

WATFORD INSURANCE COMPANY EUROPE LIMITED 2022 SOLVENCY AND FINANCIAL CONDITION REPORT

06 April 2023

SOLVENCY AND FINANCIAL CONDITION REPORT

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SUMMARY

Watford Insurance Company Europe Limited ("WICE" or "the Company") is an insurance company authorised by the Gibraltar Financial Services Commission. WICE was originally formed and capitalized in mid-2015 to conduct business in Europe. The Company targets both personal and commercial lines of Property and Casualty ("P&C") business in the UK and provides direct capacity to carefully selected MGA business partners.

WICE is a wholly owned subsidiary of Somers Re Ltd. ("Somers Re", previously Watford Re Ltd), a reinsurance company licensed in Bermuda, and an ultimate subsidiary of Somers Group Holdings Ltd ("Somers Group", previously Watford Holdings Ltd). Somers Group is wholly owned by Greysbridge Holdings Limited ("Greysbridge"). On July 2, 2021, Greybridge and its subsidiary, Watford Holdings Limited were acquired by Arch Capital Group Ltd. (40%), funds managed by Kelso & Company (30%) and Warburg Pincus (30%). On Nov. 4, 2021, Watford Holdings Ltd. changed its name to Somers Group Holdings Ltd. Reference to Somers Group herein will be a reference to the parent company of WICE and its ultimate parents.

Somers Re is a privately owned global property and casualty insurance and reinsurance company with operations in Bermuda, the United States, and Europe.

WICE carries a financial strength rating of "A-" (Excellent) from A.M. Best Company, or A.M. Best, and "A" from Kroll Bond Rating Agency ("KBRA").

This report sets out the solvency and financial condition of WICE in accordance with section 52 of the Financial Services (Insurance Companies) Regulations 2020 which has been approved by the board of directors.

Business, Strategy & Performance

During the year ended 31 December 2022, WICE wrote premium of £172.4 million (2021 - £165.7 million) and made a loss before tax of £0.3 million (2021 - £0.9 million profit). Premium written in the current year represents a small growth in volumes compared to the prior year largely as a result of rate increases in the motor market. The lines of business underwritten by WICE consist primarily of motor as well as some liability and property risks in the United Kingdom, with the motor and pet insurance business in the Republic of Ireland now in run off. WICE furthermore operates a branch in Romania which provided motor insurance up to September 2020 and is now focused on an orderly run off of the remaining liabilities.

WICE continues to purchase reinsurance on the business it writes to protect the Company against adverse performance and to efficiently manage capital. Reinsurance is purchased in the form of Excess of Loss covers which provide protection against large losses in excess of agreed limits; and group internal Quota Share Reinsurance, which mitigates attritional losses and allows for efficient capital management. After consideration of the Excess of Loss and Quota Share reinsurance, the maximum retention for an individual claim for WICE is £200,000.

Systems of Governance

WICE has put in place a system of governance to ensure sound and prudent management of its operations. The system of governance is based on the principle of proportionality taking due account of the nature, scale and complexity of the operations.

WICE has continued to operate a largely outsourced business model and the Company's expenses therefore primarily reflect the charges from its outsourced service providers. In particular, compliance and company secretarial is outsourced to WICE's insurance manager, Artex Risk Solutions (Gibraltar) Limited ("Artex"). The Company also outsources certain finance, operational and management functions to subsidiaries of Arch Capital Group Ltd ("ACGL"). Outsourcing has the potential to create additional risk due to delegation of day-to-day control over the services. Therefore, there is significant focus within WICE's risk and governance framework on the oversight of its outsourced service providers.

WICE's Board of Directors at the end of the year comprised of five Directors including one independent non-executive director. The Company does not operate via Sub-Committees and all functions are currently retained by the Board. WICE employs what it terms a "three lines of defence" model and the full governance structure is set out in Section B.

Risk Profile

WICE's risk appetite framework provides an expression of the level of risk the Company is willing to accept in pursuit of its strategic objectives. The risk appetite framework provides quantitative and qualitative statements which are used to define the general attitude within the organization towards the desired level of risk. It not only supports the Company's risk management framework, it also enables WICE to make informed business decisions with due regard to the key risks to which it may be exposed by such a decision.

In general, WICE has an appetite for insurance (underwriting) risk and a tolerance for other forms of risk. The risk philosophy of WICE encompasses all major risks and focuses on attaining the following business objectives:

- Underwrite business that meets agreed targeted returns
- Underwrite business with selected MGAs
- Underwrite only carefully selected business lines
- Manage underwriting volumes in line with the business cycle
- Limit the downside risk such that the Company maintains a sufficient solvency margin

Valuation for Solvency Purposes

WICE prepares its financial statements in accordance with Gibraltar Generally Accepted Accounting Principles (Gibraltar GAAP). The Company's Solvency II balance sheet is prepared on an economic fair value basis. The most significant differences between the GAAP and the Solvency II balance sheet arise from:

- Valuation of gross technical provisions
- Valuation of reinsurers' share of technical provisions
- Reclassification of insurance and intermediary receivables

- Reclassification of reinsurance payables and receivables
- Valuation of deferred costs

Capital Management

The Company's SCR coverage ratio as at 31 December 2022 was 167% (2021 - 160%), with Own Funds of £28,048,000 (2021 - £28,335,000) and a Solvency Capital Requirement (SCR) of £16,818,000 (2021 - £17,709,000). The Minimum Capital Requirement was £4,205,000 (2021 - £4,427,000). Own Funds are composed primarily of Tier 1 funds (£27,721,000) with nil Tier 2 ancillary Own Funds taken into account (2021 - £1,174,000) and £327,000 Tier 3 (deferred tax asset). WICE has a strong capital base, enabling the Company to meet its regulatory solvency requirements, and its business plan shows it remaining continuously compliant with the solvency requirements.

The Company has entered into a capital commitment deed with Somers Re which was approved by the Gibraltar Financial Services Commission in Q3 of 2021 and which allows the Company to take into account an ancillary Own Funds item of up to £10m up to a solvency coverage ratio of 160%. The amount taken into account as at 31 December 2022 is set out above.

A.1 Business

A.1.1 Name and Legal Form of the Undertaking

Watford Insurance Company Europe Limited ("WICE") is incorporated in Gibraltar (Registered Number: 112869) and is a company limited by shares. The address of the registered office of the Company is:

PO Box 1338 First Floor Grand Ocean Plaza Ocean Village Gibraltar GX11 1AA

This Solvency and Financial Condition Report covers WICE on a solo basis.

A.1.2 Insurance Supervisor and Group Supervisor

Insurance Supervisor Gibraltar Financial Services Commission (GFSC) Suite 3, Ground Floor Atlantic Suites Europort Avenue Gibraltar GX11 1AA

<u>Group Supervisor</u> Bermuda Monetary Authority (BMA) BMA House 43 Victoria Street Hamilton HM 12 Bermuda

A.1.3 External Auditor PricewaterhouseCoopers Limited 327 Main Street Gibraltar GX11 1AA

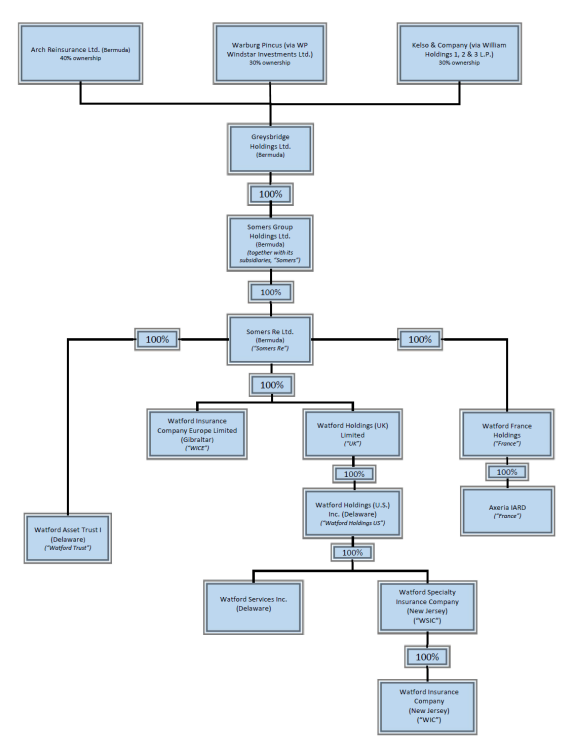
A.1.4 Description of the ownership details including proportion of ownership interest

Greysbridge Holdings Ltd, a company incorporated in Bermuda, indirectly owns 100% of the Company and it is in turn owned by Arch at 40% as well as Kelso and Warburg Pincus at 30% each. The Company therefore is ultimately owned by Arch, Kelso and Warburg Pincus collectively.

A.1.5 Group Structure

The directors regard Greysbridge Holdings Ltd., a company incorporated in Bermuda, as the ultimate parent undertaking and controlling party.

A complete organization chart of Somers Group and WICE's position in the Group can be found below. WICE operates one branch in Romania.



A.1.6 Material Lines of Business and Geographical areas where business is conducted

The following tables set forth summary information regarding gross premiums written, by segment and geographical region.

-	As at 31 December 2022		As at 31 Dec	cember 2021
	Amount	% of Total	Amount	% of Total
	£'000	%	£'000	%
Gross Premium				
Gross written premiums - territory				
United Kingdom	172,377	100%	165,918	100%
Republic of Ireland	0	0%	(87)	0%
France	0	0%	0	0%
Romania	(0)	0%	(121)	0%
	0		0	
Total	172,377	100%	165,711	100%
Gross written premiums - class				
Motor	118,557	69%	106,692	64%
Property	42,368	25%	43,851	26%
General Liability	4,045	2%	6,376	4%
Miscellaneous Financial Loss	7,283	4%	8,596	5%
Assistance	124	0%	197	0%
Total	172,377	100%	165,711	100%

A.1.7 Significant Business or Other Events

On 24 February 2022, Russian troops started invading Ukraine. In response, multiple jurisdictions have imposed economic sanctions on Russia. The war in Ukraine and related events happen at a time of significant global uncertainty and economic volatility with rising commodity prices, supply chain shortages and inflationary pressure, weakening the global recovery post the pandemic. To date the Company has no known exposure to sanctioned entities or individuals, nor has it observed any significant adverse effects on the Company's operations or results. Note however the investment loss observed during the year is as a result of unrealized mark to market losses in the gilt portfolio as a result of rising interest rates.

Management continue to monitor the inflationary pressures arising from the supply side shocks and any potential impact on future results of the Company.

A.2 Underwriting Performance

WICE predominantly underwrote motor business as well as property and liability risks in the U.K. WICE underwrote no further premium in Romania (2021 - nil). All business is written via capacity made available to MGA partners. In early 2022, one long standing MGA entered receivership. The Company is now focused on aiding an orderly run off of the existing claims.

WICE mitigates its risk through appropriate reinsurance arrangements comprising both Excess of Loss and Quota Share reinsurance.

Since the Company prepares its financial statements in accordance with Generally Accepted Accounting Practice in Gibraltar (accounting standards issued by the Financial Reporting Council of the U.K., including Financial Reporting Standard 102 the Financial Reporting Standard applicable in the U.K. and Gibraltar and referred to as "GAAP (Gibraltar)"), the underwriting performance information given in this section is on a GAAP (Gibraltar) basis. The following table summarizes the profit and loss account in GBP, by business line and geographical area, for the technical account for year ended 31 December 2022, with comparatives for 2021.

Premium written during the year increased moderately, reflecting rate increases across the motor market during the year. Loss ratios have continued to perform in line with expectations. WICE generated a small underwriting profit during the year but incurred a small loss overall due to unrealized losses on investments.

	As at 31 December 2022							
	Total Motor	Motor Liability	Other Motor	Property	General Liability	Miscellaneous Financial Loss	Assistance	Total
	£'000	£'000	£'000	£'000	£'000	£'000	£'000	£'000
Gross written premiums	118,557	106,701	11,856	42,368	4,045	7,283	124	172,377
Outward reinsurance premiums	(109,438)	(98,647)	(10,791)	(40,241)	(3,842)	(6,987)	(118)	(160,626)
Net written premiums	9,119	8,054	1,065	2,127	203	296	6	11,751
								0
the gross provision of unearned premiums	(10,127)	(9,114)	(1,013)	(1,417)	1,817	(6)	23	(9,709)
Change in the provision for unearned premiums - reinsurers' share	(9,390)	(8,468)	(922)	(1,341)	1,727	8	22	(8,975)
Change in the net provision for unearned permiums	(737)	(646)	(91)	(76)	90	(14)	1	(735)
								0
Earned premiums, net of reinsurance	8,382	7,408	974	2,051	293	282	7	11,016
Claims incurred, net of reinsurance	(8,225)	(7,198)	(1,027)	(855)	(22)	(168)	(3)	(9,275)
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Net operating expenses	(2,461)	(2,136)	(324)	535	121	363	3	(1,439)
Balance on the technical account	(2,304)	(1,926)	(377)	1,731	391	476	7	302

Technical result by line of business

	As at 31 December 2021							
	Total Motor £'000	Motor Liability £'000	Other Motor £'000	Property £'000	General Liability £'000	Miscellaneous Financial Loss £'000	Assistance £'000	Total £'000
Gross written premiums	106,692	96,023	10,669	43,851	6,376	8,596	197	165,711
Outward reinsurance premiums	(101,737)	(92,457)	(9,280)	(38,731)	(5,153)	(8,472)	(177)	(154,270)
Net written premiums	4,955	3,566	1,389	5,120	1,223	123	20	11,441
								0
the gross provision of unearned premiums	29,848	26,863	2,985	(9,043)	(1,507)	(1,968)	(52)	17,278
Change in the provision for unearned premiums - reinsurers' share	23,215	20,066	3,149	(3,572)	(264)	(969)	(28)	18,382
Change in the net provision for unearned permiums	6,633	6,797	(164)	(5,471)	(1,243)	(999)	(23)	(1,103)
								0
Earned premiums, net of reinsurance	11,588	10,363	1,224	(351)	(20)	(875)	(3)	10,338
Claims incurred, net of reinsurance	(7,847)	(4,991)	(2,856)	71	(439)	95	3	(8,117)
Net operating expenses	(1,193)	(1,076)	(117)	53	1	80	0	(1,059)
Balance on the technical account	2,547	4,296	(1,749)	(227)	(459)	(700)	(0)	1,162

Technical result by geographical segment

		As at 31 December 2022				
	UK £'000	Ireland £'000	France £'000	Romania £'000	Total £'000	
Gross written premiums	172,377	0	0	(0)	172,377	
Outward reinsurance premiums	(160,626)	0	0	0	(160,626)	
Net written premiums	11,751	0	0	0	11,751	
the gross provision of unearned premiums	(9,843)	0	134	0	(9,709)	
Change in the provision for unearned premiums - reinsurers' share	(9,099)	0	124	0	(8,975)	
Change in the net provision for unearned permiums	(745)	0	10	0	(735)	
Earned premiums, net of reinsurance	11,006	0	10	0	11,016	
Claims incurred, net of reinsurance	(9,248)	35	(23)	(38)	(9,275)	
Net operating expenses	(1,428)	(17)	(11)	18	(1,439)	
Balance on the technical account	330	17	(25)	(20)	302	

	As at 31 December 2021				
	UK	Ireland	France	Romania	Total
	£'000	£'000	£'000	£'000	£'000
Gross written premiums	165,918	(87)	0	(121)	165,711
Outward reinsurance premiums	(154,472)	86	0	117	(154,270)
Net written premiums	11,446	(1)	0	(4)	11,441
the gross provision of unearned premiums	13,592	0	134	3,552	17,278
Change in the provision for unearned premiums - reinsurers' share	14,780	0	124	3,477	18,382
Change in the net provision for unearned permiums	(1,188)	0	10	75	(1,103)
Earned premiums, net of reinsurance	10,259	(1)	10	71	10,338
Claims incurred, net of reinsurance	(8,018)	(1)	(23)	(74)	(8,117)
Net operating expenses	(1,379)	160	(15)	174	(1,059)
Balance on the technical account	862	158	(29)	171	1,162

A.3 Investment Performance

At 31 December, WICE held U.K. treasuries valued at $\pounds 22.3$ million (2021 - $\pounds 18.8$ million), with remaining funds of $\pounds 27.3$ million (2021 - $\pounds 24.8$ million) held in cash.

WICE has not recognized any gains or losses directly to equity and does not hold any investments in securitizations.

The components of net investment income included in the statement of income and expenses are as per the table below:

	2022 £'000s	2021 £'000s
Fixed maturities	(819)	(393)
Term loan investments		
Equity securities		
Short-term investments		
Other	205	59
Gross investment income	(614)	(333)
Investment expenses	0	0
Net investment income	(614)	(333)

A.4 Performance of other activities

The following table summarizes the profit and loss account in GBP for the non-technical account for year ended 31 December 2022 and year ended 31 December 2021.

	As at 31/12/2022	As at 31/12/2021
	£'000	£'000
Balance on the technical account	302	1,162
Other income	3	51
Net investment return including in the non technical account	(614)	(333)
Profit (loss) on ordinary activities before taxation	(308)	880
Tax on profit (loss) on ordinary activities	0	(18)
Profit (loss) on ordinary activities after taxation	(308)	861

Other income refers to underwriting fee income received from the MGAs.

A.5 Any other information

There is no other material information to report regarding the business and performance of WICE.

B.1 General Information on the system of governance

B.1.1 Overview

WICE operates with a corporate governance structure consisting of the main Board of Directors (the "Board" or "Board of Directors") and no sub-committees. The Company's Board is responsible for overseeing, controlling and directing the activities of the Company. The Board retains primary responsibility for corporate governance within the Company at all times. Senior Management at outsourced service providers also play an important role in ensuring effective governance.

The Board at the year end comprised of five Directors, two of whom are also Officers of WICE's parent company Somers Group, two directors who are employees of Arch Group and one independent Non-Executive Director. The Board of Directors as at 31 December 2022 was as follows:

- Liz Cunningham (Somers)
- William Soares (Arch)
- Sioned Butler (Somers) (appointed 24 May 2022)
- Katja Spindler (Arch)
- Yvonne Chu (Independent Non-Executive)

Marcus Hayday resigned from the Board on 9 December 2022. The resignation was due to the resignation of the individual from his employment with Artex and was not due to issues or concerns over governance or his responsibilities relating to his role on the WICE Board.

Post year end, Joseph Caruana was appointed to the Board as an Independent Non-Executive Director on 14 March 2023.

The Company Secretary is Raphy Abergel.

The presence of Somers and Arch Officers on the Board ensures that the Company's strategic direction remains aligned with the wider group and ensures there is continuous feedback between, and interaction with, WICE and its parent. This structure enables the parent and ultimate parents of WICE to retain an appropriate oversight of WICE's operations and to ensure that the business is aligned with the group's long term goals.

The presence of non-Somers Directors and independent non-executive Directors ensures that there is an appropriate element of independent challenge and oversight.

The Board is responsible for overseeing the business of WICE, supervising management, and providing oversight over its outsourced functions. The Board sets the standards of conduct of the Company, provides direction and oversight, and promotes a culture of integrity. The Board has not currently established any Committees and therefore retains collective responsibility for the Company.

The Board operates under agreed terms of reference and has the following key responsibilities:

- Ensuring the integrity and reliability of the Company's finances, including
 - Approving the annual budget and business plan
 - Ensuring that the Company's capital and solvency position is maintained
 - Reviewing financial performance
 - Determining Directors' remuneration
 - Determining the dividend policy
 - Establishing appropriate accounting policies
 - Approving the appointment of the external auditor
 - Monitoring the integrity of the financial statements and evaluating any significant judgements contained therein
 - o Approving publicly reported documents
- Approving the underwriting strategy and policy and monitoring its implementation
 - Considering business opportunities and underwriting proposals presented by management
 - Overseeing the ongoing performance of all product lines and intermediaries/distributors
 - o Managing intermediary/distributor relationship
 - Overseeing the implementation of the claims handling, reserving and settlement strategy
 - Setting the reinsurance strategy
 - o Setting insurance risk strategy and appetite and limits
 - Monitoring and reporting on market trends and legislative and similar changes
- Approving the operational policies, including
 - Determining the strategic direction and objectives
 - Approving risk management strategies and policies, risk appetite and tolerance limits
 - Ensuring the effectiveness of the risk management framework, policies, processes and procedures
 - o Establishing appropriate systems of control and monitoring their effectiveness
 - Approving significant ventures, partnerships, outsourced functions, disposals, acquisitions, alliances and any other transactions
 - Overseeing the internal audit function, their effectiveness and reviewing internal audit findings and recommendations
 - Overseeing the actuarial function
 - Ensuring compliance with statutory and regulatory requirements and its embedding into the culture of WICE, maintaining WICE's reputation and integrity at the highest possible standards
 - Overseeing the performance of MGAs including monitoring of complaints to ensure that good customer outcomes are being achieved.
- Setting the investment strategy and monitoring investment performance
- Overseeing, guiding and challenging the ORSA process and approving the ORSA report
- Overseeing the calculation of the SCR and technical provisions

• Overseeing the completion of QRTs, the SFCR and the RSR

B.1.2 Code of Business Conduct

WICE has adopted Somers' Code of Business Conduct, which describes our ethical principles. The full text of our Code of Business Conduct is available upon request.

B.1.3 Independent Control Functions

The Company has in place four key independent control functions as required under the Financial Services (Insurance Companies) Regulations 2020 which transposes the requirements of the Solvency II Directive into Gibraltar law. These are:

- Risk Management
- Compliance
- Actuarial
- Internal Audit

These functions are responsible for providing oversight of the business and for providing assurance to the Board in relation to the Company's control framework.

All key functions are overseen by Directors of WICE or senior members of staff from either Somers, Arch or Artex who are regular attendees at Board meetings, thus ensuring they all have the appropriate authority to carry out their roles and ensuring that the Board is fully informed of the discharge of the functions' duties.

B.1.4 Risk Management Function

The Risk Management Function is defined as a "Key Function" in Solvency II. The function was overseen by one of the Arch Directors during the year who was the Key Function Holder for Risk Management.

The function holder is supported in their role by outsourced service providers, including Somers, AUL and Artex, who provide ongoing input into, and assistance with, WICE's risk management.

Responsibility for risk management at an operational level rests with the executive management, including outsourced service providers. Risk management is overseen by the function holder, who reports to the Board on a regular basis. In addition, the Group oversees risk management.

B.1.5 Compliance Function

The Board follows the Somers Code of Business Conduct to ensure that the Company promotes an organizational culture that encourages the highest standards of ethical business conduct. In addition, the Board has approved the establishment of a compliance monitoring program to ensure the Company complies with all relevant laws, legislation, regulations and guidance. This is intended to ensure that WICE exercises appropriate care and diligence to prevent conduct which is in violation of its compliance monitoring program, thereby protecting WICE's reputation and good name.

The requirements of the compliance program apply to all employees, officers and directors of the Company and, where appropriate, to agents of the Company.

The Compliance Function is outsourced to WICE's insurance manager and is overseen by the Head of Compliance provided by WICE's insurance manager. Compliance services are provided by the insurance manager, with input from the AUL under a services agreement and from co-insurance and MGA partners where required. The insurance manager's compliance team is adequately resourced to provide the services and is not otherwise involved in the operational aspects of the Company.

B.1.6 Actuarial Function

The Actuarial Function is defined as a "Key Function" in Solvency II, with specific duties and responsibilities. The Actuarial Function services may be outsourced, but responsibility for the function rests with the Actuarial Function Holder ("AFH").

The Actuarial Function is overseen by a Somers Director. Actuarial Function supporting services are provided under a services agreement by the Arch group, which has appropriate actuarial resources and is entirely independent of operational aspects of the business.

Specific duties of the Actuarial Function include, but are not limited to:

- Coordinate the calculation of the firm's technical provisions
- Assess the sufficiency and quality of the data used in the calculation of technical provisions against the data quality standards as set in Solvency II
- Inform the Board of the reliability and adequacy of the calculation of technical provisions
- Express an opinion on the overall underwriting policy
- Express an opinion on the adequacy of reinsurance arrangements
- Contribute to the effective implementation of the risk management system
- Prepare the Actuarial Function Report

B.1.7 Internal Audit

The Company has an Internal Audit Policy in place which sets out the objectives and responsibilities of the Internal Audit function, which is outsourced to KPMG. Internal Audit is discussed further in Section 2.5 below.

The Internal Audit function was overseen by the independent non-executive Director during the year. The Internal Audit function provided by KPMG is appropriately resourced with qualified and experienced individuals and is entirely independent of the Company's operation.

B.1.8 Material Changes

There have been no changes in the systems of governance. On 9 December 2022, Marcus Hayday resigned from the Board. Sioned Butler, CFO of Somers Group, was appointed to the Board of Directors on 24 May 2022. An application to appoint Morgan Peters, the Head of Compliance of Artex Risk Solutions (Gibraltar) Ltd, as executive director, is currently with the GFSC for approval. The board has been further strengthened by the appointment of Joseph Caruana as a second independent non-executive director with effect from 14 March 2023, and Yvonne Chu is in the process of being appointed as the Chair person.

B.1.9 Remuneration Policy and Practices

WICE only has Directors and no employees. Only the Independent Non-Executive Directors receive remuneration from WICE, with the other Directors being remunerated under other arrangements with their respective employers. As a result, the Company does not have a separate Remuneration Committee, with responsibility for this area being retained by the Board.

The Independent Non-Executives receive a fee which is fixed and has no variable or performancerelated elements. The remuneration of other Directors from their respective employers is not linked directly to the performance of WICE.

None of the Directors are entitled to share options or shares in the Company and none have any entitlement to pensions from WICE.

B.1.10 Material Transactions

During the year to 31 December 2022, WICE paid its insurance manager a fee of ± 0.1 million (2021 - ± 0.3 million) for the services provided. One of WICE's Directors who served during the year was also a Director of the insurance manager. At 31 December 2021, the balance owed by WICE was ± 0.01 million ($\pm 2021 - \pm 0.01$ million).

During the year, WICE paid $\pounds 5.8$ million (2021 - $\pounds 5.4$ million) to AUL (a subsidiary of Arch Group), its underwriting manager, for services provided. Two of WICE's Directors are also officers of AUL or other entities within the Arch Group. At 31 December 2022, the balance owed by WICE was $\pounds 1.6$ million (2021 - $\pounds 1.19$ million).

During the year, WICE ceded between 85% and 90% of its net retained business to Somers Re, a shareholder controller of the Company. The amount of premium ceded was ± 105.1 million (2021 - ± 105.8 million) and the net balance payable outstanding at 31 December 2022 was ± 40.8 million (2021 - ± 32.6 million).

B.2 Fit and proper requirements

B.2.1 Fit and Proper Processes

The Company's Fitness & Propriety policy sets out the guidelines to ensure that Directors and employees meet the fit and proper standards, both on entry and throughout their employment at

the Company. The Head of Compliance is responsible for providing advice, implementing a monitoring program and ensuring the policy is reviewed at least annually.

The Head of Compliance ensures that appropriate Regulated Individual forms are prepared for all individuals carrying out Regulated Individual functions, and that these are submitted to the Gibraltar Financial Services Commission for regulatory approval and approval is obtained prior to the individual taking on the role.

In order to ensure that the Board have the required skills and knowledge, any recruitment takes due account of the individual's qualifications and experience. On an ongoing basis all individuals are required to ensure that they keep their skills and knowledge up-to-date and to confirm this annually.

Checks with regard to propriety are carried out by WICE's Compliance function, which carries out appropriate checks prior to an individual being engaged and on an ongoing basis thereafter. In addition, each individual is required to complete an annual self-certification confirming their ongoing propriety. WICE's compliance function reports to the Board on these matters.

B.2.2 Professional Qualifications, Skills and Expertise

The Company ensures that all persons who hold key positions or Regulated Individual functions are fit to provide sound and prudent management through their professional qualifications, knowledge and experience and are proper by being of good repute and integrity.

WICE fitness requirements ensure that the Board knowledge and expertise collectively covers at least the following:

- Knowledge of insurance and financial markets
- Understanding of the business strategy and the business model
- Understanding of the systems of governance
- Knowledge of financial matters, actuarial analysis and management information
- Understanding of the regulatory framework and requirements

Propriety checks are carried out taking account of:

- The individual's character
- The individual's personal behavior
- The individual's business conduct
- Any criminal aspects
- Any financial aspects
- Any regulatory aspects

B.3 Risk management system including the Own Risk and Solvency Assessment

B.3.1 Risk Management Process and Procedures

The following narrative provides an overview of the Company's Risk Management Framework, which describes the Company's methodology for identifying, measuring, managing and reporting on the key risks affecting WICE. It outlines WICE's approach to risk identification and assessment and how risk management is implemented and integrated into the organizational structure of the business.

Overview

WICE classifies its risks in the following categories:

- Underwriting Risk;
- Investment risk;
- Counterparty credit risk; and
- Operational, including governance, regulatory, business/strategic, reputational, outsourcing and conduct risks.

The framework includes details of the Company's:

- Risk philosophy and policies to address the material risks confronting the Company; and
- Compliance approach and procedures to control and or mitigate these risks.

The actions and policies implemented to meet the Company's business management and regulatory obligations form the core of this framework. The Company has adopted a holistic approach to risk management by analysing risk from both a top-down and bottom-up perspective.

WICE has designed its system of governance to achieve the following:

- Maintain an adequately transparent organizational structure that has well-defined, clear, consistent and documented lines of responsibility across the Company's operations;
- Ensure personnel have the skills, knowledge and expertise necessary to properly discharge their assigned responsibilities;
- Establish and maintain processes to achieve effective internal reporting and communication of information at all relevant levels within the Company;
- Maintain information systems that produce sufficient, reliable, consistent, timely and relevant information concerning all business activities, the commitments assumed and the risks to which the Company is exposed;
- Safeguard the security, integrity and confidentiality of information, taking into account the nature of the information in question; and
- Ensure any outsourced responsibilities are delegated and managed appropriately, with ultimate responsibility vesting in the WICE Board of Directors.

The system of governance is based on the principle of proportionality, such that systems and controls are proportionate to the nature, scale and complexity of the Company's operations.

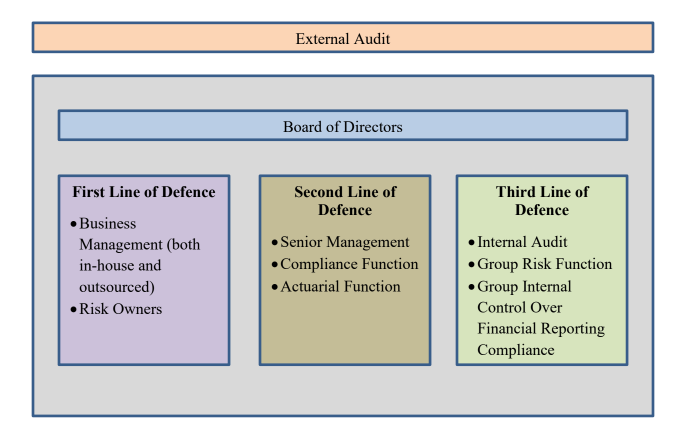
Appropriate and proportionate systems, resources and procedures are in place for WICE's operations.

Responsibilities

Responsibility for risk management ultimately rests with the Board. The Company has not appointed a Chief Risk Officer or established an Audit and Risk Committee and the Board retains day-to-day responsibility for the risk function including risk identification, assessment, monitoring and reporting.

Risk management is closely integrated into the Company's operations through oversight of the business partners, including outsourced service providers, as well as through appropriate structuring of contracts and agreements to take account of risk, and ongoing monitoring of underlying performance to ensure that risk appetite limits and capital buffers are not breached.

The Risk Management Framework follows the "Three Lines of Defence" model and fits into the overall governance structure as follows:



Risk Identification, Assessment, Monitoring and Reporting

WICE's risk philosophy and profile is defined in accordance with the wider Somers Group risk philosophy and is evaluated, challenged and approved by the Board. The Board sets the overall risk appetite. Overall, WICE has an appetite for Underwriting Risk and a tolerance for other forms

of risk. The rationale for the appetite and tolerances is articulated in the individual risk policies, which are reviewed and updated regularly. The overall risk appetite is articulated in the Company's Risk Appetite Statement document.

This approach results in the risk policies and inputs to the Risk Register, where all risks are defined and analyzed for potential impact to the Company. The Risk Register analysis includes all risks facing WICE and details the corresponding controls and or mitigation in respect of these risks. Qualitative and quantitative assessments of the impact and probability of all risks is contained within the Risk Register, which are part of a regular review process. The Risk Management function defines the risks in the Risk Register.

The Risk Register is a key input into the risk management regime, and any material changes in the underlying risks will be modelled for potential impact upon WICE's capital requirements. Such changes include, but are not limited to, changes in business mix, strategy and investment policy.

The controls identified in the Risk Register to monitor, mitigate and control the risks facing WICE are reviewed for continued relevance and documented in the process documents for each function. Compliance with the components of these controls is verified via the ongoing management reviews and Internal Audit reviews undertaken at WICE. This is undertaken on a group-wide basis and any issues are reported to the WICE board.

The result of this process is that all material risks are included within the Risk Register and also feed into the SCR calculations where appropriate, in some cases also being further investigated through stress testing. Inputs and outputs are owned by the appropriate function and are signed off by the Board.

On a quarterly basis the Board receives a report from the Risk Management Function documenting performance against agreed risk appetite measures, including appropriate capital coverage.

B.3.2 Implementation and Integration of ORSA

The Company believes an integrated approach to developing, measuring and reporting its ORSA is an integral part of the Risk Management Framework. The ORSA process provides the link between the Company's risk profile, its Board-approved risk appetite including approved risk tolerances and limits, its business strategy and its overall solvency requirements.

The ORSA is the entirety of the processes and procedures employed to identify, assess, monitor, manage, and report the short- and long-term risks the Company faces – or may face – and to determine the capital necessary to ensure that overall solvency needs are met at all times. The ORSA also makes the link between actual reported results and the capital assessment.

The ORSA process and reporting are integral parts of WICE's business strategy, tailored specifically to fit into WICE's organizational structure and risk management system with the appropriate techniques in place to assess its overall solvency needs, taking into consideration the nature, scale and complexity of the risks inherent in the business.

The Company also takes the results of the ORSA into account for its system of governance, including long-term capital management, business planning and new product development. It also contributes to various strategic decision-making including how best to optimize capital management and deciding whether to retain or transfer risks.

The ORSA is the basis for risk reporting to the Board and acts as a mechanism to embed the Risk Management Framework within the Company's decision making processes and operations. The Board oversees and supervises the ORSA, including regular reviews of the ORSA process and output.

The ORSA process operates continuously through the course of the year but is accompanied with periodic formal reporting. The formal ORSA report builds on the information viewed by management through the year in order to make strategic risk and capital decisions, supplemented with specific additional items.

The ORSA will be formally reported at least annually following the annual business planning process. In addition, an ORSA report will be produced on each occasion that the entity's risk profile changes significantly as set out below.

The ORSA is an ongoing process to ensure that WICE has the appropriate capital for its risk profile. However, a formal re-run will take place, at the Board's decision, following a significant change in WICE's risk profile including:

- Significant change in business:
 - Including introduction of a significant new product (accounting for an increase of 15% or more in GWP)
 - Entering a material new line of business
 - Exiting a material existing line of business
- Material capital change, resulting in a drop of 5% or more in the market value of investments
- Significant market stress which directly impacts the Company
- SCR coverage falling below the stated risk appetite as per the previous ORSA

WICE records the actual performance of the overall solvency assessment and the assessment of any deviations in its risk profile from the assumptions underlying the SCR calculation to a level of detail that enables a third party to evaluate the assessments performed.

The Board receives periodic reports on risk management and the Risk Register is presented to the Board on an annual basis for approval. Any material changes in the risk management strategy, policies, processes, procedures and or SCR calculations are presented to the Board for approval.

WICE's Capital Management Plan is created with regard to and incorporates the output from the ORSA process, including requesting further capital injections if this is indicated as a result of the ORSA.

WICE reviews the appropriateness of its Risk Appetite Statements and the related Risk Limits and Tolerances during the analysis of the results and outputs of each ORSA process. If deemed necessary following a review, this Risk Appetite Statement will be revised and presented to the Board for approval.

B.3.3 Performance, Documentation and Review of the ORSA

A full ORSA cycle is performed at least annually and reported to the Board. The ORSA process is a circular process that relies on key elements of the business:

- The Board outputs Strategy / Capital Management Plan / Board Risk Appetite
- **Business planning** providing the basis for the base case projections
- The Solvency II Pillar I Standard Formula 3 year outputs & base assumptions used
- The Board who review, challenge and, as appropriate, approve the test scenarios, the ORSA process and output
- The Actuarial Function who quantify technical provisions and provide other input into the Pillar I model
- The Risk Function and Management who quantify the Pillar I capital requirements, assess the outputs and prepare the reports
- ORSA Reporting to all stakeholders

The Key Activities in the ORSA Process are:

- Strategy & Planning
- Pillar I base outputs and assumptions
- Risk identification & assessment
- Scenario setting
- Scenario testing through the Pillar I model & production of test output
- Review of test output & report preparation
- Management review & Board review & reporting

Each run of the ORSA process will be appropriately documented to evidence each of its constituent parts, and this record will be retained for any later scrutiny.

The documentation shall contain:

- The underlying business plan and strategy
- The Risk Appetite Statement
- The Pillar I standard assumptions & output
- The schedule of scenarios to be tested
- The scenario test results
- The ORSA report
- Any relevant minutes relating to scrutiny, review & challenge of the ORSA process & outputs

B.3.4 Relationship Between the ORSA, Solvency Needs, and Capital and Risk Management Systems

The Company has both a Capital Management Policy and Capital Management Plan in place. The Risk Management Function is responsible for developing and maintaining the Capital Management Plan. The Board reviews and monitors the plan.

The Capital Management Plan incorporates the output from the ORSA and associated reporting. The plan also sets out triggers for corrective capital actions relative to the Company's Solvency Ratios, which are based on the SCR and Minimum Capital Requirement ("MCR").

WICE's capital planning process aims to be dynamic and forward-looking in relation to WICE's risk profile and shall take into account the output from WICE's risk management activities and the ORSA process and associated reporting as part of capital planning activities.

As such, capital planning activities take into account any current or anticipated changes in WICE's risk profile, such as those reflected in its business plan, and forecasting the related impact on capital. In addition, as part of its capital planning, the Company integrates projected capital needs with its business planning and financial forecasting processes.

The Capital Management Plan identifies a number of potential sources of capital and associated corrective actions that may be utilised to restore sufficient capitalisation, depending on the severity of the capital requirements placed upon WICE.

When considering the sources of capital and corrective actions, WICE's plan incorporates the Solvency II Own Fund requirements.

Any material changes in the underlying risks, such as changes in business mix, reinsurance strategy and investment strategy, are modeled for potential impact upon WICE's capital requirements. The result of this process is to ensure that all material risks feed into the capital requirements analysis, and in some cases also trigger further investigation through stress testing.

B.3.5 Approval Process

The Board has responsibility for reviewing the risk management framework, policies, processes and procedures and for overseeing the annual ORSA process. The ORSA policy and the ORSA report are reviewed and challenged by the Board prior to approval.

The Board of Directors is the main governing body of WICE and has the following input and responsibilities to the ORSA:

- To evaluate, challenge and approve the Company's strategy, business plan and accompanying financial information, as proposed by Senior Management. This process will include:
 - Monitoring the performance of the Company against established Key Performance Indicators (KPIs)
 - Approving any material expansions and/or contractions of the Company
 - Approving any material expenditure and/or projects

- To evaluate, challenge and approve the Company's ORSA. As part of this approval of the ORSA, the Board will:
 - Approve the ORSA policy and process, including validating this process
 - Challenge the identification and assessment of risks, including any new risk management strategies to be implemented
 - Challenge assumptions on which the SCR calculation is based
 - Approve the long- and short-term capital management plan, having considered the ORSA outcome, business strategy and risk tolerance of the Company
 - Consider any risks outside of the ORSA process and the extent to which the SCR calculation accommodates these
 - Utilise the ORSA for strategic decision-making
- To evaluate, challenge and approve the Company's risk appetite and the associated risk tolerances and limits.

B.4 Internal control system

B.4.1 Internal Control System

WICE maintains an effective internal control system, which includes administrative and accounting procedures, an internal control framework, appropriate reporting arrangements and a Compliance function.

The Board is responsible for monitoring the establishment and maintenance of the system of controls used to assess and manage exposure to all areas of risk. The objectives of these controls are to ensure that WICE's risk strategy is maintained and risk remains within the appetite and tolerances set by the Board.

WICE is part of Somers Group compliance activities, including management's assessment to confirm the design and operating effectiveness of internal controls over financial reporting and the identification and testing of key internal controls, including any required remediation.

The Board has delegated management and oversight of certain controls to appropriate forums within the Somers Group. WICE's internal control framework provides an appropriate level of reporting on the control environment to the Board.

Controls are detailed in the Risk Register, which associates elements within the category of risk to one or more mitigating controls. WICE's internal control framework includes reviews of both the design and effectiveness of key controls, with results of this periodic evaluation regularly reported to the Board.

B.4.2 Compliance Function

Implementation of the Compliance Function

As part of the Somers Group, WICE has implemented its Compliance function taking due account of and in accordance with the overall group compliance structure.

The Somers Group Board has approved the establishment of a compliance and ethics program to ensure that all companies within the group promote an organizational culture that encourages the highest standards of ethical business conduct and compliance with the Group's Code of Business Conduct, policy statements and any laws and regulations which govern the Company's business activities (collectively referred to as the "Compliance Monitoring Program"). The Compliance Monitoring Program is intended to ensure that all companies within the group exercise appropriate due diligence to prevent conduct which is in violation of its Compliance Monitoring Program thereby protecting the Group's reputation and good name.

WICE has implemented its Compliance function through the services provided by its insurance manager. The function has established a Compliance Monitoring Program to ensure compliance with all relevant laws, legislation, regulations and guidance. The Board promotes the highest standards of ethical business conduct, aimed at protecting the Company's reputation.

The requirements of the Compliance Program apply to all employees, officers and Directors of the Company and, where appropriate, to agents of the Company.

The Compliance function is an integral element of WICE's risk management and internal control framework. The purpose of Compliance is to assist the Board in achieving its overall strategic objectives by promoting a culture of integrity, ethical conduct and compliance with the laws, regulations and administrative provisions that affect WICE. The Compliance function also is responsible for the ongoing assessment of any possible impact of changes in the legal environment on WICE operations and for the identification and assessment of Legal / Litigation risk and for monitoring adherence to certain elements of the risk management framework and reporting thereon to the appropriate forums.

Independence and Authority

WICE has outsourced its compliance function to its insurance manager, thereby ensuring independence from other operational functions. Compliance attends Board meetings and reports to the Board on all relevant matters.

The Compliance function is authorized to review all areas of the Company and has full, free, and unrestricted access to all Company activities, records, property and personnel. Compliance has full and direct access to WICE's Board and the authority to escalate matters to Somers where required.

B.5 Internal Audit function

The Somers Group outsources internal audit services to KPMG Bermuda and WICE is included within the scope of the internal audit work carried out on behalf of the group.

The Internal Audit function is an independent, objective assurance and consulting activity designed to add value and improve the Company's operations. It helps management the Board accomplish their objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes.

KPMG, as a large audit practice, has an Internal Audit team that is adequately staffed by competent individuals and, being outsourced, is objective and independent of WICE's day-to-day activities.

Internal Audit has appropriate access to all staff, Senior Management and records, including those relating to third party service providers. No restrictions are placed on the scope of the team's work. WICE management is required to inform Internal Audit of all noted control deficiencies, when losses are sustained and or of any definite suspicion of irregularities.

Internal Audit's scope encompasses, but is not limited to, the examination and evaluation of the adequacy and effectiveness of the Company's governance, risk management and internal processes as well as the quality of management's performance in carrying out assigned responsibilities to achieve the Company's stated goals and objectives.

B.5.1 Internal Audit Reporting

Implementation of the Internal Audit function

Internal Audit reports directly to the WICE Board. The Internal Audit Charter is reviewed periodically by the Board, which currently also retains responsibility for monitoring Internal Audit activities.

An Annual Internal Audit Plan for the Somers Group is produced and submitted to the Board before each year. It summaries internal audit's risk assessment of the business, the scope of its work, the competencies of the team involved and the resources, both internal and external, required to meet the Annual Internal Audit Plan.

A report is issued for all Internal Audits conducted. The report includes a management response for all recommendations, including a target date for remediation. Each Internal Audit report is distributed to management and a copy is included in the Board meeting material.

Internal Audit reports to the WICE Board as to whether:

- appropriate action has been taken on significant audit findings;
- audit activities have been directed toward highest exposures or risk and, secondarily, toward increasing efficiency, economy, and effectiveness of operations;
- internal, external and, when deemed appropriate, regulatory audits are coordinated, so as to avoid duplication;
- internal audit plans and resources are adequate;
- there is any unwarranted restriction on access by internal auditors to all of the Company's activities, records, property, and personnel; and
- the Company is in compliance with law, rules and regulations applicable to auditing functions and standards, including those related to fraud and other illegal acts.

The progress of all prior recommendations is monitored by Internal Audit and the Board. Management provides a status update for each quarterly board meeting, until the related management action plan is completed.

Independence of the Internal Audit Function

A key feature that ensures the independence of the Internal Audit function is its positioning outside of functional roles and responsibilities. Internal Audit is outsourced to an external accountancy

firm and is therefore not involved in any operational aspects of the business. WICE's Internal Audit charter specifically includes the following:

- Internal Audit shall have no direct responsibility or authority over any of the activities reviewed;
- Internal Audit shall not design and install procedures, prepare records or engage in any other activity that it would normally review, appraise or audit;
- Internal Audit is authorised to review all areas of the Company and to have full, free and unrestricted access to all Company activities, records, property and personnel;
- Internal Audit reports to and has full and independent access to the WICE Board and reports to the Somers Re Board for administrative purposes.

B.6 Actuarial function

WICE outsources Actuarial Function services to Arch Capital Group Limited ("ACGL") and Arch Underwriters Limited ("AUL") under oversight of the Actuarial Function Holder.

The Actuarial Function's primary responsibility is to the Board. The Actuarial Function in performing its duties acts independently of WICE's business units. The Board provides oversight to ensure the Actuarial Function has adequate resources and authority to operate effectively.

The main activities of the Actuarial Function in a Solvency II environment shall include the requirements of the Financial Services (Insurance Companies) Regulations 2020, including:

- Coordinate the calculation of technical provisions;
- Ensure the appropriateness of the methodologies and underlying models used as well as the assumptions made in the calculation of technical provisions;
- Assess the sufficiency and quality of the data used in the calculation of technical provisions;
- Compare best estimates against experience;
- Inform the Board of the reliability and adequacy of the calculation of technical provisions;
- Oversee the calculation of technical provisions in the cases set out in the regulations;
- Express an opinion on the overall underwriting policy;
- Express an opinion on the adequacy of reinsurance arrangements; and
- Contribute to the effective implementation of the risk management system
- Provide an Actuarial Opinion on Technical Provisions; and
- Provide an Actuarial Report on Technical Provisions.

On an annual basis, the Actuarial Function will prepare an Actuarial Opinion on Technical Provisions and present the Actuarial Report on Technical Provisions to the Board of Directors. The report will be prepared in line with relevant regulatory and Actuarial Standards of Practice.

The Actuarial Function comprises experienced, fully qualified individuals with in-depth knowledge of actuarial and financial mathematics. The function is staffed appropriately given the nature, scale and complexity of the risks inherent in the integrated operations.

B.7 Outsourcing

B.7.1 Outsourcing Policy

WICE defines outsourcing as contracting out part or all of an otherwise internal business process to a third party provider (either outside or inside the Somers Group). In this regard WICE may use the external service provider's processes and controls to perform the agreed services. However, WICE will retain all decision making and ultimate responsibility over the business function and maintain the appropriate monitoring mechanisms to ensure adherence to an appropriate service level agreement pursuant to a contractual arrangement.

The Company has an Outsourcing Policy in place which sets out the following:

- The definition of outsourcing
- Responsibility for implementation and operation of the policy and consequent controls and processes
- The criteria for outsourcing
- Due diligence on potential providers
- Establishment of appropriate contractual arrangements which clearly define responsibilities and allow adequate supervision and control
- Establishment of appropriate contingency planning, including terminating or exiting the arrangement
- Periodic audit requirements
- Records of outsourced arrangements
- The approval process
- Contract and legal requirements
- Risk assessment and risk mitigation measures
- Monitoring and on-going requirements

B.7.2 Outsourced Functions

The following table provides detail of the key functions which are outsourced by WICE.

Outsourced function or activity	Jurisdiction
Provision of business development, underwriting and	Bermuda
pricing support; administration of contracts, agreements and other arrangements	United Kingdom
	Republic of Ireland
	Romania
Policy administration	United Kingdom
	Republic of Ireland

	France
	Romania
Claims handling, reserving and settlement	United Kingdom
	Republic of Ireland
	France
	Romania
Accounting and financial support	Gibraltar
	Republic of Ireland
	Bermuda
Investment management services	United Kingdom
Compliance services	Gibraltar
Actuarial Function services, including Solvency II	Bermuda
reporting	Republic of Ireland
Assistance with risk management	Gibraltar
	Bermuda
	Republic of Ireland
Internal Audit services	Bermuda
Company secretarial services	Gibraltar

B.8 Adequacy of Systems of Governance

WICE's systems of governance are as set out above. The Company does not have a complex business model and the systems of governance have been established taking due account of the principle of proportionality, being appropriate to the size, nature and scale of the operations. In addition, governance falls within the remit of both internal and external audit and the Risk Function continuously assesses relevant legislation, guidance, advice and best practice to ensure that the systems of governance remain up-to-date.

On this basis, the Board believes that the governance arrangements are adequate and appropriate for the business.

B.9 Any other information

No other material information to report as of 31 December 2022.

Overview

WICE's risk appetite framework provides an expression of the level of risk the Company is willing to accept in pursuit of its strategic objectives. The risk appetite framework provides quantitative and qualitative statements which are used to define the general attitude within the organisation towards the desired level of risk. It not only supports the Company's risk management framework, it also enables WICE to make informed business decisions having regard to the key risks to which it may be exposed by such a decision.

In general, WICE has an appetite for insurance (underwriting) risk and a tolerance for other forms of risk. The risk philosophy of WICE encompasses all major risks and focuses on attaining the following business objectives:

- Underwrite business that meets agreed targeted returns
- Underwrite business with selected MGA's
- Underwrite only carefully selected business lines
- Manage underwriting volumes in line with the business cycle
- Limit the downside risk such that the Company maintains a sufficient solvency margin.

Risk Category	Description	Allocated % of SCR as at 31-Dec-22	Allocated % of SCR as at 31-Dec-21
Underwriting	Risk of losses from business already written or planned to be	32.1%	30.0%
Risk	written over the next year	52.170	50.076
Market Risk	Risk of losses from market movements, including exchange rates and investment returns	3.4%	2.2%
Credit Risk	Risk of losses from counterparty defaults, including reinsurers and other counterparties	44.3%	47.4%
Operational Risk	Risk of operational losses	20.2%	20.5%

The following table shows the composition by sub-module of the SCR:

C.1 Underwriting Risk

C.1.1 Key Underwriting Risks

Underwriting risk refers to the risk of loss, or of adverse change in the value of insurance liabilities, due to inadequate pricing or risk quantification assumptions, which includes the fluctuations in the timing, frequency and severity of insured events. At a risk policy level, we consider underwriting risk is linked to reserving risk. Reserving Risk refers to the risk of loss, or of adverse change in the value of insurance liabilities, due to inadequate reserving assumptions, which includes the fluctuations in the timing, frequency and severity of insured events.

WICE operates via MGA partners in the U.K. motor and liability markets. It has operated in the Romanian and Irish motor market as well as the French property market, although all of the

Company's European business lines are now discontinued. The U.K. motor business is highly competitive and insurance companies have in the past struggled to achieve their target margin. Furthermore, the motor industry is materially exposed to regulatory, legislative and fiscal changes, economic factors, changes in policyholder and claimant lawyer behaviour and the actions of key service providers, such as claims management companies. These factors can lead to significant fluctuations in results.

The resulting key underwriting and reserving risks identified by management are:

- Risks are priced incorrectly
- Dependence on business partners
- Unpriced expansion of coverage due to unanticipated changes
- Accepted risks do not provide the required return on capital
- Unexpected concentration of risk exposures
- Insufficient reserves

C.1.2 Material Risk Concentrations

WICE currently writes mainly motor business, which leads to some degree of concentration of risk. However, within this category the Company writes different types of motor risks, from standard motor through specialized niche business and the Company uses a variety of co-insurance and MGA partners. There is therefore not considered to be a material underwriting risk concentration.

C.1.3 Underwriting Risk Mitigations

WICE purchases Excess of Loss reinsurance protection to mitigate the impact of large claims. In addition, inter-company Quota Share reinsurance and some external Quota Share reinsurance arrangements are in place to mitigate the impact of attritional losses.

Underwriting risk is further mitigated through the following:

- Business performance is monitored regularly, including consideration of market factors, pricing trends and strategic challenges
- Most insurance programs have sliding scale arrangements in place which help manage risk exposures and effectively share fortunes between the co-insurer/MGA and WICE in order limit potential downside exposure
- Actual performance is compared against plan each quarter
- There is regular dialogue with and visits to lead underwriters and MGA partners and review of management information received
- Independent actuarial review of reserves by ACGL actuaries
- Periodic audits of claims handlers

C.1.4 Stress and Sensitivity Testing

Stress and scenario testing is carried out as part of the ORSA process, which is conducted at least annually. These tests consider moderate as well as extreme but plausible stresses and assess the impact on WICE's capital position.

A number of scenarios were considered in the ORSA which aim to reflect the underwriting and reserving risk to which the Company is exposed. These represent adverse scenarios to which the Company could be exposed, including poor loss ratio performance, unplanned growth and a highly adverse outcome for the largest book of business. The projected SCR and Own Funds were then calculated under each of these scenarios, allowing the capital impact to be assessed.

Due to the manner in which WICE structures its arrangements, while the stresses showed deterioration in the Company's capital position, only the most extreme modelled scenarios were considered likely to result in a breach of the SCR. The Company's underwriting risk profile is therefore considered to be resilient to most shocks.

C.2 Market Risk

C.2.1 Key Market Risks

Market Risk is the risk of changes in income or values of investment assets arising from fluctuations in political and economic variables (systemic), including interest rates, currency exchange rates, equity markets, commodity markets and real estate markets. It is the risk of loss, or adverse change, resulting directly or indirectly from fluctuations in the prices of assets. Market Risk includes the following specific components:

- Currency Risk
- Interest Rate Risk
- Spread Risk
- Equity Risk

Market Risk is also affected by:

- Concentration Risk: The risk that the Company will suffer losses from lack of diversification with regards to a particular sector, industry, geographic region, security, or asset class in the investment portfolio. Concentration Risk also includes the risk of failure to identify and manage correlation risk between insurance/reinsurance operations and invested assets.
- Investment Credit Risk: The risk of loss, or adverse change in financial condition, resulting from fluctuations in the credit standing of issuers of securities and counterparties to which undertakings are exposed, in the form of counterparty default risk, or spread risk, or market risk concentration risk.

WICE has a very conservative investment policy, focusing on capital preservation rather than investment return. The key market risks identified by management are:

- Invested assets lose value
- Insufficient diversification
- Risk that counterparties are unable or unwilling to fulfill debt obligations
- Failure of a counterparty

C.2.2 Material Risk Concentrations

WICE currently only invests in government securities with the remainder of investible assets held in deposits with banks. Therefore there are no material market risk concentrations.

C.2.3 Market Risk Mitigations

WICE mitigates investment risk through the implementation of appropriate controls. These include:

- Regular Board oversight;
- Formal agreements which delegate investment authority to the investment manager, BlackRock Investment Management UK Limited ("BlackRock"), previously Arch Investment Managers Ltd, a wholly-owned subsidiary of ACGL;
- Investment Guidelines which are structured to ensure sufficient liquidity and prevent overexposure to any one risk sector;
- Quarterly Investment Guideline compliance confirmations issued by the Investment Manager;
- Utilisation of Company-approved brokers, investment managers and third party service providers;

C.2.4 Stress and Sensitivity Testing

WICE has limited exposure to market risk and hence a single scenario involving an investment shock was modelled. This modelled stress was not considered likely to result in a breach of the SCR and the Company is therefore considered to be highly resilient to market risk.

C.2.5 Prudent Person Principle

WICE seeks to manage investment assets subject to the Prudent Person Principle which states that the Board must discharge its duties with the care, skill, prudence and diligence that a prudent person acting in a similar capacity would use in the conduct of an enterprise of similar character and objectives.

The Board of Directors of WICE has outlined the following risk management objectives in order to minimise its exposure to Investment Risk in line with the overall WICE Risk Appetite:

- WICE shall adopt a conservative approach to investments and seek to safeguard the assets of shareholders;
- WICE shall hold sufficient investment values and investment liquidity to ensure all liabilities are met as they fall due; and,
- WICE shall ensure that there are appropriate policies, strategies and procedures in place to meet these objectives.

WICE adopts a conservative approach to investments and, as articulated in the Company risk management philosophy, limits Investment Risk such that the overall portfolio will consist of high quality fixed income securities and bank deposits, and limits the proportion of total investments that may be represented by other investments. New investment product initiatives fall into the category of other investments and include investments such as equities and all alternative investments. Participation in new investment products are subject to Board approval. In circumstances where new products are being considered by the Company, the following steps will be undertaken:

- Detailed information will be provided describing the nature of the investment such that the Board has full information to properly evaluate the risk
- The Finance Function will document the impact of the new product, including an assessment of whether it complies with the prudent person principle
- A presentation will be made to the Board to explain the rationale for the proposed investment
- The Board separately review the material and consider the impact on WICE's risk appetite and risk profile

If the proposed investment is approved, WICE's Finance and Compliance Functions will liaise with the Investment Manager to revise or develop bespoke Investment Guidelines for the new product where appropriate. In certain circumstances, such as in the case of an investment in a fund, this may not be required.

C.3 Credit Risk

C.3.1 Key Credit Risks

WICE has a low appetite for credit risk, which is approved by the Board.

WICE is exposed to credit risk from the following sources:

- Investments in fixed income securities
- Deposits with banking counterparties
- Reinsurance counterparties internal from the Quota Share arrangement
- Reinsurance counterparties external
- Premiums collectable from lead insurers and MGA partners.
- Contingent commissions due from MGAs.

The key risk is that one or more of these counterparties fail.

C.3.2 Material Risk Concentrations

As at 31 December 2022, WICE used two banking counterparties, thus resulting in risk concentration. Reinsurance credit concentration was also high, due to the inter-group Quota Share arrangement. Premium receivable-related debtor credit exposure is diversified.

C.3.3 Credit Risk Mitigations

WICE mitigates credit risk through the implementation of appropriate controls, processes and procedures.

At purchase, securities must have a designation from the Securities Valuation Office (SVO) of 1 or 2, or, in the absence of such rating, a credit rating equal to BBB/Baa2 or higher in the long-term or short-term investment rating agency category by at least two of the US nationally recognized statistical rating organizations (NRSROs). If more than two agencies rate the security the mid rating shall apply, if only two agencies rate the security and these are split, then the lower rating shall be used to determine whether the security is eligible. If only one of the NRSRO agencies rate a security, the rating must be no lower than the minimum rating required by the Investment Guidelines. Only issuers from the UK and European Economic Union are permitted.

Reinsurance and premium receivables are closely monitored and controlled, with short credit periods mitigating any risk exposure. Furthermore, other than the Somers Re Quota Share reinsurance, other reinsurance arrangements are spread across a number of counterparties, thereby reducing single name exposure. The Company ceded some of its business via external Quota Share arrangements prior to 2021. All external Quota Share partners are currently at least AA rated, in line with the Company's low credit risk appetite.

C.3.4 Stress and Sensitivity Testing

Due to the high level of reinsurance ceded, WICE is exposed to a material amount of counterparty default (credit risk). As one of the Company's most material risks, a downgrade of the Quota Share reinsurers by one step was therefore modelled as a stress test, as well as a downgrade of the Quota Share reinsurer to non-rated. This showed that the Company would need to take immediate action to rectify the position.

C.4 Liquidity Risk

Liquidity risk is the risk of the Company's inability to realise investments and other assets in order to settle its financial obligations when they fall due. Liquidity risk has low materiality for the Company. One of the objectives of the investment risk policy of the Company is that the Company shall hold sufficient investment values and investment liquidity to ensure all liabilities are met as they fall due. To achieve this objective, the investment risk appetite permits only highly rated securities to be purchased. Risk limits and tolerances have been also set in respect of (i) assetliability duration matching and (ii) availability of liquid assets. The Company considers that the composition of its investment assets in terms of their nature, duration and liquidity are appropriate in order to meet its obligations as they fall due.

C.4.1 Risk Exposure and Material Risk Concentrations

The Company considers its exposure to this risk as relatively low. The Company monitors its liquidity in compliance with its investment risk policy and stated limits and tolerances in respect of the percentage of assets which are invested in liquid investments.

C.4.2 Risk Mitigation

Liquidity risk is mitigated by the cash held in investments and bank accounts.

C.4.3 Expected Profit in Future Premium

As of 31 December 2022, the expected profit in future premium is £0.5m.

C.5 Operational Risk

C.5.1 Key Operational Risks

Operational Risk means the risk of loss arising from inadequate or failed internal processes, or from personnel and systems, or from external events.

It also includes the risk of loss resulting from failure to comply with laws as well as prudent ethical standards and contractual obligations, and the exposure to litigation from all aspects of business activities.

Within Operational Risk, WICE also includes:

- Group Risk: Risks related to unregulated entities within the Group, implicit or explicit exposure to losses throughout the group ("contagion risk"), risks related to inter-company transactions and double gearing, the extent to which practical, legal, or regulatory barriers to the transfer of capital between group members exist, and other additional risks which individual members of a group face by virtue of their group membership.
- Strategic Risk: Risk that strategic business decisions prove to be ill-founded or poorly executed. Examples of such risk include mergers and acquisitions, moving into new markets, business lines, or regions, changes to the operating model, or failing to anticipate or react to a more general shift in the economic environment, demographics, etc.
- Reputational Risk: The potential adverse impact of an economic loss through deterioration of reputation, credibility or standing with coinsurance and MGA partners, other customers, brokers and the investor community.

• Conduct Risk: The potential risk of WICE not achieving good customer outcomes resulting in loss of business, reputational damage and potential financial and regulatory issues.

WICE's management has identified the following key operational risks:

- Lack of requisite personnel (including at outsourced service providers), risk appetites or information to execute on the strategy
- Lack of understanding of the key risks or mechanisms to respond effectively
- Failure to manage conflicts of interest
- Adverse impact through the deterioration in reputation caused by acts of the Company
- Possible rating downgrade
- Breach of legal requirements through lack of policies or non-compliance with policies
- Outsourced providers performing duties at below acceptable levels
- WICE no longer viewed as an acceptable capacity provider for business partners
- Failure to respond to insurance market factors impacting return on capital
- Failure to respond to changes in the investment and credit markets
- The Company not properly assessing the risks of new initiatives
- Incentives of AUL not aligned with those of the Company
- Risks external to WICE but internal to the Somers Group
- Poor customer outcomes being achieved

Those risks classified under the Operational Risk profile have been identified, assessed and articulated in the WICE Risk Register. Relevant risk and control owners report to the Board and the Risk Function holder, and are responsible for identifying new, emergent or changing risks and any consequent control changes required to realign the risks with the risk appetite.

With respect to Legal Risk, WICE's Head of Compliance has the responsibility for monitoring new and pending legislation from the GFSC or Gibraltar government, the Financial Conduct Authority ("FCA") and relevant bodies in other applicable jurisdictions for items that could potentially impact the Company.

In addition, applicable international risks are identified through discussions, meetings and memos with/from law and accounting firms within the jurisdiction of all group entities.

C.5.2 Material Risk Concentrations

There is no Operational Risk concentration.

C.5.3 Operational Risk Mitigations

WICE has put in place a strong internal control framework which mitigates operational risk. In particular, the following are key controls in managing this risk:

• Appropriate segregation of duties across all functions

- Systems access controls
- Four-eyes oversight of all key areas
- Regular management accounting process including reconciliations and checks
- Business Continuity and Disaster Recovery Plans
- All outsourced arrangements conducted under formal agreements and in accordance with the Outsourcing Policy and GFSC Outsourcing requirements
- Ongoing oversight and regular audits of outsourced service providers
- All material contracts reviewed by the AUL Counsel, Somers Counsel, or both on behalf of WICE
- Appropriate reporting to Somers Group on all relevant matters to enable oversight
- Business plans and budgets reviewed quarterly
- Appropriate governance structures, including quarterly Board meetings
- Review of management information to ensure good customer outcomes are achieved

C.5.4 Stress and Sensitivity Testing

Operational risk is included in the Standard Formula. However, as part of its ORSA process, WICE also considers those areas of operational risk which may not be adequately covered, such as loss of a service provider and assesses its impact on the capital position. In addition, operational risk is indirectly stress tested through other risks, such as a credit down-grade of the inter-company Quota Share partners.

Operational risk comprises a moderate part of WICE's risk profile and the stress tests prove the Company's capital buffer to be sufficiently resilient to withstand this risk.

C.6 Other Material Risks

C.6.1 Overview

A number of other risks are considered to be relevant for the Company, namely, group risk, strategic risk, reputational risk, regulatory risk and compliance risk. These risks do not lend themselves to quantification but are included within the Own Risk and Solvency Assessment.

Risk Exposure and Material Risk Concentrations

The Company considers the most material exposures in this category of risk are (i) the potential for inappropriate business strategy and (ii) the potential for regulatory breaches.

Risk Mitigation

Risk controls, risk monitoring and reporting are considered to be the main method of risk mitigation.

WICE considers the following to be additional potentially material risks to the business.

C.6.2 Ukraine Russia war

On 24 February 2022, Russian troops started invading Ukraine. In response, multiple jurisdictions have imposed economic sanctions on Russia. The war in Ukraine and related events happen at a time of significant global uncertainty and economic volatility with rising commodity prices, supply chain shortages and inflationary pressure, weakening the global recovery post the pandemic.

The Directors have considered the potential impact of the Ukraine war on the entity. While the entity has no direct insurance exposure in the affected areas, we have considered the potential impact on the valuation of the entity's investment portfolio due to market turbulence as well as rising costs due to supply chain issues and general inflation and continue to monitor the situation as it evolves.

C.6.3 Market Developments and Covid 19

WICE is exposed to potentially adverse developments within the wider market.

The COVID 19 pandemic has had a material impact on the motor insurance market including changes to consumer behaviour and policy sales, claims frequency, cost per claim and levels of claims fraud during 2020 and 2021. As the UK emerges from the pandemic road use volumes have returned to pre-lockdown levels and the market overall is moving beyond Covid with increased focus on the FCA pricing and whiplash reforms. The introduction of the recent FCA pricing practices rules created further volatility with some insurers increasing rates while others have dropped rates.

During 2022, the market experienced significant claims inflation pressure culminating from the pandemic, Brexit and the Ukraine-Russia conflict. The pressure originates from supply chain shortages in parts, credit hire vehicles and labour, alongside increased fuel and wage costs. During the first half of 2022, premiums did not keep up with claims inflation although the second half of 2022 has seen significant rate increases to 'catch up'. The pressure on rates is expected to continue into 2023 but is not guaranteed. Market expectations vary, but the Bank of England expects CPI inflation (which includes strong indicators of damage, fuel and labour cost inflation) to fall sharply from mid-2023.

While the impact of such events and changes is difficult to predict, WICE maintains contacts through the Somers Group and the wider Arch group in all major jurisdictions, thus ensuring that the Company is well-placed to react promptly to any adverse developments.

C.7 Any other information

No other material information to report as of 31 December 2022.

D.1 Assets

The table below sets out the value of the material assets of the Company (except for reinsurance technical provisions) as at 31 December 2022 under Solvency II and GAAP:

Assets	2022 Solvency II £'000	2022 GAAP £'000	2021 Solvency II £'000	2021 GAAP £'000
Reinsurer's Share of Technical Provisions	222,236	308,238	219,658	267,774
Deferred Tax Asset	327	0	387	0
Investments (including accrued interest)	22,372	22,333	18,830	18,774
Insurance and intermediaries receivable balances	4,383	27,395	13,216	19,784
Reinsurance Receivables	0	0	0	0
Deposits to Cedants	8,471	8,471	17,785	17,785
Other assets and non-insurance receivables	19,936	19,975	11,420	11,476
Cash & Cash Equivalents	27,255	27,255	24,789	24,789
Deferred Acquisition Costs / Goodwill	0	20,287	0	17,751

The following are the bases, methods and main assumptions used for valuation of each material class of assets for Solvency II purpose.

D.1.1 Deferred acquisition costs

In the financial statements, acquisition costs which represent commission and other related expenses are deferred over the period in which the related premiums are earned. To the extent that acquisition costs are deferred and considered irrecoverable against the related unearned premiums, they are written off to net operating expenses as incurred.

The Solvency II balance sheet is prepared based on the best estimate of future cash flow basis. As deferred acquisition costs do not result in future cash flows, these amounts are therefore excluded from the Solvency II balance sheet.

There has been no change in the recognition and valuation basis during the period.

D.1.2 Deferred tax assets

Deferred tax assets are the temporary differences arising between the tax bases of assets and liabilities and their carrying amounts under Solvency II or GAAP. Deferred income tax is

determined using tax rates (and laws) that have been enacted or substantively enacted by the balance sheet date and that are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

Deferred income tax assets are recognised only to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised. Deferred income tax assets and liabilities are offset if there is a legally enforceable right to set off current tax assets against current tax liabilities and if they relate to income taxes levied by the same taxation authority on the same taxable entity.

The valuation of deferred tax assets is consistent with the accounting valuation under GAAP.

D.1.3 Investments (other than holding in related undertaking)

Investment assets are comprised mainly of Government bonds, with a smaller amount held in money market funds. The Company's investments are externally managed. The Company receives quarterly reports detailing the underlying assets and their performance. The Company notes an unrealized investment loss during 2022 due to rising interest rates negatively affecting the market values of UK Government bonds.

The investments are valued at fair value under GAAP and Solvency II based on market prices at the reporting date, which are quoted prices in active markets for identical assets. No significant estimates or judgements have been used in the valuation of investments.

There has been no change in the recognition and valuation basis during the period and the valuation of investments under Solvency II is consistent with the accounting valuation under GAAP.

D.1.4 Deposits to Cedants

As at 31 December 2022, deposits to cedants represent cash floats held by MGA partners for the settlement of claims. These balances are valued at fair value reflecting the amount held at 31 December 2022, translated at the closing exchange rate for balances not denominated in the reporting currency. No estimates or judgements are required in the valuation.

The Company is exposed to timing issues in respect of the funding requirements on the claims accounts, where WICE is paying the total funding requirement of the claims account and then collecting the amounts attributable to the Quota Share partners in the following accounting period. Such timing delays give rise to an increased credit exposure to the reinsurance partners. The calculation of the Counterparty default risk under the Standard Formula has been adjusted to account for the rating of the Quota Share partners.

There has been no change in the recognition and valuation basis during the period and there are no differences between the valuation for Solvency II and the GAAP valuation, other than the grossing up of these items for Solvency II purposes.

D.1.5 Other assets

Other assets include amounts receivable from business partners with respect to future sliding scale and profit commission shares. These are valued at fair value, being amounts assessed as receivable based on the contract terms. Key judgements and estimates involved in deriving the value of these items are the best estimate loss ratios of the underlying business, which are based on actuarial reviews. There has been no change in the recognition and valuation basis during the period and the valuation of reinsurance receivables under Solvency II is consistent with the accounting valuation under GAAP.

D.1.6 Insurance and intermediaries receivables

Insurance and intermediaries receivables balance represents premiums owed from lead insurers and MGA partners less related acquisition costs. Outstanding premiums are valued at fair value, being the amount recoverable, and due to the short-term nature of the receivable no adjustments to valuation, estimates or judgements are required.

There has been no change in the recognition and valuation basis during the period and the valuation of insurance and intermediaries receivables under Solvency II is consistent with the accounting valuation under GAAP. However, for Solvency II purposes, these amounts are reduced by the amount not yet due on the valuation date and are included in technical provisions. At 31 December 2022 there were no overdue receivables.

D.1.7 Reinsurance receivables

Reinsurance receivables represent premiums owed from Quota Share and Excess of Loss reinsurers. These balances are valued at fair value, being the amount recoverable, and due to the short-term nature of the receivable no adjustments to valuation, estimates or judgements are required.

There has been no change in the recognition and valuation basis during the period and the valuation of reinsurance receivables under Solvency II is consistent with the accounting valuation under GAAP. However, for Solvency II purposes, these amounts are set against reinsurance technical provision cash flows to the extent that they are not overdue. At 31 December 2022 there were no overdue receivables.

D.1.8 Cash and cash equivalents

As at 31 December 2022, the Company had $\pounds 22.3$ million ($2021 - \pounds 24.8$ million) held as cash and cash equivalents with banking counterparties. The majority of these accounts are held in GBP, with a small balance held in EUR and RON. Most accounts are held in the UK, with RON accounts held in Romania. The non-GBP balances are translated into GBP at the balance sheet closing rate.

Cash and cash equivalents are valued at fair value by the relevant financial institution, and the Company receives monthly statements at the period end to confirm the balances held. There are no significant estimates or judgements used in valuing cash holdings due to the nature of the asset.

There has been no change in the recognition and valuation basis during the period and the valuation of cash and cash equivalents under Solvency II is consistent with the accounting valuation under GAAP.

D.2 Technical provisions

D.2.1 Results summary

A summary of the technical provisions results for the Company as at 31 December 2022 is set out below, split by material lines of business:

31 December 2022 Net of Retrocession and inter-company Quota Share	Claims Provisions (£'000)	Premium Provisions (£'000)	Risk Margin (£'000)	Solvency II Technical Provisions (£'000)
Fire and other damage to property	299	1,753	92	2,144
General liability	66	82	28	176
Other motor insurance	1,594	214	366	2,174
Motor vehicle liability insurance	12,968	1,533	1,144	15,645
Miscellaneous financial loss	(134)	147	251	264
Assistance	(3)	3	2	1
Grand Total	14,790	3,732	1,882	20,404

D.2.2 Calculation Methodology

Under Solvency II an economic balance sheet is required – which requires a market valuation of technical provisions. The overarching principle for valuing technical provisions under Solvency II is the current amount undertakings would have to pay if they were to transfer their (re)insurance obligations immediately to another undertaking.

The starting point for valuing the Company's Technical Provisions (TPs) is the Company's GAAP basis reserves for loss and allocated loss adjustment expenses (Loss Reserves). Cash flows associated with those Loss Reserves, along with unearned premium reserves and provisions for other components of economic basis TPs, are calculated for each homogenous risk group using the approach outlined below.

(1) Best Estimate Liability

The best estimate liability ("BEL") is calculated from the cashflows in respect of the claims provisions and premium provisions. The best estimate liability represents the present value of future cashflows. The present value is calculated based on the timing of cashflows and on yield curves provided by EIOPA. The best estimate liability is determined on a gross, ceded and net basis for both the claims provisions and the premium provisions.

(2) Premium Receivable

Premium receivable in respect of the portion of the GAAP premium receivable not yet due on the valuation date is included in the premium provisions cashflows. A consistent approach is applied to calculation of ceded premium payable.

(3) Premium in respect of Bound But Not Yet Incepted Business

The Company's technical provision calculation allows for business that is bound but not yet incepted ("BBNI") at the valuation date.

The premium provisions include the future premium cashflows in respect of the BBNI business up to the relevant contract boundary.

(4) Future loss and allocated loss adjustment expense

Future loss and allocated loss adjustment expense cashflows are projected in respect of the GAAP Loss Reserves in order to calculate claims provisions. The Company does not consider that there are any implicit or explicit margins in the GAAP Loss Reserves.

Future loss and allocated loss adjustment expense cashflows are projected in respect of the GAAP unearned premium reserves and BBNI premium in order to calculate premium provisions. The projection uses business planning assumptions in respect of future loss ratios on unearned premium reserves and not yet incepted business.

(5) ENIDs

The Solvency II technical provisions must allow for events not in data ("ENIDs"). These are possible future events which are not included in historical data. An ENID loading has been derived by the Company using a truncated distribution approach and is applied to future claim cashflows in both the claims provisions and premium provisions.

(6) Expenses

Acquisition costs directly attributable to the future premium receivable are determined based on the terms of the contracts which generate the premium receivable.

In addition, an allowance for unallocated loss adjustment expenses, administrative expenses and investment management expenses associated with the settlement of the best estimate liabilities is included in the technical provisions.

The Quota Share with Somers Re has been endorsed to clarify inclusion in the cover up to a maximum percentage of the incurred loss in case of the commencement of Run-Off for the Company. The Company is currently not in Run-Off.

(7) Impact of Reinsurance

The Company's reinsurance program consists of proportional reinsurance and non-proportional cover. Fixed percentage ceding acquisition expenses apply to the proportional reinsurance cover. In general, ceded cashflows are derived proportionally from gross cashflows. Exceptions to this approach are (i) ceded acquisition costs which are derived from the product of ceded premiums and the ceded acquisition expense percentage, and (ii) GAAP ceded balances receivable / payable which are analysed by their settlement terms to determine the portion of the balance not yet due for settlement and which should be included in ceded technical provisions.

(8) Adjustment for counterparty default

An adjustment for counterparty default is applied to the ceded technical provisions. The adjustment for counterparty default uses the Probability of Default ("PD") consistent with the Credit Quality Steps specified in EIOPA guidance in respect of the AM Best financial strength rating for reinsurance counterparties. An assumption was made in this adjustment that the Loss Given Default ("LGD") in the case of a counterparty defaulting on its obligations would represent 50% of the amount of exposure to that counterparty.

(9) Risk margin

The Risk Margin is calculated based on the Level 3 of Simplifications in the EIOPA guidance which projects future SCR values based on the assumption that the SCR to Net BEL ratio is constant through time. A ratio of SCR to Net BEL is determined as of the valuation date. This ratio is applied to future BEL estimates at each 1 year interval until liabilities are fully runoff to estimate future SCR requirements. A 6% cost of capital is applied to all SCR estimates through time to estimate the cost of capital to support the liabilities. The resulting series of costs of capital requirements are present valued to the valuation date using the yield curve for the reporting currency of the company with a 1-year lag per the EIOPA guidance material.

(10) Allocation to Lines of Business

WICE writes motor business, which for Solvency II reporting purposes is required to be split into Motor Liability and Other Motor. It is not common practice in the UK and Irish markets to rate motor business on this basis.

The split between Liability and Other has therefore been derived by reference to claims heads of damage, with Third Party Property Damage and Bodily Injury being allocated to Liability and Accidental Damage, Windscreen, Fire and Theft being allocated Other Motor.

D.2.3 Material Changes since Last Reporting Period

There have been no material changes in the basis for calculation of technical provisions during the period.

D.2.4 Level of Uncertainty

Uncertainty in technical provisions arises from a number of sources:

- The estimates for outstanding losses are based on known information at the balance sheet date. Ultimate settlement of these claims may differ from these estimates
- The estimates for future losses on both expired and unexpired business are based on actuarial assumptions reflecting past performance and anticipated future changes. These assumptions may ultimately prove to differ from actual experience
- The estimates for expenses are based on reasonable judgement reflecting past experience and on assumptions as to the run-off period. Either of these factors may differ from ultimate experience
- Events not in data are, by their nature unpredictable and any allowance made could prove to be over-prudent or insufficient
- The legislative and market environment in which WICE operates has been subject to material changes in the past, which could impact best estimates and projected future cash flows

WICE follows a robust process in determining the appropriate assumptions underlying the calculation of technical provisions. Actual performance is monitored against expectations on an ongoing basis to ensure assumptions are updated as required.

Stress testing was performed on the Solvency II Technical Provisions as at 30 September 2022 in order to give an indication of sensitivity around loss ratio assumptions.

The following table shows net TPs in stressed scenarios (loss ratios 5% and 10% higher than expected). The table takes account of sliding scale commissions, which provide the Company with some protection against moderate loss ratio movements.

2022YE	Base Case (£'000)	Losses + 5% (£'000)	Losses + 10% (£'000)
Net Best Estimate Liabilities	18,521	19,033	19,985
Impact		511	1,464

The above results of sensitivity testing should be considered in the context of the Company's solvency profile. As at 31 December 2022, the Company's SCR was £16.8m, against which it held eligible own funds of £28.0m, equating to SCR coverage of 167% (167% excluding tier 2 capital). Without considering the impact on the SCR, the more extreme of the scenarios above (losses 10% higher than expected), would reduce the SCR coverage ratio to 160% (or 158% excluding tier 2 capital).

D.2.5 Material Differences between GAAP and Solvency II

Whilst some of the approaches and techniques applied under Solvency II are similar to those followed under the existing GAAP rules, there are other rules where there will be significant changes. These include:

- Movement to a cash flow basis for valuation of both gross business and reinsurance;
- Removal of any implicit or explicit margins within technical provisions to give a "true best estimate" for solvency purposes, defined as the mean of the full range of possible future outcomes;
- Introduction of the valuation of very low probability extreme events including latent claims, referred to as an allowance for "events not in data" or ENIDs;
- Removal of the requirements to hold an unearned premium reserve and to allow for other non-monetary items. These are replaced by "premium provisions", valued on a best estimate basis. This also includes a requirement to take account of all future premium cash inflows;
- Movement to recognising contracts on a "legal obligation basis". This will mean the inclusion of business currently not valued as part of technical provisions – for example 1 January renewals entered into prior to a 31 December valuation, also referred to as "bound but not incepted" business;
- Inclusion of run-off expenses in technical provisions;
- Introduction of discounting of cash flows, leading to increased volatility in reserves;

- Setting off of insurance and intermediaries receivables and reinsurance receivables and payables against gross technical provisions and reinsurance technical provisions;
- Introduction of the principle of a market consistent basis and calculation of a "risk margin"; and
- Valuation of liabilities segmented by at least Solvency II lines of business.

The table below shows the movement from GAAP gross technical provisions to Solvency II gross technical provisions. Note that an audit adjustment was made to the final GAAP financials to reflect payments from claims agents in the period. This was an accounting adjustment made outside of our data warehouse and therefore is not reflect in the Technical Provisions. This adjustment was a reallocation and did not impact Own Funds.

2022 Technical Provisions	Gross	Ceded	Net
GAAP to Solvency II	£'000	£'000	£'000
Claims Provisions	214,478	199,688	14,790
Premium Provisions	26,280	22,548	3,732
Risk Margin	1,882	-	1,882
Solvency II Technical Provisions	242,640	222,236	20,404
GAAP Reserves (Losses and ALAE)	242,895	229,683	13,211
Remove margins	-	-	-
Allowance for ENID	3,332	3,133	199
Change of Expense Basis	4,858	2,526	2,332
Adjustment for Counterparty Default	-	(104)	104
Reinsurance Receivables/Payables	-	-	-
Discounting impact	(36,607)	(35,549)	(1,058)
Currency Revaluation	-	-	-
Remove booked ULAE	-	-	-
Solvency II Claims Provisions	214,478	199,688	14,790
GAAP Reserves (Unearned Premium)	84,523	78,655	5,868
Remove Unearned Premium Reserve	(84,523)	(78,655)	(5,868)
Future Premium (net of Acquisition Costs)	(2,864)	(2,896)	32
Future Losses and ALAE	58,559	54,187	4,372
Remove margins	-	-	-
Allowance for ENID	738	679	59
Change of Expense Basis	11,799	13,332	(1,533)
Adjustment for Counterparty Default	-	(16)	16
Premium Receivables	(37,168)	(38,326)	1,158
Reinsurance Receivables/Payables	-	-	-
Discounting impact	(4,783)	(4,411)	(373)
Solvency II Premium Provision	26,280	22,548	3,732

2021 Technical Provisions	Gross	Ceded	Net
GAAP to Solvency II	£'000	£'000	£'000
Claims Provisions	207,306	193,445	13,861
Premium Provisions	31,394	26,213	5,182
Risk Margin	2,132	-	2,132
Solvency II Technical Provisions	240,833	219,658	21,175
GAAP Reserves (Losses and ALAE)	210,149	198,375	11,773
Remove margins	-	-	-
Allowance for ENID	2,953	2,775	178
Change of Expense Basis	4,203	2,165	2,038
Adjustment for Counterparty Default	-	(134)	134
Reinsurance Receivables/Payables	-	-	-
Discounting impact	(9,999)	(9,736)	(263)
Currency Revaluation	-	-	-
Remove booked ULAE	-	-	-
Solvency II Claims Provisions	207,306	193,445	13,861
GAAP Reserves (Unearned Premium)	75,771	70,565	5,207
Remove Unearned Premium Reserve	(75,771)	(70,565)	(5,207)
Future Premium (net of Acquisition Costs)	(2,278)	(2,312)	34
Future Losses and ALAE	52,268	48,066	4,202
Remove margins	-	-	-
Allowance for ENID	664	607	57
Change of Expense Basis	7,797	20,150	(12,353)
Adjustment for Counterparty Default	-	(15)	15
Premium Receivables	(26,171)	(39,506)	13,335
Reinsurance Receivables/Payables	-	-	-
Discounting impact	(885)	(777)	(109)
Solvency II Premium Provision	31,394	26,213	5,182

This compares to the following corresponding table as at 31 December 2021:

D.2.6 Transitional Adjustments

WICE does not make use of any transitional adjustments with regard to the matching adjustment, volatility adjustment, transitional risk-free interest rate term structure or transitional deduction.

D.3 Other liabilities

The table below sets out the value of the material liabilities of the Company as at 31 December 2022 under Solvency II and GAAP:

Other Liabilities (in GBP 000s)	2022 Solvency II	2022 GAAP	2021 Solvency II	2021 GAAP
Insurance & intermediaries payables	327	327	524	524
Reinsurance payables	27,119	48,614	32,346	38,888
Payables (trade, not insurance)	6,645	6,645	5,104	5,104
Other Liabilities	201	20,709	117	18,105
Total Other Liabilities	34,292	76,296	38,091	62,622

The following are the bases, methods and main assumptions used for valuation of each material class of other liabilities for Solvency II purpose.

D.3.1 Insurance and Intermediaries Payables

As at 31 December 2022, the Company had $\pounds 0.3$ million (2021 - $\pounds 0.5$ million) of insurance and intermediaries payables, representing net amounts owed to business partners with respect to losses payable. These items are valued at fair value, being amounts assessed as payable based on the contract terms.

Key judgements and estimates involved in deriving the value of these items are the best estimate loss ratios of the underlying business, which are based on actuarial reviews.

There has been no change in the recognition and valuation basis during the period and the valuation under Solvency II is consistent with the accounting valuation under GAAP.

D.3.2 Reinsurance Payables

As at 31 December 2022, the Company had £27.1 million (2021 - £32.3 million) of reinsurance payables, being balances due to reinsurers. The Solvency II balance represents those amounts which are technically considered to be overdue, as WICE settles the inter-company Quota Share balance on a periodic basis, but not necessarily monthly. Hence the amount effectively considered to be overdue will vary over time.

The balance is valued at fair value, being the total amount payable above the reinsurer's share of premiums still to be collected, and does not require significant estimates or judgements in the valuation.

There has been no change in the recognition and valuation basis during the period and there are no differences between the valuation for Solvency II and the GAAP valuation. However, for Solvency II purposes, the amounts not considered overdue are set against technical provisions recoverable from reinsurers.

D.3.3 Trade Payables

As at 31 December 2022, the Company had trade payables of £6.6 million (2021 - £5.1 million), comprising IPT, other amounts owed and accrued expenses due post the reporting date. There are no estimations or judgements required for these items.

There has been no change in the recognition and valuation basis during the period and there are no differences between the valuation for Solvency II and the GAAP valuation.

D.3.4 Deferred ceded acquisition costs

As at 31 December 2022, the Company had deferred ceded acquisition costs of $\pounds 20.7$ million (2021 - $\pounds 18.1$ m). In the financial statements ceded acquisition costs which represent commission and other related expenses are deferred over the period in which the related reinsurers' share of premiums are earned. To the extent that ceded acquisition costs are deferred and considered irrecoverable against the related reinsurers' share of unearned premiums, they are written off to net operating expenses as incurred.

The Solvency II balance sheet is prepared based on the best estimate of future cash flow basis. As deferred ceded acquisition costs do not result in future cash flows, these amounts are therefore excluded from the Solvency II balance sheet.

There has been no change in the recognition and valuation basis during the period. The Solvency II balance represents the grossing up of items owed to business MGA partners.

D.4 Alternative methods for valuation

None.

D.5 Any other information

No other material information to report as of 31 December 2022.

E.1 Own funds

E.1.1 Management of Own Funds

The Company has adopted a capital management policy setting out the methodology and procedures to provide oversight of the Company's Own Funds. The strategic objectives articulated in the capital management policy are (i) to ensure compliance with the Company's regulatory capital requirements, (ii) to manage and allocate capital efficiently to achieve sustainable returns and facilitate growth objectives as articulated in the Company's business plans; and (iii) to ensure access to capital markets on competitive terms, so that the Company's overall cost of capital is minimised. To achieve these objectives, the Company strives to maintain capital levels that are consistent with its risk appetite, corporate strategy and statutory minimum requirements, at both a point in time and on a forward-looking basis. The Company's time horizon for business planning is one year, however the capital planning horizon spans three years.

The Company has adopted a capital management plan which is reviewed annually and sets out the methodology and procedures to provide oversight of the Company's Own Funds. The capital management plan articulates solvency capital thresholds, corrective actions to be taken if the thresholds are reached and potential sources of capital for the Company and their estimated timeframe of realisation.

High level roles and responsibilities in relation to capital management activities are outlined below.

- Board. Sole responsibility for approving the capital management policy and plan. Overall responsibility for monitoring capital management. Reviews the capital management policy and plan. Responsible for reviewing and monitoring the key capital management metrics and tolerances and presenting key capital management information. Responsible for monitoring the alignment of the investment strategy with the capital management policy and plan, ensuring appropriate levels of capital to meet the Company's obligations.
- Finance Function. Responsible for producing the reports necessary for appropriate monitoring that the capital management policy is being followed and monitoring execution of the capital management plan.
- Risk Management Function. Responsible for maintaining and developing the capital management policy and plan. Responsible for maintaining the SCR and MCR calculations.

There have been no material changes to capital management during 2022.

E.1.2 Classification Own Funds

The Company's Own Funds consist mostly of Tier 1 Own Funds. It is comprised of paid-in ordinary share capital, economic surplus and deferred tax.

Composition of Own Funds	Yea	Ended 31	/12/2022		Yea	r Ended 31	/12/2021	
Own Funds (£'000)	Total	Tier 1	Tier 2	Tier 3	Total	Tier 1	Tier 2	Tier 3
Paid-in ordinary share capital	32,351	32,351			32,351	32,351		
Share premium account related to ordinary share capital	0	0			0	0		
Reconciliation Reserve	(4,630)	(4,630)			(5,577)	(5,577)		
Ancillary own funds	0		0		1,174		1,174	
Net Deferred Tax Assets	327			327	387			387
Total Own Funds	28,048	27,721	0	327	28,335	26,774	1,174	387

The reconciliation reserve equals the excess of assets over liabilities less other Own Fund items as at the reporting date and represents retained earnings less adjustments from GAAP to Solvency II valuation.

There are no foreseeable or planned dividends.

No Tier 2 capital has been taken into account under the capital commitment deed as the solvency ratio excluding Tier 2 capital exceeded the maximum of 160%.

E.1.3 Terms and Conditions of Own Funds

Own funds do not have any terms or conditions attached, as they comprise solely of ordinary share capital, the reconciliation reserve and deferred tax. As such, the own funds are not redeemable and do not carry any guaranteed dividend or other return and are fully loss absorbing.

E.1.4 Differences in Own Funds between Financial Statements and Solvency II Valuation

The difference between the equity shown in the Company's financial statements and the excess of the assets over liabilities as calculated for solvency purposes arises due to the valuation of technical provisions, the ineligibility of the deferred acquisition costs and the adjustment to the deferred tax asset.

Differences in Own Funds (£'000)	Year Ended 31/12/2022	Year Ended 31/12/2021
Equity shown in Financial Statements	30,335	30,643
Asset Valuation	39	56
Technical Provisions Valuation	(1,318)	(4,081)
Receivables & Payables	(1,517)	(26)
Deferred Tax Asset	327	387
Deferred Acquisition Costs Eligibility	(20,287)	(17,751)
Other	20,469	17,932
Excess of Assets over Liabilities for solvency purposes	28,048	27,161

E.2 Solvency Capital Requirement and Minimum Capital Requirement

E.2.1 Calculation of SCR and MCR

In respect of the calculation of the SCR and MCR:

- The Company uses the Standard Formula.
- Undertaking-specific parameters are not used.
- No capital add-ons are applied to the SCR figures.
- The simplifications outlined in Articles 107, 108, 110, 111 and 112 Commission Delegated Regulation (EU) 2015/35 apply to the Counterparty default risk sub-module.
- No simplifications have been used in the other risk sub-modules.
- The MCR is calculated initially based on the calculation of the Linear MCR based on the best estimate technical provisions and the net written premiums in the last 12 months. Then a floor of 25% of the SCR and a cap of 45% of the SCR is applied with an absolute floor of €3.7m also applied to derive the final MCR requirement.

E.2.2 Amount of SCR and MCR

As at 31 December 2022, a breakdown of SCR by risk category is set out in the following table:

	2022 SCR	2021 SCR
Risk Category	(£'000)	(£'000)
Market risk	650	430
Counterparty default risk	8,488	9,465
Life underwriting risk	0	0
Health underwriting risk	0	0
Non-life underwriting risk	6,156	5,986
Diversification	(2,357)	(2,258)
Basic Solvency Capital Requirement	12,937	13,622
Operational risk	3,881	4,087
Loss-absorbing capacity of deferred taxes	0	0
Solvency Capital Requirement	16,818	17,709

WICE's SCR has decreased during the period largely as a result of reduced counterparty default risk on funds held and other receivable balances. This was offset in part by the slight increase in Non-life underwriting risk due to the growth in projected volumes. The MCR has also decreased for the same reasons.

E.2.3 Inputs used to Calculate the MCR

The following inputs have been used to calculate the MCR:

MCR Calculation (GBP 000s)		
Year-End 2022	Net of Reinsurance	Net written premiums
Line of Business	Best Estimate TPs	last 12 months
Motor vehicle liability	14,501	7,918
Other motor	1,808	1,040
Fire and other damage to property	2,052	-
General liability	148	-
Miscellaneous financial loss	13	2,718
Linear MCR		2,733
SCR		16,818
Combined MCR		4,205
Absolute Floor of the MCR		3,186
Minimum Capital Requirement		4,205

The comparative for 31 December 2021 was:

MCR Calculation (GBP 000s)		
Year-End 2021	Net of Reinsurance	Net written premiums
Line of Business	Best Estimate TPs	last 12 months
Motor vehicle liability	15,194	6,788
Other motor	1,755	952
Fire and other damage to property	1,675	-
General liability	297	-
Miscellaneous financial loss	118	3,701
Linear MCR		2,795
SCR		17,709
Combined MCR		4,427
Absolute Floor of the MCR		3,122
Minimum Capital Requirement		4,427

E.2.4 SCR ratio and MCR ratio

As at 31 December 2022, the ratio of eligible Own Funds to SCR and MCR is summarized in the following table.

Solvency Coverage	2022 (£'000)	2021 (£'000)
Total eligible own funds to meet the SCR	28,048	28,335
Total eligible own funds to meet the MCR	27,721	27,659
SCR	16,818	17,709
MCR	4,205	4,427
Ratio of Eligible own funds to SCR	167%	160%
Ratio of Eligible own funds to MCR	659%	625%

E.3 Use of the duration-based equity risk sub-module in the calculation of the SCR

The duration-based equity risk sub-module is not used in the calculation of the SCR.

E.4 Differences between the standard formula and any internal model used

Not applicable.

E.5 Non-compliance with the MCR and non-compliance with the SCR

The Company complied with the Solvency Capital Requirement and Minimum Capital Requirement during 2022.

E.6 Any other information

No other material information to report as of 31 December 2022.

Annex I S.02.01.02 Balance sheet

Assets	_
Goodwill	
Deferred acquisition costs	
Intangible assets	
Deferred tax assets	
Pension benefit surplus	
Property, plant & equipment held for own use	
Investments (other than assets held for index-linked and unit-linked contracts)	
Property (other than for own use)	
Holdings in related undertakings, including participations	
Equities	
Equities - listed	
Equities - unlisted	
Bonds	
Government Bonds	
Corporate Bonds	
Structured notes	
Collateralised securities	
Collective Investments Undertakings	
Derivatives	
Deposits other than cash equivalents	
Other investments	
Assets held for index-linked and unit-linked contracts	
Loans and mortgages	
Loans on policies	
Loans and mortgages to individuals	
Other loans and mortgages	
Reinsurance recoverables from:	
Non-life and health similar to non-life	
Non-life excluding health	
Health similar to non-life	
Life and health similar to life, excluding health and index-linked and unit-linked	
Health similar to life	
Life excluding health and index-linked and unit-linked	
Life index-linked and unit-linked	
Deposits to cedants	
Insurance and intermediaries receivables	
Reinsurance receivables	
Receivables (trade, not insurance)	
Own shares (held directly)	
Amounts due in respect of own fund items or initial fund called up but not yet paid in	
Cash and cash equivalents	
Any other assets, not elsewhere shown	
Total assets	

	Solvency II value
	C0010
R0010	0010
R0020	\triangleleft
R0030 R0040	327
	327
R0050	
R0060	22272
R0070	22372
R0080	
R0090	
R0100	
R0110	
R0120	
R0130	21223
R0140	21223
R0150	
R0160	
R0170	
R0180	1149
R0190	
R0200	
R0210	
R0220	
R0230	
R0240	
R0250	
R0260	
R0270	222236
R0280	222236
R0290	222236
R0300	
R0310	
R0320	
R0330	
R0340	
R0350	8471
R0360	4383
R0370	
R0380	
R0390	
R0400	
R0410	27255
R0420	19936
R0500	304980

		Solvency II value
Liabilities		C0010
Technical provisions - non-life	R0510	242640
Technical provisions - non-life (excluding health)	R0520	242640
Technical provisions calculated as a whole	R0530	
Best Estimate	R0540	240758
Risk margin	R0550	1882
Technical provisions - health (similar to non-life)	R0560	
Technical provisions calculated as a whole	R0570	
Best Estimate	R0580	
Risk margin	R0590	
Technical provisions - life (excluding index-linked and unit-linked)	R0600	0
Technical provisions - health (similar to life)	R0610	
Technical provisions calculated as a whole	R0620	
Best Estimate	R0630	
Risk margin	R0640	
Technical provisions - life (excluding health and index-linked and unit-linked)	R0650	
Technical provisions calculated as a whole	R0660	
Best Estimate	R0670	
Risk margin	R0680	
Technical provisions - index-linked and unit-linked	R0690	
Technical provisions calculated as a whole	R0700	
Best Estimate	R0710	
Risk margin	R0720	
Other technical provisions	R0730	
Contingent liabilities	R0740	
Provisions other than technical provisions	R0750	
Pension benefit obligations	R0760	
Deposits from reinsurers	R0770	
Deferred tax liabilities	R0780	0
Derivatives	R0790	-
Debts owed to credit institutions	R0800	
Financial liabilities other than debts owed to credit institutions	R0810	
Insurance & intermediaries payables	R0820	327
Reinsurance payables	R0830	27119
Payables (trade, not insurance)	R0840	6645
Subordinated liabilities	R0850	
Subordinated liabilities not in Basic Own Funds	R0860	
Subordinated liabilities in Basic Own Funds	R0870	1
Any other liabilities, not elsewhere shown	R0880	201
Total liabilities	R0900	276932
Excess of assets over liabilities	R1000	28048

Annex I S.05.01.01 Premiums, claims and expenses by line of business

		Line of Business for: non-life insurance and reinsurance obligations (direct business and accepted proportional reinsurance)								Line of Business for: accepted non-proportional reinsurance								
		M edical exp ense insurance	Income protection insurance	Workers' compensation insurance	Motor vehicle liability insurance	Other motor insurance	M arine, aviation and transport insurance	Fire and other damage to property insurance	General liability insurance	Credit and suretyship insurance	Legal expenses insurance	Assistance	M iscellaneous financial loss	Health	Casualty	Marine, aviation, transport	Property	Total
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090	C0100	C0110	C0120	C0130	C0140	C0150	C0160	C0200
Premiums written																		
Gross - Direct Business	R0110				106701	11856		42368	4045			124	7283	\times	\geq	\geq	\geq	172377
Gross - Proportional reinsurance accepted	R0120													$>\!$	\times	$>\!\!\!>$	$>\!$	
Gross - Non-proportional reinsurance accepted	R0130	>	\langle	$>\!$	>	\langle	$>\!\!\!>$	>	$>\!$	$>\!\!\!>$	\geq	\wedge	$>\!$					
Reinsurers' share	R0140				98647	10791		40241	3842			118	6987					160626
Net	R0200				8054	1065		2127	203			6	296					11751
Premiums earned																		
Gross - Direct Business	R0210				97587	10843		40950	5863			147	7277	$>\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!>$	$>\!\!\!>$	162667
Gross - Proportional reinsurance accepted	R0220													$>\!$	\geq	$>\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	
Gross - Non-proportional reinsurance accepted	R0230	\setminus	\langle	\setminus	\geq	\langle	\setminus	\langle	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\setminus	\langle	$\langle \rangle$	\geq					
Reinsurers' share	R0240				90179	9869		38899	5569			140	6995					151651
Net	R0300				7408	974		2051	293			7	282					11016
Claims incurred																		
Gross - Direct Business	R0310				96171	10686		19573	3078			68	3368	\times	\geq	\geq	\geq	132945
Gross - Proportional reinsurance accepted	R0320													$>\!$	\geq	$>\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	
Gross - Non-proportional reinsurance accepted	R0330	\setminus	\langle	\setminus	\setminus	\langle	\setminus	\setminus	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	\setminus	\setminus	\langle	\geq					
Reinsurers' share	R0340				88973	9659		18718	3056			65	3199					123670
Net	R0400				7198	1027		855	22			3	168					9275
Changes in other technical provisions																		
Gross - Direct Business	R0410				0	0		0	0			0	0	\times	\times	\times	\times	0
Gross - Proportional reinsurance accepted	R0420													$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	
Gross - Non- proportional reinsurance accepted	R0430	\times	$>\!$	\times	X	\times	$\left \right\rangle$	\geq	$>\!$	\geq	\times	\langle	X					
Reinsurers' share	R0440				0	0		0	0			0	0					0
Net	R0500				0	0		0	0			0	0					0
Expenses incurred	R0550				2132	324		-535	-121			-3	-363					1435
Other expenses	R1200	\times	$>\!$	\geq	\geq	\times	\geq	\geq	$>\!$	\times	\geq	\langle	\geq	$>\!$	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	>	$>\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!\!$	0
Total expenses	R1300	> <	$>\!$	$>\!\!<$	\geq	$>\!\!<$	$>\!\!\!\!>$	>	$>\!\!<$	$>\!\!<$	$>\!\!<$	$>\!\!<$	\geq	$>\!\!<$	$>\!$	> <	$>\!$	1435

Annex I S.05.02.01 Premiums, claims and expenses by country

		Home Country					Total Top 5 and home country
		C0010			1		C0070
	R0010		FR	IE	RO	GB	
		C0080					C0140
Premiums written					•		-
Gross - Direct Business	R0110		0	0	0	172377	172377
Gross - Proportional reinsurance	R0120		0	0	0	0	0
Gross - Non-proportional reinsur	R0130		0	0	0	0	0
Reinsurers' share	R0140		0	0	0	160626	160626
Net	R0200		0	0	0	11751	11751
Premiums earned							·
Gross - Direct Business	R0210		134	0	0	162533	162667
Gross - Proportional reinsurance	R0220		0	0	0	0	0
Gross - Non-proportional reinsur	R0230		0	0	0	0	0
Reinsurers' share	R0240		124	0	0	151527	151651
Net	R0300		10	0	0	11006	11016
Claims incurred							
Gross - Direct Business	R0310		313	-463	1382	131713	132945
Gross - Proportional reinsurance	R0320		0	0	0	0	0
Gross - Non-proportional reinsur	R0330		0	0	0	0	0
Reinsurers' share	R0340		290	-428	1344	122465	123670
Net	R0400		23	-35	38	9248	9275
Changes in other technical prov	visions						
Gross - Direct Business	R0410		0	0	0	0	0
Gross - Proportional reinsurance	R0420		0	0	0	0	0
Gross - Non- proportional reinsu	R0430		0	0	0	0	0
Reinsurers' share	R0440		0	0	0	0	0
Net	R0500		0	0	0	0	0
Expenses incurred	R0550		11	17	-18	1428	1439
Other expenses	R1200	\searrow	$\langle \rangle$				0
Total expenses	R1300	\geq	>>	\geq	\geq	>	1439

Annex I S.17.01.02 Non-life Technical Provisions

Medical expense Income volte Workers' compensation Motor ompensation Other motor Marine, vision and other aviation and other motor Credit and other damage to the propertion Credit and the propertion Legal to the propertion Miscelland to the propertion p	nn- ortion proportion arine, al proportion attice of the state of the
Technical provisions calculated as a whole R0010 R00	160 C0170 C0180
Total Descention of CDV on J Finite Descharter distance for	<>>>
expected losses due to counterparty default associated to TP calculated as a whole	\leq
Technical provisions calculated as a sum of BE and RM	
Best estimate	\leq \geq \geq
Premium provisions	< $>$ $>$
Gross R006 20517 2628 2995 46 2 91	26280
Total recoverable from reinsurance/SPV and Finite Re after the adjustment for R0140	
expected losses due to counterparty default 18984 2415 1242 -36 -1 -56	22548
Net Best Estimate of Premium Provisions R0150 0 0 1533 213 0 1753 82 0 0 3 147 0 0	0 0 3731
Claims provisions	<
Gross R016 166958 21498 17753 4408 73 3789	214478
Total recoverable from reinsurance/SPV and Finite Re after the adjustment for R0240	
expected losses due to counterparty default 153990 19904 17454 4342 76 3923	199688
	0 0 14790
Total Best estimate - gross R020 187475 24126 20748 4454 75 3880	240758
Total Best estimate - net R0270 0 0 0 14501 1807 0 2052 148 0 0 0 13 0 0	0 0 18521
Risk margin R028 1144 366 92 28 2 251 2	1882
Amount of the transitional on Technical Provisions	< $>$ $>$
Technical Provisions calculated as a whole R020	
Best estimate R030	
Risk margin R0310	
Technical provisions - total	\leq
Technical provisions - total R0320 188619 2492 20840 4482 77 4131	242640
Recoverable from reinsurance contract/SPV and Finite Re after the adjustment for R0330	. .
expected losses due to counterparty default - total 0 0 0 172974 22319 0 18696 4306 0 0 75 3867 0 0	0 0 222236
Technical provisions minus recoverables from reinsurance/SPV and Finite Re - total R0340 0 0 0 15645 2173 0 2144 176 0 0 2 264 0 0	0 0 20403

Annex I S.19.01.21 Non-life Insurance Claims Information

Total Non-Life Business



Gross Claims Paid (non-cumulative) (absolute amount)

		Development year										
	Year	0	1	2	3	4	5	6	7	8	9	10 & +
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090	C0100	C0110
Prior	R0100	\setminus	\times	$\left< \right>$	\setminus	$\left< \right>$	\times	\setminus	\times	\ge	\geq	
N-9	R0160											
N-8	R0170											
N-7	R0180	7	2737	2191	1524	444	1430	261	266		-	
N-6	R0190	4173	17444	13695	5619	4554	3548	2448		_		
N-5	R0200	1833	17386	5310	2455	2289	2781		-			
N-4	R0210	15567	53559	23159	10903	11814		-				
N-3	R0220	16204	52439	19274	9916							
N-2	R0230	12159	49319	26833		-						
N-1	R0240	11316	32099		-							
Ν	R0250	10911		-								

Gross undiscounted Best Estimate Claims Provisions (absolute amount)

		Development year										
	Year	0	1	2	3	4	5	6	7	8	9	10 & +
		C0200	C0210	C0220	C0230	C0240	C0250	C0260	C0270	C0280	C0290	C0300
Prior	R0100	\geq	\setminus	\times	$\left< \right>$							
N-9	R0160											
N-8	R0170											
N-7	R0180		4557	2803	1777	579	1214	1716	1858			
N-6	R0190	8810	31629	28563	2453	19870	15893	14729		-		
N-5	R0200	9643	12511	1157	8908	7902	4985		-			
N-4	R0210	43422	6506	66709	58660	46027		-				
N-3	R0220	3623	54359	42613	35715							
N-2	R0230	45441	59060	53422		•						
N-1	R0240	31461	56987									
Ν	R0250	37362										

In Current year

Sum of years (cumulative)

	C0170	
R0100		
R0160		
R0170		
R0180	266	
R0190	2448	
R0200	2781	
R0210	11814	
R0220	9916	
R0230	26833	
R0240	32099	
R0250	10911	
R0260	97067	

C0180
8861
51481
32054
115002
97832
88311
43415
10911
447867

Year end (discounted data)

		C0360
	R0100	
	R0160	
	R0170	
[R0180	1521
	R0190	11774
	R0200	2618
[R0210	37956
[R0220	29393
[R0230	46445
	R0240	50448
	R0250	34322
Total	R0260	214478

Total

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Annex I S.23.01.01 Own funds

		L
		Ļ
Basic own funds before deduction for participations in other financial sector as foreseen in article 68 of Delegated Regulation 2015/35		
0 0	R0010	F
Ordinary share capital (gross of own shares)		ŀ
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	Г
Surplus funds	R0070	
Preference shares	R0090	Г
Share premium account related to preference shares	R0110	Г
Reconciliation reserve	R0130	Γ
Subordinated liabilities	R0140	Г
An amount equal to the value of net deferred tax assets	R0160	Γ
Other own fund items approved by the supervisory authority as basic own funds not specified above	R0180	
Own funds from the financial statements that should not be represented by the reconciliation		Γ
reserve and do not meet the criteria to be classified as Solvency II own funds		L
Own funds from the financial statements that should not be represented by the reconciliation reserve and	R0220	Γ
do not meet the criteria to be classified as Solvency II own funds	R0220	
Deductions		
Deductions for participations in financial and credit institutions	R0230	
Total basic own funds after deductions	R0290	
Ancillary own funds		
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	R0310	Γ
and mutual - type undertakings, callable on demand	R0310	L
Unpaid and uncalled preference shares callable on demand	R0320	E
A legally binding commitment to subscribe and pay for subordinated liabilities on demand	R0330	Г

A legally binding commitment to subscribe and pay for

Letters of credit and guarantees under Article 96(2) of the Directive 2009/138/EC

Letters of credit and guarantees other than under Article 96(2) of the Directive 2009/138/EC Supplementary members calls under first subparagraph of Article 96(3) of the Directive 2009/138/EC Supplementary members calls - other than under first subparagraph of Article 96(3) of the Directive 2009/138/EC

Other ancillary own funds

Total	ancillary	own	funds	

Available and eligible own funds

Total available own funds to meet the SCR

Total available own funds to meet the MCR

Total eligible own funds to meet the SCR

Total eligible own funds to meet the MCR SCR

MCR

Ratio of Eligible own funds to SCR Ratio of Eligible own funds to MCR

Reconciliation reserve

Excess of assets over liabilities

Own shares (held directly and indirectly)

Foreseeable dividends, distributions and charges Other basic own fund items

Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced Reconciliation reserve

Expected profits

Expected profits included in future premiums (EPIFP) - Life business

Expected profits included in future premiums (EPIFP) - Non- life business Total Expected profits included in future premiums (EPIFP)

ļ		Tier 1 -	Tier 1 -		
	Total	unrestricted	restricted	Tier 2	Tier 3
	C0010	C0020	C0030	C0040	C0050
			\nearrow	\nearrow	\nearrow
R0010	32351	32351	\geq		\times
R0030			\mathbb{X}		\times
R0040			$>\!$		$>\!$
R0050		$^{\vee}$	~ ~ ~ ~		
R0070			\langle	\langle	\times
R0090		\geq			
R0110		\geq			
R0130	-4630	-4630	\geq	\wedge	>
R0140		\sim	~ ~	~ ~	
R0160	327	\sim		\langle	327
R0180					
	$>\!$	$>\!$	$>\!$	$>\!$	$>\!$
R0220		\times	\succ	\times	\times
	\sim	\sim	\sim	\sim	\sim
R0230	~ ~	~ ~	\sim	\sim	
R0290	28048	27721	0	0	327
	\sim	\geq	\langle	\setminus	\setminus
R0300		\ge	\geq		\searrow
R0310		$>\!$	$>\!$		$>\!$
R0320		N	\geq		
R0330		\geq	$\left \right\rangle$		
R0340	0	\geq	\langle	0	\langle
R0350		\ge	\langle		
R0360		\sim	\sim		\geq
R0370		$>\!$	$>\!$		
R0390	0	>	\geq		

	Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
	C0010	C0020	C0030	C0040	C0050
R0400	0	\langle	\geq	0	0
		$\langle \rangle$	\mathbb{X}	\langle	$\langle \rangle$
R0500	28048	27721	0	0	327
R0510	27721	27721	0	0	$^{\prime}$
R0540	28048	27721	0	0	327
R0550	27721	27721	0	0	\setminus
R0580	16818	\langle	\geq	\langle	\mathbb{X}
R0600	4205	$\langle \rangle$	\mathbb{X}	\langle	\setminus
R0620	1.6677	\mathbb{X}	\geq	\langle	\geq
R0640	6.5924	$^{\vee}$	X	\geq	$^{\vee}$

	C0060	
	$\langle \rangle$	\langle
R0700	28048	\setminus
R0710	0	\times
R0720		$\left \right\rangle$
R0730	32678	\times
R0740		$\left \right\rangle$
R0760	-4630	\times
	\mathbb{N}	$\left \right\rangle$
R0770		\times
R0780	461	$\left \right\rangle$
R0790	461	\geq

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

		Gross solvency capital requirement	USP	Simplifications
		C0110	C0090	C0120
Market risk	R0010	650.22		
Counterparty default risk	R0020	8487.59		
Life underwriting risk	R0030	0	None	
Health underwriting risk	R0040	0	None	
Non-life underwriting risk	R0050	6156.17	None	
Diversification	R0060	-2356.73		
Intangible asset risk	R0070	0		
Basic Solvency Capital Requirement	R0100	12937.25		
Calculation of Solvency Capital Requirement		C0100		
Operational risk	R0130	3881.18		
Loss-absorbing capacity of technical provisions	R0140	0		
Loss-absorbing capacity of deferred taxes	R0150			
Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC	R0160	0		
Solvency capital requirement excluding capital add-on	R0200	16818.43		
Capital add-on already set	R0210	0		
Solvency capital requirement	R0220	16818.43		
Other information on SCR				
Capital requirement for duration-based equity risk sub-module	R0400			
Total amount of Notional Solvency Capital Requirements for remaining part	R0410			
Total amount of Notional Solvency Capital Requirements for ring fenced funds	R0420			
Total amount of Notional Solvency Capital Requirements for matching adjustment portfolios	R0430			
Diversification effects due to RFF nSCR aggregation for article 304	R0440			

Approach to tax rate

Approach based on average tax rate

Calculation of loss absorbing capacity of deferred taxes

LAC DT

LAC DT justified by reversion of deferred tax liabilities
LAC DT justified by reference to probable future taxable profit
LAC DT justified by carry back, current year
LAC DT justified by carry back, future years
Maximum LAC DT

	Yes/No	
	C0109	
R0590	3	

	LAC DT
	C0130
R0640	
R0650	
R0660	
R0670	
R0680	
R0690	

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

Linear formula component for non-life insurance and reinsurance obligations

Linear formula component for non-life insurance and reinsurance obligations			_	
		C0010		
MCRNL Result	R0010	2733		
				Net
				reinsura
) best e
				and
				calcula
				wł
				C0
Medical expense insurance and proportional reinsurance			R0020	(
Income protection insurance and proportional reinsurance			R0030	
Workers' compensation insurance and proportional reinsurance			R0040	
Motor vehicle liability insurance and proportional reinsurance			R0050	14
Other motor insurance and proportional reinsurance			R0060	18
Marine, aviation and transport insurance and proportional reinsurance			R0070	
Fire and other damage to property insurance and proportional reinsurance			R0080	20
General liability insurance and proportional reinsurance			R0090	14
Credit and suretyship insurance and proportional reinsurance			R0100	
Legal expenses insurance and proportional reinsurance			R0110	
Assistance and proportional reinsurance			R0120	
Miscellaneous financial loss insurance and proportional reinsurance			R0130	1
Non-proportional health reinsurance			R0140	
Non-proportional casualty reinsurance			R0150	
Non-proportional marine, aviation and transport reinsurance			R0160	
Non-proportional property reinsurance			R0170	
Linear formula commune for life incommune and minerary alling time				

Linear formula component for life insurance and reinsurance obligations

MCRL Result

Obligations with profit participation - guaranteed benefits Obligations with profit participation - future discretionary benefits Index-linked and unit-linked insurance obligations Other life (re)insurance and health (re)insurance obligations Total capital at risk for all life (re)insurance obligations

Overall MCR calculation

		C0070
Linear MCR	R0300	2733
SCR	R0310	16818
MCR cap	R0320	7568
MCR floor	R0330	4205
Combined MCR	R0340	4205
Absolute floor of the MCR	R0350	3186
		C0070
Minimum Capital Requirement	R0400	4205

_	Net (of	Net (of
	reinsurance/SPV	reinsurance)
) best estimate	written
	and TP	premiums in the
	calculated as a	last 12 months
	whole	
	C0020	C0030
R0020	0	0
R0030		
R0040		
R0050	14501	7918
R0060	1808	1040
R0070		
R0080	2052	0
R0090	148	0
R0100		
R0110		
R0120	0	0
R0130	13	2718
R0140		
R0150		
R0160		
R0170		

	C0040
R0200	0

	Net (of	Net (of
	reinsurance/SPV	reinsurance/SPV
) best estimate) total capital at
	and TP	risk
	calculated as a	
	whole	
	C0050	C0060
R0210		\langle
R0220		\geq
R0230		\setminus
R0240		\langle
R0250	\langle	

	C0070	
R0300	2733	
R0310	16818	
R0320	7568	
R0330	4205	
R0340	4205	
R0350	3186	
	C0070	
R0400	4205	ĺ