Mait and

MI Sonoma Partners Funds

Annual Report 31 December 2022

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*These collectively comprise the Authorised Corporate Director's Report.

Directory

Authorised Corporate Director ('ACD') & Registrar

Maitland Institutional Services Limited Hamilton Centre, Rodney Way, Chelmsford, Essex CM1 3BY Telephone: 01245 398950 Fax: 01245 398951 Website: www.maitlandgroup.com (Authorised and regulated by the Financial Conduct Authority)

Customer Service Centre

Hamilton Centre, Rodney Way, Chelmsford, Essex CM1 3BYTelephone:0345 521 1003Fax:0845 299 2124E-mail:sonoma@maitlandgroup.com

Directors of the Authorised Corporate Director

A.C. DeptfordP.J. Foley-BrickleyC. O'KeeffeD. Phillips (Non-Executive Director)J. Thompson (Non-Executive Director)

Investment Manager

Sonoma Partners Ltd 16 Milbourne Lane Esher Surrey KT10 9DX (Authorised and regulated by the Financial Conduct Authority)

Depositary

Northern Trust Investor Services Limited ('NTISL') 50 Bank Street, Canary Wharf, London E14 5NT (Authorised and regulated by the Financial Conduct Authority)

Independent Auditor

Grant Thornton UK LLP Statutory Auditors, Chartered Accountants 30 Finsbury Square, London EC2A 1AG

Statement of the Authorised Corporate Director's Responsibilities

The Collective Investment Schemes Sourcebook published by the FCA, ('the COLL Rules') requires the Authorised Corporate Director ('ACD') to prepare financial statements for each annual accounting period which give a true and fair view of the financial position of the Company and of the net revenue and net gains or losses on the property of the Company for the year.

In preparing the financial statements the ACD is responsible for:

- selecting suitable accounting policies and then apply them consistently;
- · making judgements and estimates that are reasonable and prudent;
- following UK accounting standards, including FRS 102 The Financial Reporting Standard applicable in the UK and Republic of Ireland;
- complying with the disclosure requirements of the Statement of Recommended Practice Financial Statements of UK Authorised Funds issued by the Investment Association ('IA') in May 2014 and amended in 2017;
- keeping proper accounting records which enable it to demonstrate that the financial statements as prepared comply with the above requirements;
- assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern;
- using the going concern basis of accounting unless they either intend to liquidate the Company or terminate its Subfund or to cease operations, or have no realistic alternative but to do so;
- 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

• taking reasonable steps for the prevention and detection of fraud and irregularities.

The ACD is responsible for the management of the Company in accordance with its Instrument of Incorporation, the Prospectus and the COLL Rules.

The ACD is responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company and to enable it to ensure that the financial statements comply with the Sourcebook. The ACD is also responsible for safeguarding the assets of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

In so far as the ACD is aware:

- there is no relevant audit information of which the Company's Auditor is unaware; and
- the ACD has taken all steps that it ought to have taken to make itself aware of any relevant audit information and to establish that the Auditor is aware of that information.

Certification of the Annual Report by the Authorised Corporate Director

This report has been prepared in accordance with the requirements of the Financial Conduct Authority's Collective Investment Schemes Sourcebook ('the COLL Sourcebook') and the Statement of Recommended Practice issued by the Investment Association.

COKeele

C. O'Keeffe P.J. Foley-Brickley Directors Maitland Institutional Services Limited 27 March 2023

Statement of the Depositary's Responsibilities in Respect of the Scheme and Report of the Depositary to the Shareholders of the MI Sonoma Partners Funds ('the Company') for the year ended 31 December 2022

The Depositary must ensure that the Company is managed in accordance with the Financial Conduct Authority's Collective Investment Schemes Sourcebook, and, from 22 July 2014 the Investment Funds Sourcebook, the Open-Ended Investment Companies Regulations 2001 (SI 2001/1228), as amended, the Financial Services and Markets Act 2000, as amended, (together 'the Regulations'), the Company's Instrument of Incorporation and Prospectus (together 'the Scheme documents') as detailed below.

The Depositary must in the context of its role act honestly, fairly, professionally, independently and in the interests of the Company and its investors.

The Depositary is responsible for the safekeeping of all custodial assets and maintaining a record of all other assets of the Company in accordance with the Regulations.

The Depositary must ensure that:

- the Company's cash flows are properly monitored and that cash of the Company is booked into the cash accounts in • accordance with the Regulations;
- the sale, issue, repurchase, redemption and cancellation of shares are carried out in accordance with the Regulations;
- the value of shares of the Company are calculated in accordance with the Regulations; •
- any consideration relating to transactions in the Company's assets is remitted to the Company within the usual time limits;
- the Company's income is applied in accordance with the Regulations; and
- the instructions of the Authorised Fund Manager ('the AFM'), which is the UCITS Management Company, are carried out (unless they conflict with the Regulations).

The Depositary also has a duty to take reasonable care to ensure that the Company is managed in accordance with the Regulations and Scheme documents in relation to the investment and borrowing powers applicable to the Company.

Having carried out such procedures as we consider necessary to discharge our responsibilities as Depositary of the Company, it is our opinion, based on the information available to us and the explanations provided, that in all material respects the Company, acting through the AFM:

- (i) has carried out the issue, sale, redemption and cancellation, and calculation of the price of the Company's shares and the application of the Company's income in accordance with the Regulations and the Scheme documents of the Company; and
- (ii) has observed the investment and borrowing powers and restrictions applicable to the Company.

Northern Trust Investor Services Limited ('NTISL')

UK Trustee and Depositary Services 27 March 2023

Independent Auditor's Report to the Shareholders of MI Sonoma Partners Funds

Opinion

We have audited the financial statements of MI Sonoma Partners Funds (the 'Company') for the year ended 31 December 2022. These financial statements comprise the financial statements of the following Sub-fund of the Company:

• MI Sonoma Investment Fund (the 'Sub-fund')

The financial statements of the Sub-fund comprise the statement of total return, statement of change in net assets attributable to shareholders, the balance sheet, notes to the financial statements and the distribution table.

The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards, including Financial Reporting Standard 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' (United Kingdom Generally Accepted Accounting Practice) and the Statement of Recommended Practice 'Financial Statements of UK Authorised Funds' issued by the Investment Association in May 2014 as amended in June 2017, the rules of the Collective Investment Schemes sourcebook and the Company's Instrument of Incorporation.

In our opinion, the financial statements:

- give a true and fair view of the financial position of the Company and the Sub-fund as at 31 December 2022 and of the net revenue and net capital gains/(losses) on the scheme property of the Company and the Sub-fund for the year then ended, and
- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice, the Statement of Recommended Practice 'Financial Statements of UK Authorised Funds' issued by the Investment Association in May 2014 as amended in June 2017, the rules of the Collective Investment Schemes sourcebook, and the Company's Instrument of Incorporation.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (UK) ('ISAs (UK)') and applicable law. Our responsibilities under those standards are further described in the 'Auditor's responsibilities for the audit of the financial statements' section of our report. We are independent of the Company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

We are responsible for concluding on the appropriateness of the Authorised Corporate Director's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's and the Sub-fund's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify the auditor's opinion. Our conclusions are based on the audit evidence obtained up to the date of our report. However, future events or conditions may cause the Company and the Sub-fund to cease to continue as a going concern.

In our evaluation of the Authorised Corporate Director's conclusions, we considered the inherent risks associated with the Company's and the Sub-fund's business model including effects arising from macro-economic uncertainties such as Ukrainian War and Cost of Living Crisis, we assessed and challenged the reasonableness of estimates made by the Authorised Corporate Director and the related disclosures and analysed how those risks might affect the Company's and the Sub-fund's financial resources or ability to continue operations over the going concern period.

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

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

The responsibilities of the Authorised Corporate Director with respect to going concern are described in the 'Responsibilities of the Authorised Corporate Director' section of this report.

Independent Auditor's Report to the Shareholders of MI Sonoma Partners Funds continued

Other information

The Authorised Corporate Director is responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

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

We have nothing to report in this regard.

Opinion on other matters prescribed by the Collective Investment Schemes Sourcebook

In our opinion:

- we have been given all the information and explanations, which, to the best of our knowledge and belief, are necessary for the purposes of our audit, and
- the information given in the Authorised Corporate Director's Report is consistent with the financial statements.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters where the Collective Investment Schemes Sourcebook requires us to report to you if, in our opinion:

- · proper accounting records for the Company or the Sub-fund have not been kept, or
- · the financial statements are not in agreement with those accounting records.

Responsibilities of the Authorised Corporate Director

As explained more fully in the Statement of the Authorised Corporate Director's Responsibilities, the Authorised Corporate Director is responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Authorised Corporate Director determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Authorised Corporate Director is responsible for assessing the Company's and the Sub-fund's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Authorised Corporate Director either intends to terminate the Sub-fund, wind up the Company or to cease operations, or has no realistic alternative but to do so.

Auditor's responsibilities for the audit of the financial statements

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

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditor's report.

Independent Auditor's Report to the Shareholders of MI Sonoma Partners Funds continued

Explanation as to what extent the audit was considered capable of detecting irregularities, including fraud

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. Owing to the inherent limitations of an audit, there is an unavoidable risk that material misstatements in the financial statements may not be detected, even though the audit is properly planned and performed in accordance with ISAs (UK).

The extent to which our procedures are capable of detecting irregularities, including fraud, is detailed below:

- We obtained an understanding of the legal and regulatory frameworks applicable to the Company and the industry in
 which it operates. We identified areas of laws and regulations that could reasonably be expected to have a material
 effect on the financial statements from our sector experience and through discussion with management. We determined
 that the most significant laws and regulations were the Collective Investment Schemes Sourcebook, the Investment
 Association Statement of Recommended Practice ('SORP') 'Financial Statements of UK Authorised Funds' and United
 Kingdom Accounting Standards, including FRS 102 'The Financial Reporting Standard applicable in the UK and Republic
 of Ireland';
- We enquired of the Authorised Corporate Director and management to obtain an understanding of how the Company is complying with those legal and regulatory frameworks and whether there were any instances of non-compliance with laws and regulations and whether they had any knowledge of actual or suspected fraud. We corroborated the results of our enquiries through our review of the breaches register.
- In assessing the potential risks of material misstatement, we obtained an understanding of: the Company's operations, including the nature of its revenue sources, and of its objective to understand the classes of transactions, account balances, expected financial statement disclosures and business risks that may result in risks of material misstatement and the Company's control environment, including the policies and procedures implemented to mitigate risks of fraud or non-compliance with the relevant laws and regulations.
- We assessed the susceptibility of the Company's financial statements to material misstatement, including how fraud might occur by evaluating management's incentives and opportunities for manipulation of the financial statements. This included an evaluation of the risk of management override of controls. Audit procedures performed by the engagement team in connection with the risks identified included:
 - evaluation of the design and implementation of controls that management has put in place to prevent and detect fraud;
 - testing journal entries, including manual journal entries processed at the year-end for financial statements preparation; and
 - challenging the assumptions and judgements made by management in its significant accounting estimates.
- These audit procedures were designed to provide reasonable assurance that the financial statements were free from fraud or error. The risk of not detecting a material misstatement due to fraud is higher than the risk of not detecting one resulting from error and detecting irregularities that result from fraud is inherently more difficult than detecting those that result from error, as fraud may involve collusion, deliberate concealment, forgery or intentional misrepresentations. Also, the further removed non-compliance with laws and regulations is from events and transactions reflected in the financial statements, the less likely we would become aware of it;
- The engagement partner's assessment of the appropriateness of the collective competence and capabilities of the engagement team included consideration of the engagement team's:
 - understanding of, and practical experience with, audit engagements of a similar nature and complexity, through appropriate training and participation;
 - knowledge of the industry in which the Company operates; and
 - understanding of the legal and regulatory frameworks applicable to the Company.

Independent Auditor's Report to the Shareholders of MI Sonoma Partners Funds continued

Use of our report

This report is made solely to the Company's shareholders, as a body, in accordance with regulation 67(2) of the Open-Ended Investment Companies Regulations 2001, and with Rule 4.5.12 of the Collective Investment Schemes Sourcebook. Our audit work has been undertaken so that we might state to the Company's shareholders 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 shareholders as a body, for our audit work, for this report, or for the opinions we have formed.

Grant Thornton UK LLP

Grant Thornton UK LLP Statutory Auditor, Chartered Accountants London, United Kingdom 27 March 2023

Investment Objective and Policy

Investment objective

The investment objective of the Sub-fund is to achieve an annualised return of UK Consumer Price Index ('CPI') + 5% before fees, without the constraints of any fixed asset allocation parameters.

Investment policy

The investment policy of the Sub-fund is to invest in a diversified portfolio of assets which exhibit favourable risk-reward characteristics. It will seek to profit from pricing inefficiencies and asymmetric risk-reward opportunities, for example where, in the view of the manager, the upside is greater than the downside or where there is significant protection by way of a discount to intrinsic value.

The Sub-fund will primarily invest in regulated and unregulated collective investment schemes, listed funds and investment trusts, which may include unauthorised property unit trusts and limited partnerships.

The Sub-fund may also invest directly in equities, fixed income securities, exchange traded products and derivatives.

The underlying funds in which the Sub-fund invests, subject to the Regulations, may be leveraged, employing strategies such as long-short equity, event driven and global macro. The Sub-fund will be invested in a range of strategies and asset classes within any geographic region.

The Investment Manager may use derivatives for both hedging and trading strategies. Such derivatives may include forward foreign exchange, futures, options, index futures and OTC contracts, structured products and swaps, subject to the conditions and limits set out in the Regulations. Use of derivatives for the purpose of meeting the investment objective of the Sub-fund will not significantly increase the leverage or volatility of the Sub-fund.

The investment of the assets of the Company must comply with the section of the Sourcebook applicable to Qualified Investor Schemes.

Investment Manager's Report

for the year ended 31 December 2022

The MI Sonoma Investment Fund F Accumulation share class published price was down 14.6% over 2022 based on daily published 12:00 share prices provided by Maitland Institutional Services Limited. For the second half of the year from 30 June 2022 to 31 December 2022 the MI Sonoma Investment Fund F Accumulation share class published price is up 2.2%. In a difficult year for global equity markets all sectors posted more losers than winners with all of the Sub-fund's listed equity and private equity holdings posting losses. Hit particularly hard was Seraphim Space which fell almost 60% since first purchased on 7 February and at the end of the year was trading at a discount to net asset value of 57%. Bucking global trends, the Sub-fund's top performers were Brevan Howard Macro, BlackRock World Mining and LF Ruffer Diversified Return which were up 18%, 18% and 5% respectively.

Through 2022 we reduced the number of holdings in the Sub-fund from 31 to 25. We disposed of some our smaller positions, such as BlackRock European Absolute Alpha, Janus Henderson European Absolute Return, Odey Special Situations, PureTech Health and IP Group, none of which accounted for more than 1.6% of the Sub-fund's NAV. We increased our Private Equity and Venture Capital exposure by opening new positions in Chrysalis Investments, Augmentum Fintech and Seraphim Space, which were all bought at significant discounts to net asset value.

As mentioned in the interim report, 2022 began with uncertainty and volatility caused by the Russian invasion of Ukraine, spiralling inflation, rising interest rates and a cost of living crisis. The second half of the year followed on in much the same vein, albeit with some slightly positive indicators that the duration of any impending recession and high inflation may not be as long as first feared.

Investment Manager's Report

continued

Global equity markets continued to struggle and the MI Sonoma Investment Fund was not immune to the broad asset price falls and in fact suffered additional pain due to the prices at which the majority of our investments trade falling relative to their net asset value. We invest predominantly in investment companies which are listed on a stock exchange and these vehicles have many advantages over their open-ended counterparts. Advantages include better corporate governance and permanent capital and the only real disadvantage is that when markets fall their share price tends to fall further than the underlying value of the assets. For the long term investor this feature doesn't matter since the discounts eventually revert to the mean and it does provide an opportunity to purchase assets at very favourable prices. At the time of writing several of our investments are trading near historically wide discounts which should provide a strong tailwind for future returns.

We do not, broadly speaking, make predictions, whether about politics, economics or markets. To make accurate predictions for the future one would need to know an almost infinite amount of current data, how the data will change and how everyone on the planet will react to those changes. The future, in other words, is unpredictable and unknowable.

In order to thoughtfully allocate capital we 'take the temperature' of the various markets in which we invest and act accordingly. We take into account current valuations, the macro-economic environment and specific asset-level opportunities and then decide where and how to invest. We define Risk Assets as listed equities, investment holding companies, hedge funds, private equity and venture capital while Diversifiers include infrastructure, real estate, natural resources, absolute return strategies and fixed income.

Within Risk Assets we think that the current discounts to net asset value available for listed private equity and venture capital funds offers a compelling opportunity for outsized gains providing one can take a long-term view. It may well be that net asset values will be marked down in coming months, debt will need to be renewed at less favourable rates and the initial public offering market will be less active, however the price discounts of up to 60% offer an interesting entry point for the long term investor. One other asset class which we believe looks particularly good value is life sciences, in particular smaller biotechnology companies.

Within Diversifiers, listed infrastructure and short duration floating-rate asset-backed debt have higher current yields and prospective total returns than for many years. Increased volatility and uncertainty tend to be a fertile environment for global macro hedge funds. Government bond yields are also starting to look attractive for the first time in a decade.

Portfolio Statement

as at 31 December 2022

Holding	Security	Market value £	% of total net assets 2022
noruniy	•	L	2022
70.044	Absolute Return 12.56% (17.65%)	0.445.507	0.40
76,241	Brevan Howard Macro	3,415,597	6.18
3,288,638	LF Ruffer Diversified Return - I Accumulation [^]	3,520,816	6.38
		6,936,413	12.56
	Hedge Funds 13.70% (12.99%)		
142,807	Pershing Square Holdings	4,155,684	7.53
206,813	Third Point Investors	3,404,754	6.17
		7,560,438	13.70
	Holding Companies 4.88% (4.17%)		
10,493	Berkshire Hathaway	2,695,009	4.88
	Infrastructure 5.12% (4.47%)		
3,019,371	Pantheon Infrastructure	2,826,131	5.12
	Natural Resources 5.06% (7.89%)		
218,000	Blackrock World Mining	1,515,100	2.74
1,214,577	TB Amati Strategic Metals - B Accumulation [^]	1,283,687	2.32
		2,798,787	5.06
	Private Equity 33.42% (25.70%)		
237,543	Aberdeen Private Equity Opportunities Trust	1,066,568	1.93
1,878,736	Apax Global Alpha	3,516,994	6.37
777,669	Augmentum Fintech	870,989	1.58
700,000	Chrysalis Investments	536,200	0.97
137,727	HarbourVest Global Private Equity	3,091,971	5.60
918,559	HgCapital	3,196,585	5.79
494,632	Oakley Capital Investments	2,067,562	3.74
1,167,842	Pantheon International	3,036,389	5.50
41,139	Princess Private Equity	306,680	0.56
1,721,000	Seraphim Space	764,124	1.38
		18,454,062	33.42
	Public Equities 14.87% (15.21%)		
264,356	Biotech Growth	2,418,857	4.38
1,493,324	CFP SDL UK Buffettology - Accumulation [^]	1,806,624	3.27
130,207	Polar Capital Technology	2,244,769	4.07
144,499	TB Amati UK Smaller Companies - B Accumulation [^]	1,738,032	3.15
		8,208,282	14.87

Portfolio Statement

continued

Holding	Security	Market value £	% of total net assets 2022
	Venture Capital 10.31% (11.90%)		
336,759	Molten Ventures	1,192,800	2.16
2,285,336	RTW Venture Fund	2,299,207	4.16
1,223,588	Syncona	2,202,459	3.99
		5,694,466	10.31
	Investment assets	55,173,588	99.92
	Net other assets	43,696	0.08
	Net assets	55,217,284	100.00

All investments are ordinary shares or stock units on a regulated securities market unless otherwise stated. The percentages in brackets show the equivalent % holdings as at 31.12.21.

^Collective Investment Schemes permitted under COLL, not listed on any exchange.

Comparative Tables

Change in net assets per share

		A Accumulation				
	31.12.22 £	31.12.21 £	31.12.20 £			
Opening net asset value per share	1,571.29	1,420.03	1,233.86			
Return before operating charges^	-200.21	166.90	200.84			
Operating charges	-34.45	-15.64	-14.67			
Return after operating charges^	-234.66	151.26	186.17			
Distributions	-6.61	0.00	0.00			
Retained distributions on						
accumulation shares	6.61	0.00	0.00			
Closing net asset value per share	1,336.63	1,571.29	1,420.03			
^After direct transaction costs of	0.42	-3.72	-2.59			
Performance						
Return after charges	-14.93%	10.65%	15.09%			
Other information						
Closing net asset value	£10,580,714	£12,438,257	£12,820,124			
Closing number of shares	7,916	7,916	9,028			
Operating charges	2.47%	1.05%	1.19%			
Ongoing operating charges*	2.49%	1.05%	1.19%			
Direct transaction costs	-0.03%	0.25%	0.21%			
Prices						
Highest share price	1,589.23	1,574.25	1,416.37			
Lowest share price	1,265.25	1,404.44	886.94			

	F Accumulation			
	31.12.22 £	31.12.21 £	31.12.20 £	
Opening net asset value per share	1,593.65	1,434.55	1,246.21	
Return before operating charges^	-203.47	171.91	200.68	
Operating charges	-32.11	-12.81	-12.34	
Return after operating charges^	-235.58	159.10	188.34	
Distributions	-9.41	0.00	0.00	
Retained distributions on				
accumulation shares	9.41	0.00	0.00	
Closing net asset value per share	1,358.07	1,593.65	1,434.55	
^After direct transaction costs of	0.42	-3.77	-2.62	
Performance				
Return after charges	-14.78%	11.09%	15.11%	
Other information				
Closing net asset value	£44,636,570	£81,280,037	£74,333,204	
Closing number of shares	32,868	51,002	51,816	
Operating charges	2.27%	0.85%	0.99%	
Ongoing operating charges*	2.29%	0.85%	0.99%	
Direct transaction costs	-0.03%	0.25%	0.21%	
Prices				
Highest share price	1,608.69	1,593.49	1,433.02	
Lowest share price	1,284.98	1,419.34	896.35	

*The ACD believes this to be more representative of the charges going forwards.

Operating charges include indirect costs incurred in the maintenance and running of the Sub-fund, as disclosed (but not limited to) the detailed expenses within the Statement of Total Return. Included within this figure are the charges of the underlying Funds (synthetic ongoing charge). The figures used within this table have been calculated against the average Net Asset Value for the accounting year.

Comparative Tables

continued

The return after charges is calculated as the closing Net Asset Value per share plus the distributions on income shares minus the opening Net Asset Value per share as a % of the opening net asset value per share. The basis of valuation of investments used to calculate net asset value per share is described in notes to the Financial Statements 1h) and complies with requirements of the current Statement of Recommended Practice for UK Authorised Funds. This differs from the basis used to calculate daily published single prices, in which listed investments are valued at 12:00 mid prices.

Direct transaction costs include fees, commissions, transfer taxes and duties in the purchasing and selling of investments, which are offset (where applicable) against any dilution levies charged within the accounting year. The figures used within the table have been calculated against the average Net Asset Value for the accounting year.

Risk warning

An investment in an Open-Ended Investment Company should be regarded as a medium to long-term investment. Investors should be aware that the price of shares and the revenue from them can fall as well as rise and investors may not receive back the full amount invested. Past performance is not a guide to future performance. Investments denominated in currencies other than the base currency are subject to fluctuation in exchange rates, which can be favourable or unfavourable.

Statement of Total Return

for the year ended 31 December 2022

			31.12.22		31.12.21
	Note	£	£	£	£
Income					
Net capital (losses)/gains	2		(12,784,113)		9,492,583
Revenue	3	863,515		434,648	
Expenses	4	(428,864)		(553,437)	
Interest payable and similar charges	4	(1,549)		(3,000)	
Net revenue before taxation		433,102		(121,789)	
Taxation	5			38	
Net revenue after taxation			433,102		(121,751)
Total return before distributions			(12,351,011)		9,370,832
Distributions	6		(433,102)		-
Change in net assets attributable to					
Shareholders from investment activities			(12,784,113)		9,370,832

Statement of Change in Net Assets Attributable to Shareholders

for the year ended 31 December 2022

	£	31.12.22 £	£	31.12.21 £
Opening net assets attributable to Shareholders	-	93,718,294	_	87,153,328
Breach compensation received	-		44,134	
Dilution levy	95,415		-	
Less: Amounts payable on cancellation of shares	(26,212,126)		(2,850,000)	
		(26,116,711)		(2,805,866)
Change in net assets attributable to Shareholders from investment activities (see Statement of				
Total Return above)		(12,784,113)		9,370,832
Retained distributions on accumulation shares		399,814		
Closing net assets attributable to Shareholders		55,217,284		93,718,294

The notes on pages 16 to 27 form an integral part of these Financial Statements.

Balance Sheet

as at 31 December 2022

Bank overdrafts	9 8	(39,561) (44,767)		(65,596)	
LIABILITIES Creditors					
Total assets			55,301,612		93,846,858
Total current assets			128,024		147,688
Current Assets Debtors Cash and bank balances	7 9	8,626 119,398		6,075 141,613	
Fixed Assets Investments			55,173,588		93,699,170
ASSETS	Note	£	31.12.22 £	£	31.12.21 £

The notes on pages 16 to 27 form an integral part of these Financial Statements.

for the year ended 31 December 2022

1. Accounting Policies

(a) Basis of accounting

The financial statements have been prepared under the historical cost basis, as modified by the revaluation of investments and in accordance with FRS 102 and the Statement of Recommended Practice ('SORP') for Financial Statements of UK Authorised Funds issued by the Investment Association ('IA') in May 2014 and amended in 2017.

The financial statements have been prepared on the going concern basis.

The authorised Status and head office of the Company can be found within the general information starting on page 29.

The Certification of the Annual Report by the Authorised Corporate Director can be found on page 2.

(b) Recognition of revenue

Revenue is included in the Statement of Total Return on the following basis:

Dividends on quoted equities and preference shares are recognised when the securities are quoted ex-dividend.

Distributions from collective investment schemes are recognised when the schemes are quoted ex-distribution. Equalisation returned with the distribution is deducted from the cost of the investment and does not form part of the distributable revenue.

Any reported revenue from an offshore reporting fund is recognised as revenue no later than the date on which the reporting fund makes the information available.

Interest on bank and short-term deposits is recognised on an earned basis.

All revenue includes withholding taxes but excludes irrecoverable tax credits.

(c) Treatment of stock and special dividends

The ordinary element of stocks received in lieu of cash dividends is credited to capital in the first instance followed by a transfer to revenue of the cash equivalent being offered and this forms part of the distributable revenue.

Special dividends are reviewed on a case by case basis in determining whether the dividend is to be treated as revenue or capital. Amounts recognised as revenue will form part of the distributable revenue. The tax accounting treatment follows the treatment of the principal amount.

(d) Treatment of expenses

All expenses, except for those relating to the purchase and sale of investments, are charged against revenue for the year on an accruals basis.

(e) Allocation of revenue and expenses to multiple share classes

Any revenue or expense not directly attributable to a particular Sub-fund will normally be allocated pro-rata to the net assets of the relevant share classes and Sub-funds on the day that the revenue or expense is recognised.

With the exception of the Investment Manager's fee which is directly attributable to individual share classes, all revenue and expenses are apportioned to the Sub-fund's share classes pro-rata to the value of the net assets of the relevant share class on the day that the revenue or expense is recognised.

(f) Taxation

Corporation tax is provided at 20% on revenue, after deduction of expenses.

Deferred tax is provided using the liability method on all timing differences arising on the treatment of certain items for taxation and accounting purposes, calculated at the rate at which it is anticipated the timing differences will reverse. Deferred tax assets are recognised only when, on the basis of available evidence, it is more likely than not that there will be taxable profits in the future against which the deferred tax asset can be offset.

continued

1. Accounting Policies (continued)

(g) Distribution policy

The net revenue after taxation as disclosed in the financial statements, after adjustment for items of a capital nature, is distributable to Shareholders as Dividend distributions. Any revenue deficit is funded from capital.

At the year end, there were no items of a capital nature.

Interim distributions may be made at the ACD's discretion and the balance of revenue is distributed in accordance with the regulations.

Distributions not claimed within a six year period will be forfeited and added back to the capital of the Sub-fund.

(h) Basis of valuation of investments

Listed investments are valued at close of business bid prices on the last business day of the accounting year excluding any accrued interest in the case of fixed and floating rate interest securities.

Collective investment schemes are valued at quoted bid price for dual priced funds and at quoted price for single priced funds, on the last business day of the accounting period.

Unlisted or suspended investments are valued by the ACD taking into account where appropriate, latest dealing prices, valuations from reliable sources, financial performance and other relevant factors.

Market value is defined by the SORP as fair value, which generally is the bid value of each security.

Categorisation within the hierarchy has been determined on the basis of the lowest level input that is significant to the fair value measurement of the relevant asset as follows:

- Level 1 Unadjusted quoted price in an active market for an identical instrument.
- Level 2 Valuation techniques using observable inputs other than quoted prices within level 1.
- Level 3 Valuation techniques using unobservable inputs.

(i) Exchange rates

Transactions in foreign currencies are recorded in sterling at the rate ruling at the date of the transactions. Assets and liabilities expressed in foreign currencies at the end of the accounting period are translated into sterling at the closing exchange rates ruling on that date.

(j) Dilution levy

The Authorised Corporate Director may require a dilution levy on the purchase and redemption of shares if, in its opinion, the existing shareholders (for purchases) or remaining Shareholders (for redemptions) might otherwise be adversely affected. For example, the dilution levy may be charged in the following circumstances: where the scheme property is in continual decline; on a Sub-fund experiencing large levels of net sales relative to its size; on 'large deals' (typically being a purchase of redemption of Shares to a size exceeding 5% of the Net Asset Value of the Company); in any case where the Authorised Corporate Director is of the opinion that the interests of remaining shareholders require the imposition of a dilution levy.

continued

Net Capital (Losses)/Gains^	Realised £	31.12.22 Unrealised £	Total £	Realised £	31.12.21 Unrealised £	Total £
Non-derivative securities	1,859,073	(14,633,676)	(12,774,603)	10,539,936	(1,041,055)	9,498,881
Currency losses	(7,597)	_	(7,597)	-	_	-
Transaction charges	-	(1,913)	(1,913)	-	(6,298)	(6,298)
Net capital (losses)/gains	1,851,476	(14,635,589)	(12,784,113)	10,539,936	(1,047,353)	9,492,583

[^]Where realised gains/losses include gains/losses arising from prior years, a corresponding loss/gain is included within the unrealised gains/losses presented.

3.	Revenue	31.12.22 £	31.12.21 £
	UK dividends: Ordinary	500,820	205,744
	Overseas dividends	93,050	100,572
	Distributions from Regulated Collective Investment Schemes:		
	Franked investment income	188,939	73,087
	Interest distributions	55,674	334
	Interest distributions from other Investment funds	24,439	56,000
	Bank interest	594	(1,089)
	Total revenue	863,515	434,648
4.	Expenses	31.12.22	31.12.21
	Payable to the Authorised Corporate Director ('ACD'), associates of the	£	£
	ACD and agents of either of them:		
	ACD's fee	43,707	54,494
	Administration fees	60,782	75,776
		104,489	130,270
	Payable to the Investment Manager, associates of the Investment Manager and agents of either of them:		
		296 455	202 251
	Investment Manager's fee	286,455	382,251
	Payable to the Depositary, associates of the Depositary and agents of either of them:		
	Depositary's fee (including VAT)	16,170	21,163
	Safe custody and other bank charges	5,845	5,272
		22,015	26,435
			, -

continued

4. Expenses (continued)	31.12.22 £	31.12.21 £
Auditors remuneration*:		
Audit fee	10,065	9,363
Tax Compliance service	2,163	1,978
	12,228	11,341
Other expenses:		
Legal fees	1,793	1,447
Printing costs	1,884	1,693
	3,677	3,140
Expenses	428,864	553,437
Interest payable and similar charges	1,549	3,000
Total	430,413	556,437
*Included within the auditors remuneration is irrecoverable VAT.		
5. Taxation	31.12.22 £	31.12.21 £
a) Analysis of charge in the year:		
Income tax deducted at source	_	74
Overseas tax	_	(38)
Income tax recoverable	_	(74)
Total tax charge (note 5b)	-	(38)
b) Factors affecting taxation charge for the year:		
Net revenue before taxation	433,102	(121,789)
0 (1) (00%)	86,620	(24,358)
Corporation tax at 20%		
Effects of:		
	(156,562)	(14,617)
Effects of:	(156,562) 69,942	(14,617) 38,975
Effects of: UK dividends		

c) Deferred tax

At the year end there is a potential deferred tax asset of £318,446 (2021: £248,504) in relation to surplus management expenses of £1,592,232 (2021: £1,242,528). It is unlikely that the Sub-fund will generate sufficient taxable profits in the future to utilise these expenses and therefore no deferred tax asset has been recognised in the year.

continued

6. Distributions

The distributions take account of revenue received on the issue of shares and revenue deducted on the cancellation of shares, and comprise:

		31.12.22 £	31.12.21 £
Interim distribution	30.06.22	287,642	-
Final distribution	31.12.22	112,172	-
		399,814	_
Revenue deducted on cancellatio	n of shares	33,288	-
Distributions		433,102	-
Reconciliation of net revenue at	fter taxation to net distributions:		
Net revenue/(expense) after taxa		433,102	(121,751)
Revenue deficit to be transferred	•	, _	121,751
Distributions		433,102	-
Debtors		31.12.22	31.12.21
		£	£
Accrued income:			
Dividends receivable		8,552	6,001
UK income tax recoverable		74	74
Total debtors		8,626	6,075
Other Creditors		31.12.22	31.12.21
		c	с С
Accrued expenses:		£	£
Accrued expenses: Amounts payable to the Authoris of the ACD and agents of either o	ed Corporate Director ('ACD'), associates	£	£
Amounts payable to the Authoris		£ 3,214	£ 4,743
Amounts payable to the Authoris of the ACD and agents of either of			
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee		3,214	4,743
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee Administration fee	of them: ent Manager, associates of the Investment	3,214 4,457	4,743 6,598
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee Administration fee Amounts payable to the Investme	of them: ent Manager, associates of the Investment	3,214 4,457	4,743 6,598
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee Administration fee Amounts payable to the Investme Manager and agents of either of Investment Manager's fee	of them: ent Manager, associates of the Investment	3,214 4,457 7,671	4,743 6,598 11,341
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee Administration fee Amounts payable to the Investme Manager and agents of either of Investment Manager's fee Amounts payable to the Deposita	of them: ent Manager, associates of the Investment them: ary, associates of the Depositary and agents	3,214 4,457 7,671	4,743 6,598 11,341
Amounts payable to the Authoris of the ACD and agents of either of ACD's fee Administration fee Amounts payable to the Investme Manager and agents of either of Investment Manager's fee Amounts payable to the Deposita of either of them:	of them: ent Manager, associates of the Investment them: ary, associates of the Depositary and agents)	3,214 4,457 7,671 20,525	4,743 6,598 11,341 34,470

continued

8. Other Creditors (co	ntinued)	31.12.22 £	31.12.21 £
Auditors remunerat	on*:		
Audit fee		10,065	9,363
Tax Compliance s	rvices	2,162	1,977
		12,227	11,340
Other expenses:			
Printing costs		1,100	1,000
Total other credito	S	44,767	62,968
*Included within th	auditors remuneration is irrecoverable	VAT.	
9. Cash and Bank Ba	ances	31.12.22 £	31.12.21 £
Cash and bank bala	nces	119,398	141,613
Overdraft positions		(39,561)	(65,596)
Cash and bank bal	inces	79,837	76,017

10. Related Party Transactions

Maitland Institutional Services Limited ('MISL') is regarded as a related party by virtue of having the ability to act in respect of the operations of the Sub-fund in its capacity as the Authorised Corporate Director ('ACD').

Authorised Corporate Director and other fees payable to Maitland Institutional Services Limited ('the ACD') are disclosed in note 4 and amounts due at the year end are shown in note 8.

Fees payable to Sonoma Partners Ltd ('the Investment Manager') are disclosed in note 4 and amounts due at the year end are shown in note 8.

Amounts receivable on issue and payable on cancellation of shares and dilution levy (if applicable) are disclosed in the Statement of Change in Net Assets Attributable to Shareholders and in note 6, amounts due at the year end are shown in notes 7 and 8.

11. Contingent Liabilities and Outstanding Commitments

There were no contingent liabilities or outstanding commitments at the balance sheet date (2021: none).

continued

12. Risk Management Policies and Disclosures

In pursuing its investment objectives, the Sub-fund may hold a number of financial instruments. These financial instruments comprise securities and other investments, cash balances, debtors and creditors that arise directly from the Sub-fund's operations, for example, in respect of sales and purchases awaiting settlement, amounts receivable for creations and payable for redemptions and debtors for accrued revenue.

In doing so, the ACD accepts market price risk, interest rate risk and currency risk in relation to the investment portfolio and foreign cash positions.

The risks arising from financial instruments and the ACD's policies for the monitoring and managing of these risks are stated below in accordance with the Risk Management Policy of the ACD.

These policies have been consistent for both years through which these financial statements relate.

Market price risk

Market price risk arises mainly from uncertainty about future prices of financial instruments held. It represents the potential loss the Sub-fund might suffer through holding market positions in the face of price movements. This means the value of an investor's holding may go down as well as up and an investor may not recover the amount invested. Investors should consider the degree of exposure of the Sub-fund in the context of all their investments.

The Sub-fund's investment portfolio is exposed to market price fluctuations, which are monitored by the Company as per the policies as set out in the Prospectus. The investment guidelines and investment and borrowing powers set out in the Instrument of Incorporation, the Prospectus and in the Financial Conduct Authority's Collective Investment Schemes Sourcebook describe the nature of the market risk to which the Sub-fund will be exposed.

At the balance sheet date, if the price of the investments held by the Sub-fund increased or decreased by 10%, with all other variables held constant, the net assets attributable to Shareholders would increase or decrease by approximately £5,517,359 (2021: £9,369,917).

Currency risk

Although the Sub-fund's capital and income are denominated in sterling, a proportion of the Sub-fund's investments may have currency exposure and, as a result, the income and capital value of the Sub-fund is affected by currency movements.

Currency risk is the risk that the value of the Sub-fund's investments will fluctuate as a result of changes in currency exchange rates. For Sub-funds where a proportion of the net assets of the Sub-fund is denominated in currencies other than sterling, the balance sheet can be affected by movements in exchange rates. The Company monitors the currency exposure of the Sub-fund and may seek to manage exposure to currency movements by using forward exchange contracts or by hedging the sterling value of investments that are priced in other currencies.

The Company invests in Collective Investment Schemes, therefore the Sub-funds maybe indirectly exposed to the underlying Collective Investment Scheme investments.

continued

12. Risk Management Policies and Disclosures (continued)

Currency risk (continued)

The table below details the currency risk profile at the balance sheet date.

Currency	31.12.22 Total £	31.12.21 Total £
Euro	306,681	9,372,742
Pound sterling	46,511,633	72,432,597
United States dollar	8,398,970	11,912,955
	55,217,284	93,718,294

At the balance sheet date, if the value of sterling increased or decreased by 10%, with all other variables held constant, then the net assets attributable to Shareholders would increase or decrease by approximately £870,565 (2021: \pounds 2,128,570).

Interest rate risk

Interest rate risk is the risk that the value of the Sub-fund's investments will fluctuate as a result of changes in interest rates. The Sub-fund may invest in fixed and floating rate securities. The revenue of the Sub-fund may be affected by changes in interest rates relevant to particular securities or as a result of the ACD being unable to secure similar returns on the expiry of contracts or sale of securities. The value of fixed interest securities may be affected by interest rate movements or the expectation of such movements in the future.

Interest receivable on bank deposits or payable on bank overdraft positions will be affected by fluctuations in interest rates.

A risk limit system is employed to monitor the risks related to the investment types, concentration and diversification of the Funds portfolio.

The table below details the interest rate risk profile at the balance sheet date:

31.12.22

Currency	Floating rate financial assets £	Assets on which interest distributions are paid £	Assets on which interest is not paid^ £	Total £
Euro	-	_	306,681	306,681
Pound sterling	119,398	6,612,182	39,864,381	46,595,961
United States dollar	_	_	8,398,970	8,398,970
	119,398	6,612,182	48,570,032	55,301,612

^Comprises of Equity Shares which receive dividend revenue and non-interest bearing balance sheet debtors.

Currency	Floating rate financial liabilities £	Financial liabilities not carrying interest £	Total £
Pound sterling	39,561	44,767	84,328
	39,561	44,767	84,328

continued

12. Risk Management Policies and Disclosures (continued)

Interest rate risk (continued) 31.12.21

Currency	Floating rate financial assets £	Assets on which interest distributions are paid £	Assets on which interest is not paid^ £	Total £
Euro	-		9,372,742	9,372,742
Pound sterling	141,613	8,906,850	63,512,698	72,561,161
United States dollar	-		11,912,955	11,912,955
	141,613	8,906,850	84,798,395	93,846,858

^Comprises of Equity Shares which receive dividend revenue and non-interest bearing balance sheet debtors.

Currency	Floating rate financial assets £	Financial liabilities not carrying interest £	Total £
Pound sterling	65,596	62,968	128,564
	65,596	62,968	128,564

Credit risk

Credit risk arises from two main sources. Firstly, the possibility that the issuer of a security will be unable to pay interest and principal in a timely manner. Secondly, there is the possibility of default of the issuer and default in the underlying assets of a Collective Investment Scheme, meaning that a Sub-fund may not receive back the full principal originally invested. Adhering to investment guidelines and avoiding excessive exposure to one particular issuer or scheme can limit credit risk.

There are no net borrowings or unlisted securities and the ACD considers that the Sub-fund has little exposure to credit risk.

Stress testing and scenario analysis is carried out on a regular basis.

Liquidity risk

Liquidity risk is the risk that a Sub-fund cannot raise sufficient cash to meet its liabilities when due. One of the key factors influencing this will be the ability to sell investments at, or close to, the fair value without a significant loss being realised.

Under normal circumstances, a Sub-fund will remain close to fully invested. However, where circumstances require: either because a view of illiquid securities markets or high levels of redemptions in the Sub-fund, the Sub-fund may hold cash and/or more liquid assets. Temporary higher liquidity levels may also arise during the carrying out of a change in asset allocation policy or following a large issue of shares.

The ACD manages the Sub-fund's cash to ensure they can meet their liabilities. In addition, the Manager monitors market liquidity of all securities, seeking to ensure the Sub-fund maintains sufficient liquidity to meet known and potential redemption activity. The Sub-fund's cash balances are monitored daily by the ACD and the Investment Manager. The Sub-fund's financial liabilities are payable on demand or in less than one year.

Maitland Institutional Services Limited ('MISL') conducts regular monitoring to ensure the liquidity profile of the Subfund's investments comply with their underlying obligations, particularly their ability to meet redemption requests.

Stress tests are undertaken, under normal and exceptional liquidity conditions, in order to assess the liquidity risk of each fund.

continued

12. Risk Management Policies and Disclosures (continued)

Counterparty risk

The risk that the counterparty will not deliver the investments for a purchase or the cash for a sale after the Sub-fund has fulfilled its responsibilities which could result in the Sub-fund suffering a loss. The Investment Manager minimises the risk by conducting trades through only the most reputable counter parties.

Derivatives

The Sub-fund may enter into derivative contracts for Efficient Portfolio Management purposes and trading strategies ('EPM') purposes. The purposes of EPM must be to achieve reduction of risk, the reduction of cost, or the generation of additional income or capital with an acceptably low level of risk and the use of these instruments must not cause the Sub-fund to stray from its investment objectives.

Any EPM transaction must be economically appropriate and the exposure fully covered. The ACD monitors the use of derivatives to ensure EPM rules are satisfied.

In the opinion of the ACD there is no sophisticated derivative use within the Sub-fund and accordingly a sensitivity analysis is not presented.

Fair value of financial assets and liabilities

Investments disclosed as at the balance sheet date are at fair value. Current assets and liabilities disclosed in the balance sheet are at amortised cost which is approximate to fair value.

continued

13. Portfolio Transaction Costs

31.12.22

3,626 2,797 Net sale eeds £	13,040 – C 34,001 –	0.00 ommissions paid % 0.16 0.00	27,105 108 	0.36 0.00 Taxes % 0.00 0.00	7,536,026 426,626 Sales before transaction cost £ 20,746,395 13,187,967
Net sale eeds £ 2,286 3 7,967 0,253 07%	£	paid % 0.16	108	% 0.00	before transaction cost £ 20,746,395 13,187,967
sale eeds £ 2,286 3 7,967 0,253 07%	£	paid % 0.16	108	% 0.00	before transaction cost £ 20,746,395 13,187,967
eeds £ 2,286 3 7,967 0,253 07%	£	paid % 0.16	108	% 0.00	cost £ 20,746,395 13,187,967
2,286 3 7,967 9 ,253 07%		0.16	108	0.00	20,746,395 13,187,967
0, 253	-	0.00	_	0.00	
.07%					Durchase
.07%					Dumbers
Total hase cost £	C £	ommissions paid %	£	Taxes %	Purchases before transaction cost £
7,745 7),000	75,487 _	0.15 0.00	94,043	0.19 0.00	49,038,215 11,350,000
7,745					
Net sale eeds		paid	c	Taxes	Sales before transaction cost £
		0.17 0.00	68 —	0.00 0.00	ء 34,530,871 25,354,336
3	sale eeds £ 8,707 (1,336 5,043	sale C eeds £ £ £ 8,707 57,096 4,336 - 5,043 15%	sale Commissions eeds paid £ £ % 8,707 57,096 0.17 4,336 - 0.00	sale Commissions eeds paid £ £ % £ 8,707 57,096 0.17 68 4,336 - 0.00 -	sale Commissions Taxes eeds paid * £ £ % £ % 8,707 57,096 0.17 68 0.00 4,336 - 0.00 - 0.00 4,043 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - 0.00 - - <td< td=""></td<>

Commissions and taxes as a % of the average net assets form part of the direct transaction costs stated within the comparative tables on pages 12. The direct transaction costs within the comparative tables may differ due to the effect of dilution levies charged (where applicable).

continued

14. Portfolio Dealing Spread

The average portfolio dealing spread at 31 December 2022 is 0.77% (2021: 0.59%).

15. Events after the Balance Sheet date

There were no notifiable events post the year end balance sheet date.

16. Fair Value Disclosure

Valuation technique		31.12.22		31.12.21
	Assets £	Liabilities £	Assets £	Liabilities £
Level 1 [^]	46,824,430	_	70,618,025	_
Level 2 [^]	8,349,158	_	23,081,145	_
Level 3^^^	-	_	-	-
	55,173,588	-	93,699,170	-

^ Level 1: Unadjusted quoted price in an active market for an identical instrument.

^^ Level 2: Valuation techniques using observable inputs other than quoted prices within level 1.

^^^ Level 3: Valuation techniques using unobservable inputs.

17. Shares in issue

	A Accumulation GBP	F Accumulation GBP
Opening number of shares	7,916	51,002
Shares cancelled	-	(18,134)
Closing number of shares	7,916	32,868

Distribution Table

for the year ended 31 December 2022

Accumulation Share Distributions

Share class	Distribution	Shares	Net revenue p	Equalisation p	Amount reinvested 2022 n	Amount reinvested 2021 p
A Accumulation	Interim	Group 1	497.5999	٣	497.5999	٣
AACCUMULATION	Internit	Group 2 [^]	497.5999	_	497.5999	_
	Final	Group 1 Group 2 [^]	163.1146 163.1146		163.1146 163.1146	
F Accumulation	Interim	Group 1 Group 2^	639.2330 639.2330		639.2330 639.2330	
	Final	Group 1 Group 2^	301.9972 301.9972		301.9972 301.9972	

^No Group 2 shares held in this distribution period.

Interim period:	01.01.22 - 30.06.22
Final period:	01.07.22 - 31.12.22
Group 1:	Shares purchased prior to a distribution period
Group 2:	Shares purchased during a distribution period

Equalisation

Equalisation applies only to shares purchased during the distribution period (Group 2 shares). It represents accrued revenue included in the purchase price of the shares. After averaging, it is returned with the distribution as a capital repayment. It is not liable to income tax but must be deducted from the cost of the shares for capital gains tax purposes.

General Information

Authorised Status

MI Sonoma Partners Funds (the 'Company') is structured as an Investment Company with Variable Capital ('ICVC'), under regulation 12 (Authorisation) of the OEIC Regulations (Open-Ended Investment Companies Regulations 2001 (SI 2001/1228)).

The Company does not intend to have an interest in immovable property.

The Company is authorised and regulated in the UK by the Financial Conduct Authority ('FCA') as a Qualified Investor Scheme under the COLL Sourcebook.

The Company was incorporated in England and Wales on 25 April 2019 under registration number IC011027. The Shareholders are not liable for the debts of the Company.

The Company currently has 1 Sub-fund, which is detailed below:

MI Sonoma Investment Fund

Head Office

Hamilton Centre, Rodney Way, Chelmsford, Essex CM1 3BY

Address for Service

The Head Office is the address in the United Kingdom for service on the Company of notices or other documents required or authorised to be served on it.

Base Currency

The base currency of the Company is Pounds Sterling.

Share Capital

The minimum share capital of the Company is £1 and the maximum is £100,000,000,000. Shares in the Company have no par value. The share capital of the Company at all times equals the sum of the net asset value of the Sub-fund.

Classes of Shares

The Instrument of Incorporation allows each Sub-fund to issue different classes of shares in respect of any Sub-fund.

The Sub-fund currently has the following classes of shares available for investment:

	Share Class	
	A GBP	F GBP
Sub-fund	Acc	Acc
MI Sonoma Investment Fund	~	~

The Company may issue both Income and Accumulation Shares.

Holders of Accumulation shares are not entitled to be paid the revenue attributable to such shares, but that revenue is retained and accumulated for the benefit of shareholders and is reflected in the price of shares.

Valuation Point

The scheme property of each Sub-Fund will normally be valued at 12:00 on each dealing day for the purpose of calculating the price at which shares in the Company may be issued, sold, repurchased or redeemed.

For the purpose of the pricing of shares, a business day is defined as a day on which the dealing office of the ACD is open for the buying and selling of shares. The ACD may at any time during a business day carry out an additional valuation of the property of the Fund if the ACD considers it desirable to do so, with the Depositary's approval.

General Information

continued

Buying, Redeeming and Switching of Shares

The ACD will accept orders for the purchase, sale and switching of shares on normal business days between 08:30 and 16:30. Instructions to buy or sell shares may either be in writing to:

Hamilton Centre, Rodney Way, Chelmsford, Essex CM1 3BY or by telephone on: 0345 521 1003

The ACD has the right to establish facilities for recording telephone calls made or received on this telephone line.

A contract note giving details of the shares purchased will be issued no later than the next business day after the business day on which an application to purchase shares is received and instrumented by the ACD. Certificates will not be issued in respect of shares. Ownership of shares will be evidenced by an entry on the register of shareholders.

Pricing Basis

There is a single price for buying, selling and switching shares in a Sub-fund which represents the Net Asset Value of the Sub-fund concerned. The share price is calculated on a forward pricing basis, that is at the next Valuation Point after the purchase or redemption is deemed to be accepted by the ACD.

The prices of shares are published daily on www.maitlandgroup.com. Neither the Company nor the ACD can be held responsible for any errors in the publication of the prices. The shares in the Company will be issued and redeemed on a forward pricing basis which means that the price will not necessarily be the same as the published price.

Other Information

The Instrument of Incorporation, Prospectus and the most recent interim and annual reports may be inspected at the office of the Company which is also the Head Office of the Company. Copies may be obtained free of charge upon application. They are also available from the website of the Company, the details of which are given in the directory of this report.

Shareholders who have complaints about the operation of the Company should in the first instance contact the ACD, or, following that, may make their complaint direct to the Financial Ombudsman Service, Exchange Tower, London E14 9SR.

ACD Value Assessment

The ACD is required to provide an annual statement for the Company, attesting that in the opinion of the ACD the services provided to the Company and any fees chargeable to the scheme property represent value for money, taking into account the following criteria as set out by the Regulator under COLL 6.6.20R:

- Quality of Service
- Performance
- Economies of Scale
- Comparable Services and Market Rates
- Classes of Shares

This statement references services provided directly by the ACD and those services delegated by the ACD to third parties such as, but not limited to, investment management, depositary services, custody and settlement, audit provision, legal services, printing services, KIID production and maintenance, and other costs as may be set out or allowable in the scheme documentation.

The ACD Value Assessment is published on the Maitland website.

General Information

continued

Remuneration of the Authorised Corporate Director

The ACD is subject to a remuneration policy which meets the requirements of the Alternative Investment Fund Managers Directive ('AIFMD') as set out in SYSC 19B of the FCA Handbook.

The policy is designed to ensure practices for employee remuneration are consistent with, and promote, sound and effective risk management. It does not encourage risk-taking which is inconsistent with the risk profiles, rules or instrument of incorporation of the funds managed, and does not impair the ACD's compliance with its duty to act in the best interests of the funds it manages.

The ACD has reviewed the Remuneration Policy and its application in the last year which has resulted in no material changes to the policy or irregularities to process.

This disclosure does not include portfolio management activities as these are undertaken by various third party Investment Managers appointed by the ACD. The Investment Manager is required to make separate public disclosure as part of their obligations under the Capital Requirements Directive.

The ACD is required to disclose the total remuneration it pays to its staff during the financial period of the Company, split into fixed and variable remuneration, with separate aggregate disclosure for staff whose actions may have a material impact to the risk profile of a Sub-fund or the ACD itself. This includes executives, senior risk and compliance staff and certain senior managers.

31.12.22	Number of Beneficiaries	Fixed	Variable	Total
Total remuneration paid by the ACD during the year	16	£1,552,755	£516,969	£2,069,724
Remuneration paid to employees of the ACD who have material impact on the risk profile of the Fund	4	£771,845	£437,876	£1,209,721

As the ACD provides UCITS and non-UCITS services, the remuneration figures have been prorated by the Net Asset Value of all the non-UCITS funds it manages as a percentage of the total assets under management.

Further information is available in the ACD's Remuneration Policy Statement which can be obtained from www.maitlandgroup.com or, on request free of charge, by writing to the registered office of the ACD free of charge.

Risk Warning

An investment in an Open-Ended Investment Company should be regarded as a medium to long-term investment. Investors should be aware that the price of shares and the revenue from them can fall as well as rise and investors may not receive back the full amount invested. Past performance is not a guide to future performance. Investments denominated in currencies other than the base currency are subject to fluctuation in exchange rates, which can be favourable or unfavourable.

Maitland Institutional Services Limited

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