416	8,075,744	(8,075,744)
Xtrackers IE Physical Gold GBP Hedged ETC Securities	187,234,153	1,872,342	(1,872,342)
Xtrackers IE Physical Platinum EUR Hedged ETC Securities	23,517,084	235,171	(235,171)

The following table assess the sensitivity of the fair value of the series of assets to an impact of a 1% movement in the price of Precious metals as at 30 September 2020:

Series	Total for each series	1% increase in price of Precious metals in USD	1% decrease in price of Precious metals in USD
Xtrackers IE Physical Platinum ETC Securities	1,720,729	17,207	(17,207)
Xtrackers IE Physical Gold ETC Securities	182,091,101	1,820,911	(1,820,911)
Xtrackers IE Physical Silver ETC Securities	858,616	8,586	(8,586)
Xtrackers IE Physical Silver EUR Hedged ETC Securities	4,399,772	43,998	(43,998)
Xtrackers IE Physical Gold EUR Hedged ETC Securities	122,638,553	1,226,259	(1,226,259)
Xtrackers IE Physical Gold GBP Hedged ETC Securities	109,588,661	1,095,802	(1,095,802)
Xtrackers IE Physical Platinum EUR Hedged ETC Securities	320,601	3,204	(3,204)

15. Financial risk management (continued)

b) Credit risk

Credit risk is the risk of financial loss to the Company if a counterparty to a financial instrument fails to meet its contractual obligations. The Company's principal financial assets are cash and cash equivalents, other receivables, Amounts Receivable on Precious metals awaiting settlement and Precious metals due from the Series Counterparty which represents the Company's maximum exposure to credit risk. All credit risks are ultimately borne by the ETC Security holders.

	30-Sep-21	30-Sept-20	
	USD	USD	
Precious metals due from Series Counterparty	349,373	9,001	
Amounts Receivable on Precious metals awaiting settlement	-	428,188	
Amounts Receivable on ETC Securities awaiting settlement	2,452,787	32,000,928	
Other receivables	23,782	12,570	
Cash and cash equivalents	2,225,034	165,852	
	5,050,976	32,616,539	

As at 30 September 2021, no financial assets carried at amortised cost were past due or impaired (2020: Nil). The Directors have also considered the credit risk and counterparty risk with JPMorgan as custodian (the "Custodian"), Sub-Custodian and Series Counterparty respectively, of the Precious metals held by the Company given the significance of the Precious metals to the overall financial position of the Company. As at 30 September 2021, the Company held Precious metals at fair value of USD 3,405,169,768 (2020: 389,471,120) with JP Morgan. Precious metals due from the Series Counterparty with a fair value of USD 349,373 (2020: USD 9,001) and Precious metals due to the Series Counterparty with a fair value of USD 5,231,029 (2020: USD 291,204) was held with JPMorgan as at 30 September 2021. Amount payable on Precious metals awaiting settlement with a fair value of USD 4,617,295 (2020: USD Nil), amount receivable on the Precious metals awaiting settlement USD Nil (2020: USD 428,188) and cash and cash equivalents to the amount of USD 2,225,034 (2020: USD 165,852) were held with JPMorgan.

With an overall credit rating status of JPMorgan (2021: S&P A+) (2020: S&P A+), the Directors are of opinion that counterparty risk is acceptable. Ultimately, all credit and counterparty risks associated with JP Morgan are borne by the ETC Security holders.

Concentration risk

At the reporting date, the Company's Precious metals due from Series Counterparty were concentrated in the following asset types and geographical location:

By industry	30-Sep-21	30-Sep-20
Types of collaterals	%	%
Gold	89.29	98.31
Silver	9.50	1.16
Platinum	1.21	0.53
	100	100
By Geographical location	30-Sep-21	30-Sep-20
Country of origin	0/0	0/0
United Kingdom*	100	100
*the Precious metals are held in a vault in the United Kingdom.	100	100

15. Financial risk management (continued)

c) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its obligations as they fall due. The Company limits its exposure to liquidity risk through the purchase of Precious metals. All liquidity risk associated with the Precious metals are ultimately borne by the ETC Security holders.

The contractual maturity profile of financial liabilities as at 30 September 2021 is as follows:

	Carrying amount	Carrying amount Gross contractual cash flows	
	USD	USD	USD
ETC securities at fair value through profit or loss	3,365,613,642	3,365,613,642	3,365,613,642
Amounts payable on Precious metals awaiting settlement	4,617,295	4,617,295	4,617,295
Precious metals due from Counterparty	5,231,029	5,231,029	5,231,029
Amounts payable on ETC Securities awaiting settlement	32,505,280	32,505,280	32,505,280
Other payables	2,222,464	2,222,464	2,222,464
	3,410,189,710	3,410,189,710	3,410,189,710

The contractual maturity profile of financial liabilities as at 30 September 2020 is as follows:

	Carrying amount	Gross contractual cash flows	Less than one year
	USD	USD	USD
ETC securities at fair value through profit or loss	421,618,033	421,618,033	421,618,033
Precious metals due from Counterparty	291,204	291,204	291,204
Other payables	151,199	151,199	151,199
	422,060,436	422,060,436	422,060,436

Due to the fact that the ETC Security holders have the option to redeem the securities before the final scheduled maturity date, the ETC securities at fair value have been classified as due in less than one year. Maturity dates across the ETC Securities range between April 2080 and May 2080.

The carrying amount and the gross contractual cashflows are equal to the fair value of each liability as stated in the Statement of financial position.

Subscriptions

Only Authorised Participants may subscribe for ETC Securities from the Company. The Authorised Participant(s) in respect of each Series of ETC Securities at the relevant Tranche Issue Date of such Series will be specified in the relevant Final Terms. The Company will, as subscription proceeds for the issue of ETC Securities, receive an amount of the relevant Metal from the Authorised Participants subscribing for the ETC Securities sufficient to cover the relevant metal entitlement per ETC Security.

Securities may be offered to any category of potential investors provided that the offer complies with the selling restrictions set out in the Company's prospectus.

Redemptions and Buy-backs

Buy-backs

An Authorised Participant may request that the Company buys back ETC Securities from such Authorised Participant. Prior to settlement of a Buy-Back, the Authorised Participant will be required to deliver to the Issuing Agent acting on behalf of the Company the relevant ETC Securities being bought back. The Company will not cancel such ETC Securities and deliver to the Authorised Participant an amount of Metal equal to the product of the Metal Entitlement on the relevant trade date and the total number of ETC Securities being bought back, until the Issuing Agent has confirmed receipt of such ETC Securities.

Redemptions

The ETC Securities of a Series may become due and payable prior to their Scheduled Maturity Date, which is known as an "Early Redemption Event" as defined in the Company's Prospectus. If any of the Early Redemption Events occur, each ETC Security will become due and payable at an amount (the "Early Redemption Amount") equal to the greater of (i) the Early Metal Redemption Amount (defined below) plus the Specified Interest Amount and (ii) the Minimum Debt Principal Amount plus the Specified Interest Amount.

The "Early Metal Redemption Amount" is determined by multiplying (i) the metal entitlement per ETC Security as at the Early Redemption Valuation Date (defined below); and (ii) the Average Metal Sale Price during the Early Redemption Disposal Period (defined below), net of associated fees, deductions and taxes.

15. Financial risk management (continued)

c) Liquidity risk (continued)

Redemptions and Buy-backs (continued)

Redemptions (continued)

The "Early Redemption Valuation Date" is (i) the date specified as such in relation to the relevant Early Redemption Event or if not specified, the date of the occurrence of such Early Redemption Event or (ii) the date on which the Trustee gives notice that due to the occurrence of an event of default, the ETC Securities shall become due and payable at their Early Redemption Amount on the Scheduled Early Redemption Date, or if such day is not a business day, the next following business day.

The "Early Redemption Disposal Period" is the period which lasts for the number of days specified in the Final Terms, which shall start from (but exclude) the date falling four non-disrupted business days following the Early Redemption Valuation Date.

On the Scheduled Maturity Date, each ETC Security will become due and payable at an amount (the "Final Redemption Amount") equal to the greater of (i) the Final Metal Redemption Amount (defined below) plus the Specified Interest Amount and (ii) 10 per cent. of the Issue Price per ETC Security as at the Series Issue Date (the "Minimum Debt Principal Amount") plus the Specified Interest Amount.

The "Final Metal Redemption Amount" is determined by multiplying (i) the metal entitlement per ETC Security as at the Final Redemption Valuation Date (defined below); and (ii) the volume-weighted average prices per metal unit at which the Metal Agent is able to sell the Underlying Metal ("Average Metal Sale Price") during the Final Redemption Disposal Period (defined below), net of associated fees, deductions and taxes.

"Final Redemption Valuation Date" is the date specified in the Final Terms or, if such day is not business day, the next following business day.

The "Final Redemption Disposal Period" is the period which lasts for the number of days specified in the Final Terms, which shall start from (but exclude) the date falling four non-disrupted business days following the Final Redemption Valuation Date.

d) Operational risk

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

Operational risks arise from all of the Company's operations. The Company was incorporated with the purpose of engaging in those activities outlined in note 1. All administration functions are undertaken by Wilmington Trust SP Services (Dublin) Limited. Deutsche Bank AG, Jane Street Financial Limited, HSBC France Dublin Branch, Susquehanna International Securities Limited and Flow Traders B.V. Morgan Stanley & Co. International Plc, Citigroup Global Markets Limited, Optiver VOF act as the Company's authorised participants (the "Authorised Participants"), DWS International GmbH acts as arranger (the "Arranger") and Programme Administrator, JPMorgan Chase Bank N.A. acts as metal agent (the "Metal Agent"), Secured Account Custodian, Fee Account Custodian, Subscription Account Custodian and Series Counterparty ("Series Counterparty") and State Street Fund Services (Ireland) Limited acts as issuing and determination agent.

16. Fair values

The Company's financial assets and financial liabilities at fair value through profit or loss are carried at fair value in the Statement of financial position.

The Company's accounting policy on fair value measurement for Precious metals is disclosed in note 3(e) to the financial statements. The Company's accounting policy on fair value measurement of ETC securities at fair value is disclosed in note 3(g). The Company measures fair values using the following fair value hierarchy that reflects the significance of the inputs used in making the measurements.

- a. Level 1: Quoted market price in an active market for an identical instrument.
- b. Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The objective of valuation techniques is to arrive at a fair value determination that reflects the price of the financial instrument at the reporting date that would have been determined by market participants acting at arm's length.

Level 2 prices use widely recognized valuation models for determining the fair value of common and more simple financial instruments that use only observable market data and require little management judgement and estimation. Availability of observable market prices and model inputs reduces the need for management judgement and estimation and also reduces the uncertainty associated with determination of fair values. Availability of observable market prices and inputs varies depending on the products and markets and is prone to changes based on specific events and general conditions in the financial markets.

16. Fair values (continued)

Transfers between levels are determined based on changes to the significant inputs used in their fair value measurement. The Directors evaluate whether significant inputs to the valuation models are observable at the year end in making a decision to transfer a valuation from one level to another.

The Company determines the effective date of transfer at the beginning of the reporting year. There were some transfers between level 1 and level 2 during the year as there was an increase in liquidity.

The Company does not have any financial instruments at Level 3 and there has not been any transfer between levels during the year ended 30 September 2021

At 30 September 2021, the fair values of ETC securities and Precious metals due to/from Series Counterparty are as follows:

	30-Sep-21			
	Level 1	Level 2	Level 3	Total
	USD	USD	USD	USD
Precious metals due from Series Counterparty	-	349,373	-	349,373
ETC securities at fair value	(3,365,613,642)	-	-	(3,365,613,642)
Precious metals due to Series Counterparty		(5,231,029)	-	(5,231,029)
	(3,365,613,642)	(4,881,656)	-	(3,370,495,298)

At 30 September 2020, the fair values of ETC securities and Precious metals due to/from Series Counterparty are as follows:

	30-Sep-20			
	Level 1	Level 2	Level 3	Total
	USD	USD	USD	USD
Precious metals due from Series Counterparty	-	9,001	-	9,001
ETC securities at fair value	(419,897,304)	(1,720,729)	-	(421,618,033)
Precious metals due to Series Counterparty	-	(291,204)	-	(291,204)
	(419,897,304)	(2,002,932)	-	(421,900,236)

Other financial assets and liabilities are classified as Level 2.

16. Related Party Transactions and Connected Parties

Related Parties

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

The Company's related parties are the Directors and Wilmington Trust SP Services (Dublin) Limited. The Company's connected party is the Programme Administrator. Amounts incurred during the year to these related and connected parties are disclosed in Note 7. During the financial year, the Company received services to the value of USD 122,198 (2020: USD 98,148) from Wilmington Trust SP Services (Dublin) Limited ("WTD") in line with the Corporate Services Agreement dated 13 March 2020 of which €Nil was outstanding at year end. Cliona O'Faolain and Claudio Borza are Directors of the Company and are also Directors of WTD. The Director's fees are included as part of the above purchased services, and consideration paid to WTD that can be said to relate to the provision of director services amounted to USD 2,000 (2020: USD 2,000).

All of the ordinary shares of the Company are held by Wilmington Trust SP Services (Dublin) Limited as share trustee on trust for charitable purposes to the value of EUR 25,000.

Legal Ownership of the Company

The principle shareholders Wilmington Trust SP Services (Dublin) Limited hold 25,000 shares in trust of the Company as at 30 September 2021 (2020: 25,000). The shares are held under the terms of the declarations of trust dated 14 April 2020 under which the relevant share trustee holds the issued shares of the Company on trust for charitable purposes. The profit of the Company is retained until the Company winds up its operation whereby any excess profit will be distributed to its shareholders.

The Board of Directors are responsible for the day-to-day management of the Company. As of the year ended 30 September 2021, the Board is composed of two Directors, whom are employees of the corporate services provider.

17. Related Party Transactions and Connected Parties (continued)

Connected Parties

Connected parties are those parties with significant agreements with the service providers which we have listed below.

Product fee

Each Series pays a product fee prepared by the Determination Agent, which accrues on a daily basis and is payable to the Programme Administrator. This fee is used to pay the agreed fees of other service providers of the Company. The Product fee is the rate set out below for each Series and is applied to the Metal Entitlement on a daily basis to determine a daily deduction of an amount of Metal from the Metal Entitlement:

Series	Description	Annual Product fee as a % of metal entitlement
Series 1	Xtrackers IE Physical Platinum ETC Securities	0.38
Series 2	Xtrackers IE Physical Gold ETC Securities	0.15
Series 3	Xtrackers IE Physical Silver ETC Securities	0.20*
Series 4	Xtrackers IE Physical Silver EUR Hedged ETC Securities	0.73
Series 5	Xtrackers IE Physical Gold EUR Hedged ETC Securities	0.28**
Series 6	Xtrackers IE Physical Gold GBP Hedged ETC Securities	0.28**
Series 7	Xtrackers IE Physical Platinum EUR Hedged ETC Securities	0.73

^{*} As of 2 December 2020, the Product Fee Percentage of this Series was reduced from 38 bps to 20 bps. Please see the Significant events section of this report.

Where the fees of other service providers of the Company exceed the product fee accrued, DWS International GmbH will pay the excess of such fees in accordance with the relevant disbursement agreement. Where operating expenses of the Company are below the product fee charged to ETC Security holders, the excess is payable to DWS under same disbursement agreement. Disclosures in respect of the Disbursement Agreement are made in notes 3 and 7 of the financial statements.

DWS International GmbH the holder of a Profit Participating note in principal amount of EUR 100. The Note was issued for the period from 30 September 2019 to 30 September 2020 and reissued with a Note Issuing and Purchase Agreement dated 1 October 2020 for an additional period from 30 September 2020 to 30 September 2021, in consideration of the Disbursement agreement of the Company to issue limited recourse secured Notes under the Programme; to the extent that the Company does not have sufficient funds to make such payments, DWS agrees to either settle on the Company's behalf or provide funds to the Company so that the Company can make such payments, or to reimburse the Company. The fees payable to the programme administrator DWS is USD 910,244 (net of the corporate benefit of USD 3,485) (2020: Nil) by the Company subject to the receipt of evidence satisfactory to DWS in its absolute discretion regarding the payment by the Company.

Exchange Offer

DB ETC PLC (the "Jersey Issuer") had established a Secured DB ETC Precious Metal Linked Securities Programme under which it was issued different series of ETC securities similar to those issued by the Company (the "DB ETC Securities"). The Company made an offer to the holders of the DB ETC Securities (the "Existing Securityholders") to exchange those DB ETC Securities for new securities in a corresponding Series of ETC Securities issued by the Company (the "Exchange Offers").

The purpose of the Exchange Offers was for the Company to increase the number of New Xtrackers ETC Securities. The Exchange Offers provided the Company with an opportunity to increase the number of New Xtrackers ETC Securities issued by it whilst simultaneously providing the Existing Securityholders with the opportunity to exchange their holdings of the DB ETC Securities for certain of the New Xtrackers ETC Securities.

The Jersey Issuer transferred the relevant precious metal backing the DB ETC Securities to the Exchange Offer Account Custodian for the account of the Company and the Company in turn issued new ETC Securities in the corresponding existing Series to the DB ETC Ple's Securityholders. Once the Exchange Offers were complete, the exchanged DB ETC Securities were cancelled by the Jersey Issuer.

The Exchange Offers expired on 23 April 2021 and on 26 April 2021 the Company announced decision to accept all valid offers of Existing DB ETC Securities for exchange pursuant to the Exchange Offers and the final aggregate amount of each series of DB ETC Securities accepted for exchange. As a result of Exchange offer the Company received 5,363,763.09 troy ounces of Precious Metals with a fair value of USD 1,325,447,190. In return the Company issued 45,833,276 ETC Securities with a total fair value of USD 1,325,442,509.

^{**} As of 24 March 2021, the Product Fee Percentages of these Series were reduced from 43 bps to 33 bps. Further to this change, as of 1 September 2021 the Product Fee Percentages of these Series were reduced from 33 bps to 28 bps. Please see the Significant events section of this report.

17. Related Party Transactions and Connected Parties (continued)

Connected Parties (continued)

Exchange Offer (continued)

If the application of the relevant Exchange Ratio resulted in a number of New Xtrackers ETC Securities which was not a whole number, there were no fractional units of New Xtrackers ETC Securities delivered to an Existing Securityholder. Instead, the Metal Agent sold the Metal represented by the aggregated fractional units within a specified period and discharged its obligations to the holders in respect of such fractional units by paying out a cash amount from liquidating aggregate fractional units to third party buyers. The price of the Metal sold was dependent on market conditions. Fractional cash transaction back to new ETC holders amounted to USD 4,682. For further details on Exchange Offer please refer to Directors Report, Notes 1, 11 and Note 12 of the Notes to the financial statements.

17. Charges

The ETC Securities issued by the Company are secured in favor of the Trustee for the benefit of the ETC Security holders by security over the portfolio of Precious metals held by the Company and other assets not attributable to the equity holders.

18. Subsequent events

Gold price which is the main collateral (89.29%) of the Company's ETC Securities touched \$1,743 per ounce as at 30 September 2021 and recovered reaching \$1,830.30 as at 26 January 2022 whilst Silver reached \$21.53 per ounce as at 30 September 2021 and changed slightly touching \$23.79 per ounce as at 26 January 2022. Platinum presented a similar trend with \$963 per ounce as at 30 September 2021 and high of \$1,052 per ounce as at 26 January 2022.

On 11 March 2020, the World Health Organization officially declared COVID-19, the disease caused by novel coronavirus, a pandemic. The Directors have assessed the impact of market conditions arising from the outbreak on the Company's ability to meet its investment objective. Based on the latest available information, the Company continues to be managed in line with its investment objective, with no disruption to the operation of the Company and the publication of the net asset values.

New Interest Limitation Rules (ILR) were enacted in December 2021. These rules will limit the net borrowing cost deductions of Irish companies in certain circumstances. ILR will apply for the next financial year of the Company (1 October 2022 to 30 September 2023). Based on the advice of external legal counsel, the Company believes that it can avail of relieving measures which should eliminate or neutralise any material effect arising from ILR. Therefore, the Directors have considered that the ILR rules will have a limited impact on the Company.

There have been no other significant events that requires disclosure to the financial statements since the year end and up to the date of approving the financial statements.

19. Approval of financial statements

The financial statements were approved and authorised for issue by the Board of Directors on 28 January 2022.