

Companion Insurance DAC

Solvency and Financial Condition Report
for the financial year ended 31 December 2021

Contents

Summary	4
A. Business and Performance	6
A.1 Business	6
A.2 Underwriting performance	8
A.3 Investment performance	8
A.4 Performance of other activities	9
A.5 Any other information	9
B. System of Governance	10
B.1 General information on the system of governance	10
B.2 Fit and proper requirements	13
B.3 Risk management system including the own risk and solvency assessment.....	14
B.4 Internal control system.....	15
B.5 Internal audit function	16
B.6 Actuarial function	17
B.7 Outsourcing	18
B.8 Any other information.....	18
C. Risk Profile	19
C.1 Underwriting risk.....	19
C.2 Market risk.....	21
C.3 Credit risk	22
C.4 Liquidity risk.....	23
C.5 Operational risk.....	24
C.6 Other material risks	24
C.7 Any other information.....	25
D. Valuation for Solvency Purposes	26
D.1 Assets.....	26
D.2 Technical provisions	26
D.3 Other liabilities.....	28
D.4 Alternative methods for valuation.....	28
D.5 Any other information	29
E. Capital Management	30
E.1 Own funds	30
E.2 Solvency Capital Requirement and Minimum Capital Requirement.....	31
E.3 Use of duration-based equity risk sub-module in the calculation of the Solvency Capital Requirement	32
E.4 Differences between standard formula and any internal model used	33

E.5 Non-compliance with the Minimum Capital Requirement and non-compliance with the Solvency Capital Requirement	33
E.6 Any other information	33
Appendix – Quantitative Reporting Templates	34

Summary

This document is the first Solvency and Financial Condition Report ("SFCR") of Companion Insurance DAC ("the Company") on the basis that it became subject to the EU-wide Solvency II Directive on 3 March 2021 on receipt of its Insurance Undertaking licence from the Central Bank of Ireland ("CBI"). From that date, the Company became authorised to underwrite insurance business categorised as Class 16 – Miscellaneous Financial Loss. The Company intends to underwrite insurance business within this class on a pan-European basis.

The SFCR provides narrative information on the Company's business and its performance, its system of governance, its risk profile, the valuation of its assets and liabilities for solvency purposes and its capital management. The SFCR also includes as an appendix certain Quantitative Reporting Templates ("QRTs") in order to provide detailed quantitative information on the company's solvency and financial condition as at 31 December 2021.

Business and performance

The primary activities of the Company during the year were the finalisation of its application for its non-life insurance license, ensuring that the Company is operationally ready for market entry, the making of financial investments to support the projected insurance activity of the Company and the manufacture of digitalised online insurance solutions designed for the customers of Companion Group business partners where those business partners have existing material online business models. The Company did not underwrite insurance business during 2021. The Company made an annualised loss of approximately 2% on its invested assets primarily driven by interest rate factors given its holdings are placed in cash and fixed income bonds. The Company incurred a loss of €6.7 million when expenses are combined with investment performance.

System of governance

The Board is responsible for the overall governance of the Company. The primary role of the Board is to provide leadership and strategic direction while maintaining effective control over the activities of the Company. The Board delegates authority to achieve its goals and is assisted from a governance perspective by its Board Committees and key control functions. The Board comprises seven directors, five of whom are non-executive and three of whom have been determined by the Board to be independent. This composition is designed to ensure that the Directors have the skills, expertise and experience to appropriately consider and decide on the key opportunities and challenges which arise for the Company. The Directors are satisfied that the system of governance in place is appropriate and adequate for the Company, taking in to account the nature, scale complexity of the risk inherent in the business to date and envisaged within the planning period.

Risk profile

An annual review is completed by the Risk Committee of major risks to ensure that all risks are identified and evaluated. Each risk is assessed by considering the potential impact and the probability of occurrence. Impact assessments are performed against financial, operational, regulatory and reputational criteria. The risk profile section of the SFCR provides detail on underwriting, market, credit, liquidity, operational and other material risks. These risks are stressed as part of the Company's Own Risk and Solvency Assessment ("ORSA") process to ensure that the Company holds sufficient capital in the case of such a stress event arising.

Valuation for solvency purposes

There are currently no material differences between the valuation of the Company's assets and liabilities on a market value basis, as required under Solvency II, and the valuation included in the Company's statutory financial statements.

Capital management

This section of the SFCR outlines the Solvency Capital Requirement ("SCR") and Minimum Capital Requirement ("MCR") of the Company. The Company calculates these amounts using the Solvency II standard formula. At 31 December 2021 the SCR coverage ratio was 1,592% and the MCR coverage ratio was 3,236%. The high level of solvency coverage is in place to support the market entry of the Company.

A. Business and Performance

A.1 Business

A.1.1 Name and legal form

Companion Insurance DAC ("the Company") is a designated activity company limited by shares. The Company is domiciled in Ireland under the registration number 669679.

A.1.2 Supervisory authority

The Central Bank of Ireland ("the CBI") is the authority responsible for the financial supervision of the Company. The contact details of the CBI are as follows:

Central Bank of Ireland
New Wapping Street
North Wall Quay
Dublin 1
Ireland
D01 F7X3

The Company's ultimate parent is the Swiss Mobiliar Cooperative Company. The Swiss Financial Market Supervisory Authority ("FINMA") is the authority responsible for the financial supervision of the parent group. The contact details of FINMA are as follows:

The Swiss Financial Market Supervisory Authority
Laupenstrasse 27
3003 Bern
Switzerland

A.1.3 External auditor

The external auditor of the Company is KPMG. The contact details of KPMG are as follows:

KPMG
1 Harbourmaster Place
IFSC
Dublin 1
Ireland
D01 F6F5

A.1.4 Holders of qualifying holdings

The Company is wholly owned by Companion Holding Limited, an Irish private company limited by shares. Detail of Companion Holding Limited's group membership and ownership is included in section A.1.5 below.

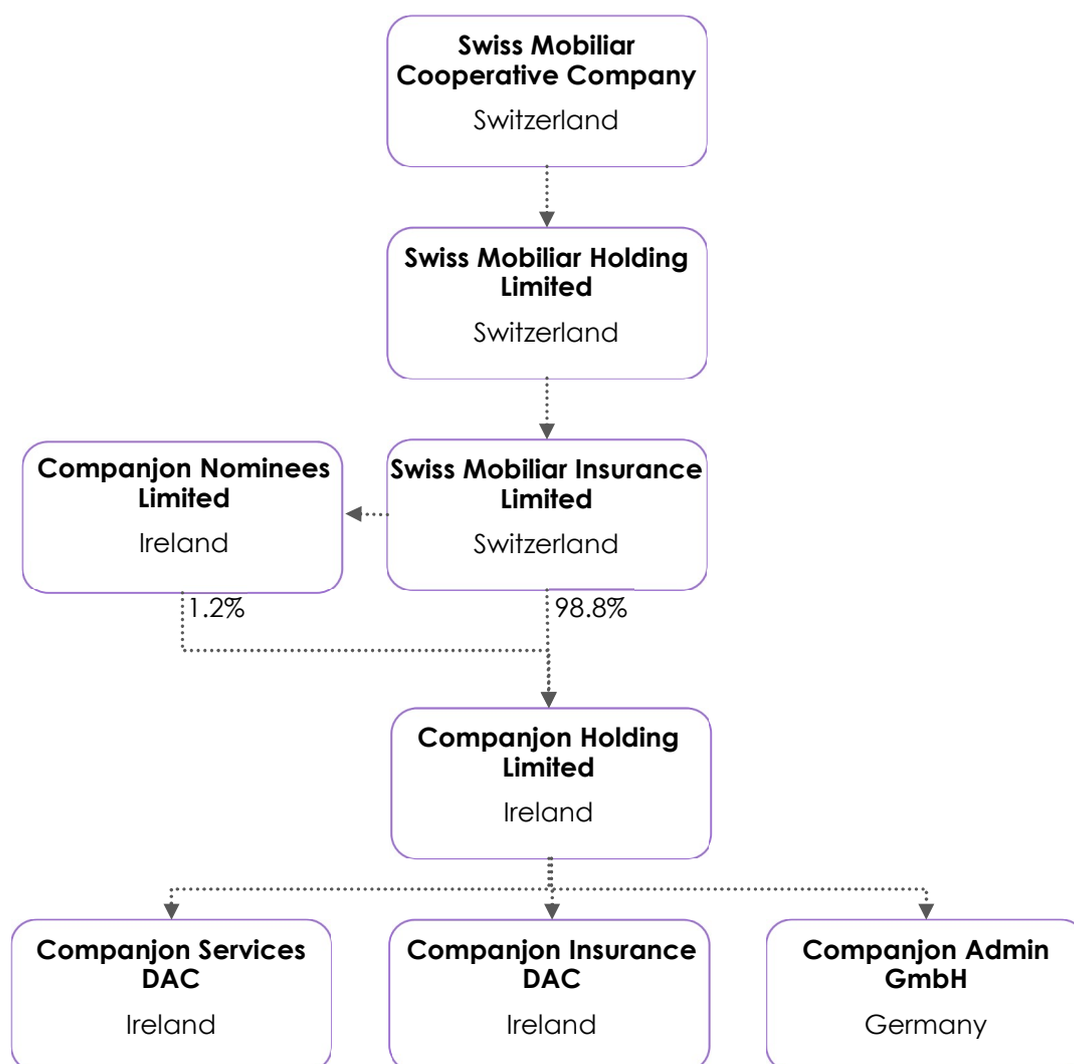
A.1.5 Position within the Group legal structure

The Company's ultimate parent undertaking is the Swiss Mobiliar Cooperative Company, for which all operational activities are performed by Swiss Mobiliar Holding Limited. Both companies are incorporated in Switzerland.

The Company's material related undertakings are detailed in the table below:

Name	Country	Function	Relationship
Companjon Services DAC	Ireland	Insurance distribution and services undertaking	Sister company
Companjon Admin GmbH	Germany	Insurance administration services undertaking	Sister company

A simplified group structure is included below. Relationships are of a wholly owned nature unless otherwise stated.



Companjon Nominees Limited holds shares on trust for members of the Companjon group executive management team.

A.1.6 Lines of business and geographical areas

The Company is authorised to underwrite insurance business categorised as Class 16 – Miscellaneous Financial Loss. The Company intends to underwrite insurance business within this class on a pan-European basis. The Company did not underwrite insurance business during 2021.

A.1.7 Significant business events

The Company was granted its insurance undertaking licence by the CBI on 3 March 2021.

A.2 Underwriting performance

The Company did not underwrite insurance business during 2021.

A.3 Investment performance

A.3.1 Income and expenses by asset class

The asset classes shown in this section follow the definitions used in the Company's financial statements which may differ from the definitions used in Section D of this report and the Appendix to this report.

The Company's investment portfolio was entered into during 2021 and comprises cash, Government bonds and corporate bonds.

Investment income and expenses recognised for each asset class is detailed below.

Asset class	Interest income / (expense)	Realised gains / (losses)	Total income / (expense)
	2021 €'000s	2021 €'000s	2021 €'000s
Cash	(276)	-	(276)
Government bonds	21	-	21
Corporate bonds	58	-	58
Total	(197)	-	(197)

Unrealised gains and losses recognised for each asset class is detailed below.

Asset class	Unrealised gains / (losses)
	2021 €'000s
Cash	-
Government bonds	(334)
Corporate bonds	(470)
Total	(804)

Investment management expenses incurred for each asset class are detailed below.

Asset class	2021 €'000s
Cash	-
Government bonds	16
Corporate bonds	19
Total	35

The Company's investment performance has been largely driven by interest rate factors. The Company's cash holdings have been subject to negative interest during the period. In respect of the Company's bond holdings, yields have risen since the Company purchased its holdings which has led to a reduction in the market value of the positions held. This reduction in bond values is an unrealised position at the year-end.

A.3.2 Gains and losses recognised in equity

No gains or losses were recognised directly in equity by the Company.

A.3.3 Investments in securitisations

The Company had no exposure to securitised investments during the financial year.

A.4 Performance of other activities

The Company had no financial or operating lease arrangements during 2021.

The Company did not engage in any additional activities other than those described above.

A.5 Any other information

There is no other material information to be disclosed.

B. System of Governance

B.1 General information on the system of governance

B.1.1 General

B.1.1.1 Board

The business of the Company is overseen by a single Board comprising seven directors, five of whom are non-executive and three of whom have been determined by the Board to be independent. The composition of the Board is designed to ensure that the Directors have the skills, expertise and experience to appropriately consider and decide on the key opportunities and challenges which arise for the Company. The Board meets at least four times per calendar year and at least once in every six-month period.

The Board has approved the Board Terms of Reference which set out its role and responsibilities. These Terms of Reference will be reviewed annually under standard governance arrangements. The key areas of Board responsibility include:

- Strategic leadership;
- Corporate governance;
- Delegation of authority;
- Material contracts;
- Adequacy of operations, resources and key functions;
- Appointment of the Head of Actuarial Function and external auditor;
- Financial reporting;
- Capital maintenance; and
- Remuneration framework.

Certain responsibilities of the Board are delegated to Board appointed committees. Details of these committees are included below.

B.1.1.2 Audit Committee

The objective of the committee is to assist the Board in fulfilling its oversight responsibilities for the matters detailed below. The committee comprises three directors, all of whom are non-executive and two of whom have been determined by the Board to be independent. The composition of the committee is designed to ensure that the Directors have the skills, expertise and experience to appropriately consider and decide on the matters within in its remit. The committee meets at least four times per calendar year and seeks to align these meeting dates with important financial reporting dates.

The Board has approved the Audit Committee Terms of Reference which set out its role and responsibilities. These Terms of Reference will be reviewed annually under standard governance arrangements. The key areas of committee responsibility include:

- Financial reporting;
- Internal controls and risk management systems;
- Internal audit;
- External audit;
- Compliance oversight; and
- Whistleblowing arrangements.

B.1.1.3 Risk Committee

The objective of the committee is to assist the Board in fulfilling its oversight responsibilities for the matters detailed below. The committee comprises three directors, all of whom are non-executive and two of whom have been determined by the Board to be independent. The composition of the committee is designed to ensure that the Directors have the skills, expertise and experience to appropriately consider and decide on the matters within its remit. The committee meets at least four times per calendar year and seeks to align these meeting dates with the presentation of the quarterly risk report to the Board.

The Board has approved the Risk Committee Terms of Reference which set out its role and responsibilities. These Terms of Reference will be reviewed annually under standard governance arrangements. The key areas of committee responsibility include:

- Risk appetite;
- Risk management;
- Capital maintenance;
- Claims, underwriting and reinsurance; and
- Risk aspects and implications of strategic proposals.

B.1.1.4 Key control functions

The key control functions of the Company are defined as the Risk function, the Compliance function, the Internal Audit function and the Actuarial function. These control functions report regularly to the Board inclusive of detail to support an assessment on the effectiveness of the internal control system. The authority and independence of these functions is maintained through implementation of appropriate policies, procedures and reporting lines in line with regulatory requirements.

(i) Risk function

The Board has established a Risk function, headed by an appointed Chief Risk Officer. The Risk function has independent oversight of risk management activities with specific responsibilities for ensuring that the risk management framework is documented and implemented and that risk management procedures are carried out effectively. The Risk function acts in the second line of defence within the Company's risk management system (see section B.3). The Risk function has full, unrestricted access to all information, records and personnel necessary for the purpose of the identification, assessment, monitoring and reporting of risk to the Board Risk Committee and Board.

(ii) Compliance function

The Board has established a Compliance function, headed by an appointed Chief Compliance Officer. The Compliance function acts in an advisory, oversight and assurance role to ensure that the Company has the necessary systems and controls in place to ensure adherence, on an on-going basis, to its legal and regulatory requirements. The Compliance function acts in the second line of defence within the Company's risk management system (see section B.3). The Compliance function policy sets out the processes and procedures for how regulatory risk is managed and details the structures for identification, assessment, monitoring, management and reporting of regulatory risk to senior management, the Audit Committee, the Board and the supervisory authority. Further detail in respect of the Compliance function is included in section B.4.

(iii) Internal Audit function

The Board has established an Internal Audit function, headed by an appointed Head of Internal Audit. Internal Audit is an independent function reporting to the Board through the Audit Committee. Internal Audit acts as the third line of defence within the Company's risk

management system (see section B.3). The Internal Audit examines and evaluated the functioning of the internal controls and all other elements of the system of governance, as well as the compliance of activities with internal strategies, policies, processes and reporting procedures. Further detail in respect of the Internal Audit function is included in section B.5.

(iv) Actuarial function

The Board has established an Actuarial function, headed by an appointed Head of Actuarial Function. The Actuarial function co-ordinates the calculation of Technical Provisions and provides an Opinion and accompanying report on the Technical Provisions to the Board and the supervisory authority. In addition, the Actuarial function prepares opinions on the underwriting policy, reinsurance arrangements (where applicable) and the ORSA. The Head of Actuarial Function acts in the second line of defence within the Company's risk management system (see section B.3) and regularly attends and reports directly to the Audit Committee and Board. Further detail in respect of the Internal Audit function is included in section B.6.

B.1.1.5 Material changes in the governance structure

This is the first SFCR of the Company based on receipt of its insurance undertaking licence on 3 March 2021. Ongoing development of the system of governance was undertaken throughout the year, including formal approval of certain policies and procedures. No changes in membership of key governance bodies were made during the year.

B.1.2 Information on remuneration policies and practices

B.1.2.1 Principles of remuneration policy

Remuneration practices are designed to align with the Company's business and risk management strategy, its risk profile, objectives, risk management practices and the long-term interests and performance of the Company as a whole and to incorporate measures aimed at avoiding conflicts of interest.

Remuneration components include fixed remuneration and can also include variable remuneration (short-term or long-term incentive plans), Company contributions to pension schemes and other benefits (e.g. benefits awarded on the basis of individual employment contracts and local market practice). Variable remuneration incentive plans can be settled in either shares of Companionjon Holding Limited or cash.

B.1.2.2 Variable remuneration performance criteria

The total amount of variable remuneration paid by the Company is based on a combination of the assessment of the performance of the individual and of the Company. All performance related remuneration is discretionary in nature.

The overall weighting between Company goals and individual goals for the purposes of short-term incentive plan ("STIP") awards is decided from time to time by the Board. Company goals receive different weights based on their importance as determined by the CEO.

Participation decisions in respect of in long-term incentive plans ("LTIP") are made by the Board. The purpose of LTIPs is to enable certain employees to participate in the long-term value creation of the Company, increase entrepreneurial spirit, encourage a growth-oriented firm culture and to foster retention. LTIPs may cover groups of employees or individual employees. All awards under LTIP arrangements are subject to restriction periods in order to align with long term value creation.

B.1.2.3 Supplementary pension or early retirement schemes

The Company operates defined contribution pension arrangements for its employees and executive directors, where both the individual and the Company contribute to the retirement fund. There are no supplementary arrangements with either members of the Board or other key function holders.

B.1.3 Material transactions with shareholders and members of the management body

There were no material transactions with shareholders or member of the management body. Members of the management body are compensated for their services in line with the remuneration policies described in B.1.2 above.

B.1.4 Assessment of the adequacy of the system of governance

The system of governance is considered to be appropriate and adequate for the Company, taking in to account the nature, scale complexity of the risk inherent in the business to date and envisaged within the planning period.

B.2 Fit and proper requirements

The Company implements policies and procedures to ensure that the individuals responsible for the running of the Company meet all fitness and probity requirements. These matters are governed by a fitness and probity standard and fitness and probity procedures standards which are supplementary documents to the Board approved Compliance Function Policy.

Before appointment and on a recurring annual basis, an assessment is carried out to determine that directors and senior management meet the specific requirements for their role. These assessments align to the CBI's Guidance on Fitness and Probity Standards 2015. Certain individuals holding roles of significant influence are required to have received prior approval from the CBI before they can perform their role.

An individual's fitness to perform their role refers to their competence and capability including skills, knowledge and expertise applicable. Assessments of fitness are tailored to the individual's particular role, including the individual's knowledge and understanding of:

- the markets in which they operate;
- business strategy and business model;
- system of governance;
- financial and, where relevant, actuarial analysis; and
- regulatory framework and requirements.

Individuals are required to maintain their fit and proper status, which would include arranging for further professional training as necessary, so that the individual is also able to meet changing or increasing requirements of their particular responsibilities.

Appointments are subject to background screening checks, which include verification of ID, previous employment including references and relevant qualifications; directorship searches; screening against publicly available information such as the global watch list; disclosure and barring service check; credit checks; and adverse media searches.

Individuals are regularly monitored to ensure that they remain fit and proper for their role. This includes performance management and annual screening checks.

B.3 Risk management system including the own risk and solvency assessment

B.3.1 Risk management system

The Company has a risk management framework in place which is designed to identify, measure, monitor, manage, mitigate and report on the key risks that the Company faces. The risk management framework consists of all the methods, goals and measures in place to achieve systematic risk management with an effective internal control system. This ensures that risks are consistently identified, assessed, managed, monitored and reported in a timely fashion and that measures are taken to mitigate or hedge critical risks and risk concentrations. The risk management framework is implemented and integrated into the Company's organisational structure through adoption of the "Three lines of defence" approach.

- Risk owner (first line of defence): The business units/support functions are responsible for managing risks and controls in their area of responsibility.

Within business units and support functions, process owners are responsible for identifying, assessing, managing, monitoring and reporting on risks, controls and events arising in their areas of responsibility. This system of accountability always applies in the relevant business areas and is continuously adapted to changes in the environment.

- Risk control (second line of defence): Risk management function manages the enterprise-wide processes together with the Compliance function in the second line of defence.

The Compliance function provides coordination in a guidance and monitoring role with respect to compliance and fraud risks. Alongside risk identification, Compliance is first and foremost responsible for setting out measures for monitoring and for reporting on compliance risks. Compliance risks are evaluated in the risk and control assessment.

- Independent assurance (third line of defence): Internal Audit function verifies the design and implementation of risk controls independently of the operational business.

As third line of defence, the Internal Audit function assesses the appropriateness of the risk management framework as a whole and especially the effectiveness of the internal control system.

The Company has specified risk limits and tolerances in its Risk Appetite Statement ("RAS"). The RAS covers all material risks, allows for breakdown of risk appetite to separate areas, and accounts for solvency requirements, as well as the protection of expected policyholder obligations and shareholder net asset value. The risk limits are intended to ensure suitable management of risk exposures and, where appropriate, assist with capital allocation. Risk limits are based on relevant risk measures and are regularly reviewed by the Risk Committee and senior management against the background of the defined risk strategy. The RAS considers risks at an individual level and at an aggregate level.

The Company's risk appetite is integrated into management of the Company's activities by area (i.e. pricing, investments, operations, etc.). Governance structures, policies, guidelines, and processes, as well as the internal control system, seek to ensure adherence to the risk limits. The risk limits are monitored on an ongoing basis.

Risk reporting is in place to keep the management team and the Board informed of the Company's risk situation in a prompt and comprehensible manner. This ensures that developments in the risk situation are tracked and risk mitigation measures can be taken on a timely basis.

B.3.2 Own Risk and Solvency Assessment ("ORSA") process

The Company prepares an ORSA on an annual basis and should circumstances materially change, on an ad hoc basis. The objective of the ORSA process is to enable the Board to assess its capital adequacy in light of the assessments of its risks and the potential impacts of its risk environment, and to enable the Company to make appropriate strategic decisions. The ORSA process is a rolling project plan of how the ORSA is completed, the interaction and contributions from different stakeholders, the process timetable, the audit trail and the monitoring and reporting cycle. The Company has established processes to ensure that the ORSA process appropriately captures:

- A forward-looking assessment of all material risks, both quantitative and qualitative including emerging risks and material future changes to the Company's risk profile.
- An assessment of overall solvency needs that focuses on the Company's own risk profile and risk appetite and that the appropriateness of the Company's capital buffer will be assessed as part of this process.
- A sufficient level of stress testing, considering key risk exposures in terms of likelihood and severity and will include reverse stress testing.
- An assessment of standard formula appropriateness considering the Company's own risk profile relative to the assumptions underlying the standard formula.

Papers are presented to the Board and Risk Committee throughout the year dealing with individual elements of the ORSA. The ORSA report is presented for approval annually to management, the Risk Committee and the Board each year.

The Company determines its solvency capital requirement and assesses overall solvency needs using the Solvency II standard formula. A five-year base case projection of the Solvency II Balance Sheet and Solvency Capital Requirement position is produced using the standard formula, as well as actuarial assumptions. The results are subjected to a range of scenario testing that is reviewed by management and challenged by the Board and, where appropriate, potential management actions are noted and conclusions drawn.

The Company has sufficient capital to meet its base case SCR for its current and projected business activities over the 5-year business planning horizon. The Company also exceeds its strategic minimum SCR coverage over the period. The results of the ORSA show that the Company has sufficient eligible capital own funds to:

- Maintain an appropriate margin over its overall solvency needs for its current and projected business activities over the business planning horizon.
- Continue to meet internal and regulatory solvency targets for capital management.
- Continue its business on a going concern basis over the business planning horizon.

B.4 Internal control system

B.4.1 Internal control system

The Company's internal control system ("ICS") consists of internal processes, methods and measures put in place to provide the Board and management with appropriate assurances concerning the reliability of financial reporting, compliance with laws and regulations and effectiveness of business processes. The ICS also covers the outsourcing arrangements of the company.

The ICS is overseen by the Risk function which provides the relevant methods, coordinates the processes and reports on any findings or matters to the management team, the Risk Committee and the Audit Committee as applicable.

The foundation of the ICS is the Company's risk assessment process which is formally performed on annual basis however practically is continuous in nature. Under this process, senior management are surveyed and interviewed to identify and assess emerging operational risks and to confirm and update assessments of existing risks. Where material risks are identified, risk owners are appointed who hold responsibility for the management / operation of internal controls to reduce residual risk (post-control risk) to an acceptable level.

The ICS of the Company is continually developing as the Company prepares for market entry.

B.4.2 Compliance function

The Compliance function is a mandatory control function in the Solvency II system of governance.

The responsibilities of the Compliance function include the following:

- Establishing a compliance policy and a compliance plan and presenting the compliance policy and compliance plan to the Board on an annual basis.
- Advising the Board and management on compliance with the laws, regulations, and administrative provisions.
- Assessing the possible impact of any changes in the legal environment on the operations of the undertaking concerned.
- Assessing the adequacy of the measures adopted to prevent non-compliance.
- Handling the implementation of statutory rules, recognised standards, and internal rules.
- Identifying, measuring, and assessing compliance risks within the operational risk management process.
- Providing enterprise-wide coordination with a centralised management, guidance, and monitoring role with respect to compliance risks.
- Implementing and overseeing the processes to avoid conflicts of interest.
- Regularly reporting on compliance risks as part of the risk management re-orting to the Board and management.

B.5 Internal audit function

The Internal Audit Function ("IAF") is outsourced to Deloitte, 1 Hatch Street Upper, Dublin 2, Ireland, D02 PY28.

The responsibilities of the IAF include the following:

- Establishing, implementing, and maintaining an audit plan setting out the audit work to be undertaken, taking into consideration all activities and the complete system of governance of the Company. Where necessary, the IAF may carry out audits which are not included in the audit plan.
- Reporting the audit plan to the Board and the Audit Committee; the audit plan must be approved by the Board.
- Reviewing adequacy and effectiveness of the Internal Control System ("ICS") and compliance with the statutory and regulatory rules, including appropriateness, suitability and effectiveness of the ICS and operation of the key processes ensuring compliance with the law and regulatory rules, Articles of Association, regulations, directives etc. The IAF may seek external expert advice for the audit activities.
- Issuing recommendations based on the results of work carried out and submitting a written report on its findings and recommendations to the Board on at least an annual basis.

- Verifying compliance with the decisions taken by the Board based on those recommendations.
- Reporting to the Audit Committee on a regular basis.

The IAF has full operational independence to carry out its tasks and to report to, and advise, the Board through the Audit Committee. If for any reason the independence or objectivity of the IAF is impaired, the details of that impairment must be disclosed to the Chairperson of the Audit Committee.

B.6 Actuarial function

The Head of Actuarial Function (“HoAF”) role has been outsourced to Milliman, 7 Grand Canal, Grand Canal Street Lower, Dublin 2, Ireland, D02 KW81.

The HoAF reports directly to the CFO. The HoAF is supported by an actuarial team within Milliman. The HoAF is an invited attendee at Board meetings (as appropriate) and is directly available to all board members. The HoAF is also an invited attendee at Board Committee meetings (as appropriate).

The responsibilities of the actuarial function include the following:

- Coordinating the calculation of technical provisions.
- Assessing whether the methodologies and assumptions used in the calculation of the technical provisions are appropriate for the specific lines of business of the undertaking and for the way the business is managed, having regard to the available data.
- Assessing whether the IT systems used in the calculation of technical provisions sufficiently support the actuarial and statistical procedures.
- Reviewing the quality of past best estimates and use the insights gained from this assessment to improve the quality of current calculations, when comparing best estimates against experience.
- Submitting information to the Board on the calculation of the technical provisions, which shall include at least a reasoned analysis on the reliability and adequacy of their calculation and on the sources and the degree of uncertainty of the estimate of the technical provisions.
- Expressing its opinion regarding the underwriting policy.
- Expressing its opinion regarding the overall reinsurance arrangements – where applicable.
- Producing a written report to be submitted to the Board, at least annually, being, the Actuarial Report on Solvency II technical provisions.
- Providing an actuarial opinion to the Board in respect of each ORSA process.
- Providing an annual Actuarial Opinion on Solvency II technical provisions to the CBI.
- Providing an ongoing contribution to the risk management system.
- Presenting the Reserving Policy to the Board on an annual basis.
- Providing the Board with sufficient information, at least on an annual basis, to facilitate an understanding of the key assumptions underpinning the calculation of the Solvency II technical provisions and highlighting any areas of material judgement.
- Attending regular Board meetings and Board Committee meetings as appropriate.

The services outlined above effectively correspond to the key requirements for a HoAF in Ireland. In addition, the HoAF discharges other responsibilities including the calculation of the SCR and MCR.

B.7 Outsourcing

The Company outsources certain processes and activities to service providers to assist in achieving its strategic objectives. An outsourcing policy is in place which details the governance requirements at all phases of the outsourcing lifecycle: identification of a need for services, implementation of an outsourcing arrangement, operation and control of outsourcing arrangements and exit of such arrangements. These requirements include:

- Criticality assessment;
- Suitability assessment;
- Due diligence;
- Written agreement;
- Monitoring;
- Ongoing risk assessment;
- Contingency planning; and
- Key approvals and sign offs.

Outsourcing arrangements are risk assessed and reviewed annually. The material outsourced services are:

- Legal & corporate secretarial, finance, human resources & personnel and IT platform & services and certain risk management services. Outsourced to Companionjion Services DAC (Irish).
- Customer Services including premium collection, cancellations, policy amendments, claims and complaints handling. Outsourced to Companionjion Services DAC (Irish).
- Investment management. Outsourced to an Irish investment management firm.
- Head of Internal Audit Function. Outsourced to David Kinsella (Deloitte) (Irish).
- Head of Actuarial Function. Outsourced to Mike Claffey (Milliman) (Irish).

B.8 Any other information

There is no other material information to be disclosed.

C. Risk Profile

The Company risk profile is a key driver of the Solvency Capital Requirement ("SCR"). The distribution of the Company's quantifiable risks, as reflected in the SCR, is as follows:

Risk module	2021 €'000s
Market risk	2,761
Counterparty default risk	1,247
Non-life underwriting risk	2,768
Diversification benefit	(1,693)
Operational risk	0
Solvency Capital Requirement	5,083

Information on each of the risk categories is provided in sections C.1 to C.5 below. Information is also provided on liquidity risk in section C.4. Liquidity risk does not form part of the standard formula SCR and is therefore not included in the above table.

Information on the calculation of the SCR is provided in section E.2 Solvency Capital Requirement and Minimum Capital Requirement.

C.1 Underwriting risk

C.1.1 Risks Covered

Underwriting risk reflects the economic loss arising if an insured loss or benefit does not match occurrence, size or timing expectations. The Company has not underwritten insurance business to the reporting date. The Company expects to have underwriting risk exposure to frequency of claims (as severity of claim cost is fixed) and to risk concentrations once it begins to write insurance business. It will also have exposure to fraud risk (i.e. cancellation insurance).

Underwriting risk is expected to be one of the Company's most significant risks.

The non-life underwriting risk in the SCR calculation includes allowance for expected 2022 earned premiums, and hence is non-zero as at 31 December 2021, despite the Company not having written any insurance policies to date. Other drivers, such as the Best Estimate Liability ("BEL") (see further detail in section D.2), will become relevant when the Company begins to write business.

Non-Life Underwriting Risk	2021 €'000s
Premium & Reserve Risk	1,728
Lapse Risk	-
Catastrophe Risk	1,773
Diversification	(733)
Non-Life Underwriting Risk	2,768

These risks are discussed in further detail in the following sections.

C.1.2 Risk Exposure

The Company's Risk Appetite Statement identifies the following sub-risks under underwriting risk:

(i) Reserve Risk

The Company is exposed to the risk that future claims experience could be worse than anticipated, and that reserves held will be insufficient to meet policyholder obligations. The Company will monitor the development of the Solvency II technical provisions over time to ensure that the actual development is consistent with underwriting assumptions.

The Solvency II premium and reserve risk sub-module outlined above captures the capital requirement associated with this risk.

(ii) Catastrophe Risk

The Company may become exposed to catastrophe events. Product design and underwriting limits are designed to remove the risk of large single claims.

The Solvency II catastrophe risk sub-module outlined above captures the capital requirement associated with this risk.

(iii) Lapse Risk

Given the short-term nature of the business and product design, the Company expects to have very limited exposure to lapse risk.

(iv) Expense Risk

The Company's exposure to expense risk manifests through the potential for actual incurred expenses to be higher than anticipated expenses.

The Company has a long-term strategic goal to grow to sufficient scale to cover expenses and generate profits. The Company will monitor its operating profit relative to its business plan on an on-going basis to ensure that it is meeting its targets.

Over the short to medium term, the Company has a low solvency risk appetite for expense risk and expects to have sufficient capital funding to cover its "start-up" costs in the initial years. Expense risk is not captured in the Solvency II Standard Formula SCR calculation for non-life business. The expense risk inherent to the business plan is monitored as part of the ORSA process.

C.1.3 Risk Concentration

The Company is expected to have exposure to risk concentration (by Business Partner ("BP") or event, for example) and will monitor and manage this risk by managing overall business mix across BPs, products and events covered. Initially, risk concentration is expected to be high in terms of proportion of total risk but relatively low in monetary amounts as the Company builds scale.

Risk concentration and the risk of accumulation of losses is monitored through the underwriting risk management framework. This risk can manifest in a number of ways, for example:

- Geographic concentration;
- Concentration of the timing of insured events; or
- Concentration in the type of business sold.

Risk concentration and accumulation of losses are monitored using a bottom-up approach, in which the risk is assessed for each product and then aggregated to give an overall view of risk. Statistical methods, such as correlation matrices or copulas, are used to aggregate the risk measures.

C.1.4 Risk Mitigation

To facilitate risk mitigation, the Company has developed an underwriting and reserving policy as part of its risk management framework. The development of the underwriting and reserving policy is supported by the development of clear processes to ensure that the business units and process owners, in particular those involved in product development and liaising with BPs in accepting insurance risk, are fully aware of their responsibilities in this area.

The Company has the capacity to monitor risk exposure on a daily basis through exposure data dashboards linked to its core policy administration digital platform. This will allow the Company to have up to date information on underwriting exposure under various relevant headings.

The Company does not currently intend to utilise reinsurance arrangements to mitigate its underwriting risk.

C.2 Market risk

C.2.1 Risks Covered

Market risk reflects the economic loss or gain that may arise from fluctuations in market prices (e.g. equities, currencies, credit spreads, commodities or real estate) or in interest rates. This includes investment risk as well as asset-liability management.

As at 31 December 2021, the market risk module of the SCR calculation consists of the following sub-module components calculated based on the company's investments in corporate and government bonds.

Market Risk	2021 €'000s
Interest Rate Risk	1,990
Currency Risk	-
Spread Risk	1,915
Concentration Risk	-
Diversification	(1,144)
Market Risk	2,761

C.2.2 Risk Exposure

The Company's Risk Appetite Statement identifies the sub-risks below under market risk. Note, credit risk and liquidity risk are detailed separately in Sections C.3 and C.4 respectively.

- (i) Interest Rate Risk
Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company is exposed to this risk through its holdings in government and corporate bonds.

There can be additional interest rate risk on insurance liabilities but, due to the short-tailed nature of the business, it is not expected that Companjon will be exposed to interest rate risk on its liabilities.

- (ii) **Spread Risk**
Spread risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of movements in credit spreads. The Company is exposed to a certain amount of credit spread risk through investment in corporate bonds.
- (iii) **Currency Risk**
Currency risk is defined as the risk of losses or gains resulting from movements in exchange rates to the extent the Company has assets and/or liabilities denominated in a currency other than Euro (Euro being the functional currency of the Company).

Currency risk may arise if the Company writes policies in currencies other than Euro and if claims are paid in a currency other than Euro. This may arise due to exposures to European countries that are not part of the Eurozone.

The Company's invested assets are generally expected to be denominated in the currency mix of the liabilities they support. Typically, premium provisions will be currency matched to the liabilities they represent. So, claims cashflows are unlikely to produce any material currency risk.

C.2.3 Risk Concentration

A concentration risk sub-module within market risk is considered as part of the SCR calculation, which assesses the Company's exposure in its investment holdings to individual counterparties. The Company holds a well-diversified asset portfolio and therefore there is currently no capital charge for this risk.

C.2.3 Risk Mitigation

The Company has developed an investment policy to ensure that its investment strategy is aligned with its risk appetite for market risk (low risk appetite) and with the requirements of the prudent person principle set out in the Solvency II Directive. The Investment Risk Management Policy places an emphasis on highly liquid, high credit quality, low issuer limits, and diversified asset classes. The Company has established processes to ensure the successful implementation of, and adherence to, the Investment Risk Management Policy through its risk reporting framework.

The type of business the Company expects to write will give rise to short tail claim liabilities. From the perspective of asset-liability management, the Company's strategy is to maintain suitable cash and cash equivalents and short-term investments to reflect the duration of these liabilities. Asset-liability management is focused primarily on ensuring sufficient liquidity.

The Company currently has no appetite for equity or property risk.

Currency risk is unlikely to be material. In respect of any BPs operating outside the Euro zone, currency risk is expected to be managed by matching assets and liabilities by currency.

C.3 Credit risk

C.3.1 Risks Covered

Credit risk reflects the economic loss that may arise if a counterparty to the Company, such as a bond issuer or another creditor (e.g. a BP) is no longer able to honour its obligations as a result of its financial condition. This is also sometimes referred to as counterparty default risk.

The credit (counterparty default) risk module of the SCR calculation is designed to reflect the change in the value of assets and liabilities as a result of an unexpected default or deterioration in the credit standing of an individual counterparty.

C.3.2 Risk Exposure

The Company is exposed to credit risk through its investment and cash holdings at the year-end. It also expects to be exposed to credit risk on other creditors, in particular BPs, when it begins to write insurance business. This is due to the fact that the Company is expected to cash settle outstanding premiums with certain BPs on a periodic basis however premiums will be collected daily by the BP.

C.3.3 Risk Concentration

The SCR calculation for credit (counterparty default) risk allows for the concentration of cash holdings for each entity (for example, the amount of cash held with each bank at a corporate group level).

As part of the ORSA process, the Company has assessed its potential exposure to BPs. The Company does not expect to have a concentration of business with a single partner in the medium and long term, but intends instead to diversify its exposure across a number of BPs. This will be assessed regularly through the risk management framework of the Company.

C.3.4 Risk Mitigation

The Company has a low tolerance for credit risk in respect of its cash holdings and financial investments. It has defined credit rating thresholds at an issuer level and a portfolio level within its investment policy and asset and liability management policy. Any investments used to cover the technical provisions, or the SCR are required to be of investment grade quality under the relevant policies. Monitoring of compliance with the policies is performed on a regular ongoing basis.

The Company also intends to develop robust controls to monitor and manage this risk for each BP as those BPs are onboarded.

C.4 Liquidity risk

C.4.1 Risks Covered

Liquidity risk refers to the risk of loss to the Company as a result of assets not being available in a form that can be immediately converted to cash or the securing of such assets requiring an excessive cost to the Company. Liquidity risk may lead to the consequence of the Company not being able to pay its obligations as they become due.

C.4.2 Risk Exposure

The Company currently considers that there are no material liquidity risks based on the level of liquid assets held in relation to its liability profile.

C.4.3 Risk Concentration

The Company currently considers that there are no material liquidity risk concentrations.

C.4.4 Risk Mitigation

The Company has a low tolerance for liquidity risk. Liquidity is managed in accordance with the liquidity and concentration risk policy. This policy outlines risk limits in terms of liquid asset holdings in the context of expected liquidity requirements and outlines the principles on ongoing monitoring and reporting on the risk. This ongoing monitoring and reporting is performed as part of the Company's management accounting and reporting processes.

C.5 Operational risk

C.5.1 Risks Covered

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people, systems or from external events. Operational risks include IT and Cyber risk, Legal and Compliance risk, Outsourcing risk and Reputational risk.

The operational risk component of the SCR under the Solvency II standard formula is calculated based on premium and technical provisions metrics. As the Company has not written any premium to the year-end date and holds technical provisions of zero as at that date, the operational risk component of the SCR is zero.

C.5.2 Risk Exposure

Operational risks are inherent in the industry in which the Company operates. Examples of operational risks are data breaches, IT system errors or failures, business interruption, security breaches, processing errors or any items of a similar nature arising at an outsourced service provider. If such events occur, they could lead to financial loss, non-compliance with laws or regulation and reputational damage.

The Company considers its most material areas of operational risk to surround IT, Cyber and Data Protection risk.

C.5.3 Risk Mitigation

The Company has a low tolerance for operational risk. Operational risk is managed in accordance with an operational and reputational risk policy. This policy outlines the key controls in order to mitigate operational risk to an acceptable level. These include:

- Identifying and analysis risk through a disciplined risk assessment process;
- Implementing management actions to mitigate or avoid risk that do not align with the Company's objectives;
- Implementing a robust system of internal controls and procedures in order to reduce residual risks to an acceptable level;
- Appropriate management and oversight of outsourced service providers; and
- Ongoing monitoring and reporting on operational risk inclusive of regular reporting to the Risk Committee.

C.6 Other material risks

Other material risks are categorised as emerging risks. An emerging risk is a risk which may or may not develop, is difficult to quantify, may have a high loss potential and is characterised by a high degree of uncertainty. Emerging risks are identified through the ORSA process and are monitored regularly for significance and in order to identify any requirement for mitigating actions to be taken. The key emerging risks identified by the Company are:

- New COVID-19 strains or other pandemics impacting on the market for the Company's insurance products;
- European political instability risk leading to economic impacts on the Company's target market or fragmentation of the legal and regulatory environment in which the Company does business; and
- Climate change risk impacting the level of claims on certain of the Company's products and underlying consumer behaviour in certain of the Company's target markets.

C.7 Any other information

The Company performed stress and scenario testing during the year to test the sensitivity of the Company's capital position to several risk scenarios across the business planning period. This exercise is led by the Finance and Actuarial functions with input from various other functions. The stress and scenario tests are reviewed and approved by the Risk Committee and Board as part of the ORSA process.

These stress testing activities covered all material risk classes which the Company has an exposure to with the purpose of quantitatively evaluating the sensitivity of the Company's capital position to exceptional but plausible events. Examples of the stress scenarios applied are as follows:

- Strategic risk in respect of the business model;
- Delayed launch to the Company's underwriting business;
- Sales above base projections;
- Future pandemic scenarios; and
- Adverse claims performance versus projections.

The Company's capital position is resilient in all short and medium term scenarios.

There is no other material information to be disclosed.

D. Valuation for Solvency Purposes

D.1 Assets

The table below details the Company's material classes of assets under Solvency II valuation principals. Solvency II requires assets to be valued on an economic valuation basis ("market value"). The Company was authorised by the CBI on 3 March 2021 and, therefore, no comparative information is available from year-end 2020.

Description	2021 €'000s
Investments in bonds	44,223
Cash and cash equivalents	41,281
Total assets	85,504

The Company's financial statements are prepared under Irish GAAP including FRS 102 - The Financial Reporting Standard applicable in the UK and Republic of Ireland ("Irish GAAP"). Irish GAAP as it is applied to the material classes of assets held by the Company results in market values consistent with Solvency II requirements. As such there are no differences in the valuation of assets between the financial statements of the Company and the Solvency II balance sheet. For further details on the accounting policies adopted for the purposes of the Company's financial statements, refer to the accounting policies note in those financial statements.

The bases, methods and main assumptions used in valuing the Company's assets under Solvency II are as follows.

Investments in bonds are valued at market value. These market values are based on quoted prices in active markets for the same assets which the Company holds. Under Solvency II accrued interest at the reporting date is added to the fair value of the relevant bond whereas these amounts are recognised in a separate line item in the financial statements. The Company does not have any financial assets that are valued using significant unobservable inputs.

Cash and cash equivalents consist of cash held at bank, cash in hand and deposits held at call with banks. The financial statements valuation of cash and cash equivalents is considered to approximate fair value.

The Company does not hold any intangible assets in its financial statements or on its Solvency II balance sheet.

The Company had no financial or operating lease arrangements at the balance sheet date.

The Company has not recognised any deferred tax assets in its financial statements or on its Solvency II balance sheet.

D.2 Technical provisions

Technical provisions ("TPs") for solvency purposes are an estimate of the cost at which insurance contracts could be transferred to another knowledgeable insurer in an arm's length transaction. As the Company has not yet written, or provided quotes for, any insurance contracts as at 31 December 2021, the Company's technical provisions are nil.

The Company is licenced to write insurance business classified as Miscellaneous Financial Loss (line of business 16) under Solvency II.

The value of the technical provisions equals the sum of the best estimate liability ("BEL") and the risk margin.

Technical provisions are calculated gross of amounts recoverable from reinsurance contracts and special purpose vehicles. The Company does not have reinsurance arrangements in place.

D.2.1 Value of Best Estimate Liability

When the Company begins has written insurance business the BEL will comprise a claims provision and a premium provision to represent the present value of all possible future cash flows (positive and negative) generated by the insurance contracts at the valuation date.

The claims provisions are intended to reflect the present value of future claims relating to premiums which have been earned up to the valuation date. Hence, the claims provisions is zero at 31 December 2021 as the Company has no premiums earned up to that date.

The premium provisions comprise the present value of future claims and expenses less the present value of future premiums relating to premiums on in-force business which have not yet been earned at the valuation date. The premium provisions are made up of:

- a reserve for unearned in-force business; and
- a reserve for bound but not incepted ("BBNI") business. BBNI business is business for which a commitment (e.g. a quote) has been given and the insurer could therefore be liable to honour in full. This is not expected to be a feature of this Company's business given the short-term nature of the liabilities.

Hence, the premium provision is zero as the Company has no in-force policies at 31 December 2021.

D.2.2 Value of Risk Margin

The risk margin is the cost of holding the solvency capital requirement over the lifetime of the obligations. The cost of capital rate is set in the Solvency II Delegated Regulation to be 6%. The Solvency II Directive states:

"The risk margin shall be such as to ensure that the value of the technical provisions is equivalent to the amount that insurance and reinsurance undertakings would be expected to require in order to take over and meet the insurance and reinsurance obligations."

As the Company's BEL is nil and it does not have insurance obligations, the risk margin is also zero.

D.2.3 Uncertainty

As the technical provisions are nil as at 31 December 2021, there is no level of uncertainty associated with the amounts.

In the future, it is expected that the sensitivity of the TPs to a minimum of the following key risks will be assessed:

- Underwriting risk: the technical provisions are calculated based on assumptions regarding loss ratios. The Company is exposed to the risk that future claims experience could be worse than anticipated; and
- Expense risk: the technical provisions make an allowance for expenses. There is a risk that expenses are significantly different from those assumed in the calculation.

D.2.4 Significant Simplifications

As the technical provisions are nil as at 31 December 2021, there are no significant simplification in the calculation.

D.2.5 Valuation Differences between Solvency II and Financial Statements

There are no differences in the valuation of TPs between the Solvency II and Financial Statements valuation bases, both being zero.

D.2.6 Recoverables from Reinsurance Contracts and SPVs

The Company has no recoverables from reinsurance contracts and SPVs as at 31 December 2021.

D.2.7 Material changes in assumptions

As the Company was authorised on 3 March 2021, this is the first year-end valuation of the technical provisions. Therefore, a comparison to the previous year is not applicable.

D.2.8 Long-Term Guarantee Measures

The Company does not use any Long-Term Guarantee Measures in the valuation of the Solvency II Balance Sheet.

D.3 Other liabilities

Payables comprise trade payables and accrued expenses. Irish GAAP as it is applied to the payables of the Company results in approximations of market values consistent with Solvency II requirements. As such there are no differences in the valuation of assets between the financial statements of the Company and the Solvency II balance sheet.

Other liabilities relate to a short-term cash incentive employee benefit scheme liability. Irish GAAP as it is applied to these liabilities results in approximations of market values consistent with Solvency II requirements.

For further details on the accounting policies adopted for the purposes of the Company's financial statements, refer to the accounting policies note in those financial statements. The Company was authorised by the CBI on 3 March 2021 and, therefore, no comparative information is available from year-end 2020.

The Company had no financial or operating lease arrangements at the balance sheet date.

The Company has no deferred tax liabilities in its financial statements or on its Solvency II balance sheet.

D.4 Alternative methods for valuation

No alternative methods for valuation are used by the Company.

D.5 Any other information

There is no other material information to be disclosed.

E. Capital Management

E.1 Own funds

The Company's Own Funds represent net assets valued on a Solvency II basis, together with foreseeable dividends and capital tiering restrictions. Information on the valuation of assets and liabilities is provided in section 'D. Valuation for Solvency Purposes'. No foreseeable dividend has been recognised as at 31 December 2021.

The Company was authorised by the CBI on 3 March 2021 and, therefore, no own funds information is available from year-end 2020 to compare against the own funds as at year-end 2021.

E.1.1 Objectives, policies and processes for managing own funds

The primary objective of the Company's management of own funds is to ensure that it has sufficient capital to meet its obligations. This is achieved by striving to optimise the balance between return and risk while at all times maintaining regulatory capital in accordance with regulatory requirements and the Company's risk appetite.

The Company has implemented an asset and liability management policy, an investment policy and a liquidity and concentration risk policy in order to govern, monitor and oversee capital resources. These policies seek to ensure that key capital risk metrics are within appetite.

The Company manages capital and solvency through a governance framework in support of the Company's Own Risk and Solvency Assessment ("ORSA"). This framework is defined in an ORSA policy. The ORSA process incorporates calculation, estimation and forecasting of capital resources and capital requirements inclusive of Solvency II eligible own funds, SCR and MCR under various risk scenarios.

The Company operates a five-year projection period for business planning. The five-year plan is reviewed annually by the Board.

E.1.2 Structure, amount and quality of own funds

The Company's own funds are classified under Solvency II as follows:

Solvency II Tier	Capital item
Tier 1 unrestricted	<ul style="list-style-type: none"> • Ordinary share capital • Share premium related to ordinary share capital • Reconciliation reserve
Tier 1 restricted	Not applicable
Tier 2	Not applicable
Tier 3	Not applicable

The Company does not hold an ancillary own funds items.

The make up the Company's Tier 1 unrestricted own funds is as follows:

Own funds item	2021 €'000s
Ordinary share capital	95
Share premium related to ordinary share capital	94,905
Reconciliation reserve	(14,100)
Total	80,900

The Company's ordinary share capital and related share premium are fully paid up and rank behind all other liabilities in the case of wind up. The amounts satisfy the requirements to be classified as Tier 1 unrestricted own funds.

The reconciliation reserve is equal to the total excess of assets over liabilities reduced by the other own funds items and own funds items from the financial statements which do meet the Solvency II own funds criteria. This amount is fully available to absorb losses.

E.1.3 Eligible own funds to cover the SCR

The amount of eligible own funds available to cover the SCR is €80.9m. This is comprised of the Company's Tier 1 unrestricted capital items.

E.1.4 Eligible own funds to cover the MCR

The amount of eligible own funds available to cover the MCR is €80.9m. This is comprised of the Company's Tier 1 unrestricted capital items.

E.1.5 Differences between the Solvency II excess of assets over liabilities and equity in the Company's financial statements

Equity in the Company's financial statements is €56k higher than Solvency II excess of assets over liabilities. This is driven by capital contributions in this amount included in the Company financial statements being disallowed for Solvency II own funds purposes. Those capital contributions included in the Company's financial statements arise from a group long term incentive plan under which members of the Company's management team receive shares in the Company's parent as part of their remuneration for services provided to the Company. No consideration is payable by the Company to its parent in respect of these shares which results in the amount being recognised as a capital contribution in the financial statements. This item is not on the list of Solvency II own fund items, has not been approved by the supervisory authority and does not appear on the balance sheet as liabilities.

There are no other differences between the Solvency II excess of assets over liabilities and equity in the Company's financial statements.

E.1.6 Basic own funds items recognised under Solvency II transitional provisions

There are no basic own funds items recognised under Solvency II transitional provisions.

E.1.7 Significant restrictions affecting the availability and transferability of own funds

There are no significant restrictions affecting the availability and transferability of own funds.

E.2 Solvency Capital Requirement and Minimum Capital Requirement

E.2.1 Summary

The Company's SCR has been calculated using the standard formula specified in the Solvency II legislation. The Company's SCR and MCR are detailed in the table below. The Company was authorised by the CBI on 3 March 2021 and, therefore, no SCR or MCR information is available from year-end 2020 to compare against the SCR and MCR as at year-end 2021.

Capital metric	2021 €'000s
SCR	5,083
MCR	2,500

E.2.2 SCR by risk module

The Company's SCR split by risk module, as prescribed by the standard formula, is included in the table below.

Risk module	2021 €'000s
Market risk	2,761
Counterparty default risk	1,247
Non-life underwriting risk	2,768
Diversification benefit	(1,693)
Operational risk	0
SCR	5,083

E.2.3 Undertaking specific parameters

The Company does not use any undertaking specific parameters.

E.2.4 Simplifications

The Company does not apply any simplification calculations, as permitted under the Solvency II legislation, in determining the standard formula SCR.

E.2.5 Capital add-ons

The Company is not required to hold any capital add-ons.

E.2.6 Inputs used to calculate the MCR

The inputs used to calculate the MCR are included in the table below. The linear MCR is determined based on past premium and net best estimate technical provision metrics. Both metrics are zero for the Company and as such the Linear MCR is zero. The MCR must then fall within a corridor of a minimum of 25% of the SCR and a maximum of 45% of the SCR. This results in a combined MCR at the minimum of 25% of the SCR. However, an absolute floor of €2,500k exists and is applied based on the combined MCR result.

MCR input	2021 €'000s
Linear MCR	0
SCR	5,083
MCR cap	2,287
MCR floor	1,271
MCR combined	1,271
MCR absolute floor	2,500

E.3 Use of duration-based equity risk sub-module in the calculation of the Solvency Capital Requirement

This section is not applicable to the Company. The Company does not use the duration-based equity risk sub-module in the calculation of the SCR.

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

This section is not applicable to the Company. The SCR has been calculated using the standard formula specified in the Solvency II legislation.

E.5 Non-compliance with the Minimum Capital Requirement and non-compliance with the Solvency Capital Requirement

The Company has maintained sufficient capital to exceed both the MCR and the SCR throughout the year when applicable.

E.6 Any other information

There is no other material information to be disclosed.

Appendix – Quantitative Reporting Templates

S.02.01.02

Balance sheet

		Solvency II value
		C0010
Assets		
R0030	Intangible assets	
R0040	Deferred tax assets	
R0050	Pension benefit surplus	
R0060	Property, plant & equipment held for own use	
R0070	Investments (other than assets held for index-linked and unit-linked contracts)	44,223
R0080	<i>Property (other than for own use)</i>	
R0090	<i>Holdings in related undertakings, including participations</i>	
R0100	<i>Equities</i>	0
R0110	<i>Equities - listed</i>	
R0120	<i>Equities - unlisted</i>	
R0130	<i>Bonds</i>	44,223
R0140	<i>Government Bonds</i>	19,416
R0150	<i>Corporate Bonds</i>	24,808
R0160	<i>Structured notes</i>	
R0170	<i>Collateralised securities</i>	
R0180	<i>Collective Investments Undertakings</i>	
R0190	<i>Derivatives</i>	
R0200	<i>Deposits other than cash equivalents</i>	
R0210	<i>Other investments</i>	
R0220	Assets held for index-linked and unit-linked contracts	
R0230	Loans and mortgages	0
R0240	<i>Loans on policies</i>	
R0250	<i>Loans and mortgages to individuals</i>	
R0260	<i>Other loans and mortgages</i>	
R0270	Reinsurance recoverables from:	0
R0280	<i>Non-life and health similar to non-life</i>	0
R0290	<i>Non-life excluding health</i>	0
R0300	<i>Health similar to non-life</i>	0
R0310	<i>Life and health similar to life, excluding index-linked and unit-linked</i>	0
R0320	<i>Health similar to life</i>	
R0330	<i>Life excluding health and index-linked and unit-linked</i>	
R0340	<i>Life index-linked and unit-linked</i>	
R0350	Deposits to cedants	
R0360	Insurance and intermediaries receivables	
R0370	Reinsurance receivables	
R0380	Receivables (trade, not insurance)	
R0390	Own shares (held directly)	
R0400	Amounts due in respect of own funds items or initial funds called up but not yet paid in	0
R0410	Cash and cash equivalents	41,281
R0420	Any other assets, not elsewhere shown	
R0500	Total assets	85,504

S.02.01.02

Balance sheet

		Solvency II value
		C0010
Liabilities		
R0510	Technical provisions - non-life	0
R0520	<i>Technical provisions - non-life (excluding health)</i>	0
R0530	<i>TP calculated as a whole</i>	0
R0540	<i>Best Estimate</i>	0
R0550	<i>Risk margin</i>	0
R0560	<i>Technical provisions - health (similar to non-life)</i>	0
R0570	<i>TP calculated as a whole</i>	0
R0580	<i>Best Estimate</i>	0
R0590	<i>Risk margin</i>	0
R0600	Technical provisions - life (excluding index-linked and unit-linked)	0
R0610	<i>Technical provisions - health (similar to life)</i>	0
R0620	<i>TP calculated as a whole</i>	
R0630	<i>Best Estimate</i>	
R0640	<i>Risk margin</i>	
R0650	<i>Technical provisions - life (excluding health and index-linked and unit-linked)</i>	0
R0660	<i>TP calculated as a whole</i>	
R0670	<i>Best Estimate</i>	
R0680	<i>Risk margin</i>	
R0690	Technical provisions - index-linked and unit-linked	0
R0700	<i>TP calculated as a whole</i>	
R0710	<i>Best Estimate</i>	
R0720	<i>Risk margin</i>	
R0740	Contingent liabilities	
R0750	Provisions other than technical provisions	
R0760	Pension benefit obligations	
R0770	Deposits from reinsurers	
R0780	Deferred tax liabilities	
R0790	Derivatives	
R0800	Debts owed to credit institutions	0
R0810	Financial liabilities other than debts owed to credit institutions	0
R0820	Insurance & intermediaries payables	
R0830	Reinsurance payables	
R0840	Payables (trade, not insurance)	3,975
R0850	Subordinated liabilities	0
R0860	<i>Subordinated liabilities not in BOF</i>	
R0870	<i>Subordinated liabilities in BOF</i>	0
R0880	Any other liabilities, not elsewhere shown	574
R0900	Total liabilities	4,548
R1000	Excess of assets over liabilities	80,956

S.05.01.02

Premiums, claims and expenses by line of business

Non-life

	Line of Business for: non-life insurance and reinsurance obligations (direct business and accepted proportional reinsurance)											Line of business for: accepted non-proportional reinsurance				Total	
	Medical expense insurance C0010	Income protection insurance C0020	Workers' compensation insurance C0030	Motor vehicle liability insurance C0040	Other motor insurance C0050	Marine, aviation and transport insurance C0060	Fire and other damage to property insurance C0070	General liability insurance C0080	Credit and suretyship insurance C0090	Legal expenses insurance C0100	Assistance C0110	Misc. financial loss C0120	Health C0130	Casualty C0140	Marine, aviation and transport C0150		Property C0160
Premiums written																	
R0110 Gross - Direct Business																	0
R0120 Gross - Proportional reinsurance accepted																	0
R0130 Gross - Non-proportional reinsurance accepted																	0
R0140 Reinsurers' share																	0
R0200 Net											0						0
Premiums earned																	
R0210 Gross - Direct Business																	0
R0220 Gross - Proportional reinsurance accepted																	0
R0230 Gross - Non-proportional reinsurance accepted																	0
R0240 Reinsurers' share																	0
R0300 Net											0						0
Claims incurred																	
R0310 Gross - Direct Business																	0
R0320 Gross - Proportional reinsurance accepted																	0
R0330 Gross - Non-proportional reinsurance accepted																	0
R0340 Reinsurers' share																	0
R0400 Net											0						0
Changes in other technical provisions																	
R0410 Gross - Direct Business																	0
R0420 Gross - Proportional reinsurance accepted																	0
R0430 Gross - Non-proportional reinsurance accepted																	0
R0440 Reinsurers' share																	0
R0500 Net											0						0
R0550 Expenses incurred											5,309						5,309
R1200 Other expenses																	
R1300 Total expenses											5,309						5,309

S.25.01.21

Solvency Capital Requirement - for undertakings on Standard Formula

	Gross solvency capital requirement	USP	Simplifications
	C0110	C0090	C0120
R0010 Market risk	2,762		
R0020 Counterparty default risk	1,247		
R0030 Life underwriting risk	0		
R0040 Health underwriting risk	0		
R0050 Non-life underwriting risk	2,768		
R0060 Diversification	-1,693		
R0070 Intangible asset risk	0		
R0100 Basic Solvency Capital Requirement	5,083		
Calculation of Solvency Capital Requirement			
R0130 Operational risk	0		
R0140 Loss-absorbing capacity of technical provisions	0		
R0150 Loss-absorbing capacity of deferred taxes			
R0160 Capital requirement for business operated in accordance with Art. 4 of Directive 2003/41/EC	0		
R0200 Solvency Capital Requirement excluding capital add-on	5,083		
R0210 Capital add-ons already set	0		
R0220 Solvency capital requirement	5,083		
Other information on SCR			
R0400 Capital requirement for duration-based equity risk sub-module	0		
R0410 Total amount of Notional Solvency Capital Requirements for remaining part	0		
R0420 Total amount of Notional Solvency Capital Requirements for ring fenced funds	0		
R0430 Total amount of Notional Solvency Capital Requirements for matching adjustment portfolios	0		
R0440 Diversification effects due to RFF nSCR aggregation for article 304	0		
Approach to tax rate			
R0590 Approach based on average tax rate	0		
Calculation of loss absorbing capacity of deferred taxes			
LAC DT			
C0130			
R0640 LAC DT			
R0650 LAC DT justified by reversion of deferred tax liabilities	0		
R0660 LAC DT justified by reference to probable future taxable economic profit	0		
R0670 LAC DT justified by carry back, current year	0		
R0680 LAC DT justified by carry back, future years	0		
R0690 Maximum LAC DT	0		

USP Key

For life underwriting risk:
 1 - Increase in the amount of annuity benefits
 9 - None

For health underwriting risk:
 1 - Increase in the amount of annuity benefits
 2 - Standard deviation for NSLT health premium risk
 3 - Standard deviation for NSLT health gross premium risk
 4 - Adjustment factor for non-proportional reinsurance
 5 - Standard deviation for NSLT health reserve risk
 9 - None

For non-life underwriting risk:
 4 - Adjustment factor for non-proportional reinsurance
 6 - Standard deviation for non-life premium risk
 7 - Standard deviation for non-life gross premium risk
 8 - Standard deviation for non-life

