

Scott Trust Limited Group

Tax Strategy

This tax strategy applies across the Scott Trust Limited group (the “Group”), comprising Scott Trust Limited (“STL”), Scott Trust Endowment Limited (“STEL”) and Guardian Media Group plc (“GMG”) and their subsidiaries. This document, approved by the Board of STL and the Board of GMG sets out the Group’s approach to conducting its tax affairs and dealing with tax risks for the year ended 31 March 2024. The Group regards the publication of this tax strategy as complying with the duty under paragraph 16(2) of Schedule 19 of the Finance Act 2016.

About the Group

STL is the ultimate parent company with the core purpose of securing the financial and editorial independence of the Guardian, in perpetuity.

STL is the sole shareholder and ultimate owner of GMG; the business responsible for the publication of Guardian journalism on a global basis. GMG has business operations in the UK, US and Australia. GMG and all subsidiary companies in the Group are incorporated in these countries, and are fully subject to prevailing tax laws and regulations

The Group has a portfolio of investments which are held in an endowment fund to generate returns to secure the long-term future of the Guardian. Ownership of these assets is in the process of being transferred from GMG to STEL (a new UK subsidiary of STL). The endowment fund consists of diversified medium and long-term focused investments managed by a number of specialist fund managers. The investments include global and emerging markets equity, fixed income, hedge funds and private equity and venture capital funds. Whilst the investments are a mixture of UK and non-UK assets, they are all held by UK tax resident companies in the Group which are fully subject to UK tax laws and regulations on all of the income and realised gains arising from all of the investments held.

Further information on the activities of the Group can be found on the Guardian Media Group website:

<https://www.theguardian.com/about>

Our values

CP Scott, the famous Manchester Guardian editor, outlined the paper’s principles in his celebrated centenary leader on May 5, 1921. The much-quoted article is still used to explain the values of the present-day newspaper and the Group. The values he described are: honesty; cleanness (today interpreted as integrity); courage; fairness; and a sense of duty to the reader and the community.

Strategy and results

GMG has continued to implement its strategy to build deeper relationships with readers based on their trust in our high-quality independent journalism which reflects our editorial purpose and our mission.

We refer to our most recent published financial statements for the year ended 2 April 2023 (2023). The key performance indicators of the Group are Revenue which has increased 3.4% to £264.4m (2022: £255.8m) and GMG adjusted net operating cash flow which was £21.0m outflow (2022: £6.7m inflow).

The endowment fund exists to secure the financial independence of the Guardian. The value of the endowment fund stands at 2023: £1,239.8m (2022 £1,291.8m) The decrease in the value of these holdings reflects market fluctuations in valuation of investments.

Our tax position in the year-ended 2 April 2023

The Group is committed to reporting on its tax position in a transparent manner and makes extensive disclosures relating to tax in its annual financial statements. Historic losses from the Group’s business operations in the UK, US and Australia, have been legitimately used to offset taxable profits and gains that arose in the year The Group collects and pays indirect and payroll taxes in the countries in which it operates.

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Our Tax Strategy

The Group tax strategy seeks to enable and support GMG's and the endowment's business strategy by managing tax risks and costs in a manner consistent with The Scott Trust values. Our tax strategy consists of four key principles:

1. We manage our tax affairs in a manner consistent with the values of The Scott Trust and the organisation's purpose to secure the financial and editorial independence of the Guardian in perpetuity and to support journalistic freedom and liberal values.
2. We seek to act lawfully and with integrity when managing our tax affairs by paying and collecting tax in accordance with all relevant laws and regulations in the countries in which we operate. If we discover instances of non-compliance we seek to resolve them with the appropriate tax authority.
3. We only engage in reasonable and sustainable tax planning that is aligned with commercial and economic activity. This means:
 - ▶ We do not enter into artificial tax arrangements;
 - ▶ We only respond to tax incentives and exemptions in the manner in which they were intended; and
 - ▶ All transactions between Group companies are carried out on an arms' length basis.
4. We are open and transparent with tax authorities and provide all relevant and reasonable information that is necessary for them to fully understand our tax affairs.

Our approach to governance arrangements and risk management

Governance arrangements

The STL Board and GMG Board approves the Group's tax strategy. From an operational perspective, the Audit Committee of the STL and GMG Boards, made up primarily of independent non-executive directors, is considered to be the supervisory body for all Group tax activities and monitors on-going

compliance with the tax strategy. The Director of Finance and Tax is responsible for ensuring that appropriate procedures and guidelines are established, and suitable training and education provided to support the four strategic principles detailed above. The Director of Finance and Tax meets regularly with the Chief Financial and Operating Officer to discuss tax matters as they arise including the impact of the introduction of new tax legislation on the Group, the tax implications of changes to the Group's operations and the outcomes of tax risk management reviews. The Director of Finance and Tax meets with the executive of STEL to discuss likely activity of the endowment and the tax implications. Investment strategy is not driven by tax considerations. The Director of Finance and Tax reports at least annually to the Audit Committee, the STL Board and the GMG Board on the tax position of the group and the on-going adherence to the tax strategy.

Risk management

Tax risks can arise as a result of changes in tax legislation and changes to the Group's underlying operating model, systems and processes. The Director of Finance and Tax is responsible for ensuring that the Group's tax position and tax risk management procedures are regularly reviewed to enable the appropriate management of tax risk. The tax function actively assesses and monitors UK tax risk throughout the year by maintaining a detailed tax risk register, which documents the processes and controls implemented to mitigate the risks. The tax risk register is reviewed regularly during the year to ensure its completeness and to check the effectiveness of the processes and controls. The outcomes of the reviews are discussed with the Chief Financial & Operating Officer and, where issues are identified, new processes and controls are designed and implemented.

The level of risk in relation to UK taxation that we are prepared to accept

The Group has a low appetite for tax risk and manages its tax affairs accordingly. Whilst standardised, acceptable levels of tax risk are not formally documented or quantified, tax risk is primarily managed with the aim of complying with all relevant laws and regulations and preventing and reducing tax disputes and uncertainty.

This is achieved by maintaining documented policies and procedures in relation to tax risk management and maintaining open and constructive relationships with tax authorities.

Our attitude towards tax planning

Our attitude to tax planning is governed by the four key strategic principles detailed above in the 'Our tax strategy' section. The Group may engage in tax planning in order to manage its tax costs and an assessment of the appropriateness of doing so is made against all four principles to ensure they are adhered to.

External tax advice is taken from time to time where clarification of the tax implications of the Group's activities is required.

Our approach towards our dealings with HMRC

A constructive relationship with HMRC is important in the operation of the Group's tax strategy.

We engage in an open and transparent way with HMRC to allow them to fully understand our tax affairs. Where appropriate we engage with them on a timely basis and seek advance clearance, either formally or informally, on the tax implications of a transaction or a change to our business.

We have a track record of pro-actively bringing tax issues in our business to the attention of HMRC and collaboratively working with them to resolve these as quickly as possible.

Criminal Finances Act 2017

We ensure suitable policies and procedures are in place to prevent or minimise the risk of our employees, agents, suppliers or other third parties associated with us facilitating tax evasion as reflected in the Criminal Finances Act 2017. We will undertake, and periodically refresh, a risk-based assessment of our business activities to identify such risks and ensure procedures are adequate. We will communicate the policy and ensure adequate training is provided.