BEECHWOOD STRUCTURED FINANCE PLC

DIRECTORS' REPORT AND THE AUDITED FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 APRIL 2018

COMPANY NUMBER: 426056

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COMPANY INFORMATION

DIRECTORS John Fitzpatrick (Irish) (Independent non-executive)

Michael Boyce (Irish) (Independent non-executive) Christiaan Sterckx (Belgian) (Non-executive) Yves Lippens (Belgian- appointed 24 August 2017)

(Non-executive)

Linda Demunter (Belgian-resigned 24 August 2017)

(Non-executive)

SECRETARY HMP Secretarial Limited

Riverside One

Sir John Rogerson's Quay

Dublin 2

REGISTERED OFFICE Riverside One

Sir John Rogerson's Quay

Dublin 2

SOLICITORS McCann Fitzgerald

Riverside One

Sir John Rogerson's Quay

Dublin 2

PRINCIPAL PAYING AGENT, REGISTRAR,

TRANSFER AGENT AND CALCULATION

AGENT

The Bank of New York Mellon

One Canada Square London E14 5AL

England

SHARE TRUSTEE QSV Trustee Limited

4 Harbourmaster Place

I.F.S.C. Dublin 1

NOTE TRUSTEE BNY Mellon Corporate Trustee Services Limited

One Canada Square London E14 5AL

England

BANK AND CUSTODIAN KBC Bank NV

Havenlaan 2 B-1080 Brussels Belgium

INDEPENDENT AUDITOR Ernst and Young

Chartered Accountants and Statutory Audit Firm

Harcourt Centre 2 Harcourt Street

Dublin 2

PORTFOLIO MANAGER, PORTFOLIO

ADMINISTRATOR

KBC Asset Management NV

Havenlaan 2 B-1080 Brussels Belgium

CORPORATE ACCOUNTING

ADMINISTRATOR

KBC Bank Ireland Plc Sandwith Street

Dublin 2

DIRECTORS' REPORT

for the financial year ended 30 April 2018

The directors present their report and the audited financial statements for the year.

PRINCIPAL ACTIVITY

Beechwood Structured Finance Plc (the "Company"), an Irish registered Company, was incorporated on 6 September 2006.

The principal activity of the Company is the investment in bonds, commercial papers and time deposits.

The Company has established a £40,000,000,000 Programme to issue notes. Notes issued under this Programme will be issued in Series and the terms and conditions of the notes of each Series will be set out in a term sheet for such Series. All of the notes issued by the Company are held by Capital Protected funds and Mutual funds. The noteholders have the right to early redeem notes until the final maturity date by providing an exercise notice to the paying agent.

The Company has two portfolios, long duration and short duration. The distinction between the durations are based on the underlying asset pools rather than to the duration of the notes. The short duration notes are notes that relate to an underlying fixed income asset pool that have average years to maturity of approximately 1.5 years. The long duration notes are notes that relate to an underlying fixed income asset pool having average years to maturity of approximately 4 years.

All of the short duration noteholders share all of the risks of investments in the short duration portfolio on a pro-rata basis. All of the long duration noteholders share all of the risks of investments in the long duration portfolio on a pro-rata basis.

BUSINESS REVIEW AND KEY PERFORMANCE INDICATORS

Risky assets had a remarkable ride until the end of January 2018 thanks to strong economic growth. The shorter term outlook for the economy got a boost from a generous US tax reform plan and increased government spending by the US government. The European economy performed also strongly during the reporting period. There were periods of political uncertainty in Spain and Italy, but this could not derail the sentiment. Early 2018, we did see a tightening of the swap spread (i.e. government yields increased more than swap rates) which caused our sovereign positions to underperform versus swaps.

Thereafter, credit markets had to give back some of the gains made on the back of high supply, Italian elections, fears on a full-blown trade war & subsequent volatility in equity markets and softer macro-economic data. Covered bonds didn't escape the weakness. They suffered due to high supply now that banks need to turn to the private sector again for funding. Also participation by the ECB in new primary issues has decreased in the Quantitative Easing program. This is a pressure one could expect to continue going forward. All in all, credit spreads did widen mildly YTD so the absolute performance of the Long Durations & Short Duration Special Purchase Vehicles "SPV" notes is negative.

The portfolio is mainly invested in senior financial instruments. Looking at fundamentals, banks look healthy and quarterly results are ok despite the persistent low rate environment. Asset quality & capital ratio's look healthy and are probably close to the highest levels one could reasonably expect. In the investment universe of the SPV's, we have seen many upgrades. No defaults have occurred in the portfolio. Regarding Italy, the SPV's only have a position in covered bonds issued by Unicredit Bank Austria. These will come to maturity in 2019. This subsidiary of Unicredit is however perceived as an Austrian bank. This is also clear in its ratings, which are higher than the ratings of the parent company. There are no direct exposures to Turkey, the SPV's are exposed indirectly via ING Group, Unicredit (see above) & BNP Paribas which hold a stake in Turkish banks. From a creditor point of view, there is no reason for concern however as the impact for these large banks is manageable, even in a worst-case scenario.

One of the single-name stories that has been a focus point in credit markets is Deutsche Bank. The SPV's only have a very small position in the name in a very short-dated bond. Other positions have been divested in a tactical relative-value trade before turmoil hit the bank, thus locking in a profit. After the wave of downgrades impacting Deutsche Bank, the name is no longer in scope for new investments. In the summer of 2017, the SPV's did move from a risk-on allocation to a neutral stance, increasing the weight of sovereign/quasi-sovereign bonds and decreasing the weight of senior financials. This decision was not based on fundamental concerns, but was taken on relative value grounds. Credit spreads seem tight historically, especially taking into account the end of the Quantitative Easing program in Europe, which is coming closer. The widening in credit spreads we have seen this year is not sufficient to change our positioning to a more risk-on scenario.

DIRECTORS' REPORT (continued)

for the financial year ended 30 April 2018

BUSINESS REVIEW AND KEY PERFORMANCE INDICATORS (continued)

The directors consider the following to be the main financial key performance indicators of the Company:

- the Company made a profit of \$\infty\$750 (2017: \$\infty\$750)
- there were no credit events that affected the Company during the current and prior years.
- the net loss (realised and movement in unrealised) from financial assets designated at fair value through profit or loss amounted to €40,511,134 (2017: €5,448,731)
- the net gain (realised and movement in unrealised) from financial liabilities designated at fair value through profit or loss amounted to €29,065,335 (2017: net loss of €18,716,756)
- interest income from investments amounted to €18,754,716 (2017: €22,801,584)
- interest expense from notes issued amounted to €5,402,850 (2017: €6,216,252)
- the Company's total indebtedness was €752,099,674 (2017: € 923,367,992)
- net investment sales amounted to €148,774,170 (2017: €15,255,771)
- net note redemptions amounted to €130,219,200 (2017: €30,900,905)
- the internal credit rating of the notes issued by the short duration and long duration portfolio at financial year end was AA- and AA- respectively (2017: AA- and A+ respectively)
- the short duration portfolio is underinvested by 0.80% (2017: 3.68%) and the long duration portfolio overinvested by 7.16% (2017: 6.83%) at financial year end.

A description of 'overinvested' and 'underinvested' is included in Note 17 to the financial statements.

During the financial year, no Series of notes were newly issued. Series no. 2012-21 was fully redeemed.

The redemption of notes during the year is of a consequence of the net outflow of investors from the underlying funds. This along with the decrease in newly launched funds being the direct result of a persistent low interest rate environment.

Due to the nature of the Company, the directors consider there to be no main non-financial key performance indicators.

The Company had the following Series available for issue at year end:

Short Duration portfolio:

EUR	130,000,000	Series No. 2006-1	Floating Rate Secured Senior Notes due 2040
EUR	100,000,000	Series No. 2006-3	Floating Rate Secured Senior Notes due 2040
EUR	110,000,000	Series No. 2006-4	Floating Rate Secured Senior Notes due 2040
EUR	90,000,000	Series No. 2006-5	Floating Rate Secured Senior Notes due 2040
EUR	130,000,000	Series No. 2007-6	Floating Rate Secured Senior Notes due 2040
USD	200,000,000	Series No. 2007-7	Floating Rate Secured Senior Notes due 2040
CZK	300,000,000	Series No. 2007-8	Floating Rate Secured Senior Notes due 2040
CZK	71,750,000	Series No. 2007-14	Floating Rate Secured Senior Notes due 2040
PLN	22,825,000	Series No. 2007-16	Floating Rate Secured Senior Notes due 2040
CZK	1,305,050,000	Series No. 2007-15	Floating Rate Secured Senior Notes due 2040
USD	70,000,000	Series No. 2007-19	Floating Rate Secured Senior Notes due 2040
EUR	11,091,000	Series No. 2008-20	Floating Rate Secured Senior Notes due 2040
HUF	12,000,000,000	Series No. 2007-17	Floating Rate Secured Senior Notes due 2040
Long Duratio	n nortfolio		
EUR	60,000,000	Series No. 2012-22	Floating Rate Secured Senior Notes due 2040
EUR	45,000,000	Series No. 2012-23	Floating Rate Secured Senior Notes due 2040
EUR	55,000,000	Series No. 2013-25	Floating Rate Secured Senior Notes due 2040
EUR	55,000,000	Series No. 2013-26	Floating Rate Secured Senior Notes due 2040
USD	185,000,000	Series No. 2013-24	Floating Rate Secured Senior Notes due 2040
CZK	1,150,000,000	Series No. 2013-27	Floating Rate Secured Senior Notes due 2040
USD	150,000,000	Series No. 2015-28	Floating Rate Secured Senior Notes due 2040

DIRECTORS' REPORT (continued)

for the financial year ended 30 April 2018

BUSINESS REVIEW AND KEY PERFORMANCE INDICATORS (continued)

The directors believe the Company is a going concern for the following reasons:

- The portfolios are actively managed by KBC Asset Management NV and the directors intend that the present level of activity will be sustained for the foreseeable future; and
- The Company is a limited recourse vehicle and therefore all risks and rewards of ownership are borne by the noteholders.

FUTURE DEVELOPMENTS

The investment held and the notes issued by the Company could change over the year. The directors expect that the present level of activity will be sustained for the foreseeable future.

RESULTS AND DIVIDENDS

The results for the financial year are shown on page 14. On 12 April 2018, the Company paid a dividend of €750 (€0.01875 per ordinary share). The directors proposed a dividend of €750 on 28 August 2018.

CHANGES IN DIRECTORS

Linda Demunter resigned as a non-executive director on 24 August 2017. Yves Lippens was appointed as a non-executive director on the 24 August 2017. As at 30 April 2018, the board of directors included John Fitzpatrick, Michael Boyce, Christiaan Sterckx and Yves Lippens.

DIRECTORS' AND SECRETARY'S INTERESTS IN SHARES AND DEBENTURES

The directors or the company secretary had no beneficial interest in the share capital of the Company at the date of appointment, at the beginning of the year or at the end of the year.

RISK FACTORS

The principal risks and uncertainties facing the Company are set out in Note 18 to the financial statements.

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 directors have ensured that this has been complied with by outsourcing this function to a specialised provider of such services.

The books and accounting records are maintained at KBC Bank Ireland Plc, Sandwith Street, Dublin 2.

SUBSEQUENT EVENTS

The directors proposed a dividend of €750 on 28 August 2018.

POLITICAL DONATIONS

The Company did not make any political donations during the financial year.

DIRECTORS' REPORT (continued) for the financial year ended 30 April 2018

STATUTORY COMPLIANCE STATEMENT

The directors acknowledge that they are responsible for securing the Company's compliance with the Company's "relevant obligations" within the meaning of section 225 of the Companies Act 2014 (described below as the "Relevant Obligations").

The Directors confirm that:

- they have drawn up a compliance policy statement setting out the Company's policies (that are, in the opinion of the directors, appropriate to the Company) in respect of the Company's compliance with its Relevant Obligations.
- they have considered the Company's Relevant Obligations and are satisfied that arrangements or structures that are in place by agreement with KBC Asset Management NV (the "Compliance Services") are appropriate to secure the Company's material compliance with its Relevant Obligations and that, accordingly, there is no need for the Company to put in place compliance-related arrangements or structures in respect of the Company's Relevant Obligations, other than the Compliance Services.
- during the financial year to which this report relates, the directors have considered whether, and are satisfied that, the Compliance Services are and remain appropriate to secure the Company's material compliance with its Relevant Obligations.

ANNUAL CORPORATE GOVERNANCE STATEMENT

The Company is subject to and complies with Irish Statute comprising the Companies Act 2014 and the Main Securities Market Debt Listing Rules of the Irish Stock Exchange (Release 3, 3 July 2016, Chapter 15). The Company does not apply additional requirements in addition to those required by the above. Each of the service providers engaged by the Company is subject to their own corporate governance requirements.

Financial Reporting Process

The Board of Directors ("the Board") is responsible for establishing and maintaining adequate internal control and risk management systems of the Company in relation to the financial reporting process. The Board is also responsible for the review of half yearly and annual financial statements. 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.

The Board has established processes regarding internal control and risk management systems to ensure its effective oversight of the financial reporting process. These include appointing KBC Asset Management NV as Portfolio Administrator and Manager and KBC Bank Ireland Plc as Corporate Accounting Administrator. The Corporate Accounting Administrator is contractually obliged to maintain proper books and records. To that end the Corporate Accounting Administrator performs reconciliations of its records to those of the Trustee, Custodian and the Portfolio Administrator. The Corporate Accounting Administrator is also contractually obliged to prepare for review and approval by the Board the annual and half yearly report including financial statements intended to give a true and fair view.

The Board evaluates and discusses significant accounting and reporting issues as the need arises. From time to time the Board also examines and evaluates the Corporate Accounting Administrator's financial reporting routines and monitors and evaluates the external auditors' performance, qualifications and independence. The Corporate Accounting Administrator has operating responsibility for internal control in relation to the financial reporting process and reports to the Board.

Risk Assessment

The Board is responsible for assessing the risk of irregularities whether caused by fraud or error in financial reporting and ensuring the processes are in place for timely identification of internal and external matters with a potential effect on financial reporting. The Board has also put in place processes to identify changes in accounting rules and recommendations and to ensure that these changes are accurately reflected in the Company's financial statements. In respect of the financial reporting process, KBC Bank Ireland Plc has in place appropriate practices to ensure that:

- its financial reporting is accurate and complies with the financial reporting frameworks; and
- systems are in place to achieve high standards of compliance with regulatory requirements.

DIRECTORS' REPORT (continued)

for the financial year ended 30 April 2018

ANNUAL CORPORATE GOVERNANCE STATEMENT (continued)

Control Activity

The Portfolio and Corporate Accounting Administrator are obliged to design and maintain control structures to manage the risks which the Board judges to be significant for internal control over financial reporting. These control structures include appropriate division of responsibilities and specific control activities aimed at detecting or preventing the risk of significant deficiencies in financial reporting for every significant account in the financial statements and the related notes in the Company's annual report.

Monitoring

The Board meets on a quarterly basis to monitor the performance of the Company including review of performance reports as provided by KBC Asset Management NV and to discuss risks relevant to the Company. The Board also ensures that appropriate measures are taken to consider and address the shortcomings identified and measures recommended by the independent auditors.

Given the contractual obligations on the Portfolio and Corporate Accounting Administrator, the Board has concluded that there is currently no need for the Company to have a separate internal audit function.

Capital Structure

No person has a significant direct or indirect holding of securities in the Company except QSV Trustees Limited. No person has any special rights of control over the Company's share capital. QSV Trustees Limited holds 40,000 shares in the Company but has no direct or indirect control of the Company. There are no restrictions on voting rights.

Appointment and replacement of directors and amendments to the Articles of Association

With regard to the appointment and replacement of directors, the Company is governed by its Articles of Association and Irish Statute comprising the Companies Act 2014. The Articles of Association themselves may be amended by special resolution of the shareholders.

Powers of directors

The Board is responsible for managing the business affairs of the Company in accordance with the Articles of Association. The directors may delegate certain functions to other parties, subject to supervision and direction by the Board. The Board has delegated the day to day administration of the Company to the Portfolio Administrator.

Audit committee

Statutory audits in Ireland are regulated by the European Communities (Statutory audits) (Directive 2006/43/EC) Regulations 2016. As the principal duties of an Audit Committee are completed by the Board, the Company has taken the exemption available for Section 110 companies set out under section 115 (10) (c) of Statutory Instrument 312 of 2016 not to have a separate Audit Committee.

INDEPENDENT AUDITOR

The directors appointed Ernst and Young as auditor for the year ended 30 April 2018 at the Company's board meeting on 29 September 2017. Ernst and Young have indicated their willingness to continue in office in accordance with section 383 (2) of the Companies Act 2014.

DISCLOSURE OF INFORMATION TO AUDITORS

The directors in office at the date of this report have each confirmed that:

- as far as he/she is aware, there is no relevant audit information of which the Company's statutory auditors are unaware; and
- he/she has taken all the steps that he/she ought to have taken as a director in order to make himself/herself aware of any relevant audit information and to establish that the Company's statutory auditors are aware of that information.

Director

Date: 28 August 2018

DIRECTORS' RESPONSIBILITIES STATEMENT

Directors' responsibilities for the preparation of the annual report and audited financial statements

The directors' are responsible for preparing the Directors' Report and the audited financial statements in accordance with the Companies Act 2014 and the applicable regulations.

Irish company law requires the directors to prepare financial statements for each financial year. Under the law, the directors have elected to prepare the financial statements in accordance with International Financial Reporting Standards as adopted by the European Union. 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 assets, liabilities and financial position of the Company as at the financial year end date and of the profit or loss and other comprehensive income of the Company for the financial year and otherwise comply with the Companies Act 2014.

In preparing those financial statements, the directors are required to:

- select suitable accounting policies for the financial statements and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether the financial statements have been prepared in accordance with the applicable accounting standards, identify those standards, and note the effect and the reasons for any material departure from those standards; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

The directors are responsible for ensuring that the Company keeps or causes to be kept adequate accounting records which correctly explain and record the transactions of the Company, enable at any time the assets, liabilities, financial position and profit or loss of the Company to be determined with reasonable accuracy, enable them to ensure that the financial statements and Directors' Report comply with the Companies Act 2014 and enable the financial statements to be audited.

They are also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

On behalf of the board

Dianatar

Director

Date: 28 August 2018

Michael Boyce Director



Opinion

We have audited the financial statements of Beechwood Structured Finance Plc ('the Company') for the year ended 30 April 2018, which comprise the Statement of Profit and Loss and Other Comprehensive Income, Statement of Financial Position, Statement of Changes in Equity, Statement of Cash Flows and notes to the financial statements, 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, as applied in accordance with the provisions of the Companies Act 2014.

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 April 2018 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 as applied in accordance with the provisions of the Companies Act 2014; 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 for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with ethical requirements that are relevant to our audit of financial statements in Ireland, including the Ethical Standard as applied to public interest entities issued by the Irish Auditing and Accounting Supervisory Authority (IAASA), and we have fulfilled our other ethical responsibilities in accordance with these requirements.

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

Conclusions relating to going concern

We have nothing to report in respect of the following matters, in relation to which ISAs (Ireland) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that may cast significant doubt about the Company's ability to continue to adopt the going concern basis of accounting for a period of at least twelve months from the date when the financial statements are authorised for issue.



Key audit matters

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

Valuation of financial instruments:

Risk	Our response to the risk	Key observations communicated to the Board of Directors
Valuation of financial instruments at fair value through profit or loss Bonds: EUR 705.269m (2017: EUR 897.109m) Derivative Assets: EUR 6.124m (2017: 6.789m) Derivative Liabilities: EUR 28.129m (2017: 37.585m) The financial instruments at fair value through profit or loss included in the Statement of Financial Position of the Company primarily comprise of corporate bonds, interest rate swaps and cross currency swaps. Further details of these investments can be found in Note 3, Note 12 and Note 13 of the financial statements. There is a risk that these financial instruments may not be valued correctly. The nature and size of the balance and its importance to the Company are such that we identified this as a key audit matter.	We focused our audit procedures to determine that the fair values of the financial instruments were appropriate. In obtaining sufficient audit evidence we: Tested the design effectiveness of key controls over financial instrument valuations including appropriate governance procedures and management review. We tested the valuations of bonds and derivative financial instruments pricing from independent pricing sources.	Our planned audit procedures were completed without any material exception.



Our application of materiality

We apply the concept of materiality in planning and performing the audit, in evaluating the effect of identified misstatements on the audit and in forming our audit opinion.

Materiality

The magnitude of an omission or misstatement that, individually or in the aggregate, could reasonably be expected to influence the economic decisions of the users of the financial statements. Materiality provides a basis for determining the nature and extent of our audit procedures.

We determined materiality for the Company to be Euro 7,226,735 which is 1% of the noteholder's liability of the Company. We believe that noteholder's liability is the most appropriate basis since the users of the financial statements may focus more on the value of the assets than earnings.

Performance materiality

The application of materiality at the individual account or balance level. It is set at an amount to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality.

On the basis of our risk assessments, together with our assessment of the Company's overall control environment, our judgement was that performance materiality was 50% of our planning materiality, namely Euro 3,613,368. We have set performance materiality at this percentage based on our knowledge of the entity and industry, effectiveness of the control environment, our assessment of the risks associated with the engagement and consideration of this being a first year audit.

Reporting threshold

An amount below which identified misstatements are considered as being clearly trivial.

We agreed with the board that we would report to them all uncorrected audit differences in excess of Euro 361,337, which is set at approximately 5% of planning materiality, as well as differences below that threshold that, in our view, warranted reporting on qualitative grounds.

We evaluate any uncorrected misstatements against both the quantitative measures of materiality discussed above and in light of other relevant qualitative considerations in forming our opinion.



An overview of the scope of our audit report

Tailoring the scope

Our assessment of audit risk, our evaluation of materiality and our allocation of performance materiality determine our audit scope for the company. Taken together, this enables us to form an opinion on the Company financial statements. We take in account size, risk profile, the organisation of the company and effectiveness of entity-wide controls, including controls and changes in the business environment and other factors such as controls within the administrator when assessing the level of work to be performed.

Other information

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

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

We have nothing to report in this regard.

Opinions on other matters prescribed by the Companies Act 2014

Based solely on the work undertaken in the course of the audit, we report that:

- 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

We have obtained all the information and explanations which we consider necessary for the purposes 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 statement of financial position is in agreement with the accounting records.



Matters on which we are required to report by exception

Based on the knowledge and understanding of the company and its environment obtained in the course of the audit, we have not identified material misstatements in the directors' report.

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

Responsibilities of directors for the financial statements

As explained more fully in the directors' responsibilities statement set on page 7, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditor's responsibilities for the audit of the financial statements

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

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or error. This includes an assessment of: whether the accounting policies are appropriate to the company's circumstances and have been consistently applied and adequately disclosed; the reasonableness of significant accounting estimates made by the directors; and the overall presentation of the financial statements.

The objectives of our audit, in respect to fraud, are; to identify and assess the risks of material misstatement of the financial statements due to fraud; to obtain sufficient appropriate audit evidence regarding the assessed risks of material misstatement due to fraud, through designing and implementing appropriate responses; and to respond appropriately to fraud or suspected fraud identified during the audit. However, the primary responsibility for the prevention and



detection of fraud rests with both those charged with governance of the entity and management.

A further description of our responsibilities for the audit of the financial statements is located on the IAASA'swebsite at: http://www.iaasa.ie/getmedia/b2389013-1cf6-458b-9b8fa98202dc9c3a/Description_of_auditors_responsibilities_for_audit.pdf.

This description forms part of our auditor's report.

Other matters which we are required to address

We were appointed by the Board of Directors on 14 June 2018 to audit the financial statements for the year ending 30 April 2018 and subsequent financial periods. The period of total uninterrupted engagement including previous renewals and reappointments of the firm is 1 year.

The non-audit services prohibited by IAASA's Ethical Standard were not provided to the Company and we remain independent of the Company in conducting our audit.

Our audit opinion is consistent with the additional report to the Board of Directors.

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 this report, or for the opinions we have formed.

Ramakrishnan Ramanathan

Associate Partner for and on behalf of

Ernst & Young Chartered Accountants and Statutory Audit Firm

Date:

STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME for the financial year ended 30 April 2018

	Notes	Year ended 30/04/2018 €	Year ended 30/04/2017 €
Interest income on financial assets designated at fair value through profit or loss Interest expense on financial liabilities designated at fair value	5	18,754,716	22,801,584
through profit or loss	6	(5,402,850)	(6,216,252)
Realised (loss)/gain on financial assets designated at fair value through profit or loss Realised loss on financial liabilities designated at fair value	12	(20,220,882)	6,918,860
through profit or loss	15	(474,079)	(17,016,659)
Movement in unrealised loss on financial assets designated at fair value through profit or loss Movement in unrealised gain/(loss) on financial liabilities	12	(20,290,252)	(12,367,591)
designated at fair value through profit or loss	15	29,539,414	(1,700,097)
Net (expense) / income from derivatives held for trading	7	(1,664,361)	6,998,410
Net bond lending fee income	8	117,665	370,969
Net foreign exchange gain	3-	645,844	1,327,232
Net investment income		1,005,215	1,116,456
Other income	9	74,597	5,320
Other expenses	10	(1,078,812)	(1,120,776)
Profit from ordinary activities before taxation		1,000	1,000
Taxation	11	(250)	(250)
Profit and total comprehensive income for the year		750	750

The accompanying notes to the financial statements from page 18 to 51 form an integral part of the financial statements.

STATEMENT OF FINANCIAL POSITION as at 30 April 2018

	Notes	As at 30/04/2018 €	As at 30/04/2017 €
Assets			
Non-current assets			
Financial assets designated at fair value through profit or loss	12	494,181,308	759,470,645
Derivatives held for trading	13	3,743,738	5,172,635
Current assets			
Cash and cash equivalents	14	32,947,330	11,157,941
Other receivables		73,557	280,545
Amounts receivable from custodian		46,761	2,459
Interest receivable on investments		7,633,510	8,051,300
Bond lending fee income receivable		9,128	19,565
Expense prepayment		38,088	(-)
Financial assets designated at fair value through profit or loss	12	211,087,682	137,638,840
Derivatives held for trading	13	2,380,603	1,616,093
Total assets		752,141,705	923,410,023
Liabilities			
Current liabilities			
Amounts payable to custodian		57,197	2,568,484
Interest payable on notes issued		1,221,726	1,228,318
Expense accruals		18,518	28,442
Derivatives held for trading	13	3,975,260	2,571,129
Non-current liabilities			
Financial liabilities designated at fair value through profit or los	s 15	722,673,483	881,958,018
Derivatives held for trading	13	24,153,491	35,013,601
Total liabilities		752,099,674	923,367,992
Equity			
Called up share capital	16	40,000	40,000
Profit and loss account	10	2,031	2,031
Total equity		42,031	42,031
Total liabilities and equity		750 141 705	
Total liabilities and equity		752,141,705	923,410,023

The accompanying notes to the financial statements from page 18 to 51 form an integral part of the financial statements.

On behalf of the board

John Fitzpatrick Director

Director

Date: 28 August 2018

STATEMENT OF CHANGES IN EQUITY for the financial year ended 30 April 2018

	Notes	Share capital €	Profit and loss account €	Total equity €
Balance as at 30 April 2016		40,000	2,031	42,032
Total comprehensive income for the year				
Result for the year			750	750
Other comprehensive income				
			750	750
Dividend paid during the year		4 1	(750)	(750)
Balance as at 30 April 2017	-	40,000	2,031	42,031
Total comprehensive income for the year				
Result for the year		3.	750	750
Other comprehensive income			필	31
			750	750
Dividend paid during the year		*	(750)	(750)
Balance as at 30 April 2018	16	40,000	2,031	42,031

The accompanying notes to the financial statements from page 18 to 51 form an integral part of the financial statements.

STATEMENT OF CASH FLOWS for the financial year ended 30 April 2018

	Notes	Year ended 30/04/2018	Year ended 30/04/2017
Clark Clares Communication (1) 110	-	€	€
Cash flows from operating activities Interest received on investments		10.000.400	CANAL ANALYSIS AND
Interest paid on notes issued		19,379,495	23,858,649
Derivative receipts		(5,409,442)	(5,939,516)
Derivative payments		22,592,224	50,246,091
Bond lending fee receipt		(33,048,176)	(59,192,998)
		164,736	831,368
Bond lending fee expense Other income		(36,635)	(479,962)
		70,513	3,368
Other expenses		(1,123,140)	(1,038,734)
Cash generated from/(used in) operating activities		2,589,575	(9,618,306)
Taxes paid		(250)	(500)
Net cash generated from/(used in) operating activities	_	2,589,3265	(9,618,556)
Cash flows from investing activities			
Investment purchases		(382,255,494)	(773,498,164)
Investment paydowns and disposals		531,029,664	788,753,935
Net cash from investing activities	_	148,774,170	
TOO SHOW IN VESTING BELLVIOLES	-	140,774,170	15,255,771
Cash flows from financing activities			
Proceeds from note issuance		253,355,713	440,317,714
Redemption and repurchase of notes		(383,574,913)	(471,218,619)
Dividend paid		(750)	(750)
Net cash used in financing activities	=	(130,219,950)	(30,901,655)
Net increase/(decrease) in cash and cash equivalents		21,789,391	(7,358,122)
Cash and cash equivalents at beginning of the year		11,157,941	17,188,829
Effect of exchange rate changes on cash and cash equivalents		645,844	1,327,234
Cash and cash equivalents at end of the year	14	32,947,330	11,157,941

The accompanying notes to the financial statements from page 18 to 51 form an integral part of the financial statements.

NOTES TO THE FINANCIAL STATEMENTS

1. General information

Beechwood Structured Finance Plc (the "Company"), an Irish registered Company (registration number: 426056) was incorporated on 6 September 2006 to issue notes. The cash proceeds are used to invest in commercial papers, bonds and time deposits. The registered office of the Company is Riverside One, Sir John Rogerson's Quay, Dublin 2.

2. Basis of preparation

(a) Statement of compliance

The financial statements have been prepared for the financial year ended ("Year Ended") 30 April 2018, in accordance with International Financial Reporting Standards ("IFRSs") as adopted by the European Union and the Companies Act 2014.

(b) New standards and interpretations adopted

The accounting policies adopted are consistent with those of the previous financial year.

Amendments to IAS7, 'Statement of Cash Flows' became effective for annual periods beginning on or after 1 January 2017. These amendments require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes. Adoption of these amendments did not have a material impact on the Company's financial statements. A reconciliation to illustrate this minimal impact has been included in Note 15 "Financial liabilities designated at fair value through profit or loss".

There are no other standards, amendments to standards or interpretations that are effective for annual periods beginning 1 January 2017 that have a material effect on the financial statements of the Company.

(c) New standards and interpretations not yet adopted

The IFRSs applied by the Company in the preparation of these financial statements are those effective for accounting periods beginning on or before 1 May 2017. A number of new standards, amendments to standards and interpretations in issue are not yet effective for accounting periods beginning on or before 1 May 2017, and the Company has not early adopted them.

None of these will have any effect on the financial statements of the Company apart from IFRS 9 "Financial Instruments".

IFRS 9 divides all financial assets that are currently in the scope of IAS 39 into three classifications – amortised cost, fair value and fair value through other comprehensive income. A financial asset would be measured at amortised cost if it is held within a business model whose objective is to hold assets in order to collect contractual cash flows, and the asset's contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal outstanding. A financial asset would be measured at fair value through other comprehensive income if it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets, and the asset's contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. If an asset meets both of these conditions it is required to be measured at fair value through other comprehensive income unless, on initial recognition, it is designated at fair value through profit or loss to address an accounting mismatch. All other financial assets would be measured at fair value. The standard eliminates the existing IAS 39 categories of held to maturity, available-for-sale and loans and receivables.

With regard to the measurement of financial liabilities designated at fair value through profit or loss, IFRS 9 requires that the amount of change in the fair value of the financial liability that is attributable to changes in the credit/counterparty risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit/counterparty risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value attributable to a financial liability's credit/counterparty risk are not subsequently reclassified to profit or loss. Under IAS 39, the entire amount of the change in the fair value of the financial liability designated at fair value through profit or loss is presented in profit or loss. For an investment in an equity instrument which is not held for trading, the standard permits an irrevocable election, on initial recognition, on an individual share-by-share basis, to present all fair value changes from the investment in other comprehensive income. No amount recognised in other comprehensive income would ever be reclassified to profit or loss. However, dividends on such investments are recognised in

NOTES TO THE FINANCIAL STATEMENTS (continued)

2. Basis of preparation (continued)

(c) New standards and interpretations not yet adopted (continued)

profit or loss, rather than other comprehensive income unless they clearly represent a partial recovery of the cost of the investment. Investments in equity instruments in respect of which an entity does not elect to present fair value changes in other comprehensive income would be measured at fair value with changes in fair value recognised in profit or loss.

The standard requires that derivatives embedded in contracts with a host that is a financial asset within the scope of the standard are not separated; instead the hybrid financial instrument is assessed in its entirety as to whether it should be measured at amortised cost or fair value fair value through profit or loss.

The requirements under IFRS 9 for impairment and hedge accounting are not likely to affect the Company.

IFRS 9 is effective for annual periods beginning on or after 1 January 2018. The standard has been endorsed by the European Union and earlier application is permitted.

The standard is not expected to have a significant impact on the Company's financial position or performance, as it is expected that the Company will continue to classify its financial assets and financial liabilities (both long and short duration) as being at fair value through profit or loss, held for trading.

(d) Basis of measurement

The financial statements have been prepared on the historical cost basis except for certain financial assets and financial liabilities designated at fair value through profit or loss and derivatives held for trading which are also measured at fair value.

(e) Functional and presentation currency

These financial statements are presented in Euro which is the Company's functional currency. The functional currency is the currency of the primary economic environment in which the entity operates. The Company has issued notes primarily in Euro and the directors of the Company believe that Euro most faithfully represents the economic effects of the underlying transactions, events and conditions. Transactions in foreign currencies are translated at the foreign currency exchange rate ruling at the date of transaction. Monetary assets and liabilities denominated in foreign currencies are translated to the functional currency at the foreign currency closing exchange rate ruling at the statement of financial position date. Foreign currency exchange differences arising on translation and realised gains and losses on disposals or settlements of monetary assets and liabilities are recognised in the statement of profit or loss and other comprehensive income. Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are translated to the functional currency at the foreign currency exchange rates ruling at the dates that the values were determined.

(f) Use of estimates and judgements

The preparation of the financial statements in conformity with IFRS requires management to make judgements, estimates and assumptions that may affect the application of accounting policies and the reported amounts of assets, 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. The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects current and future periods.

A key area of estimation for this Company would be in the determination of fair values for financial assets, derivatives and financial liabilities for which there is no observable market price. The valuation techniques used and the accounting judgments applied when determining the fair value of financial assets and liabilities for which there is no observable market price is described in the significant accounting policy Note 3(f) "Financial instruments: Fair Value Measurement Principles".

IFRS 13 "Fair Value Measurement" establishes a fair value hierarchy that prioritises the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3).

2. Basis of preparation (continued)

(f) Use of estimates and judgements (continued)

The three levels of the fair value hierarchy are as follows:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices), including inputs from markets that are not considered to be active
- Level 3 Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs)

Inputs are used in applying the various valuation techniques and broadly refer to the assumptions that market participants use to make valuation decisions, including assumptions about risk. Inputs may include price information, volatility statistics, specific and broad credit data, liquidity statistics and other factors. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. However, the determination of what constitutes "observable" requires significant judgement by the Company. The Company considers observable data to be that market data which is readily available, regularly distributed or updated, reliable and verifiable, not proprietary, provided by independent sources that are actively involved in the relevant market. The categorisation of a financial instrument within the hierarchy is based upon the pricing transparency of the financial instrument and does not necessarily correspond to the Company's perceived risk inherent in such financial instruments. The fair value hierarchy is set out in Note 18(h) "Financial instruments, principal risks and uncertainties: Fair values".

3. Significant accounting policies

(a) Interest income and expense

Interest income is accounted for on an accrual basis using the coupon rate. Due to the limited recourse nature of the notes issued, the Company is only required to pay the interest if it has collected sufficient funds to cover the amount due after having retained a reserved profit of $\epsilon 1,000$ per annum for the Company.

(b) Net bond lending fee income

The net bond lending fee income includes the fee income for providing the bond lending service, expense from the re-investment of the cash collateral, rebate of income from the re-investment of the cash collateral, custodian bond lending fee expense and bond lending agent fee expense. Fee income and expenses are accounted for on an accruals basis.

(c) Taxation

The tax expense represents the sum of the tax currently payable and deferred tax. The tax currently payable is based on taxable profit for the period as calculated in accordance with Irish Tax Laws. Taxable profit differs from profit before tax as reported in the statement of profit or loss and other comprehensive income because it excludes items of income or expense that are not taxable or deductible. The Company's liability for current tax is calculated using tax rates that have been enacted or substantively enacted at the statement of financial position date.

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profits, and is accounted for using the statement of financial position method. Deferred tax liabilities are recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary difference can be utilised.

(d) Net expense from derivatives

The net expense from derivatives includes the fair value movements, settlement receipts and settlement payments for derivatives.

(e) Cash and cash equivalents

Cash and cash equivalents includes cash held with banks which are subject to insignificant risk of changes in their values and are used by the Company in the management of its short term commitments.

NOTES TO THE FINANCIAL STATEMENTS (continued)

3. Significant accounting policies

(f) Financial instruments

Classification

A financial asset or financial liability at fair value through profit or loss is a financial asset or liability that is classified as held-for-trading or designated at fair value through profit or loss.

The Company has designated its investments held and notes issued at fair value through profit or loss on the basis that they form part of a group of financial assets and financial liabilities which is managed, and the performance of which is evaluated, on a fair value basis in accordance with a documented investment strategy and information about these financial assets and financial liabilities is provided internally on a fair value basis to the entity's key management personnel.

The Company has classified the cross currency swaps and interest rate swaps which it has entered into as derivatives held for trading. These derivatives have not been formally designated into a hedging relationship and as such changes in their fair value are recognised in the statement of profit or loss and other comprehensive income.

Measurement

Financial instruments are recognised initially at fair value. Transaction costs on financial assets and financial liabilities at fair value through profit or loss are expensed immediately.

Subsequent to initial recognition, all instruments classified at fair value through profit or loss, are measured at fair value with changes in their fair value recognised in the statement of profit or loss and other comprehensive income.

Fair Value Measurement Principles

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 in the principal market or, in its absence, the most advantageous market.

The determination of fair values of financial assets, financial liabilities and derivatives for the Company is based on a combination of quoted prices in active markets and valuation models, which are developed from recognised valuation models. Judgements are required in the determination of fair value of financial assets, financial liabilities and derivatives for which prices may not be readily available. Judgements include deciding which valuation technique to be applied in determination of fair value, the inputs required for these techniques and where to include these financial assets, financial liabilities and derivatives in the fair value hierarchy. Some or all of the inputs into these models may not be market observable, and are derived from market prices or rates or are estimated based on assumptions. Inputs may include price information, volatility statistics, specific and broad credit data, liquidity statistics and other factors. Due to the limited recourse nature of the notes issued, the determination of fair values of financial liabilities is based on a valuation model which will include the fair value of financial assets and derivatives held for trading and the carrying value of cash and cash equivalents, interest receivable, interest payable, other assets and other liabilities. The fair value of the notes issued falls within Level 2 of the fair value hierarchy.

The fair value for commercial papers and time deposits is based on a discounted cash flow model which uses market interest rates as an input. The fair value for commercial papers and time deposits falls within Level 2 of the fair value hierarchy as the inputs are market observable. The fair value for bonds is based on quoted bid market prices. The fair value of bonds based on quoted bid prices falls within Level 2 on the fair value hierarchy. If quoted prices are not available for bonds the fair value is based on a model which uses credit default spreads or analogue bond spreads as an input. The fair value of bonds based on a model which uses credit default spreads or analogue bond spreads as an input falls within Level 2 on the fair value hierarchy as the inputs are market observable. The fair values of cross currency swaps and interest rate swaps are based on net present values of future cash flows within the swap contracts. Valuation models are used to value swaps which use market interest and foreign exchange rates to obtain a fair value for cross currency swaps and market interest rate swaps. The fair value of cross currency swaps and interest rate swaps falls within Level 2 on the fair value hierarchy as the inputs are market observable.

NOTES TO THE FINANCIAL STATEMENTS (continued)

3. Significant accounting policies (continued)

(f) Financial instruments (continued)

Recognition

The Company initially recognises all financial assets and liabilities on the trade date at which the Company becomes a party to the contractual provisions of the instruments. From trade date, any gains or losses arising from changes in fair value of the financial assets or financial liabilities are recorded in the statement of profit or loss and other comprehensive income.

Derecognition

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

Offsetting

Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Company has a legal right to set off the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously. Income and expenses are presented on a net basis only when permitted by the accounting standards, or for gains and losses arising from a group of similar transactions.

(g) Bond lending

Bonds lent by the Company are not derecognised in the statement of financial position as the Company still has the right to the cash flows from the bonds lent and the Company still retains the risk and rewards of ownership of the bonds lent.

(h) Segment reporting

An operating segment is a component of the Company:

- that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same entity).
- whose operating results are regularly reviewed by the Company's chief operating decision maker to
 make decisions about resources to be allocated to the segment and assess its performance, and
- for which discrete financial information is available.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker. The chief operating decision maker is the person or group that allocates resources to and assesses the performance of the operating segments of a company.

(i) Redeemable notes in issue

The Notes issued by the Company are classified as financial liabilities as they do not meet the conditions set out under IAS 32 — Financial Instruments: Presentation to be classified as equity. The Notes are redeemable upon maturity but can also be early redeemed subject to a strict criteria as set out in the base prospectus. The Company (the "Issuer") has the option to "call" the Notes by giving an irrevocable notice to the Noteholders, falling within the Issuer's Option Period, which shall not be a period shorter than 5 business days. The Noteholders also have an option to early redeem the Notes before the final maturity date by providing an option exercise notice to the paying agent which shall not be a period shorter than 10 Business Days. There is a prenotice redemption period as set out in the term sheet of each series of Notes. The Notes are generally early redeemed at the option of the Issuer as part of normal operating cycle.

The Notes have been classified as either current or non-current in the financial statements. The "current" classification applies when the maturity of the note falls within 1 year from the date of the financial statements. The "non-current" classification applies for all other notes as the Noteholders have waived their right to exercise the option to early redeem for at least 12 months from the year end date. The Notes are only available for subscription to Belgian, Luxemburg and Hungarian capital protected and structured funds, for all of which the liquidity management is serviced by KBC Fund Management Ltd.

4. Financial assets and liabilities

The following table details the categories of financial assets and liabilities held by the Company at the reporting date:

	Fair value As at 30/04/18 €	Carrying value As at 30/04/18 €	Fair value As at 30/04/17 €	Carrying value As at 30/04/17 €
Assets Financial assets designated at fair value through profit or loss Investments at fair value	705,268,990	705,268,990	897,109,485	897,109,485
Derivatives held for trading	6,124,341	6,124,341	6,788,728	6,788,728
Other assets	40,748,374	40,748,374	19,511,810	19,511,810
Total assets	752,141,705	752,141,705	923,410,023	923,410,023
Liabilities Financial liabilities designated at fair value through profit or loss Notes issued at fair value	(722,673,483)	(722,673,483)	(881,958,018)	(881,958,018)
Derivatives held for trading	(28,128,751)	(28,128,751)	(37,584,730)	(37,584,730)
Other liabilities	(1,297,439)	(1,297,439)	(3,825,244)	(3,825,244)
Total liabilities	(752,099,673)	(752,099,673)	(923,367,992)	(923,367,992)

Other assets as presented above represent cash and cash equivalents, interest receivable on investments, expenses prepayment, amounts receivable from custodian and bond lending fee income receivable as detailed in the statement of financial position.

Other liabilities as presented above represent expense accruals, interest payable on notes issued and amounts payable to custodian as detailed in the statement of financial position.

5.	Interest income on financial assets designated at fair value through profit or loss	Year ended 30/04/2018 €	Year ended 30/04/2017 €
	Interest income on investments	18,754,716	22,801,584
6.	Interest expense on financial liabilities designated at fair value through profit or loss	Year ended 30/04/2018 €	Year ended 30/04/2017 €
	Interest expense on notes issued	(5,402,850)	(6,216,252)
7.	Net (expense)/ income from derivatives held for trading	Year ended 30/04/2018 €	Year ended 30/04/2017 €
	Settled derivative receipts Settled derivative payments Fair value movement on derivatives held for trading	22,592,224 (33,048,176) 8,791,591 (1,664,361)	49,095,339 (59,192,999) 17,096,070 6,998,410

8. Net bond lending fee income	Year ended 30/04/2018	Year ended 30/04/2017 €
Fee income for providing bond lending service	98,173	45,411
Expense from re-investment of collateral	(290,861)	(301,668)
Income from re-investment of collateral	346,989	717,332
Custodian bond lending fee expense	(13,490)	(20,945)
Agent bond lending fee expense	(23,146)	(69,161)
	117,665	370,969
9. Other income	Year ended 30/04/2018	Year ended 30/04/2017 €
Settled interest income from cash and cash equivalents	68,055	2,861
Unsettled interest income from cash and cash equivalents	6,542	2,459
	74,597	5,320
10. Other expenses	Year ended 30/04/2018	Year ended 30/04/2017
Portfolio management fees	839,980	919,764
Legal fees	9,288	12,360
Auditors' fees	13,838	13,838
Directors' fees (sole fees paid for services as role of direct		3,000
Tax compliance fees	3,167	3,167
Custody fees	118,243	80,465
Other expenses	91,796	88,182
	1,078,812	1,120,776

The Company is administered by KBC Asset Management N.V. The Company has no employees (2017: Nil).

Fees charged by the Company's auditors, in respect of the financial year, (excluding VAT) were as follows:

	Year ended 30/04/2018 €	Year ended 30/04/2017 €
Audit of financial statements	11,250	11,250
Non-audit services	e e	
Tax advisory services	2,575	2,575
Other assurance services	5 1	
	13,825	13,825

11. Taxation

The Company is subject to Irish Corporation tax at the Irish Corporation tax rate that applies to income other than trading income. The effective tax rate is 25% and not expected to change.

	Year ended 30/04/2018	Year ended 30/04/2017
Corporation tax charge	250	250
Factors affecting tax charge for the year has been calculated as follows:		
Profit on ordinary activities before tax	1,000	1,000
Current tax at 25%	250	250

The Company will continue to be taxed in accordance with Section 110 of the Taxes Consolidation Act 1997.

NOTES TO THE FINANCIAL STATEMENTS (continued)

12. Financial assets designated at fair value through profit or loss	As at 30/04/2018	As at 30/04/2017
Financial constructed a section of the section of t	<u> </u>	€
Financial assets with a maturity greater than 1 year		
Investments in EUR Bonds	341,584,943	535,341,963
Investments in USD Bonds	149,441,137	220,613,194
Investments in CZK Bonds	3,155,228	3,515,488
	494,181,308	759,470,645
Financial assets with a maturity within 1 year		
Investments in EUR Bonds	175,530,774	102,531,678
Investments in GBP Bonds	2345	10,312,866
Investments in USD Bonds	35,178,959	9,147,732
Investments in USD Commercial Papers		15,031,409
Investments in PLN Time Deposits	377,949	615,155
	211,087,682	137,638,840
Total financial assets designated at fair value through profit or loss	705,268,990	897,109,485

The Company has pledged €18,288,660 (2017: €21,288,215) of its short duration investments and €5,757,702 (2017: €10,654,512) of its long duration investments as collateral for derivative contracts. The Company has lent €51,635,004 (2017: €150,074,820) of its short duration bonds and €23,966,102 (2017: €29,770,481) of it's long duration bonds under a securities lending agreement. Société Générale S.A. was appointed as the agent to lend bonds as advised by KBC Asset Management NV on behalf of the Company to an approved list of counterparties under the terms of a securities lending agreement. Bonds may only be lent to counterparties against the transfer of eligible collateral. This collateral is then re-invested to earn a return. The eligible collateral types and re-investment parameters are set out in Note 18(g) "Financial instruments, principal risks and uncertainties: Collateral". Société Générale S.A. may lend securities for an indefinite period of time to counterparties, however they may be recalled by the Company at any time by giving notice, at the latest by close of business day on each of the relevant markets so as to enable bonds (or equivalent) to be delivered according to the normal settlement cycles applicable in such markets. As soon as the bonds are returned to the Company the collateral is repaid to the counterparty.

The Company invests into a large diverse portfolio of investments with a mixture of floating and fixed rate bonds, fixed rate commercial papers and fixed rate time deposits. The breakdown of the interest risk profile is provided in Note 18(d) (ii) "Financial instruments, principal risks and uncertainties: Market risk: Interest rate risk". The credit quality of the investments held is set out in Note 18(a) "Financial instruments, principal risks and uncertainties: Credit/counterparty risk". The geographical concentrations and industrial sector concentrations of the investments held is set out in Note 18(b) "Financial instruments, principal risks and uncertainties: Concentration risk".

	As at 30/04/2018 €	As at 30/04/2017 ———€
Opening balance	897,109,485	924,597,520
Settled purchases of investments	379,688,276	764,147,413
Unsettled purchases of investments	52,246	2,567,218
Settled sales of investments	(531,069,883)	(788,753,935)
Realised (loss)/gain on investments	(20,220,882)	6,918,860
Movement in unrealised loss on investments	(20,290,252)	(12,367,591)
Closing balance	705,268,990	897,109,485

As at	
	As at
30/04/2018	30/04/2017 €
679 630	4,313,595
	859,040
3,743,738	5,172,635
	(7,593,870)
	(27,419,731)
(24,153,491)	(35,013,601)
2,217,909	1,545,743
	70,350
2,380,603	1,616,093
(303 338)	(814,974)
	(1,756,155)
(3,975,260)	(2,571,129)
92 000	
	As a
	30/04/2017
(250.012)	(000 444)
	(998,331
(7,198,272)	(1,565,275
	14,100
(15,491,194)	(22,700,559
1,008,164	(5,551,735
27,705	5,798
As at	As a
30/04/2018	30/04/2017
€	
32,947,330	11,157,941
ial terms and conditions.	
	10/1007
	As a
	30/04/2017
	1.500.60
	1,582,69
24,014,824	5,020,340
	2 500 (0)
7,431,380	
7,431,380 12,451	3,592,692 2,361
7,431,380	
	(10,143,286) (14,010,205) (24,153,491) 2,217,909 162,694 2,380,603 (303,338) (3,671,922) (3,975,260) As at 30/04/2018 € (15,491,194) 1,008,164 27,705 As at 30/04/2018 € 32,947,330

15. Financial liabilities designated at fair value through profit or loss

		As at 30/04/2018	As at 30/04/2017
Short Duration		€	€
Financial liabilities	with a maturity greater than 1 year		
Class	Coupon		
EUR Notes issued	6 month EURIBOR less 0.07%	373,075,638	406,634,991
USD Notes issued	6 month USD LIBOR plus 0.23%	171,290,548	146,113,905
CZK Notes issued	6 month PRIBOR less 0.81%	42,215,727	43,052,018
PLN Notes issued	6 month WIBOR less 0.32%	358,763	647,056
HUF Notes issued	6 month BUBOR less 0.15%	6,238,887	957,279
		593,179,563	597,405,249
Long Duration			
Financial liabilities	with a maturity greater than 1 year		
Class	Coupon		
EUR Notes issued	6 month EURIBOR plus 0.15%	22,369,002	90,362,684
USD Notes issued	6 month USD LIBOR plus 0.49%	82,584,907	175,136,361
CZK Notes issued	6 month PRIBOR less 0.48%	24,540,011	19,053,724
		129,493,920	284,552,769
		722,673,483	881,958,018

In addition to the floating rate coupon, the notes issued also carry a return in the form of a profit participating "excess spread". Due to this profit participating excess spread, the notes effectively receive a pro-rata share of all realised income and gains in excess of a reserved profit amount net of other expenses. The Company is entitled to retain a reserved profit of £1,000 per annum. All of the notes issued by the Company are held by Capital Protected funds and Mutual funds. All notes issued are listed on the Irish Stock Exchange and are limited recourse. The noteholders have the right to early redeem notes until the final maturity date by providing an exercise notice to the paying agent.

All of the short duration noteholders share all of the risks of investments in the short duration portfolio on a pro-rata basis. All of the long duration noteholders share all of the risks of investments in the long duration portfolio on a pro-rata basis.

Since inception, the noteholders have never had the need to exercise their put option, since the existing biweekly "quinzaine" process offers the necessary liquidity. In practice, the quinzaine mechanism is in place to
ensure liquidity by matching orders to sell SPV-notes (on the assets side of existing capital protected and
structured funds, following redemptions on their liabilities side) with orders to buy SPV-notes (on the assets
side of newly launched capital protected and structured funds). Any remaining selling orders of SPV-notes that
would not find a matching buying order will be bought by the issuing SPV by freeing up the necessary liquidity
to that effect.

Total financial liabilities designated at fair value through profit or loss

30/04/2018 €	As at 30/04/2017 €
881,958,019	894,142,167
(383,574,913)	(471,218,619)
253,355,713	440,317,714
(1,204,888)	2,829,483
(27,860,448)	15,887,273
722,673,483	881,958,018
	$ \begin{array}{c} 30/04/2018 \\ \hline $

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

The maturity profile of the notes issued is as follows:

Short Duration

Note Identifier	Series Name	Maturity Date	Nominal Value of Notes Issued	Carrying Amount as at 30/04/2018 €	Carrying Amount as at 30/04/2017 €
				C	E
EUR Notes issue	d - 6 month EURIBOR	less 0.07%			
XS0268645859	Series No. 2006-1	23/03/2040	78,173,000	77,947,070	111,918,186
XS0271593898	Series No. 2006-3	23/04/2040	64,517,000	64,344,938	77,076,710
XS0274275709	Series No. 2006-4	10/05/2040	91,343,000	90,955,274	72,160,522
XS0279933385	Series No. 2006-5	22/06/2040	65,799,000	65,553,213	70,032,600
XS0280829838	Series No. 2007-6	10/01/2040	72,330,000	72,073,299	72,563,235
XS0381585628	Series No. 2008-20	10/02/2040	2,209,000	2,201,844	2,883,738
			8 2 =	373,075,638	406,634,991
USD Notes issue	ed - 6 month USD LIBC)R nlus 0.23%			
XS0280998278	Series No. 2007-7	10/01/2040	151,214,000	124,532,298	132,597,188
XS0321802059	Series No. 2007-19	23/03/2040	56,745,000	46,758,250	13,516,717
				171,290,548	146,113,905
CZK Notes issue	d - 6 month PRIBOR le	ess 0.81%			
XS0292631594	Series No. 2007-8	23/03/2040	75,100,000	2,927,516	3,191,584
XS0299822527	Series No. 2007-14	10/05/2040	10,150,000	395,605	468,630
XS0309697406	Series No. 2007-15	10/01/2040	997,900,000	38,892,606	39,391,804
			-	42,215,727	43,052,018
HUF Notes issue	d - 6 month BUBOR le	ess 0.15%			
XS0309702255	Series No. 2007-17	10/01/2040	1,964,000,000	6,238,887	957,279
A A THE RESIDENCE TO SECTION AND ADDRESS OF THE PARTY OF	d - 6 month WIBOR le	ss 0.32%	2		
XS0309699873	Series No. 2007-16	10/01/2040	1,525,000	358,763	647,056

NOTES TO THE FINANCIAL STATEMENTS (continued)

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

Long Duration

Note Identifier	Series Name	Maturity Date	Nominal Value of Notes Issued	Carrying Amount as at 30/04/2018 €	Carrying Amount as at 30/04/2017 €
FUR Notes issue	d - 6 month EURIBOR	less 0 15%			
XS0772027735	Series No. 2012-21	1035 0.1376			4,922,814
XS0772031687	Series No. 2012-22	23/03/2040	10,932,000	11,791,893	29,920,887
XS0772030101	Series No. 2012-23	23/04/2040	176,000	189,849	12,217,483
XS0950404037	Series No. 2013-25	10/05/2040	2,290,000	2,469,469	17,580,761
XS0950408962	Series No. 2013-26	22/06/2040	7,344,000	7,917,791	25,720,739
				22,369,002	90,362,684
			÷		73,502,001
USD Notes issue	d - 6 month USD LIBO	R less 0.49%			
XS0920764155	Series No. 2013-24	10/01/2040	5,081,000	4,531,083	82,911,024
XS1279452418	Series No. 2015-28	23/03/2040	87,482,000	78,053,824	92,225,337
			· · · =	82,584,907	175,136,361
			-		
CZK Notes issued	1 - 6 month PRIBOR le	ss 0.81%			
XS0950405943	Series No. 2013-27	10/01/2040	581,500,000	24,540,011	19,053,724
			_		-
				As at	As at
	ity analysis of the notes	s issued is as follows	ows:	30/04/2018	30/04/2017
Amounts falling d	ue		-	€_	<u> </u>
Greater than 5 year	rs			722,673,483	881,958,018
			-	722,673,483	881,958,018
			-		The second second

The notes issued are designated as financial liabilities at fair value through profit or loss. The fair value movement on financial liabilities is due to a combination of market and credit/counterparty risk factors but information regarding the split is not available.

NOTES TO THE FINANCIAL STATEMENTS (continued)

16. Called up share capital

Cancu up mare capitar	As at 30/04/2018 €	As at 30/04/2017 €
Authorised:		
Ordinary shares of £1.00 each		
At start of year	40,000	40,000
Increase/(decrease) in authorised shares during the year		
At end of year	40,000	40,000
	No. of Shares	No. of Shares
Issued, called up and fully paid up:		
Ordinary shares of €1.00 each		
At start of year	40,000	40,000
Increase/(decrease) in authorised shares during the year		
At end of year	40,000	40,000

The holders of shares have the right to receive notice of, attend and vote at general meetings of the Company. The holder of each share has the right to one vote. Upon winding up, if net assets are insufficient to repay the whole paid up share capital, then the net assets will be distributed in proportion to the shares held by a shareholder. Upon winding up, if net assets are in excess of the whole paid up share capital, then the excess will also be distributed in proportion to the shares held by a shareholder.

The holders of shares are entitled to receive dividends when they are declared according to the proportion of shares held.

17. Segment analysis

The Company has one reportable segment. The long duration portfolio series and short duration portfolio series have been aggregated for reporting purposes. Historically the two portfolios were split at a time following a change in the credit market environment which led to a difference in returns. Due to European Centrals Banks quantitative easing policy over the past couple of years the credit spread between the two portfolios has flattened and lead to a smaller difference between the short and long duration pools. The portfolios can be considered to be one reportable segment as they have similar economic characteristics, processes, distribution methods, customer class and regulatory environment. The reportable segment involves the repacking of investments on behalf of investors, which are bought from the market and subsequently securitised to avail of potential market opportunities and risk-return asymmetries. KBC Asset Management NV has been appointed as portfolio manager to the Company. At the start date of the Company KBC Asset Management NV entered into a portfolio management agreement with the Company. Under this portfolio management agreement KBC Asset Management NV decides on how the resources of the Company are allocated in line with the strict terms and eligibility criteria as set out in the Company's Prospectus and assesses the performance of the investments held by the Company. The Prospectus was agreed upon by the directors at the start date of the Company and the directors have approved all subsequent updates to the Prospectus. The directors review the performance of the Company and KBC Asset Management NV report to the directors on a quarterly basis. KBC Asset Management NV decides on how the resources of the Company are allocated as well as assessing the performance of the investments held. The following is the information reviewed by KBC Asset Management NV in deciding how resources are allocated and assessing the performance of the investments held:

17. Segment analysis (continued)

- Credit quality of investments held the credit quality of investments held are reviewed on a monthly basis by KBC Asset Management NV. The breakdown of the credit ratings of the investments held by the Company is set out in Note 18(a) "Financial instruments, principal risks and uncertainties: Credit/counterparty risk". The KBC Asset Management NV Risk department also rate the notes issued by the Company. This rating is based on the weighted average credit rating of the investments held by the Company. At 30 April 2017, the credit rating assigned to the short duration notes and long duration notes issued by the Company by the KBC Asset Management Risk Department was AA- and AA- respectively (2017: AA- and A+ respectively).
- Liquidity and Asset Liability Management ("ALM") ratios the liquidity and ALM ratios of the Company are reviewed on a monthly basis. The ALM ratio is reviewed to see if the Company is underinvested and whether the maturity/liquidity breakdown of the investments held is sufficient to meet the obligations to repay the notes. The total asset notional is compared against the total liability notional for each portfolio. If the functional currency notional asset exceeds the notional liability this means that the portfolio has "overinvested" by a certain percentage. If the functional currency notional liability exceeds the notional asset then this means that the portfolio has "underinvested" by a certain percentage. The liquidity breakdown is set out in Note 18(c) "Financial instruments, principal risks and uncertainties: Liquidity risk". At 30 April 2018 the Company's short duration portfolio underinvested by 0.80% (2017: 3.68%) and the long duration portfolio overinvested by 7.16% (2017: 6.83%)at financial year end.)The level of note redemptions/subscriptions are also reviewed as this is a key driver in whether the Company has to sell investments or whether it can buy investments as note redemptions will primarily have to be funded through investment disposals. The net note redemptions for the financial year ended 30 April 2018 are set out in the cash flow from financing activities in the Statement of Cash Flows.
- Country and industry exposure the exposure the Company has to countries and industries is reviewed by KBC Asset Management NV on a monthly basis. The level of exposure to countries and industries is decided upon by the KBC Asset Management NV Allocation Committee. The country and industrial exposure limits set by the KBC Asset Management NV Allocations Committee is a driver in what investments are purchased and sold. The industrial sector and country breakdown of investments held at 30 April 2018 are set out in Note 18(b) "Financial instruments, principal risks and uncertainties: Concentration risk".
- Market prices and market price fluctuations daily market price fluctuations on all investments held are reviewed by relevant KBC Asset Management NV front office staff. The market value of investments is also a key driver in what investments are purchased and sold and the movement in market value is a key performance indicator reviewed by the KBC Asset Management NV front office staff assigned to the Company. The market value as at 30 April 2018 for investments held is set out in Note 12 "Financial assets designated at fair value through profit or loss". The movement in market value for the financial year ended 30 April 2018 ("movement in unrealised gain/loss on investments") is also set out in Note 12 "Financial assets designated at fair value through profit or loss".

The Company earns interest income from its portfolio of investments which includes bonds, commercial papers and time deposits. The breakdown of interest income for the year is as follows:

Year ended 30/04/2018 €	Year ended 30/04/2017
18,740,783	22,782,172
6,801	13,192
7,132	6,220
18,754,716	22,801,584
	30/04/2018 € 18,740,783 6,801

17. Segment analysis (continued)

The country breakdown of interest income for the year is as follows:

	Year ended 30/04/2018	Year ended 30/04/2017
	ϵ	€
United States of America	4,099,353	4,712,236
The Netherlands	3,875,289	4,945,223
France	3,245,543	3,780,307
Sweden	1,349,579	1,758,956
United Kingdom	1,331,954	1,526,830
Australia	1,080,831	917,380
Belgium	841,904	1,306,101
Germany	645,802	402,897
Austria	628,100	765,611
Switzerland	403,818	504,060
Norway	380,893	442,958
Finland	262,051	253,013
Canada	146,576	302,801
Japan	142,308	158,829
Poland	127,255	126,166
Spain	97,070	99,812
Ireland	62,579	233,829
Denmark	33,811	378,562
Slovakia		164,870
Italy	140	13,463
Rest of Europe		7,680
	18,754,716	22,801,584

The country breakdown of non-current investments and non-current derivatives held at year end is as follows:

	As at 30/04/2018	As at 30/04/2017
Non-current investments	€	50/04/2017 E
United States of America	114,808,568	123,932,480
France	102,583,930	166,273,280
The Netherlands	79,102,391	110,694,091
Sweden	40,110,494	73,851,241
Australia	38,441,199	58,915,047
Belgium	20,377,769	23,802,938
Germany	19,096,582	22,038,715
United Kingdom	12,315,713	48,429,856
Austria	13,157,125	18,831,175
Switzerland	12,039,779	29,743,024
Finland	11,907,286	14,569,026
Denmark	8,169,609	8,154,482
Japan	8,126,960	11,578,289
Norway	4,107,962	24,767,065
Canada	3,272,023	17,972,798
Czech Republic	3,155,228	3,515,488
Ireland	2,264,927	18
Spain	1,143,763	
Poland		2,401,650
	494,181,308	759,470,645
Non-current derivatives		
Belgium	(20,409,753)	(29,840,966)
	(20,409,753)	(29,840,966)

17. Segment analysis (continued)

Due to the diversity of the portfolio of investments held no interest income earned from an individual investment exceeds 10% of total interest income for the financial year ended 30 April 2018. This benchmark was determined on inception by KBC AM NV Risk department.

18. Financial instruments, principal risks and uncertainties

The principal risks and uncertainties of the business relate to credit/counterparty risk, concentration risk, liquidity risk, market risk and operational risk.

(a) Credit/counterparty risk

Credit/counterparty risk is the risk of financial loss to the Company if a counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's portfolio of investments and derivatives. All the short duration noteholders share all of the risks and rewards of the investments in the short duration portfolio on a pro-rata basis and all the long duration noteholders share the risks and rewards of the investments in the long duration portfolio on a pro-rata basis.

Short Duration	As at 30/04/2018 €	As at 30/04/2017 €
Financial assets designated at fair value through profit or loss	572,643,271	609,107,373
Derivatives held for trading	4,107,362	5,010,496
Cash and cash equivalents	31,916,740	3,148,073
Interest receivable on investments	6,509,374	5,930,238
Bond lending fee income receivable	5,443	16,343
Amounts receivable from custodian	5,196	116
Expense prepayments	14,860	9
,	615,202,246	623,212,639
Long Duration	As at 30/04/2018 €	As at 30/04/2017 €
Financial assets designated at fair value through profit or loss	132,625,719	288,002,112
Derivatives held for trading	2,016,979	1,778,232
Cash and cash equivalents	1,030,590	8,009,868
Interest receivable on investments	1,124,136	2,121,062
Bond lending fee income receivable	3,685	3,222
Amounts receivable from broker	41,565	2,343
Other receivables	73,557	280,545
Expense prepayment	23,228	
	136,939,459	300,197,384

No financial asset is past due. The Company's net exposure to credit/counterparty risk is minimal as the notes issued by it are limited recourse. Consequently, any loss suffered on the assets held will reduce the amount which the Company is required to pay to the noteholders and therefore does not result in a loss to the Company. Management have outsourced the responsibility of monitoring credit/counterparty risk to KBC Asset Management NV.

KBC Asset Management NV's Risk department monitors the credit/counterparty risk for the investments held by the Company by monitoring external credit ratings for the investments held by the Company on a monthly basis. The following are the minimum credit ratings for investments held by the Company, which the KBC Asset Management NV's Risk department monitors during its review:

18. Financial instruments, principal risks and uncertainties (continued)

(a) Credit/counterparty risk (continued)

- The minimum short term credit rating is at least A-1 from Standard & Poor's or an equivalent short term credit rating from Moody's or Fitch. If a short term security is not rated by any of these credit rating agencies, it must have a short term credit/counterparty risk profile equivalent to, or better than, in the opinion of the KBC Asset Management NV's Risk department, a short term credit rating of A-1 from Standard & Poor's.
- The minimum longer term credit rating is at least A- from Standard & Poor's or an equivalent long term credit rating from Moody's or Fitch. If a long term security is not rated by any of these credit rating agencies, it must have a long term credit/counterparty risk profile equivalent to, or better than, in the opinion of the KBC Asset Management NV's Risk department, a long term credit rating of A- from Standard & Poor's.
- There are certain specified securities in the Company's prospectus that may be invested into even if they fall outside the above credit ratings. There is a maximum notional amount that can be invested into these specified securities.

The following is the breakdown of the credit ratings for the financial assets designated at fair value through profit or loss held by the Company as at 30 April 2018. The financial assets are assigned either a long term or short term credit rating based on their original maturity at the date of purchase:

Short Duration

Rating Long term	Rating agency	As at 30/04/2018 %	As at 30/04/2017
AAA	Standard & Poor's	5.65	5.89
AA+	Standard & Poor's	1.21	2.98
AA	Standard & Poor's	3.52	4.96
AA-	Standard & Poor's	14.12	14.31
A+	Standard & Poor's	12.23	12.40
A	Standard & Poor's	21.79	26.31
A-	Standard & Poor's	9.95	4.33
A-1+	Standard & Poor's	1.86	,,,,,,,
Aaa	Moody's	11.41	6.56
Aa1	Moody's	0.47	0.44
Aa2	Moody's	3.00	3.42
Aa3	Moody's	0.38	0.54
A1	Moody's	3.71	3.13
A2	Moody's	1.77	1.95
A3	Moody's	2.43	4.94
Baa3	Moody's	(#c	0.34
Aaa	Fitch	1.57	1.14
AA	Fitch	2 = :	0.56
AA-	Fitch	0.58	€
A+	Fitch	025	0.22
A	Fitch	3.81	3.15
A-	Fitch	(1 5 5)	0.64
BBB+	Fitch	0.47	
		99.93	98.21
Short term			
A-I	Standard & Poor's	0.07	1.79
		0.07	1.79

18. Financial instruments, principal risks and uncertainties (continued)

(a) Credit/counterparty risk (continued)

Long Duration

Rating	Rating agency	As at 30/04/2018	As at 30/04/2017
Long term		%	%
AAA	Standard & Poor's	5.42	6.14
AA+	Standard & Poor's	5.93	3.83
AA	Standard & Poor's		3.27
AA-	Standard & Poor's	13.48	13.06
A+	Standard & Poor's	6.98	12.94
A	Standard & Poor's	15.91	21.02
A-	Standard & Poor's	10.28	5.29
Aaa	Moody's	15.88	9.31
Aa2	Moody's	2.12	124
Aa3	Moody's	2.61	2.33
A1	Moody's	0.76	1.31
A3	Moody's	8.25	3.13
A.A-	Fitch	0.77	3 5 3
A+	Fitch	3.39	(*
A	Fitch	7.37	15.13
A-	Fitch	0.85	1.59
		100.00	98.35
Short term			
A-1	Standard & Poor's	·	0.76
P-1	Moody's	•	0.89
	•		1.65

All holdings meet the minimum rating requirements. KBC Bank NV is the swap counterparty for all derivatives held for trading. All cash balances are also held with KBC Bank NV. KBC Bank NV had an "A-1" (30 April 2017: "A-1") short term rating and an "A" (30 April 2017: "A") long term credit rating from Standard & Poor's as at 30 April 2018.

All collateral cash balances and money market funds investments obtained and re-invested under the bond lending agreement are held with Société Générale S.A.. Société Générale S.A. had an "A-1" (30 April 2017: "A-1") short term rating and an "A" (30 April 2017: "A") long term credit rating from Standard & Poor's as at 30 April 2018. The credit/counterparty risk under the bond lending agreement is with Société Générale S.A. due to the indemnity that Société Générale S.A. has given to the Company. If the counterparty defaults and does not return the lent bonds and if the proceeds from the re-invested collateral (collateral cash balances and money market funds) is not sufficient or there is no collateral available, the purchase of replacement securities to the bonds lent shall be made at the expense of Société Générale S.A..

18. Financial instruments, principal risks and uncertainties (continued)

(a) Credit/counterparty risk (continued)

KBC Asset Management NV's Risk department monitors the credit/counterparty risk for the derivatives entered into by the Company. Derivative counterparties are required to be eligible financial institutions. Eligible financial institutions are defined as any financial institution subject to prudential rules applicable to financial institutions having their registered offices in the European Economic Area, or equivalent prudential rules. KBC Bank NV is deemed to be an eligible financial institution throughout 2018 and 2017. The Company has entered into an ISDA Master Agreement and Credit Support Annex with KBC Bank NV. All derivatives entered into the Company have to be fully collateralised. The Company's portfolio manager in KBC Asset Management NV calculates collateral requirements and appropriate collateral postings are made on a fortnightly basis. The collateral postings are monitored by KBC Asset Management NV risk department. The main forms of collateral are cash and government bonds. If the derivative counterparty defaults then the Company can take possession of the collateral.

(b) Concentration risk

The Company's financial instruments include cash at bank, derivatives and financial assets at fair value through profit or loss, Notes issued at fair value through profit or loss and other accruals that arise directly from its operations. The Company is exposed to a variety of financial risks: market risk (including price risk, foreign exchange risk and interest rate risk), credit risk (including concentration risk) and liquidity risk. The Company's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the financial performance of the Company. As a condition to receiving credit in coverage tests when purchasing a non-euro denominated obligation, the Portfolio Manager must, on behalf of the Company, enter into an asset swap transaction. The swap transactions entered into by the Company only provide a portion of cover against exposure to negative movements in foreign currency assets.

The Company's financial assets designated at fair value through profit or loss were concentrated in the following industrial sector types and geographical locations:

Industrial sector	As at	As at
Chant Danielina	30/04/2018	30/04/2017
Short Duration	9/0	
Banking and financial services	74.92	81.24
Government	13.61	8.57
Beverages	1.80	1.50
Automobiles	1.77	1.58
Conglomerates	1.08	1.03
Pharmaceuticals	0.99	0.85
Real Estate	0.96	X4:
Telecommunications	0.94	0.98
Textiles, apparel and luxury goods	0.91	0.87
Electric utilities	0.80	0.49
Food products	0.71	0.76
Gas utilities	0.54	0.51
Computers and peripherals	0.50	0.46
Chemicals	0.47	0.44
Software	-	0.38
Oil, gas and consumable fuels	1 29	0.34
	100.00	100.00
Long Duration		
Banking & financial services	72.45	77.07
Government	26.93	13.35
Automobiles	0.62	4.34
	100.00	100.00
	100.00	100.00

18. Financial instruments, principal risks and uncertainties (continued)

(b) Concentration risk (continued)

Country	As at 30/04/2018	As at 30/04/2017
Short Duration	%	%
France	22.47	24.29
The Netherlands	17.91	16.45
United States of America	14.03	11.45
Sweden	9.10	9.53
United Kingdom	7.10	8.46
Australia	6.54	5.14
Germany	4.92	2.19
Switzerland	4.37	3.82
Belgium	2.97	3.14
Austria	2.51	3.30
Norway	2.19	5.05
Finland	2.04	0.94
Denmark	1.43	1.34
Canada	0.93	1.70
Slovakia	0.55	
Japan	0.54	1.32
Poland	0.40	0.39
Other	400.00	1.49
	100.00	100.00
	\$\$\$0\$	
	As at	As at
Long Duration	30/04/2018	30/04/2017
United States of America		%
France	31.32	22.42
Australia	19.90	17.55
The Netherlands	10.11	9.86
Japan	8.58	13.56
Sweden	6.13 5.46	2.82
Belgium		8.02
Austria	5.36 3.83	7.37
Norway	3.10	1.83
Finland	2.10	1.79
Ireland	1.71	3.07
United Kingdom	1.71	2.41
Spain Spain	0.85	2.41
Germany	0.83	3.02
Canada	Under Elleri Green	
Switzerland	:-	2.65
Other		2.25
Outer	100.00	1.38
	100.00	100.00

(c) Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company hedges liquidity risk through the issuance of notes with similar maturity dates as the investments to be acquired with the issuance proceeds and with corresponding payment dates on the notes issued to the investments held. It also hedges liquidity risk by investing a significant percentage of the issuance proceeds into short term liquid investments. Management have outsourced the responsibility of monitoring liquidity risk to KBC Asset Management NV.

18. Financial instruments, principal risks and uncertainties (continued)

(c) Liquidity risk (continued)

As at 30 April 2018

The liquidity risk of the Company is managed by KBC Asset Management NV on an aggregated level, together with the other SPV's and in accordance with the liquidity needs of funds investing in the notes issued by the Company. For the Capital-Protected and Structured Funds "CPSF" that invest in notes issued by each of the Company's portfolios, liquidity is analysed on an aggregate pool-level.

The CPSF-SPV Liquidity Coverage Ratio metric is based on the regulatory banking Liquidity Coverage Ratio measuring an adequate level of unencumbered high-quality liquid assets that can be converted into cash, as requested by the Bank for International Settlements (BIS). The Liquidity Coverage Ratio, this is the ratio of High-Quality Liquid Assets "HQLA" versus the expected liabilities should at least be equal to 100%.

The Stock of High-Quality Liquid Assets consists out of 2 levels of liquid assets:

- Level 1 assets can be included without limit (up to 100% of the buffer), are held at market value and are not subject to a haircut. Level 1 assets are limited to cash, Central bank reserves, bonds on or guaranteed by sovereigns and Central Banks.
- Level 2 assets are subject to a haircut of minimum 15% to the current market value. Level 2 assets are limited to 40 % of the asset buffer. Level 2 assets are Bonds on or guaranteed by sovereigns, central banks, non-central government public sector entity or multilateral development banks.

The expected liabilities are equal to the sum of the Assets under Management of the maturing funds (including the callable funds) augmented with an additional 2% of the remaining Assets under Management. The CPSF Liquidity Coverage Ratio should be above 100% within a one-year horizon.

The gross contractual cash flows of financial liabilities designated at fair value through profit or loss does not include the future variable interest as it is dependent on the future profitability of the Company.

	Carrying amount	Gross contractual	Within one year	Greater than one year
		cash flows	•	·
16	€	€	€	€
Financial assets designated at fair				
value through profit or loss	705,268,990	702,267,341	225,384,430	476,882,911
Derivatives held for trading	6,124,341	6,124,341	2,380,603	3,743,738
Cash and cash equivalents	32,947,330	32,947,330	32,947,330	() () () () () () () () () ()
Interest receivable on investments	7,633,510	7,633,510	7,633,510	
Bond lending fee income receivable	9,128	9,128	9,128	-
Other receivables	73,557	73,557	73,557	72
Expense Prepayment	38,088	38,088	38,088	₹₩
Amounts receivable from custodian	46,761	46,761	46,761	*
	752,141,705	749,140,056	268,513,407	480,626,649
Pinancial liabilities designated at fair				
value through profit or loss	(722,673,483)	(719,671,834)	(16,632,821)	(703,039,013)
Derivatives held for trading	(28, 128, 751)	(28,128,751)	(3,975,260)	(24,153,491)
Interest payable on notes issued	(1,221,726)	(1,221,726)	(1,221,726)	달
Expense accruals	(18,518)	(18,518)	(18,518)	2
Amounts payable to custodian	(57,197)	(57,197)	(57,197)	

(749,098,026)

42,031

(727, 192, 504)

(246,565,854)

(21,905,521)

246,607,886

(752,099,675)

42,031

18. Financial instruments, principal risks and uncertainties (continued)

(c) Liquidity risk (continued)

As at 30 April 2017

AS at 50 April 2017	Carrying amount	Gross contractual cash flows	Within one year	Greater than one year
	€	€	ϵ	€
Financial assets designated at fair				
value through profit or loss	897,109,485	904,395,762	157,807,711	746,588,051
Derivatives held for trading	6,788,728	6,788,728	1,616,093	5,172,635
Cash and cash equivalents	11,157,941	11,157,941	11,157,941	·
Interest receivable on investments	8,051,300	8,051,300	8,051,300	
Bond lending fee income receivable	19,565	19,565	19,565	٠
Other receivables	280,545	280,545	280,545	•
Amounts receivable from custodian	2,459	2,459	2,459	<u></u>
1	923,410,023	930,696,300	178,935,614	751,760,686
Financial liabilities designated at				
fair value through profit or loss	(881,958,018)	(889,244,295)	(22,535,158)	(866,709,137)
Derivatives held for trading	(37,584,730)	(37,584,730)	(2,571,129)	(35,013,601)
Interest payable on notes issued	(1,228,318)	(1,228,318)	(1,228,318)	-
Expense accruals	(28,442)	(28,442)	(28,442)	-
Amounts payable to custodian	(2,568,484)	(2,568,484)	(2,568,484)	-
12	(923,367,991)	(930,654,269)	(28,931,531)	(901,722,738)
	42,031	42,031	173,171,368	(173,129,336)

(d) Market risk

Market risk represents the potential for both losses and gains and includes currency risk, interest rate risk and other price risk. Management have outsourced the responsibility of monitoring market risk to KBC Asset Management NV.

(i) Currency risk

The Company is exposed to exchange rate movements between Euro (EUR), its functional currency, and certain foreign currencies, namely Czech Koruna (CZK), US Dollar (USD), British Pound (GBP), Hungarian Forint (HUF), Swedish Krona (SEK) and Polish Zloty (PLN). The Company's functional and presentation currency is Euro while the investments purchased by the Company can be denominated in other currencies.

Changes in rates of exchange may have an effect on the value of or the income from these investments. The Company manages currency risk by issuing notes in currencies other than EUR and through entering into cross currency swaps.

The Company used the following exchange rates to retranslate balances denominated in foreign currencies at the statement of financial position date:

	ı	As at 30/04/2018	As at 30/04/2017
		50/04/2016	50/04/2017
USD		1.2082	1.0890
GBP		0.8772	0.8417
CZK		25.5455	26.8375
HUF		313.5000	312.9450
PLN		4.2333	4.2265
SEK		10.5633	9.6424

Details of the foreign currency investments held by and notes issued by the Company are shown below along with the foreign currency swaps entered into to mitigate currency risk on investments acquired in different currencies to the notes issued.

18. Financial instruments, principal risks and uncertainties (continued)

(i) Currency risk (continued)

The net currency risk exposure of the non-euro denominated noteholders is mitigated through currency swaps as the outstanding Long/(Short) Duration notes of the Company are hedged by the assets held in the Long/(Short) Duration Portfolio of the Company.

To align the currency of the assets with the currency of the outstanding notes for each series of notes, fixed income instruments are bought in the same currency proportion as the outstanding notes. This can be done in two ways:

- investing directly in instruments denominated in the currency of the notes
- investing in bonds denominated in another currency and the use a cross-currency swap with the same notional and the same maturity date.

The currency proportion of assets and liabilities are matched. Changes in the foreign exchange rate won't affect the marked-to-market valuation of the portfolio. To align the currency of the outstanding notes with the currency of the assets, a functional currency denominated bond can be bought while simultaneously a cross-currency swap is bought for the same notional and same maturity date.

With this bond and swap transaction, the investment equals an outright denominated bond investment. If the currency proportion of assets and liabilities are matched, an increase (or decrease) in the foreign exchange rate will have an equal impact on the assets and the liabilities, resulting in a neutral impact on the valuation of the portfolio.

As at 30 April 2018

iso accorapin av	CZK E	USD €	GBP €	HUF €	PLN €	SEK €	Total €
Investments held (at							
nominal amounts)							
 Short duration 	3,190,386	124,445,456		-	377,960	970	128,013,802
 Long duration 		60,201,953		12	12	_	60,201,953
	3,190,386	184,647,409	74	-	377,960	74	188,215,755
Cash and cash equivalents							
 Short duration 	1,222,732	7,364,850	1	43,967	12,451	4	8,644,005
 Long duration 	221,971	66,531		_			288,502
	1,444,703	7,431,381	1	43,967	12,451	4	8,932,507
Notes issued (at nominal amounts)							
 Short duration 	(42,400,814)	(172, 122, 993)	: ÷:	(6,264,753)	(360,243)	345	(221,148,803)
 Long duration 	(22,763,305)	(76,612,316))(@)	-			(99,375,621)
	(65,164,119)	(248,735,309)	3.5	(6,264,753)	(360,243)		(320,524,424)
	(60,529,030)	(56,656,519)	1	(6,220,786)	30,168	4	(123,376,162)

NOTES TO THE FINANCIAL STATEMENTS (continued)

18. Financial instruments, principal risks and uncertainties (continued)

(d) Market risk (continued)

(i) Currency risk (continued)

As at 30 April 2017

110 111 00 1111 20	CZK	USD	GBP	HUF	PLN	SEK	Total
	ϵ	€	€	€	€	€	€
Investments held (at nominal amounts)							
 Short duration 	763,857	113,646,173	9,884,757		615,173		124,909,960
 Long duration 	2,757,336	124,327,104	ê	9			127,084,440
	3,251,192	237,973,277	9,884,757		615,173		251,994,400
Cash and cash equivalents		1,000					
 Short duration 	587,406	87,141	1	959,854	2,361	4	1,636,767
 Long duration 	995,284	3,505,551		-		(*)	4,500,835
	1,582,690	3,592,692	1	959,854	2,361	4	6,137,602
Notes issued (at nominal amounts)							
- Short duration	(43,083,372)	(146,327,196)	9	(958,635)	(648, 298)		(191,017,501)
- Long duration	(17,667,443)	(162,398,641)		-		-	(180,066,084)
	(60,750,815)	(308,725,837)		(958,635)	(648,298)		371,083,585
8	(55,646,933)	(67,159,868)	9,884,758	1,219	(30,764)	4	(112,951,583)

The cross currency swaps entered into to mitigate currency risk on investments acquired in different currencies to the notes issued are as follows:

As	at	30	April	2018
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	CZK	USD	GBP	HUF	Total
	€	€	€	€	ϵ
Swaps (at nominal amounts)					
 Short duration 	(36,525,000)	(35,641,276)	-	(6,300,000)	(78,466,276)
- Long duration	(23,120,000)	(24,100,000)			(47,220,000)
	(59,645,000)	(59,741,276)		(6,300,000)	(125,686,276)
As at 30 April 2017					
	CZK	USD	GBP	HUF	Total
	€	€	€	ϵ	€
Swaps (at nominal amounts)					
 Short duration 	(41,900,000)	(23,461,000)	7,640,388	97	(57,720,612)
 Long duration 	(14,950,000)	(28,881,684)			(43,831,684)

NOTES TO THE FINANCIAL STATEMENTS (continued)

18. Financial instruments, principal risks and uncertainties (continued)

(d) Market risk (continued)

(ii) Interest rate risk

The Company is exposed to changes in its cost of financing arising from movements in the EURIBOR, GBP and USD LIBOR, PRIBOR, BUBOR and WIBOR rates which respectively form the basis of the interest payments on the EUR, USD, CZK, HUF and PLN senior notes issued by it. Increases in these rates increase the cost of funding. Due to the limited recourse nature of the notes issued, the Company is only required to pay the interest if it has collected sufficient funds to cover the amount due after having retained a reserved profit of £1,000 per annum for the Company. As such the Company has no net exposure to interest rate risk. There are policies and processes in place to manage the interest rate risk exposure of the noteholders. The Capital-Protected and Structured funds have very specific needs on the interest-rate risk side. Their objective is to receive a 6m-Libor-linked coupon every six months. There are 6 different coupon periods and 5 different currencies (EUR, USD, CZK, PLN and HUF). Based on the outstanding notional of the different notes, the managers of the Company will match assets they need with the exact same coupon characteristics. The interest rate risk on the asset side matches with the interest rate risk on the liability side and the only remaining interest rate risk is linked to exactly what the noteholders are entitled to as stipulated in each of the term sheets.

The company is considered to have minimal interest rate risk exposure on cash currently held due to the current low interest rate environment.

The financial assets and liabilities interest rate risk is managed through swaps. Interest rate swaps usually involve the exchange of a fixed interest rate for a floating rate, or vice versa, to reduce or increase the exposure to fluctuations in interest rates or to obtain a marginally lower interest rate that would have been possible without the swap.

The Company's net nominal amounts exposed to interest rate risk and the nominal amount that is mitigated through the use of interest rate swaps are as follows:

As at 30 April 2018				22	
	EUR	USD	GBP	PLN	CZK
Gross nominal amount of swaps Nominal amount mitigated through	497,485,677	223,091,000		1,600,000	81,500,000
use of derivatives	497,485,677	223,091,000	2	=	81,500,000
Net nominal amount exposed		*		1,600,000	
As at 30 April 2017					
	EUR	USD	GBP	PLN	CZK
Gross nominal amount of swaps	608,660,677	259,141,000	8,320,000	2,600,000	94,500,000
Nominal amount mitigated through use of derivatives	608,660,677	242,741,000	8,320,000	<u> </u>	94,500,000
Net nominal amount exposed	-	16,400,000	-	2,600,000	

18. Financial instruments, principal risks and uncertainties (continued)

(d) Market risk (continued)

(ii) Interest rate risk (continued)

The interest rate risk profile of the Company's financial assets and liabilities designated at fair value was as follows:

As at 30 April 2018

Financial assets designated at fair value through profit or loss	Maturity within 1 year €	Maturity greater than 1 year €
Floating rate		
- Short duration	23,159,456	14,740,866
- Long duration		1,003,540
	23,159,456	15,744,406
Fixed rate		
- Short duration	187,928,226	346,814,723
- Long duration	*	131,622,179
	187,928,226	478,436,902
	211 007 602	404 181 200
	211,087,682	494,181,308
	Maturity within 1	Maturity greater
Financial liabilities designated at fair value through profit or	year	than 1 year
loss	€	ϵ
Floating rate		
- Short duration	(6)	(593,179,563)
- Long duration		(129,493,920)
		(772,673,483)
Derivatives held for trading		
- Short duration	(1,594,657)	(15,322,696)
- Long duration		(5,087,057)
	(1,594,657)	(20,409,753)
As at 30 April 2017		
Floating rate		
- Short duration	2,505,975	20 200 040
- Long duration	2,303,913	38,389,948 3,012,790
Long duration	2,505,975	41,402,738
Fixed rate	2,303,913	41,402,730
- Short duration	127,265,848	440,945,602
- Long duration	7,867,017	277,122,305
	135,132,865	718,067,907
	125 426 242	
~	137,638,840	759,470,645
Financial liabilities designated at fair value through profit or loss		
Floating rate		
- Short duration	7	(597,405,249)
- Long duration		(284,552,769)
		(881,958,018)
Derivatives held for trading	00.2522725025846250	W 274 R ADDER (1924 1927
- Short duration	(955,036)	(19,139,295)
- Long duration	700000	(10,701,671)
	(955,036)	(29,840,966)

NOTES TO THE FINANCIAL STATEMENTS (continued)

18. Financial instruments, principal risks and uncertainties (continued)

(d) Market risk (continued)

(iii) Other price risk

Price risk is the risk that the value of financial instruments will fluctuate as a result of changes in the market prices, whether caused by factors specific to an individual investment, its issuer or all factors affecting all instruments traded in the market. The financial assets designated at fair value through profit or loss held by the Company, as disclosed in Note 12 "Financial assets designated at fair value through profit or loss", are exposed to price risk but the Company has no net exposure to price risk due to the fact that the notes issued by it are limited recourse to the investments acquired with the issuance proceeds. Consequently, any price gains or losses on the investments held are exactly offset by corresponding gains or losses on the notes issued with no loss to the Company. There are no differences in the exposure to price risk between individual series of notes issued by the Company. Each series of note is exposed to a pro-rata share of the gains or losses on the investments held. KBC Asset Management NV, the Company's portfolio manager monitors market price fluctuations on the investments held by the Company on a daily basis. Market price fluctuations are one of the key drivers in the investment allocations made by the portfolio manager. Market prices are obtained from independent price sources. KBC Asset Management NV also monitors the Company's exposures to countries and industries. The limiting of exposures to various countries and industries is a key method of managing price risk. The Company's exposure to countries and industries is set out in Note 18(b) "Financial instruments, principal risks and uncertainties: Concentration risk". Another key method is that the Company can only hold investments with a minimum credit rating. The credit rating breakdown of investments held is set out in Note 18(a) "Financial instruments, principal risks and uncertainties: Credit/counterparty risk". The Company also manages price risk by investing in a diverse portfolio of investments. The Company may not hold 10% of investments in the same issuer and is limited to an aggregate investment of 40% in individual issuers of greater than 5% of investments held.

(e) Sensitivity analysis

The methods and assumptions used in the preparation of the sensitivity analysis are listed below. Sensitivity analysis is included for each of the relevant market risks ie. currency risk, interest rate risk and price risk.

- Interest rate sensitivity rates: the interest rate sensitivity rates per currency are calculated as the 99% VaR of absolute 5 month changes in €6,000,000 interest rate using Bloomberg data history since the beginning of 2000.
- Foreign exchange sensitivity rates: the foreign exchange sensitivity rates are calculated as the 6 month 99% VaR of relative changes in exchange rates using Bloomberg data history since the beginning of 2000.

(i) Currency risk

The Company purchases investments in multiple currencies. These investment purchases are funded through the issuance of notes in either the same currency as the investment purchased or in a different currency to the investments acquired with currency risk being hedged through the use of swap agreements. Any gains or losses in terms of currency movements on the investments are offset by corresponding movements on the related notes issued or swap agreements entered into.

The Company's sensitivity to a movement in each applicable currency exchange rate is set out below (prior to the impact of derivative movements). The rates used in the sensitivity analysis per currency are based on historical data and are as follows:

5=	2018	2017
USD	+/-17%	+/-16%
CZK	+/-10%	+/-11%
HUF	+/-15%	+/-15%
PLN	+/-16%	+/-17%
GBP	+/-14%	+/-15%

18. Financial instruments, principal risks and uncertainties (continued)

(e) Sensitivity analysis (continued)

Currency risk (continued)

As at 30 April 2018					
•	CZK	USD	GBP	HUF	PLN
	€	ϵ	€	€	ϵ
Investments held (at nominal amounts)					
- Short duration	3,190,386	124,445,456	986	(**	377,960
- Long duration	-	60,201,953	250	2.75.	3=3
	3,190,386	184,647,409	-		377,960
Cash and cash equivalents					*******
- Short duration	1,222,732	7,364,850	·	43,967	12,451
- Long duration	221,971	66,530	-		
	1,444,703	7,431,380	-	43,967	12,451
Notes issued (at nominal amounts)					
- Short duration	42,400,814	172,122,993	-	6,264,753	360,243
- Long duration	22,763,305	76,612,316	3 7 8	:=1	-
	65,164,119	248,735,309		6,264,753	360,243
As at 30 April 2017					
	CZK	USD	GBP	HUF	PLN
	€	ϵ	ϵ	ϵ	€

As at 30	April	2017
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	CZK	USD	GBP	HUF	PLN
	€	ϵ	ϵ	ϵ	€
Investments held (at nominal amounts)					
- Short duration	69,442	15,675,334	1,213,918	S-0.	84,852
- Long duration	250,667	17,148,566		3.5	5 1,000 <u></u>
	320,109	32,823,900	1,213,918		84,852
Cash and cash equivalents					,
- Short duration	53,401	12,019	(X *)	125,198	326
- Long duration	90,480	483,524		_	
	143,881	495,543	3.5	125,198	326
Notes issued (at nominal amounts)					
- Short duration	3,916,670	20,183,062	I/e	125,039	89,420
- Long duration	1,606,131	22,399,813	020		,
	5,522,801	42,582,875		125,039	89,420

(ii) Interest rate risk

Due to the limited recourse nature of the notes issued, the Company is only required to pay the interest if it has collected sufficient funds to cover the amount due after having retained a reserved profit of €1,000 per annum for the Company. As such the Company has no net exposure to interest rate risk.

The Company's sensitivity to an increase and decrease in interest rates is set out below. The rates used in the sensitivity analysis are based on historical data and as follows:

	2018	2017
EUR	+/-3%	+/-3%
USD	+/-2%	+/-2%
CZK	+/-2%	+/-2%
PLN	+/-4%	+/-4%

The Company does not monitor HUF due to the low level of notes issued in this currency.

18. Financial instruments, principal risks and uncertainties (continued)

(e) Sensitivity analysis (continued)

(i) Interest rate risk (continued)

	As at 30/04/2018	As at 30/04/2017
Short Duration	Ε	€
USD interest payable on notes issued	+/- 18,667	+/- 12,834
CZK interest payable on notes issued	-+/- 131	+/- 4
PLN interest payable on notes issued	+/- 66	+/- 108
Long Duration		
USD interest payable on notes issued	+/- 5,075	+/- 11,659
CZK interest payable on notes issued	529	56

(iii) Other price risk

The financial assets of the Company are subject to market fluctuations and the risks inherent in all investments. Any change in the fair value of the investments will be offset by a corresponding change in the fair value of the notes. The Company's sensitivity to a 5% increase and decrease in market prices is as follows:

	As at 30/04/2018	As at 30/04/2017
Short Duration	€	€
Movement in fair value of bonds held for 5% change in market prices	+/- 28,613,266	+/- 29,911,373
Movement in fair value of commercial papers held for 5% change in market prices	*	+/- 513,238
Movement in fair value of time deposits held for 5% change in market prices	+/- 18,897	+/- 30,758
Long Duration		
Movement in fair value of bonds held for 5% change in market prices Movement in fair value of commercial papers held for 5% change in market prices	+/- 6,631,286	+/- 14,161,773 +/- 238,332

(f) Operational risk exposure

The Company has appointed KBC Asset Management NV as portfolio manager and administrator, KBC Bank NV as custodian and KBC Bank Ireland Plc as corporate accounting administrator. The successful operation of this Company is therefore reliant on KBC Group NV companies. Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, personnel and infrastructure, and from factors other than credit, market and liquidity risk such as those arising from legal and regulatory requirements and generally accepted standards of corporate behaviour.

(g) Collateral

The total financial assets of the Company are charged to BNY Mellon Corporate Trustee Services Limited (the "Trustee") as follows:

As at 30/04/2018 €	As at 30/04/2017 €
572,643,271	609,107,373
132,625,719	288,002,112
705,268,990	897,109,485
31,916,740	3,148,073
1,030,590	8,009,868
32,947,330	11,157,941
	30/04/2018 € 572,643,271 132,625,719 705,268,990 31,916,740 1,030,590

18. Financial instruments, principal risks and uncertainties (continued)

(g) Collateral (continued)

The assets are charged by way of first fixed security. The Trustee is required once the first fixed security becomes enforceable and the net proceeds are realised to apply the proceeds to clear the following ranked obligations on a pro rata basis:

- receivership costs;
- general administrative costs;
- interest to noteholders;
- repayment of principal to noteholders;
- any amounts payable to a swap counterparty; and
- the balance of proceeds (if any) to the Company

The first fixed security is only enforceable on the occurrence of a continuing general event of default as described in the Company's Master Trust Deed.

On such event the Trustee may at its discretion, or shall, if so requested in writing by the noteholders of at least one-fifth of the notes then outstanding or, if so directed by an Extraordinary Resolution of such noteholders, enforce the first fixed security. The following events are deemed to be general events of default:

- The Company defaults in the payment of any redemption amount or defaults for a period of 14 days or more in the payment of any sum other than redemption amounts due to noteholders
- The Company fails to perform or observe any of its obligations under the note term sheets or Trust Deed and such failure continues for a period of 30 days
- The Company is deemed to be unable to pay its debts as and when they fall due
- The Company is subject to any order made by any competent court or any resolution passed for the winding-up or dissolution of the company or subject to any insolvency, bankruptcy, compulsory liquidation, examination, controlled management procedures or suspension of payments

The terms and conditions for the first fixed security are set out in the Company's €40,000,000,000 Base Prospectus and Master Trust Deed and are usual and customary for note issuers.

The Company has pledged €18,288,660 (2017: €21,288,215) of its short duration investments and €5,757,702 (2017: €10,654,512) of its long duration investments as collateral for derivative contracts. Eligible investments that can be pledged as collateral are Euro denominated negotiable debt obligations issued by the governments of Austria, Belgium (including Flanders), Finland, France (including Caisse d'Amortissement de la Dette Sociale), Germany (including KfW Bankendgruppe), Italy, Luxembourg, the Netherlands, Czech Republic, Poland and the European Union provided that:

- the lower of the long term credit rating assigned to these investments is at least BBB+ under Standard & Poor's, Baal under Moody's or BBB+ under Fitch; and
- valuations for the investments can be obtained on a daily basis from the valuation agent.

The Company is involved in bond lending. Société Générale S.A. acts as the agent to lend bonds to an approved list of counterparties under the terms of a securities lending agreement. Bonds may only be lent to counterparties against the transfer of eligible collateral. Eligible collateral is cash in USD or EUR with a margin of 100.20% for any bonds lent with a remaining maturity less than 5 years and 101% for any bonds lent with a remaining maturity over 5 years. This collateral is then re-invested by the Company to earn a return. The following are the re-investment parameters under the securities lending agreement:

18. Financial instruments, principal risks and uncertainties (continued)

(g) Collateral (continued)

- Time deposits and cash accounts with credit institutions with their registered office in the EEA, at least an A1/P rating and approved beforehand by KBC Asset Management. Each of the credit institutions can hold maximum 20% of the collateral. Collateral delivered by a financial institution cannot be invested into an account or time deposit at the same financial institution.
- Maximum 100% in short money market funds provided that:
 - no money market fund accounts for more than 20% of the value of the collateral and;
 - the money market funds are approved by KBC Asset Management.
- Maximum 60% in government bonds, provided that:
 - rating at least AA- (Bloomberg Composite) and;
 - maximum remaining lifetime of 9 months and;
 - only government bonds of EU countries (excluding Luxembourg), the USA, Canada, Australia and Norway are eligible and;
 - maximum 20% of the Company's market value of the assets under management in any single sovereign issuer.
- The re-invested collateral is to be in the same currency as the collateral originally received from the securities lending counterparty.

The following is the breakdown of the bond lending and the collateral held by Société Générale S.A. on behalf of the Company:

	As at 30/04/2018	As at 30/04/2017
	ϵ	€_
Short duration		
Bonds lent	51,635,004	150,074,820
Cash collateral	86,012	(18,737,896)
Money market funds	<u> </u>	(134,854,147)
	51,721,016	(3,517,223)
Long duration		
Bonds lent	23,966,102	29,770,481
Cash collateral	(109,523)	(39,092)
Money market funds	(24,544,335)	(28,700,420)
	(687,756)	1,030,969

The cash collateral and money market funds are charged to BNY Mellon Corporate Trustee Services Limited. If the Company fails to return the collateral to the bond lending counterparties once the counterparty has returned the bonds lent the amounts due between the Company and the counterparty are offset. This in effect means that the counterparty will retain the bonds and will either pay over additional funds to the Company if the bonds are worth more than the collateral retained or the Company will be obligated to pay additional funds to the Counterparty if the bonds are worth less than the collateral retained by the Company.

18. Financial instruments, principal risks and uncertainties (continued)

(h) Fair values

The accounting policies regarding the fair value hierarchy are set out in Note 2(f) "Use of estimates and judgements" and Note 3(f) "Financial instruments: Fair Value Measurement Principles". All fair value measurements are recurring.

The following table analyses within the fair value hierarchy the Company's financial assets and liabilities measured at fair value:

As	at	30	April	2018
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•	Level 1 €	Level 2 €	Level 3 €	Total balance €
Financial assets designated at fair value through profit or loss				
Bonds	2	704,891,041		704 901 041
Time deposits	-	377,949	-	704,891,041 377,949
Time deposits		705,268,990		705,268,990
Derivatives held for trading		103,200,330		703,200,990
Cross currency swaps		(7,549,085)		(7,549,085)
Interest rate swaps		(14,455,325)		(14,455,325)
		(22,004,410)		(22,004,410)
Financial liabilities designated at fair value through profit or loss		(22,004,410)		(22,004,410)
Notes issued	140	(722,673,483)	4	(722,673,483)
	16	(722,673,483)		(722,673,483)
As at 30 April 2017	Level 1	Level 2	Level 3	Total balance
	€	€	€	€
Financial assets designated at fair value through profit or loss				
Bonds	881,462,921	#		881,462,921
Commercial papers	=	15,031,409		15,031,409
Time deposits		615,155		615,155
Derivatives held for trading	881,462,921	15,646,564	(±)	897,109,485
Cross currency swaps	125	(2,549,506)		(2,549,506)
Interest rate swaps	341	(28,246,496)		(28,246,496)
		(30,796,002)	-	(30,796,002)
Financial liabilities designated at fair value through profit or loss				
Notes issued	-	-	(881,958,018)	(881,958,018)
	•	-	(881,958,018)	(881,958,018)

During the financial year management carried out a review over the IFRS 13 fair value policy of the Company. The details of this are set out in Note 2 Use of estimates and judgements -"Financial instruments: Fair Value Measurement Principles". Following this review, it deemed is more appropriate to reclassify the Bonds from Level 1 to Level 2 to be in line with the policy. This review also determined that a levelling reclassification relating to the Notes was required. As per IFRS 13 an adjustment to a Level 2 input that is significant to the entire measurement might result in a fair value measurement categorised within Level 3 of the fair value hierarchy, if the adjustment uses significant unobservable inputs. It was concluded that the unobservable inputs used are not considered significant in the valuation. The valuation methodology of the notes liabilities of the Company are directly based upon the fair value of the assets of the Company. These assets are significantly based on observable inputs. The unobservable inputs used in the valuation are limited both in number and nature and insignificant to the entire measurement of the notes, the valuation of which therefore does not meet the IFRS 13 requirements to be classified as Level 3. It was concluded Level 2 to be more appropriate classification.

18. Financial instruments, principal risks and uncertainties (continued)

(h) Fair values (continued)

The financial assets and liabilities carried at amortised cost are short term financial assets and financial liabilities whose carrying amounts approximate fair value.

The carrying value of the short term non-financial assets and liabilities are assumed to approximate their fair value.

(i) Offsetting financial assets and financial liabilities

The Company has entered into an ISDA Master Agreement and Credit Support Annex with KBC Bank NV. The ISDA Master Agreement creates a right of set-off of recognised amounts that is enforceable on event of default, insolvency or bankruptcy of the Company or KBC Bank NV. All derivatives entered into by the Company have to be fully collateralised on a net basis. The Company's portfolio manager in KBC Asset Management NV calculates collateral requirements and appropriate collateral postings are made on a fortnightly basis. Such collateral is subject to the standard industry terms of ISDA Master Agreements and Credit Support Annex. This means that securities received/given can be pledged or sold during the term of the transaction but have to be returned on maturity of the transaction. The terms also give each counterparty the right to terminate the related transactions on the counterparty's failure to post collateral.

There are no offsets of derivative financial assets and liabilities presented in the statement of financial position. The following table sets out the derivative financial assets and liabilities that are subject to an enforceable master netting arrangement and similar agreement by way of the ISDA Master Agreement and Credit Support Annex with KBC Bank NV.

	As at 30/04/2018 €	As at 30/04/2017
Derivatives held for trading		
Gross amount of financial assets	6,124,341	6,788,728
Gross amount of financial liabilities	(28,128,751)	(37,584,730)
Net derivatives held for trading liability	(22,004,410)	(30,796,002)
Bonds pledged as collateral	24,046,362	31,942,727
Net derivative exposure	2,041,952	1,146,725

The Company is engaged in bond lending under the terms of a securities lending agreement. Bonds may only be lent to counterparties against the transfer of eligible collateral. Details of this are set out in Note 18(g) "Financial instruments, principal risks and uncertainties: Collateral".

19. Related party transactions

All of the notes issued by the Company for the current and prior financial year are held by Capital Protected Funds and Mutual Funds. All interest expense for the current and prior financial year was paid to these companies.

HMP Secretarial Limited, the Company secretary, earned fees of €2,208 (2017: €1,002) for the financial year, €Nil of which was payable as at 30 April 2018 (2017: Nil).

Yves Lippens is a director of KBC Fund Management Limited a 100% subsidiary of the Company's portfolio manager and administrator. Christiaan Sterckx is a director of KBC Asset Management NV. KBC Asset Management NV earned fees of € 839,980 (2017: € 919,764) and €27,000 (2017: €27,000) respectively for its role as portfolio manager and administrator. Portfolio management fees and administrator fees payable as at 30 April 2018 was €Nil (2017: €Nil) and €Nil (2017: €Nil) respectively.

Christiaan Sterckx and Yves Lippens did not earn fees for their roles as directors. John Fitzpatrick and Michael Boyce each receive €1,250 this year for their roles as independent directors.

NOTES TO THE FINANCIAL STATEMENTS (continued)

20. Ownership of the Company

All of the 40,000 issued shares are held in trust by QSV Trustees Limited. The Board of directors have considered the issue as to who is the controlling party of the Company. It has determined that the control of the day-to-day activities of the Company rests with the Board.

21. Dividends

On 12 April 2018, the Company paid a dividend of ϵ 750 (ϵ 0.01875 per ordinary share). The directors proposed a dividend of ϵ 750 on 28 August 2018 (2017: ϵ 750).

22. Subsequent events

The directors proposed a dividend of €750 on 28 August 2018.

23. Approval of financial statements

The financial statements were approved by the board of directors on 28 August 2018.