

Carbon Fund Annual Report 2017





Gníomhaireacht Bainistíochta an Chisteáin Náisiúnta National Treasury Management Agency

8 June 2018

Mr Denis Naughten TD Minister for Communications, Climate Action and Environment 29-31 Adelaide Road Dublin 2

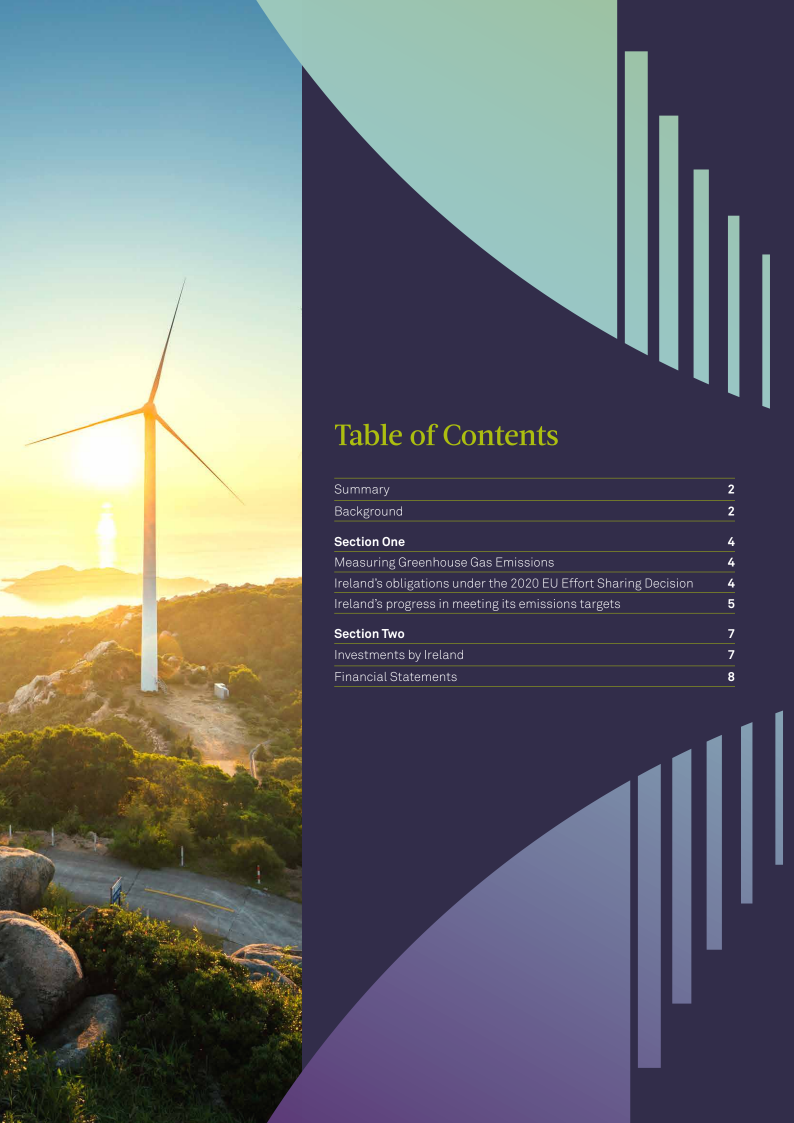
Dear Minister

Please find enclosed the Report and Accounts of the Carbon Fund for the year ended 31 December 2017.

Yours sincerely

Willie Walsh Chairperson







Report of the Carbon Fund 2017

Summary

The Carbon Fund was created for the acquisition of carbon credits and any other assets to meet Ireland's international climate change obligations. The number of carbon credits held in the fund as at the end of 2017 was 5,329,964. Since the 2015 final settlement of obligations under the Kyoto Protocol compliance period 2008-2012, no units were surrendered or bought. The remaining units in the Fund have been carried forward towards meeting Ireland's 2020 commitments under the European Union's 2020 Climate and Energy Package.

The NTMA continues to process payments for the State's existing carbon investments. During 2017, there was a call on payments under the BioCarbon Fund of €1.029.463.

Section 6 of the Carbon Fund Act 2007 states: "As soon as may be, but not later than 6 months after the end of each financial year of the Agency, the Agency shall make a report to the Minister of its activities in relation to the performance during the year concerned of the functions delegated to it under this Act, and the Minister shall cause copies of the report to be laid before each House of the Oireachtas."

This report is the eleventh report to the Minister for Communications, Climate Action and the Environment under the Carbon Fund Act, and covers the year ended 31 December 2017.

Statement of Agency's Responsibilities

The National Treasury Management Agency (the "Agency") is required by the Carbon Fund Act 2007 (as amended) (the "Act") to prepare financial statements in respect of the operations of the Carbon Fund for each financial year.

In preparing those statements, the Agency:

Selects suitable accounting policies and then applies them consistently;

Makes judgements and estimates that are reasonable and prudent;

Prepares the financial statements on a going concern basis unless it is inappropriate to do so; Discloses and explains any material departure from applicable accounting standards.

The Agency is responsible for keeping in such form as prescribed under Section 5 of the Act, all proper and usual accounts in relation to the performance by it of the functions delegated or granted to it under the Act. The Agency shall whenever requested to do so in accordance with the Act, provide such financial statements and such information in relation to such financial statements as is required under legislation.

The Agency is also responsible for safeguarding assets under its control and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

Background

The Carbon Fund was established in 2007 for the purchase of carbon units on behalf of the State. This was in order to meet Ireland's commitments under the Kyoto Protocol – an international climate change agreement. It was established under the Carbon Fund Act 2007, and the units purchased were intended to supplement domestic mitigation action.

Management of the Fund was delegated to the National Treasury Management Agency. The NTMA was also designated as the purchasing agent for the acquisition of the necessary credits. Carbon credits are referred to in the legislation as Kyoto Units.

Ireland's strategy for achieving its Kyoto target for reducing greenhouse gas emissions was set out in the *National Climate Change Strategy 2007-2012*, published in April 2007. In addition, the policy position and the extent of the challenge to reduce greenhouse gas emissions is also reflected in *National Policy Position on Climate Action and Low Carbon Development (2014) and the Climate Action and Low Carbon Development Act (2015)¹*

It was originally estimated that the Government would need to purchase carbon credits to cover a projected 3.6 million tonnes of excess emissions in respect of each year of the 2008–2012 period. Following the rapid and severe deterioration in economic conditions and the lower rate of growth in the Irish economy over this period, the requirement to purchase credits was significantly reduced.

The final accounting transactions for the first commitment period (2008-2012) were carried out in 2015. The unused credits were carried over with the intention to use them to meet Ireland's commitments in the current period (2013-2020).

Ireland's obligations and projected progress relative to its emissions targets are described in Section One. In Section Two, Ireland's carbon-related investments to date are described.

¹ For details, see full reports by the Department of Communications, Climate Action & Environment, available at https://www.dccae.gov.ie/en-ie/climate-action/topics/climate-action-at-a-national-level/national-climate-policy/Pages/default.aspx



Section One

Measuring Greenhouse Gas Emissions

Carbon Dioxide (CO_2) is the most common greenhouse gas (GHG) and a tonne of CO_2 is used as the common unit of measure. Carbon Units therefore are each equivalent to a tonne of CO_2 . Emissions of other GHGs are measured as equivalents of carbon dioxide (CO_2 e) in terms of their Global Warming Potential (GWP) over a 100-year period. By definition, CO_2 has the GWP of 1. See table 1 for further details.

Table 1

GWP-100
1
21
310
150 – 11,700
6,500 – 9,200
23,900

Ireland's obligations under the 2020 EU Effort Sharing Decision

Ireland's current targets are set by the EU 2020 Climate and Energy Package².

There are two key tools in place to ensure the EU meets these targets:

The European Union Emissions Trading System (EU ETS)

The industry emissions are covered by the European-wide "cap and trade" scheme for major polluters – the EU ETS. Under the system, 45% of the EU's GHG emissions are controlled in sectors including commercial aviation, aluminium production, extractive and chemical-intensive industries³. These bodies are given direct emissions targets and allowances to manage themselves. Over 100 Irish installations participate in the scheme.

The Effort-Sharing Decision⁴/National emission reduction targets

This covers sectors not in the EU ETS, such as housing, agriculture, waste and transport (excluding aviation). Each country in the EU has an individual reduction target. By 2020, Ireland's target is a reduction of 20% of non-Emissions Trading System (non-ETS) sector emissions compared to 2005 levels, with annual binding limits set for each year over the period 2013-2020. Table 2 describes the minimum targets for each country.

- 2 https://ec.europa.eu/clima/policies/strategies/2020_en
- 3 https://ec.europa.eu/clima/policies/ets_en
- 4 https://ec.europa.eu/clima/policies/effort_en

Table 2 Member State GHG emission limits in 2020 compared to 2005 GHG emissions levels

Member State and emission limits in 2020 compared	.o 2005 Grid emissions levels
Denmark	-20%
Ireland	-20%
Luxembourg	-20%
Sweden	-17%
Netherlands	-16%
Austria	-16%
Finland	-16%
United Kingdom	-16%
Belgium	-15%
Germany	-14%
France	-14%
Italy	-13%
Spain	-10%
Cyprus	-5%
Greece	-4%
Portugal	1%
Slovenia	4%
Malta	5%
Czech Republic	9%
Hungary	10%
Estonia	11%
Slovakia	13%
Poland	14%
Lithuania	15%
Latvia	17%
Romania	19%
Bulgaria	20%

Ireland's progress in meeting its emissions targets

The most recent Environmental Protection Agency (EPA) projections⁵, published in April 2017, describe Ireland's progress towards achieving its emissions targets as set under the EU effort Sharing Decision. As mentioned before Ireland's 2020 target is to achieve a 20% reduction of non-Emission Trading Scheme (non ETS) emissions on 2005 levels. It is estimated by the EPA that non-ETS sector emissions will be between 4% and 6% below 2005 levels by 20206.

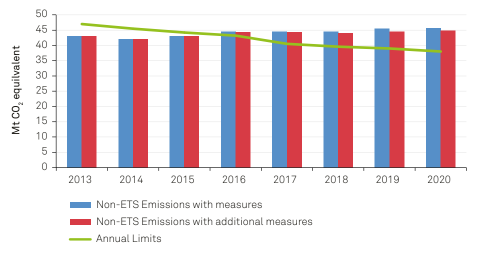
The EPA found that Ireland is projected to exceed its annual binding limits for each year between 2016 and 2020, as shown in Figure 1. The "With Measures" scenario assumes policies in place by end-2015 are implemented for the projection horizon, whereas the "With Additional Measures" scenario includes further achievement of Government renewable energy efficiency targets for 2020.

⁵ http://www.epa.ie/pubs/reports/air/airemissions/ghgprojections/

⁶ http://www.epa.ie/pubs/reports/air/airemissions/ghgprojections/EPA_2017_GHG_Emission_Projections_Summary_Report.pdf

Section One (continued)

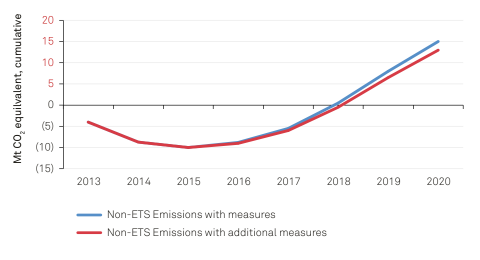
Figure 1: With Existing Measures and With Additional Measures greenhouse gas emissions projections and comparison with the reduction pathway required between 2013 and 2020



Source: Environmental Protection Agency

Further actions reflected in the "With Additional Measures" scenario are described in two documents published by the Department of Communications, Climate Action and Environment. The cumulative shortfall relative to obligations is in a range of 11.5 – 13.7 Mt $\rm CO_2$ equivalent by 2020, depending on the level of implementation of these further policies. It is anticipated that the units in the Carbon Fund will be used towards meeting this gap. The cumulative projections are shown in Figure 2.

Figure 2: Projected Cumulative distance to target for Ireland's Non-ETS emissions 2013 to 2020



Source: Environmental Protection Agency

Section Two

Investments by Ireland

Ireland's strategy to meet the carbon emission reduction requirements involved a number of investments to deliver carbon units. The Department of Communications, Climate Action and Environment undertook investments in three multilateral funds. These funds invest in projects to achieve carbon emissions reductions.

These are:

- The Multilateral Carbon Credit Fund (MCCF)⁸ of the European Bank for Reconstruction and Development;
- The World Bank Carbon Fund for Europe;
- The World Bank BioCarbon Fund.

In addition to these investments, the NTMA was mandated to purchase carbon units directly from the market. This was to supplement the units received through investments and meet the reductions targets. A total of 18 million tonnes were originally estimated as required in the period 2008 to 2012.

In total 21 trades were undertaken, in which Ireland purchased 5.255 million units. The average price was €14.03 (excluding VAT). These trades were undertaken during 2008 and 2009. The carbon purchasing programme was suspended in February 2009, following a decision by the Department of the Environment, Community and Local Government.

At end-2017 these 5.255 million units were carried over to meet Ireland's commitments under the European Union's 2020 Climate and Energy Package. Additional units from the investment projects outlined above were also carried forward. In all, 5,329,9649 Carbon Credits remain in the Fund for the current compliance period. The Department of Communications, Climate Action and Environment will instruct the NTMA with regard to future use of these units in order to meet upcoming emissions targets.

While the NTMA has made no further trades, during 2017 there was a call to make a payment to the BioCarbon Fund to the value of \le 1,029,463. The Carbon Fund was reimbursed by the Department of Communications, Climate Change & Environment for this expenditure. This brought Ireland's investment in the BioCarbon Fund to \le 7.0m out of a commitment of \$10.08m (\le 7.7m equivalent).

⁸ The European Investment Bank is partnering with the EBRD in managing the MCCF; Ireland's agreement is only with the EBRD.

⁹ This consists of 5,255,000 Certified Emissions Reductions "CERs" and 74,964 Emissions Reductions Units "ERUs".



Financial Statements of the Carbon Fund For the Year Ended 31 December 2017

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Statement on Internal Control

The National Treasury Management Agency (the "Agency") is the manager of the Carbon Fund (the "Fund"). The Agency system of internal control is set out below:

Scope of Responsibility

On behalf of the National Treasury Management Agency we acknowledge the Agency's responsibility for ensuring that an effective system of internal control is maintained and operated. This responsibility takes account of the requirements of the Code of Practice for the Governance of State Bodies (2016).

Purpose of the System of Internal Control

The system of internal control is designed to manage risk to a tolerable level rather than to eliminate it. The system can therefore only provide reasonable and not absolute assurance that assets are safeguarded, transactions authorised and properly recorded and that material errors or irregularities are either prevented or detected in a timely way.

The system of internal control, which accords with guidance issued by the Department of Public Expenditure and Reform has been in place in the National Treasury Management Agency for the year ended 31 December 2017 and up to the date of approval of the financial statements.

Capacity to Handle Risk

The National Treasury Management Agency has an Audit and Risk Committee (ARC) comprising four Agency members, with financial and audit expertise, one of whom is the Chair. The ARC met six times in 2017.

The National Treasury Management Agency has also established an internal audit function which is adequately resourced and conducts a programme of work agreed with the ARC.

The Agency has developed a Risk Management Policy and Framework which sets out its risk appetite, the risk management processes in place and details the roles and responsibilities of staff in relation to risk. The policy has been issued to all staff who are expected to work within the National Treasury Management Agency's risk management policies, to alert management on emerging risks and control weaknesses and assume responsibility for risks and controls within their own area of work.

Risk and Control Framework

The National Treasury Management Agency has implemented a risk management system which identifies and reports key risks and the management actions being taken to address and, to the extent possible, to mitigate those risks.

Risk registers are in place which identify the key risks facing the National Treasury Management Agency and these have been identified, evaluated and graded according to their significance. The Business Unit risk registers are reviewed by the ARC on an annual basis. The outcome of these assessments is used to plan and allocate resources to ensure risks are managed to an acceptable level.

The risk registers detail the controls and actions needed to mitigate risks and responsibility for operation of controls assigned to specific staff. We confirm that a control environment containing the following elements is in place:

- procedures for all key business processes have been documented.
- financial responsibilities have been assigned at management level with corresponding accountability,
- there is an appropriate budgeting system with an annual budget which is kept under review by senior management,
- there are systems aimed at ensuring the security of the information and communication technology systems, and there are systems in place to safeguard the assets.

Statement on Internal Control (continued)

Ongoing Monitoring and Review

Formal procedures have been established for monitoring control processes and control deficiencies are communicated to those responsible for taking corrective action and to management and the Agency, where relevant, in a timely way. We confirm that the following ongoing monitoring systems are in place:

- key risks and related controls have been identified and processes have been put in place to monitor the operation of those key controls and report any identified deficiencies,
- reporting arrangements have been established at all levels where responsibility for financial management has been assigned, and
- there are regular reviews by senior management of periodic and annual performance and financial reports which indicate performance against budgets/forecasts.

Procurement

We confirm that the National Treasury
Management Agency has procedures in place to
ensure compliance with current procurement rules
and guidelines and that during 2017 the National
Treasury Management Agency complied with those
procedures in respect of the Carbon Fund.

Review of Effectiveness

We confirm that the National Treasury Management Agency has procedures to monitor the effectiveness of its risk management and control procedures. The National Treasury Management Agency's monitoring and review of the effectiveness of the system of internal control is informed by the work of the internal and external auditors, the Audit and Risk Committee which oversees their work, and the senior management within the National Treasury Management Agency responsible for the development and maintenance of the internal financial control framework.

We confirm that the Agency conducted an annual review of the effectiveness of the internal controls for 2017.

Internal Control Issues

No weaknesses in internal control in respect of the Carbon Fund were identified in relation to 2017 that require disclosure in the financial statements.

On behalf of the Agency members

Willie Walsh, Chairperson

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National Treasury Management Agency

Martin Murphy, Chairperson, Audit and Risk Committee

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National Treasury Management Agency

29 May 2018

Comptroller and Auditor General

Report for presentation to the House of the Oireachtas



Ard Reachtaire Cuntas agus Ciste Comptroller and Auditor General

Report for presentation to the Houses of the Oireachtas

Carbon Fund

Opinion on financial statements

I have audited the financial statements of the Carbon Fund prepared by the National Treasury Management Agency (the Agency) for the year ending 31 December 2017 as required under the provisions of section 5 of the Carbon Fund Act 2007. The financial statements comprise the fund account, the statement of financial position and the related notes, including a summary of significant accounting policies.

In my opinion, the financial statements properly present

- the balance of the Fund at 31 December 2017, and
- · the transactions for 2017.

Basis of opinion

I conducted my audit of the financial statements in accordance with the International Standards on Auditing (ISAs) as promulgated by the International Organisation of Supreme Audit Institutions. My responsibilities under those standards are described in the appendix to this report. I am Independent of the Agency and have fulfilled my other ethical responsibilities in accordance with the standards.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my opinion.

Report on information other than the financial statements, and on other matters

The Agency has presented certain other information together with the financial statements. This comprises the annual report (including the statement of responsibilities) and the statement on internal control. My responsibilities to report in relation to such information, and on certain other matters upon which I report by exception, are described in the appendix to this report.

I have nothing to report in that regard.

Seam Mr Cartly.

Seamus McCarthy

Comptroller and Auditor General

31 May 2018

Comptroller and Auditor General (continued)

Appendix to the report

Responsibilities of the National Treasury Management Agency

The statement of responsibilities sets out the Agency members' responsibilities for

- the preparation of financial statements in the form prescribed under section 5 of the Carbon Fund Act 2007
- ensuring that the financial statements properly present the Fund's affairs at year-end and the transactions in the year
- ensuring the regularity of transactions
- assessing whether the use of the going concern basis of accounting is appropriate, and
- 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.

Responsibilities of the Comptroller and Auditor General

I am required under section 5 of the Carbon Fund Act 2007 to audit the financial statements of the Carbon Fund and to report thereon to the Houses of the Oireachtas.

My objective in carrying out the audit is to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement due to fraud or error. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the ISAs 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.

As part of an audit in accordance with the ISAs, I exercise professional judgment and maintain professional scepticism throughout the audit. In doing so,

- I identify and assess the risks of material misstatement of the financial statements whether due to fraud or error; design and perform audit procedures responsive to those risks; and obtain audit evidence that is sufficient and appropriate to provide a basis for my opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- I obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the internal controls.
- I evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures.
- I conclude on the appropriateness of the use of the going concern basis of accounting and, based on the audit evidence obtained, on whether a material uncertainty exists related to events or conditions that may cast

significant doubt on the Fund's ability to continue as a going concern. If I conclude that a material uncertainty exists, I am required to draw attention in my report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify my opinion. My conclusions are based on the audit evidence obtained up to the date of my report. However, future events or conditions may cause the Fund to cease to continue as a going concern.

 I evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

I communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that I identify during my audit.

Information other than the financial statements

My opinion on the financial statements does not cover the other information presented with those statements, and I do not express any form of assurance conclusion thereon.

In connection with my audit of the financial statements, I am required under the ISAs to read the other information presented and, in doing so, consider whether the other information is materially inconsistent with the financial statements or with knowledge obtained during the audit, or if it otherwise appears to be materially misstated. If, based on the work I have performed, I conclude that there is a material misstatement of this other information, I am required to report that fact.

Reporting on other matters

My audit is conducted by reference to the special considerations which attach to State bodies in relation to their management and operation. I report if there are material matters relating to the manner in which public business has been conducted.

I seek to obtain evidence about the regularity of financial transactions in the course of audit. I report if there is any material instance where public money has not been applied for the purposes intended or where transactions did not conform to the authorities governing them.

I also report by exception if, in my opinion,

- I have not received all the information and explanations I required for my audit, or
- the accounting records were not sufficient to permit the financial statements to be readily and properly audited, or
- the financial statements are not in agreement with the accounting records.

Statement of Financial Position

As at 31 December 2017

	Note	2017 €000	2016 €000
Carbon Fund assets	4	91,344	90,315
Receivables	6	599	_
Other liabilities	7	(599)	-
Net assets of Fund		91,344	90,315

The accompanying notes form an integral part of the financial statements.

On behalf of the Agency

Conor O'Kelly, Chief Executive

National Treasury Management Agency

29 May 2018

Willie Walsh, Chairperson

National Treasury Management Agency

Fund Account

For Year Ended 31 December 2017

	Note	2017 €000	2016 €000
Income	8	1,029	-
Net assets at 1 January		90,315	90,315
Net assets at 31 December		91,344	90,315

The accompanying notes form an integral part of the financial statements.

On behalf of the Agency

Conor O'Kelly, Chief Executive

National Treasury Management Agency

29 May 2018

Willie Walsh, Chairperson

National Treasury Management Agency

Notes to the Financial Statements

1. Background

The Carbon Fund was established under the Carbon Fund Act 2007 for the acquisition of Kyoto Units¹⁰ and any other such instruments or assets on behalf of the State to meet international climate change obligations under the 1992 United Nations Framework Convention on Climate Change, the 1997 Kyoto Protocol to that Convention and the Paris Agreement. The National Treasury Management Agency (the "Agency") has been designated as the purchasing agent on behalf of the State and administers and manages purchases of Kyoto Units.

The Agency may use the following mechanisms to purchase Kyoto Units:

- direct purchase of Kyoto Units from other Kyoto Protocol parties
- direct investment in Joint Implementation and Clean Development Mechanism projects
- investment in managed funds
- direct market purchases of Kyoto Units
- or a combination of some or all of these.

Any surplus Kyoto Units held by the State at the end of the 2008-2012 commitment period can be used in a subsequent commitment period of the Kyoto Protocol or any successor treaty. The final accounting transactions for the first commitment period of the Kyoto Protocol (2008-2012) were carried out in 2015. The unused credits were carried over with the intention to use them to meet Ireland's 2020 commitments under the European Union's 2020 Climate and Energy Package.

The functions of the Minister for Finance under the Carbon Fund Act 2007 were transferred to the Minister for Public Expenditure and Reform on 29 July 2011. The functions of the Minister for the Environment, Community and Local Government under the Carbon Fund Act 2007 were transferred to the Minister for Communications, Climate Action and Environment on 22 July 2016.

2. Basis of Preparation

The financial statements have been prepared in accordance with section 5(1)(a) of the Carbon Fund Act 2007 in a format that was approved by the Minister for the Environment, Heritage and Local Government, with the consent of the Minister for Finance.

The reporting currency is the euro which is denoted by the symbol €. Where used, €m denotes million.

3. Accounting Policies

3.1 Carbon Fund Assets

Carbon Fund assets represent investments in the following:

Direct Holdings

Kyoto Units purchased are recorded on delivery at cost of acquisition. The cost of acquisition includes Value Added Tax paid and payable in respect of the purchase of the Kyoto Units.

¹⁰ A Kyoto Unit is defined in the Carbon Fund Act 2007 as "a unit, equivalent to one metric tonne of carbon dioxide, issued pursuant to the Kyoto Protocol and the decisions adopted pursuant to the Convention and the Kyoto Protocol". Kyoto Units are generally referred to as carbon credits. The legislation allows for the disposal of Kyoto Units only with the consent of the Minister for Communications, Climate Action and Environment and the Minister for Public Expenditure and Reform and on such terms as they may specify.

Notes to the Financial Statements (continued)

3. Accounting Policies (continued)

3.1 Carbon Fund Assets (continued)

Indirect Kyoto Units

Investments in indirect units are made in managed funds. Investments in these funds are recorded at investment cost. Such investments relate to carbon reducing projects that may or may not produce Kyoto Units. The total number of units, if any, will not be known until a future date when the projects are complete.

The Minister for the Environment, Heritage and Local Government invested €20 million in 2006 in a Multilateral Carbon Credit Fund established by the European Bank for Reconstruction and Development. That investment does not form part of the Fund but the units produced by projects undertaken are included herein as explained in Note 4(d).

3.2 Gains and Losses on Carbon Fund Assets

The Kyoto Units were acquired with the intention to meet Ireland's obligation under the Kyoto Protocol, in the commitment period 2008 to 2012. The final accounting transactions for the first commitment period of the Kyoto Protocol (2008-2012) were carried out in 2015. On 20 December 2016 the unused credits were carried over with the intention to use them to meet Ireland's 2020 commitments under the European Union's 2020 Climate and Energy Package.

3.3 Fund Account

The Fund Account records the accumulated income received or receivable from the relevant Department. Investments are funded initially through repayable advances from the Central Fund under section 3 of the Carbon Fund Act 2007 pending receipt of this income.

3.4 Foreign Currencies

All transactions in foreign currencies are translated into euro at the rates of exchange prevailing at the date of such transactions. Unfunded commitments to non-euro investments are translated into euro using the foreign exchange rates prevailing at the year end date.

3.5 Taxation

The income and profits of the Carbon Fund are exempt from Irish corporation tax. The purchases of Kyoto Units by the Carbon Fund are liable to Value Added Tax as such transactions are regarded as a supply of a service, as defined by Section 25(1) of the Value-Added Tax Consolidation Act 2010. VAT incurred is included in the cost of acquisition of the Carbon Fund assets.

3.6 Asset Surrender/Carry Over to Next Commitment Period

Direct holdings of Kyoto units are surrendered at the average cost of the direct holdings at the date of surrender.

Indirect Kyoto units are surrendered at the average cost of the investment in the relevant managed fund at the date of surrender.

Direct and indirect Kyoto units are carried over at cost from the first commitment period of the Kyoto Protocol (2008 – 2012) to meet Ireland's commitments under the European Union's 2020 Climate and Energy Package.

Carbon Fund Assets

(a) Summary of Assets

	2017 €000	2016 €000
Direct Holdings	89,573	89,573
Indirect Holdings	1,771	742
	91,344	90,315

(b) Analysis by Currency of Acquisition

	2017 €000	2016 €000
Euro	90,315	90,315
US dollar	1,029	-
	91,344	90,315

(c) Indirect Holdings

	2017 €000	2016 €000
World Bank – Carbon Fund for Europe	742	742
World Bank – Bio Carbon Fund	1,029	-
	1,771	742

(d) Credits Delivered and Held

The number of carbon credits delivered and held with the Union Registry of the European Commission at 31 December:

	2017	2016
Purchased Directly	5,255,000	5,255,000
Acquired Via Indirect Holdings	74,964	74,964
	5,329,964	5,329,964

At 31 December 2017, 30,795 units (2016: 30,795) of the 5,329,964 units (2016: 5,329,964) relate to credits acquired through investments made by the Department of the Environment, Community and Local Government prior to the establishment of the Carbon Fund.

Notes to the Financial Statements (continued)

5. Commitments

Carbon Fund Investments

The Agency administers payments on behalf of the Minister for Communications, Climate Action and Environment in respect of two World Bank Funds. Investments in these funds relate to projects which may yield Kyoto Units but the total number of units will not be known until a future date when the projects complete.

At 31 December 2017, the uncalled commitments in respect of these investments amounted to:

	Total Commitments of the State			
World Bank Fund	Local currency	Euro equivalent €000	Paid to date €000	Unfunded Commitment €000
Carbon Fund for Europe	€4.26m	4,263	4,100	163
Bio Carbon Fund	US\$10.08m	7,629	7,063	566
		11,892	11,163	729
Carbon Credits Surrendered in 2015			(9,392)	
			1,771	

During 2017, there was a call on payments under the BioCarbon Fund to the value of €1,029,463. There was no call on funds under the Carbon Fund for Europe.

At 31 December 2016, the uncalled commitments in respect of these investments amounted to:

	Total Commitments of the State			
World Bank Fund	Local currency	Euro equivalent €000	Paid to date €000	Unfunded Commitment €000
Carbon Fund for Europe	€4.26m	4,263	4,100	163
Bio Carbon Fund	US\$10.08m	7,790	6,034	1,756
	_	12,053	10,134	1,919
Carbon Credits Surrendered in 2015		_	(9,392)	
			742	

6. Receivables

	2017 €000	2016 €000
Receivable from Department	599	-
	599	-

The amounts owed to the Carbon Fund are due under Section 3 (4) of the Carbon Fund Act 2007 from the Department of Communications, Climate Action and Environment.

7. Other Liabilities

	2017 €000	2016 €000
Central Fund	599	-
	599	-

The liability to the Central Fund is in respect of advances made by the Central Fund to the Carbon Fund, and will be repaid to the Central Fund when the Carbon Fund receives funds from the Department of Communications, Climate Action and Environment.

8. Income

	Year Ended 31 December 2017 €000	Year Ended 31 December 2016 €000
Income from Department	1,029	-

During 2017, there was a call on payments under the BioCarbon Fund from the Department of Communications, Climate Action and Environment to the value of €1,029,463.

9. Operating Expenses

Operating expenses of the Carbon Fund, where incurred, are charged to the Agency's Administration Account and are paid out of the Central Fund. This charge in 2017 is €nil (2016: €nil).

10. Contingent Liabilities

The Carbon Fund had no contingent liabilities at 31 December 2017.

Notes to the Financial Statements (continued)

11. Related Parties

(a) Minister for Public Expenditure and Reform

Under Section 3 of the Carbon Fund Act 2007, the Minister for Public Expenditure and Reform may advance monies to the Carbon Fund from the Central Fund which are reimbursed by the Carbon Fund out of monies made available by the Minister for Communications, Climate Action and Environment See note 7 in relation to advances made in 2017.

(b) Minister for Communications, Climate Action and Environment

Under Section 2(3) of the Carbon Fund Act 2007, the Minister for Communications, Climate Action and Environment manages and controls the Carbon Fund.

(c) National Treasury Management Agency

Under Section 2(4) of the Carbon Fund Act 2007, the management of the Carbon Fund is delegated to the Agency.

Under Section 8 of the Carbon Fund Act 2007, the Minister for Communications, Climate Action and Environment, following consultation with the Minister for Public Expenditure and Reform, may give directions or guidelines to the Agency in relation to the performance by it of the functions delegated or granted to it under the Act.

12. Approval of Financial Statements

The financial statements were approved by the Agency on 29 May 2018.





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