Schroder UK Mid Cap Fund plc Report and Accounts

For the year ended 30 September 2022



Key messages

- A high conviction portfolio targeting 40-50 holdings, with the goal of delivering a return in excess of the FTSE 250 ex Investment Trusts Index, offering exposure to a wide spectrum of investment sectors and themes and both UK and overseas earnings.
- The Manager seeks out resilient companies that are capable of delivering high risk-adjusted returns with rising cash flows and earnings. They can be disruptors, which challenge the status quo within the marketplace, or established companies which can grow sustainably as they reinvent themselves in response to the disruption. Resilience comes from strong finances, leading ESG/sustainability practices and clear strategic direction.
- The investment process is proven and repeatable, having generated a NAV return[^] of 9.8% p.a. versus 9.6% p.a. for the benchmark since Schroders became the Manager in 2003*.

^Alternative Performance measure.

*Source: Schroders, Morningstar, 1 May 2003 to 30 September 2022. Net asset value total return compared to the benchmark of the FTSE All-Share ex Investment Trusts ex FTSE 100 TR Index until 2011, and subsequently the FTSE 250 ex Investment Trusts Index. Past performance is not a guide to future performance and may not be repeated.

Investment objective

Schroder UK Mid Cap Fund plc's (the "Company") investment objective is to invest in mid cap equities with the aim of providing a total return in excess of the FTSE 250 ex Investment Trusts Index.

Investment policy

The Manager applies a high conviction approach, managing a focused portfolio of resilient companies that are all capable of delivering excess risk-adjusted returns with rising cash flows and earnings. Fundamental research forms the basis of each investment decision taken by the Manager.

The Company will predominantly invest in companies from the FTSE 250 Index, but may hold up to 20% of its portfolio in equities and collective investment vehicles outside the benchmark index.

The Company may also invest in other collective investment vehicles where desirable, for example to provide exposure to specialist areas within the universe.

The Company has the ability to use gearing for investment purposes up to 25% of total assets.





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Strategic Report

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Governance

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Financial Highlights

Some of the financial measures below are classified as Alternative Performance Measures, as defined by the European Securities and Markets Authority and are indicated with an asterisk (*). Definitions of these performance measures, and other terms used in this report, are given on pages 60 to 61 together with supporting calculations where appropriate.

Total returns for the year ended 30 September 2022





10 year annualised NAV per share total return*

¹Source: Thomson Reuters.

Other financial information

	30 September 2022	30 September 2021	% Change
Shareholders' funds (£'000)	187,393	277,569	-32.5
Shares in issue	34,581,190	35,066,190	-1.4
NAV per share (pence)	541.89	791.56	-31.5
Share price (pence)	480.00	730.00	-34.2
Share price discount to NAV per share* (%)	11.4	7.8	
Gearing* (%)	10.8	7.7	

10 year annualised

share price total return*

10 year annualised benchmark¹

	Year ended 30 September 2022	Year ended 30 September 2021	% Change
Net revenue return after taxation (£'000)	7,823	5,322	+47.0
Revenue return per share (pence)	22.43	15.18	+47.8
Dividends per share (pence)	19.0	14.80	+28.4
Ongoing Charges* (%)	0.89	0.90	

Ten Year Financial Record

Definitions of terms and performance measures are provided on pages 60 to 61.

At 30 September		2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
Shareholders' funds (£'000)		161,739	173,327	184,260	192,718	226,577	229,734	226,424	199,524	277,569	187,393
NAV per share (pence)		447.5	479.6	509.8	533.2	632.0	640.8	633.5	569.0	791.6	541.9
Share price (pence)		420.0	448.9	462.5	435.4	524.5	538.0	540.0	458.5	730.0	480.0
Share price discount to NAV per share* (%)		6.1	6.4	9.3	18.3	17.0	16.0	14.8	19.4	7.8	11.4
Gearing/(net cash)* (%)		2.0	(4.4)	(6.1)	1.5	(0.5)) (3.0)	4.3	5.3	7.7	10.8
For the year ended 30 Sept	ember	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
Net revenue return after taxation (£'000)		3,096	3,506	3,549	4,455	5,031	6,015	7,325	3,155	5,322	7,823
Revenue return per share (p	ence)	8.57	9.70	9.82	12.33	13.96	16.78	20.43	8.92	15.18	22.43
Dividends per share (pence)		7.70	8.50	9.20	11.25	13.10	16.00	18.50	13.30	14.80	19.00
Ongoing Charges* (%)		1.01	0.94	0.93	0.95	0.92	0.90	0.90	0.90	0.90	0.89
Performance ¹	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022
NAV total return*	100.0	139.3	151.8	164.2	174.8	211.6	218.9	222.9	205.8	291.9	204.4
Share price total return*	100.0	156.0	169.7	178.1	171.0	211.4	222.1	231.0	202.1	328.6	221.7
Benchmark	100.0	133.0	140.0	157.9	171.5	195.8	203.9	204.4	173.1	243.9	178.5

¹Source: Morningstar/Thomson Reuters. Rebased to 100 at 30 September 2012.

*Alternative Performance Measures

NAV per share, share price and Benchmark total returns for the ten years ended 30 September 2022



Source: Morningstar/Thomson Reuters. Rebased to 100 at 30 September 2012.



Chairman's Statement



Investment and share price performance

The Company's net asset value ("NAV") total return for the year was -30.0% compared to -26.8% from the Company's Benchmark (the FTSE 250 ex Investment Trusts Index). The share price total return over the same period was -32.5%.

The challenges for UK

equities and in particular for those of the mid-cap area grew considerably in the second half of the financial year. The war in Ukraine led to significant increases in raw material costs, hence threatening corporate margins and a squeeze in consumer expenditure. Higher input costs and supply chain bottle necks in part contributed to a very marked increase in headline inflation. This brought with it the start of a significant tightening of monetary policy through higher interest rates which lead to valuation compression for higher growth companies which make up much of the mid-cap universe. Lastly, the UK experienced a period of political turmoil with the resignation of the Prime Minister and uncertainty over the likely successor and policy direction.

While higher inflation and tightening monetary policy affected all equity markets, the UK seemed more vulnerable than most perhaps because of the political uncertainties. Overall, we saw a further de-rating of the UK market which has been evident since at least 2016 despite the resilience reported by most companies through the period. The last year has clearly been a challenging period for UK equities, with small and mid caps particularly affected by worsening investor sentiment. This has left the investment universe available to your managers clearly showing attractive valuations and considerable potential for capital gains over the next few years as the current clouds affecting the outlook hopefully clear. For more details on the drivers of performance during the period please refer to the Portfolio Manager's review.

Revenue and dividends

In June of this year, the Board was pleased to announce an increased interim dividend of 5.0 pence per share which represented a 32% increase on the interim dividend paid in 2021. Following a significant recovery in portfolio income, we have declared a final dividend of 14 pence per share for the year ended 30 September 2022. The proposed final dividend, combined with the interim dividend of 5.0 pence per share already paid during the year, brings total dividends for the year to 19 pence per share, a level which is covered by current year earnings, and an increase of 28.4% in dividends declared in respect of the previous financial year. This total dividend is the largest annual distribution to shareholders for the Company to date. At the current share price of 553 pence (as at 5 December 2022) this represents a yield of 3.4%. A resolution to approve the payment of the final dividend for

the year ended 30 September 2022 will be proposed at the forthcoming Annual General Meeting ("AGM"). If the resolution is passed, the dividend will be paid on 27 February 2023 to shareholders on the register on 13 January 2023.

Gearing

At the year end, net gearing was 10.8% (2021: 7.7%), which comprised the Company's £25 million loan with Scotiabank Europe plc, maturing in February 2023. As disclosed in the Half-Year Report, the Board also approved an additional £10 million three-year revolving loan facility with Scotiabank in addition to the existing £25 million three-year term loan. It is expected that the Manager will continue to use this gearing to take advantage of attractive new investment opportunities and to participate in capital raisings by portfolio companies. The Board is currently exploring options to replace the £25 million facility upon its expiration in February 2023 and still believes in the long-term attractiveness of gearing, but needs to be mindful of the increased cost of debt at present.

Discount management

During the period the Company's discount to NAV widened from -7.8% to -11.4% at period end, averaging -8.0%. The Board continues to actively monitor the level of the Company's discount and bought back shares during the period when the discount was considered to be unduly wide. The Company bought back a total of 485,000 shares during the period between 27 April and 20 May 2022 with this activity being accretive to the Trusts net asset value.

In order to facilitate future buybacks should we deem them to once again be appropriate, we propose that the Company's share buyback authorities be renewed at the forthcoming AGM and that any shares so purchased be cancelled or held in treasury for potential reissue at a premium to NAV.

Environmental, Social and Governance ("ESG")

The Board recognises the continued importance of ESG concerns to investors. ESG considerations have been embedded within the Schroders investment process for over 20 years and the degree of engagement that has occurred with investee companies on areas of investor concern and ways in which improvements can be made can be clearly demonstrated. The board believes that such engagement can bring about improved valuations of companies to the benefit of shareholders. In addition, while the Company is not managed with a specific ESG mandate, the Board is pleased to report that the portfolio has a carbon intensity of around half that of its benchmark. More details of the Manager's approach to ESG can be found on pages 13 to 16 of the Strategic Report.

Board Changes

In line with the Board's tenure policy, Clare Dobie retired from the Board on 15 September 2022 following nine years as a director of the Company. I would like to thank Clare for her outstanding contribution and commitment to the Board. We were delighted to appoint Helen Galbraith to the Board in

Chairman's Statement

April 2022, who brings a wealth of experience in the asset management industry to the Board.

Annual General Meeting

The Company's AGM will be held at 12.00 noon on Tuesday, 21 February 2023. We encourage shareholders to attend in person and, if unable to, to cast their votes by proxy. The AGM will include a presentation by the Manager on the prospects for the UK market and the Company's investment strategy, and will provide an opportunity for shareholders to ask questions of the Board and the Manager. The meeting will be held at the Manager's office at 1 London Wall Place, London, EC2Y 5AU.

It will also be available to watch online and the details are set out below. Any shareholders planning on attending the AGM will also be able to watch the Manager's presentation. To sign up to watch the AGM and presentation, please click on this link https://schroders.zoom.us/webinar/register/WN_Zy1kUakRS_ WRITD-sxsLsA. By using a webinar, I hope more shareholders and interested parties will be able to listen to, and ask questions of, the Manager.

In addition to the presentation at the AGM, Jean Roche will also be presenting a separate webinar at 11.00am on Tuesday 7 February 2023, and all shareholders are encouraged to sign up to hear the fund manager's views. To register for the webinar, please email the following address to receive details of how to join Sunil.Kler@Schroders.com.

Outlook

The period under review has undoubtedly been a challenging one for the Company with sentiment towards the UK deteriorating as global and domestic headwinds strengthened. The prospect of high and sustained inflation, rising interest rates, and a looming recession will undoubtedly present a challenging backdrop at least in the short term for companies, investors, and households looking forwards. Political and policy chaos has only heightened the economic uncertainty. There can be no hiding from the fact that the challenges facing the UK have not been this substantial for many a year. However, out of adversity can come considerable opportunity.

Looking forwards at the prospects for UK mid-caps, there are reasons for optimism despite the turbulent backdrop and recent equity market weakness. Current valuations would suggest that the market has already priced in a lot of the prevailing bad news with small and mid cap stocks having underperformed large caps meaningfully during the period. Valuations remain extremely attractive relative to history and your Portfolio Manager feels confident that many of the companies in your portfolio are well placed to thrive in this challenging environment. This could be through their ability to pass through input cost pressures to their prices or by being market leaders in niche fields with services and products with clear competitive advantages or barriers to entry.

In addition, M&A activity is likely to continue as overseas firms see opportunity to expand their operations into the UK at extremely attractive valuations with domestically focused mid-caps likely to attract the most attention. Shareholders in many companies will continue to benefit from ongoing share buyback programs as management teams recognise the value in their own shares at current levels and indeed management are also personally buyers of their own company stock.

In short, the Board believes that weakness in the UK mid-cap area over the last twelve months should be seen as presenting attractive investment opportunities over the medium and longer-term. Your Portfolio Manager will continue to diligently seek out those companies with clear pricing power who are best able to sustain themselves in the short term and emerge as market leaders through the current cycle and beyond.

Robert Talbut

Chairman

5 December 2022





Market Background

The UK's mature, slower growing large cap companies performed well over the period, underpinning the broader UK equity market. This resilience masked very poor performance from small and mid-cap equities (smids), the extent of whose underperformance against large caps over the period was rare in history. The divergence occurred against the backdrop of a strong US dollar, a positive for more internationally diversified UK large caps, and global shortages and supply chain issues as activity bounced back sharply following Covid lockdowns. Soaring energy and food costs following Russia's invasion of Ukraine added further impetus to interest rate hikes as inflation hit multi-decade highs in many developed countries, including the UK.

All the major developed central banks increased interest rates materially after the Bank of England became the first G7 monetary authority to hike from historically low levels. UK smids are home to many fast-growing companies in new and emerging industries whose valuations have come under intense pressure due to rising interest rates. Higher interest costs have also squeezed consumers already struggling to cope with inflation, further curtailing spending, which disproportionately hit smids. Market dislocation also led to an investor preference for liquidity, which again favoured larger stocks. These trends were exacerbated towards the end of the period as the pound retreated to an all-time low against the dollar, partly on the back of political uncertainty.

Portfolio Performance

The portfolio NAV per share underperformed the Mid 250 Index total return over the 12-month period. Net gearing was the main driver of negative relative returns. At the end of the period the discount was 11.4%, which has narrowed from 15.0% at the end of March.

Speciality chemicals business **Synthomer** was the lead detractor over the year. The company cut earnings forecasts largely as a result of ongoing destocking in medical nitrile rubber glove markets. Following the creation of a new division through the acquisition of US chemicals company Eastman Chemical Company's specialist adhesives business in the US, Synthomer is better diversified, both geographically and from a product perspective. However, it has a weaker balance sheet than before. With an active divestment strategy now underway alongside a cash saving programme, suspension of the dividend, newly-announced financing from UK Export Finance, and relaxation of banking covenants, it is reasonable to expect to see an improvement in the shares' performance. Media company **Future** also underperformed despite small upgrades to earnings expectations this year. The shares suffered a de-rating alongside other growth stocks and amid fears around the outlook for the digital advertising market. Towards the end of the period, the announcement that the very successful CEO may retire at the end of 2023 after ten years at the helm, further impacted confidence. The group's ability to deliver targeted audiences, both online and in print, to a wide range of advertisers in niche interest areas from pets to photography, PCs to pianos, remains a strength, as does a strong bench of talent around the CEO and, now, a very supportive valuation.

Online gaming group 888 was another detractor over the period as the UK regulatory uncertainty, which we had anticipated would be resolved this year, persisted. Although higher than expected cost synergies from the William Hill deal in the UK are helping to offset interest costs, the level of financial leverage in the business in a rising interest rate environment is discouraging the marginal investor (or new investors). We have performed a stress test analysis that has given us some comfort that 888 can pay down debt over the coming years even in a weaker economic environment. Importantly the debt is without a financial covenant, giving management breathing space. Gambling activity has been resilient in previous downturns and 888 have restructured their UK business to focus on lower value, recreational customers. The United States and Canada are structural growth opportunities that we believe are not priced into the shares.

IP Group, which invests in the commercialisation of IP with technology, cleantech and life sciences applications, underperformed over the period as falling technology company valuations affected sentiment towards the company's shares. During the year, one of its portfolio companies, First Light Fusion, achieved nuclear fusion, underscoring the excitement which exists within the company's holdings.

Having been an underperformer of note in the last financial year, it was pleasing to see our conviction in multi-utility provider **Telecom Plus** rewarded this year. Management upgraded earnings expectations as the company benefited from rising retail energy prices linked to the Russia Ukraine conflict, being able to offer a highly competitive energy deal to prospective customers. This is thanks to its long-term supply agreement with Eon (formerly npower), which essentially secures wholesale energy at an agreed (c.15%) discount, some of which Telecom Plus passes on to its customers. The group also benefitted from the collapse of a number of rival providers which went out of business as they were unable to manage a spike in wholesale gas prices.

Alternative investment manager **Man Group** bucked the decline in markets as robust net inflows followed strong

performance from many of its products. Man announced a second tranche of share buybacks underlining the strength of the balance sheet and confidence in the valuation of its shares. Buybacks are now common amongst our holdings underscoring their attractive valuations and balance sheet strength. This is the second consecutive year that Man has appeared in our top five performers table.

A further positive contribution came from direct marketing specialist, **4imprint**. The company published very strong interim results, citing "customer demand at record levels", driven by a post Covid recovery in its key North American market. An increase in the effectiveness of its US TV advertising spend has markedly boosted profitability. The business model allows for growth together with strong cash returns which has allowed the company to retain a net cash balance sheet whilst growing the interim dividend by 167%.

Shares in gaming software group, **Playtech**, also performed very well as the company became the subject of a three-way bidding war. With the stock hitting five-year valuation highs, we disposed of our position.

Stocks held – significant positive and negative contributions versus the benchmark

Positive contributor	Portfolio weight ¹ (%)	Weight relative to index (%)	Relative perfor- mance ² (%)	Impact ³ (%)
Telecom Plus	2.5	+2.1	73.5	+1.7
Man Group	4.2	+3.0	41.5	+1.1
4Imprint	2.2	+1.9	41.5	+0.7
Playtech	0.2	-0.5	20.9	+0.6
QuinetiQ	2.6	+2.0	30.8	+0.6

Negative contributor	Portfolio weight ¹ (%)	Weight relative to index (%)	Relative perfor- mance ² (%)	Impact ³ (%)
Synthomer	1.7	+1.3	-49.9	-0.9
Future	2.6	+1.6	-37.4	-0.8
888 Holdings	1.1	+0.8	-51.4	-0.7
IP Group	1.9	+1.6	-30.1	-0.6
Dunelm	3.2	+2.8	-18.7	-0.6

Our underweight exposure in the travel and leisure sector was positive for relative returns. Specifically, we did not hold shares in airlines Wizz Air and Easyjet, tour operator Tui or Cruise Ship company Carnival. It has been a turbulent year for these businesses. Initial hopes of a post pandemic recovery with the end to travel restrictions and testing has been dwarfed by the headwinds of labour shortages, higher expenses, and economic pressures of higher costs of living on the consumer. All of this combined with, in many cases, more shares in issue than before the pandemic, makes for an unpalatable combination.

Not holding Lloyd's insurer Beazley, a first mover in cyber insurance, detracted from performance. We prefer exposure to the cyber security structural growth theme via our holding in cyber security technology company **NCC**, and the Roke Manor division of our defence company holding, **Chemring**.

Lack of exposure to gas and electricity supply business Centrica also weighed on relative returns as it benefitted from high energy prices. Oil and gas producer Harbour Energy also performed strongly for this reason. As mentioned, we have exposure to this theme via our holding in Telecom Plus which performed well during the period.

Stocks not held – significant positive and negative contributions versus the benchmark

Positive contributor	Portfolio weight ¹ (%)	Weight relative to index (%)	Relative perfor- mance ² (%)	Impact ³ (%)
Wizz Air	-	-1.1	-41.6	+0.6
Easyjet	-	-1.2	-28.5	+0.4
Tui	-	-0.8	-33.6	+0.4
Carnival	-	-0.6	-38.6	+0.3
Marks & Spencer	-	-1.2	-19.4	+0.2

Negative contributor	Portfolio weight ¹ (%)	Weight relative to index (%)	Relative perfor- mance ² (%)	Impact ³ (%)
Beazley	-	-1.1	79.4	-0.6
Centrica	-	-1.1	63.4	-0.5
Harbour Energy	-	-0.5	111.2	-0.5
Homeserve	-	-0.9	59.3	-0.4
Mediclinic	-	-0.6	85.6	-0.3

Source: Schroders, Factset, close 30 September 2021 to close 30 September 2022.

¹Weights are averages.

²Performance of the stock in the index relative to the FTSE 250 (ex. ITs) Index return. ³Impact is the contribution to performance relative to the FTSE 250 (ex. ITs) Index



Portfolio Activity

Attractively priced structural growth opportunities in market niches continue to influence our new additions to the portfolio.

We took advantage of share price weakness to initiate a new holding in **Watches of Switzerland**. The company has excellent relationships with luxury brands such as Rolex and Patek Phillipe. The Rolex relationship dates back to 1919 and is a key strength. Watches of Switzerland has a three-year waiting list for new Rolex watches which should ensure resilience through a more difficult economic environment. There are strong growth prospects in the United States where the luxury market is significantly under penetrated compared to the UK due to a lack of investment in the retail experience. Watches of Switzerland is taking market share through both organic and acquisitive growth as the major brands reallocate supply away from smaller retailers to larger, better invested stores.

We initiated a new position in **Just Group** which we expect to enjoy the structural growth opportunity in the UK bulk annuity market. The company has a strong balance sheet and is a likely beneficiary of a rising interest rate environment. Keeping with structural growth opportunities, but with the theme of digital innovation, we added **Clarkson**, the Londonbased leading shipping services provider, whose innovative digital platform, Sea/net, which brings together all aspects of shipping data and services, is showing early signs of success.

We added two new positions in the industrials sector, **Weir Group** and **XP Power**. Weir Group, provides equipment (mainly slurry pumps) and aftermarket support for hardware in the mining space. It has an interesting sustainability angle and, we believe, will benefit from increased mining activity. XP Power, is a critical power control solutions provider. The company supplies the technology, semiconductor fab, healthcare and industrial electronics industries, and is exposed to the structural growth drivers within these industries. Whilst the shares have been under some pressure following the unexpected loss of a legal dispute in March 2022, the position's size during the period has meant that it has had little negative impact. We can, additionally, expect the shares to recover as China emerges from pandemic related disruption.

Moving to the energy sector, we added energy services business **Petrofac**, which we have previously owned, back into the portfolio. After settling a case with the UK's Serious Fraud Office the company can now bid for new business in Saudi Arabia and appears high on the list to be reinstated for work with state oil company Saudi Aramco.

Another new holding in the portfolio is UK independent hospital group **Spire Healthcare**, which gives options to welloff consumers amid long NHS waiting lists.

Lastly, we diversified our real estate exposure by building positions in both **Savills** and **Sirius Real Estate**. We initiated our position in the former to gain exposure to the theme of a rapidly changing property landscape as opposed to the owners of the underlying properties. We bought a position in mixed use business park landlord and operator Sirius Real Estate as it raised capital for an attractive UK deal which complements its German business. The German operations are poised to benefit, in the medium term, from a trend towards near shoring.

Turning to sales over the period, we disposed of positions in both Dechra Pharmaceuticals and Electrocomponents (now renamed RS Group) following their promotions to the FTSE 100, in line with our stated policy of selling stocks which reach this pinnacle.

M&A activity continues to remain elevated in the small and mid-cap space. Takeovers from overseas investors in particular, continue to be a driver for turnover in the portfolio. UK based wealth manager, Brewin Dolphin, received a bid with a premium of over 60% from Royal Bank of Canada. Software company Micro Focus received a bid at over 90% premium to the previous close from Canadian software company OpenText. Both share prices were lifted following the bids, and we have since sold our holdings. Finally, gaming software provider, Playtech, was also subject to multiple ex-UK takeover bids during the period, which lifted the share price whereupon we decided to take profits and disposed of our position.

We disposed entirely of our holding in provider for private rented accommodation **Grainger**. We also exited a residual stake in commercial real estate business **CLS Holdings** as we expect to see further pressure in the office space, not only from the shift in working patterns, but also from regulation. We have diversified our (still underweight) real estate exposure towards new holdings Savills and Sirius Real Estate.

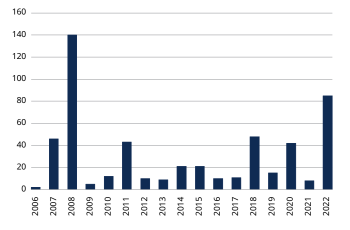
We also sold our small position in alternative investment manager and 2021 IPO, **Petershill Partners**. We anticipate downward pressure on the valuations of underlying holdings in the venture capital funded companies in which it holds stakes, due to the squeeze on capital provision because of structurally higher interest rates.

Outlook

There has been no respite this year as a UK mid cap investor. Companies have seen 1970s-style pressure on supply chains and inflation rates in their cost bases. Investors have responded by adopting a risk off approach, moving into the largest capitalised stocks for "safety". This has had a disproportionate impact on the SMID area of the market as share prices have sold off aggressively: year to date, the benchmark index has returned -27.7%.

There has been some pressure on earnings due to the above factors and the Company's portfolio has not escaped entirely from these challenges. However, earnings growth for the overall portfolio continues to be healthy even as stocks continue to de-rate. Stock valuations are starting to attract attention from several quarters, which we discuss further below. This is a theme which we expect to continue, especially as sterling weakness persists.

Putting some more numbers around this, 85 FTSE 250 companies' share prices are down more than one third year to date. This compares with 140 during the GFC in 2008, when the global banking system failed.



Number of FTSE 250 constituents whose share prices have fallen by over a third

Source: Datastream Refinitiv, Schroders. Data as at 02 November 2022. Calendar year data shown for all years, except 2022, where value is based on year to date.

We note that three types of market participants seem most willing to take advantage of this opportunity. These are private equity and strategic corporate acquirors, particularly North American ones, management teams via share buybacks, and company directors.

 UK SMIDs which have been acquired or approached since the beginning of the year include Brewin Dolphin, Micro Focus, Playtech and Ted Baker, as mentioned above. The list goes on, however, and includes both established mid cap companies such as Euromoney and Homeserve and more recent IPOs Darktrace and The Hut.

- A significant proportion, fifteen, of our c. fifty holdings are currently buying back shares. These include Grafton, Pets at Home, Redrow, Man Group and Spectris.
- Insider share purchases are becoming more frequent and may be considered a significant indicator of management confidence in their business.

Turning back to the UK economy, the big question is where inflation goes from here and whether unfilled job vacancies outnumbering those actively seeking work translates into rising wage growth. Although energy and food inflation are widely anticipated to ease next year, domestically driven inflation remains a concern. It is notable that the Bank of England now appears to be managing down expectations of further significant rate rises. If this comes to pass, it should help to quieten financial markets. Meanwhile, the consumer will be cushioned to some extent by the government's energy package and residual excess savings.

As stock pickers, we are confident that the collective strength of our holdings' balance sheets will provide resilience in a challenging economic environment. We are sticking to our sell discipline, avoiding companies whose business models are in danger of being disrupted while seeking out companies which have the ability to reinvent themselves, or which might be the next mid cap disruptor.

The team



The Company's portfolio is co-managed by Jean Roche and Andy Brough.

Jean, who has been the lead manager since 2021, and was co-manager for four years before this, has over 20 years of investment experience and holds the Chartered Financial Analyst designation, as well as an MSc in Financial and Industrial Mathematics. She was previously named a Wall Street Journal analyst of the year based on her stock picking skills.



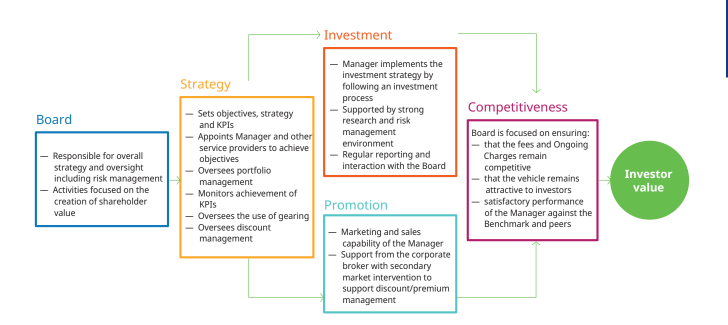
Investment Portfolio as at 30 September 2022

Stocks in bold are the 20 largest investments, which by value account for 61.4% (30 September 2021: 56.2%) of total investments. Investments are all equities.

	£'000	%
Industrials		
Spectris	8,208	4.0
Diploma	8,166	3.9
QinetiQ	7,260	3.5
Oxford Instruments	6,066	2.9
Chemring	5,758	2.8
Grafton	5,169	2.5
Redrow	3,752	1.8
Bodycote International	3,489	1.7
Keller	3,339	1.6
Redde Northgate	3,329	1.6
Paypoint	2,991	1.4
Tyman	2,352	1.1
Clarkson	2,104	1.0
International Workplace	2,019	1.0
Weir	1,857	0.9
XP Power	750	0.4
James Fisher	423	0.2
Total Industrials	67,032	32.3
Financials		
Man Group	8,572	4.1
Safestore	6,044	2.9
IG Group	5,993	2.9
Paragon	4,935	2.4
Investec	4,355	2.1
Londonmetric Property	3,560	1.7
Savills	3,526	1.7
OSB	3,195	1.5
Sirius	1,408	0.7
Bridgepoint	1,276	0.6
Just Group	280	0.1
Total Financials	43,144	20.7
Consumer Services		
Inchcape	7,979	3.8
4Imprint	6,780	3.3
Dunelm	6,607	3.2
Pets At Home	4,330	2.1
Future	3,954	1.9
	5,954	1.5
888 Holdings	1,392	0.7

	£′000	%
Consumer Goods		
Cranswick	6,159	3.0
Games Workshop	5,964	2.9
A.G. Barr	4,004	1.9
Crest Nicholson	2,673	1.3
Vistry	2,648	1.3
PZ Cussons	1,170	0.6
Ted Baker	451	0.2
Total Consumer Goods	23,069	11.2
Technology		
Computacenter	6,182	3.0
IP Group	3,606	1.7
NCC	3,059	1.5
Ascential	2,670	1.3
Total Technology	15,517	7.5
Basic Materials		
Victrex	6,513	3.1
Anglo Pacific	3,472	1.7
Synthomer	1,603	0.8
Total Basic Materials	11,588	5.6
Healthcare		
Genus	4,186	2.0
Spire Healthcare	2,473	1.2
Total Healthcare	6,659	3.2
Telecommunications		
Telecom Plus	6,130	3.0
Total Telecommunications	6,130	3.0
Oil & Gas		
Petrofac	2,031	1.0
Total Oil & Gas	2,031	1.0
Total investments	207,289	100.0

The Strategic Report sets out the Company's strategy for delivering the investment objective (set out on the inside front cover), the business model, the risks involved and how the Board manages and mitigates those risks. It also details the Company's purpose, values and culture, and how it interacts with stakeholders.



Business model

The Board has appointed the Manager, Schroder Unit Trusts Limited, to implement the investment strategy and to manage the Company's assets in line with the appropriate restrictions placed on it by the Board, including limits on the type and relative size of holdings which may be held in the portfolio and on the use of gearing, cash, derivatives and other financial instruments as appropriate. The terms of the appointment are described in more detail in the Directors' Report. The Manager also promotes the Company using its sales and marketing teams. The Board and Manager work together to deliver the Company's investment objective, as demonstrated in the diagram above. The investment and promotion processes set out in the diagram are described in more detail on pages 12 to 14.



Investment objective

Schroder UK Mid Cap Fund plc's (the "Company") investment objective is to invest in mid cap equities with the aim of providing a total return in excess of the FTSE 250 ex Investment Trusts Index.

Investment policy

The Manager applies a high conviction approach, managing a focused portfolio of resilient companies that are all capable of delivering excess risk-adjusted returns with rising cash flows and earnings. Fundamental research forms the basis of each investment decision taken by the Manager.

The Company will predominantly invest in companies from the FTSE 250 Index, but may hold up to 20% of its portfolio in equities and collective investment vehicles outside the benchmark index.

The Company may also invest in other collective investment vehicles where desirable, for example to provide exposure to specialist areas within the universe.

The Company has the ability to use gearing for investment purposes up to 25% of total assets.

Investment restrictions and spread of investment risk

Risk in relation to the Company's investments is spread as a result of the Manager monitoring the Company's portfolio with a view to ensuring that the portfolio retains an appropriate balance to meet the Company's investment objective. The key restrictions imposed on the Manager include: (a) no more than 15% of the Company's total net assets, at the date of acquisition, may be invested in any one single company; (b) no more than 10% of the value of the Company's gross assets may be invested in other listed investment companies unless such companies have a stated investment policy not to invest more than 15% of their gross assets in other listed investment companies; (c) no more than 15% of the Company's gross assets may be invested in other listed investment companies (including listed investment trusts); (d) no more than 15% of the Company's total net assets may be invested in open-ended funds; and (e) no holding may represent 20% or more of the equity capital of any company. No breaches of these investment restrictions took place during the financial year.

The investment portfolio on page 10 demonstrates that, as at 30 September 2022, the Company held 53 investments spread over a range of industry sectors. The Board therefore believes that the objective of spreading investment risk has been achieved and will continue to be achieved as the Manager moves towards its target focused portfolio of 40-50 investments.

The Company's financial instruments comprise its investment portfolio, cash balances, bank borrowings and debtors and creditors that arise directly from its operations such as sales and purchases awaiting settlement and accrued income. The financial risk management objectives and policies arising from its financial instruments and the exposure of the Company to risk are disclosed in note 20 on pages 51 to 55.

Gearing

The Company currently has in place a three year £25 million term loan, converted from a revolving credit facility on 28 February 2020. During the year, as disclosed in the Company's half year report, the Board approved an additional £10 million three-year revolving loan facility with Scotiabank in addition to the existing £25 million three-year term loan. In rising markets the gearing amplifies increases in the NAV and in falling markets any reduction in NAV would be amplified by the gearing. The Company's gearing continues to be operated within pre-agreed limits so that it does not exceed 25% of total assets. The flexibility to utilise gearing remains an important tool in allowing the Manager to pursue investment opportunities when appropriate. The Manager is currently in discussion with several providers to secure new borrowing facilities upon expiry of the current term loan in February 2023. If a new loan cannot be arranged with acceptable terms, the Board is satisfied that the Company has sufficient readily realisable assets to repay the term loan.

Promotion

The Company promotes its shares to a broad range of investors who have the potential to be long-term supporters of the investment strategy. The Company seeks to achieve this through its Manager and corporate broker, which promote the shares of the Company through regular contact with both current and potential shareholders.

These activities usually consist of investor lunches, one-onone meetings, regional road shows and attendances at conferences for professional investors. In addition, the Company's shares are supported by the Manager's wider marketing of investment companies targeted at all types of investors. This includes maintaining close relationships with adviser and execution-only platforms, advertising in the trade press, maintaining relationships with financial journalists and the provision of digital information on Schroders' website. The Board also seeks active engagement with investors and meetings with the Chairman are offered to professional investors where appropriate.

Shareholders are encouraged to sign up to the Manager's Investment Trusts update, to receive information on the Company directly https://www.schroders.com/en/uk/ privateinvestor/fund-centre/funds-in-focus/investmenttrusts/ schroders-investment-trusts/never-miss-an-update/.

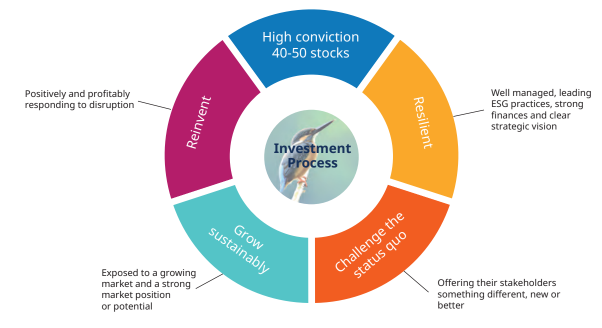
Details of the Board's approach to discount management may be found in the Chairman's Statement and in the Annual General Meeting – Recommendations on page 56.

Key performance indicator – achievement of the investment objective

The Board measures the development and success of the Company's business through achievement of its investment objective, which is considered to be the most significant key performance indicator for the Company.

Comment on performance against the investment objective can be found in the Chairman's Statement.

The Board continues to review the Company's Ongoing Charges to ensure that the total costs incurred by shareholders in the running of the Company remain competitive when measured against peer group funds. An



analysis of the Company's costs, including the management fee, directors' fees and general expenses, is submitted to each board meeting.

Investment process

In order to meet the investment objective, the Manager applies a high conviction approach, managing a focused portfolio of high quality companies that are all capable of delivering excess risk-adjusted returns with rising cash flows and earnings. These returns can come from "disruptors", which change the status quo within the marketplace, or from established companies which can grow sustainably by reinventing themselves in response to the disruption.

High conviction: We only invest where we believe there is a very strong case to do so. We don't carry any stocks where we are not convinced that they will make a positive impact on performance. This is reflected in a high active share.

Resilient: Resilience goes hand in hand with sustainability. When we say resilience, we mean the ability of a business to thrive for many years into the future. It is a driver of investment returns and an approach for reducing risk. With that in mind, we seek well-managed companies, where management has a long-term vision, so that the business is capable of generating risk adjusted returns in excess of cost of capital. We are aiming for good quality longer-term returns rather than risking money on a short-term anomaly. We continue to see Games Workshop as a prime example of a company demonstrating this quality, alongside Dunelm and Pets at Home, particularly given the experiences of the pandemic.

Challenging the status quo: Whether it be a service or a product, or the delivery of this, the company is "doing it a different way". An example of this in the portfolio is fund management company Man Group, which uses quantitative methods to deliver novel investment ideas.

Growing sustainably: Sustainability in investment has multiple facets. We seek out companies which are exposed to a structural growth market and have a strong or potentially strong position in this market. The company could also be creating a new market (a "disruptor"). While the Company does not automatically exclude sectors or particular companies based on specific ESG metrics, ESG factors are incorporated into the Managers' investment decision making process. Another form of sustainability comes from acting responsibly, ethically and in an environmentally sound way and Schroders' proprietary Sustainability tools, SustainEx and Context, assist us in examining whether companies are targeting the correct behaviours. Examples in the portfolio which tick both boxes include Victrex and Oxford Instruments.

Reinvent: Established companies which do not continually reinvent themselves are exposed to an existential threat in the Manager's view. Examples of companies which are avoiding this threat in the portfolio include Grafton, which has moved away from commodity products and into high value niche markets, and Inchcape, which is assisting its customers (the original equipment manufacturers), using its technology and vast store of data, thus helping to modernise the car distribution industry.

Sustainable growth is key to the investment strategy

As Manager of the Company, we are stewards of capital, focusing on the long-term prospects of the assets in which we invest. We analyse each investment's ability to create, sustain and protect value to ensure that it can deliver returns in line with our shareholders' objectives. Sustainability is key and that is reflected in our approach to investing.

Sustainable companies can continue for an extended period or without interruption. They will possess many, if not all, of the following characteristics:

- Capable of compound growth, often due to exposure to a structural growth market, or gaining significant share in a static or declining market
- Possessing a unique or rare business model, relative to the investment universe
- Led by a proven, strong management team, or one where we see potential for this
- With business practices which are transparent, clearly laid out and explained
- Having accounting practices which are of a high standard
- Generating cash which allows the business to grow



- Underpinned by a strong or strengthening (thanks to cash conversion) balance sheet
- Management will not destroy value, e.g. by making frequent or unsuitable acquisitions or over gearing the balance sheet.

ESG and sustainability benchmarking

Internal accreditation

- Sustainability is a building block of the investment process and can be clearly evidenced
- The investment process applied by the portfolio managers of Schroder UK Mid Cap Fund plc is ESG "integrated"

In 2019 Schroders rolled out an internal ESG accreditation process. As part of this, the portfolio's integration process has been reviewed and approved every year since 2020. This means that sustainability is a building block of the investment process and can be clearly evidenced.

External benchmarking

We are pleased to report that the Company has been given a Morningstar Sustainability Rating ("Globe" rating) of 5, out of a maximum of 5. This means that it is in the top 10% of Morningstar's UK Equity Mid/Small Cap global category.

This fund-level rating evaluates how much ESG risk is embedded in a fund relative to its Morningstar peer group, i.e. the risk of something going wrong in an ESG context. Under the widely accepted premise that the world is transitioning to a more sustainable economy, Morningstar's view is that a risk-based evaluation is the best available technique to assess the ESG characteristics of a fund.



Morningstar Sustainability Rating

If we look specifically at carbon intensity, one measure of this, which we source from MSCI data, indicates that the Company's carbon intensity is around half that of the benchmark. For this we use Scope 1+2 Carbon Intensity – which is the average carbon intensity (tonnes CO2e/\$ million of revenues) of portfolio companies, weighted by position size.

Carbon intensity

Tonnes of CO2 per \$million sales

2021

Benchmark

2022

2021 2022 Fund

Source: MSCI.

2021: Fund coverage: 93%, Benchmark coverage: 95% 2022: Fund coverage: 92%, Benchmark coverage: 96%

Extensive engagement with portfolio companies

The Manager believes that, as external research on mid cap companies is limited in scope and often in quality, this provides an opportunity to deliver excess returns to shareholders. Detailed analysis of company reports and accounts, company meetings and visits, ESG analysis and engagements and the use of industry experts are all a vital part of the Manager's research process. It is the application of experience to these varied inputs, coupled with an extensive global in-house analytical resource that the Board believes gives the team the potential to deliver attractive returns.

As part of our process, we meet with company management teams in advance of investing, as well as meeting with the management of all portfolio companies at least once a year. In many cases, we meet with them more often than this, as well as engaging with Board members. In addition, we will attend meetings with most management teams of companies in this dynamic Benchmark over the course of a year as we regularly review the investment cases of companies not held in the portfolio. We believe it is just as important to understand why you don't hold something as it is to know why you do.

Dedicated team of ESG specialists

We have always taken pride in our level of engagement with companies. Our brand, as well as extensive analytical resource, affords us the ability to regularly engage with companies on all aspects of corporate strategy, including specific ESG/sustainability matters.

We are fortunate at Schroders to have access to a dedicated team of over 50 ESG/sustainability specialists. Their role is to research ESG/sustainability themes within sectors, provide proprietary analytics and tools, as well as to analyse and engage with individual companies on these issues. We engage with the output of this team regularly to ensure that these factors inform the investment process.

The next table shows the number of company resolutions the Company voted on in the last one and three years.

S Proxy voting	Year ended 30 September 2022	3 years to 30 September 2022
Meetings	65	195
Resolutions	976	3,032
Voted against management	14	73
Did not vote	0	0

Source: Schroders

Schroders Engagement

Extensive resources ensure we engage fully on ESG matters with UK companies Schroder UK Equity team ESG engagements - past 3 years

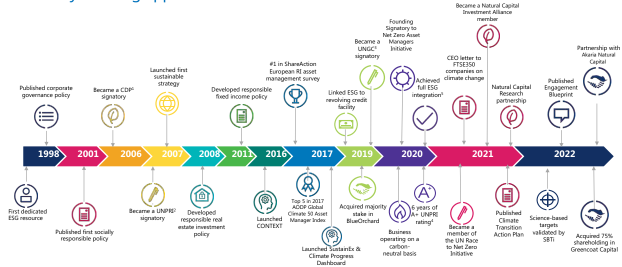


Source: Schroders. Most significant engagement topics over 3 years to 31 December 2020. For illustrative purposes only and should not be viewed as a recommendation to buy or sell.

Sustainability at Schroders

Our policies on sustainability are based on what we have learned from more than 20 years of including ESG analysis into the investment decisions we take on behalf of our clients. The below chart shows a number of sustainability-related milestones hit over the last 20 years at Schroders.

A continually evolving approach



'Issues such as climate change, resource scarcity, population growth and corporate failure have put responsible investment at the forefront of investors' minds. We believe that companies with a strong environmental, social and governance ethos tend to deliver better results for our clients.

Peter Harrison, Group Chief Executive, Schroders plc

Source: Schroders, September 2022. ¹Cardbon Disclosure Project ²UN Principles for Responsible Investing. ³UN Global Compact. ⁴Strategy and Governance module. ⁵For certain businesses acquired during the course of 2020 and 2021 we have not yet integrated ESG factors into investment decision-making. There are also a small number of strategies for which ESG integration is not practicable or now possible, for example passive index tracking or legacy businesses or investments in the process of or soon to be liquidated, and certain joint venture businesses are excluded.

Purpose, Values and Culture

The Company's purpose is to create long-term shareholder value through the achievement of the investment objective.

The Board endeavours to create an open and constructive dialogue with all stakeholders and its values are all centred on achieving returns for shareholders in line with the Company's investment objective. The Board also promotes the effective management or mitigation of the risks faced by the Company and, to the extent it does not conflict with the investment objective, aims to structure the Company's operations with regard to all its stakeholders and take account of the impact of the Company's operations on the environment and community.

As the Company has no employees and acts through its service providers, its culture is represented by the values and behaviour of the Board and third parties to which it delegates functions. The Board aims to fulfil the Company's investment objective by encouraging a culture of constructive challenge with all key suppliers and openness with all stakeholders. The Board is responsible for embedding the Company's culture in the Company's operations.

The Board recognises the Company's responsibilities with respect to corporate and social responsibility and engages with its outsourced service providers to safeguard the Company's interests. As part of this ongoing monitoring, the Board receives reporting from its service providers with respect to their anti-bribery and corruption policies; Modern Slavery Act 2015 statements; diversity policies; and greenhouse gas and energy usage reporting.

Corporate and social responsibility

Diversity

As at 30 September 2022, the Board comprised two female and two male directors. With respect to recruitment of nonexecutive Directors, the Board recognises that its debates and decision-making are greatly enriched by a wider range of perspectives and thinking, fostered by diversity of experience and knowledge, social and ethnic backgrounds, gender, and cognitive and personal strengths. It will encourage any recruitment agencies it engages to find a diverse range of candidates that meet the objective criteria agreed for each appointment. Appointments will always be based on merit alone. Candidates for Board vacancies are selected based on their skills and experience, which are matched against the balance of skills and experience of the overall Board taking into account the criteria for the role being offered.

Financial crime policy

The Company continues to be committed to carrying out its business fairly, honestly and openly operates a financial crime policy (available on the Company's website), covering bribery and corruption, tax evasion, money laundering, terrorist financing and sanctions, as well as seeking confirmations that the Company's service providers' policies are operating soundly.

Modern Slavery Act 2015

As an investment trust, the Company does not provide goods or services in the normal course of business and does not have customers. Accordingly, the Directors consider that the Company is not required to make any slavery or human trafficking statement under the Modern Slavery Act 2015.

Greenhouse gas emissions and energy usage

As the Company outsources its operations to third parties, it consumed less than 40,000 kWh during the year and so has no greenhouse gas emissions, energy consumption or energy efficiency action to report.

Under listing rule 15.4.29(R), the Company, as a closed ended investment fund, is exempt from complying with the Task Force on Climate related Financial Disclosures. The Company is aware that the UK's Climate Change Act places obligations on the UK Government to decarbonise the economy by 2050 and to manage the impacts of climate change. Sustainability is a key focus for the Company and further details are provided in the ESG Report on pages 14 to 16.

Responsible investment

The Company delegates to the Manager the responsibility for taking environmental, social and governance ("ESG") issues into account when assessing the selection, retention and realisation of investments. The Board expects the Manager to engage with investee companies on social, environmental and business ethics issues and to promote best practice and to exercise the Company's voting rights in consideration of these issues.

A description of the Manager's policy on these matters can be found on the Schroders website at https://www.schroders.com/en/sustainability/activeownership/

The Board notes that Schroders believes that companies with good ESG management can deliver superior returns over time. Engaging with companies to understand how they approach ESG management is an integral part of the investment process. Schroders is compliant with the UK Stewardship Code and its compliance with the principles therein is reported on its website. Schroders became a signatory to the UNPRI on 29 October 2007, although it has been considering ESG and sustainable investment since 2000. After a delay in the UNPRI reporting cycle, Schroders has now received its 2021 scores, reflecting its activity during 2020. The 2021 reporting cycle introduced a new reporting and assessment framework. Schroders has received scores of 4 and 5 stars across all of the modules in the new reporting structure; which ranges from 1-5 stars (5 being the top score).

The Board has received reporting from the Manager on the application of its policy.

Section 172 of the Companies Act 2006

During the period, the Board discharged its duty under section 172 of the Companies Act 2006 to promote the success of the Company for the benefit of its members as a whole, having regard to the interests of its stakeholders. The Board has identified its key stakeholders as the Company's shareholders, the Manager and service providers. As an externally managed investment trust, the Company has no employees, operations or premises and the impact of its own operations on the environment and local community is through the impact its service providers or investee companies have. The Board take a long-term view of the consequences of their decisions, as well as aim to maintain a reputation for high standards of business conduct and fair treatment among the Company's shareholders.

Fulfilling this duty naturally supports the Company in achieving its investment objective and helps to ensure that all decisions are made in a responsible way, taking sustainability into account. In accordance with the requirements of the Companies (Miscellaneous Reporting) Regulations 2018, the Directors explain below how they have individually and collectively discharged their duties under section 172 of the Companies Act 2006 over the course of the reporting period and key decisions made during the period and related engagement activities.

Stakeholder	Stakeholder considerations, engagement and key decisions
Shareholders	The Company welcomes attendance and participation from shareholders at the Annual General Meeting. If attending, shareholders have the opportunity to meet the Directors and ask questions at the AGM. The Board values the feedback and questions which it receives from shareholders. Shareholder relations are given high priority by both the Board and the Manager and are detailed further in 'Promotion' on page 12. In addition to the AGM, shareholders may also contact the Board by writing to the Company Secretary (Company Secretary, Schroder UK Mid Cap Fund plc, 1 London Wall Place, London EC2Y 5AU), or emailing amcompanysecretary@schroders.com. Shareholders are also encouraged to register for updates on the Company on the Company's website. To sign up please visit https://www.schroders.com/en-gb/uk/individual/nevermiss-an-update/.
	The annual and half year results presentations, as well as monthly updates are available on the Company's website, with results announced via a regulatory news service. Feedback and/or questions received from shareholders enable the Company to evolve its reporting which, in turn, helps to deliver transparent and understandable updates.
	The Manager communicates with shareholders periodically. All investors are offered the opportunity to meet the Chairman and other Board members without using the Manager or Company Secretary as a conduit, by writing to the Company's registered office.
	At Board meetings, the Directors receive updates on the share trading activity, share price performance and any shareholders' feedback, as well as any publications or comments in the press. The Board also engages external providers, such as its broker, to obtain a more detailed view on specific aspects of shareholder communications, such as developing more effective ways to communicate with investors.
	The Board is responsible for discount and premium management and is cognisant of the prevailing discount to NAV. During the year, the Board bought back shares to seek to maintain the price at which the ordinary shares trade relative to their prevailing NAV and determined that current market conditions had seen high, unforeseen levels of volatility which the Board does not regard as normal market conditions.
	For key decisions, the Board took into account feedback from shareholders either directly or through service providers, including the Manager.
	The views of shareholders are also taken into account by the Board when considering the levels of gearing the Company employs and the renewal and cost of loan facilities.
Manager	The Manager aims to continue to achieve consistent, long-term returns in line with the investment objective and maintains a close and collaborative working relationship with the Board.
	The Board maintains a constructive relationship with the Manager, encouraging open discussion and recognising that the interests of shareholders and the Portfolio Managers are well aligned.
	The Board invites the Manager to attend all Board meetings and receives regular reports on the performance of the investments and the implementation of the investment strategy, policy and objective. The portfolio activities undertaken by the Manager and the impact of decisions affecting investment performance are set out in the Managers' Review on pages 6 to 9.
	The Management Engagement Committee reviews the performance of the Manager, its remuneration and the discharge of its contractual obligations at least annually.



Stakeholder	Stakeholder considerations, engagement and key decisions
Service providers	The Board maintains regular contact with its key external providers, both through the Board and committee meetings, as well as outside of the regular meeting cycle. Their advice, as well as their needs and views, are routinely taken into account.
	During the period, the Management Engagement Committee continued to undertake reviews of the third-party service providers and agreed that their continued appointment remained in the best interests of the Company and its shareholders. The Committee periodically reviews the market rates for services received, to ensure that the Company continues to receive high quality service at a competitive cost.
	During the year, Directors attended a meeting to assess the internal controls of certain service providers including the Company's Depositary and Custodian HSBC, the share Delegated Administrator, Computershare and Schroder's Group Internal Audit. These meetings enable the Board to conduct due diligence on operations and IT risks amongst service providers; and to receive up to date information changes in regulation and market practice in the industry.
	The Board regularly considers how it meets various regulatory and statutory obligations and follows voluntary and best-practice guidance, while being mindful of how any decisions which it makes can affect its shareholders and wider stakeholders, in the short and the long-term. The Board receives reports from the Manager, Corporate Broker and Company Secretary on recent and proposed changes in regulation and market practice, as well as any likely reputational threats which, in turn, influence the Board's decision-making process.

Principal Risks and Uncertainties, including Emerging Risks

The Board is responsible for the Company's system of risk management and internal control and for reviewing its effectiveness. The Board has adopted a detailed matrix of principal risks affecting the Company's business as an investment trust and has established associated policies and processes designed to manage and, where possible, mitigate those risks, which are monitored by the audit and risk committee on an ongoing basis. This system assists the Board in determining the nature and extent of the risks it is willing to take in achieving the Company's strategic objectives. Both the principal risks and the monitoring system are also subject to robust review at least annually.

Last year the following risks were identified as emerging risks, which this year the Board has re-categorised as principal risks: political risk, climate change risk and inflation risk. Additionally, the Board has considered the ongoing global supply chain issues to represent a new principal risk. In all other respects, the Company's principal risks and uncertainties have not changed materially since the date of the previous Annual Report and are not expected to change materially for the current financial year.

Although the Board believes that it has a robust framework of internal control in place this can provide only reasonable, and not absolute, assurance against material financial misstatement or loss and is designed to manage, not eliminate, risk.

Actions taken by the Board and, where appropriate, its committees, to manage and mitigate the Company's principal risks and uncertainties are set out in the table below.

Risk	Mitigation and management	
Strategic The requirements of investors change or diverge in such a way as to diverge from the Company's investment objectives, resulting in a wide discount of the share price to underlying the sum	The appropriateness of the Company's investment remit is periodically reviewed and the success of the Company in meeting its stated objectives is monitored.	
underlying NAV per share.	The share price relative to NAV per share is monitored and the use of buy back authorities is considered on a regular basis. Marketing and distribution activity is actively reviewed. The Company engages proactively with investors.	
The Company's cost base could become uncompetitive, particularly in light of open ended alternatives.	The ongoing competitiveness of all service provider fees is subject to periodic benchmarking against their competitors. Annual consideration of management fee levels is undertaken.	

Risk	Mitigation and management	
Investment management The Manager's investment strategy, if inappropriate, may result in the Company underperforming the market and/or peer group companies, leading to the Company and its objectives becoming unattractive to investors.	Review of the Manager's compliance with its agreed investment restrictions, investment performance and risk against investment objectives and strategy; relative performance; the portfolio's risk profile; and whether appropriate strategies are employed to mitigate any negative impact of substantial changes in markets. The Manager also reports on the Company's portfolio, and the market generally. Annual review of the ongoing suitability of the Manager, including resources and key personnel risk.	
Financial and market risk		
The Company is exposed to the effect of market fluctuations due to the nature of its business. A significant fall in equity markets could have an adverse impact on the market value of the Company's underlying investments.	The risk profile of the portfolio is considered and appropriate strategies to mitigate any negative impact of substantial changes in markets are discussed with the Manager. See note 20 of the notes to the accounts.	
Custody		
Safe custody of the Company's assets may be compromised through control failures by the depositary, including cyber hacking.	The depositary reports on the safe custody of the Company's assets, including cash and portfolio holdings which are independently reconciled with the Manager's records. The review of audited internal controls reports covering custodial arrangements is undertaken. An annual report from the depositary on its activities, including matters arising from custody operations is received.	
Gearing and leverage		
The Company utilises credit facilities. These arrangements increase the funds available for investment through borrowing. While this has the potential to enhance investment returns in rising markets, in falling markets the impact could be detrimental to performance.	Gearing is monitored and strict restrictions on borrowings are imposed: gearing continues to operate within pre- agreed limits so as not to exceed 25% of total assets. The Manager is currently in discussion with several providers to secure new borrowing facilities upon expiry of the current term loan in February 2023. If a new loan cannot be arranged with acceptable terms, the Board is satisfied that this does not represent a significant risk to the Company since it has sufficient readily realisable assets to repay the loan. The Board also reviews the cost of gearing.	
Accounting, legal and regulatory		
In order to continue to qualify as an investment trust, the Company must comply with the requirements of section 1158 of the Corporation Tax Act 2010. Breaches of the UK Listing Rules, the Companies Act or other regulations with which the Company is required to comply, could lead to a number of detrimental outcomes.	The confirmation of compliance with relevant laws and regulations by key service providers is reviewed. Shareholder documents and announcements, including the Company's published annual report are subject to stringent review processes. Procedures are established to safeguard against the disclosure of inside information.	



Risk	Mitigation and management
Service provider The Company has no employees and has delegated certain functions to a number of service providers. Failure of controls, including as a result of cyber hacking, and poor performance of any service provider, could lead to disruption, reputational damage or loss.	Service providers are appointed subject to due diligence processes and with clearly-documented contractual arrangements detailing service expectations. Regular reports are provided by key service providers and the quality of their services is monitored. Review of annual audited internal controls reports from key service providers, including confirmation of business continuity arrangements and IT controls is undertaken.
Cyber The Company's service providers are all exposed to the risk of cyber attacks. Cyber attacks could lead to loss of personal or confidential information or disrupt operations.	Service providers report on cyber risk mitigation and management at least annually, which includes confirmation of business continuity capability in the event of a cyber attack.
Political risk This includes trade wars, regional tensions and UK political risks specifically.	The Board continues to monitor the impact of the UK's departure from the European Union and to assess the potential consequences for the Company's future activities. The Board is also mindful that changes to public policy in the UK could impact the Company in the future.
Climate change risk A failure to understand the pricing of assets affected by climate change or a lower demand for impacted assets could lead to poor investment decisions or more volatile pricing as asset prices adjust to reflect the increasing regulation of carbon emissions.	The Manager has developed a range of proprietary tools to better understand the impacts of climate change on the portfolio. The investment process applied by the portfolio managers is ESG "integrated". The Manager monitors the emissions of investee companies and can engage with companies to reduce their emissions or aim to invest in companies committed to reaching net zero carbon emissions. The Board receives updates from the Manager at Board meetings and in 2022 held a session with the Manager and the Schroders sustainability team to discuss ESG matters, including climate change. The Board has challenged the Manager regarding the need to carefully consider and monitor sustainability and environmental and societal impacts when assessing investment opportunities, in addition to the well founded attention to good corporate governance principles, which have been in place for many years.
Inflation & Global supply chain risk Rising supplier costs and availability of supply.	The Board has, in conjunction with the Manager, considered the risks relating to elevated levels of price inflation, generally, together with the evolution in the way that supply chains are operating and the concomitant risks of rising supplier costs and availability of supply. It is the Board's view that the complexion of these risks has changed over the past year in a way that requires them now to be assessed as principal risks. The key mitigation to these risks comes from diligent appraisal and monitoring of investments by the Manager, including engagement with the management of investee companies, together with a critical assessment of investee companies' ability to pass on rising costs to customers as a result of their pricing power and strong market positions alongside their ability to control costs.

Risk assessment and internal controls review by the Board

Risk assessment includes consideration of the scope and quality of the systems of internal control operating within key service providers, and ensures regular communication of the results of monitoring by such providers to the audit and risk committee, including the incidence of significant control failings or weaknesses that have been identified at any time and the extent to which they have resulted in unforeseen outcomes or contingencies that may have a material impact on the Company's performance or condition.

No significant control failings or weaknesses were identified from the audit and risk committee's ongoing risk assessment which has been in place throughout the financial year and up to the date of this report.

A full analysis of the financial risks facing the Company is set out in note 20 to the accounts on pages 51 to 55.

Viability statement

The directors have assessed the viability of the Company over a five year period, to 30 September 2027, taking into account the Company's position at 30 September 2022 and the potential impact of the principal risks and uncertainties it faces for the review period.

A period of five years has been chosen as the Board believes that this reflects a suitable time horizon for strategic planning, taking into account the investment policy, liquidity of investments, potential impact of economic cycles, nature of operating costs, dividends and availability of funding.

In its assessment of the viability of the Company, the directors have considered each of the Company's principal risks and uncertainties detailed on pages 18 to 20 and in particular the impact of a significant fall in UK equity markets on the value of the Company's investment portfolio. The directors have also considered the Company's income and expenditure projections and the fact that the Company's investments comprise readily realisable securities which can be sold to meet funding requirements if necessary and on that basis consider that five years is an appropriate time period.

The directors have also considered a stress test which represents a severe but plausible scenario along with movement in foreign exchange rates. This scenario assumes a severe stock market collapse and/or exchange rate movements at the beginning of the five year period, resulting in a 50% fall in the value of the Company's investments and investment income and no subsequent recovery in either prices or income in the following five years. For this purpose it is assumed that the Company continues to pay an annual dividend in line with current levels and that the borrowing facility remains available and remains drawn, subject to the gearing limit. The Company's term loan expires on 28 February 2023. If a new loan cannot be arranged with acceptable terms, the Board is satisfied that the Company has sufficient readily realisable assets to repay the loan.

The Company's investments comprise highly liquid, large, listed companies and so its assets are readily realisable securities and could be sold to meet funding requirements or the repayment of the gearing facilities should the need arise. There is no expectation that the nature of the investments held within the portfolio will be materially different in the future. The operating costs of the Company are predictable and modest in comparison with the assets and there are no capital commitments foreseen which would alter that position.

Furthermore, the Company has no employees and consequently no redundancy or other employment related liabilities.

The Board reviews the performance of the Company's service providers regularly, including the Manager, along with internal controls reports to provide assurance regarding the effective operation of internal controls as reported on by their reporting accountants. The Board also considers the business continuity arrangements of the Company's key service providers.

The Board monitors the portfolio risk profile, limits imposed on gearing, counterparty exposure, liquidity risk and financial controls at its quarterly meetings.

The directors have concluded that there is a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the five year period of their assessment. Such conclusion is based on the Company's processes for monitoring operating costs, the Board's view that the Manager has the appropriate depth and quality of resource to achieve superior returns in the longer term, as well as the portfolio risk profile, limits imposed on gearing, counterparty exposure, liquidity risk and financial controls.

Going concern

Having assessed the Company's principal risks, its current financial position, its cash flows, its liquidity position and Financial Reporting Council ("FRC") guidance, the directors consider it appropriate to adopt the going concern basis in preparing the accounts as detailed in note 1(a) of the accounts.

By order of the Board

Schroder Investment Management Limited Company Secretary

5 December 2022



Board of Directors



Robert Talbut

Status: independent non-executive Chairman

Length of service: 6 years – appointed a director in February 2016 **Experience:** Mr Talbut is an experienced non-executive director having had a range of investment, pensions, charity and insurance roles. He is currently chairman of Shires Income plc and a director of JPMorgan American Investment Trust plc and Pacific Assets Trust plc. He was formerly the chief investment officer of Royal London Asset Management and has over 30 years of experience in the asset management industry. He has represented the asset management industry through the chairmanship of both the ABI Investment Committee and the Asset Management Committee of the Investment Association. He was also a member of the Financial Conduct Authority's Listing Advisory Panel.

Committee membership: audit and risk, management engagement (chairman), nomination (chairman) and remuneration committees **Current remuneration:** £38,500 per annum **Shares held:** 8,176*



Wendy Colquhoun

Status: independent non-executive director

Length of service: 2 years - appointed a director in January 2020 **Experience:** Ms Colquhoun is Chairman of Henderson Opportunities Trust plc and a non-executive director of Capital Gearing Trust P.l.c. She is a qualified solicitor and was formerly a senior corporate partner at CMS Cameron McKenna Nabarro Olswang LLP where she specialised in financial services. She has extensive experience of investment trusts having advised investment trust clients for over 25 years.

Committee membership: audit and risk, management engagement, nomination and remuneration committees

Current remuneration: £26,000 per annum **Shares held:** 2,000*

Board of Directors



Helen Galbraith

Status: independent non-executive director

Length of service: Appointed a director in April 2022

Experience: Mrs Galbraith is Audit Chair of CT UK High Income Trust plc, Vice Chair of Orwell Housing Association and a Director of Orwell Homes. She was formerly Head of Investor Relations at Aviva plc, Head of Global Equities at Aviva Investors and has over 20 years' experience in the insurance and asset management industry. She is a Chartered Financial Analyst and a passionate advocate of financial education for children having established an online platform and previously worked with charity MyBnk.

Committee membership: audit and risk, management engagement, nomination and remuneration committees

Current remuneration: £26,000 per annum Shares held: 5,500



Andrew Page

Status: senior independent director

Length of service: 8 years – appointed a director in October 2014 Experience: Mr Page was, until August 2014, the chief executive officer of The Restaurant Group plc ("TRG"), a FTSE 250 company which operates 460 restaurants throughout the UK. He has previously served as both chairman and senior independent director on several listed and private equity-backed company boards. He is senior independent director of JP Morgan Emerging Markets Investment Trust plc. Prior to joining TRG in 2001, Mr Page held a number of senior positions within the leisure and hospitality sector including senior vice president with InterContinental Hotels. Before that he spent six years working in Kleinwort Benson's Corporate Finance department. Mr Page is a Chartered Accountant. Committee membership: audit and risk (chairman), management engagement, nomination and remuneration (chairman) committees Current remuneration: £31,250 per annum Shares held: 23,128*

*Shareholdings are as at 5 December 2022. Full details of directors' shareholdings, including those of persons closely associated as defined in the Market Abuse Regulation, are set out in the Directors' Remuneration Report on page 34.

Directors' Report

The directors submit their report and the audited financial statements of the Company for the year ended 30 September 2022.

Directors and officers

The Directors as at 30 September 2022 and their biographies are set out on pages 22 and 23.

Chairman

The Chairman is an independent non-executive director who is responsible for leadership of the Board and ensuring its effectiveness in all aspects of its role. The Chairman's other significant commitments are detailed on page 22.

Company Secretary

Schroder Investment Management Limited provides company secretarial support to the Board and is responsible for assisting the Chairman with board meetings and advising the Board with respect to governance. The Company Secretary also manages the relationship with the Company's service providers, except for the Manager. Shareholders wishing to lodge questions in advance of the AGM are invited to do so by writing to the Company Secretary at the address given on the outside back cover.

Role and operation of the Board

The Board is the Company's governing body; it sets the Company's strategy and is collectively responsible to shareholders for its long-term success. The Board is responsible for appointing and subsequently monitoring the activities of the Manager and other service providers to ensure that the investment objective of the Company continues to be met. The Board also ensures that the Manager adheres to the investment restrictions set by the Board and acts within the parameters set by it in respect of any gearing. The Strategic Review on pages 11 to 21 sets out further detail of how the Board reviews the Company's strategy, risk management and internal controls and also includes other information required for the Directors' Report, and is incorporated by reference.

A formal schedule of matters specifically reserved for decision by the Board has been defined and a procedure adopted for directors, in the furtherance of their duties, to take independent professional advice at the expense of the Company.

The Chairman ensures that all directors receive relevant management, regulatory and financial information in a timely manner and that they are provided, on a regular basis, with key information on the Company's policies, regulatory requirements and internal controls. The Board receives and considers reports regularly from the Manager and other key advisers and ad hoc reports and information are supplied to the Board as required.

The Board is satisfied that it is of sufficient size with an appropriate balance of diverse skills and experience, independence and knowledge of the Company, its sector and the wider investment trust industry, to enable it to discharge its duties and responsibilities effectively and that no individual or group of individuals dominates decision making. The Board has approved a policy on directors' conflicts of interest. Under this policy, directors are required to disclose all actual and potential conflicts of interest to the Board as they arise for consideration and approval. The Board may impose restrictions or refuse to authorise such conflicts if deemed appropriate. No directors have any connections with the Manager, shared directorships with other directors or material interests in any contract which is significant to the Company's business.

Key service providers

The Board has adopted an outsourced business model and has appointed the following key service providers:

Manager

The Company is an alternative investment fund as defined by the AIFM Directive and has appointed Schroder Unit Trusts Limited ("SUTL") as the Manager in accordance with the terms of an alternative investment fund manager ("AIFM") agreement. The AIFM agreement, which is governed by the laws of England and Wales, can be terminated by either party on six months' notice or on immediate notice in the event of certain breaches or the insolvency of either party. As at the date of this report no such notice had been given by either party.

SUTL is authorised and regulated by the Financial Conduct Authority ("FCA") and provides portfolio management, risk management, and administrative, accounting and company secretarial services to the Company under the AIFM agreement. The Manager also provides general marketing support for the Company and manages relationships with key investors, in conjunction with the Chairman, other board members or the corporate broker as appropriate. The Manager has delegated investment management and administrative accounting and company secretarial services to another wholly owned subsidiary of Schroders plc, Schroder Investment Management Limited. The Company Secretary has an independent reporting line to the Manager and distribution functions within Schroders. The Manager has in place appropriate professional indemnity cover.

The Schroders Group manages £752.4 billion (as at 30 September 2022) on behalf of institutional and retail investors, financial institutions and high net worth clients from around the world, invested in a broad range of asset classes across equities, fixed income, multi-asset and alternatives.

For the financial year ended 30 September 2022, the Manager was entitled to a management fee at a rate of 0.65% per annum of chargeable assets up to £250 million and 0.60% of any amounts in excess of that. Chargeable assets are defined as total assets less current liabilities other than short-term borrowings, provided that if there are any short-term borrowings, the value of cash up to the level of such borrowings is deducted from the calculation of assets. The management fee payable in respect of the year ended 30 September 2022 amounted to £1,623,000 (2021: £1,736,000), paid quarterly in arrears.

The Manager is also entitled to receive a fee for providing administrative, accounting and company secretarial services to the Company. For these services, for the year ended 30 September 2022 it received a fee of £144,000

Directors' Report

(2021: £137,000), including VAT. The fee continues to be subject to annual adjustment in line with changes in the Retail Prices Index.

Details of all amounts payable to the Manager are set out in note 17 on page 51.

The Board has reviewed the performance of the Manager during the year under review and continues to consider that it has the appropriate depth and quality of resource to deliver superior returns over the longer term. Thus, the Board considers that the Manager's appointment under the terms of the AIFM agreement, is in the best interests of shareholders as a whole.

Depositary

HSBC Bank plc, which is authorised by the Prudential Regulation Authority and regulated by the FCA and the Prudential Regulation Authority, carries out certain duties of a depositary specified in the AIFM Directive including, in relation to the Company, as follows:

- safekeeping of the assets of the Company which are entrusted to it;
- cash monitoring and verifying the Company's cash flows; and
- oversight of the Company and the Manager.

The Company, the Manager and the depositary may terminate the depositary agreement at any time by giving 90 days' notice in writing. The depositary may only be removed from office when a new depositary is appointed by the Company.

Registrar

Equiniti Limited is the Company's registrar. Equiniti's services to the Company include share register maintenance (including the issuance, transfer and cancellation of shares as necessary), acting as agent for the payment of any dividends, management of company meetings (including the registering of proxy votes and scrutineer services as necessary), handling shareholder queries and correspondence and processing corporate actions.

Revenue and final dividend

The net revenue return for the year, after finance costs and taxation, was \pounds 7,823,000 (2021: \pounds 5,322,000), equivalent to a revenue return per share of 22.43 pence (2021: 15.18 pence).

The directors have recommended the payment of a final dividend for the year of 14.0 pence per share (2021: 11.0 pence) payable on 27 February 2023. The dividend will be payable to shareholders on the register on 13 January 2023 and the ex-dividend date will be 12 January 2023.

Compliance with the Association of Investment Companies ("AIC") Code of Corporate Governance

The Board of the Company has considered the principles and provisions of the AIC Code of Corporate Governance (the "AIC Code"). The AIC Code addresses the Principles and Provisions set out in the UK Corporate Governance Code (the "UK Code"), as well as setting out additional Provisions on issues that are of specific relevance to the Company.

The Board considers that reporting against the Principles and Provisions of the AIC Code, which has been endorsed by the FRC, provides more relevant information to shareholders.

The FCA requires all UK listed companies to disclose how they have complied with the provisions of the UK Code. This statement, together with the Statement of Directors' Responsibilities, viability statement and going concern statement set out on pages 35 and 21 respectively indicates how the Company has complied with the principles of good governance of the UK Code and its requirements on internal control. The Strategic Report and Directors' Report provide further details on the Company's internal controls (including risk management) governance and diversity policies.

The Company has complied with the Principles and Provisions of the AIC Code throughout the year under review. The UK Code includes provisions relating to the role of the chief executive, executive directors' remuneration and the need for an internal audit function. For the reasons set out in the AIC Code, the Board considers that these provisions are not relevant to the position of the Company, being an externally managed investment company. The Company has therefore nothing to report in respect of these provisions.

The AIC Code is available on the AIC website (www.theaic.co.uk). It includes an explanation of how the AIC Code adapts the Principles and Provisions set out in the UK Code to make them relevant for investment companies. The UK Code is available from the Financial Reporting Council's website at www.frc.org.uk.

Committees

In order to assist the Board in fulfilling its governance responsibilities, it has delegated certain functions to committees. The roles and responsibilities of these committees, together with details of work undertaken during the year under review, are outlined over the next few pages. The reports of the audit and risk committee, nomination committee, management engagement committee and remuneration committee are incorporated into and form part of the Directors' Report. Given the Board's size and composition, it considers all directors being members of its delegated committees appropriate.

Other required Directors' Report disclosures under laws, regulations, and the AIC Code

Status

The Company is domiciled in the UK and is an investment company within the meaning of section 833 of the Companies Act 2006.

The Company carries on business as an investment trust. Its shares are listed and admitted to trading on the premium segment of the main market of the London Stock Exchange. It has been approved by HM Revenue & Customs as an investment trust in accordance with section 1158 of the Corporation Tax Act 2010, by way of a one-off application and it is intended that the Company will continue to conduct its affairs in a manner which will enable it to retain this status. The Company is not a "close" company for taxation purposes.



Directors' Report

Information included in Strategic Report

The Company's disclosures on future developments and carbon emissions are included in the Strategic Report on pages 18 and 16 respectively.

Financial risk management

Details of the Company's financial risk management objectives and exposure to risk can be found in note 20 on pages 51 to 55.

Share capital and substantial interests

As at the date of this report, the Company had 36,143,690 ordinary shares of 25p in issue. 1,562,500 shares were held in treasury. Accordingly, the total number of voting rights in the Company at the date of this report is 34,581,190. No shares have been repurchased since the year end and the date of this report. Further information is provided in note 14 on page 49. All shares in issue rank equally with respect to voting, dividends and any distribution on winding up. There are no restrictions concerning the transfer of securities in the Company; no special rights with regard to control attached to securities; no restrictions on voting rights; no agreements between holders of securities regarding their transfer known to the Company; and no agreements to which the Company is a party which might change or fall away on a change of control or trigger any compensatory payments for Directors following a successful takeover bid.

The Company is aware that certain changes to the interests held in the Company of 3% or more of the voting rights attaching to the Company's issued share capital have taken place since the last notification made by investors to the Company. As a result, the following table is based on what the Board believes to be the correct interests in the Company, using the shareholder analysis prepared by Richard Davies Investor Relations Limited, and which is reviewed at every Board meeting.

As at 80 September 2022	% of total voting rights
3,853,217	11.14
3,583,010	10.36
2,913,360	8.42
2,742,653	7.93
1,867,043	5.40
1,693,127	4.90
1,403,155	4.06
1,330,447	3.85
1,173,109	3.39
	3,853,217 3,583,010 2,913,360 2,742,653 1,867,043 1,693,127 1,403,155 1,330,447

Source: Richard Davies Investor Relations Limited

Following the year end and at the date of this report, there have been no changes to the interests disclosed above.

Provision of information to the auditor

The directors who held office at the date of approval of this report confirm that, so far as each of them is aware, there is no relevant audit information of which the Company's auditor is unaware; and each director has taken all the steps that he or she ought to have taken as a director in order to make himself or herself aware of any relevant audit information and to establish that the Company's auditor is aware of that information.

Directors' attendance at meetings

Four board meetings are usually scheduled each year to deal with matters including: the setting and monitoring of investment strategy; approval of borrowings and/or cash positions; review of investment performance; the level of discount of the Company's shares to underlying NAV per share; promotion of the Company; and services provided by third parties. Additional meetings of the Board are arranged as required.

The number of scheduled meetings of the Board and its committees held during the financial year and the attendance of individual directors is shown below. Whenever possible all directors attend the AGM.

Director	Board	Nomination Committee	Audit and Risk Committee	Management Engagement Committee	Remuneration Committee
Robert Talbut	4/4	1/1	2/2	1/1	1/1
Wendy Colquhoun	4/4	1/1	2/2	1/1	1/1
Clare Dobie*	4/4	1/1	2/2	1/1	1/1
Helen Galbraith**	2/2	1/1	1/1	1/1	1/1
Andrew Page	4/4	1/1	2/2	1/1	1/1

*Clare Dobie retired on 15 September 2022

**Helen Galbraith was appointed on 7 April 2022

In addition to the above meetings, the Board met once on an ad-hoc basis during the year to discuss the Company's discount level and the Nomination Committee met once on an ad-hoc basis to approve the appointment of Helen Galbraith.

The Board is satisfied that the Chairman and each of the other non-executive directors commits sufficient time to the affairs of the Company to fulfil their duties as directors.

Directors' and officers' liability insurance and indemnities

Directors' and officers' liability insurance cover was in place for the directors throughout the year. The Company's articles of association provide, subject to the provisions of UK legislation, an indemnity for directors in respect of costs which they may incur relating to the defence of any proceedings brought against them arising out of their positions as directors, in which they are acquitted or judgment is given in their favour by the court. This is a qualifying third party indemnity policy and was in place throughout the year under review for each director and to the date of this report.

By order of the Board

Schroder Investment Management Limited Company Secretary

5 December 2022

Audit and Risk Committee Report

The responsibilities and work carried out by the audit and risk committee during the year under review are set out in the following report. The duties and responsibilities of the committee, which include monitoring the integrity of the Company's financial reporting and internal controls, are set out in further detail below, and may be found in the terms of reference which are set out on the Company's website, www.schroders.co.uk/midcap.

All directors are members of the committee. Andrew Page is the chairman of committee. The Chair of the Board is a member of the Committee, and was independent on appointment. The Board has satisfied itself that at least one of the committee's members has recent and relevant financial experience and that the committee as a whole has competence relevant to the sector in which the company operates.



The below table sets out how the committee discharged its duties during the year. The committee met twice during the year. An evaluation of the committee's effectiveness and review of its terms of reference was completed during the year.

The committee identified one potentially significant financial reporting risk, which is unchanged from the prior period, being the valuation and existence of investments, as well as several other financial reporting risks. Each of the matters considered during the committee's review are outlined below.

Application during the year			
Risks and Internal Controls	Financial Reports and Valuation	Audit	
Service provider controls Reviewing the operational controls maintained by the Manager, depositary and registrar.	Recognition of investment income Considered dividends received against forecast and the allocation of special dividends to income or capital.	Effectiveness of the independent audit process and auditor performance Evaluated the effectiveness of the independent audit firm and process prior to making a recommendation that it should be re-appointed at the forthcoming AGM. Evaluated the auditor's performance against agreed criteria including: qualification; knowledge, expertise and resources; independence policies; effectiveness of audit planning; adherence to auditing standards; and overall competence was considered, alongside feedback from the Manager on the audit process. Professional scepticism of the auditor was questioned and the committee was satisfied with the auditor's replies.	

Audit and Risk Committee Report

Application during the year			
Risks and Internal Controls	Financial Reports and Valuation	Audit	
Internal controls and risk management Consideration of several key aspects of internal control and risk management operating within the Manager, depositary and registrar, including assurance reports and presentations on these controls. It is considered that the Company does not require an internal audit function, principally because the Company delegates its day-to-day operations to third parties, which are monitored by the Committee and provide control reports on their operations annually.	Calculation of the investment management fee and performance fee Consideration of methodology used to calculate the fees, matched against the criteria set out in the AIFM agreement.	Auditor independence The committee last undertook an audit tender process in 2017 when KPMG LLP was appointed as auditor in respect of the financial year ended 30 September 2017. The Company is required to tender the external audit no later than for year ending 30 September 2027. In accordance with professional and regulatory standards, the senior statutory auditor responsible for the audit is rotated at least every five years in order to protect independence and objectivity and to provide fresh challenge to the business. This is the third year that the senior statutory auditor, Gary Fensom, has conducted the audit of the Company's financial statements. There are no contractual obligations restricting the choice of independent auditor.	
Compliance with the investment trust qualifying rules in S1158 of the Corporation Tax Act 2010 Consideration of the Manager's report confirming compliance.	Overall accuracy of the annual report and accounts Consideration of the draft annual report and accounts and the letter from the Manager in support of the letter of representation to the auditor.	Audit results Met with and reviewed a comprehensive report from the auditor which detailed the results of the audit, compliance with regulatory requirements, safeguards that have been established, and on their own internal quality control procedures.	
Principal risks Reviewing the principal risks faced by the Company and the system of internal control.	Valuation and existence of holdings Quarterly review of portfolio holdings and assurance reports.	Meetings with the auditor Met the auditors without representatives of the Manager present. Representatives of the auditors attended the committee meeting at which the draft annual report and accounts was considered.	
	Fair, balanced and understandable Reviewed the annual report and accounts to ensure that it was fair, balanced and understandable.	Provision of non-audit services by the auditor The committee has reviewed the FRC's Guidance on Audit Committees and has formulated a policy on the provision of non- audit services by the Company's auditor. The committee has determined that the Company's appointed auditor will not be considered for the provision of certain non- audit services, such as accounting and preparation of the financial statements, internal audit and custody. The auditor may, if required, provide other non-audit services which will be judged on a case-by-case basis. The auditor did not provide any non-audit services to the Company during the year.	
	Going concern and viability Reviewing the impact of risks on going concern and longer-term viability.	Consent to continue as auditor KPMG LLP indicated to the committee their willingness to continue to act as auditor.	

Recommendations made to, and approved by, the Board:

As a result of the work performed, the committee has concluded that the annual report for the year ended 30 September 2022, taken as a whole, is fair, balanced and understandable and provides the information necessary for shareholders to assess the Company's position, performance, business model and strategy, and has reported on these findings to the Board. The Board's conclusions in this respect are set out in the Statement of Directors' Responsibilities on page 35.

Having reviewed the performance of the auditors as described above, the committee considered it appropriate to recommend the firm's re-appointment. Resolutions to re-appoint KPMG LLP as auditor to the Company, and to authorise the directors to determine their remuneration will be proposed at the AGM.

Andrew Page

Chairman of Audit and Risk Committee

5 December 2022

Management Engagement Committee Report

The management engagement committee is responsible for (1) the monitoring and oversight of the Manager's performance and fees, and confirming the Manager's ongoing suitability, and (2) reviewing and assessing the Company's other service providers, including reviewing their fees. All directors are members of the committee. Robert Talbut is the chairman of the committee. Its terms of reference are available on the Company's website, www.schroders.co.uk/ukmidcap.

Approach			
Oversight of the Manager	Oversight of other service providers		
 The committee: reviews the Manager's performance, over the shortand long-term, against the Benchmark, peer group and the market. considers the reporting it has received from the Manager throughout the year, and the reporting from the Manager to the shareholders. assesses management fees on an absolute and relative basis, receiving input from the Company's broker, including peer group and industry figures, as well as the structure of the fees. reviews the appropriateness of the Manager's contract, including terms such as notice period. assesses whether the Company receives appropriate administrative, accounting, company secretarial and marketing support from the Manager. 	 The committee reviews the performance and competitiveness of the following service providers on at least an annual basis: Depositary and custodian Corporate broker Registrar Lender The committee also receives a report from the Company Secretary on ancillary service providers, and considers any recommendations. 		
Application during the year			

The committee undertook a detailed review of the Manager's performance and agreed that it has the appropriate depth and quality of resource to deliver superior returns over the longer term.

The committee reviewed the management fee structure and agreed that no changes would be proposed.

The committee also reviewed the terms of the AIFM agreement and agreed they remained fit for purpose.

The committee reviewed the other services provided by the Manager and agreed they were satisfactory. The annual review of each of the other service providers was satisfactory.

Governance

Recommendations made to, and approved by, the Board:

- That the ongoing appointment of the Manager on the terms of the AIFM agreement was in the best interests of shareholders as a whole.
- That the Company's service providers' performance remained satisfactory.



Nomination Committee Report

The nomination committee is responsible for (1) the recruitment, selection and induction of directors, (2) their assessment during their tenure, and (3) the Board's succession. All directors are members of the committee. Robert Talbut is the chairman of the committee. Its terms of reference are available on the Company's website, www.schroders.co.uk/ukmidcap.

Oversight of directors



Nomination Committee Report

Application during the year			
Selection and induction	Board evaluation and directors' fees	Succession	
The committee commenced its search process for a new director and engaged Trust Associates, an external search firm with no other connection to the Board or individual directors.	 The Board and committee evaluation process was undertaken in September 2022 using a comprehensive questionnaire which was completed by all Directors. The evaluation of the Chairman was led by the SID, who held a subsequent meeting with the Chairman to discuss the results The committee also reviewed each director's time commitment and independence by reviewing a complete list of appointments, including pro bono not for profit roles, to ensure that each director remained free from conflict and had sufficient time available to discharge each of their duties effectively. All directors were considered to be independent in character and judgement. The committee considered each director's contributions, and noted that in addition to extensive experience as professionals and non-executive directors, each director had valuable skills and experience, as detailed in their biographies on pages 22 and 23, which was supported by the completion of a detailed skills matrix by each Director. Based on its assessment, the committee provided individual recommendations for each director's election, or re-election, as appropriate. 	 The committee reviewed the board tenure policy and agreed it was still fit for purpose. Claire Dobie retired in September 2022 in accordance with the Board's policy on tenure. Helen Galbraith was appointed in April 2022 and will be subject to election at the next AGM in accordance with the Company's Articles of Association. 	

Recommendations made to, and approved by, the Board:

- That all directors continue to demonstrate commitment to their roles, provide a valuable contribution to the deliberations of the Board, contribute towards the Company's long-term sustainable success, and remain free from conflicts with the Company and its directors, so should all be recommended for election, or re-election, as appropriate by shareholders at the AGM.
- The appointment of Helen Galbraith as a non-executive director in April 2022.



Remuneration Committee Report

The remuneration committee is responsible for making recommendations to the Board on the remuneration of the directors. All directors are members of the committee and Andrew Page is the chairman. Its terms of reference are available on the Company's website, www.schroders.co.uk/ukmidcap.

Introduction

The following remuneration policy is currently in force and is subject to a binding vote every three years. The next vote will take place at the forthcoming AGM in 2023 and the current policy provisions will continue to apply until that date. An ordinary resolution to approve the directors' remuneration policy will be put to shareholders at the forthcoming AGM (no changes are proposed). The below Directors' Remuneration Report is subject to an annual advisory vote. An ordinary resolution to approve this report will be put to shareholders at the forthcoming AGM.

At the AGM held on 28 January 2020, 99.91% of the votes cast (including votes cast at the Chairman's discretion) in respect of approval of the Directors' Remuneration Policy were in favour while 0.09% were against. 2,706 votes were withheld.

At the AGM held on 9 February 2022, 99.84% of the votes cast (including votes cast at the Chairman's discretion) in respect of approval of the Directors' Remuneration Report for the year ended 30 September 2021 were in favour while 0.16% were against. 49,870 votes were withheld.

Directors' remuneration policy

It is the Board's policy to determine the level of directors' remuneration having regard to amounts payable to non-executive directors in the industry generally, the role that individual directors fulfil in respect of Board and committee responsibilities, and time committed to the Company's affairs, taking into account the aggregate limit of fees set out in the Company's articles of association. This aggregate level of directors' fees is currently set at £200,000 per annum and any increase in this level requires approval by the Board and the Company's shareholders.

The Chairman and the chairman of the audit and risk committee each receives fees at a higher rate than the other directors to reflect their additional responsibilities. Directors' fees are set at a level to recruit and retain individuals of sufficient calibre, with the level of knowledge, experience and expertise necessary to promote the success of the Company in reaching its short and long-term strategic objectives.

The Board and its committees exclusively comprise nonexecutive directors. No director past or present has an entitlement to a pension from the Company, and the Company has not, and does not intend to, operate a share scheme for directors or to award any share options or longterm performance incentives to any director. No director has a service contract with the Company, however directors have a letter of appointment. Directors do not receive exit payments and are not provided with any compensation for loss of office. No other payments are made to directors other than the reimbursement of reasonable out-of-pocket expenses incurred in attending to the Company's business.

Implementation of policy

The Board did not seek the views of shareholders in setting this remuneration policy. Any comments on the policy received from shareholders would be considered on a caseby-case basis.

As the Company does not have any employees, no employee pay and employment conditions were taken into account when setting this remuneration policy and no employees were consulted in its construction.

Directors' fees are reviewed annually and take into account research from third parties on the fee levels of directors of peer group companies, as well as industry norms and factors affecting the time commitment expected of the directors. New directors are subject to the provisions set out in this remuneration policy.

Directors' annual report on remuneration

This report sets out how the directors' remuneration policy was implemented during the year ended 30 September 2022.

Consideration of matters relating to directors' remuneration

Directors' remuneration was last reviewed by the remuneration committee in September 2022. Although no external advice was sought in considering the levels of directors' fees, information on fees paid to directors of other investment trusts managed by Schroders and peer group companies was provided by the Manager and corporate broker and was taken into consideration.

Following this review, the remuneration committee recommended that with effect from 1 October 2022, the Chairman's annual fee be increased to £40,000, the chairman of the audit and risk committee's annual fee be increased to £32,500 and the annual fee for non-executive directors be increased to £27,000. Directors' fees were last increased with effect from 1 October 2021.

The terms of Directors' letters of appointment are available for inspection at the Company's registered office address during normal business hours and during the AGM at the location of such meeting.

Recommendations made to, and approved by, the Board:

• That with effect from 1 October 2022, the Chairman's annual fee be increased to £40,000, the chairman of the audit and risk committee's annual fee be increased to £32,500 and the annual fee for non-executive directors be increased to £27,000.

Remuneration Committee Report

Fees paid to directors

The following amounts were paid by the Company to directors for their services in respect of the year ended 30 September 2022 and the preceding financial year. Directors' remuneration is all fixed; they do not receive any variable remuneration. The performance of the Company over the financial year is presented on page 2, under the heading "Financial highlights".

		ees	Taxable l			То		
Director	2022 £	2021 £	2022 £	2021 £	2022 £	2021 £	2020 £	2019 £
Director	-	-	-	-	-	-	-	-
Robert Talbut (Chairman) ²	38,500	32,789	395	-	38,895	32,789	25,411	24,412
Wendy Colquhoun ³	26,000	25,000	774	-	26,774	25,000	18,750	-
Clare Dobie ⁴	24,917	25,000	-	-	24,917	25,000	25,141	24,273
Helen Galbraith⁵	12,543	-	-	-	12,543	-	-	-
Andrew Page	31,250	30,000	-	-	31,250	30,000	30,105	29,000
Robert Rickman ⁶	-	-	-	-	-	-	9,652	24,787
Eric Sanderson ⁷	-	13,144	-	916	-	14,060	39,588	41,470
	133,210	125,933	1,169	916	134,379	126,849	148,647	143,942

¹Comprise amounts reimbursed for expenses incurred in carrying out business for the Company, and which have been grossed up to include PAYE and NI contributions.

²Appointed Chairman on 8 February 2021.

³Appointed as a director on 1 January 2020. ⁴Retired from the board on 15 September 2022.

⁵Appointed as a director on 7 April 2022.

⁶Retired from the board on 28 January 2020.

⁷Retired as Chairman and from the board on 8 February 2021.

Change in annual fees payable

Director	Year ended 30 Sep 2022 %	Year ended 30 Sep 2021 %	Year ended 30 Sep 2020 %
Robert Talbut (Chairman) ¹	18.6	29.0	4.1
Wendy Colquhoun ²	7.1	33.3	N/a
Clare Dobie ³	N/a	(0.6)	3.6
Helen Galbraith ⁴	N/a	N/a	N/a
Andrew Page	4.2	(0.3)	3.8
Robert Rickman⁵	N/a	N/a	(61.1)
Eric Sanderson ⁶	N/a	(64.5)	(4.5)

¹Appointed Chairman on 8 February 2021. ²Appointed as a director on 1 January 2020. ³Retired from the board on 15 September 2022.

⁴Appointed as a director on 7 April 2022. ⁵Retired from the board on 28 January 2020.

⁶Retired as Chairman and from the board on 8 February 2021.

The information in the above tables has been audited.

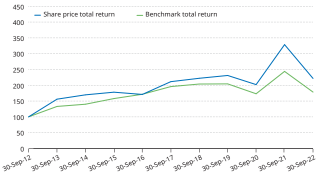
Expenditure by the Company on remuneration and distributions to shareholders

The table below compares the remuneration payable to directors to distributions made to shareholders during the year under review and the prior financial year. In considering these figures, shareholders should take into account the Company's investment objective.

	Year ended 30 Sep 2022 £'000	Year ended 30 Sep 2021 £'000	Change %
Remuneration payable to directors	134	127	5.5
Distributions paid to shareholders Dividends Share buybacks	5,586 2,675	4,664	
Total distributions paid to shareholders	8,261	4,664	77.1

Remuneration Committee Report

Ten year share price and Benchmark total returns



¹Source: Morningstar/Thomson Reuters. Rebased to 100 at 30 September 2012. Definitions of terms and Alternative Performance Measures are given on pages 60 and 61.

Directors' share interests

The Company's articles of association do not require directors to own shares in the Company.

The interests of the directors, including those of persons closely associated, in the Company's share capital at the beginning and end of the financial year under review are set out below:

	30 September 2022	30 September 2021
Wendy Colquhoun	2,000	2,000
Clare Dobie ¹	2,044	2,044
Helen Galbraith ²	5,500	-
Andrew Page	23,128	9,128
Robert Talbut	8,176	8,176

¹Clare Dobie retired from the Board on 15 September 2022.

²Helen Galbraith was appointed on 7 April 2022.

There have been no changes notified since the year end.

The information in the above table has been audited.

On behalf of the Board

Andrew Page

Chairman of Remuneration Committee

5 December 2022

Statement of Directors' Responsibilities in respect of the Annual Report and Accounts

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

Company law requires the directors to prepare financial statements for each financial year. Under that law they have elected to prepare the financial statements in accordance with UK accounting standards and applicable law (UK Generally Accepted Accounting Practice), including FRS 102 *The Financial Reporting Standard applicable in the UK and Republic of Ireland.*

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

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

The directors are responsible for keeping adequate accounting records that are sufficient to show and explain the Company's transactions and disclose with reasonable accuracy at any time the financial position of the Company and enable them to ensure that the financial statements comply with the Companies Act 2006. They are responsible for such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error, and have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the Company and to prevent and detect fraud and other irregularities.

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

Responsibility statement of the Directors in respect of the annual financial report

Each of the Directors, whose names and functions are listed on pages 22 and 23 confirm that to the best of their knowledge:

- the financial statements, prepared in accordance with the applicable set of accounting standards, give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company; and
- the Strategic Report includes a fair review of the development and performance of the business and the position of the Company, together with a description of the principal risks and uncertainties that it faces.

We consider the annual report and accounts, taken as a whole, is fair, balanced and understandable and provides the information necessary for shareholders to assess the Company's position and performance, business model and strategy.

On behalf of the Board

Robert Talbut Chairman

5 December 2022



1. Our opinion is unmodified

We have audited the financial statements of Schroder UK Mid Cap Fund Plc ("the Company") for the year ended 30 September 2022 which comprise the Income Statement, Statement of Changes in Equity, Statement of Financial Position and the related notes, including the accounting policies in note 1.

In our opinion the financial statements:

- give a true and fair view of the state of the Company's affairs as at 30 September 2022 and of its return for the year then ended;
- have been properly prepared in accordance with UK accounting standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland; and
- have been prepared in accordance with the requirements of the Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ("ISAs (UK)") and applicable law. Our responsibilities are described below. We believe that the audit evidence we have obtained is a sufficient and appropriate basis for our opinion. Our audit opinion is consistent with our report to the audit committee.

We were first appointed as auditor by the Directors on 21 June 2017. The period of total uninterrupted engagement is for the six financial years ended 30 September 2022. We have fulfilled our ethical responsibilities under, and we remain independent of the Company in accordance with, UK ethical requirements including the FRC Ethical Standard as applied to listed public interest entities. No non-audit services prohibited by that standard were provided.

2. Key audit matters: our assessment of risks of material misstatement

Key audit matters are those matters that, in our professional judgement, were of most significance in the audit of the financial statements and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by us, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team. We summarise below the key audit matter (unchanged from 2021), in arriving at our audit opinion above, together with our key audit procedures to address this matter and, as required for public interest entities, our results from those procedures. This matter was addressed, and our results are based on procedures undertaken, in the context of, and solely for the purpose of, our audit of the financial statements as a whole, and in forming our opinion thereon, and consequently are incidental to that opinion, and we do not provide a separate opinion on this matter.

	The risk	Our response
Carrying amount of quoted investments (£207.3m; 2021: £300.1m) Refer to page 28 (Audit Committee Report), page 44 (accounting policy) and page 48 (financial disclosures).	Low risk, high value The Company's portfolio of quoted investments makes up 97.4% (2021: 98.4%) of the Company's total assets (by value) and is one of the key drivers of results. We do not consider these investments to be at a high risk of significant misstatement, or to be subject to a significant level of judgement because they comprise liquid, quoted investments. However, due to their materiality in the context of the financial statements as a whole, they are considered to be one of the areas which had the greatest effect on our overall audit strategy and allocation of resources in planning and completing our audit.	 We performed the detailed tests below rather than seeking to rely on the Company's controls, because the nature of the balance is such that we would expect to obtain audit evidence primarily through the detailed procedures described below. Our procedures included: Tests of detail: Agreeing the valuation of 100% of the quoted investments in the portfolio to externally quoted prices; and Enquiry of Depositary: Agreeing 100% of quoted investment holdings in the portfolio to independently received third party confirmations from the investment depository. Our results: We found the carrying amount of quoted investments to be acceptable (2021: acceptable).

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

Materiality for the financial statements as a whole was set at £2.13m (2021: £3.05m), determined with reference to a benchmark of total assets, of which it represents 1% (2021: 1%).

In line with our audit methodology, our procedures on individual account balances and disclosures were performed to a lower threshold, performance materiality, so as to reduce to an acceptable level the risk that individually immaterial misstatements in individual account balances add up to a material amount across the financial statements as a whole. Performance materiality was set at 75% (2021: 75%) of materiality for the financial statements as a whole, which equates to £1.59m (2021: £2.29m). We applied this percentage in our determination of performance materiality because we did not identify any factors indicating an elevated level of risk.

In addition, we applied materiality of £390k (2021: £266k) and performance materiality of £292k (2021: £199k) to income (as disclosed in Note 3), for which we believe misstatements of lesser amounts than materiality for the financial statements as a whole could reasonably be expected to influence the Company's members' assessment of the financial performance of the Company.

We agreed to report to the Audit Committee any corrected or uncorrected identified misstatements exceeding $\pm 106k$ (2021: $\pm 152k$), or $\pm 39k$ in relation to income (2021: $\pm 26k$) in addition to other identified misstatements that warranted reporting on qualitative grounds.

Our audit of the Company was undertaken to the materiality level specified above and was performed by a single audit team.

The scope of the audit work performed was fully substantive as we did not rely upon the Company's internal control over financial reporting.

4. Going Concern

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

We used our knowledge of the Company, its industry, and the general economic environment to identify the inherent risks to its business model and analysed how those risks might affect the Company's financial resources or ability to continue operations over the going concern period. The risks that we considered most likely to adversely affect the Company's available financial resources and its ability to operate over this period were:

- The impact of a significant reduction in the valuation of investments and the implications for the Company's debt covenants;
- The liquidity of the investment portfolio and its ability to meet the liabilities of the Company as and when they fall due; and
- The operational resilience of key service organisations.

We considered whether these risks could plausibly affect the liquidity or covenant compliance in the going concern period by assessing the degree of downside assumption that, individually and collectively, could result in a liquidity issue, taking into account the Company's current and projected cash and liquid investment position.

We considered whether the going concern disclosure in Note 1 to the financial statements gives a full and accurate description of the directors' assessment of going concern, including the identified risks and related sensitivities.

Our conclusions based on this work:

- we consider that the directors' use of the going concern basis of accounting in the preparation of the financial statements is appropriate;
- we have not identified, and concur with the directors' assessment that there is not, a material uncertainty related to
 events or conditions that, individually or collectively, may cast significant doubt on the Company's ability to continue as a
 going concern for the going concern period;
- we have nothing material to add or draw attention to in relation to the directors' statement in Note 1 to the financial statements on the use of the going concern basis of accounting with no material uncertainties that may cast significant doubt over the Company's use of that basis for the going concern period, and we found the going concern disclosure in Note 1 to be acceptable; and
- the related statement under the Listing Rules set out on page 21 is materially consistent with the financial statements and our audit knowledge.



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

5. Fraud and breaches of laws and regulations – ability to detect

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

- Enquiring of directors as to the Company's high-level policies and procedures to prevent and detect fraud, as well as whether they have knowledge of any actual, suspected or alleged fraud;
- Assessing the segregation of duties in place between the directors, the administrator and the Company's Manager; and
- Reading Board and Audit and Risk Committee minutes.

As required by auditing standards, we perform procedures to address the risk of management override of controls, in particular to the risk that management may be in a position to make inappropriate accounting entries. We evaluated the design and implementation of the controls over journal entries and other adjustments and made inquiries of the administrator about inappropriate or unusual activity relating to the processing of journal entries and other adjustments. Based on the results of our risk assessment procedures and understanding of the process, including the segregation of the duties between the directors and the administrator, no high-risk journal entries or other adjustments were identified.

On this audit we do not believe there is a fraud risk related to revenue recognition because the revenue is non-judgemental and straightforward, with limited opportunity for manipulation. We did not identify any significant unusual transactions or additional fraud risks.

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

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

The potential effect of these laws and regulations on the financial statements varies considerably.

Firstly, the Company is subject to laws and regulations that directly affect the financial statements including financial reporting legislation (including related companies legislation), distributable profits legislation, and its qualification as an Investment Trust under UK taxation legislation, any breach of which could lead to the Company losing various deductions and exemptions from UK corporation tax, and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related financial statement items.

We assessed the legality of the distributions made by the Company in the period based on comparing the dividends paid to the distributable reserves prior to each distribution.

Secondly, the Company is subject to many other laws and regulations where the consequences of non-compliance could have a material effect on amounts or disclosures in the financial statements, for instance through the imposition of fines or litigation. We identified the following areas as those most likely to have such an effect: money laundering, data protection, bribery and corruption legislation and certain aspects of company legislation recognising the financial and regulated nature of the Company's activities and its legal form. Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of the directors and the administrator and inspection of regulatory and legal correspondence, if any. Therefore, if a breach of operational regulations is not disclosed to us or evident from relevant correspondence, an audit will not detect that breach.

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

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

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

6. We have nothing to report on the other information in the Annual Report

The directors are responsible for the other information presented in the Annual Report together with the financial statements. Our opinion on the financial statements does not cover the other information and, accordingly, we do not express an audit opinion or, except as explicitly stated below, any form of assurance conclusion thereon.

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

Strategic report and Directors' report

Based solely on our work on the other information:

- we have not identified material misstatements in the strategic report and the Directors' report;
- in our opinion the information given in those reports for the financial year is consistent with the financial statements; and
- in our opinion those reports have been prepared in accordance with the Companies Act 2006.

Directors' remuneration report

In our opinion the part of the Directors' Remuneration Report to be audited has been properly prepared in accordance with the Companies Act 2006.

Disclosures of emerging and principal risks and longer-term viability

We are required to perform procedures to identify whether there is a material inconsistency between the directors' disclosures in respect of emerging and principal risks and the viability statement, and the financial statements and our audit knowledge.

Based on the knowledge we acquired during our financial statements audit, we have nothing material to add or draw attention to in relation to:

- the directors' confirmation within the viability statement on page 21 that they have carried out a robust assessment of the emerging and principal risks facing the Company, including those that would threaten its business model, future performance, solvency and liquidity;
- the principal risk and uncertainties disclosures describing these risks and how emerging risks are identified, and explaining how they are being managed and mitigated; and
- the directors' explanation in the viability statement of how they have assessed the prospects of the Company, over what period they have done so and why they considered that period to be appropriate, and their statement as to whether they have a reasonable expectation that the Company will be able to continue in operation and meet its liabilities as they fall due over the period of their assessment, including any related disclosures drawing attention to any necessary qualifications or assumptions.

We are also required to review the viability statement, set out on page 21 under the Listing Rules. Based on the above procedures, we have concluded that the above disclosures are materially consistent with the financial statements and our audit knowledge.

Our work is limited to assessing these matters in the context of only the knowledge acquired during our financial statements audit. As we cannot predict all future events or conditions and as subsequent events may result in outcomes that are inconsistent with judgements that were reasonable at the time they were made, the absence of anything to report on these statements is not a guarantee as to the Company's longer-term viability.

Corporate governance disclosures

We are required to perform procedures to identify whether there is a material inconsistency between the directors' corporate governance disclosures and the financial statements and our audit knowledge.

Based on those procedures, we have concluded that each of the following is materially consistent with the financial statements and our audit knowledge:

- the directors' statement that they consider that the annual report and financial statements taken as a whole is fair, balanced and understandable, and provides the information necessary for shareholders to assess the Company's position and performance, business model and strategy;
- the section of the annual report describing the work of the audit and risk committee, including the significant issues that the audit and risk committee considered in relation to the financial statements, and how these issues were addressed; and

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 the section of the annual report that describes the review of the effectiveness of the Company's risk management and internal control systems.

We are required to review the part of Corporate Governance Statement relating to the Company's compliance with the provisions of the UK Corporate Governance Code specified by the Listing Rules for our review. We have nothing to report in this respect.

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

Under the Companies Act 2006, we are required to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or
- the financial statements and the part of the Directors' Remuneration Report to be audited are not in agreement with the accounting records and returns; or
- certain disclosures of Directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit.

We have nothing to report in these respects.

8. Respective responsibilities

Directors' responsibilities

As explained more fully in their statement set out on page 35, the directors are responsible for: the preparation of the financial statements including being satisfied that they give a true and fair view; such internal control as they determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error; assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern; and using the going concern basis of accounting unless they either intend to liquidate the Company or to cease operations, or have no realistic alternative but to do so.

Auditor's responsibilities

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

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

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

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

Gary Fensom (*Senior Statutory Auditor*) for and on behalf of KPMG LLP, Statutory Auditor *Chartered Accountants* Saltire Court 20 Castle Terrace Edinburgh EH1 2EG

5 December 2022



Income Statement for the year ended 30 September 2022

	Note	Revenue £'000	2022 Capital £'000	Total £'000	Revenue £'000	2021 Capital £'000	Total £'000
(Losses)/gains on investments held at fair value through profit or loss	2	_	(88,419)	(88,419)		78,136	78,136
	2				-		-
Income from investments		8,958	88	9,046	6,453	736	7,189
Other interest receivable and similar income	3	10	-	10	-	-	-
Gross return/(loss)		8,968	(88,331)	(79,363)	6,453	78,872	85,325
Investment management fee	4	(487)	(1,136)	(1,623)	(521)	(1,215)	(1,736)
Administrative expenses	5	(542)	-	(542)	(494)	-	(494)
Net return/(loss) before finance costs							
and taxation		7,939	(89,467)	(81,528)	5,438	77,657	83,095
Finance costs	6	(116)	(271)	(387)	(116)	(270)	(386)
Net return/(loss) before taxation		7,823	(89,738)	(81,915)	5,322	77,387	82,709
Taxation	7	-	-	-	-	-	-
Net return/(loss) after taxation		7,823	(89,738)	(81,915)	5,322	77,387	82,709
Return/(loss) per share	9	22.43p	(257.32)p	(234.89)p	15.18p	220.69p	235.87p

The "Total" column of this statement is the profit and loss account of the Company. The "Revenue" and "Capital" columns represent supplementary information prepared under guidance issued by The Association of Investment Companies. The Company has no other items of other comprehensive income, and therefore the net return/(loss) after taxation is also the total comprehensive income/(loss) for the year.

All revenue and capital items in the above statement derive from continuing operations. No operations were acquired or discontinued in the year.

The notes on pages 44 to 55 form an integral part of these accounts.



Statement of Changes in Equity for the year ended 30 September 2022

	(Note	Called-up share capital £'000	Share re premium £'000	Capital edemption reserve £'000	Merger reserve £'000	Share purchase reserve £'000	Capital reserves £'000	Revenue reserve £'000	Total £'000
At 30 September 2020		9,036	13,971	220	2,184	9,908	157,980	6,225	199,524
Net return after taxation		-	-	-	-	-	77,387	5,322	82,709
Dividends paid in the year	8	-	-	-	-	-	-	(4,664)	(4,664)
At 30 September 2021		9,036	13,971	220	2,184	9,908	235,367	6,883	277,569
Repurchase of the Company's own shares into treasury		_	_	_	_	(2,675)	_	_	(2,675)
Net (loss)/return after taxation		-	-	-	-	-	(89,738)	7,823	(81,915)
Dividends paid in the year	8	-	-	-	-	-	-	(5,586)	(5,586)
At 30 September 2022		9,036	13,971	220	2,184	7,233	145,629	9,120	187,393

The notes on pages 44 to 55 form an integral part of these accounts.

Statement of Financial Position at 30 September 2022

	Note	2022 £'000	2021 £′000
Fixed assets			
Investments held at fair value through profit or loss	10	207,289	300,061
Current assets			
Debtors	11	853	1,389
Cash at bank and in hand		4,786	3,564
		5,639	4,953
Current liabilities			
Creditors: amounts falling due within one year	12	(25,535)	(2,445)
Net current (liabilities)/assets		(19,896)	2,508
Total assets less current liabilities		187,393	302,569
Creditors: amounts falling due after more than one year	13	-	(25,000)
Net assets		187,393	277,569
Capital and reserves			
Called-up share capital	14	9,036	9,036
Share premium	15	13,971	13,971
Capital redemption reserve	15	220	220
Merger reserve	15	2,184	2,184
Share purchase reserve	15	7,233	9,908
Capital reserves	15	145,629	235,367
Revenue reserve	15	9,120	6,883
Total equity shareholders' funds		187,393	277,569
Net asset value per share	16	541.89p	791.56p

These accounts were approved and authorised for issue by the board of directors on 5 December 2022 and signed on its behalf by:

Robert Talbut Chairman

The notes on pages 44 to 55 form an integral part of these accounts.

Registered in Scotland as a public company limited by shares

Company registration number: SC082551

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1. Accounting Policies

(a) Basis of accounting

Schroder UK Mid Cap Fund plc ("the Company") is registered in Scotland as a public company limited by shares. The Company's registered office is 1 Exchange Crescent, Conference Square, Edinburgh EH3 8UL.

The accounts are prepared in accordance with the Companies Act 2006, United Kingdom Generally Accepted Accounting Practice ("UK GAAP"), in particular in accordance with Financial Reporting Standard (FRS) 102 "The Financial Reporting Standard applicable in the UK and Republic of Ireland", and with the Statement of Recommended Practice "Financial Statements of Investment Trust Companies and Venture Capital Trusts" (the "SORP") issued by the Association of Investment Companies in July 2022. All of the Company's operations are of a continuing nature.

The accounts have been prepared on a going concern basis under the historical cost convention, as modified by the revaluation of investments held at fair value through profit or loss. The directors believe that the Company has adequate resources to continue operating for at least 12 months from the date of approval of these accounts. In forming this opinion, the directors have taken into consideration: stress testing prepared by the Manager which modelled a 50% decline in valuation of investments and investment income and demonstrated the Company's ability to comply with the covenants of its borrowing agreements and pay its operating expenses; the controls and monitoring processes in place; the Company's level of debt and other payables; the low level of operating expenses, comprising largely variable costs which would reduce prorata in the event of a market downturn; and that the Company's assets comprise cash and readily realisable securities quoted in active markets. In forming this opinion, the directors have also considered any potential impact of the economic aftershocks of the COVID-19 pandemic and climate change on the viability of the Company. The Company's term loan expires on 28 February 2023. If a new loan cannot be arranged with acceptable terms, the Board is satisfied that the Company has sufficient readily realisable assets to repay the loan. Further details of directors' considerations regarding this are given in the Chairman's Statement, Portfolio Managers' Review, Going Concern Statement, Viability Statement and under the Principal Risks and Uncertainties, including Emerging Risks heading on page 18.

The Company has not presented a statement of cash flows, as it is not required for an investment fund whose investments are highly liquid, carried at market value and which presents a statement of changes in equity.

The accounts are presented in sterling and amounts have been rounded to the nearest thousand.

The accounting policies applied to these accounts are consistent with those applied in the accounts for the year ended 30 September 2021.

Other than the directors' assessment of going concern, no significant judgements, estimates or assumptions have been required in the preparation of the accounts for the current or preceding financial year.

(b) Valuation of investments

The Company's business is investing in financial assets with a view to profiting from their total return in the form of income and capital growth. This portfolio of financial assets is managed and its performance evaluated on a fair value basis, in accordance with a documented investment objective and information is provided internally on that basis to the Company's board of directors. Accordingly, upon initial recognition the investments are designated by the Company as "held at fair value through profit or loss". They are included initially at fair value which is taken to be their cost, excluding expenses incidental to purchase which are written off to capital at the time of acquisition. Subsequently the investments are valued at fair value, which are quoted bid prices.

Any investments that are unlisted or not actively traded would be valued using a variety of techniques to determine their fair value; any such valuations would be reviewed by both the AIFM's fair value pricing committee and by the directors.

All purchases and sales are accounted for on a trade date basis.

(c) Accounting for reserves

Gains and losses on sales of investments and the management fee or finance costs allocated to capital, are included in the Income Statement and dealt with in capital reserves. Increases and decreases in the valuation of investments held at the year end, are included in the Income Statement and in capital reserves within "Investment holding gains and losses".

(d) Income

Dividends receivable are included in revenue on an ex-dividend basis except where, in the opinion of the board, the dividend is capital in nature, in which case it is included in capital.

Where the Company has elected to receive scrip dividends in the form of additional shares rather than in cash, the amount of the cash dividend foregone is recognised in revenue. Any excess in the value of the shares received over the amount of the cash dividend is recognised in capital.

(e) Expenses

All expenses are accounted for on an accruals basis. Expenses are allocated wholly to the revenue column of the Income Statement with the following exceptions:

- The management fee is allocated 30% to revenue and 70% to capital in line with the board's expected long-term split of
 revenue and capital return from the Company's investment portfolio.
- Expenses incidental to the purchase and sale of investments are written off to capital at the time of the transaction.

These expenses are commonly referred to as transaction costs and comprise brokerage commission and stamp duty.

Details of transaction costs are given in note 10 on page 48.

(f) Finance costs

Finance costs, including any premiums payable on settlement or redemption and direct issue costs, are accounted for on an accruals basis using the effective interest method and in accordance with FRS 102.

Finance costs are allocated 30% to revenue and 70% to capital in line with the board's expected long-term split of revenue and capital return from the Company's investment portfolio.

(g) Financial instruments

Cash at bank and in hand may comprise cash and demand deposits which are readily convertible to a known amount of cash and are subject to insignificant risk of changes in value.

Debtors, outstanding settlements, other creditors and accruals do not carry any interest, are short-term in nature and are accordingly stated at nominal value, with debtors reduced by appropriate allowances for estimated irrecoverable amounts.

Bank loans and overdrafts are initially measured at fair value and subsequently at amortised cost. They are recorded at the proceeds received net of direct issue costs.

(h) Taxation

Taxation comprises amounts expected to be received or paid.

Deferred tax is provided on all timing differences that have originated but not reversed by the balance sheet date.

Deferred tax liabilities are recognised for all taxable timing differences but deferred tax assets are only recognised to the extent that it is probable that taxable profits will be available against which those timing differences can be utilised.

Tax relief is allocated to expenses charged to the capital column of the Income Statement on the "marginal basis". On this basis, if taxable income is capable of being entirely offset by revenue expenses, then no tax relief is transferred to the capital column.

Deferred tax is measured at the tax rate which is expected to apply in the periods in which the timing differences are expected to reverse, based on tax rates that have been enacted or substantively enacted at the accounting date and is measured on an undiscounted basis.

(i) Value added tax ("VAT")

Expenses are disclosed inclusive of the related irrecoverable VAT.

(j) Dividends payable

In accordance with FRS 102, the final dividend is included in the accounts in the year in which it is approved by shareholders.

(k) Repurchases of shares into treasury and subsequent reissues

The cost of repurchasing shares into treasury, including the related stamp duty and transaction costs is dealt with in the Statement of Changes in Equity and charged to "Share purchase reserve". Share repurchase transactions are accounted for on a trade date basis.

The sales proceeds of treasury shares reissued are treated as a realised profit up to the amount of the purchase price of those shares and is transferred to capital reserves. The excess of the sales proceeds over the purchase price is transferred to "share premium".

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2. (Losses)/gains on investments held at fair value through profit or loss

	2022 £'000	2021 £′000
Gains on sales of investments based on historic cost	17,274	5,867
Amounts recognised in investment holding gains and losses in the previous year in respect of investments sold in the year	(12,932)	(8,897)
Gains/(losses) on sales of investments based on the carrying value at the previous balance		(2, 2, 2, 2)
sheet date	4,342	(3,030)
Net movement in investment holding gains and losses	(92,761)	81,166
(Losses)/gains on investments held at fair value through profit or loss	(88,419)	78,136

3. Income

Revenue:	2022 £′000	2021 £′000
Income from investments:		
UK dividends	8,533	6,125
UK property income distributions	388	328
Stock dividends	37	-
	8,958	6,453
Other interest receivable and similar income:		
Deposit interest	10	-
	8,968	6,453
Capital:		
Special dividends allocated to capital	88	736

4. Investment management fee

	Revenue £'000	2022 Capital £'000	Total £'000	Revenue £'000	2021 Capital £'000	Total £'000
Management fee	487	1,136	1,623	521	1,215	1,736

The bases for calculating the investment management fee and performance fee are set out in the Directors' Report on page 24 and details of all amounts payable to the Manager are given in note 17 on page 51.

5. Administrative expenses

	2022 £'000	2021 £′000
Other administrative expenses	213	189
Secretarial fee	144	137
Directors' fees	134	126
Auditor's remuneration for audit services ¹	51	42
	542	494

¹Includes £9,000 (2021: £7,000) irrecoverable VAT.

6. Finance costs

	Revenue £'000	2022 Capital £'000	Total £'000	Revenue £'000	2021 Capital £'000	Total £'000
Interest on bank loans and overdrafts	116	271	387	116	270	386

7. Taxation

(a) Analysis of charge in the year:

	2022 £′000	2021 £'000
Taxation for the year	-	-

(b) Factors affecting tax charge for the year

The tax assessed for the year is higher (2021: lower) than the Company's applicable rate of corporation tax in for the year of 19.0% (2021: 19.0%).

The factors affecting the current tax charge for the year are as follows:

	Revenue £'000	2022 Capital £'000	Total £'000	Revenue £'000	2021 Capital £'000	Total £'000
Net return/(loss) on ordinary activities before taxation	7,823	(89,738)	(81,915)	5,322	77,387	82,709
Net return/(loss) on ordinary activities before taxation multiplied by the Company's applicable rate of corporation tax for the year of 19.0% (2021: 19.0%) Effects of:	1,486	(17,050)	(15,564)	1,011	14,704	15,715
Capital returns on investments	-	16,800	16,800	-	(14,846)	(14,846)
Income not chargeable to corporation tax	(1,628)	(17)	(1,645)	(1,164)	(140)	(1,304)
Unrelieved expenses	142	267	409	153	282	435
Taxation for the year	-	-	-	-	_	_

(c) Deferred taxation

The Company has an unrecognised deferred tax asset of £9,357,000 (2021: £8,818,000) based on a prospective corporation tax rate of 25.0% (2021: 25%). In its 2021 budget, the UK government announced that the main rate of corporation tax would increase to 25% for the fiscal year beginning on 1 April 2023.

The deferred tax asset has arisen due to the cumulative excess of deductible expenses over taxable income. Given the composition of the Company's portfolio, it is not likely that this asset will be utilised in the foreseeable future and therefore no asset has been recognised in the accounts.

Given the Company's intention to meet the conditions required to retain its status as an Investment Trust Company, no provision has been made for deferred tax on any capital gains or losses arising on the revaluation or disposal of investments.

8. Dividends

(a) Dividends paid and declared

	2022 £'000	2021 £′000
2021 final dividend of 11.0p (2020: 9.5p) paid out of revenue profits	3,857	3,331
Interim dividend of 5.0p (2021: 3.8) paid out of revenue profits	1,729	1,333
Total dividends paid in the year	5,586	4,664



	2022 £'000	2021 £′000
2022 final dividend declared of 14.0p (2021: 11.0p) to be paid out of revenue profits	4,841	3,857

(b) Dividends for the purposes of Section 1158 of the Corporation Tax Act 2010 ("Section 1158")

The requirements of Section 1158 are considered on the basis of dividends declared in respect of the financial year as shown below. The revenue available for distribution by way of dividend for the year is £7,823,000 (2021: £5,322,000).

	2022 £′000	2021 £'000
Interim dividend of 5.0p (2021: 3.8p)	1,729	1,333
Final dividend of 14.0p (2021: 11.0p)	4,841	3,857
	6,570	5,190

9. Return/(loss) per share

	2022 £′000	2021 £′000
Revenue return	7,823	5,322
Capital (loss)/return	(89,738)	77,387
Total (loss)/return	(81,915)	82,709
Weighted average number of shares in issue during the year	34,874,738	35,066,190
Revenue return per share	22.43p	15.18p
Capital (loss)/return per share	(257.32)p	220.69p
Total (loss)/return per share	(234.89)p	235.87p

10. Investments held at fair value through profit or loss

	2022 £′000	2021 £′000
Opening book cost	210,126	192,495
Opening investment holding gains	89,935	17,666
Opening fair value	300,061	210,161
Analysis of transactions made during the year		
Purchases at cost	50,360	71,850
Sales proceeds	(54,713)	(60,086)
(Losses)/gains on investments held at fair value	(88,419)	78,136
Closing fair value	207,289	300,061
Closing book cost	223,047	210,126
Closing investment holding (losses)/gains	(15,758)	89,935
Closing fair value	207,289	300,061

Sales proceeds amounting to £54,713,000 (2021: £60,086,000) were receivable from disposals of investments in the year. The book cost of these investments when they were purchased was £37,439,000 (2021: £54,219,000). These investments have been revalued over time and until they were sold any unrealised gains and losses were included in the fair value of the investments.

All investments are listed on a recognised stock exchange.

The following transaction costs, comprising stamp duty and brokerage commission were incurred during the year:

	2022 £'000	
On acquisitions	226	335
On disposals	28	30
	254	365

11. Debtors

	2022 £′000	2021 £′000
Securities sold awaiting settlement	45	236
Dividends and interest receivable	793	1,143
Other debtors	15	10
	853	1,389

The directors consider that the carrying amount of debtors approximates to their fair value.

12. Creditors: amounts falling due within one year

	2022 £′000	2021 £′000
Bank loan	25,000	-
Securities purchased awaiting settlement	-	1,783
Other creditors and accruals	535	662
	25,535	2,445

The bank loan comprises a £25 million three-year term loan from Scotiabank Europe plc, expiring on 28 February 2023, carrying a fixed rate of interest of 1.546% per annum. The loan is unsecured but is subject to the usual undertakings and restrictions for a loan of this nature, and all of which have been complied with. The directors consider that the carrying amount of the loan approximates to its fair value.

The directors consider that the carrying amount of creditors falling due within one year approximates to their fair value.

13. Creditors: amounts falling due after more than one year

The bank loan is now included in note 12 above, as it falls due within one year of the accounting date.

14. Called-up share capital

	2022 £′000	2021 £'000
Allotted, called-up and fully paid: Ordinary shares of 25p each:		
Opening balance of 35,066,190 (2021: same) shares, excluding shares held in treasury Repurchase of 485,000 (2021: nil) shares into treasury	8,766 (121)	8,766 -
Subtotal of 34,581,190 (2021: 35,066,190) shares	8,645	8,766
1,562,500 (2021: 1,077,500) shares held in treasury	391	270
Closing balance ¹	9,036	9,036

¹Represents 36,143,690 (2021: 36,143,690) shares of 25p each, including 1,562,500 (2021: 1,077,500,500) shares held in treasury. During the year, the Company purchased 485,000 of its own shares, nominal value £121,250 to hold in treasury for a total consideration of £2,675,000, representing 1.4% of the shares outstanding at the beginning of the year, excluding shares held in treasury. The reason for these share repurchases was to seek to manage the volatility of the share price discount to net asset value per share.



15. Reserves

Year ended 30 September 2022

	Share premium¹ £'000	Capital redemp- tion reserve ¹ £'000	Merger reserve ¹ £'000	Share purchase reserve ² £'000	Capital Gains and losses on sales of investments ² £'000	reserves Investment holding gains and losses ³ £'000	Revenue reserve⁴ £′000
Opening balance	13,971	220	2,184	9,908	145,432	89,935	6,883
Gains on sales of investments based on the carrying value at the previous balance sheet date	_	_	_	_	4,342	_	_
Net movement in investment holding gains and losses	_	_	_	_	-	(92,761)	_
Transfer on disposal of investments	-	-	-	-	12,932	(12,932)	-
Management fee allocated to capital	-	-	-	-	(1,136)	-	-
Special dividend allocated to capital	-	-	-	-	88	-	-
Finance costs allocated to capital	-	-	-	-	(271)	-	-
Repurchase of shares into treasury	-	-	-	(2,675)	-	-	-
Dividends paid	-	-	-	-	-	-	(5,586)
Retained revenue for the year	-	-	-	-	-	-	7,823
Closing balance	13,971	220	2,184	7,233	161,387	(15,758)	9,120

Year ended 30 September 2021

	Share premium ¹ £'000	Capital redemp- tion reserve ¹ £'000	Merger reserve ¹ £'000	Share purchase reserve ² in £'000	Capital Gains and losses on sales of nvestments ² £'000	reserves Investment holding gains and losses ³ £'000	Revenue reserve ⁴ £'000
Opening balance	13,971	220	2,184	9,908	140,314	17,666	6,225
Losses on sales of investments based on the carrying value at the previous balance sheet date	-	-	_	_	(3,030)	_	-
Net movement in investment holding gains and losses	_	_	-	-	-	81,166	_
Transfer on disposal of investments	-	-	-	-	8,897	(8,897)	-
Management fee allocated to capital	-	-	-	-	(1,215)	-	-
Special dividend allocated to capital	-	-	-	-	736	-	-
Finance costs allocated to capital	-	-	-	-	(270)	-	-
Dividends paid	-	-	-	-	-	-	(4,664)
Retained revenue for the year	-	-	-	-	-	-	5,322
Closing balance	13,971	220	2,184	9,908	145,432	89,935	6,883

¹These reserves are not distributable. The "Merger reserve" represents the premium over the nominal value of shares issued following a merger in 1989.

²These are realised (distributable) capital reserves which may be used to repurchase the Company's own shares or distributed as dividends. The "Share purchase reserve" is for the purpose of financing share buy-backs and was created following the cancellation of the "Warrant reserve" in 2003.

³This reserve comprises holding gains on liquid investments (which may be deemed to be realised) and other amounts which are unrealised. An analysis has not been made between those amounts that are realised (and may be distributed as dividends or used to repurchase the Company's own shares) and those that are unrealised.

⁴The revenue reserve may be distributed as dividends or used to repurchase the Company's own shares.

16. Net asset value per share

	2022	2021
Net assets attributable to the Ordinary shareholders (£'000)	187,393	277,569
Shares in issue at the year end, excluding shares held in treasury	34,581,190	35,066,190
Net asset value per share	541.89p	791.56p

17. Transactions with the Manager

Under the terms of the AIFM Agreement, the Manager is entitled to receive a management fee and a company secretarial fee. Details of the basis of these calculations are given in the Directors' Report on page 24. Any investments in funds managed or advised by the Manager or any of its associated companies, are excluded from the assets used for the purpose of the management fee calculation and therefore incur no fee.

The management fee payable in respect of the year ended 30 September 2022 amounted to £1,623,000. (2021: £1,736,000) of which £340,000 (2021: £484,000) was outstanding at the year end. The secretarial fee payable for the year amounted to £144,000 (2021: £137,000) including VAT, of which £36,000 (2021: £34,000) was outstanding at the year end.

No director of the Company served as a director of any member of the Schroder Group, at any time during the year.

18. Related party transactions

Details of the remuneration payable to directors are given in the Remuneration Report on page 33 and details of directors' shareholdings are given in the Remuneration Report on page 34. Details of transactions with the Manager are given in note 17 above. There have been no other transactions with related parties during the year (2021: nil).

19. Disclosures regarding financial instruments measured at fair value

The Company's financial instruments within the scope of FRS 102 that are held at fair value comprise its investment portfolio.

FRS 102 requires that financial instruments held at fair value are categorised into a hierarchy consisting of the three levels below. A fair value measurement is categorised in its entirety on the basis of the lowest level input that is significant to the fair value measurement.

Level 1: valued using unadjusted quoted prices in an active market for identical assets.

Level 2: valued using inputs other than quoted prices included within Level 1, that are observable (ie developed using market data).

Level 3: valued using inputs that are unobservable (ie for which market data is unavailable).

Details of the Company's valuation policy are given in note 1(b) on page 44.

At 30 September 2022, the Company's investments were all categorised in Level 1 (2021: same).

20. Financial instruments' exposure to risk and risk management policies

The Company's investment objective is to invest in mid cap equities with the aim of providing a total return in excess of the FTSE 250 (ex-Investment Companies) Index. In pursuing this objective, the Company is exposed to a variety of financial risks that could result in a reduction in the Company's net assets or a reduction in the profits available for dividends.

These financial risks include market risk (comprising interest rate risk and other price risk), liquidity risk and credit risk. The directors' policy for managing these risks is set out below. The board coordinates the Company's risk management policy. The Company has no significant exposure to foreign exchange risk.

The objectives, policies and processes for managing the risks and the methods used to measure the risks that are set out below, have not changed from those applying in the comparative year.

The Company's classes of financial instruments are as follows:

- investments in shares which are held in accordance with the Company's investment objective;
- short-term debtors, creditors and cash arising directly from its operations; and
- a sterling term loan with Scotiabank, the purpose of which is to assist with financing the Company's operations.

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(a) Market risk

The fair value or future cash flows of a financial instrument held by the Company may fluctuate because of changes in market prices. This market risk comprises two elements: interest rate risk and other price risk. Information to enable an evaluation of the nature and extent of these two elements of market risk is given in parts (i) and (ii) of this note, together with sensitivity analyses where appropriate. The board reviews and agrees policies for managing these risks and these policies have remained unchanged from those applying in the comparative year. The Manager assesses the exposure to market risk when making each investment decision and monitors the overall level of market risk on the whole of the investment portfolio on an ongoing basis.

(i) Interest rate risk

Interest rate movements may affect the level of income receivable on cash deposits and the interest payable on any variable rate borrowings when interest rates are re-set. The Company's three-year term loan carries a fixed rate of interest and does not give rise to any interest rate risk.

Management of interest rate risk

Liquidity and borrowings are managed with the aim of increasing returns to shareholders. The board's policy is to permit gearing up to 25%, where gearing is defined as borrowings used for investment purposes less cash, expressed as a percentage of net assets.

Interest rate exposure

The exposure of financial assets and financial liabilities to floating interest rates, giving cash flow interest rate risk when rates are re-set, is shown below:

	2022 £'000	2021 £'000
Exposure to floating interest rates:		
Cash at bank and in hand	4,786	3,564
Total exposure	4,786	3,564

Cash balances earn interest at a floating rate based on the Sterling Overnight Index Average (2021: LIBOR).

The Company's revolving credit facility with Scotiabank Europe plc expires on 28 February 2023 and has a limit set at £25 million. The facility is unsecured but subject to covenants and restrictions which are customary for a facility of this nature. Interest is payable at a rate of LIBOR, or its replacement reference rate, as quoted in the market for the loan period, plus a margin, plus Mandatory Costs, which are the lender's costs of complying with certain regulatory requirements of the Bank of England. At 30 September 2022, the Company had drawn down the entire £25 million at an interest rate of 1.546%, repayable on 28 February 2023 (2021: same).

The above year end amounts are not representative of the exposure to interest rates during the year due to fluctuations in the level of cash balances. The maximum and minimum exposure during the year was as follows:

	2022 £′000	2021 £'000
Minimum interest rate exposure during the year – net debt	(13,365)	(8,496)
Maximum interest rate exposure during the year – net debt	(22,681)	(21,436)

Interest rate sensitivity

The following table illustrates the sensitivity of the return after taxation for the year and net assets to a 1.0% (2021: 1.0%) increase or decrease in interest rates in regards to the Company's monetary financial assets and financial liabilities. This level of change is considered to be a reasonable illustration based on observation of current market conditions. The sensitivity analysis is based on the Company's monetary financial instruments held at the accounting date with all other variables held constant.

	2022 1.0% increase 1.0% decrease in rate in rate £′000 £′000		20 1.0% increase in rate £'000	21 1.0% decrease in rate £'000
Income statement – return after taxation				
Revenue return	48	(48)	36	(36)
Capital return	-	-	-	-
Total return after taxation	48	(48)	36	(36)
Net assets	48	(48)	36	(36)

In the opinion of the directors, this sensitivity analysis may not be representative of the Company's future exposure to interest rate changes due to fluctuations in the level of cash balances and drawings on the credit facility.

(ii) Other price risk

Other price risk includes changes in market prices, other than those arising from interest rate risk, which may affect the value of investments.

Management of market price risk

The board meets on at least four occasions each year to consider the asset allocation of the portfolio and the risk associated with particular industry sectors. The investment management team has responsibility for monitoring the portfolio, which is selected in accordance with the Company's investment objective and seeks to ensure that individual stocks meet an acceptable risk/reward profile.

Market price risk exposure

The Company's total exposure to changes in market prices at 30 September comprises the following:

	2022 £'000	2021 £′000
Investments held at fair value through profit or loss	207,289	300,061

The above data is broadly representative of the exposure to market price risk during the year.

Concentration of exposure to market price risk

An analysis of the Company's investments is given on page 10. The Company's investments are all listed in the United Kingdom. Accordingly there is a concentration of exposure to this country. However it should be noted that an investment may not be entirely exposed to the economic conditions in its country of listing.

Market price risk sensitivity

The following table illustrates the sensitivity of the return after taxation for the year and net assets to an increase or decrease of 20% (2021: 20%) in the fair values of the Company's investments. This level of change is considered to be a reasonable illustration based on observation of current market conditions. The sensitivity analysis is based on the Company's exposure through its investments and includes the impact on the management fee, but assumes that all other variables are held constant.

	2022		2021	
	20% increase in fair value £'000	20% decrease in fair value £'000	20% increase in fair value £'000	20% decrease in fair value £'000
Income statement – return after taxation				
Revenue return	(81)	81	(108)	108
Capital return	41,269	(41,269)	59,760	(59,760)
Total return after taxation and net assets	41,188	(41,188)	59,652	(59,652)
Percentage change in net asset value	22.0	(22.0)	21.5	(21.5)



(b) Liquidity risk

This is the risk that the Company will encounter difficulty in meeting its obligations associated with financial liabilities that are settled by delivering cash or another financial asset.

Management of the risk

Liquidity risk is not significant as the Company's assets comprise mainly readily realisable securities, which can be sold to meet funding requirements if necessary.

Liquidity risk exposure

Contractual maturities of financial liabilities, based on the earliest date on which payment can be required are as follows:

	2 Within one year £'000	022 Total £'000	Within one year £'000	2021 One to two years £'000	Total £'000
Creditors: amounts falling due within one year					
Securities purchased awaiting settlement	-	-	1,783	-	1,783
Other creditors and accruals	502	502	627	-	627
Other payables: drawings on the revolving credit facility (including interest)	25,160	_	_	_	_
Creditors: amounts falling due after more than one year					
Other payables: drawings on the revolving credit facility (including interest)	-	-	422	25,155	25,577
	25,662	502	2,832	25,155	27,987

(c) Credit risk

Credit risk is the risk that the failure of the counterparty to a transaction to discharge its obligations under that transaction could result in loss to the Company.

Management of credit risk

This risk is not significant and is managed as follows:

Portfolio dealing

The Company invests in markets that operate a "Delivery Versus Payment" settlement process which mitigates the risk of losing the principal of a trade during settlement. The Manager continuously monitors dealing activity to ensure best execution, which involves measuring various indicators including the quality of trade settlement and incidence of failed trades. Counterparties must be pre-approved by the Manager's credit committee.

Exposure to the Custodian

The custodian of the Company's assets is HSBC Bank plc which has Long-Term Credit Ratings of AA- with Fitch and Aa3 with Moody's. The Company's investments are held in accounts which are segregated from the custodian's own trading assets. If the custodian were to become insolvent, the Company's right of ownership of its investments is clear and they are therefore protected. However the Company's cash balances are all deposited with the custodian as banker and held on the custodian's balance sheet. Accordingly, in accordance with usual banking practice, the Company will rank as a general creditor to the custodian in respect of cash balances.

Credit risk exposure

The following amounts shown in the Statement of Financial Position, represent the maximum exposure to credit risk at the current and comparative year end.

	2022		2021	
	Balance sheet £'000	Maximum exposure £'000	Balance sheet £'000	Maximum exposure £'000
Current assets				
Debtors – securities sold awaiting settlement, dividends and				
interest receivable and other debtors	853	838	1,389	1,379
Cash at bank and in hand	4,786	4,786	3,564	3,564
	5,639	5,624	4,953	4,943

No debtors are past their due date and none have been written down or deemed to be impaired.

(d) Fair values of financial assets and financial liabilities

All financial assets and liabilities are either carried in the Statement of Financial Position at fair value or the amount is a reasonable approximation of fair value.

21. Capital management policies and procedures

The Company's objectives, policies and processes for managing capital are unchanged from the preceding year. The Company's debt and capital structure comprises the following:

	2022 £'000	2021 £′000
Debt		
Bank loan	25,000	25,000
Equity		
Called-up share capital	9,036	9,036
Reserves	178,357	268,533
	187,393	277,569
Total debt and equity	212,393	302,569

The Company's capital management objectives are to ensure that it will continue as a going concern and to maximise the capital return to its equity shareholders through an appropriate level of gearing.

The board's policy is to permit gearing up to 25% where gearing is defined as borrowings used for investment purposes less cash, expressed as a percentage of net assets. If the figure so calculated were to be negative, this would be shown as a "net cash" position.

	2022 £′000	2021 £′000
Borrowings used for investment purposes, less cash Net assets	20,214 187,393	21,436 277,569
Gearing	10.8%	7.7%

The board, with the assistance of the Manager, monitors and reviews the broad structure of the Company's capital on an ongoing basis. This review includes:

- the planned level of gearing, which takes into account the Manager's views on the market;
- the need to buy back the Company's own shares for cancellation or to hold in treasury, which takes into account the share
 price discount;
- the opportunities for issues of new shares; and
- the amount of dividends to be paid, in excess of that which is required to be distributed.

22. Events after the end of the reporting period

The market prices of the Company's investments have risen post the accounting date. As a result, the NAV per share was 639.3p and the share price was 553.0p as at close of business on 2 December 2022. This represents an increase of 18.0% and 15.2% in the NAV and share price respectively, versus that reported in the accounts.

Annual General Meeting – Recommendations

The Annual General Meeting ("AGM") of the Company will be held on Tuesday, 21 February 2023 at noon. The formal Notice of Meeting is set out on page 57.

The following information is important and requires your immediate attention. If you are in any doubt about the action you should take, you should consult an independent financial adviser, authorised under the Financial Services and Markets Act 2000. If you have sold or transferred all of your ordinary shares in the Company, please forward this document with its accompanying form of proxy at once to the purchaser or transferee, or to the stockbroker, bank or other agent through whom the sale or transfer was effected for onward transmission to the purchaser or transferee.

Attendance at the meeting

The meeting will be held at the Manager's office at 1 London Wall Place, London, EC2Y 5AU.

It will also be available to watch online and the details are set out below. Shareholders watching online will be able to submit questions in writing during the meeting. Any shareholders planning on attending the AGM will also be able to watch the Manager's presentation. To sign up to watch the meeting and presentation, please click on this link https://schroders.zoom.us/webinar/register/WN_Zy1kUakRS_ WRITD-sxsLsA. After registering, you will receive a confirmation email containing information about how to join.

Ordinary business

Resolutions 1 to 10 are all ordinary resolutions. Resolution 1 is a required resolution. Resolution 2 invites shareholders to approve the final dividend. Resolutions 3 and 4 concern the Directors' Remuneration Policy and the Directors' Remuneration Report, on pages 32 to 34. Resolutions 5 to 8 invite shareholders to re-elect each of the directors who have put themselves forward for re-election for another year, following the recommendations of the Nomination Committee, set out on pages 30 and 31 (their biographies are set out on pages 22 and 23). Resolutions 9 and 10 concern the re-appointment and remuneration of the Company's auditor, discussed in the Audit and Risk Committee Report on pages 27 and 28.

Special business

Resolution 11 – directors' authority to allot shares (ordinary resolution) and resolution 12 – power to disapply pre-emption rights (special resolution)

The directors are seeking authority to allot a limited number of unissued ordinary shares for cash without first offering them to existing shareholders in accordance with statutory preemption procedures.

Appropriate resolutions will be proposed at the forthcoming AGM and are set out in full in the Notice of AGM. An ordinary resolution will be proposed to authorise the directors to allot shares up to a maximum aggregate nominal amount of £864,529.75 (being 10% of the issued share capital (excluding any shares held in treasury) as at the date of the Notice of the AGM). A special resolution will also be proposed to give the directors authority to allot securities for cash on a non preemptive basis up to a maximum aggregate nominal amount of £864,529.75 (being 10% of the Company's issued share capital (excluding any shares held in treasury) as at the date of the Notice of the AGM). This authority includes shares that the Company sells or transfers that have been held in treasury. The Board has established guidelines for treasury shares and will only reissue shares held in treasury at a price equal to or greater than the Company's net asset value (inclusive of current year income) plus any applicable costs.

The directors do not intend to allot shares pursuant to these authorities other than to take advantage of opportunities in the market as they arise and only if they believe it to be advantageous to the Company's existing shareholders to do so and when it would not result in any dilution of NAV per share.

If approved, both of these authorities will expire at the conclusion of the AGM in 2024 unless renewed, varied or revoked earlier.

Resolution 13: Authority to make market purchases of the Company's own shares (special resolution)

At the AGM held on 9 February 2022, the Company was granted authority to make market purchases of up to 5,256,421 ordinary shares of 25p each for cancellation or holding in treasury. 485,000 shares have been bought back into treasury under this authority and the Company therefore has remaining authority to purchase up to 4,771,421 ordinary shares. This authority will expire at the forthcoming AGM.

The directors believe it is in the best interests of the Company and its shareholders to have a general authority for the Company to buy back its ordinary shares in the market as they keep under review the share price discount to net asset value and the purchase of ordinary shares. A special resolution will be proposed at the forthcoming AGM to give the Company authority to make market purchases of up to 14.99% of the ordinary shares in issue as at the date of the Notice of the AGM. The directors will exercise this authority only if the directors consider that any purchase would be for the benefit of the Company and its shareholders, taking into account relevant factors and circumstances at the time. Any shares so purchased would be cancelled or held in treasury for potential reissue. If renewed, the authority to be given at the 2023 AGM will lapse at the conclusion of the AGM in 2024 unless renewed, varied or revoked earlier.

Recommendations

The Board considers that the resolutions relating to the above items of business are in the best interests of shareholders as a whole. Accordingly, the Board unanimously recommends to shareholders that they vote in favour of the resolutions to be proposed at the forthcoming

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Notice of Annual General Meeting

Notice is hereby given that the Annual General Meeting of Schroder UK Mid Cap Fund plc will be held at 1 London Wall Place, London EC2Y 5AU at noon on Tuesday, 21 February 2023 to consider the following resolutions of which resolutions 1 to 11 will be proposed as ordinary resolutions and resolutions 12 and 13 will be proposed as special resolutions:

- 1. To receive the Report of the Directors and the audited accounts for the year ended 30 September 2022.
- 2. To approve a final dividend of 14.0 pence per share for the financial year ended 30 September 2022.
- 3. To approve the Directors' Remuneration Report for the year ended 30 September 2022.
- 4. To approve the Directors' Remuneration Policy.
- 5. To elect Helen Galbraith as a director of the Company.
- 6. To re-elect Wendy Colquhoun as a director of the Company.
- 7. To re-elect Andrew Page as a director of the Company.
- 8. To re-elect Robert Talbut as a director of the Company.
- 9. To re-appoint KPMG LLP as auditor to the Company.
- 10. To authorise the directors to determine the remuneration of KPMG LLP as auditor to the Company.
- 11. To consider, and if thought fit, pass the following resolution as an ordinary resolution:

"THAT the directors be generally and unconditionally authorised pursuant to section 551 of the Companies Act 2006 (the "Act") to exercise all the powers of the Company to allot relevant securities (within the meaning of section 551 of the Act) up to an aggregate nominal amount of £864,529.75 (being 10% of the issued ordinary share capital at the date of this Notice) for a period expiring (unless previously renewed, varied or revoked by the Company in general meeting) at the conclusion of the next Annual General Meeting of the Company, but that the Company may make an offer or agreement which would or might require relevant securities to be allotted after expiry of this authority and the Board may allot relevant securities in pursuance of that offer or agreement."

12. To consider and, if thought fit, to pass the following resolution as a special resolution:

"THAT, subject to the passing of resolution 11 set out above, the directors be and are hereby empowered, pursuant to Section 571 of the Act, to allot equity securities (including any shares held in treasury) (as defined in section 560(1) of the Act) pursuant to the authority given in accordance with section 551 of the Act by the said resolution 11 and/or where such allotment constitutes an allotment of equity securities by virtue of

By order of the Board

Schroder Investment Management Limited Company Secretary 5 December 2022 section 560(2) of the Act as if Section 561(1) of the Act did not apply to any such allotment, provided that this power shall be limited to the allotment of equity securities up to an aggregate nominal amount of £864,529.75 (representing 10% of the aggregate nominal amount of the share capital in issue at the date of this Notice); and provided that this power shall expire at the conclusion of the next Annual General Meeting of the Company but so that this power shall enable the Company to make offers or agreements before such expiry which would or might require equity securities to be allotted after such expiry."

13. To consider and, if thought fit, to pass the following resolution as a special resolution:

"THAT the Company be and is hereby generally and unconditionally authorised in accordance with Section 701 of the Act to make market purchases (within the meaning of Section 693 of the Act) of ordinary shares of 25p each in the capital of the Company ("Shares") at whatever discount the prevailing market price represents to the prevailing net asset value per Share provided that:

- (a) the maximum number of Shares which may be purchased is 5,417,939 representing 14.99% of the Company's issued ordinary share capital as at the date of this Notice;
- (b) the maximum price (exclusive of expenses) which may be paid for a Share shall not exceed the higher of;
 - 105% of the average of the middle market quotations for the Shares as taken from the London Stock Exchange Daily Official List for the five business days preceding the date of purchase; and
 - ii) the higher of the last independent bid and the highest current independent bid on the London Stock Exchange;
- (c) the minimum price (exclusive of expenses) which may be paid for a Share shall be 25p, being the nominal value per Share;
- (d) this authority hereby conferred shall expire at the conclusion of the next Annual General Meeting of the Company in 2024 (unless previously renewed, varied or revoked by the Company prior to such date);
- (e) the Company may make a contract to purchase Shares under the authority hereby conferred which will or may be executed wholly or partly after the expiration of such authority and may make a purchase of Shares pursuant to any such contract; and
- (f) any Shares so purchased will be cancelled or held in treasury for potential reissue."

Registered Office: 1 Exchange Crescent, Conference Square, Edinburgh EH3 8UL

Registered number: SC082551



Explanatory Notes to the Notice of Meeting

 Ordinary shareholders are entitled to attend and vote at the meeting and to appoint one or more proxies, who need not be a shareholder, as their proxy to exercise all or any of their rights to attend, speak and vote on their behalf at the meeting.

A proxy form is attached. If you wish to appoint a person other than the Chairman as your proxy, please insert the name of your chosen proxy holder in the space provided at the top of the form. If the proxy is being appointed in relation to less than your full voting entitlement, please enter in the box next to the proxy holder's name the number of shares in relation to which they are authorised to act as your proxy. If left blank your proxy will be deemed to be authorised in respect of your full voting entitlement (or if this proxy form has been issued in respect of a designated account for a shareholder, the full voting entitlement for that designated account).

Additional proxy forms can be obtained by contacting the Company's Registrars, Equiniti Limited, on 0800 032 0641 or +44(0) 121 415 0207 for overseas callers, or you may photocopy the attached proxy form. Please indicate in the box next to the proxy holder's name the number of shares in relation to which they are authorised to act as your proxy. Please also indicate by ticking the box provided if the proxy instruction is one of multiple instructions being given. Completion and return of a form of proxy will not preclude a member from attending the Annual General Meeting and voting in person.

On a vote by show of hands, every ordinary shareholder who is present in person has one vote and every duly appointed proxy who is present has one vote. On a poll vote, every ordinary shareholder who is present in person or by way of a proxy has one vote for every share of which he/she is a holder.

The "Vote Withheld" option on the proxy form is provided to enable you to abstain on any particular resolution.

However it should be noted that a "Vote Withheld" is not a vote in law and will not be counted in the calculation of the proportion of the votes "For" and "Against" a resolution.

A proxy form must be signed and dated by the shareholder or his or her attorney duly authorised in writing. In the case of joint holdings, any one holder may sign this form. The vote of the senior joint holder who tenders a vote, whether in person or by proxy, will be accepted to the exclusion of the votes of the other joint holder and for this purpose seniority will be determined by the order in which the names appear on the Register of Members in respect of the joint holding. To be valid, proxy form(s) must be completed and returned to the Company's Registrars, Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA, in the enclosed envelope together with any power of attorney or other authority under which it is signed or a copy of such authority certified notarially, to arrive no later than 48 hours before the time fixed for the meeting, or an adjourned meeting, excluding non-working days. Shareholders may also appoint a proxy to vote on the

resolutions being put to the meeting electronically at www.sharevote.co.uk. Shareholders who are not registered to vote electronically, will need to enter the Voting ID, Task ID & Shareholder Reference Number set out in their personalised proxy form. Alternatively, shareholders who have already registered with Equiniti's Shareview service can appoint a proxy by logging onto their portfolio at www.shareview.co.uk and clicking on the link to vote. The on-screen instructions give details on how to complete the appointment process. Please note that to be valid, your proxy instructions must be received by Equiniti no later than 12.00 noon on 17 February 2023. If you have any difficulties with online voting, you should contact the shareholder helpline on 0800 032 0641 (or +44(0) 121 415 0207 for overseas callers).

If an ordinary shareholder submits more than one valid proxy appointment, the appointment received last before the latest time for receipt of proxies will take precedence.

Shareholders may not use any electronic address provided either in this Notice of Annual General Meeting or any related documents to communicate with the Company for any purposes other than expressly stated.

Representatives of shareholders that are corporations will have to produce evidence of their proper appointment when attending the Annual General Meeting.

2. Any person to whom this notice is sent who is a person nominated under section 146 of the Companies Act 2006 to enjoy information rights (a "Nominated Person") may, under an agreement between him or her and the shareholder by whom he or she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the Annual General Meeting. If a Nominated Person has no such proxy appointment right or does not wish to exercise it, he or she may, under any such agreement, have a right to give instructions to the shareholder as to the exercise of voting rights.

The statement of the rights of ordinary shareholders in relation to the appointment of proxies in note 1 above does not apply to Nominated Persons. The rights described in that note can only be exercised by ordinary shareholders of the Company.

- 3. Pursuant to Regulation 41 of the Uncertificated Securities Regulations 2001, the Company has specified that only those shareholders registered in the Register of members of the Company at 6.30 p.m. on 17 February 2023, or 6.30 p.m. two days prior to the date of an adjourned meeting, excluding non-working days, shall be entitled to attend and vote at the meeting in respect of the number of shares registered in their name at that time. Changes to the Register of Members after 6.30 p.m. on 17 February 2023 shall be disregarded in determining the right of any person to attend and vote at the meeting.
- 4. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service

Explanatory Notes to the Notice of Meeting

may do so by using the procedures described in the CREST manual. The CREST manual can be viewed at www.euroclear.com. A CREST message appointing a proxy (a "CREST proxy instruction") regardless of whether it constitutes the appointment of a proxy or an amendment to the instruction previously given to a previously appointed proxy must, in order to be valid, be transmitted so as to be received by the issuer's agent (ID RA19) by the latest time for receipt of proxy appointments.

- 5. Copies of the terms of appointment of the non-executive directors and a statement of all transactions of each director and of his family interests in the shares of the Company, will be available for inspection by any member of the Company at the registered office of the Company during normal business hours on any weekday (English public holidays excepted) and at the Annual General Meeting by any attendee, for at least 15 minutes prior to, and during, the Annual General Meeting. None of the directors has a contract of service with the Company.
- 6. The biographies of the directors offering themselves for re-election are set out on pages 22 and 23 of the Company's annual report and accounts for the year ended 30 September 2022.
- 7. As at 5 December 2022, 36,143,690 ordinary shares of 25p each were in issue and 1,562,500 shares were held in treasury. Therefore the total number of voting rights of the Company as at 5 December 2022 was 34,581,190.
- A copy of this Notice of Meeting, which includes details of shareholder voting rights, together with any other information as required under Section 311A of the Companies Act 2006, is available from the website dedicated to the Company: www.schroders.co.uk/ukmidcap.
- 9. Pursuant to Section 319A of the Companies Act 2006, the Company must cause to be answered at the Annual General Meeting any question relating to the business being dealt with at the AGM which is put by a member attending the meeting, except in certain circumstances, including if it is undesirable in the interests of the Company or the good order of the meeting that the question be answered or if to do so would involve the disclosure of confidential information.
- 10. Members satisfying the thresholds in section 527 of the Companies Act 2006 can require the Company to publish a statement on its website setting out any matter relating to: (a) the audit of the Company's Accounts (including the auditor's report and the conduct of the audit) that are to be laid before the Meeting; or (b) any circumstance connected with an auditor of the Company ceasing to hold office since the last AGM, that the members propose to raise at the Meeting. The Company cannot require the members requesting the publication to pay its expenses. Any statement placed on the website must also be sent to the Company's auditors no later than the time it makes its statement available on the website. The business which may be dealt with at the meeting includes any statement that the Company has been required to publish on its website.

- 11. Members satisfying the thresholds in section 338 of the Companies Act 2006 may require the Company to give, to members of the Company entitled to receive notice of the Annual General Meeting, notice of a resolution which those members intend to move (and which may properly be moved) at the Annual General Meeting. A resolution may properly be moved at the Annual General Meeting unless (i) it would, if passed, be ineffective (whether by reason of any inconsistency with any enactment or the Company's constitution or otherwise); (ii) it is defamatory of any person; or (iii) it is frivolous or vexatious. A request made pursuant to this right may be in hard copy or electronic form, must identify the resolution of which notice is to be given, must be authenticated by the person(s) making it and must be received by the Company not later than six weeks before the date of the Annual General Meeting.
- 12. Members satisfying the thresholds in section 338A of the Companies Act 2006 may request the Company to include in the business to be dealt with at the Annual General Meeting any matter (other than a proposed resolution) which may properly be included in the business at the Annual General Meeting. A matter may properly be included in the business at the Annual General Meeting unless (i) it is defamatory of any person or (ii) it is frivolous or vexatious. A request made pursuant to this right may be in hard copy or electronic form, must identify the matter to be included in the business, must be accompanied by a statement setting out the grounds for the request, must be authenticated by the person(s) making it and must be received by the Company not later than six weeks before the date of the Annual General Meeting.
- 13. The Company's privacy policy is available on its website. Shareholders can contact Equiniti for details of how Equiniti processes their personal information as part of the AGM.



Definitions of Terms and Alternative Performance Measures

The terms and performance measures below are those commonly used by investment companies to assess values, investment performance and operating costs. Numerical calculations are given where relevant. Some of the financial measures below are classified Alternative Performance Measures ("APMs") as defined by the European Securities and Markets Authority. Under this definition, APMs include a financial measure of historical financial performance or financial position, other than a financial measure defined or specified in the applicable financial reporting framework. APMs have been marked with an asterisk.

Net asset value ("NAV") per share

The NAV per share of 541.89p (2021: 791.56p) represents the net assets attributable to equity shareholders of £187,393,000 (2021: £277,569,000) divided by the number of shares in issue, excluding any shares held in treasury, of 34,581,190 (2021: 35,066,190).

The change in the NAV amounted to -31.5% (2021: +39.1%) over the year. However this performance measure excludes the positive impact of dividends paid out by the Company during the year. When these dividends are factored into the calculation, the resulting performance measure is termed the "total return". Total return calculations and definitions are given below.

Total return*

Total return is the combined effect of any dividends paid, together with the rise or fall in the NAV per share or share price. Total return statistics enable the investor to make performance comparisons between investment companies with different dividend policies. Any dividends received by a shareholder are assumed to have been reinvested in either the assets of the Company at its NAV per share at the time the shares were quoted ex-dividend (to calculate the NAV per share total return) or in additional shares of the Company (to calculate the share price total return).

The NAV total return for the year ended 30 September 2022 is calculated as follows:

NAV at 30/9/21 NAV at 30/9/22		791.56p 541.89p
	NAV on	Cumulative

Dividend	XD date	XD date	Factor	factor
11.0p 5.0p	13/1/2022 14/7/2022	764.79p 612.27p	1.0144 1.0082	1.0144 1.0227
· · ·		•		

NAV total return, being the closing NAV, multiplied by the cumulative factor, expressed as a percentage change in the opening NAV

-30.0%

The NAV total return for the year ended 30 September 2021 is calculated as follows:

NAV at 30/9/20	568.99p
NAV at 30/9/21	791.56p

Dividend	XD date	Nav on XD date	Factor	Cumulative factor
9.5p	14/1/2021	656.71p	1.0144	1.0144
3.8p	8/7/2021	764.31p	1.0050	1.0195

NAV total return, being the closing NAV, multiplied by the cumulative factor, expressed as a percentage change in the opening NAV +41.8%

The share price total return for the year ended 30 September 2020 is calculated as follows:

Share price at 30/9/21	730.00p
Share price at 30/9/22	480.00p

		Share price		Cumulative
Dividend	XD date	on XD date	Factor	factor
11.0p	13/1/2022	686.00p	1.0160	1.0160
9.5p	14/7/2022	510.00p	1.0098	1.0260

Share price total return, being the closing share price, multiplied by the cumulative factor, expressed as a percentage change in the opening share price -32.5%

The share price total return for the year ended 30 September 2021 is calculated as follows:

Share price at 30/9/20	458.50p
Share price at 30/9/21	730.00p

Dividend	XD date	Share price on XD date	Factor	Cumulative factor
9.5p	14/1/2021	608.00p	1.0156	1.0156
3.8p	8/7/2021	702.00p	1.0054	1.0211

Share price total return, being the closing share price, multiplied by the cumulative factor, expressed as a percentage change in the opening share price

Annualised total return*

The annualised total return is the compound annual rate of return which equates to the total return as calculated above, for a period of more than one year.

+62.6%

Benchmark

A measure against which the performance of an investment company is compared, or against which it sets its objective. The Company's benchmark is the FTSE 250 (ex-Investment Companies) Index.

Discount/premium*

The amount by which the share price of an investment trust is lower (discount) or higher (premium) than the NAV per share. If shares are trading at a discount, investors would be paying less than the value attributable to the shares by

Definitions of Terms and Alternative Performance Measures

reference to the underlying assets. A premium or discount is generally the consequence of supply and demand for the shares on the stock market. The discount or premium is expressed as a percentage of the NAV per share. The discount at the year end amounted to 11.4% (2021: discount of 7.8%), as the closing share price at 480.00p (2021: 730.00p) was 11.4% (2021: 7.8%) lower than the closing NAV of 541.89p (2021: 791.56p).

Gearing*

The gearing percentage reflects the amount of borrowings (i.e. bank loans or overdrafts) which the Company has drawn down and invested in the market. This figure is indicative of the extra amount by which shareholders' funds would move if the Company's investments were to rise or fall. This represents borrowings used for investment purposes, less cash, expressed as a percentage of net assets. If the figure so calculated is negative, this is shown as a "Net cash" position. The gearing figure at the year end is calculated as follows:

	2022 £′000	2021 £'000
Borrowings used for investment purposes, less cash Net assets	20,214 187,393	21,436 277,569
Gearing	10.8%	7.7%

Ongoing Charges*

Ongoing Charges is calculated in accordance with the AIC's recommended methodology and represents the management fee and all other operating expenses excluding finance costs and transaction costs amounting to £2,165,000 (2021: £2,230,000), expressed as a percentage of the average daily net asset values during the year of £243,523,000 (2021: £247,871,000).

Leverage*

For the purpose of the Alternative Investment Fund Managers (AIFM) Directive, leverage is any method which increases the Company's exposure, including the borrowing of cash and the use of derivatives. It is expressed as the ratio of the Company's exposure to its net asset value and is required to be calculated both on a "Gross" and a "Commitment" method. Under the Gross method, exposure represents the sum of the absolute values of all positions, so as to give an indication of overall exposure. Under the Commitment method, exposure is calculated in a similar way, but after netting off hedges which satisfy certain strict criteria.



Notes

Shareholder Information

Website and share price information

The Company has a dedicated website, which may be found at www.schroders.co.uk/ukmidcap. The website has been designed to be utilised as the Company's primary method of electronic communication with shareholders. It contains details of the Company's ordinary share price and copies of annual report and accounts and other documents published by the Company as well as information on the directors, terms of reference of committees and other governance arrangements. In addition, the website contains links to announcements made by the Company to the market, Equiniti's shareview service and Schroders' website.

The Company releases its NAV per share on both a cum and ex-income basis to the market on a daily basis.

Share price information may also be found in the Financial Times and on the Company's website.

The Manager publishes monthly and quarterly updates on the Company and other Schroders investment trusts, which may be found under the "Documents" section on the website www.schroders.co.uk/ukmidcap.

Association of Investment Companies

The Company is a member of the Association of Investment Companies. Further information on the Association can be found on its website, www.theaic.co.uk.

Individual Savings Account ("ISA") status

The Company's shares are eligible for stocks and shares ISAs.

Non-Mainstream Pooled Investments status

The Company currently conducts its affairs so that its shares can be recommended by IFAs to ordinary retail investors in accordance with the FCA's rules in relation to non-mainstream investment products and intends to continue to do so for the foreseeable future. The Company's shares are excluded from the FCA's restrictions which apply to non-mainstream investment products because they are shares in an investment trust.

Financial calendar

Annual General Meeting	February
Final dividend paid	February
Half year results announced	May/June
Interim dividend paid	June
Financial year end	30 September
Annual results announced	December

Alternative Investment Fund Managers Directive ("AIFMD") disclosures (unaudited)

The AIFMD, as transposed into the FCA Handbook in the UK, requires that certain pre-investment information be made available to investors in Alternative Investment Funds (such as the Company) and also that certain regular and periodic disclosures are made. This information and these disclosures may be found either below, elsewhere in this annual report, or in the Company's AIFMD information disclosure document published on the Company's website.

Leverage

Leverage The Company's leverage policy and details of its leverage ratio calculation and exposure limits as required by the AIFMD are published on the Company's website and within this report. The Company is also required to periodically publish its actual leverage exposures. As at 30 September 2022 these were:

Leverage exposure	Maximum ratio	Actual ratio
Gross Method	2.00	1.27
Commitment Method	2.00	1.10

Illiquid assets

As at the date of this Report, none of the Company's assets are subject to special arrangements arising from their illiquid nature.

Remuneration disclosures

Quantitative remuneration disclosures to be made in this annual report in accordance with FCA Handbook rule FUND3.3.5 may also be found in the Company's AIFM Directive information disclosure document published on the Company's website.

Publication of Key Information Document ("KID") by the AIFM

Pursuant to the Packaged Retail and Insurance Based Products ("PRIIPs") Regulation, the Manager, as the Company's AIFM, is required to publish a short KID on the Company. KIDs are designed to provide certain prescribed information to retail investors, including details of potential returns under different performance scenarios and a risk/reward indicator. The Company's KID is available on its website.

www.schroders.co.uk/ukmidcap

Directors

Robert Talbut (Chairman) Wendy Colquhoun Helen Galbraith Andrew Page

Advisers

Alternative Investment Fund Manager (the "Manager")

Schroder Unit Trusts Limited 1 London Wall Place London EC2Y 5AU

Investment Manager and Company Secretary

Schroder Investment Management Limited 1 London Wall Place London EC2Y 5AU Telephone: 020 7658 6596

Registered Office

1 Exchange Crescent Conference Square Edinburgh EH3 8UL

Depositary and Custodian

HSBC Bank plc 8 Canada Square London E14 5HQ

Lending Bank

Scotiabank Europe plc 201 Bishopsgate 6th Floor London EC2M 3NS

Corporate Broker

Panmure Gordon & Co 1 New Change London EC4M 9AF

Independent auditor

KPMG LLP Saltire Court 20 Castle Terrace Edinburgh EH1 2EG

Registrar

Equiniti Limited Aspect House Spencer Road Lancing West Sussex BN99 6DA Shareholder Helpline: 0800 032 0641* Website: www.shareview.co.uk

*Calls to this number are free of charge from UK landlines.

Communications with shareholders are mailed to the address held on the register. Any notifications and enquiries relating to shareholdings, including a change of address or other amendment should be directed to Equiniti Limited at the address above.

Lawyers

Shepherd and Wedderburn 1 Exchange Crescent Edinburgh EH3 8UL

Shareholder enquiries

General enquiries about the Company should be addressed to the Company Secretary at the address set out above.

Dealing Codes

ISIN: GB0006108418 SEDOL: 0610841 Ticker: SCP

Global Intermediary Identification Number (GIIN) 9GN3DU.99999.SL.826

Legal Entity Identifier (LEI) 549300SOEWCYZTK2SP87

The Company's privacy notice is available on its website.



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