

Barlaston & Tittensor Scout Group - Investment Policy

Investment Policy

- a. Unless the powers of investment are specified in the formal Trust Instrument creating or governing the Group, such powers of investment are governed by the Trustee Act 2000.
- b. The Group Treasurer must reclaim from H.M. Revenue and Customs any tax deducted at source from investment income.
- c. The Group should make full use of those special Funds, established for investment by charities, which pay dividends gross.
- d. Investments held on behalf of the Groups must be registered in such a way as to show that they are held in trust for the Group and that they are not the private property of the individuals (if any) appointed as trustees.

B & T Scout Group's policy, in general, aims to closely reflect and sit comfortably within the framework of The Scout Association's Investment Policy.