

平成28年12月期 決算短信（平成28年1月1日～平成28年12月31日）

平成29年3月17日

銘柄名	コード番号	連動対象指標	上場取引所	東京証券取引所
			主要投資資産	売買単位
ETFS金上場投資信託	1672	金価格	金	1
ETFS銀上場投資信託	1673	銀価格	銀	10
ETFS白金上場投資信託	1674	白金価格	白金	1
ETFSパラジウム上場投資信託	1675	パラジウム価格	パラジウム	1
ETFS貴金属バスケット上場投資信託	1676	貴金属バスケット価格 ^(注)	金・銀・白金・パラジウム	1

(注) 貴金属バスケット価格は、金価格、銀価格、白金価格、パラジウム価格に基づいて算出されます。
 なお、ETFS貴金属バスケット上場投信の一口当たりの貴金属は、およそ0.04ファイン・トロイ・オンスの金、およそ1.2トロイ・オンスの銀、およそ0.01トロイ・オンスの白金、およそ0.02トロイ・オンスのパラジウムの合計です。

外国投資法人 イーティーエフエス・コモディティ・セキュリティーズ・リミテッド
 代表者名 グラハム・タックウェル
 管理会社 ETFセキュリティーズ・マネジメント・カンパニー・リミテッド
 URL <http://www.etfsecurities.com/ETFSDocs/APDocuments.aspx>
 代表者名 グラハム・タックウェル
 問合せ先責任者 TMI 総合法律事務所（中川秀宣） TEL 03-6438-5660
 有価証券報告書提出予定日 平成29年6月30日提出（予定）
 分配金支払い開始予定日 該当なし

I ファンドの運用状況

1. 2016年12月決算期の運用状況（平成28年1月1日～平成28年12月31日）

(1) 資産内訳

(百万円未満切捨て)

		主要投資資産		合計（資産）	
		金額	構成比	金額	構成比
ETFS金上場投資信託	2016年12月決算期	606,001	(100)	606,001	(100)
	2015年12月決算期	395,648	(100)	395,648	(100)
ETFS銀上場投資信託	2016年12月決算期	94,964	(100)	94,964	(100)
	2015年12月決算期	62,163	(100)	62,163	(100)
ETFS白金上場投資信託	2016年12月決算期	36,166	(100)	36,166	(100)
	2015年12月決算期	28,763	(100)	28,763	(100)
ETFSパラジウム上場投資信託	2016年12月決算期	23,343	(100)	23,343	(100)
	2015年12月決算期	20,838	(100)	20,838	(100)
ETFS貴金属バスケット上場投資信託	2016年12月決算期	12,792	(100)	12,792	(100)
	2015年12月決算期	10,644	(100)	10,644	(100)

(注) 主要投資資産は、平成27年3月16日午前零時（ロンドン時間2015年3月15日午後4時）現在のものとしてブルームバ
 よって表示される為替レート（スポット・レート）（1米ドル=112.87円）に基づいて円換算しています。（以下同

(2) 設定・償還実績

		前営業期間末 発行済口数 (①)	設定口数 (②)	償還口数 (③)	当営業期間末 発行済口数 (①+②-③)
ETFS金上場投資信託	2016年12月決算期	千口 34,198	千口 25,648	千口 11,739	千口 48,107
	2015年12月決算期	41,539	10,508	17,849	34,198
ETFS銀上場投資信託	2016年12月決算期	千口 41,500	千口 31,282	千口 18,451	千口 54,332
	2015年12月決算期	36,344	15,209	10,053	41,500
ETFS白金上場投資信託	2016年12月決算期	千口 3,065	千口 1,977	千口 1,337	千口 3,704
	2015年12月決算期	3,504	1,194	1,633	3,065
ETFSパラジウム上場投資信託	2016年12月決算期	千口 3,530	千口 1,028	千口 1,350	千口 3,208
	2015年12月決算期	5,012	913	2,395	3,530
ETFS貴金属バスケット上場投資信託	2016年12月決算期	千口 1,245	千口 275	千口 183	千口 1,337
	2015年12月決算期	1,461	766	982	1,245

(注) 上記の設定・償還実績については、営業期末時点の未決済上場投信を含んでいません。

(3) 基準価額

		総資産	負債 ^(注)	資産	売買単位当たり基準価額 (③/当営業期間末 発行済口数) × 売買単位)
ETFS金上場投資信託	2016年12月決算期	百万円 606,001	百万円 -	百万円 606,001	円 12,596
	2015年12月決算期	395,648	-	395,648	11,569
ETFS銀上場投資信託	2016年12月決算期	百万円 94,964	百万円 -	百万円 94,964	円 17,478
	2015年12月決算期	62,163	-	62,163	14,978
ETFS白金上場投資信託	2016年12月決算期	百万円 36,166	百万円 -	百万円 36,166	円 9,761
	2015年12月決算期	28,763	-	28,763	9,384
ETFSパラジウム上場投資信託	2016年12月決算期	百万円 23,343	百万円 -	百万円 23,343	円 72,754
	2015年12月決算期	20,838	-	20,838	59,019
ETFS貴金属バスケット上場投資信託	2016年12月決算期	百万円 12,792	百万円 -	百万円 12,792	円 9,567
	2015年12月決算期	10,644	-	10,644	8,548

(注1) 売買単位は、金、白金、パラジウム及び貴金属バスケットについては1口、銀については10口となります。

(注2) 貴金属証券の一単位当たりの資産は、証券1単位当たりの基準価額に基づいたものとなっています。証券1単位当たりの基準価額は、相応する証券1単位当たりの貴金属エンタイトルメントに対応する値決めによる価格を乗じたものとなります。各々の種類の貴金属にかかる証券の裏付けとなっている貴金属ごとの総価値は、相応する証券の残高と等しくなります。このために、純資産額は零となり、総資産額は、証券の裏付けとなる貴金属の総額と等しくなります。

[参考] 外国投資法人の財政状態

	総資産額	総負債額	投資主持分額
	百万円	百万円	百万円
2016年12月決算期	822,953	822,962	-9
2015年12月決算期	549,073	548,268	805

(注1) 貴金属証券は、期限の定めのない、請求権の限定されている発行体による債務です。全出資口は、親会社であるイーティーエフ・セキュリティーズ・リミテッドにより保有されています。投資主持分額は、総資産額から総負債額を差し引いたものです。

2. 会計方針の変更

- ① 会計基準等の改正に伴う変更 有 無
② ①以外の変更 有 無

ご参考：会計基準等の改正

(a) 2016年1月1日に発効した基準、修正及び解釈指針：

以下の新規及び改訂後の基準ならびに解釈指針が当年度に適用され、当財務諸表に影響を与える可能性がある。それ以外に適用された基準及び解釈指針で当財務諸表に影響を及ぼしていないものの詳細については、セクション(b)に記載されている。

・国際会計基準審議会が公表したIAS第1号「財務諸表の表示」(開示の取り組み)

この修正は、以下の変更を行うことにより、財務報告の表示の際に作成者による判断の行使の妨げになると認識されたものに対処している。

- ・情報の集約または重要性のない情報の提供により情報を不明瞭にしてはならないこと、重要性の検討は財務諸表全体に適用されること、基準が具体的な開示を要求している場合でも重要性の検討が適用されることの明確化。
 - ・財務諸表の小計に関して関連性のある追加的な指針として、財務諸表において表示される表示項目一覧は分解及び集約できることの明確化、並びに持分法で会計処理される関連会社及び共同支配企業のその他の包括利益に対する企業の持分を、その後に損益に振り替えられることになるのかどうかに基づき、単一の表示項目として集約して表示しなければならないことの明確化。
 - ・注記の配列を決定する際に、理解可能性及び比較可能性を検討しなければならないことを明確化し、IAS第1号の第114項に列挙されている順序で表示する必要がないことを示すための、配列可能な注記の追加的例示。
 - ・国際財務報告基準(IFRS)の年次改善
 - ・企業が資産を売却目的保有から所有者分配目的保有に再分類する、またはその逆の場合、及び所有者分配目的保有の会計処理を中止する場合の、IFRS第5号の特定の指針を含んでいる。
 - ・サービシング契約が譲渡資産に対する継続的関与なのか否かを明確化するためのIFRS第7号の追加的な指針、及び要約期中財務諸表における相殺開示に関する明確化を含んでいる。
 - ・退職後給付(IAS第19号)の割引率の見積りに使用される優良社債は、給付が支払われる通貨と同一の通貨建てでなければならないことを明確化している。
 - ・「期中財務報告書の他の箇所」の意味を明確化し、相互参照(IAS第34号)することを要求している。
- (b) 2016年1月1日に発効しているが、当社に関連性のない基準、修正及び解釈指針：
- ・IFRS第10号「連結財務諸表」及びIAS第28号「関連会社及び共同支配企業に対する投資」(2011年)(将来の資産の売却または拠出にのみ適用)
 - ・IFRS第10号「連結財務諸表」、IFRS第12号「他の企業への関与の開示」及びIAS第28号「関連会社及び共同支配企業に対する投資—連結の例外的適用」



ETFS Metal Securities Limited

Registered No: 95996

**Report and Financial Statements for the
Year ended 31 December 2016**

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Directors

Graham J Tuckwell – Chairman
Christopher J M Foulds
Steven G Ross
Joseph L Roxburgh

Administrator

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St Helier
Jersey, JE4 8PW

Registered Office

Ordnance House
31 Pier Road
St Helier
Jersey, JE4 8PW

Registrar

Computershare Investor Services (Jersey) Limited
Queensway House
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Jersey, JE1 1ES

Manager

ETFS Management Company (Jersey) Limited
Ordnance House
31 Pier Road
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Jersey, JE4 8PW

Trustee

The Law Debenture Trust Corporation plc
Fifth Floor
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London, EC2V 7EX
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Custodian

HSBC Bank plc
8 Canada Square
London, E14 5HQ
United Kingdom

Swiss Gold Custodian

JP Morgan Chase Bank, NA
London Branch
125 London Wall
London, EC2Y 5AJ
United Kingdom

Auditor

KPMG Channel Islands Limited
37 Esplanade
St Helier
Jersey, JE4 8WQ

Jersey Legal Advisers

Mourant Ozannes
22 Grenville Street
St Helier
Jersey, JE4 8PX

Company Secretary

Joseph L Roxburgh
Ordnance House
31 Pier Road
St Helier
Jersey, JE4 8PW

Directors' Report

The directors of ETFs Metal Securities Limited (“MSL” or the “Company”) submit herewith the annual report and financial statements of the Company for the year ended 31 December 2016.

Directors

The names and particulars of the directors of the Company during and since the end of the financial year are:

Graham J Tuckwell - Chairman
 Christopher J M Foulds
 Graeme D Ross (Resigned 7 December 2016)
 Steven G Ross (Appointed 7 December 2016)
 Joseph L Roxburgh

Directors' Interests

The following table sets out the directors' interests in Ordinary shares as at the date of this report:

<u>Director</u>	<u>Ordinary Shares of Nil Par Value</u>
Graham J Tuckwell (as majority shareholder of ETF Securities Limited (“ETFSL”))	2

Principal Activities

The Company's principal activity is the issue and listing of metal securities (“Metal Securities”). Metal Securities allow investors to gain exposure to the precious metals market without needing to take physical delivery of platinum, palladium, silver and gold bullion (“Metal Bullion”). It also allows investors to buy and sell that interest through the trading of a security on the London Stock Exchange and any other exchange to which that security may be admitted to trading from time to time.

A Metal Security is an undated secured limited recourse debt obligation of the Company, constituted by a trust instrument. Under the terms of this trust instrument the Metal Securities are secured on an amount of Metal Bullion equivalent to the Metal Entitlement of each Metal Security. This Metal Bullion is held in custody by designated custodians or their sub-custodians and the subject of fixed and floating charges in favour of the Trustee. Metal Bullion, once deposited, may only be removed after approval from the Trustee. A holder of a Metal Security is entitled to require the redemption of that Metal Security and receive an amount of Metal Bullion equal to the Metal Entitlement on the date of redemption (and subject to applicable redemption fees):

- in the case of an authorised participant – at any time; or
- in the case of any other holder – only in circumstances where there are no authorised participants (or otherwise as determined by the Company), and where the holder has an unallocated bullion account and the holder is not an Undertaking for Collective Investment in Transferable Securities (“UCITS”).

The Company earns a management fee by reducing the Metal Entitlement of each class of Metal Security on a daily basis by an agreed amount (the “Management Fee”). The Management Fee is received in the form of bullion on a monthly basis (in arrears) following agreement from the Trustee.

The Company has entered into a service agreement with ETFs Management Company (Jersey) Limited (“ManJer” or the “Manager”), whereby ManJer is responsible for supplying or procuring the supply of all management and administration services required by the Company, (including marketing) as well as the payment of costs relating to the listing and issue of Metal Securities. In return for these services, the Company pays ManJer an amount equal to the aggregate of the Management Fee and the creation and redemption fees (the “ManJer Fee”). The bullion in respect of the Management Fee is transferred by the Trustee from the Companies Custodian accounts directly to ManJer. In addition, the monetary amounts in respect of the creation and redemption fees are transferred directly to ManJer and there are no cash flows through the Company.

Review of Operations

The most recent prospectus was issued on 17 May 2016. As at 31 December 2016 the Company had the following classes of Metal Securities in issue and admitted to trading on the following exchanges:

	London Stock Exchange	Borsa Italiana	Deutsche Börse	NYSE- Euronext Paris	Tokyo Stock Exchange
ETFS Physical Platinum	✓	✓	✓	✓	✓
ETFS Physical Palladium	✓	✓	✓	✓	✓
ETFS Physical Silver	✓	✓	✓	✓	✓
ETFS Physical Gold	✓	✓	✓	✓	✓
ETFS Physical PM Basket	✓	✓	✓	✓	✓
ETFS Physical Swiss Gold	✓	✓	✓	-	-

As at 31 December 2016, the fair value of assets under management amounted to USD 7,274.0 million (2015: USD 4,862.9 million). The Company recognises its assets (Metal Bullion) and financial liabilities (Metal Securities) at fair value in the Statement of Financial Position.

During the year, the Company generated income from creation and redemption fees and Management Fees as follows:

	2016 USD	2015 USD
Creation and Redemption Fees	25,650	28,995
Management Fees	29,243,164	24,319,181
Total Fee Income	29,268,814	24,348,176

Under the terms of the service agreement with ManJer, the Company accrued expenses equal to the Management Fee and creation and redemption fees, which, after taking into account other operating income and expenses, resulted in an operating result for the year of USD Nil (2015: USD Nil).

The gain or loss on Metal Securities and Metal Bullion is recognised in the Statement of Profit or Loss and Other Comprehensive Income in line with the Company's accounting policy.

The Company holds Metal Bullion to support the Metal Securities as determined by the Metal Entitlement (which is calculated in accordance with an agreed formula published in the prospectus). Metal Bullion is marked to fair value using the latest quote provided by the London Bullion Market Association ("LBMA").

The Company has entered into contractual obligations to issue and redeem Metal Securities in exchange for Metal Bullion as determined by the Metal Entitlement of each class of Metal Security on each trading day. The Metal Bullion in respect of each creation and redemption is recorded using the price provided by the LBMA on the transaction date.

IFRS 13 requires the Company to identify the principal market and to utilise the available market price within that principal market. The directors consider that the stock exchanges where the Metal Securities are listed to be the principal market and as a result the fair value of the Metal Securities is the on-exchange price as quoted on those stock exchanges demonstrating active trading. As a result of the difference in valuation methodology between Metal Bullion and Metal Securities there is a mis-match between accounting values, and the results of the Company reflect a gain or loss on the difference between the value of the Metal Bullion (through the application of the price provided by the LBMA against the Metal Entitlement, referred to within this financial statements as the "Contractual Value") and the market price of Metal Securities. This gain or loss would be reversed on a subsequent redemption of the Metal Securities and transfer of the corresponding Metal Bullion. This is presented in more detail in note 7 to these financial statements.

The Company's exposure to risks is disclosed in note 11 to the financial statements.

Going Concern

The nature of the Company's business dictates that the outstanding Metal Securities may be redeemed at any time by the holder and in certain circumstances may be compulsorily redeemed by the Company. As the redemption of Metal Securities will always coincide with the transfer of an equal amount (in value) of Metal Bullion, no liquidity risk is considered to arise. All other expenses are met by ManJer; therefore the directors consider the Company to be a going concern.

Future Developments*Referendum of the United Kingdom's ("UK's") membership of the European Union (the "EU Referendum")*

The EU referendum took place on 23 June 2016 and resulted in an overall vote to leave the European Union ("EU"). The EU referendum is non-binding and therefore in order to start the process to leave the EU, the British government will have to invoke Article 50 of the Lisbon Treaty ("Article 50"). Invoking Article 50 starts a two-year period during which a leaving agreement is negotiated setting out the arrangements for the withdrawal and outlining the UK's future relationship with the EU. The exact process for the UK's withdrawal is uncertain, although it is generally expected to take longer than two years as this would require the renegotiation of treaties and agreements, together with legislation changes.

The Company is domiciled in Jersey, outside of the EU, and the Metal Securities are distributed in the EU under the EU Prospectus Directive which requires their offering to the public to be approved by an EU Member State regulator. To date, the Company has chosen the UK Financial Conduct Authority ("FCA") as its member state regulator for these purposes. Request is then made to the FCA, as the chosen Member State regulator, for the passporting of the offering across the EU, once again, under the Prospectus Directive.

It is currently expected that the Company would select an alternate EU Member State regulator through which to seek approval and request passporting for its offering to maintain the Company's access to relevant markets. As the Metal Securities already comply with the European wide requirements of the Prospectus Directive, this is not expected to cause any disruption or alteration to the terms or nature of the Metal Securities.

The Metal Securities continue to comply with all applicable laws and regulations. Continued assessment of the impact will be required throughout the withdrawal process should the United Kingdom leave the EU.

The board of directors (the "Board") are not aware of any other developments that might have a significant effect on the operations of the Company in subsequent financial periods not already disclosed in this report or the attached financial statements.

Risk Management

Each Metal Security is a debt instrument whose redemption price is linked directly to the value of the relevant underlying Metal Bullion. The Metal Securities are issued under limited recourse arrangements whereby the holders have recourse only to the Metal Bullion and not to the Company. In addition, since any movements in the value of the Metal Bullion are wholly attributable to the holders of the Metal Securities, the Company has no residual exposure to movements in the value of the Metal Bullion. From a commercial perspective the gains or losses on the liability represented by the Metal Securities are matched economically by corresponding losses or gains attributable to the Metal Bullion (see detail on page 3 regarding the accounting mis-match). The Company does not retain any net gains or losses or net risk exposures. Further details surrounding the value of Metal Security and the Metal Bullion are disclosed in note 11.

Movements in the value of the underlying Metal Bullion, and thus the value of the Metal Securities, may vary widely which could have an impact on the demand for the Metal Securities issued by the Company. These movements are shown in notes 6 and 7.

Dividends

There were no dividends declared or paid in the year (2015: USD Nil). It is the Company's policy that dividends will only be declared when the directors are of the opinion that there are sufficient distributable reserves.

Directors' Report (Continued)

Employees

The Company does not have any employees. It is the Company's policy to use the services of specialist subcontractors or consultants as far as possible.

Directors' Remuneration

No director has a service contract with the Company. The directors of the Company who are employees within the ETF Securities Group do not receive separate remuneration in their capacity as directors of the Company. R&H Fund Services (Jersey) Limited ("R&H" or the "Administrator") receives a fee in respect of the directors of the Company who are employees of R&H.

The directors' fees which have been paid by ManJer on behalf of the Company for the year:

	2016	2015
	GBP	GBP
Graham J Tuckwell	Nil	Nil
Christopher J M Foulds	Nil	Nil
Graeme D Ross	7,500	7,500
Steven G Ross	500	Nil
Joseph L Roxburgh	Nil	Nil

Auditor

A resolution to reappoint KPMG Channel Islands Limited as the auditor of the Company will be proposed at the next meeting of the directors.

Corporate Governance

There is no standard code of corporate governance in Jersey. The operations, as previously described in the directors' report, are such that the directors do not consider the Company is required to voluntarily apply the UK Corporate Governance Code.

As the Board is small there is no nomination committee and appointments of new directors are considered by the Board as a whole. The Board does not consider it appropriate that directors should be appointed for a specific term. Furthermore the structure of the Board is such that it is considered unnecessary to identify a senior non-executive director.

The constitution of the Board is disclosed above and will continue to have such a composition of directors beyond the next meeting of the directors.

The Board meets regularly as required by the operations of the Company, but at least quarterly to review the overall business of the Company and to consider matters specifically reserved for its review.

Internal Control

During the year the Company did not have any employees or subsidiaries, and there is no intention that this will change. The Company, being a special purpose company established for the purpose of issuing Metal Securities, has not undertaken any business, save for issuing and redeeming Metal Securities, entering into the required documents and performing the obligations and exercising its rights in relation thereto, since its incorporation. The Company does not intend to undertake any business other than issuing and redeeming Metal Securities and performing the obligations and exercising its rights in relation thereto.

The Company is dependent upon ManJer to provide management and administration services to it. ManJer is licensed under the Financial Services (Jersey) Law 1998 to conduct classes U, V and Z of Fund Services Business. ManJer outsources the administration services in respect of the Company to R&H. Documented contractual arrangements are in place with the Administrator which define the areas where the authority is delegated to them. The performance of the Manager and Administrator are reviewed on an ongoing basis by the Board through their review of periodic reports.

Internal Control (continued)

ManJer provides management and other services to both the Company and other companies issuing commodity and index tracking securities.

The Board having reviewed the effectiveness of the internal control systems of the Manager and R&H, and having a regard to the role of its external auditors, does not consider that there is a need for the Company to establish its own internal audit function.

Audit Committee

The Board has not established a separate audit committee; instead the Board meets to consider the financial reporting by the Company, the internal controls, and relations with the external auditors. In addition the Board reviews the independence and objectivity of the auditor.

A handwritten signature in blue ink, appearing to read 'J. Roxburgh'.

Joseph L Roxburgh

Director

Jersey

13 March 2017

Statement of Directors' Responsibilities

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

Company law requires the directors to prepare financial statements for each financial year. Under that law they have elected to prepare the financial statements in accordance with International Financial Reporting Standards ("IFRSs") as issued by the International Accounting Standards Board ("IASB") and applicable law.

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 accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the Company will continue in business.

The directors are responsible for 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 (Jersey) Law 1991. They 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 Jersey governing the preparation and dissemination of the financial statements may differ from legislation in other jurisdictions.

With regard to Regulation 2004/109/EC of the European Union (the "EU Transparency Directive"), the directors confirm that to the best of their knowledge that:

- the financial statements for the year ended 31 December 2016 give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company as required by law and in accordance with International Financial Reporting Standards as issued by the IASB; and
- the Directors' Report gives a fair view of the development of the Company's business, financial position and the important events that have occurred during the year and their impact on these financial statements.

The principal risks and uncertainties faced by the Company are disclosed in note 11 of these financial statements.

By order of the Board

A handwritten signature in blue ink, appearing to read 'Joseph L Roxburgh'.

Joseph L Roxburgh

Director

13 March 2017

Independent Auditor's Report

We have audited the financial statements of ETFS Metal Securities Limited (the "Company") for the year ended 31 December 2016 which comprise the Statement of Profit or Loss and Other Comprehensive Income, the Statement of Financial Position, the Statement of Cash Flows, the Statement of Changes in Equity and the related notes 1 to 13. The financial reporting framework that has been applied in their preparation is applicable law and International Financial Reporting Standards as issued by the International Accounting Standards Board.

This report is made solely to the Company's members, as a body, in accordance with Article 113A of the Companies (Jersey) Law 1991. 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.

Respective responsibilities of directors and auditor

As explained more fully in the Statement of Directors' Responsibilities set out on page 7, the directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view. Our responsibility is to audit and express an opinion on the financial statements in accordance with applicable law and International Standards on Auditing (UK and Ireland). Those standards require us to comply with the Auditing Practices Board's Ethical Standards for Auditors.

Scope of the audit of the financial statements

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements are free from material misstatement, whether caused by fraud or error. This includes an assessment of: whether the accounting policies are appropriate to the Company's circumstances and have been consistently applied and adequately disclosed; the reasonableness of significant accounting estimates made by the directors; and the overall presentation of the financial statements. In addition, we read all the financial and non-financial information in the Directors' Report to identify material inconsistencies with the audited financial statements and to identify any information that is apparently materially incorrect based on, or materially inconsistent with, the knowledge acquired by us in the course of performing the audit. If we become aware of any apparent material misstatements or inconsistencies we consider the implications for our report.

Opinion on financial statements

In our opinion the financial statements:

- give a true and fair view of the state of the Company's affairs as at 31 December 2016 and of its result for the year then ended;
- have been properly prepared in accordance with International Financial Reporting Standards; and
- have been prepared in accordance with the requirements of the Companies (Jersey) Law 1991.

Matters on which we are required to report by exception

We have nothing to report in respect of the following matters where the Companies (Jersey) Law 1991 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the Company; or
- the financial statements are not in agreement with the accounting records; or
- we have not received all the information and explanations we require for our audit.



Steven Hunt

For and on behalf of KPMG Channel Islands Limited
Chartered Accountants and Recognized Auditor
37 Esplanade
St. Helier, Jersey
13 March 2017

Statement of Profit or Loss and Other Comprehensive Income

	Notes	Year ended 31 December	
		2016 USD	2015 USD
Revenue	3	29,268,814	24,348,176
Expenses	3	(29,268,814)	(24,348,176)
Operating Result	3	<u>-</u>	<u>-</u>
Net Gain / (Loss) Arising on Contractual and Fair Value of Metal Bullion	6	306,006,513	(889,021,774)
Net (Loss) / Gain Arising on Fair Value of Metal Securities	7	(313,223,366)	897,313,833
Result and Total Comprehensive Income for the Year		<u>(7,216,853)</u>	<u>8,292,059</u>
¹ Adjustment from Market Value to Contractual Value of Metal Securities	2	7,216,853	(8,292,059)
Adjusted Result and Total Comprehensive Income for the Year		<u>-</u>	<u>-</u>

The directors consider the Company's activities as continuing.

¹ An explanation of the non-statutory adjustment is set out on page 15. This represents the movement in the difference between the Contractual Value of Metal Bullion and the market price of Metal Securities.

Statement of Financial Position

		As at 31 December	
	Notes	2016 USD	2015 USD
Current Assets			
Trade and Other Receivables	5	2,579,431	1,753,307
Metal Bullion	6	7,274,049,951	4,862,900,530
Amounts Receivable on Securities Awaiting Settlement	7	14,531,022	-
Total Assets		7,291,160,404	4,864,653,837
Current Liabilities			
Metal Securities	7	7,274,133,341	4,855,767,067
Amounts Payable on Bullion Awaiting Settlement	6	14,531,022	-
Trade and Other Payables	8	2,579,427	1,753,303
Total Liabilities		7,291,243,790	4,857,520,370
Equity			
Stated Capital	9	4	4
Revaluation Reserve		(83,390)	7,133,463
Total Equity		(83,386)	7,133,467
Total Equity and Liabilities		7,291,160,404	4,864,653,837

The financial statements on pages 9 to 23 were approved and authorised for issue by the board of directors and signed on its behalf on 13 March 2017.



Joseph L Roxburgh
Director

The notes on pages 13 to 23 form part of these financial statements

Statement of Cash Flows

	Year ended 31 December	
	2016 USD	2015 USD
Operating Result for the Year	-	-
<i>Changes in Operating Assets and Liabilities</i>		
(Increase) / Decrease in Receivables	(826,124)	471,082
Increase / (Decrease) in Payables	826,124	(471,082)
Cash Generated from Operating Activities	-	-
Net Increase in Cash and Cash Equivalents	-	-
Cash and Cash Equivalents at the Beginning of the Year	-	-
Net Increase in Cash and Cash Equivalents	-	-
Cash and Cash Equivalents at the End of the Year	-	-

Metal Securities are issued and redeemed by transfer of Metal Bullion and have been netted off in the Statement of Cash Flows.

The notes on pages 13 to 23 form part of these financial statements

	Notes	Stated Capital USD	Retained Earnings USD	Revaluation Reserve ² USD	Total Equity USD	Adjusted Total Equity USD
Opening Balance at 1 January 2015		4	-	(1,158,596)	(1,158,592)	4
Result and Total Comprehensive Income for the Year		-	8,292,059	-	8,292,059	8,292,059
Transfer to Revaluation Reserve	7	-	(8,292,059)	8,292,059	-	-
³ Adjustment from Market Value to Contractual Value of Metal Securities	7	-	-	-	-	(8,292,059)
Balance at 31 December 2015		4	-	7,133,463	7,133,467	4
Opening Balance at 1 January 2016		4	-	7,133,463	7,133,467	4
Result and Total Comprehensive Income for the Year		-	(7,216,853)	-	(7,216,853)	(7,216,853)
Transfer to Revaluation Reserve	7	-	7,216,853	(7,216,853)	-	-
³ Adjustment from Market Value to Contractual Value of Metal Securities	7	-	-	-	-	7,216,853
Balance at 31 December 2016		4	-	(83,390)	(83,386)	4

² This represents the difference between the Contractual Value of Metal Bullion and the market price of Metal Securities.

³ An explanation of the non-statutory adjustment is set out on page 15.

The notes on pages 13 to 23 form part of these financial statements

1. General Information

ETFS Metal Securities Limited (the “Company”) is a company incorporated in Jersey. The address of the registered office is Ordnance House, 31 Pier Road, St. Helier, Jersey, JE4 8PW.

The ETF Securities Group specialises in the development and issuance of Exchange Traded Products (“ETPs”). ETPs include Exchange Traded Commodities (“ETCs”) and Exchange Traded Funds (“ETFs”). The ETCs issued by the Company are secured, undated, limited recourse securities designed to track the value (before fees and expenses) of an underlying commodity, index or currency while providing market liquidity for the investor.

The purpose of the Company is to provide a vehicle that permits trading of the Metal Securities and the Company does not make gains from trading in the underlying Metal Bullion. The Metal Securities are issued under limited recourse arrangements whereby the Company has no residual exposure to the value of the Metal Bullion, therefore from a commercial perspective gains and losses in respect of Metal Bullion will always be offset by a corresponding loss or gain on the Metal Securities. Further details regarding the risks of the Company are disclosed in note 11.

ETCs are not typically actively managed, are significantly lower in cost when compared to actively managed mutual funds and are easily accessible to investors. No active trading or management of Metal Bullion is required of the Company because the Company only receives or delivers Metal Bullion on the issue and redemption of Metal Securities, and only holds Metal Bullion as determined by the Metal Entitlement of each class of Metals Security to support the Metal Securities.

The Company is entitled to:

- (1) a Management Fee which is calculated by reducing the Metal Entitlement of each class of Metal Security on a daily basis by an agreed amount; and
- (2) creation and redemption fees on the issue and redemption of the Metal Securities.

No creation or redemption fees are payable to the Company when investors trade in the Metal Securities on a listed market such as the London Stock Exchange.

The Company has entered into a service agreement with ETFS Management Company (Jersey) Limited (“ManJer” or the “Manager”), whereby ManJer is responsible for supplying or procuring the supply of all management and administration services required by the Company, (including marketing) as well as the payment of costs relating to the listing and issuance of Metal Securities. In return for these services, the Company pays ManJer an amount equal to the Management Fee and the creation and redemption fees earned (the “ManJer Fee”). As a result there are no operating profits or losses recognised through the Company.

2. Accounting Policies

The main accounting policies of the Company are described below.

Basis of Preparation

The financial statements have been prepared in accordance with International Financial Reporting Standards (“IFRSs”) as issued by the International Accounting Standards Board (“IASB”), and interpretations issued by the International Financial Reporting Interpretations Committee of the IASB. The financial statements have been prepared under the historical cost convention, as modified by the revaluation of financial assets and financial liabilities held at fair value through profit or loss.

Going Concern

The nature of the Company’s business dictates that the outstanding Metal Securities may be redeemed at any time by the holder and in certain circumstances may be compulsorily redeemed by the Company. Generally, only security holders who have entered into an authorised participant agreement with the Company (“Authorised Participant”) can submit applications and redemptions directly with the Company. As the redemption of Metal Securities will always coincide with the transfer of an equal amount of Metal Bullion, no net liquidity risk is considered to arise. All other expenses are met by ManJer; therefore the directors consider the Company to be a going concern and have prepared the financial statements on this basis.

2. Accounting Policies (continued)

Critical Accounting Estimates and Judgements

The presentation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies.

The Company makes estimates and assumptions that affect the reported amounts of assets and liabilities. Estimates are continually evaluated and based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The only key accounting judgement required to prepare these financial statements is in respect of the valuation of Metal Bullion and Metal Securities held at fair value through profit or loss as disclosed in notes 6 and 7. Actual results could vary from these estimates.

Accounting Standards

(a) *Standards, amendments and interpretations adopted in the year:*

In preparing the financial statements the Company has adopted all new or revised Standards and Interpretations, including:

- IAS 1 Presentation of Financial Statements – Disclosure Initiative
- IFRS 10 Consolidated Financial Statements, IFRS 12 Disclosure of Interest in Other Entities and IAS 28 Investments in Associates and Joint Ventures – Applying the Consolidation Exception
- IFRS 11 Joint Arrangements – Accounting for Acquisitions of Interests in Joint Operations
- IFRS 14 Regulatory Deferral Accounts
- IAS 16 Property, Plant and Equipment and IAS 38 Intangible Assets – Clarification of Acceptable Methods of Depreciation and Amortisation
- IAS 16 Property, Plant and Equipment and IAS 41 Agriculture – Agriculture: Bearer Plants
- IAS 27 Separate Financial Statements – Equity Method in Separate Financial Statements
- Annual Improvements to IFRS, including the following standards:
 - IFRS 5 Non-current Assets Held for Sale and Discontinued Operations
 - IFRS 7 Financial Instruments: Disclosures
 - IAS 19 Employee Benefits
 - IAS 34 Interim Financial Reporting

Of those Standards and Interpretations adopted in the current year, none have resulted in any significant effect on these financial statements.

(b) *New and revised IFRSs in issue but not yet effective:*

The Company has not applied the following new and revised IFRSs that have been issued but are not yet effective:

- IFRS 9 Financial Instruments (as amended in 2014) (effective for annual periods beginning on or after 1 January 2018)
- IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures (2011) – Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (no effective date set)
- IFRS 15 Revenue from Contracts with Customers (effective for annual periods beginning on or after 1 January 2018)
- IFRS 16 Leases (effective for annual periods beginning on or after 1 January 2019)
- IAS 12 Income Taxes (effective for annual periods beginning on or after 1 January 2017)
- IAS 7 Statement of Cash Flows – Disclosure Initiative (effective for annual periods beginning on or after 1 January 2017)
- IFRS 2 Share-based Payment (effective for annual periods beginning on or after 1 January 2018)
- IFRS 4 Insurance Contracts (overlay approach to be applied when IFRS 9 is first applied, deferral approach effective for annual periods beginning on or after 1 January 2018 and only available for three years after that date)
- Annual Improvements to IFRS

2. Accounting Policies (continued)

Accounting Standards (continued)

(b) *New and revised IFRSs in issue but not yet effective (continued):*

The directors intend to adopt IFRS 9 for the annual period beginning on 1 January 2018. The directors have undertaken a preliminary assessment of the impact of adopting IFRS 9 and have concluded that there would be no impact on the amounts reported in respect of the Company's financial instruments. Disclosures in the financial statements will be amended as necessary to meet the requirements of the standard.

The directors do not expect the adoption of the remaining standards, amendments and interpretations that are in issue but not yet effective will have a material impact on the financial statements of the Company in future periods.

The directors have considered other standards and interpretations in issue but not effective and concluded that they would not have a material impact on the future financial periods when they become available.

Metal Securities

i) Issue and Redemption

The Company has entered into a Trust Instrument with The Law Debenture Trust Corporation plc ("Law Debenture") to permit the Company to issue Metal Securities. The conditions of issue are set out in the Trust Instrument. Each time a Metal Security is issued or redeemed by the Company a corresponding amount of Metal Bullion is transferred into or from the relevant secured account held by the Custodian.

Financial liabilities are recognised and de-recognised on the transaction date.

ii) Pricing

Metal Bullion is priced on a daily basis based on the Metal Entitlement of each class of security and the value of the Bullion using the appropriate fixing price provided by the London Bullion Market Association ("LBMA"). This price is calculated based on the formula set out in the prospectus, and is referred to as the 'Contractual Value'.

IFRS 13 requires the Company to identify the principal market and to utilise the available market price within that principal market. The directors consider that the stock exchanges where the Metal Securities are listed to be the principal market and as a result the fair value of the Metal Securities is the on-exchange price as quoted on those stock exchanges demonstrating active trading. The Metal Securities are priced using the mid-market price on the Statement of Financial Position date taken just at the time the relevant bullion fix price is set.

Consequently a difference arises between the value of Metal Bullion (at Contractual Value) and Metal Securities (at market value) presented in the Statement of Financial Position. This difference is reversed on a subsequent redemption of the Metal Securities and transfer of the corresponding Metal Bullion.

iii) Designation at fair value through Profit or Loss

Metal Securities comprise a financial instrument and are designated at fair value through the profit or loss upon initial recognition. This is in order to enable gains or losses on both the Metal Security and Metal Bullion to be recorded in the Statement of Profit or Loss and Other Comprehensive Income.

Through the mis-matched accounting values, the results of the Company reflect a gain or loss which represents the movement in the cumulative difference between the value of the Metal Bullion and the market price of Metal Securities. This gain or loss is transferred to a Revaluation Reserve which is non-distributable. The results of the Company are adjusted through the presentation of a non-statutory movement entitled 'Adjustment from Market Value to Contractual Value (as set out in the prospectus) of Metal Securities'.

2. Accounting Policies (continued)

Metal Bullion

The Company holds Metal Bullion equal to the amount due to holders of Metal Securities solely for the purposes of meeting its obligations under the Metal Securities. The Metal Bullion held is marked to fair value and movements are recorded through profit or loss.

The fair value is calculated using the latest fixing price provided by the LBMA.

Metal Bullion and Metal Securities Awaiting Settlement

The issue and redemption of Metal Securities, and the transfer in and out of Metal Bullion, is accounted for on the transaction date. Where settlement pricing is applied, the transaction will not settle until two days after the transaction date. Where transactions are awaiting settlement at the year end, the monetary value of the Metal Bullion and the Metal Securities due to be settled is separately disclosed within the relevant assets and liabilities on the Statement of Financial Position.

Revenue Recognition

Revenue is recognised to the extent that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received, excluding discounts, rebates, and other sales taxes or duty.

Fees received for the issue and redemption of Metal Securities are recognised at the date on which the transaction becomes legally binding. All other income and expenses are recognised on an accruals basis.

Loans and Receivables

The loans and receivables are non-derivative financial assets with a fixed payment amount and are not quoted in an active market. After initial measurement the loans and receivables are carried at amortised cost using the effective interest method less any allowance for impairment. The effective interest method is a method of calculating the amortised cost of an instrument and of allocating interest over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash flows (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition. Gains and losses on loans and receivables which are impaired are recognised immediately through profit or loss.

Metal Bullion Receivable and Payable

Management Fees receivable are accrued by reducing the Metal Entitlement of each class of Metal Security on a daily basis by an agreed amount. These fees are receivable in Metal Bullion, recorded at fair value at the Statement of Financial Position date using the latest quote provided by the LBMA. Movements in fair value are recorded through profit or loss.

Management Fees payable are also accrued based on the income accrued in accordance with the agreement with ManJer. These fees (relating to Management Fees received) are payable in Metal Bullion, recorded at fair value at the Statement of Financial Position date using the latest quote provided by the LBMA. Movements in fair value are accounted for through profit or loss.

Foreign Currency Translation

The financial statements of the Company are presented in the currency of the primary economic environment in which it operates (its functional currency). For the purpose of the financial statements, the results and financial position of the Company are expressed in United States Dollars, which is the functional currency of the Company and the presentational currency of the financial statements.

Monetary assets and liabilities denominated in foreign currencies at the year end date are translated at rates ruling at that date. Creation and redemption fees are translated at the average rate for the month in which they are incurred. The resulting differences are accounted for through profit or loss.

2. Accounting Policies (continued)

Segmental Reporting

IFRS 8 requires operating segments to be identified on the basis of internal reports about components of the Company that are regularly reviewed by the Chief Operating Decision Maker (“CODM”) in order to allocate resources to the segments and to assess their performance. The CODM has been determined as the board of directors. A segment is a distinguishable component of the Company that is engaged either in providing products or services (business segment), or in providing products and services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

The Company has not provided segmental information as the Company has only one business or product group, precious metals, and one geographical segment which is Europe. In addition the Company has no single major customer from which greater than 10% of revenue is generated. All information relevant to the understanding of the Company’s activities is included in these financial statements.

3. Operating Result

Operating result for the year comprised:

	Year ended 31 December	
	2016 USD	2015 USD
Creation and Redemption Fees	25,650	28,995
Management Fees	29,243,164	24,319,181
Total Revenue	29,268,814	24,348,176
ManJer Fees	(29,268,814)	(24,348,176)
Total Operating Expenses	(29,268,814)	(24,348,176)
Operating Result	-	-

Audit Fees for the year of GBP 18,270 will be met by ManJer (2015: GBP 18,000).

4. Taxation

The Company is subject to Jersey Income Tax. The Jersey Income Tax rate applicable to the Company for the foreseeable future is zero percent.

5. Trade and Other Receivables

	As at 31 December	
	2016 USD	2015 USD
Management Fees	2,560,894	1,727,500
Creation and Redemption Fees	18,537	25,807
	2,579,431	1,753,307

The fair value of these receivables is equal to the carrying value.

Notes to the Financial Statements (Continued)

6. Metal Bullion

	As at 31 December	
	2016 USD	2015 USD
Change in Fair Value for the Year	<u>306,006,513</u>	<u>(889,021,774)</u>
Metal Bullion at Fair Value	<u>7,274,049,951</u>	<u>4,862,900,530</u>

As at 31 December 2016, there were certain amounts of Metal Bullion awaiting settlement in respect of the creation or redemption of Metal Securities with transaction dates before the year end and settlement dates in the following year:

- The monetary amount receivable as a result of unsettled redemptions is USD Nil (2015: USD Nil).
- The monetary amount payable as a result of unsettled creations is USD 14,531,022 (2015: USD Nil).

All Metal Bullion assets have been valued using the AM fix on 30 December 2016 as quoted by the LBMA being the last fix prices available for the year.

7. Metal Securities

Whilst the Metal Securities are quoted on the open market, the Company's ultimate liability relates to its contractual obligations to issue and redeem Metal Securities in exchange for Metal Bullion as determined by the Metal Entitlement of each class of Metal Security on each trading day. The monetary value of each creation and redemption of Metal Securities is recorded using the price provided by the LBMA on the transaction date, and is the "Contractual Value". Therefore, the issue and redemption of Metal Securities is recorded at a value that corresponds to the value of the Metal Bullion transferred in respect of the issue and redemption. As a result the Company has no net exposure to gains or losses on the Metal Securities and Metal Bullion.

The Company measures the Metal Securities at their market value in accordance with IFRS 13 rather than at the Contractual Value described above. The transferable value is deemed to be the prices quoted on stock exchanges or other markets where the Metal Securities are listed or traded. However Metal Bullion is valued based on the Metal Entitlement (which is calculated in accordance with an agreed formula published in the prospectus) of each class of Metal Securities, and applying the latest quoted bullion prices published by the LBMA.

The fair values and changes thereof during the year based on prices available on the open market as recognised in the financial statements are:

	As at 31 December	
	2016 USD	2015 USD
Change in Fair Value for the Year	<u>(313,223,366)</u>	<u>897,313,833</u>
Metal Securities at Fair Value	<u>7,274,133,341</u>	<u>4,855,767,067</u>

The contractual redemption values and changes thereof during the year based on the contractual settlement values are:

	As at 31 December	
	2016 USD	2015 USD
Change in Contractual Redemption Value for the Year	<u>(306,006,513)</u>	<u>889,021,774</u>
Metal Securities at Contractual Redemption Value	<u>7,274,049,951</u>	<u>4,862,900,530</u>

Notes to the Financial Statements (Continued)

7. Metal Securities (continued)

The gain or loss on the difference between the value of the Metal Bullion and the market price of Metal Securities would be reversed on a subsequent redemption of the Metal Securities and transfer of the corresponding Metal Bullion.

The mismatched accounting values are as shown below and represent the non-statutory adjustment presented in the Statement of Profit or Loss and Other Comprehensive Income:

	Year ended 31 December	
	2016 USD	2015 USD
Net Gain / (Loss) Arising on Contractual and Fair Value of Metal Bullion	306,006,513	(889,021,774)
Net (Loss) / Gain Arising on Fair Value of Metal Securities	(313,223,366)	897,313,833
	(7,216,853)	8,292,059

As at 31 December 2016, there were certain Metal Securities awaiting settlement in respect of creations or redemptions with transaction dates before the year end and settlement dates in the following year:

- The monetary amount receivable as a result of unsettled creations of Metal Securities is USD 14,531,022 (2015: USD Nil).
- The monetary amount payable as a result of unsettled redemptions of Metal Securities is USD Nil (2015: USD Nil).

8. Trade and Other Payables

	As at 31 December	
	2016 USD	2015 USD
ManJer Fees Payable	2,579,427	1,753,303

The fair value of these payables is equal to the carrying value.

9. Stated Capital

	As at 31 December	
	2016 USD	2015 USD
2 Shares of Nil Par Value, Issued at GBP 1 Each	4	4

The Company can issue an unlimited capital of nil par value shares in accordance with its Memorandum of Association.

All shares issued by the Company carry one vote per share without restriction and carry the right to dividends. All shares are held by ETFS Holdings (Jersey) Limited ("HoldCo"). ETF Securities Limited ("ETFSL") is the parent company of HoldCo.

10. Related Party Disclosures

Entities and individuals which have a significant influence over the Company, either through the ownership or by virtue of being a director of the Company, are related parties.

Fees charged by ManJer during the year:

	Year ended 31 December	
	2016 USD	2015 USD
ManJer Fees	<u>29,268,814</u>	<u>24,348,176</u>

The following balances were due to ManJer at the year end:

	As at 31 December	
	2016 USD	2015 USD
ManJer Fees Payable	<u>2,579,427</u>	<u>1,753,303</u>

As disclosed in the Directors' Report, ManJer paid Directors' Fees in respect of the Company of GBP 8,000 (2015: GBP 7,500).

Steven G Ross is a director of R&H Fund Services (Jersey) Limited ("R&H" or the "Administrator"). (Graeme D Ross was also a director of R&H until 31 December 2016). During the year, R&H charged ManJer administration fees in respect of the Company of GBP 91,500 (2015: GBP 71,500), of which GBP 22,875 (2015: GBP 17,875) was outstanding at the year end.

Graham J Tuckwell is a director of ETFSL, ManJer and HoldCo. Joseph L Roxburgh is a director of ManJer and HoldCo. Christopher JM Foulds is the Compliance Officer of ManJer.

11. Financial Risk Management

The Metal Securities are subject to normal market fluctuations and other risks inherent in investing in securities and other financial instruments. There can be no assurance that any appreciation in the value of securities will occur, and the capital value of an investor's original investment is not guaranteed. The value of investments may go down as well as up, and an investor may not get back the original amount invested.

The Company is exposed to a number of risks arising from its activities. The information provided below is not intended to be a comprehensive summary of all the risks associated with the Metal Securities and investors should refer to the most recent prospectus for a detailed summary of the risks inherent in investing in the Metal Securities. Any data provided should not be used or interpreted as a basis for future forecast or investment performance.

The risk management policies employed by the Company to manage these are discussed below.

(a) Credit Risk

Credit risk primarily refers to the risk that Authorised Participants or the Custodian will default on its contractual obligations resulting in financial loss.

Credit risk is managed by the Company by only dealing with Authorised Participants who are believed to be creditworthy. In the event the authorised participants fail to complete their obligation, no Metal Securities will be created therefore the Company does not have the risk of loss of the amount expected to be received.

Credit risk also includes custodial risk. The custodian is not required to take out insurance and neither is the Trustee. Accordingly, there is a risk that the secured Metal Bullion could be lost, stolen or damaged and the Company would not be able to satisfy its obligations in respect of the Metal Securities.

11. Financial Risk Management (continued)*(b) Liquidity Risk*

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities as they fall due.

When Metal Securities are redeemed, the Company returns the corresponding amount of Metal Bullion determined by the Metal Entitlement of those Metal Securities, therefore the redemption of Metal Securities would not impact the liquidity of the Company.

(c) Settlement Risk

Settlement risk primarily refers to the risk that an Authorised Participant will default on its contractual obligations resulting in financial loss.

The directors believe that settlement risk would only be caused by the risk of the Company's trading counterparty not delivering Metal Bullion or Metal Securities on the settlement date. The Metal Securities settle through the CREST system. The directors feel that this risk is mitigated as Metal Securities are not issued until the required amount of Metal Bullion has been received in the Custodian account, and Metal Bullion is not transferred until the relevant Metal Securities have been delivered in CREST. As a result each transaction does not settle until both parties have fulfilled their contractual obligations.

Amounts outstanding in respect of positions yet to settle are disclosed in notes 6 and 7.

(d) Market Risk

Market risk is the risk that changes in market prices (such as foreign exchange rates, interest rates, bullion prices and equity prices) will affect the Company's income or the value of its financial instruments held or issued.

i) Price Risk

The value of the Company's liability in respect of the Metal Securities fluctuates according to the Metal Bullion prices and the risk of such change in price is managed by the Company by holding Metal Bullion in the same quantity as its liability. Therefore, the Company bears no financial risk from a change in the price of Metal Bullion. Refer to note 7 for the further details regarding fair values.

However, there is an inherent risk from the point of view of investors as the price of Metal Bullion and the value of the Metal Securities may vary widely due to, amongst other things, changing supply or demand for Metal Bullion, government and monetary policy or intervention and global or regional political, economic or financial events.

The market price of Metal Securities is a function of supply and demand amongst investors wishing to buy and sell Metal Securities and the bid or offer spread that the market makers are willing to quote. This is highlighted in note 7, and below under the Fair Value Hierarchy.

ii) Interest Rate Risk

The Company does not have significant exposure to interest rate risk as neither the Metal Bullion or the Metal Securities bear any interest.

iii) Currency Risk

The directors do not consider the Company to have a significant exposure to currency risk arising from the current economic uncertainties facing a number of countries around the world as the gains or losses on the liability represented by the Metal Securities are matched economically by corresponding losses or gains attributable to the Metal Bullion.

11. Financial Risk Management (continued)*(e) Capital Management*

The Company's principal activity is the issue and listing Metal Securities. These securities are issued and redeemed as demand requires. The Company holds a corresponding amount of Metal Bullion which matches the total liability of the Metal Securities issued. ManJer supplies or arranges the supply of all management and administration services to the Company and pays all management and administration costs of the Company, including Trustee and Custodian Fees. In return for these services the Company pays a Management Fee, which under the terms of the service agreement is equal to the aggregate of the Management Fee and creation and redemption fees earned. The Company is not subject to any capital requirements imposed by a regulator and there were no changes in the Company's approach to capital management during the year.

As all Metal Securities on issue are supported by an equivalent amount of physical bullion held by the Custodian and the Swiss Gold Custodian and the running costs of the Company were paid by ManJer, the directors of the Company consider the capital management and its current capital resources are adequate to maintain the ongoing listing and issue of Metal Securities.

(f) Sensitivity Analysis

IFRS 7 requires disclosure of a sensitivity analysis for each type of market risk to which the entity is exposed to at the reporting date, showing how profit or loss and equity would have been affected by a reasonably possible change to the relevant risk variable.

The Company's rights and liability in respect of Metal Securities relates to its contractual obligations to issue and redeem Metal Securities in exchange for Metal Bullion as determined by the Metal Entitlement of each class of Metal Security on each trading day. The monetary value of each creation and redemption of Metal Securities is recorded using the price provided by the LBMA on the transaction date. As a result the Company's contractual and economic monetary liability in connection with the issue of Metal Securities is matched by movements in the monetary value of the corresponding Metal Bullion. Consequently, the Company does not have any net exposure to market price risk. Therefore, in the directors' opinion, no sensitivity analysis is required to be disclosed.

(g) Fair Value Hierarchy

The levels in the hierarchy are defined as follows:

- Level 1 fair value based on quoted prices in active markets for identical assets.
- Level 2 fair values based on valuation techniques using observable inputs other than quoted prices within level 1.
- Level 3 fair values based on valuation techniques using inputs that are not based on observable market data.

Categorisation within the hierarchy is determined on the basis of the lowest level input that is significant to the fair value measurement of each relevant asset/liability.

The Company is required to utilise the available market price as the Metal Securities are quoted and actively traded on the open market. Therefore Metal Securities are classified as Level 1 financial liabilities.

The Company holds Metal Bullion to support the Metal Securities as determined by the Metal Entitlement (which is calculated in accordance with an agreed formula published in the prospectus). Metal Bullion is marked to fair value using the latest quote provided by the LBMA. The Company has contractual obligations to issue and redeem Metal Securities in exchange for Metal Bullion as determined by the Metal Entitlement of each class of Metal Security on each trading day. The monetary value of each creation and redemption of Metal Securities is recorded using the price provided by the LBMA on the transaction date applied to that Metal Entitlement. Therefore, Metal Bullion is classified as a level 2 asset, as the value is calculated using third party pricing sources supported by observable, verifiable inputs.

11. Financial Risk Management (continued)

(g) Fair Value Hierarchy (continued)

The categorisation of the Company's assets and (liabilities) are as shown below:

	Fair Value as at 31 December	
	2016 USD	2015 USD
Level 1		
Metal Securities	<u>(7,274,133,341)</u>	<u>(4,855,767,067)</u>
Level 2		
Metal Bullion	<u>7,274,049,951</u>	<u>4,862,900,530</u>

The Metal Securities and the Metal Bullion are recognised at fair value through profit or loss upon initial recognition in line with the Company's accounting policy. There are no assets or liabilities classified in level 3. There were no reclassifications during the year.

Metal Bullion is not considered to be a financial asset; however, it has been presented here for purposes of consistency with prior periods and to show a matching between assets and liabilities.

12. Ultimate Controlling Party

The immediate parent company is HoldCo, a Jersey registered company. The ultimate controlling party is Graham J Tuckwell through his majority shareholding in ETFSL. ETFSL is the parent company of HoldCo.

The value of the Metal Bullion backing the Metal Securities is wholly attributable to the holders of the Metal Securities.

13. Events Occurring After the Reporting Period

No significant events have occurred since the end of the reporting period up to the date of signing the Financial Statements which would impact on the financial position of the Company disclosed in the Statement of Financial Position as at 31 December 2016 or on the results and cash flows of the Company for the year ended on that date.

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