

**AA UNDERWRITING  
INSURANCE COMPANY  
LIMITED**

**SOLVENCY AND  
FINANCIAL CONDITION  
REPORT AS AT  
JANUARY 31<sup>ST</sup> 2023**

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## 1. EXECUTIVE SUMMARY

AA Underwriting Insurance Company Limited (AAUICL or 'the Company') launched in 2016 and continues to target profitable growth in its UK car and household insurance portfolio.

AAUICL distributes solely via the AA Group's insurance broker, Automobile Association Insurance Services Limited, (AAISL). AAUICL and AAISL are distinct and separate companies within AA Group. AAISL supports its customers through a panel of insurers which includes AAUICL.

AAUICL is a strategic part of the Group's operations - allowing AA Group to strengthen its insurance offering to the Group's customers.

AAUICL uses the AA Group IT infrastructure to ensure the best-in-class data management, pricing, underwriting, counter-fraud and claims management.

This SFCR is compiled of five key sections summarised below:

### 1.1 Section A: Business and Performance

Section A sets out the legal structure of the underwriting entity, details the related parties that support its activities and evaluates the performance during the year.

Underwriting is based around two motor schemes and one household scheme. Good performance is reliant on the expertise of our underwriting, pricing and data teams – which aims to avoid anti-selection using precise data and sophisticated modelling techniques. Additionally, our claims handling company uses proactive processes to handle claims alongside market-leading systems to detect and reduce fraudulent claims.

Investments are low risk and managed by a specialised company. Investment income represents a small proportion of profits.

The Financial Conduct Authority's (FCA) General Insurance Pricing Practices (GIPP) was implemented successfully on 1st January 2022. The FCA GIPP reforms has led to better outcomes for renewing customers and has helped improve renewal retention rates.

The UK personal lines market has remained highly competitive, with most new business written through price comparison sites. The GIPP reforms, combined with the highest rates of inflation seen in over 40 years, has had a profound effect on the market and overall market profitability in 2022.

### 1.2 Section B: System of Governance

Section B sets out the systems of governance used by the Board to control and oversee the Company. As the Company develops, the Board is increasingly delegating functions to a growing number of more focused committees and forums. The roles and responsibilities of these are also discussed as well as the key function holders for Actuarial, Risk, Compliance, Finance, Claims, Underwriting and Internal Audit.

### 1.3 Section C: Risk Profile

The Board has approved several policies to agree the level of acceptable risk, and guide the day to day operations. Risk is evaluated over many areas. The Audit Risk and Compliance Committee (ARCC) monitors risks quarterly, supported by a quarterly risk forum which includes management from Longacre Claims Limited (LCL) and AA Group representatives. Key risks are also reported to the AA Group which provides additional oversight and guidance. The Board also delivers the Own Risk and Solvency Assessment (ORSA) at least annually and refers to this document throughout the year.

### 1.4 Section D: Valuation for Solvency Purposes

This section provides details of the year end solvency position and how the Solvency II balance sheet differs from the statutory accounts.

### **1.5 Section E: Capital Management**

Solvency coverage is central to business planning and decision making. The solvency coverage is calculated quarterly as part of the Quantitative Reporting Template (QRT) submission with a revised annual position included within this report. Solvency is also incorporated into the budget which forms the basis for the ORSA, and on which key risks are stress tested. Additionally, each forecast and strategic initiative includes a separate solvency calculation to ensure a strong capital position at all times.

The Board aims to maintain own funds to cover the Solvency Capital Requirement (SCR) plus a 25% management buffer but considers action once coverage drops below 150%.

After discussions with the Gibraltar Financial Services Commission (GFSC) regarding debtor balances with our sole broker AAISL, AAUICL introduced active monitoring of its broker balances in 2022 and started applying a counterparty charge against these balances from Q4 FY23.

## **A. BUSINESS AND PERFORMANCE**

### **A.1 Business Information**

#### **A.1.1 Company Details**

AA Underwriting Insurance Company Limited  
Unit 2/1 Waterport Place  
Europort Road  
Gibraltar  
GX11 1AA

AAUICL is incorporated in Gibraltar and is a Company limited by shares.  
Incorporation number 106606.  
Registered number 100875

Permitted to write the following insurance classes in the United Kingdom: 1 (Accident); 2 (Sickness); 3 (Land Vehicles); 8 (Fire & Natural Forces); 9 (Damage to Property); 10 (Motor Vehicle Liability); 13 (General Liability); 16 (Miscellaneous Financial Loss); 17 (Legal Expenses); 18 (Assistance).

#### **A.1.2 Supervisory Authority**

Gibraltar Financial Services Commission  
P.O. Box 940  
Suite 3, Ground Floor  
Atlantic Suites  
Europort Avenue  
Gibraltar  
GX11 1AA

#### **A.1.3 Auditors**

PricewaterhouseCoopers Limited  
327 Main Street  
Gibraltar  
GX11 1AA

#### **A.1.4 Group Structure**

AA Insurance Holdings Limited (AAIHL) is a wholly owned subsidiary of AA Group. In turn, AAIHL wholly owns AAUICL. AAIHL also wholly owns AA Technical Solutions Limited (AATS) and Longacre Claims Limited (LCL) which act as service companies - providing pricing and claims handling services to AAUICL respectively.

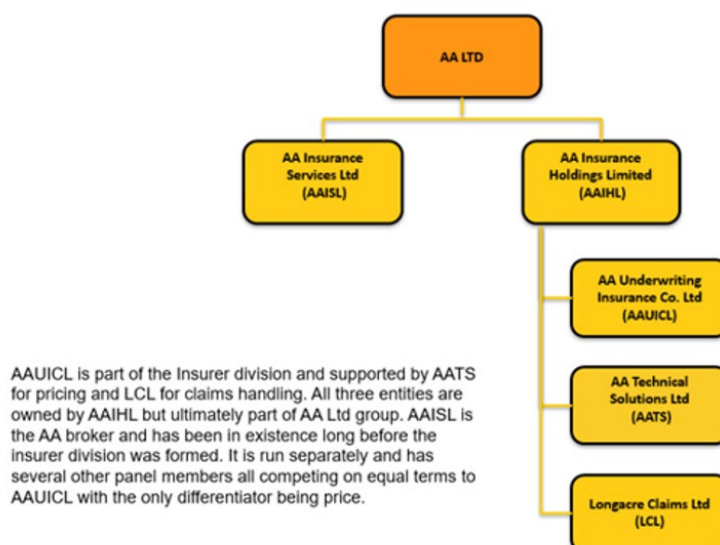
Following a private acquisition, AA plc was delisted in March 2021 and the ultimate parent is now Basing Consortium Co Limited, a joint venture between Towerbrook & Warburg Pincus.

Being the underwriting vehicle, AAUICL is registered in Gibraltar and authorised by Gibraltar Financial Services Commission (GFSC).

AA Group, AAIHL, AATS and LCL are all UK companies.

An overview of the group structure is shown below:

### ENTITY STRUCTURE



#### A.1.5 Ultimate Shareholders

The following organisations held over 10% of shares in AA Ltd as at 31st January 2023:

- WP Agassi Investment Ltd 49.94%
- TCP Parent Holdings LP 49.94%

#### A.1.6 Material Lines of Business & Geographical Areas

AAUICL's main business is UK motor insurance, complimented by a portfolio of private property (buildings and contents) home insurance. The following table shows the business by class for the year ended 31 January 2023, gross (net of coinsurance) and net of quota share reinsurance. All business has been conducted in the UK on a "freedom of services" basis.

	As at 31st January 2023		As at 31st January 2022	
	Amount	% of Total	Amount	% of Total
	£'000	%	£'000	%
<b>Gross written premiums</b>				
Motor	166,245	87%	118,186	83%
Property	24,351	13%	24,863	17%
ATE	87	0%	55	0%
<b>Total</b>	<b>190,683</b>	<b>100%</b>	<b>143,104</b>	<b>100%</b>
<b>Net Written Premium</b>				
Motor	26,091	85%	24,250	84%
Property	4,365	14%	4,452	15%
ATE	87	0%	55	0%
<b>Total</b>	<b>30,543</b>	<b>100%</b>	<b>28,757</b>	<b>100%</b>

### **A.1.7 Significant Business or Other Events**

The AA's new motor brand, BEAM, was launched in Q1 2022 supporting overall GWP. BEAM offers a Defaqto 4\* product which is only available for purchase on the comparison sites, compared with standard product which is Defaqto 5\* and available on all channels. As a panel underwriter of the product, the launch of BEAM has enabled AAUICL to expand its underwriting footprint and diversify its underwriting offering.

Both claims and cost inflation became a dominant issue for insurers writing business in the UK in 2022, with supply chains and repair delays leading to higher overall claims costs. Inflation is monitored and controlled by our reserving and claims functions. Emerging trends are fed back quickly into pricing to ensure a robust feedback loop between pricing and reserving.

The FCA General Insurance Pricing Practices (GIPP) reforms came into effect for UK retail insurers in January 2022. The AA completed a comprehensive project successfully to comply with these reforms.

The FCA brings in its flagship regulation 'Consumer Duty' in July 2023. Consumer Duty centres on a new principle, requiring firms to deliver good outcomes to retail customers. For general insurance firms, previous regulatory interventions (such as GI Pricing Practices, Value Measures, Product Governance and the Insurance Distribution Directive (IDD) have meant firms are complying with many of the requirements already. However, there are still new requirements for all firms to meet, such as equipping customers to understand their communications so they can make correctly informed decisions, which goes far beyond the existing requirement to ensure communications are clear, fair and not misleading. In 2022, the AA group commenced a Consumer Duty programme to embed this new regulation into all areas of the insurance business including workstreams specific to AAUICL. AAUICL is confident all requirements for this new regulation will be met.

The May 2021 Whiplash Injury Regulations were expected to reduce the number of fraudulent claims for whiplash injuries thus lowering the cost of Small Bodily Injuries to insurers, ultimately lowering motor insurance premiums for drivers. However, mixed injury awards were subsequently challenged in the Court of Appeal in 2022 and this could potentially reduce the benefits of these reforms in the future.

The Reinsurance market experienced the convergence of geopolitical and macroeconomic shocks – war in Europe, fractured energy markets, 40-year high inflation, interest rate hikes, depleted capital – as well as natural disasters and climate change, have introduced significant volatility into the market. Consequently, the January 2023 renewal period was one of the most challenging for excess of loss buyers, especially for property catastrophe risk, and whilst there is no immediate material impact, AAUICL is watching the developments for 2024 renewals.

### **A.2 Underwriting Performance**

AAUICL provides motor and household insurance to the UK market which continue to be its main business activities. Additionally, there are some sundry underwriting contracts which support other areas within the AA. These include two modest breakdown related stop loss covers for car manufacturers and "After the Event" (ATE) insurance which supports the Accident Assist division.

The Company mitigates its motor and home exposures through a mixture of quota share, motor excess of loss and catastrophe reinsurances providing protection against adverse performance from attritional losses, large claims and severe weather events.

For motor, the combination of low market rates and high inflation has led to a deterioration in underwriting performance in FY23 compared with FY22. Positive performance for FY22 was supported by reduced driving and COVID lockdowns in that year.

For household, underwriting performance was also challenged in FY23 by series of named weather events, large fires, subsidence following a hot dry summer in 2022 and a freeze event in December 2022.

AAUICL prepares its financial statements in accordance with Generally Accepted Accounting Principles in Gibraltar (IFRS) and the underwriting performance information given in this section is therefore on an IFRS basis.



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The following tables summarise the technical account performance for the year ended 31st January 2023 and the year ended 31st January 2022:

	As at 31st January 2023				
	Motor Liability £'000	Other Motor £'000	Property £'000	Legal Expenses £'000	Total £'000
Gross written premiums	132,996	33,249	24,351	87	190,683
Outward reinsurance premiums	(112,123)	(28,031)	(19,986)	0	(160,140)
<b>Net written premiums</b>	<b>20,873</b>	<b>5,218</b>	<b>4,365</b>	<b>87</b>	<b>30,543</b>
<b>Earned premiums, net of reinsurance</b>	<b>20,393</b>	<b>5,098</b>	<b>4,402</b>	<b>23</b>	<b>29,916</b>
<b>Other technical income</b>	<b>291</b>	<b>73</b>	<b>3,856</b>	<b>0</b>	<b>4,219</b>
Claims incurred - gross amount	(110,859)	(27,715)	(22,312)	(17)	(160,902)
Claims incurred - reinsurers share	82,866	20,716	17,850	0	121,433
<b>Claims incurred, net of reinsurance</b>	<b>(27,993)</b>	<b>(6,998)</b>	<b>(4,461)</b>	<b>(17)</b>	<b>(39,470)</b>
<b>Net operating income/(expenses)</b>	<b>4,596</b>	<b>1,149</b>	<b>898</b>	<b>0</b>	<b>6,643</b>
<b>Balance on the technical account</b>	<b>(2,713)</b>	<b>(678)</b>	<b>4,694</b>	<b>6</b>	<b>1,308</b>

As at 31st January 2022					
	Motor Liability £'000	Other Motor £'000	Propert y £'000	Legal Expenses £'000	Total £'000
Gross written premiums	94,548	23,637	24,863	55	143,104
Outward reinsurance premiums	(75,148)	(18,787)	(20,412)	0	(114,346)
<b>Net written premiums</b>	<b>19,400</b>	<b>4,850</b>	<b>4,452</b>	<b>55</b>	<b>28,757</b>
<b>Earned premiums, net of reinsurance</b>	<b>19,795</b>	<b>4,949</b>	<b>4,358</b>	<b>42</b>	<b>29,144</b>
<b>Other technical income</b>	<b>654</b>	<b>163</b>	<b>949</b>	<b>0</b>	<b>1,766</b>
Claims incurred - gross amount	(77,615)	(19,404)	(14,988)	0	(112,007)
Claims incurred - reinsurers share	54,018	13,504	11,977	0	79,499
<b>Claims incurred, net of reinsurance</b>	<b>(23,598)</b>	<b>(5,899)</b>	<b>(3,011)</b>	<b>0</b>	<b>(32,508)</b>
<b>Net operating income/(expenses)</b>	<b>4,658</b>	<b>1,165</b>	<b>867</b>	<b>0</b>	<b>6,690</b>
<b>Balance on the technical account</b>	<b>1,509</b>	<b>377</b>	<b>3,163</b>	<b>42</b>	<b>5,092</b>

### A.3 Investment Performance

As at 31st January 2023, the Company's investment portfolio and investment returns during the year are outlined below. Returns on the bond portfolio were negative in FY23 due to low yields and increasing interest rates, while short term Money Market Funds (MMFs) performed well.

	As at 31st January 2023		As at 31st January 2022	
	Amount £'000	% of Total %	Amount £'000	% of Total %
<b>Investible Assets</b>				
Bonds	8,439	18%	10,232	26%
Cash and Cash Equivalents	39,542	82%	29,162	74%
<b>Total</b>	<b>47,981</b>	<b>100%</b>	<b>39,393</b>	<b>100%</b>

	As at 31st January 2023		As at 31st January 2022	
	Amount	% of Total	Amount	% of Total
	£'000	%	£'000	%
<b>Investment Income</b>				
Bonds	(453)	208%	(188)	100%
Cash and Cash Equivalents	235	(108%)	0	0%
<b>Total</b>	<b>(218)</b>	<b>100%</b>	<b>(188)</b>	<b>100%</b>

Preservation of capital remains the Board's primary investment strategy objective. The bond portfolio continues to be managed by J Safra Sarasin (Gibraltar) (Safra bank) within strict parameters. Considering the volatile economic environment (worsening GDP outlook, high inflation and the war in Ukraine), investment risk was kept low during the year both through limiting the size of the portfolio allocated to bonds and increasing the minimum rating of those held.

#### **A.4 Performance of Other Activities**

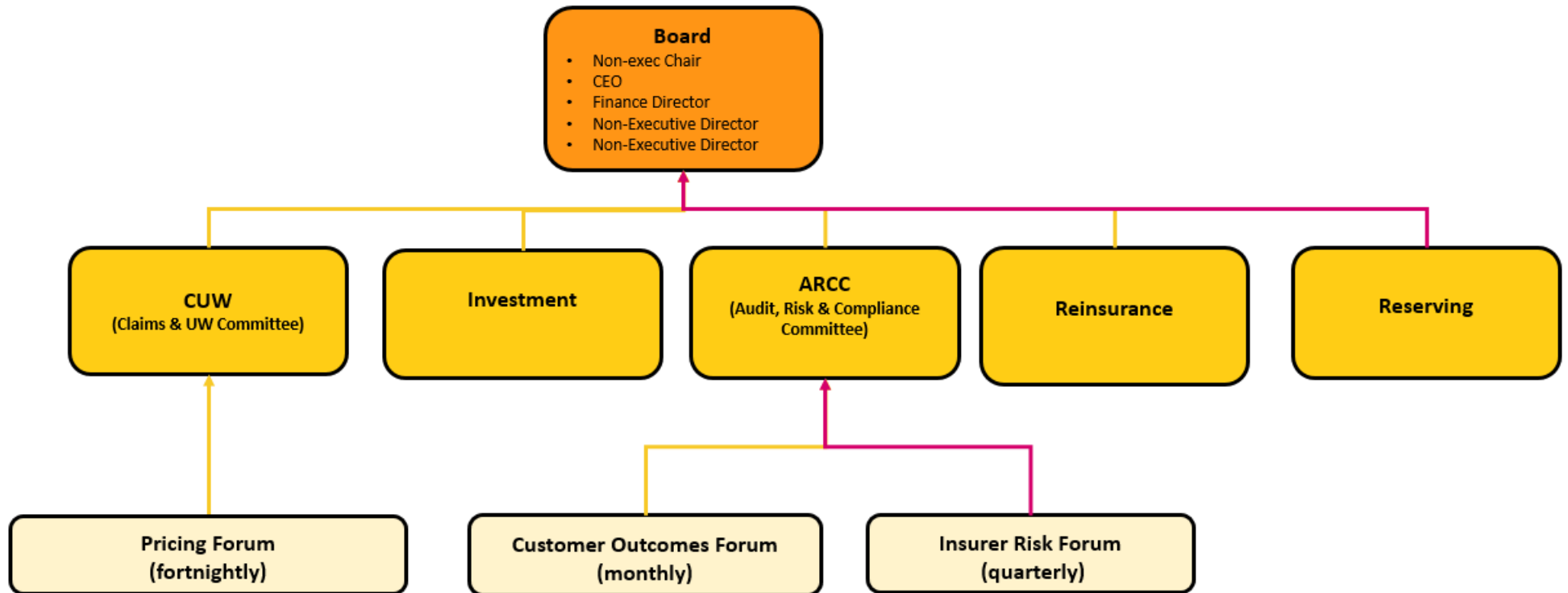
AAUICL receives ceding commission from its quota share reinsurance partners as a contribution towards costs. These commissions are deferred in line with earnings and £16.7m (2022: £16.7m) was recognised during the year. The Company receives additional profit commission depending on performance which is booked once the underwriting year has developed. A separate AA division manages non-fault accidents and AAUICL receives income from subrogation.

## B. Systems of Governance

### B.1 General Information

#### B.1.1 Structure of the Board and Committees

AAUICL operates via a Board and five Committees as set out below:



### **B.1.2 Key Functions**

AAUICL is required to have in place seven key functions as required by the Solvency II Directive. These are:

- Risk Management
- Compliance
- Actuarial
- Internal Audit
- Finance
- Claims
- Underwriting

These functions are responsible for providing oversight of the relevant area and providing assurance to the Board on the operation of the Company's Risk Management Framework. All functions are overseen by Directors of the business, thus ensuring they have the appropriate authority to conduct their roles. These key functions dovetail with AAUICL's "three lines of defence" methodology.

### **B.1.3 Risk and Compliance Function**

At an operational level, AAUICL has day-to-day responsibility for risk management. However, the ARCC has delegated oversight from the Board of AAUICL.

The AAUICL Risk and Compliance team works closely with the wider Group in providing compliance services to the Company. Operational oversight rests with the Audit, Risk and Compliance Committee, and the function reports to the Audit, Risk and Compliance Committee on a quarterly basis.

### **B.1.4 Actuarial Function**

The Actuarial Function has specific duties and responsibilities under Solvency II which include the following:

- Quarterly production of reserves for all business underwritten by AAUICL, supporting IFRS financial reporting
- Production of the Solvency II Technical Provisions (from Q1 2023)

AAUICL outsourced the actuarial function services to Insight Risk Consulting (IRC) up until July 2022 when the function was brought in house with the hiring of a Head of Reserving who is also the Actuarial Function Holder. IRC continues to perform an annual external reserve review which is presented to the Reserving Committee and Board.

### **B.1.5 Internal Audit**

AAUICL's Internal Audit function is overseen by a Director of the Company. Internal Audit is responsible for evaluating the approach to risk management and governance, with emphasis on the internal control system.

AAUICL outsources the Internal Audit function to AA Ltd's internal audit team, who have the skills, knowledge and expertise to provide the services and are entirely independent from operational aspects of the business.

### **B.1.6 Finance**

AAUICL's Finance function is overseen by a Director of the Company. Finance is responsible for providing the financial information that other business functions require to operate effectively and efficiently and to support business planning and decision-making. Furthermore, Finance is responsible for external financial and regulatory reporting.

With the function overseen by a Director, the Finance function has the required authority to fulfil its role.

**B.1.7 Claims**

AAUICL's Claims function is overseen by a Director of the Company. The Claims function is responsible for the efficient and fair processing of claims, in a timely and accurate manner and in accordance with contractual obligations.

AAUICL outsources the Claims function to the Longacre Claims Ltd Claims Director, who has the skills, knowledge and expertise to provide the services and is entirely independent from operational aspects of the business. With the function overseen by a Director, the Claims function has the required authority to fulfil its role.

**B.1.8 Underwriting**

AAUICL's Underwriting function is overseen by a Head of Underwriting. Underwriting is responsible for evaluating and assessing the risks associated with insuring a particular person, property, or event. The function is responsible for determining the premium rates, policy terms and conditions, and coverage limits which will be offered to the customer.

AAUICL outsources the Underwriting function to a Head of Underwriting within AATS, who has the skills, knowledge and expertise to provide the services and is entirely independent from operational aspects of the business. With the function overseen by a Head of Underwriting, the Underwriting function has the required authority to fulfil its role.

**B.1.9 Main Changes during the Period**

During the period, the following changes in respect of Key Function Holders took place:

- Anthony Bull resigned as Finance Director on 30th September 2022
- Craig Staniland retired and resigned as Executive Chairman on 31st March 2022
- David Coughlan resigned as Non-Executive Director on 15th September 2022
- Thomas Mackay was appointed as Non-Executive Director on 30th September 2022
- Adam Liptak was appointed as Finance Director on 12th December 2022

All the above changes were communicated to the GFSC.

**B.1.10 Remuneration**

Other than the Non-Executive Directors of the Company, as at the 31st January 2023, AAUICL had eight employees covering CEO, Finance, Compliance and Risk. All employees receive remuneration based on skills, knowledge, experience, qualifications and role within the Company in the form of a fixed salary and associated benefits. A discretionary annual bonus scheme is in place which rewards based on both the performance of employee and AA Ltd. Kevin Rye as an independent Non-Executive Director receives a fixed monthly fee. The remuneration of Executive Directors and Officers of the Company is related to the performance of AAUICL under short and/or long-term incentive schemes. Due to the simplicity of the remuneration arrangements, AAUICL does not currently operate a separate Remuneration Committee - with responsibility for this area being retained by the Board. However, all remuneration arrangements are in line with AA Ltd Group requirements.

**B.1.11 Material Transactions**

During the year, AAUICL contracted for services from various companies within the Group. The value of these services during year, including profit share, was: AATS for policy administration fees £7m (2022: £6m) and LCL for claims handling fees £13m (2022: £10m).

As at 31 January 2023, AAUICL owed £2m (2022 - £1m) to AA Group companies in respect of policy administration and claims handling services. The outstanding debtor balance with AATS was £1m (2022 - £1m).

**B.1.12 Adequacy of Systems of Governance**

AAUICL's operations are relatively straightforward, and the Directors are actively involved in all key aspects of the business. The Company is focused on two main lines of business, with a single source of distribution and with known risks fully understood. The systems of governance have therefore been established appropriately to the size, nature and scale of AAUICL's operations.

The Board has in place a process for regularly reviewing the effectiveness of the systems of governance. In addition, governance falls within the remit of both internal and external audit, and the risk management function continuously assesses relevant legislation, guidance, advice and best practice to ensure that the systems of governance are always updated and maintained.

## **B.2 Fit and Proper Requirements**

AAUICL ensures that Fit and Proper Requirements are applied to all individuals involved in the management of the business and all Function Holders have Statements of Responsibility in place.

### **B.2.1 Skills, Knowledge and Expertise of Board Members and Key Function Holders**

AAUICL requires that members of the Board Committees, and those individuals conducting other significant functions, are fit to conduct their roles, have the necessary skills, knowledge and experience and that all such individuals are of good repute and integrity. This ensures an appropriate variety of skills for managing the business.

### **B.2.2 Fit and Proper Requirement and Process**

All Board and Key Function Holders are required to demonstrate they are fit and proper to fulfil their roles on an annual basis. The fitness and propriety of these key individuals is monitored and reported on by the Risk and Compliance Function.

AAUICL's Risk and Compliance Function ensures that appropriate Regulated Individual forms including Statements of Responsibility (SoRs) are prepared for all individuals carrying out regulated functions for the Company and are submitted for regulatory approval.

## **B.3 Risk Management System including Own Risk and Solvency Assessment**

### **B.3.1 Risk Management System Overview**

AAUICL is committed to complying with the requirements of the Solvency II directive by ensuring that the business is always managed in a risk-focussed manner. The risk management policy is intended to identify all material risks, minimise risks wherever possible and manage and control all significant risks within acceptable parameters. The goal is to ensure policyholder protection, both now and in the future and for the Company to achieve its overall strategic objectives.

AAUICL adopts a "three lines of defence" methodology, as typically seen in corporate Enterprise Risk Management (ERM) frameworks.

There has been no change to the overall risk management structure since last year's SFCR.

The risk management framework is comprised of the five pillars set out below.

Risk culture and governance	The processes and structures to demonstrate to the AA Ltd ("Topco") Board that effective risk management, oversight and assurance is being undertaken for all key risks faced by the AA.
Strategy and objectives	The process to ensure that risk is considered as part of strategy and objectives, including the direction it sets for taking, avoiding and considering opportunity from risk.
Risk identification and prioritisation	A set of key risk categories to identify where the AA has, or is likely to have, material risk exposures and the activities we perform to prioritise our actions.
Risk management and controls	A set of processes to review and assess the risk and control environment. Risks are assessed on an inherent (no controls), residual (with controls) and target basis to help senior management understand and manage their risk exposures. The AA will be undertaking a comprehensive review of its controls in 2023 as part of its continuous improvement of the risk management framework.
Risk reporting and communication	The information and reporting in place to support senior management in discharging their risk management accountabilities effectively and to help them make informed, risk-based decisions.

### 1<sup>st</sup> Line of Defence

- Management operational teams (via both outsourced providers and in-house staff).
- Monthly performance monitoring (management and risk forums).
- Risk controls self-assessments
- Quarterly Reserving supported by Insight Risk Consulting (outsourced external actuary)
- Finance Team

Solvency II key risk categories (being non-life, counterparty, market and operational risk) are monitored and reported monthly. The operational teams are responsible for identifying, rating actual and emerging risks, and establishing key risk indicators (KRIs) as necessary. Risk is then monitored against pre-determined Board risk appetites and such information is captured and reported to the Board and summarised for onward reporting to relevant Directors and the Audit, Risk and Compliance Committee.

### 2<sup>nd</sup> Line of Defence

- AAUICL Risk and Compliance Function
- AA Ltd Group Risk and Compliance Function

A key focus of the AAUICL Risk and Compliance Function is to ensure AAUICL is satisfying its obligations regarding regulatory, legislative, internal and external requirements, and to ensure effective Risk Management systems and controls are in place within AAUICL. In addition to ensuring it meets its own risk and compliance needs, AAUICL also considers the wider Group standards for risk and compliance to ensure these are correctly adhered to. In this respect, dialogue is maintained with the AA Ltd Group Risk and Compliance Function (which includes 2nd line Responsibility for Information Security matters).



**3<sup>rd</sup> Line of Defence**

- AA Group Internal Audit

The role (and extent of responsibilities) of Internal Audit will initially be proposed by a Director and later approved by the AAUICL Board with sign off by the ultimate parent company, being AA Ltd. Internal audit plans are scoped and presented to the Board at the start of each financial year, outlining key areas of focus for the year ahead.

Internal Audit's overall responsibility is to assess the operational, transactional, and control aspects of the organisation, coupled with the lines of defence, to ensure they are functioning appropriately. Results and findings (plus recommendations) are reported to both the AAUICL Board and the AA Ltd Board. A representative from Internal Audit is a regular guest at the Audit, Risk and Compliance Committee.

**B.3.2 Other Key Roles**

An independent external review of reserves and technical (Solvency II) provisions will be undertaken at least once per annum (as part of the external reserving review) by the outsourced provider of capital and reserving processes Insight Risk Consulting (IRC). IRC will document their results and produce a detailed actuarial report which will be submitted to the Board.

Artex Risk Solutions (Artex) is contracted to provide insurance management services to AAUICL. Artex continues to provide support with compliance, solvency calculations, company secretarial and payroll. Artex also supply a Non-Executive Director (NED) to the Board.

**B.3.3 Identification, Measurement, Monitoring, Management and Reporting of Risks**

The AAUICL Board sets risk appetites to clarify the Board's broad willingness to accept risk in the pursuit of its strategic objectives and business plan and these are identified and recorded in a Risk Register. For each risk, the Board sets:

- Risk appetite – broad principle for acceptable exposure to risk.
- Risk threshold – limit up to which management is allowed to operate without further reference to the Board. When the risk threshold is breached, this must be flagged to the Board for further action.
- Risk limit – unacceptable level of risk at which severe action must be taken to return to within risk appetite.

**B.3.4 Own Risk and Solvency Assessment****B.3.4.1 ORSA Process and Integration**

AAUICL has established a policy setting out the requirement to carry out an Own Risk and Solvency Assessment (ORSA). The purpose of the policy is to ensure that all material risks faced by AAUICL are appropriately assessed and the level of capital required to manage these risks or other risk mitigation measures are determined and put in place. The ORSA provides the Board and the wider Group with a thorough understanding of the Company's risk profile. AAUICL conducts at least an annual ORSA after which a formal report is prepared, however the ORSA process is ongoing throughout the year.

The ORSA takes account of historic performance and future forecasts/budgets over the business planning horizon, which is a period of at least three years. Various members of the management team will produce the ORSA. The ARCC and ultimately the Board always maintain oversight and control, steering how the assessment is performed and challenging the results to ensure they properly take account of the Company's material risks.

**B.3.4.2 Relationship between Solvency Needs, Risk Profile, Capital Management and Risk Management**

The ORSA enables the Board to assess the Company's capital needs over the planning horizon. The ORSA is conducted taking due account of AAUICL's specific risk profile. This includes risks explicitly captured in the Standard Formula, as

well as risks which are either not captured or not able to be mitigated through capital. A range of risks are considered in the ORSA process.

AAUICL's capital management policy has been established to ensure that the Company has in place the appropriate levels and quality of capital both as required by the SCR calculation and as determined by the ORSA. The policy aims to ensure that appropriate plans are in place to enable the Company to meet its capital requirements both in the immediate and the medium-term future and that all items of own funds comply with the relevant rules, regulations and legislation.

The risk management function takes due account of the available capital, the Company's risk profile, future business plans and the outcome of the ORSA in an iterative cycle.

## **B.4 Internal Control System**

### **B.4.1 Internal Control System**

AAUICL is committed to managing its business in a risk-focused manner. To achieve this, appropriate controls have been put in place to reduce risks where possible. Risk management and the adherence to the internal controls are an integral part of the business culture.

Responsibility for establishing an appropriate internal control environment rests with the Board and its Directors individually. Responsibility for adherence to internal controls rests with all individuals involved in the management of the business.

The internal control measures are targeted at ensuring that:

- Processes and procedures exist for the identification and assessment of risks;
- Appropriate processes and procedures are in place to control identified risks;
- Individuals involved in the business are trained and aware of their role regarding internal controls;
- Appropriate monitoring and review processes are in place.

Key controls that operate to mitigate risks are recorded in the Company's risk register. The internal control framework is subject to review by AAUICL's Internal Audit function.

## **B.5 Compliance Function**

### **B.5.1 Implementation of the Compliance Function**

The Compliance Function is an integral and significant element of AAUICL's business and is responsible for ensuring the Company complies with all relevant rules, regulations, guidance and legislation regarding both Gibraltar and UK requirements. The Compliance Function also reports to the ARCC and the Board on any relevant changes in the legal environment in which the Company operates.

The Compliance Function remains under the oversight of the ARCC and the AAUICL Board, in particular the Function Holder, and the Board retains full responsibility.

### **B.5.2 Independence and Authority of Compliance Function**

The Compliance Function is authorised to access all areas of the business and is therefore entitled to full and unrestricted access to all information, records, property, personnel and activities, including those residing with outsourced service providers.

The ARCC and the Board consider and approve the compliance programme on an annual basis to ensure that all relevant areas are captured and receive the quarterly compliance reports, but do not otherwise seek to instruct or influence the Compliance Function.

## **B.6 Internal Audit Function**

### **B.6.1 Implementation of the Internal Audit Function**

Internal Audit is one of the outsourced services provided to AAUICL from AA Group, featuring as the ‘third line of defence’ as outlined in section B.3. Audit plans and underlying areas of focus are presented to the Board on an annual basis and discussed quarterly. The audit plan will typically focus on areas deemed to have a high inherent risk.

Ultimately, the Internal Audit Function will seek to evaluate the adequacy and effectiveness of business controls focusing on governance, underlying business operations, operational processes, and IT systems

### **B.6.2 Independence and Objectivity of the Internal Audit Function**

The Internal Audit function is outsourced to AA Group who are a key stakeholder in AAUICL. The objective for AA Group is to ensure that AAUICL is being governed in a fit and proper way, to ensure the business controls are operating effectively and is upholding the AA brand reputation both internally and externally.

Internal Audit operates as an independent function but is overseen by a NED who is kept informed of updates with a chance to challenge. As the function is outsourced to AA Group, there is likely to be further increased independence owing to the higher level of oversight within AA Group and major stakeholders.

## **B.7 Actuarial Function**

### **B.7.1 Implementation of the Actuarial Function**

The role of the Actuarial Function is to provide the Board with an independent perspective on key insurance aspects of the Company’s operations. This ensures that the Board is fully informed of matters that may impact the business.

The Actuarial Function reports its findings to the Reserving Committee on a quarterly basis covering all areas for which it is responsible. The report assists the Board in its decision-making process and identifies areas where improvements are required. The report also identifies any material uncertainty about data accuracy and explains the approach taken in light of this uncertainty.

## **B.8 Outsourcing**

### **B.8.1 Outsourcing Policy**

Outsourcing is defined as the contracting out of all or part of an internal process or internal activities to a third-party provider on a continuous basis.

Whilst AAUICL outsources certain key activities, the Company retains all decision-making powers and ultimate responsibility for the outsourced services.

### **B.8.2 Outsourced Functions and Activities**

The following table sets out the key functions outsourced by AAUICL:

<b>Function/Services</b>	<b>Outsourced To</b>	<b>Jurisdiction</b>
Policy administration	AAISL	United Kingdom
Underwriting, pricing and processing including provision of management information	AATS	United Kingdom
Claims handling, reserving and settlement	Longacre Claims Ltd	United Kingdom
Financial services	J. Sarasin Safra Bank	Gibraltar
Company secretarial services	Artex Risk Solutions	Gibraltar
Actuarial function services	AATS, Insight Risk Consulting and Artex Risk Solutions	Gibraltar & United Kingdom
Internal audit	AA Ltd	United Kingdom
Risk and Compliance	Artex Risk Solutions and AA Ltd	Gibraltar & United Kingdom

#### AA PUBLIC

Outsourced providers, whether part of the Group or external, are under ongoing oversight by the Company. In particular, the following controls and safeguards are in place:

- Outsourced services fall fully within the remit of the Internal Audit function and are therefore included in the internal audit programme in the same manner as if they were inhouse activities.
- AAUICL Directors are directly involved in all key areas of the business and therefore maintain continuous oversight.
- Periodic audits are carried out to ensure service standards are met.

## C. Risk Profile

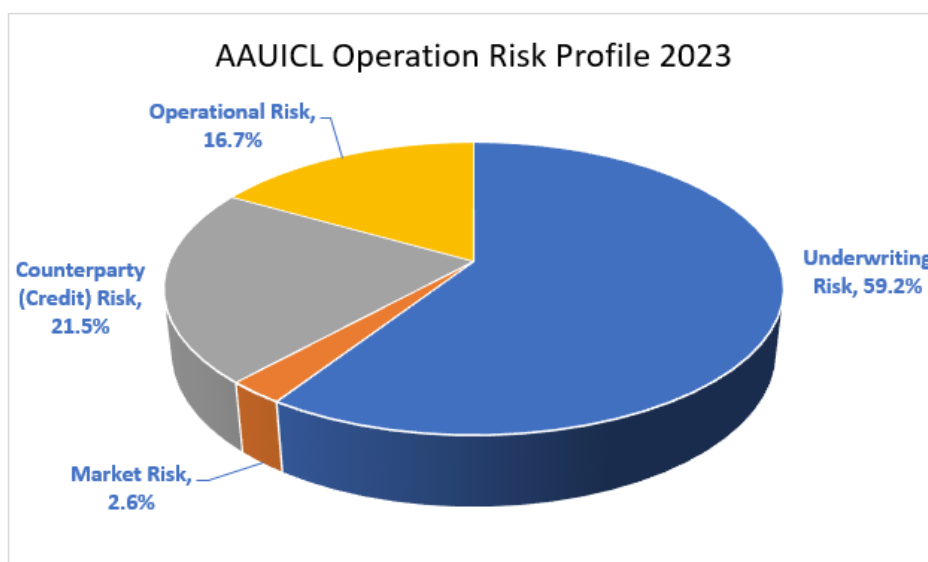
AAUICL's governance framework sets out the type and level of risk which the Company is willing to accept in the achievement of its strategic objectives. This framework provides both qualitative and quantitative risk limits. The Company seeks to maintain low levels of risk, which is reflected in its reinsurance and co-insurance arrangements. Regarding investments, AAUICL pursues a strategy which is focussed on capital preservation, thus adopting a careful and conservative investment policy.

The standard formula SCR risk profile for AAUICL is dominated by its underwriting risk profile, quantitative measures and limits which are considered in making key business decisions. The material underwriting risk is significantly reduced through extensive quota share and excess of loss reinsurances.

AAUICL's underwriting risk appetite is for the business to focus upon well-known market segments in the UK motor and household markets, with distribution through the Group broker. The Company seeks to retain low levels of risk, which is reflected in its reinsurance arrangements.

AAUICL's risk profile at 31st January 2023 is set out below:

	2023	2022
Risk Category	% of SCR	% of SCR
Underwriting Risk	59.2%	65.7%
Market Risk	2.6%	1.5%
Counterparty (Credit) Risk	21.5%	15.1%
Operational Risk	16.7%	17.7%



## **C.1 Underwriting Risk**

### **C.1.1 Material Risks**

Underwriting risk is the risk of a change in value due to a deviation of the actual claims payments from the expected amount of claims payments (including expenses). This includes pricing uncertainty/risk selection, catastrophe risk, inappropriate reserving or other fluctuations in the timing, frequency and severity of insured events.

AAUICL distributes all business via a Group intermediary, AA Insurance Services Limited. It underwrites personal lines motor and residential property insurance. All contracts are for a 12-month period, after which AAUICL can offer to decline the business for renewal or renew with a change to the premium or terms of the policy.

This risk is comprised of both underwriting and reserving risk:

- High and Persistent Claims Inflation
- Deterioration in Technical Reserves

### **C.1.2 Material Risk Concentrations**

AAUICL's largest class of business is motor insurance and has some concentration risk. AAUICL also writes household insurance. Both are written across the whole of the UK geographic region, thus reducing the level of concentration and providing a level of risk diversification. In addition, ATE business further increases the level of diversification. The Directors therefore do not consider there to be any material underwriting risk concentration.

There are not anticipated to be any material underwriting risk concentrations over the business planning period.

### **C.1.3 Risk Mitigations**

During the year, AAUICL mitigated underwriting risk through the purchase of reinsurance and coinsurance protection and the implementation of appropriate controls.

AAUICL purchases Excess of Loss (XoL) reinsurance on the motor business and Catastrophe (Cat) cover on the household business to protect against the impact of large claims. In addition, the Company had in place Quota Share reinsurance and coinsurance arrangements to mitigate the impact of lower value, attritional losses on both motor and household business.

AAUICL further mitigates underwriting risk through the following:

- Regular actuarial analysis of claims data to review rates
- Review of monthly management information
- Regular review of claims performance KPIs
- Oversight and management of the claims handling
- Committee oversight of large claims
- Regular updates of the risk register, including reporting of any risk events
- Stress testing of loss ratios as part of the ORSA process

### **C.1.4 Stress and Sensitivity Testing**

AAUICL carries out stress and sensitivity testing as part of the ORSA process, which is carried out at least annually. This considers stresses both regarding premium volumes, future claims performance and claims development on the existing business. As part of the recent ORSA, multiple stress tests were run on historic reserves as well as the performance of future business and on premium volumes.

The stress tests demonstrated that, due to the reinsurance protection in place, AAUICL is relatively resilient to these risks, with the SCR headroom being eroded, but the absolute SCR continues to be met with a comfortable capital coverage ratio.

## **C.2 Market Risk**

### **C.2.1 Material Risks**

Market risk arises from changes in the income generated by investments or from changes in the value of such investments and includes:

- Interest rate risk
- Spread risk
- Equity risk
- Currency risk
- Property risk
- Concentration risk

### **C.2.2 Material Risk Concentrations**

Concentration risk within AAUICL's investment portfolio was mitigated through J Safra Sarasin bank, who invest small amounts in a diversified range of companies. AAUICL historically has aimed to invest half of available cash in bonds but due to market uncertainty, this was reduced to 25%. The remaining balance is held in current accounts with Lloyds, Barclays, and a JP Morgan Money Market Fund. This risk is reflected in the SCR.

### **C.2.3 Risk Mitigations**

The investment policy requires the credit quality of all investible assets to be in the range of AAA and to BBB+. To further minimise risk exposure AAUICL currently holds a minimum of A rated due to market uncertainty. Further control and mitigating actions are outlined as part of the investment policy.

The Investment Committee meets at least quarterly to review the portfolio position and underlying performance. This is further supported by quarterly Risk Forums, for which market risk is discussed when required. A weekly snapshot of investment performance is also circulated.

AAUICL's risk register is updated as necessary to capture all emerging risks, which are scored on an inherent and residual basis. The risk register is reviewed as part of the quarterly risk and compliance committee meetings.

### **C.2.4 Prudent Person Principle**

The Board has adopted a prudent approach to investment strategy, with the primary objective being the preservation of solvency capital.

### **C.2.5 Stress and Sensitivity Testing**

Testing is undertaken as part of the annual ORSA as discussed and approved by the Board. It was agreed to remove investments from testing as our exposure is very low and J Safra Sarasin bank complete their own testing which demonstrates our risk on various scenarios.

## **C.3 Credit Risk**

### **C.3.1 Material Risks**

Credit risk is the risk of the change in value due to actual credit losses deviating from expected credit losses due to the failure to meet contractual debt obligations. Credit risk can arise on issuers of securities (in the Company's investment portfolio), debtors, reinsurers and intermediaries to whom the Company has an exposure. These areas are tightly controlled.

The risk register identifies and records the actual, potential and emerging credit risks to which the Company is exposed. These risks are discussed on at least a six-monthly basis and their potential impact is assessed, thus enabling focus to be directed towards the areas of highest risk.

Reports against measures are provided to the relevant forums and, where appropriate, the Board on at least a quarterly basis.

**C.3.2 Material Risk Concentrations**

AAUICL's credit risk exposures during the year were diversified as set out below:

- Investible assets are split between banks and investments
- Reinsurance exposure is diversified between more than one counterparty
- AAUICL fund investments were diversified between counterparties
- Premium held by AAISL

However, while the Company distributes solely through the Group intermediary, it used several banking counterparties and a number of reinsurance partners during the year. Some level of risk concentration remains.

**C.3.3 Risk Mitigations**

AAUICL aims to mitigate exposure to credit risk through the implementation of appropriate controls. Key business controls include:

- No premiums to be overdue as per contract terms
- Reinsurance recoveries to be received promptly as per contract terms
- Collection from policyholders to be managed actively by AAISL
- Minimum rating for all reinsurance counterparties to be A- (as per Standard & Poor's or equivalent)
- Minimum rating for all coinsurance counterparties to be A- (as per Standard & Poor's or equivalent)
- Multiple reinsurance partners across both insurance products

**C.3.4 Stress and Sensitivity Testing**

As part of the ORSA process, credit risk is subject to stress, scenario, and sensitivity tests. These tests are intended to assess the likely impact of adverse situations on the Company's capital requirement. AAUICL depends, to a large extent, on its reinsurance programme in mitigating risk, and the risk of reinsurers suffering a credit downgrade or failing altogether are therefore stresses considered as part of the ORSA process.

This shows that the extreme stress of a failure of the largest business partner would result in a shortfall below the SCR. However, due to the diversification of the Excess of Loss reinsurance programme and combining coinsurance with quota share reinsurance, AAUICL is highly resilient to the other stresses modelled, including credit downgrades.

**C.4 Liquidity Risk****C.4.1 Material Risks**

Managing the Company's liquidity is necessary to ensure that it can meet its liabilities as they fall due, whilst balancing this with achieving returns on the less liquid, invested assets.

The requirement for liquidity is balanced with the goal of achieving adequate investment returns while ensuring that additional funds are available should they be required. Investments during the year have largely been in highly liquid funds. It is the Board's policy that a further cash buffer should be held to allow for unexpected changes in anticipated cash. Specifically, AAUICL must ensure that it has sufficient funds to settle its liabilities as they fall due. Due to the premium and claims profile of AAUICL's non-life portfolio, liquidity risk is not considered material.

The investments held by AAUICL comprise:

- Funds at call with banks
- Investments in bonds
- Interest rate derivatives

All investments are highly liquid and regularly traded. The nature, duration and liquidity of AAUICL's investments therefore allow the Company to meet its liabilities as they fall due and do not result in liquidity risk.

**C.4.2 Material Risk Concentrations**

There are no material liquidity risk concentrations.



**C.4.3 Risk Mitigations**

It is the Board's policy that an appropriate cash buffer should be held to allow for unexpected changes in anticipated cash flows.

The main risk mitigation is the balance in the investment portfolio, the fact that most assets are highly liquid and the close monitoring of the Company's cash position. Regular cash flow forecasts and monthly management accounts with comparisons against budget will assist in managing this risk.

**C.4.4 Stress and Sensitivity Testing**

As part of the ORSA process, liquidity risk is indirectly subject to stress, scenario, and sensitivity tests via other risk areas. These tests will reflect the cash flow impact of stresses, such as deteriorating loss ratios and lower business volumes, which in turn directly impact on both the SCR and the Solvency II free reserves.

**C.4.5 Expected Profit in Future Premiums**

Expected profit in future premium at 31st January 2023 is £332k (2022: £536k).

**C.5 Operational Risk****C.5.1 Material Risks**

Operational risk arises from failed internal processes, procedures, or controls, from personnel or systems failures, from external events or from a failure to comply with legislation, regulations or other obligations. Reputational, strategic and Group risks have also been considered in this category.

AAUICL has identified the following key operational risks:

- Absent, incomplete, inaccurate or inadequate management information
- Accounting system/accuracy of financial reporting does not meet requirements
- Application fraud, criminal or fraudulent activity, malicious activity
- Loss of key member of Board or management team
- Management stretch
- Inaccurate or misstated financial accounts
- Sales and administration systems not fit for purpose
- Brand/reputational damage
- Loss of working environment (offices, IT, communications)
- Malicious acts – hacking, viruses, industrial espionage

AAUICL has in place strong risk management processes and procedures, supported by AA Ltd, which are proportional for the type of business and the size of the operation. Although many services are outsourced, the outsourced providers are commonly part of the wider AA Group and senior management is closely involved in all aspects of the operation.

Operational risks are identified, assessed and set out in AAUICL's risk register, along with appropriate controls. There is a process for regular reporting of risk events. The risk register is discussed on a regular basis by the ARCC and the Board, with input from all relevant functions and activities within the business.

**C.5.2 Material Risk Concentrations**

The main source of operational risk currently facing AAUICL are IT systems and Third Party relationships.

**C.5.3 Risk Mitigations**

AAUICL has a strong internal control framework to mitigate operational risk. This encompasses the following key controls in managing operational risk:

- Data analysis checks
- Establishment of appropriate financial reporting systems
- Oversight of financial reporting
- Four-eyes authorisation and approval controls
- Segregation of duties

- Data checks, including between internal and external sources
- Reconciliations
- Monthly management accounts and comparisons against budget
- Appropriate checks on key personnel
- Oversight of service providers
- Complaints monitoring and reporting
- Appropriate Disaster Recovery and Business Continuity Plans
- Appropriate IT and system security controls

There are no anticipated changes in risk mitigations over the business planning period.

#### **C.5.4 Stress and Sensitivity Testing**

Operational risk is included in the Standard Formula, with an appropriate risk charge calculated. In addition, several operational risks would directly impact underwriting risk and are therefore also captured. As part of the ORSA process, AAUICL also considers those risks which may not be fully captured in the Standard Formula, the exposure to outsourced service providers and various reputational risks. These risks are managed through appropriate controls and other mitigating actions, such as close involvement of the Board in all key operational decisions.

#### **C.6 Conduct Risk**

AAUICL has no appetite for unfair customer outcomes and therefore seeks to minimise this risk. Claims and complaints data is regularly shared with AAISL as part of its management of conduct risk. A sub-committee of the Audit, Risk and Compliance Committee, the Customer Outcomes Forum (COF) meets monthly to discuss processes and complaints arising and to identify areas which can be improved. Whilst commission is controlled by the broker, AAUICL performs regular analysis on gross performance to ensure fair pricing across the portfolio. Consumer Duty is reported at Board level via the COF and a Consumer Duty Champion sits on the AAUICL Board.

While commission is controlled by the broker, AAUICL performs regular analysis on net and gross performance to ensure compliant and fair pricing across the portfolio.

#### **C.7 Other Material Risks**

The Board continues to monitor developments as they occur to ensure that actions are taken to mitigate any potential adverse impact as far as possible.

## D. Valuation for Solvency Purposes

The valuation of assets and liabilities are the same for Generally Accepted Accounting Principles (IFRS) and Solvency II purposes, with the exception of:

- Differences in the valuation of technical provisions
- Differences in the valuation of reinsurance recoverables on technical provisions
- Removal of items which do not result in cash flows

The differences are summarised in the table below:

Description	2023		2022	
	Solvency II Value	IFRS Value	Solvency II Value	IFRS Value
	£'000	£'000	£'000	£'000
Investments	9,872	8,439	10,274	10,232
Insurance and Intermediaries Receivables	3,783	70,990	16,079	68,494
Reinsurance Recoverable	124,625	172,609	79,142	114,979
Reinsurance Receivables	0	0	0	0
Cash and cash equivalents	38,214	39,542	29,237	29,162
Deferred Acquisition Costs	0	2,687	0	2,882
Trade Receivables	0	118	0	152
Any Other Assets	355	3,156	35	2,203

### D.1 Assets

The following bases, methods and assumptions have been used in valuing each material class of assets of Solvency II purposes.

The material classes of assets as at 31st January 2023, except for reinsurance technical provisions, are as set out in the table below.

#### D.1.1 Investments

At 31st January 2023, AAUICL held £8.4m (2021: £10.2m) in bonds. The bonds are actively traded and therefore have readily ascertainable market values and assets are valued at market value both for IFRS and for Solvency II, with no significant estimate or judgements being utilised. There has been no change in the valuation or recognition basis.

#### D.1.2 Insurance and Intermediaries Receivables

Insurance and intermediaries receivable items represent premiums owed to AAUICL from its distributor, net of commission and including IPT. Approximately 30% of premiums are paid by policyholders in instalments and AAUICL receives these on a "pay as paid" basis, this percentage is growing as AAUICL broadens its footprint.

At the year end, the Company was owed £71.0m (2022: £68.5m) in premiums. Contracts with the broker set out payment terms and at 31 January 2023 no amounts of premiums or recoveries have ever been overdue.

At year end, AAUICL had £12.0m (2022 - £18.3m, liability balance) of reinsurance payables in GAAP due under the Quota Share arrangement and representing the reinsurer's share of premiums net of claims and commission to AAUICL which has not yet been settled. Settlements are made in arrears monthly. In Solvency II, the balance is an insurance and intermediaries receivables of £3.8m (2022: £0.9m balance of reinsurance payables).

Premiums are valued at fair value, being the amounts recoverable, and as no amounts are overdue, there have been no significant estimates or judgements made in arriving at the valuation.

While the assets are valued on a consistent basis both for IFRS and Solvency II, for Solvency II valuation purposes, such assets are set against technical provisions to the extent that they are not overdue. There has been no change in the valuation or recognition basis for such assets and these items are shown net of coinsurance.

#### **D.1.3 Deposits, Cash and Cash Equivalents**

At the year end, AAUICL held £39.5m (2022 - £29.2m) either in term deposits, or in cash and cash equivalents with banking counterparties. All amounts are held in GBP and either in the UK or in Gibraltar. Deposits, cash and cash equivalents are valued at fair value, based on the actual balances held, and AAUICL receives monthly statements. The valuation of these assets is the same for IFRS and Solvency II, no estimates or judgements have been used, and there has been no change in the valuation or recognition basis.

#### **D.1.4 Deferred Acquisition Costs**

Deferred acquisition costs represent commission and similar expenses directly related to the acquisition of policies which are deferred over the period relating to the underlying unearned premiums. While AAUICL does not incur commission costs on its policies, it is charged an acquisition cost by a related company (AATS) in respect of pricing and underwriting services.

At 31st January 2023 AAUICL had £2.7m (2022: £2.9m) of deferred acquisition costs in the IFRS balance sheet.

The Solvency II balance sheet is prepared based on best estimates of future cash flows. Deferred acquisition costs do not result in future cash flows and these amounts are therefore excluded from the Solvency II balance sheet.

#### **D.1.5 Trade Receivables**

This represents the net balance receivable from the coinsurance partner. For IFRS purposes this is included in premium receivables and coinsurance payables but is netted off for Solvency II reporting.

#### **D.1.6 Other Assets**

Other assets represent prepaid expenses and an MIB deferral. Prepayments have not been given a Solvency II value as they will not result in future cash flows.

## D.2. Technical Provisions

Technical Provisions represent the insurance liabilities as at the reporting date. AAUICL's gross and net Technical Provisions by business line are set out in the table below:

2023	Motor Liability £'000	Other Motor £'000	Property £'000	Total £'000
Gross Best Estimate Technical Provisions	99,757	(3,459)	16,846	113,144
Risk Margin	1,610	402	503	2,515
<b>Total Gross Technical Provisions</b>	<b>101,366</b>	<b>(3,056)</b>	<b>17,349</b>	<b>115,659</b>
Reinsurance Recoverables	(96,832)	(6,415)	(21,378)	(124,625)
<b>Net Technical Provisions</b>	<b>4,534</b>	<b>(9,471)</b>	<b>(4,030)</b>	<b>(8,967)</b>

The comparative table for 31st January 2022 is shown below.

2022	Motor Liability £'000	Other Motor £'000	Property £'000	Total £'000
Gross Best Estimate Technical Provisions	73,404	(709)	6,147	78,843
Risk Margin	1,103	276	345	1,723
<b>Total Gross Technical Provisions</b>	<b>74,507</b>	<b>(433)</b>	<b>6,492</b>	<b>80,566</b>
Reinsurance Recoverables	(60,435)	(3,941)	(14,765)	(79,142)
<b>Net Technical Provisions</b>	<b>14,072</b>	<b>(4,375)</b>	<b>(8,273)</b>	<b>1,424</b>

### D.2.1 Bases, Methods and Assumptions

#### D.2.1.1 Best Estimate

The starting point for the valuation of technical provisions is the booked reserves - being the best estimate of claims costs at the year end. Earned claims are estimated with reference to standard reserving techniques. Unearned claims are estimated with reference to pricing loss ratios. Reasonable assumptions based on historic patterns are then applied to convert the best estimate to future cash flows

#### D.2.1.2 Expenses

The cost of running off the existing insurance obligations is estimated on the basis that the Company will continue to write other business. This is based on the current levels of expenditure and takes due account of increasing activity across the business.

#### D.2.1.3 Events Not in Data

There may be possible future events which are not reflected in the historical data of the Company or the market. Such events are referred to as Events Not in Data (ENIDs). An allowance is made in the technical provisions where the impact of potentially negative ENIDs (i.e. events which increase reserves) is considered to be greater than the impact of potentially positive ENIDs (i.e. those which reduce reserves).

#### D.2.1.4 Bound but not Incepted

AAUICL may be contractually obligated to write certain business at the year end, although the risks will not incept until the following year. For example, renewal business for February will be invited prior to 31st January. This may, however, be wholly or partially offset through future cancellations of existing business. An appropriate allowance has been made for bound but not incepted business as at the year end.

**D.2.1.5 Discounting**

Cash flows are discounted using the risk-free interest rate structure as provided monthly by European Insurance and Occupational Pensions Authority (EIOPA).

**D.2.1.6 Risk Margin**

In addition, a risk margin is calculated for Solvency II. This represents the margin that would have to be paid to a third party for them to take over and meet the insurance obligations of the Company. The risk margin has been calculated based on an approximation of the partial SCR for each future year.

**D.2.1.7 Allocation to Lines of Business**

For Solvency II purposes, motor business is required to be split into motor liability and other motor. The Company uses claims heads of damage to split its motor business into the Solvency II classes. Bodily injury and third-party property damage are allocated to motor liability, with accidental damage, windscreen, fire and theft being allocated to other motor.

**D.2.1.8 Reinsurance Recoverables**

AAUICL has reinsurance recoverables arising from its Excess of Loss and Quota Share arrangements. Such items are calculated on a consistent basis with gross technical reserves, reflecting best estimates of both expired and unexpired risks. Amounts due from and payments due to reinsurers are included in the technical provision to the extent they are not overdue.

**D.2.1.9 Simplifications**

No material simplifications have been used in the calculation of technical provisions.

**D.2.1.10 Uncertainty**

Technical provisions require judgement and estimations and therefore contain an element of uncertainty. In addition, uncertainty in terms of methods, assumptions and results are volatile for an underwriter but are reducing as AAUICL continues to mature. Key areas of uncertainty in AAUICL's technical provisions are:

- Outstanding reserves: Reserves on reported claims are based on reasonable estimates, reflecting information known at the balance sheet date. Ultimate settlement of these claims may differ from estimates. While solvency is based on a 50:50 best estimate, the financial statements include a management buffer which reduces each year as we gain additional claims experience.
- Future losses: Future losses arise on both expired and unexpired risks and the estimation of these losses is based on actuarial assumptions. Such assumptions will take account of past performance and known or anticipated future changes and may ultimately prove to differ from actual experience.
- Volumes: As AAUICL continues to grow, volatility associated with low volumes is reducing and the Company is becoming more resilient to adverse movements.
- Other estimates: Technical provisions include assumptions as to expenses, events not in data and bound but not incepted risks. While these assumptions are prepared on a best estimate basis, reflecting historical experience where appropriate, they could ultimately prove to be inappropriate.
- Legislative and market factors: The UK motor market has been subject to material changes in the past, encompassing legislative, economic and behavioural changes. Similar changes in the future are difficult to predict but could ultimately impact best estimates and future cash flow.

AAUICL seeks to minimise the level of uncertainty through a robust process involving external actuarial advice. Claims performance is closely monitored and benchmarked against our peers to ensure that changes in trends are identified and appropriately reflected in future projections.

**D.2.1.11 Differences between Solvency II and IFRS Valuation**

The starting point for Solvency II valuation purposes are the IFRS reserves. Key difference between IFRS and Solvency II valuation bases are:

- IFRS valuation of gross reserves include a management load. Solvency II valuation is required to be at best estimate and any management load is removed
- IFRS valuation includes unearned premium, being the premium, which reflects the unexpired risk exposure. Under Solvency II, the unearned premium is replaced by future claims expected to arise on this unearned exposure
- IFRS reserves do not include run-off expenses
- IFRS reserves do not include events not in data
- IFRS reserves do not make allowance for bound but not incepted business
- IFRS reserves are calculated without a risk margin
- Insurance and intermediary's receivables are set against total gross technical provisions for Solvency II valuation purposes, to the extent that they are not overdue, while they are shown as a separate item on the balance sheet for IFRS reporting
- Reinsurance receivables and payables are set against technical provision reinsurance recoverables for Solvency II valuation purposes, to the extent that they are not overdue, while they are shown as separate items on the balance sheet for IFRS reporting

The following table shows the movement from IFRS technical provisions to Solvency II technical provisions.

2023	Gross Technical Reserves	Reinsurance Recoverables	Total
	£'000	£'000	£'000
IFRS Reserves	211,354	172,609	38,745
Remove Unearned Premium	(93,977)	(78,984)	(14,993)
Claims on Unexpired Risks	76,030	62,099	13,931
Receivables/Payables	(73,193)	(20,791)	(52,402)
Run-off Expenses	7,293	0	7,293
Events not in data	3,522	2,991	530
Effect of Discounting	(10,329)	(8,775)	(1,554)
Other Adjustments including			
Counterparty default	(7,557)	(4,524)	(3,033)
Risk Margin	2,515	0	2,515
<b>Solvency II Technical Provisions</b>	<b>115,659</b>	<b>124,625</b>	<b>(8,967)</b>

The comparative table for 31st January 2022 is shown below.

2022	Gross Technical Reserves	Reinsurance Recoverables	Total
	£'000	£'000	£'000
IFRS Reserves	147,962	114,979	32,984
Remove Unearned Premium	(71,319)	(56,928)	(14,391)
Claims on Unexpired Risks	56,039	42,895	13,144
Receivables/Payables	(49,021)	(20,116)	(28,904)
Run-off Expenses	6,489	0	6,489
Events not in data	1,355	1,185	170
Effect of Discounting	(2,558)	(1,936)	(623)
Other Adjustments including			
Counterparty default	(10,105)	(936)	(9,168)
Risk Margin	1,723	0	1,723
<b>Solvency II Technical Provisions</b>	<b>80,566</b>	<b>79,142</b>	<b>1,424</b>

**D.2.1.12 Transitional Adjustments**

AAUICL has not used any transitional adjustments regarding the matching adjustment, volatility adjustment, transitional risk-free interest rate term structure or transitional deduction.

**D.2.1.13 Changes over the Period**

Two stop loss contracts on breakdown rates for two vehicle manufacturers were agreed but due to their size, they do not have a material impact on overall results.

Following a review of revenue distribution, all repair income from the Accident Assist division is included within the AAUICL accounts in line with its right to subrogation.

**D.3 Other Liabilities**

The following bases, methods and assumptions have been used in valuing each material class of liabilities for Solvency II purposes.

The material classes of liabilities at the year end, except for gross technical provisions, are as set out in the table below.

	2023		2022	
	Solvency II Value	IFRS Value	Solvency II Value	IFRS Value
	£'000	£'000	£'000	£'000
Reinsurance payables	0	11,960	891	18,330
Payables (trade, not insurance)	11,468	13,884	4,517	11,097
Deferred reinsurance commission	0	8,540	0	7,958

**D.3.1 Reinsurance Payables**

At year end, AAUICL had £12.0m (2022 - £18.3m) of reinsurance payables, being net payments due under the Quota Share arrangement and representing the reinsurer's share of premiums net of claims and commission to AAUICL which has not yet been settled. Settlements are made in arrears monthly. In Solvency II, the balance is a co-insurance receivable of £3.8m (2022: £0.9m balance of Insurance and intermediaries receivables).

These amounts are valued at fair value, being the actual amounts payable. The key estimate in deriving the Quota Share balance is the actuarial best estimate loss ratio, as this drives the commission due to AAUICL, which varies with the performance of the business.

There is no difference in the underlying valuation for IFRS and Solvency II and there have been no changes in the valuation or recognition basis. However, for Solvency II purposes these items, to the extent they are not considered overdue, are set against technical provisions reinsurance recoverables, whereas under IFRS they are shown separately on the balance sheet.

**D.3.2 Payables (trade, not insurance)**

The balance of £13.9m (2022 - £11.1m) represents amounts owed to the coinsurance partner, taxes, accruals and other amounts payable. These are valued at fair value, being the actual amount due for settlement and there are no differences in valuation for IFRS and Solvency II purposes, except that the coinsurance creditor has been netted against premium debtors owed to the coinsurance partner.

**D.3.3 Deferred Commission**

AAUICL receives commission from its partners under the Quota Share and coinsurance arrangements. This is earned in line with the underlying premium and commission relating to premium unearned at the reporting date is deferred to future periods. At 31st January 2023, AAUICL had a total of £8.5m (2022 - £8.0m) deferred commission.



The Solvency II balance sheet is prepared based on best estimates of future cash flows. Deferred co-insurance and reinsurance commissions due not result in future cash flows and these amounts are therefore excluded from the Solvency II balance sheet.

## E. Capital Management

### E.1 Own Funds

#### E.1.1 Management of Own Funds

##### E.1.1.1 Objectives, Policies and Processes in Managing Own Funds

AAUICL has in place a capital management process to ensure that the Company has the appropriate levels and quality of capital to meet both the SCR and the internal view of capital as determined by the ORSA. The intention is for capital requirements to be met in both the immediate and medium-term future.

While AAUICL's ORSA process is conducted formally on an annual basis, the capital requirements and own funds to meet these requirements are considered at least quarterly as part of the quarterly regulatory reporting process and as part of all strategy discussions. Additionally, capital requirements are also considered as part of the budgeting and forecasting process. The ARCC and the Board discuss the Company's capital position at all meetings as part of their risk management processes and monitor ongoing performance through monthly management accounts.

There have been no changes in capital management processes during the period.

##### E.1.1.2 Time Horizon for Business Planning and Material Changes

AAUICL's business planning period for capital management encompasses a three-year time horizon, with emphasis on the current and next year. Given the unpredictability and historic volatility of the UK motor market, a longer time horizon would not be realistic. There have been no changes in the planning time horizon over the year.

### E.1.2 Description of Own Funds

#### E.1.2.1 Structure, Amount and Quality of Own Funds

AAUICL currently only has basic own funds and no ancillary own funds. Own funds are comprised entirely of Share Capital and the Reconciliation Reserve and therefore all qualify as Tier 1 funds.

The table below set out AAUICL's own funds at 31st January 2023, together with movements during the period:

2023	Share capital £'000	Reconciliation reserve £'000	Total Own Funds £'000
As at 1st February 2022	23,800	24,238	48,038
Capital injections During the Period	0	0	0
Movement in Reconciliation Reserve	0	1,684	1,684
<b>As at 31st January 2023</b>	<b>23,800</b>	<b>25,922</b>	<b>49,722</b>

The comparative table for 31st January 2022 is shown below:

2022	Share capital £'000	Reconciliation reserve £'000	Total Own Funds £'000
As at 1st February 2021	23,800	13,078	36,878
Capital injections During the Period	0	0	0
Movement in Reconciliation Reserve	0	11,160	11,160
<b>As at 31st January 2022</b>	<b>23,800</b>	<b>24,238</b>	<b>48,038</b>

The Company's Reconciliation Reserve effectively represents retained earnings on a Solvency II valuation basis. There are no foreseeable dividends.

**E.1.2.2 Terms and Conditions of Own Funds**

AAUICL's own funds are fully comprised of Tier 1 funds and have no terms or conditions attached and there are no restrictions affecting the availability and transferability of the Company's own funds. The own funds are not redeemable and do not carry any guaranteed dividend or other return.

**E.1.2.3 Difference in Own Funds between Financial Statements and Solvency II Valuation**

The difference in the valuation of own funds as shown in the Financial Statements compared to the Solvency II valuation is due to the valuation differences in the underlying assets and liabilities, as set out in the table below:

	2023	2022
	£'000	£'000
<b>Own Funds per Financial Statements</b>	<b>50,681</b>	<b>42,755</b>
Difference in Valuation of net Technical Provisions	(3,997)	3,164
Removal of Deferred Acquisitions Costs	(2,687)	(2,882)
Removal of Other Deferred Costs	(2,597)	(1,986)
Removal of Prepayments	(218)	(217)
Removal of Deferred Commissions	8,540	7,958
Deferred Tax Liability	0	(755)
<b>Own Funds per Solvency II Valuation</b>	<b>49,722</b>	<b>48,038</b>

**E.2 Solvency Capital Requirement and Minimum Capital Requirement**

The standard dependencies, as set out by EIOPA, between the risks covered by the risk modules and sub-modules of the Standard Formula have been used in the Mazar's Horizon model, which is the tool used by AAUICL to calculate the SCR and the MCR.

An independent external review of technical (Solvency II) provisions is undertaken at least once per annum by IRC.

**E.2.1 SCR and MCR**

AAUICL's SCR and MCR coverage is set out below:

	2023	2022
	£'000	£'000
Own funds	49,722	48,038
Solvency Capital Requirements	30,167	26,506
<b>SCR Coverage</b>	<b>165%</b>	<b>181%</b>
Minimum Capital Requirement	7,542	6,627
<b>MCR Coverage</b>	<b>659%</b>	<b>725%</b>

All capital is Tier 1 and therefore fully eligible to cover the SCR and MCR, and the Company complied with both the SCR and the MCR throughout the year.

**E.2.2 SCR by Risk Module**

The table below sets out the risk module components of AAUICL's SCR. This demonstrates that, in line with the Company's business model, non-life underwriting risk and counterparty risk are the two largest elements of the capital requirement.

	<b>2023</b>	<b>2022</b>
	<b>£'000</b>	<b>£'000</b>
Non-Life Underwriting Risk	19,869	19,157
Market Risk	858	439
Counterparty (Credit) Risk	7,221	4,387
Diversification	(3,397)	(2,174)
<b>Basic SCR</b>	<b>24,551</b>	<b>21,809</b>
Operational Risk	5,616	4,697
<b>SCR</b>	<b>30,167</b>	<b>26,506</b>

**E.2.3 Simplifications**

No simplified calculations have been used in applying the standard model and no undertaking specific parameters have been used.

**E.2.4 Inputs used to Calculate the MCR**

The following inputs have been used to calculate the Company's MCR:

<b>2023</b>	<b>Net (of reinsurance) best estimate technical provisions</b>	<b>Net (of reinsurance) written premiums in the last 12 months</b>
	<b>£'000</b>	<b>£'000</b>
Motor Vehicle Liability	4,546	29,297
Motor Vehicle Other	0	7,324
Property	0	13,372
Linear MCR	0	4,692
SCR	0	30,167
Combined MCR	0	7,542
Absolute Floor of the MCR	0	3,186
Minimum Capital Requirement	0	7,542

The comparative inputs for 31st January 2022 are as below:

2022	Net (of reinsurance) best estimate technical provisions	Net (of reinsurance) written premiums in the last 12 months
	£'000	£'000
Motor Vehicle Liability	12,969	19,400
Motor Vehicle Other	0	4,850
Property	0	4,452
Linear MCR	0	3,627
SCR	0	26,506
Combined MCR	0	6,627
Absolute Floor of the MCR	0	3,126
Minimum Capital Requirement	0	6,627

### E.2.5 Changes over the Period

The Company's SCR changed during the year, reflecting growth in the business and changes in the business model. The proportion of counterparty risk has continued to increase due to growth in business on quota share reinsurance relative to that on co-insurance. New reinsurers have a higher credit rating which has had a positive impact on coverage.

## F. Annual Quantitative Reporting

## Templates

## S.02.01.02 - Balance sheet

		Solvency II value
<b>Assets</b>		<b>C0010</b>
Investments (other than assets held for index-linked and unit-linked contracts)	<b>R0070</b>	9,872
	<b>R0130</b>	9,872
Government Bonds	<b>R0140</b>	360
Corporate Bonds	<b>R0150</b>	9,512
Reinsurance recoverables from:	<b>R0270</b>	124,625
Non-life and health similar to non-life	<b>R0280</b>	124,625
Non-life excluding health	<b>R0290</b>	124,625
Insurance and intermediaries receivables	<b>R0360</b>	3,783
Cash and cash equivalents	<b>R0410</b>	38,214
Any other assets, not elsewhere shown	<b>R0420</b>	355
<b>Total assets</b>	<b>R0500</b>	<b>176,849</b>

		Solvency II value
<b>Liabilities</b>		<b>C0010</b>
Technical provisions – non-life	<b>R0510</b>	115,659
Technical provisions – non-life (excluding health)	<b>R0520</b>	115,659
Best Estimate	<b>R0540</b>	113,144
Risk margin	<b>R0550</b>	2,515
Payables (trade, not insurance)	<b>R0840</b>	11,468
<b>Total liabilities</b>	<b>R0900</b>	<b>127,127</b>
<b>Excess of assets over liabilities</b>	<b>R1000</b>	<b>49,722</b>

## AA PUBLIC

## S.05.01.02 - Premiums, claims and expenses by line of business - Table 1

		Line of Business for: non-life insurance and reinsurance obligations (direct business and accepted proportional reinsurance)				Total
		Motor vehicle liability insurance	Other motor insurance	Fire and other damage to property insurance	Legal expenses insurance	
		C0040	C0050	C0070	C0100	
<b>Premiums written</b>						
Gross - Direct Business	R0110	132,996	33,249	24,351	87	190,683
Gross - Proportional reinsurance accepted	R0120					
Gross - Non-proportional reinsurance accepted	R0130					
Reinsurers' share	R0140	112,945	28,236	19,986		161,167
Net	R0200	20,051	5,013	4,365	87	29,515
<b>Premiums earned</b>						
Gross - Direct Business	R0210	114,751	28,688	24,538	23	168,000
Gross - Proportional reinsurance accepted	R0220					
Gross - Non-proportional reinsurance accepted	R0230					
Reinsurers' share	R0240	95,181	23,795	20,136		139,112
Net	R0300	19,571	4,893	4,402	23	28,888
<b>Claims incurred</b>						
Gross - Direct Business	R0310	102,400	25,600	19,947	17	147,965
Gross - Proportional reinsurance accepted	R0320					
Gross - Non-proportional reinsurance accepted	R0330					
Reinsurers' share	R0340	82,866	20,716	15,958		119,540
Net	R0400	19,535	4,884	3,989	17	28,425
<b>Changes in other technical provisions</b>						
Gross - Direct Business	R0410					
Gross - Proportional reinsurance accepted	R0420					
Gross - Non- proportional reinsurance accepted	R0430					
Reinsurers share	R0440					
Net	R0500					
Expenses incurred	R0550	1,561	390	(608)		1,344
Other expenses	R1200					808
<b>Total expenses</b>	R1300					2,152

## AA PUBLIC

## S.05.02.01 - Premiums, claims and expenses by country

		Home Country	Top five Countries (by amount of gross premiums written) - non-life obligations					Total Top Five and Home Country
		C0010	C0020	C0030	C0040	C0050	C0060	C0070
	R0010		GB					
		C0080	C0090	C0100	C0110	C0120	C0130	C0140
<b>Premiums written</b>								
Gross - Direct Business	R0110		190,683					190,683
Gross - Proportional reinsurance accepted	R0120							
Gross - Non-proportional reinsurance accepted	R0130							
Reinsurers' share	R0140		161,167					161,167
Net	R0200		29,515					29,515
<b>Premiums earned</b>								
Gross - Direct Business	R0210		168,000					168,000
Gross - Proportional reinsurance accepted	R0220							
Gross - Non-proportional reinsurance accepted	R0230							
Reinsurers' share	R0240		139,112					139,112
Net	R0300		28,888					28,888
<b>Claims incurred</b>								
Gross - Direct Business	R0310		147,965					147,965
Gross - Proportional reinsurance accepted	R0320							
Gross - Non-proportional reinsurance accepted	R0330							
Reinsurers' share	R0340		119,540					119,540
Net	R0400		28,425					28,425
<b>Changes in other technical provisions</b>								
Gross - Direct Business	R0410							
Gross - Proportional reinsurance accepted	R0420							
Gross - Non- proportional reinsurance accepted	R0430							
Reinsurers' share	R0440							
Net	R0500							
<b>Expenses incurred</b>	R0550		1,344					1,344
<b>Other expenses</b>	R1200							808
<b>Total expenses</b>	R1300							2,152



AA PUBLIC

	Direct business and accepted proportional reinsurance			Total Non-Life obligation
	Motor vehicle liability insurance	Other motor insurance	Fire and other damage to property insurance	
	C0050	C0060	C0080	
R0010				
R0050				
R0060	7,477	2,392	2,560	12,428
R0140	25,093	6,677	8,680	40,450
R0150	(17,616)	(4,285)	(6,120)	(28,021)
R0160	92,280	(5,850)	14,286	100,716
R0240	71,739	(262)	12,699	84,176
R0250	20,541	(5,589)	1,588	16,540
R0260	99,757	(3,459)	16,846	113,144
R0270	2,924	(9,874)	(4,533)	(11,482)
R0280	1,610	402	503	2,515
R0290				
R0300				
R0310				
R0320	101,366	(3,056)	17,349	115,659
R0330	96,832	6,415	21,378	124,625
R0340	4,534	(9,471)	(4,030)	(8,967)

**S.19.01.21 - Non-life Insurance Claims Information**  
 (simplified template for the public disclosure)

Gross Claims Paid (non-cumulative)															
(absolute amount)															
Year	Development year	Development year										In Current year	Sum of years (cumulative)		
		C0010	1	2	3	4	5	6	7	8	9			10 & +	C0170
Prior	R0100												R0100		
2014	R0160												R0160		
2015	R0170												R0170		
2016	R0180												R0180		
2017	R0190	2,607	2,720	225	554	4,869	204	4					R0190	4	11,183
2018	R0200	18,384	2,595	928	1,345	1,078	563						R0200	563	24,894
2019	R0210	13,996	7,421	3,232	2,402	2,461							R0210	2,461	29,512
2020	R0220	30,552	11,123	11,748	3,695								R0220	3,695	57,118
2021	R0230	34,921	17,679	4,963									R0230	4,963	57,562
2022	R0240	38,683	29,604										R0240	29,604	68,286
2023	R0250	89,671											R0250	89,671	89,671
<b>Total</b>	<b>R0260</b>													130,961	338,227

**S.19.01.21 - Non-life Insurance Claims Information  
(simplified template for the public disclosure) – (continued)**

**Gross undiscounted Best Estimate Claims Provisions**

(absolute amount)

Development year

Year end  
(discounted  
data)

	Year	Development year										C0360		
		C0200	C0210	C0220	C0230	C0240	C0250	C0260	C0270	C0280	C0290		C0300	
Prior	R0100												R0100	
2014	R0160												R0160	
2015	R0170												R0170	
2016	R0180												R0180	
2017	R0190	12,379	9,362	6,556	4,516	342							R0190	
2018	R0200	9,840	2,125	1,505	1,521	797	154						R0200	150
2019	R0210	13,411	9,392	3,883	3,122	1,195							R0210	1,120
2020	R0220	13,856	12,089	7,112	4,318								R0220	4,031
2021	R0230	13,683	6,440	11,026									R0230	10,302
2022	R0240	47,949	10,721										R0240	9,964
2023	R0250	80,532											R0250	75,150
<b>Total</b>	<b>R0260</b>												<b>R0260</b>	<b>100,716</b>

## S.23.01.01 - Own funds

		Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
		C0010	C0020	C0030	C0040	C0050
<b>Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation (EU) 2015/35</b>						
Ordinary share capital (gross of own shares)	R0010	23,800	23,800			
Share premium account related to ordinary share capital	R0030					
Initial funds, members' contributions or the equivalent basic own - fund item for mutual and mutual-type undertakings	R0040					
Subordinated mutual member accounts	R0050					
Surplus funds	R0070					
Preference shares	R0090					
Share premium account related to preference shares	R0110					
Reconciliation reserve	R0130	25,922	25,922			
Subordinated liabilities	R0140					
An amount equal to the value of net deferred tax assets	R0160					
Other own fund items approved by the supervisory authority as basic own funds not specified above	R0180					
<b>Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds</b>						
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the criteria to be classified as Solvency II own funds	R0220					
<b>Deductions</b>						
Deductions for participations in financial and credit institutions	R0230					
<b>Total basic own funds after deductions</b>	<b>R0290</b>	<b>49,722</b>	<b>49,722</b>			
<b>Ancillary own funds</b>						

## S.23.01.01 - Own funds

		Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
		C0010	C0020	C0030	C0040	C0050
<b>Ancillary own funds</b>						
Unpaid and uncalled ordinary share capital callable on demand	R0300					
Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual - type undertakings, callable on demand	R0310					
Unpaid and uncalled preference shares callable on demand	R0320					
A legally binding commitment to subscribe and pay for subordinated liabilities on demand	R0330					
Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC	R0340					
Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC	R0350					
Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0360					
Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC	R0370					
Other ancillary own funds	R0390					
<b>Total ancillary own funds</b>	R0400					
<b>Available and eligible own funds</b>						
Total available own funds to meet the SCR	R0500	49,722	49,722			
Total available own funds to meet the MCR	R0510	49,722	49,722			
Total eligible own funds to meet the SCR	R0540	49,722	49,722			
Total eligible own funds to meet the MCR	R0550	49,722	49,722			
<b>SCR</b>	R0580	30,167				
<b>MCR</b>	R0600	7,542				
<b>Ratio of Eligible own funds to SCR</b>	R0620	164.82%				
<b>Ratio of Eligible own funds to MCR</b>	R0640	659.29%				
		<b>C0060</b>				
<b>Reconciliation reserve</b>						
Excess of assets over liabilities	R0700	49,722				
Own shares (held directly and indirectly)	R0710					
Foreseeable dividends, distributions and charges	R0720					
Other basic own fund items	R0730	23,800				
Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds	R0740					
<b>Reconciliation reserve</b>	R0760	25,922				
<b>Expected profits</b>						
Expected profits included in future premiums (EPIFP) - Life business	R0770					
Expected profits included in future premiums (EPIFP) - Non- life business	R0780	332				
<b>Total Expected profits included in future premiums (EPIFP)</b>	R0790	332				

**S.25.01.21 - Solvency Capital Requirement -  
for undertakings on Standard Formula**

		Gross solvency capital requirement	USP	Simplifications
		C0110	C0090	C0120
Market risk	R0010	858		
Counterparty default risk	R0020	7,221		
Life underwriting risk	R0030			
Health underwriting risk	R0040			
Non-life underwriting risk	R0050	19,869		
Diversification	R0060	(3,397)		
Intangible asset risk	R0070			
<b>Basic Solvency Capital Requirement</b>	<b>R0100</b>	24,551		
<b>Calculation of Solvency Capital Requirement</b>		<b>C0100</b>		
Operational risk	R0130	5,616		
Loss-absorbing capacity of technical provisions	R0140			
Loss-absorbing capacity of deferred taxes	R0150			
Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC	R0160			
<b>Solvency capital requirement excluding capital add-on</b>	<b>R0200</b>	30,167		
Capital add-on already set	R0210			
<b>Solvency capital requirement</b>	<b>R0220</b>	30,167		
<b>Other information on SCR</b>				
Capital requirement for duration-based equity risk sub-module	R0400			
Total amount of Notional Solvency Capital Requirement for remaining part	R0410			
Total amount of Notional Solvency Capital Requirements for ring fenced funds	R0420			
Total amount of Notional Solvency Capital Requirement for matching adjustment portfolios	R0430			
Diversification effects due to RFF SCR aggregation for article 304	R0440			

**S.28.01.01 - Minimum Capital Requirement - Only life or only non-life insurance or reinsurance activity**

<b>Overall MCR calculation</b>		<b>C0070</b>
Linear MCR	<b>R0300</b>	2,842
SCR	<b>R0310</b>	30,167
MCR cap	<b>R0320</b>	13,575
MCR floor	<b>R0330</b>	7,542
Combined MCR	<b>R0340</b>	7,542
Absolute floor of the MCR	<b>R0350</b>	3,186
		<b>C0070</b>
<b>Minimum Capital Requirement</b>	<b>R0400</b>	7,542