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LANCASHIRE HOLDINGS LIMITED AND LANCASHIRE INSURANCE COMPANY LIMITED
FINANCIAL CONDITION REPORT

For the year ended 31 December 2022

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Executive summary

Lancashire Holdings Limited ("LHL") is the parent company of the Lancashire Group ("Lancashire" or "the Group") and Lancashire Insurance Company Limited ("the Company" or "LICL") is the Group's Bermuda domiciled insurance subsidiary. Both the Group and LICL are providers of global specialty insurance and reinsurance products.

This Group Financial Condition Report ("FCR") has been prepared in accordance with the Bermuda Insurance (Public Disclosure) Rules 2015 and the Insurance (Group Supervision) Rules 2011. It includes quantitative and qualitative information about the business performance, system of governance, risk profile, valuation for solvency purposes and capital management of both LHL and LICL.

LICL has been granted an exemption by the Bermuda Monetary Authority ("BMA") from the requirement to prepare and file a separate FCR on the condition that disclosures that are specific to LICL are disclosed separately within this Group FCR. Disclosures relating to Group practices that are the same across the Group are mentioned only once in this report.

The executive summary outlines material changes over the reporting period. Due to differences between the IFRS and EBS bases the numbers presented in this report are not all comparable to those published in the GAAP financial statements as at 31 December 2022.

BUSINESS AND PERFORMANCE

The Group is a provider of global specialty insurance and reinsurance in two principal segments: reinsurance and insurance.

Gross premiums written of \$1,652.3 million increased by 34.9% in 2022 compared to 2021. The increase is primarily due to new business flows and positive rating trends resulting in a RPI of 108% for 2022. The Group has also grown and evolved its product offering as market conditions improve. LICL's gross premiums written increased by 47.8% to \$895.9 million.

During 2022, we experienced net losses from significant weather events and large loss events of \$308.8 million, excluding the impact of reinstatement premiums. Within this, catastrophe and weather related losses for the year ended 31 December 2022, excluding the impacts of reinstatement premiums, were \$218.4 million. This includes \$163.3 million from hurricane Ian. The Group's net loss ratio for 2022 was 58.3% compared to 67.6% in 2021. Prior year favourable development for 2022 was \$100.5 million, compared to \$86.5 million of favourable development in 2021.

In a year of significant volatility, the investment portfolio generated a negative return of 3.5% (2021: positive 0.1%). The returns were driven primarily from interest rate increases and the widening of credit spreads, resulting in losses in all asset classes. The majority of the losses were unrealised. It is expected that the majority of the unrealised losses will reverse over the next couple of years, given the short duration of the portfolio. LICL's total investment returns were a negative 3.5% in 2022 and positive 0.25% in 2021.

Other operating expenses were \$128.7 million in 2022 compared to \$119.6 million in the same period last year. A growth in headcount has resulted in higher underlying employee remuneration costs compared to the prior year alongside an increase in audit fees, travel costs and fees and subscriptions. The weakening Sterling/U.S. Dollar exchange rate relative to the prior year partly offset these increases in the underlying cost base.

Overall, the Group generated comprehensive loss of \$92.6 million with a combined ratio of 97.7% in 2022 compared to comprehensive loss of \$92.9 million and a combined ratio 107.3% in 2021. LICL's comparable results were a \$44.9 million comprehensive loss and 92.6% combined ratio in 2022 compared to \$33.0 million loss and 113.7% combined ratio in 2021.

GOVERNANCE STRUCTURE

The Group strives to implement simple yet effective systems of governance in a way that helps shape strategy, monitors its implementation, balances support and challenge for management and the business and embeds a positive and open corporate culture throughout the Group. The LICL Board aligns its systems of corporate governance with that of the Group where applicable.

Good strategic debate and decision making remain central to the work of any board. We are fortunate in having a nimble strategy and a simple "flat" structure with a total Group employee headcount at 31 December 2022 of 338 of which 62 are LICL employees. This means that all our Directors have regular opportunities to meet with both the members of our management team and other employees within the business. That helps inform the Board's active understanding of the business, its needs and challenges.

Bermuda regulated insurers are required to prepare an ORSA report (referred to by the BMA as GSSA for Group reporting, and CISSA for LICL reporting). Both the management team and the Board have engaged fully with the ORSA processes, and use it as a tool to help deepen our understanding of the business, better understand the risks and opportunities facing it and to refine and focus Lancashire's strategic thinking and priorities.

Details of the LHL and LICL Board of Directors, Board Committees and key functions are provided in Section B. The LHL Board Committees' terms of reference were reviewed by the LHL Board during 2022 and were considered to be in line with current best practice.

Climate change, and more specifically climate-related risks and opportunities, has been a significant focus during 2022. The risk framework around climate-related risks has been monitored throughout the year by a CCWG and a management ESG Coordination Committee (the 'ESG Committee'). Both have membership comprising people from across the Group and from a variety of functions, and there are common links between the CCWG, ESG Committee and the Group Executive Committee to ensure a clear flow of information. The Group CRO provides quarterly updates on the work of each body to the Board.

There have been no other material changes to the Group's governance structure during the year.

Executive summary continued

RISK PROFILE

The Group is exposed to risks from several sources. These include insurance risk, market risk, liquidity risk, credit risk, operational risk and strategic risk. The primary risk to the Group is insurance risk. There have been no significant changes to the Group's material risks or the measures used to assess these risks over the 2022 reporting period. Each of these risk areas is described in more detail in Section C.

SOLVENCY VALUATION

Detailed explanations and reconciliations from the assets and liabilities presented in the Group's and LICL's financial statements as at 31 December 2022 to those presented on an EBS basis in this report are included in Section D.

The valuation of technical provisions for the EBS moves from an IFRS 'best estimate' basis to a discounted cash flow approach. There have been no material changes to the valuation process or methodology since 2021 year-end.

CAPITAL MANAGEMENT

The key aim of the Group's capital management processes are unchanged and remain focused on maintaining a strong balance sheet, whilst:

- maintaining sufficient capital for underwriting opportunities and to meet obligations to policyholders;
- maximising the risk-adjusted return to shareholders within predetermined risk tolerances;
- maintaining adequate financial strength ratings; and
- meeting internal, regulatory and rating agency requirements.

LICL, as a wholly owned subsidiary of LHL falls within the scope of the Group's capital management processes. The Group and LICL's regulatory capital position is detailed in Section E and reflects the BMA's BSCR arrangements. Both LHL and LICL have held capital in excess of their regulatory requirements throughout 2022 and 2021.

- the Group's 2022 year-end BSCR was \$665.4 million with an ECR ratio of 308%.
- LICL's 2022 year-end BSCR was \$604.2 million with an ECR ratio of 285%.

SUBSEQUENT EVENTS

OTHER EVENTS

There have been no other significant events that are material to the Group or the Company that have taken place since the end of the 2022 financial year to the date of filing this Financial Condition Report.

However, both LHL and LICL have declared/paid dividends during Q1 2023 – further details of these dividends are provided in Section F1.

For the year ended 31 December 2022

Directors' statement

We confirm that to the best of our knowledge and belief, this FCR fairly represents the financial condition of the Group and the Company in all material respects.



Alex Maloney
Group CEO



Natalie Kershaw
Group CFO

11 May 2023

A. Business and performance

A1: BUSINESS

NAME AND LEGAL FORM

The Lancashire Group and LICL are providers of global specialty insurance and reinsurance products.

LHL was incorporated under the laws of Bermuda on 12 October 2005.

LICL was incorporated under the laws of Bermuda on 28 October 2005 and is authorised by the BMA as a Class 4 general insurer under The Insurance Act 1978 and related Regulations (“the Act”).

The registered office of the Group and Company is Power House, 7 Par-La-Ville Road, Hamilton HM 11, Bermuda.

SUPERVISORY AUTHORITY AND GROUP SUPERVISOR

The Group and LICL are supervised by the Bermuda Monetary Authority, BMA House, 43 Victoria Street, Hamilton, HM 12, Bermuda.

EXTERNAL AUDITOR

LHL’s external auditor is KPMG LLP, 15 Canada Square, London, E14 5GL.

LICL’s external auditor is KPMG Audit Limited, Crown House, 4 Par-la-Ville Road, Hamilton, HM 08, Bermuda.

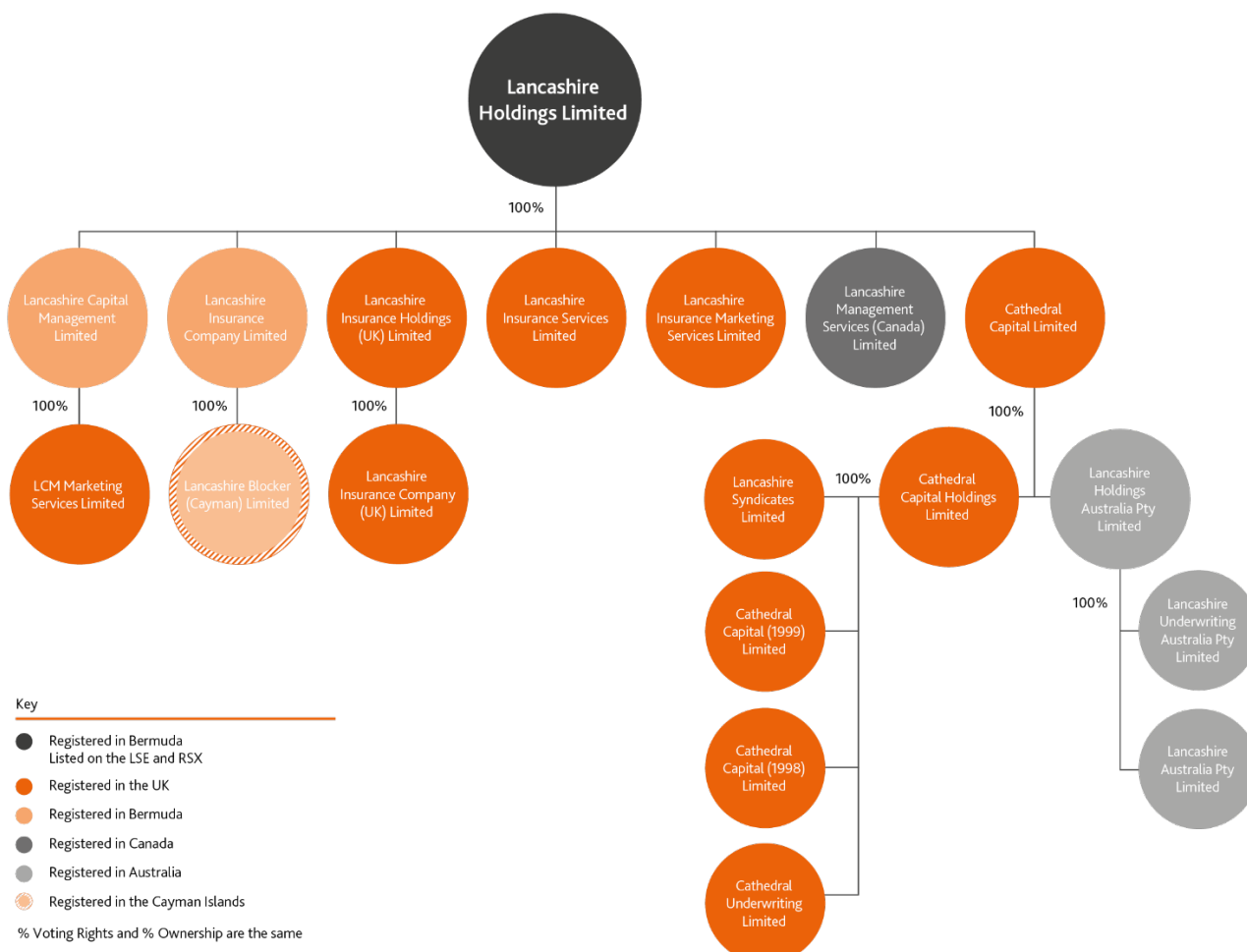
OWNERSHIP

LHL’s common shares are traded on the main market of the London Stock Exchange (“LSE”), with a secondary listing on the Bermuda Stock Exchange (“BSX”). Voting rights are equivalent to share ownership.

LICL is a wholly owned subsidiary of LHL.

GROUP STRUCTURE

The Group’s structure is summarised in the chart below, including country of incorporation:



For the year ended 31 December 2022

A. Business and performance continued

A2: UNDERWRITING PERFORMANCE

Management and the Board of Directors review the Group's business primarily by its two principal segments: reinsurance and insurance. These segments are therefore deemed to be the Group's operating segments for the purposes of segmental reporting. Operating segment performance is measured by the net underwriting profit or loss and the combined ratio.

The Group's operating segments for the purpose of segmental reporting have been revised in the current year. The revenue and expenses previously reported in the property and casualty reinsurance, property and casualty insurance, aviation, energy and marine segments are now reported within reinsurance and insurance segments. This reflects an internal management restructuring that occurred in the second half of 2022 and is in place as at 31 December 2022. Lines of business, written primarily, but not exclusively, on a reinsurance or insurance basis, are now reported under a Head of Reinsurance and Head of Insurance based on the products that they manage. Comparative figures for the year ended 31 December 2021 have been re-presented in conformity with the current year view.

The Group and Company's underwriting performance on an IFRS basis for the years ended 31 December 2022 and 2021 is summarised in the tables below.

LHL:

	Reinsurance \$m	Insurance \$m	Total \$m
For the year ended 31 December 2022			
U.S. and Canada	385.3	254.3	639.6
Worldwide – multi territory	347.2	268.9	616.1
Europe	50.0	90.5	140.5
Rest of world	59.6	196.5	256.1
Total	842.1	810.2	1,652.3
Outwards reinsurance premiums	(213.3)	(251.0)	(464.3)
Change in unearned premiums	(149.2)	(74.0)	(223.2)
Change in unearned premiums on premiums ceded	15.9	7.7	23.6
Net premiums earned	495.5	492.9	988.4
Insurance losses and loss adjustment expenses	(546.7)	(376.0)	(922.7)
Insurance losses and loss adjustment expenses recoverable	194.7	151.6	346.3
Insurance acquisition expenses	(136.0)	(162.8)	(298.8)
Insurance acquisition expenses ceded	5.0	32.6	37.6
Net underwriting profit	12.5	138.3	150.8
For the year ended 31 December 2021			
U.S. and Canada	274.9	190.3	465.2
Worldwide – multi territory	174.2	250.6	424.8
Europe	48.7	90.1	138.8
Rest of world	63.2	133.2	196.4
Total	561.0	664.2	1,225.2
Outwards reinsurance premiums	(175.6)	(233.5)	(409.1)
Change in unearned premiums	(81.1)	(58.9)	(140.0)
Change in unearned premiums on premiums ceded	(2.2)	22.6	20.4
Net premiums earned	302.1	394.4	696.5
Insurance losses and loss adjustment expenses	(434.0)	(233.6)	(667.6)
Insurance losses and loss adjustment expenses recoverable	160.2	36.9	197.1
Insurance acquisition expenses	(64.5)	(124.1)	(188.6)
Insurance acquisition expenses ceded	8.2	23.4	31.6
Net underwriting (loss) profit	(28.0)	97.0	69.0

For the year ended 31 December 2022

A. Business and performance continued

LICL¹:

	Reinsurance \$m	Insurance \$m	Total \$m
For the year ended 31 December 2022			
U.S. and Canada	317.3	21.5	338.8
Worldwide – multi territory	311.8	85.6	397.4
Europe	32.6	29.4	62.0
Rest of world	39.1	58.6	97.7
Gross premiums written	700.8	195.1	895.9
Outwards reinsurance premiums	(176.9)	(2.6)	(179.5)
Change in unearned premiums	(144.9)	(5.2)	(150.1)
Change in unearned premiums on premiums ceded	16.3	(3.4)	12.9
Net premiums earned	395.3	183.9	579.2
Insurance losses and loss adjustment expenses	(415.5)	(62.6)	(478.1)
Insurance losses and loss adjustment expenses recoverable	173.8	(0.1)	173.7
Insurance acquisition expenses	(119.4)	(83.0)	(202.4)
Insurance acquisition expenses ceded	4.5	1.3	5.8
Net underwriting profit	38.7	39.5	78.2
For the year ended 31 December 2021			
U.S. and Canada	217.2	46.0	263.2
Worldwide – multi territory	143.7	89.6	233.3
Europe	29.8	20.4	50.2
Rest of world	40.9	18.4	59.3
Gross premiums written	431.6	174.4	606.0
Outwards reinsurance premiums	(135.2)	(15.5)	(150.7)
Change in unearned premiums	(72.8)	6.3	(66.5)
Change in unearned premiums on premiums ceded	(2.1)	(1.0)	(3.1)
Net premiums earned	221.5	164.2	385.7
Insurance losses and loss adjustment expenses	(335.8)	(90.4)	(426.2)
Insurance losses and loss adjustment expenses recoverable	127.7	(0.4)	127.3
Insurance acquisition expenses	(50.0)	(74.5)	(124.5)
Insurance acquisition expenses ceded	7.7	1.8	9.5
Net underwriting (loss) profit	(28.9)	0.7	(28.2)

1. As part of the Group's overall approach to capital management, LICL writes internal quota share treaties ("QSTs") for the other main Group underwriting platforms (LUK and CCL 1998). Under the CCL 1998 agreement 85.0% of the CCL 1998 financial result is ceded to LICL, this includes both insurance and non-insurance balances and is disclosed as net other income on the LICL consolidated statement of comprehensive (loss) income (see Section A4 for further details). The LUK QST is a more traditionally structured QST agreement and the segmentation presentation in the tables above shows the respective underlying business segment for this contract.

REINSURANCE SEGMENT

The Group's reinsurance segment is comprised of the following management groups:

Property reinsurance

Property catastrophe treaty covers elemental risks and is written on an excess of loss treaty basis. The property catastrophe excess of loss portfolio is written within the U.S. and also internationally. Cover is offered for specific perils and regions or countries.

Property risk excess of loss is written on an excess of loss basis through UNL treaty arrangements, predominantly covering fire and allied perils in addition to natural catastrophe exposure. The portfolio is written on a worldwide basis, with particular focus on the U.S. market.

Other property treaty business includes property proportional which is written predominantly within the U.S. on a quota share basis.

The Group is exposed to large natural catastrophe losses, such as windstorm and earthquake losses, primarily from assuming property catastrophe excess of loss risks. Exposure to such events is controlled and measured by setting limits on stochastic modelling exposures in certain classes per geographic zone and through loss modelling. The accuracy of the latter exposure analysis is limited by the quality of data and the effectiveness of the modelling. It is possible that a catastrophic event significantly exceeds the expected modelled event loss.

Casualty reinsurance

The casualty treaty book is written predominantly on a quota share basis with a limited amount of excess of loss sold. The book is made up of predominantly U.S. exposure in general casualty and professional lines with some smaller specialty casualty deals and excess casualty.

A. Business and performance continued

Financial lines treaty encompasses our mortgage book as well as a small amount of non-mortgage credit. The mortgage book is split between quota share and excess of loss structures. It is made up of predominantly U.S exposure on GSE and PMI reinsurance with a small amount in Australia.

The vast majority of the Accident and Health treaty reinsurance business is excess of loss, either facultative or treaty. The distribution is global but with a focus on the U.S., Canada, UK and EU. There is very little exposure in Asia, Australasia, Africa or South America. Typical coverage offered is death & disablement, medical expenses, evacuation and repatriation, and other limited ancillary expenses.

Specialty reinsurance

Property retrocession is written on an excess of loss basis through treaty arrangements and covers elemental risks. Cover may be on a worldwide or regional basis and may cover specific risks or all catastrophe perils. Coverage may be given on a UNL basis, meaning that loss payments are linked directly to the ceding company's own loss, or on a UNL basis warranted on an overall industry loss, as measured by third party index providers, known as ILW coverage.

The energy and marine treaty book is written predominantly on an excess of loss basis and comprises similar exposures to those underwritten out of our insurance operation with a focus on 'Blue Chip' clients.

Aviation treaty provides excess of loss catastrophe cover to the insurers of the world's major airlines and aircraft manufacturers and includes cover for the aircraft themselves as well as losses arising from passenger and third-party liability claims against airlines and/or manufacturers.

For property treaty and specialty reinsurance, outwards reinsurance may be purchased to mitigate exposures to large natural catastrophe losses. Reinsurance may also be purchased to reduce the Group's worldwide exposure to large risk losses. Reinsurance is typically purchased on an excess of loss basis, however ILWs or proportional treaty arrangements may be entered into.

INSURANCE SEGMENT

The Group's insurance segment is comprised of the following management groups:

Aviation insurance

Aviation airline comprises aviation deductible and aviation hull and liability. Aviation deductible business is a specialist area with small individual limits normally up to \$1.0 million and covers the deductible the airline would normally have for each and every loss under the terms of their airline policy. Aviation hull and liability provides cover to the airlines directly and includes cover for the aircraft themselves as well as losses arising from passenger and third-party liability claims against airlines and/or manufacturers.

AV52 is written on a risk-attaching excess of loss basis and provides coverage for third-party liability, excluding own passenger liability, resulting from acts of war or hijack of aircraft. Cover excludes countries whose governments provide a backstop coverage, but does include some U.S. commercial airlines.

Aviation war covers loss or damage to aviation assets from war, terrorism and similar causes.

Reinsurance may be purchased to mitigate exposures to an AV52 event loss. Reinsurance is typically purchased on a treaty excess of loss basis. Proportional treaty reinsurance is typically used to reduce the Group's exposure to aviation deductible and the aviation hull and liability business and AV52 business.

Casualty Insurance

Accident & health is a combination of open-market placements, some binding authorities and broker lineslips, with the focus being Group and commercial personal accident and disability. The distribution is global but with a focus on the U.S., Canada, UK and EU. There is very little exposure in Asia, Australasia, Africa or South America. Typical coverage offered is death & disablement, medical expenses, evacuation and repatriation, and other limited ancillary expenses.

The casualty insurance book is currently made up of a small number of consortia opportunities, where established Lloyd's leads write on our behalf. The exposure is currently worldwide and includes both primary and excess exposures for a broad range of middle market risks.

Energy and marine insurance

Energy risks are written mostly on a direct basis and may be ground-up or for primary or excess layers on either a first loss or full value basis.

Energy upstream comprises upstream energy and energy construction policies which are typically package policies which may include physical damage, business interruption and third-party liability sections. Coverage can include fire and explosion and elemental risks. Individual assets covered can be high value and are therefore mostly written on a subscription basis, meaning that coverage is placed with multiple risk carriers. Construction energy upstream contracts generally cover all risks of platform and drilling units under construction at yards and offshore, during towing and installation. Onshore construction contracts are generally not written.

Downstream energy risks are generally those with an operational hydrocarbon risk – either processing and/or storage and/or transmission – and may also include the production of chemicals and intermediates. Policies typically cover property for physical damage (including natural catastrophe) and machinery breakdown perils plus consequential business interruption exposure and may be written on a proportional or excess of loss basis, often with loss limits set at a level commensurate with a modelled estimated maximum loss scenario. The portfolio encompasses a global spread of accounts. Critical natural catastrophe coverage is usually sub-limited, with underwriting assessment employing industry-accepted modelling tools to assess this exposure where possible. The sector provides cover for operational assets, albeit some construction risk is covered where it is not deemed the policy's primary exposure. Third-party liabilities are not covered except where required under legislation for small sub-limited property damage.

A. Business and performance continued

Power generation comprises power, energy downstream renewables and energy nuclear. Power business can be written either ground-up or on a primary or excess basis. The core composition of the portfolio is operational conventional thermal power generation, renewable energy and associated transmission and distribution assets. Within the various energy sub-classes are also elements of energy renewables business written, which can cover the construction and subsequent operational phases of various renewable energy types. These cover a broad spectrum of power generation across the offshore and onshore renewable industry, including wind (offshore and onshore), solar, hydropower, geothermal and biomass. Nuclear in this context is written via a binding authority of a large multi-national nuclear pool. A limited amount of reinsurance contracts are also written covering nuclear insurance pools.

The Group writes energy liability business on a stand-alone basis, across the energy sector. Asset types span the full spectrum of energy risks from upstream, midstream, to downstream and power, including renewable energy both on and offshore. Unlike the liability contained within the energy packages policies, stand-alone energy liability is written on a layered, excess of loss basis and can be written on a primary or excess basis. Coverage is worldwide and provides for variety of damages and loss to third parties, arising from elemental and non-elemental events. Our portfolio is focused on the upstream operating sector but will include all phases of upstream risk from exploration, construction, operating through to decommissioning along with the many contractors and subcontractors that service the upstream sector. Midstream, Downstream and Power coverage will remain focused on the operation of physical assets rather than construction, servicing, or demolition. Renewables are most commonly wind or solar and our underwriting focus remains on the operators of these assets rather than construction, installation or servicing.

Cargo and specie is an international account and is written either on a direct basis or by way of reinsurance. It covers the (re)insurance of commodities or goods in transit. Typically, transit cover is provided on an all-risks basis for marine perils for the full value of the goods concerned, although higher value or capacity business may be written on a layered basis. Static cover is also provided for losses to cargo, from both elemental and non-elemental causes, whilst static at points along its route. In addition, the cargo account can include specie and fine art, vault risks, artwork on exhibition and marine war business relating to cargo in transit.

Marine liability is split into two main sections. The first is the general marine liability portfolio which encompasses a broad a spectrum of third-party risks emanating from global maritime industry and trade. The second area concerns Protection and Indemnity and is dominated by the reinsurance of the International Group of Protection and Indemnity Clubs and covers marine liabilities arising from their members' activities.

Marine hull and war comprises marine hull, marine builders risk and marine war. Marine hull is generally written on a direct basis and covers marine risks on a worldwide basis, primarily for physical damage. Most policies are written on a ground-up basis. Marine builders' risk covers the building of ocean-going vessels in specialised yards worldwide and their testing and commissioning. Marine war is mostly direct insurance of the loss of vessels from war, piracy or terrorist attack, with a very limited amount of facultative reinsurance. Marine excess of loss is written on a treaty basis and covers ocean and inland marine risks.

The largest expected exposure in the marine class is from physical loss rather than from elemental loss events, although there is exposure to elemental perils and to the costs for removal of wrecks.

Reinsurance may be purchased to protect a portion of loss from elemental and non-elemental energy and marine claims, and from the accumulation of smaller, attritional losses. Reinsurance is typically purchased on an excess of loss basis but, from time to time, proportional treaty arrangements may be entered into. Reinsurance may be purchased on a facultative or treaty basis.

Property insurance

Property direct and facultative is a worldwide book of largely commercial property business, written both in the open market and under delegated authorities. The account spans small individual locations to Fortune 500 accounts but with a bias towards small to medium-sized risks. Policies are generally provided both for non-elemental and elemental perils, although not all risks include both elemental and non-elemental coverage. Coverage is generally written on a full value, primary or excess of loss basis, although the very largest accounts are currently seldom written at the primary level.

Construction is a worldwide book targeted on SME construction risks, with limited appetite for the larger civil engineering project. It is written in the open market and under delegated authorities and whilst not exclusively so, the territorial focus is on North America and Australia. As with Property direct and facultative, policies are exposed to both non-elemental and elemental perils. Coverage includes Contractors/Erection All Risks, Frame, Plant & Equipment, Machinery Breakdown and associated third party liability.

Reinsurance may also be purchased to reduce the Group's worldwide exposure to large risk losses. Reinsurance is typically purchased on an excess of loss basis, however ILWs or proportional treaty arrangements may be entered into.

Specialty insurance

Terrorism business can be written either ground-up or for primary or excess layers, with cover provided for U.S. and worldwide property risks, but typically excluding nuclear, chemical, biological and cyber coverage in most territories. Cover is generally provided to medium to large commercial and industrial enterprises. Policies are typically written for scheduled locations and exposure is controlled by setting limits on aggregate exposure within a 'blast zone' radius. The term of these contracts is often multi-year reflecting the term of the underlying exposures. Some national pools are also written, which may include nuclear, chemical and biological coverage and may have an element of life coverage.

Property political risk cover is written either ground-up or on an excess of loss basis. Coverage that the Group provides in the political risk book is split between confiscation perils coverage and sovereign obligor coverage. Confiscation perils coverage protects against CEND and may be extended to include other perils. Sovereign obligors coverage protects against the non-payment or non-honouring of an obligation by a sovereign or quasi-sovereign entity. Cover is provided to medium to large commercial and industrial clients as well as bank and commodity trading clients. The term of these contracts is often multi-year reflecting the term of the underlying exposures. We have introduced a capability to selectively write Credit Insurance as a complementary product to our core Political Risk and Public Obligor portfolio. This is focused on a limited number of established client relationships and would target business in geographies that add diversification to the existing portfolio.

For the year ended 31 December 2022

A. Business and performance continued

Reinsurance may also be purchased to reduce the Group's worldwide exposure to large risk losses. Reinsurance is typically purchased on an excess of loss basis, however ILWs or proportional treaty arrangements may be entered into.

A3: INVESTMENT RETURN

Since inception, the primary objectives for our investment portfolio have been capital preservation and liquidity, and we position our portfolio to limit down-side risk in the event of market shocks. Those objectives remain unchanged and are more important than ever in today's volatile markets. 2022 was the story of one of the most significant U.S. Federal Reserve rate increases in history as a tool to fight inflation. While it resulted in negative returns for 2022, 2023 has a more positive outlook, starting the year with much higher yields in the investment portfolio. With the significant rate hikes, continued inflation and an inverted yield curve, there is a risk of recession. However, given the level of current market yields, our portfolio can weather this, particularly with a high credit quality portfolio. With an inverted yield, we do not see any reason to increase duration significantly. We will continue to maintain a short, high credit quality portfolio with some portfolio diversification to balance the overall risk adjusted return.

Group net investment income, excluding realised and unrealised gains and losses was \$43.7 million for the year ended 31 December 2022, a increase of 90.0% compared to \$23.0 million in 2021. Total investment return, including net investment income, net realised gains and losses, impairments and net change in unrealised gains and losses, was a loss of \$76.7 million for the year ended 31 December 2022 compared to a gain of \$1.3 million for 2021. LICL's total investment return was \$67.5 million loss in 2022 compared to a \$4.5 million gain in 2021.

In a year of significant volatility, the investment portfolio generated a negative return of 3.5% for both the Group and LICL. The returns were driven primarily from interest rate increases and the widening of credit spreads, resulting in losses in all asset classes. The majority of the losses were unrealised. It is expected that the majority of the unrealised losses will reverse over the next couple of years, given the short duration of the portfolio. In 2021, the Group investment portfolio generated a small positive total return of 0.1% with LICL's portfolio returning 0.25%. While the portfolios were also hit by rising rates in 2021, the losses were somewhat mitigated by the strong returns in the majority of the risk assets, notably the bank loans, hedge funds and the private investment funds.

The Group's total investment return (excluding foreign exchange) for the years ended 31 December 2022 and 2021 is summarised below:

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Fixed maturity securities – AFS	(73.6)	(6.0)	(61.9)	\$ (3.8)
Fixed maturity securities – at FVTPL	(0.3)	1.6	—	\$ 2.7
Index linked securities – at FVTPL	(2.3)	0.5	(2.3)	\$ 0.5
Hedge funds – at FVTPL	(2.6)	3.1	(2.6)	\$ 3.1
Private investment funds – at FVTPL	(0.6)	2.3	(0.6)	\$ 2.3
Other investments	(2.1)	(0.3)	(2.1)	\$ (0.3)
Cash and cash equivalents	4.8	0.1	2.0	\$ —
Total	(76.7)	1.3	(67.5)	\$ 4.5

A4: OTHER MATERIAL INFORMATION

Combined operating expenses for the years ended 31 December 2022 and 2021:

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Other operating expenses	128.7	119.6	35.1	24.7
Equity based compensation	8.6	11.1	1.9	2.4
Total	137.3	130.7	37.0	27.1

Other operating expenses were \$128.7 million in 2022 compared to \$119.6 million in 2021. A growth in headcount has resulted in higher underlying employee remuneration costs compared to the prior year alongside an increase in audit fees, travel costs and fees and subscriptions. The weakening Sterling/U.S. Dollar exchange rate relative to the prior year partly offset these increases in the underlying cost base.

LICL conducts business with its parent company and other Group subsidiaries. This includes providing services, including professional and administrative support services, to related entities within the Group. Service agreements are in place to allow corresponding expenses to be re-allocated to the relevant entity with a mark-up to reflect commercial terms. Under the prior year presentation, the net service fee expense was included in net other income but for the current year is included in other operating expenses above. In 2022 net service fees were \$6.4 million.

Financing costs for the years ended 31 December 2022 and 2021:

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Total	29.2	45.8	2.5	2.5

The increased LHL financing costs during the prior year ended 31 December 2021 were driven by \$18.7 million of one-off costs associated with the long-term debt refinancing.

For the year ended 31 December 2022

A. Business and performance continued

Total contribution from third-party capital activities for the years ended 31 December 2022 and 2021:

	LHL	
	2022 \$m	2021 \$m
LCM underwriting fees	3.1	10.6
LCM profit commission	0.9	5.2
LSL managing agency and consortium fees, profit commissions and commission income	2.5	2.4
Share of loss of associate	(6.5)	(3.9)
Total	—	14.3

The amount of LCM profit commission recognised is driven by the timing of loss experience, settlement of claims and collateral release and therefore varies year on year. The share of (loss) of associate reflects Lancashire's equity interest in the LCM managed vehicle.

LICL's other income for the years ended 31 December 2022 and 2021:

	LICL	
	2022 \$m	2021 \$m
CCL 1998 quota share (loss) income	(10.9)	20.1
Net service fee expense	—	(2.1)
Total	(10.9)	18.0

The Company enters into a QST agreement with CCL 1998. Under this agreement CCL 1998 cedes 85.0% of its financial result, which includes both insurance and non-insurance balances, to the Company.

As previously noted under the prior year presentation, the net service fee was included in net other income but for the current year this balance is included in other operating expenses.

Excerpts from the CCL 1998 statement of comprehensive (loss) income are shown below. LICL's share of the CCL 1998's net financial results is shown in the statement of comprehensive (loss) income within net other income:

	LICL	
	2022 \$m	2021 \$m
Gross premium written	606.6	376.2
Outwards reinsurance premium	(177.8)	(115.4)
Net premium written	428.8	260.8
Net premium earned	347.7	224.6
Net insurance losses and loss adjustment expenses	258.7	121.5
Other expenses	128.8	79.4
Net result	(12.8)	23.7
LICL 85% share of the net result of CCL 1998	(10.9)	20.1

LICL holds \$400.9 million (31 December 2021 – \$335.4 million) of cash and cash equivalents and fixed maturity securities in FAL in relation to the CCL 1998 QST agreement. On 15 October 2021, LICL agreed to provide 100% of FAL, an increase from the previous 85%. During the year, LICL increased the uncollateralised facility for FAL purposes to \$181.5 million (31 December 2021 – \$115.5 million). As at 31 December 2022 \$181.5 million (31 December 2021 – \$115.5 million) of the LOC was issued under this facility.

B. Governance structure

B1: SYSTEM OF GOVERNANCE

The Group strives to implement simple yet effective systems of corporate governance in a way which helps shape strategy, monitors its implementation, balances support and challenge for management and the business and embeds a positive and open corporate culture throughout the Group. The L1CL Board aligns its systems of corporate governance with that of the Group where applicable.

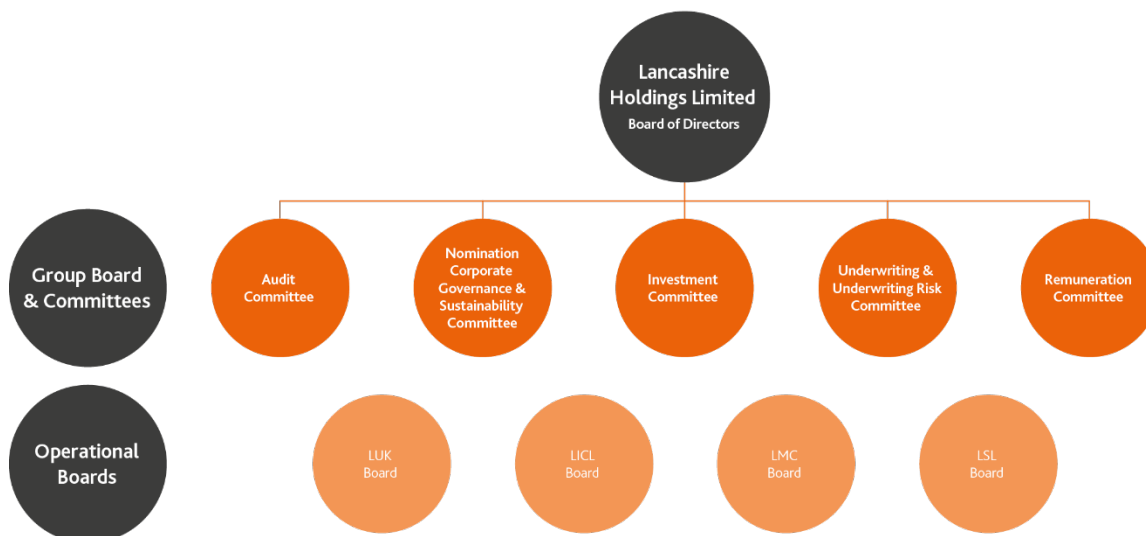
Good strategic debate and decision making remain central to the work of any board. At LHL and L1CL we are fortunate in having a nimble strategy and a simple “flat” structure with a total employee headcount at 31 December 2022 of 338 at LHL of which 62 are L1CL employees. This means that all our Directors have regular opportunities to meet with both the members of our management team and other employees within the business. That helps inform the Board’s active understanding of the business, its needs and challenges.

Bermuda regulated insurers are required to prepare an ORSA report (GSSA for Group reporting, and CISSA for L1CL reporting). Both the management team and the Board have engaged fully with the ORSA process, and use it as a tool to help deepen their understanding of the business, better understand the risks and opportunities facing it and to refine and focus Lancashire’s strategic thinking and priorities.

As a premium-listed company on the LSE, LHL measures its corporate governance compliance against the requirements of the UK Corporate Governance Code published by the UK FRC. The UK’s Financial Conduct Authority (“FCA”) requires each company with a premium listing to ‘comply or explain’ against the Code (i.e. to disclose how it has complied with Code provisions or, if the Code provisions have not been complied with, provide an explanation for the non-compliance). The Group monitors its compliance with the Code on at least a quarterly basis. The L1CL Board seeks to align its general approach, in relation to the matters that they regularly consider, with that of the LHL Board and Committees and their terms of reference as adopted from time to time.

As a wholly owned subsidiary, L1CL benefits from the guidance provided by the Group’s Board of Directors (“Board”) and Committees.

The Group’s Board has established Audit, Investment, Nomination Corporate Governance & Sustainability, Underwriting and Underwriting Risk and Remuneration Committees. Each of the Committees has written terms of reference, which are reviewed regularly and are available on the Group’s website. The Committees’ terms of reference were reviewed by the LHL Board during 2022 and were considered to be in line with current best practice. The LHL Board and its Committees are generally scheduled to meet quarterly, although additional meetings and information updates are arranged as business requirements dictate. L1CL’s Board also generally meets quarterly.



Please refer to the Corporate Governance section of the Group’s 2022 Annual Report and Accounts for additional details on the Group’s system of governance, supplementary to that disclosed below: [Investors – Lancashire Group](#).

B. Governance structure continued

B2: BOARD MEMBERS AND SENIOR EXECUTIVES

The Board of Directors is responsible for the leadership, strategy and control and the long-term success and sustainability of Lancashire's business. The Board has reserved a number of matters for its decision, including responsibility for setting the Group's values and standards, and approval of the Group's strategic aims and objectives. The Board is responsible for the approval of the Group's risk appetites, defining its risk tolerances, and setting and monitoring the risk management and internal control systems including compliance with risk tolerances.

The Board has approved and adopted a formal division of responsibilities between the Chair and the CEO. The Chair is responsible for the leadership and management of the Board and for providing appropriate support and advice to the CEO. The CEO is responsible for the management of the Group's business and for the development of the Group's strategy and commercial objectives. The CEO is responsible, along with the executive team, for implementing the Board's decisions.

During 2022 the Board carried out a robust assessment of the principal risks affecting the Group's business model, future performance, solvency and liquidity and the operation of internal control systems.

The Board has delegated certain matters to Committees of the Board. There are a number of matters which the Board considers not suitable for delegation including: approval of dividends and dividend policy; receiving reports from the Group CRO and legal and compliance department; approval of the Annual Report and Accounts and any qualification thereon; approval of significant changes in accounting policy or practice; approval of annual regulatory submissions; appointments and removal of directors and the Company Secretary; selection of the Chair and CEO; committee membership and chair; appointment and removal of external auditors; division of responsibilities between the Group Chair and CEO; approval of committee Terms of Reference; receiving committee reports; and determining the independence of directors. Further details pertaining to the Board's schedule of reserved matters are available on the Group's website here: [Our Board – Lancashire Group](#).

The Board and its Committees meet on at least a quarterly basis. At the regular quarterly Board meetings, the Directors review all areas of the Group's business, strategy and risk management and receive reports from management on underwriting, reserving, reinsurance, finance, investments, capital management, internal audit, risk, legal and regulatory developments, compliance, climate change risk, ESG and sustainability and other matters affecting the Group. Management provides the Board with the information necessary for it to fulfil its responsibilities. In addition, presentations are made by external advisers such as the independent actuary, the investment managers, the external auditors, the remuneration consultants and the corporate brokers. The Board Committees are authorised to seek independent professional advice at the Company's expense.

The Board also meets to discuss strategic planning matters in addition to the customary schedule of quarterly meetings. The Board dedicated time to strategic opportunities and capital planning at a dedicated Board strategy day which was held in April 2022 in which all Directors and members of the management team participated.

The Chair holds regular meetings with the Non-Executive Directors, without the Executive Directors present, to discuss a broad range of matters affecting the Group. The Chair also holds regular meetings with the Chairs of the Group's principal operating subsidiaries.

Further information relating to the Group Board committees can be found on pages 76 to 95 of LHL's 2022 Annual Report and Accounts, available on the Group's website here: [Investors – Lancashire Group](#).

(I) DIRECTORS AND ROLES AND RESPONSIBILITIES OF KEY FUNCTIONS

LHL Directors

Peter Clarke	Non-Executive Chair
Michael Dawson	Non-Executive Director
Simon Fraser	Non-Executive Director (resigned 26 April 2023)
Samantha Hoe-Richardson	Non-Executive Director (resigned 27 April 2022)
Robert Lusardi	Senior Independent Non-Executive Director
Irene McDermott Brown	Non-Executive Director
Sally Williams	Non-Executive Director
Jack Gressier	Non-Executive Director (appointed 26 July 2022)
Bryan Joseph	Non-Executive Director (appointed 26 April 2023)
Alex Maloney	Group Chief Executive Officer
Natalie Kershaw	Group Chief Financial Officer

LICL Directors

Beverley Todd	Non-Executive Chair
Hayley Johnston	Chief Executive Officer
Jennifer Wilson	Chief Financial Officer
Benjamin Readdy	Group Chief Actuary
James Irvine	Chief Underwriting Officer (resigned 20 April 2023)
Nick Thompson	Chief Underwriting Officer (appointed 20 April 2023)

B. Governance structure continued

Simon Fraser, having completed 9 years' service stepped down from the LHL Board at the conclusion of the 2023 AGM on 26 April 2023. Bryan Joseph was appointed as a Non-Executive Director with effect from 26 April 2023. Bryan has over forty years' experience as an actuary in the global insurance and reinsurance industry and has held a number of senior actuarial roles in the industry including as a partner and global chief actuary within PwC.

James Irvine resigned as LICL CUO with effect from 6 April 2023 and as a LICL Director with effect from 20 April 2023. James is returning to the UK and will continue in his role as Group CUO: Reinsurance. James was replaced as LICL CUO by Nick Thompson with effect from 6 April 2023 and as a LICL Director with effect from 20 April 2023.

See section B3(ii) below for details of the skills and experience of the LHL and LICL Directors.

See section B4(ii) for details on the risk management function holder, B5(ii) for details on the internal audit function holder, B6 for details on the internal audit function holder and B7 for details on the actuarial function holder.

(II) REMUNERATION POLICY AND PRACTICES

Detailed information concerning the Group's remuneration policies and practices can be found on pages 94 to 117 of LHL's Annual Report and Accounts for 31 December 2022: [Investors – Lancashire Group](#).

The Remuneration Policy is geared towards providing a level of remuneration which attracts, retains and motivates Executive Directors of the highest calibre to further the Group's interests and to optimise long-term shareholder value creation, within appropriate risk parameters. The Remuneration Policy also seeks to ensure that Executive Directors are provided with appropriate incentives to drive Group and individual performance and to reward them fairly for their contribution to the successful performance of the Group.

The Group's goal continues to be to reward its employees fairly and responsibly by providing an appropriate balance between fixed remuneration and variable remuneration, linked to the achievement of suitably challenging Group and individual performance measures.

There is a strong link between the Remuneration Policy and the business strategy. The Group's strategy focuses on the effective operation of the business necessary to deliver superior total shareholder returns on a risk-adjusted basis over the course of the insurance cycle. Our Remuneration Policy and the way it is implemented are closely aligned to this strategy. The Remuneration Committee of the Board of Directors sets the Remuneration Policy for the Group's Chairman, the Executive Directors, Company Secretary and other designated senior executives to deliver long-term benefits to the Group. The full terms of reference for the Remuneration Committee are available on the Group's website here: [Board Committees – Lancashire Group](#)

The Remuneration Policy for all staff is, in principle, broadly the same as that for Executive Directors in that any of the Group's employees may be offered similarly structured packages, with participation in annual bonus and long-term incentive plans, although award types (restricted cash, restricted stock or performance shares) and size may vary between different categories of staff. For Executive Directors, with higher remuneration levels, a higher proportion of the compensation package is subject to performance pay, share based remuneration and deferral. This ensures that there is a strong link between remuneration, Group performance and the interests of shareholders.

Bonus Plan

The annual bonus is based on financial and strategic/personal performance. The precise weightings may differ each year, although there will be a greater focus on financial as opposed to strategic/personal performance.

The Remuneration Committee will have the ability to override the formulaic bonus outcome by either increasing or decreasing the amount payable (subject to the cap) to ensure a robust link between reward and performance. From 2023 at least one third of each Executive Director's bonus is automatically deferred into shares as nil-cost options or conditional awards over three years, with one-third vesting each subsequent year.

A dividend equivalent provision operates enabling dividends to be accrued (in cash or shares) on unvested deferred bonus shares in the form of nil-cost options up to the point of exercise.

The bonus is subject to clawback if:

- (i) the financial statements of the Company were materially misstated or an error occurred in assessing the performance conditions of the bonus;
- (ii) the Company has suffered an instance of corporate failure which has resulted in the appointment of a liquidator or administrator or resulted in the Company reaching a compromise arrangement with its creditors;
- (iii) the Company or the relevant business unit for which the participant works suffers damage to its business or reputation which, in the determination of the Committee, is at least partly due to a breach of corporate risk policies/tolerances and to a failure in the management of the Company or relevant business unit and to which the participant made a material contribution; and/or
- (iv) the Executive ceased to be a Director or employee due to gross misconduct.

The maximum bonus for Executive Directors for achieving the target level of performance as a percentage of salary is 200%. Maximum opportunity is two times target (i.e. 400%).

The weightings that apply to the bonus measures and the degree of stretch in objectives may vary each year depending on the business aims and the broader economic or industry environment at the start of the relevant year. For Executive Directors, the financial component will be at least 75% of the overall opportunity, and no more than 25% will be based on personal or strategic objectives.

B. Governance structure continued

The financial component is based on the Company's key financial measures of performance. For any year, these may include (but are not limited to) the growth in DBVS, profit, comprehensive income, combined ratio, investment return, simple return on equity or any other financial KPI. Typically, a sliding scale of targets applies for financial performance targets. Bonus is earned on an incremental basis once a predetermined threshold level is achieved. Up to 25% of the target bonus opportunity is payable for achieving threshold performance, rising to maximum bonus for stretch performance. The degree of stretch in targets may vary each year depending on the business aims and the broader economic or industry environment at the start of the relevant year.

Strategic/personal performance is based upon achievement of clearly articulated objectives, which may include ESG measures that are aligned with the Company's overall purpose and strategy. A performance rating is attributed to participating Executive Directors, which determines the pay-out for this part of the bonus.

Further details of the performance criteria for the 2022 annual bonus award for the Group's CEO and CFO are disclosed on page 107 to 108 of LHL's Annual Report and Accounts for 31 December 2022: [Investors – Lancashire Group](#).

Long Term Incentives

RSS awards are normally made annually in the form of nil-cost options (or conditional awards) with vesting dependent on the achievement of performance conditions over at least three financial years, commencing with the year of grant. This three-year period is longer than the typical pattern of loss reserve development on the Group's insurance business, which is approximately two years.

The number of shares to be awarded will normally be determined by reference to the share price around the time of grant unless the Committee, at its discretion determines otherwise. The Remuneration Committee considers carefully the quantum of awards each year to ensure that they are competitive in light of peer practice and the targets set. Awards are subject to claw back if there is a material misstatement in the Group's financial statements, an error in the calculation of any performance conditions, the Group has suffered an incident of corporate failure, material change to the Group's business or reputation or if the Executive Director ceases to be a Director or employee due to gross misconduct. A dividend equivalent provision operates enabling dividends to be accrued (in cash or shares) on RSS awards up to the point of exercise. The Committee has the discretion, in exceptional circumstances, to settle an award made to Executive Directors in cash. The Committee has the discretion, in exceptional circumstances, to scale back RSS vesting outcomes or to impose additional vesting conditions. The use of such discretion should be limited to exceptional circumstances, such as a downturn in the performance of the individual or the Group. Award levels are determined primarily by seniority. A maximum individual grant limit of 350% of salary applies.

Performance metric based awards vest at the end of a three-year performance period based on performance measures reflecting the long-term strategy of the business at the time of grant. These may include (but are not limited to) measures such as TSR, growth in DBVS, Group profitability or any other relevant financial or strategic measures. If more than one measure is used, the Remuneration Committee will review the weightings between the measures chosen and the target ranges prior to each LTI grant to ensure that the overall balance and level of stretch remains appropriate. A sliding scale of targets applies for financial metrics with no more than 25% vesting for threshold performance. For TSR, none of this part of the award will vest below median ranking or achievement of an index or a threshold target if absolute rather than relative TSR is used. No more than 25% of this part of the award will vest for achieving median or index or a threshold target of absolute TSR.

Chair and Non-Executive Directors' fees

The Chair is paid a single fee for his responsibilities as Chair. The level of these fees is reviewed periodically by the Committee and the Group CEO by reference to broadly comparable businesses in terms of size and operations.

In general, the Non-Executive Directors are paid a single fee for all responsibilities, although supplemental fees may be payable where additional responsibilities are undertaken, including a Non-Executive Director role on a subsidiary board.

Any reasonable business-related expenses (including any personal tax payable) can be reimbursed.

(III) PENSION OR EARLY RETIREMENT SCHEMES

The Group operates a defined contribution pension scheme (via outsourced pension providers) or cash-in-lieu of pension. There is a salary sacrifice structure in the UK and the opportunity for additional voluntary contributions to be made by individuals, if elected. The pension scheme operates on the same basis for all employees in the Group; there are no supplementary retirement schemes for executive directors or key function holders. Non-Executive Directors do not receive any retirement benefits.

(IV) MATERIAL TRANSACTIONS WITH SHAREHOLDERS, PERSONS WHO EXERCISE SIGNIFICANT INFLUENCE, BOARD MEMBERS OR SENIOR EXECUTIVES

For the year ended 31 December 2022, the following dividends were declared:

LHL:

- An Interim dividend of \$0.05 per common share was declared on 26 July 2022 and paid on 2 Sep 2022; and
- A Final dividend of \$0.10 per common share was declared on 10 Feb 2022 and paid on 10 June 2022.

LICL:

- On 22 July 2022, a dividend of \$75 million from LICL to LHL was declared and was paid on 2 February 2023.

B. Governance structure continued

SHARE REPURCHASES

At the AGM held on 27 April 2022, LHL's shareholders approved a renewal of the Repurchase Programme authorising the repurchase of a maximum of 24,401,000 common shares, with such authority to expire on the conclusion of the 2023 AGM or, if earlier, 15 months from the date the resolution approving the Repurchase Programme was passed. During the year ended 31 December 2022, 4,589,592 common shares were repurchased by the Company under its Repurchase Programme, at a weighted average share price of £4.23. As at 31 December 2022, the Company's current Repurchase Programme has 19,811,408 common shares remaining. During the year ended 31 December 2021, 1,000,000 common shares were repurchased by the Company under its Repurchase Programme, at a weighted average share price of £5.11.

B3: FITNESS AND PROPRIETY REQUIREMENTS

(I) PROCESS FOR ASSESSING BOARD MEMBERS AND SENIOR EXECUTIVES

The Group has implemented a 'fit and proper' policy and process for persons who effectively run the Group or hold other key functions. The fit and proper policy explicitly covers the Chair, CEO, Chair of the Audit Committee, Chair of the Remuneration Committee, Company Secretary, CFO, CRO, Compliance Oversight Officer and the Heads of Internal Audit and Actuarial functions. The Group defines key functions as those prescribed by the relevant regulators as well as those functions which the Group considers to be important within the system of governance. This policy has been applied to LICL employees that hold these key functions.

The fitness for a role is based on the assessment of the individual's management competence as well as their technical competence. The assessment of propriety of an individual is based on their reputation, which will reflect on their past conduct, criminal record, financial record and their supervisory experience.

The Group has the following principal requirements for key function holders:

- integrity;
- soundness of judgement;
- financial soundness; and
- sufficient knowledge, experience and professional qualifications.

Sufficient diversity between key functions holders is required so that they are able to govern and operate the Group effectively. Key function holders, as a collective, are required to have sufficient knowledge, experience and qualifications to ensure that they run the Group professionally and in accordance with the applicable regulations.

The collective knowledge and expertise of the individuals holding a key function is such that the Group can demonstrate:

- there is a professional management team which ensures that the Group is run in accordance with all relevant legal and regulatory requirements;
- there is an understanding of the insurance products and processes and the market in which it operates;
- there is an understanding of the finance and actuarial functions including the financing, investments and financial markets, actuarial principles and reinsurance;
- there is an understanding of administrative structures and processes within the organisation including internal controls, information technology and risk management;
- there is an understanding of financial accounting and reporting;
- there is an understanding of any outsourcing arrangements and their control; and
- overall, the collective knowledge should be of an adequate level and consist substantially of individuals each with several years of experience in management of an insurer.

The fitness and propriety of individuals is an ongoing requirement, therefore the relevant regulator(s) are notified of any changes regarding the individuals who effectively run the Companies within the Group or are responsible for a key function. If there are changes made to personnel then their fitness and propriety will need to be assessed. If during an assessment of fitness and propriety it is found that an individual no longer fulfils the requirement set out then the relevant regulator(s) will be advised.

The Group has a number of processes in place to ensure ongoing fitness and propriety. All individuals who effectively run the organisation or are key functions holders complete a tailored induction process, aligned to their particular skill set and responsibilities, and, as with all staff, are subject to an annual performance assessment. An ongoing assessment of the Board and its Committees is completed annually and includes an overall review of the fitness and propriety of the composition of the Board and Committees, both collectively and individually.

(II) SKILLS, KNOWLEDGE AND EXPERTISE OF THE BOARD AND PERSONS IN KEY FUNCTIONS

The skills, knowledge and expertise of the Board and persons in key functions are included in Appendix 2.

B. Governance structure continued

B4: RISK MANAGEMENT AND SOLVENCY SELF ASSESSMENT

The risk management system comprises of its governance structures, risk strategy, policies and procedures, which together encapsulate the way it identifies, analyses, controls, manages and monitors its risk profile and exposures on a continuous basis. LICL's risk management system and risk strategy is aligned with those of the Group.

(I) PROCESSES AND PROCEDURES

Risk Strategy

Our risk management strategy remains aligned to the business and capital strategy to ensure that the capital resources held are matched to the risk profile of the Group and that the balance between risk and reward is considered as part of all key business decisions.

Our overall Group strategic goal remains to maximize risk-adjusted return for our shareholders across the cycle. The Group aims to target a maximum modelled exposure of 25% of its capital to a peak zone loss, be this to a 1 in 100 wind event or a 1 in 250 quake event. In order to achieve these objectives, we employ an effective risk management framework. All of the Group's strategic ERM objectives have a common aim of supporting its business and capital strategy.

Within this context, the primary strategic ERM objectives are to:

- ensure that all key decisions and risk taking will be undertaken within boundaries that are defined clearly and aligned to the strategic objectives and risk profile of the Group and the Company; and
- promote informed risk taking that considers the risk reward equation in all major decisions with a view to optimising risk adjusted change in DBVS.

Other key objectives are to:

- encourage a culture of risk challenge, questioning and understanding including the use of stress, reverse stress and scenario testing to verify assumptions and loss scenarios;
- quantify and assign risk values to the key risks (within each risk category) to which it is exposed and maintain a risk register to track and manage such risks; and
- ensure that the Group's capital resources are aligned with risk levels and comply with relevant regulatory capital requirements.

Risk Appetite

The Group Board and sub-committees set the annual rolling three year strategy, from which the risk appetite and risk profile are determined. The risk appetites correspond to the level of exposure the Group and its subsidiary undertakings are willing to accept within each risk category. These risk appetites are expressed through detailed risk tolerances at both a Group and Company level. Risk tolerances represent the maximum amount of capital, generally on a modelled basis, that the Group and its subsidiary undertakings are prepared to expose to certain risks.

All risk appetites and tolerances are subject to at least an annual review and consideration by the respective Boards of Directors. The LHL and subsidiary Boards of Directors review actual risk levels versus tolerances, emerging risks, loss event and near miss reporting, key risk indicators, and an overview of the control environment (driven by key control testing and control affirmations, and supported by internal audit findings) at least quarterly. In addition, on at least a monthly basis for PMLs and a quarterly basis for RDSs, management reviews modelled potential losses against risk tolerance and ensure that risk levels are managed in accordance with them.

The focus on ERM and governance is consistent across the cycle with full engagement from the Board down. Roles and responsibilities with respect to the identification, assessment, mitigation and monitoring of risks are clearly defined. The risk management framework drives risk culture from the bottom up, through risk and control ownership by management and staff across the Company and, more broadly, across the Group.

Risk Universe

The risk universe is the starting point for the identification and categorisation of all risk exposures within the Group and its subsidiary undertakings. The Group's risk universe articulates the range of risks to which it could potentially be exposed, setting the context for the risk management policy framework and the monitoring, quantification and management of risk.

The risk universe categorises risks into three broad classes: intrinsic risk, operational risk and other risk. These risks for the Group and the Company are described in more detail on pages 30 to 37 of the LHL Annual Report and Accounts for 31 December 2022, available on the Group's website here: [Investors – Lancashire Group](#).

The categorisation in the risk universe is supported by a more granular risk taxonomy demonstrating the linkage between the risk universe, the capital models, the detailed risk register, and key monitoring and reporting processes. The risk universe and taxonomy are key to enabling the risk profile across different entities to be aggregated and reported coherently both internally and externally.

Risk Policy Framework

The Group's risk policy framework formalises its approach to the management of its more material risk categories in a way that can easily be communicated to both internal and external stakeholders.

The policies build upon the high level detail in the risk universe and the detailed controls documented in the risk register. For each category, the policies set out the key underlying sources of risk, the processes in place across the first and second line of defence to prevent and/or detect the risk and the approach to risk transfer or mitigation.

The framework documentation is designed to be proportionate to the scale and complexity of the Group's business and organisational structure and is published on the Group's SharePoint platform.

B. Governance structure continued

ERM Processes and Reporting Procedures

The ERM processes are effected by the Group's and subsidiary companies' Boards of Directors, management and other personnel, applied in strategy setting and across the Group. They are designed to identify potential events that may affect the Group and subsidiary companies, and manage risks within their risk appetite, to provide reasonable assurance regarding the achievement of the Group's objectives. The processes are centred on the Group's risk policies and integrated in the ERM and ORSA procedure documents which explain the day-to-day activities employed in the Group to manage risks. The Group's overall system of risk governance relies on a number of key committees and management processes to bring together effective reports on the management of risk for each management team and board within the Group.

The following annual, quarterly and management processes are in place:

Annual Processes

Group Strategy – The annual strategy is approved by the Group Board of Directors and encompasses a three year forward view, updated and refreshed each year initially at the Group level in the context of the anticipated competitive environment and other considerations. The strategic plan is implemented formally through business plans at the Group and subsidiary levels which explicitly refer to it, and informally through regular interactions of management. LICL prepares an annual strategy, which closely mirrors the Group strategy but reflects any specific local strategic drivers.

Business Planning Process – The Group business plan approved by the Group Board of Directors is underpinned by specific entity plans and projections to allow appropriate consideration and approval by the subsidiary boards. The plan establishes the risk return objectives, risk and capital appetite and capital management plan for the coming year, considering a range of potential business scenarios supported by the use of stress testing to test forecast financial stability and capital adequacy and inform capital and liquidity management strategies and associated contingency plans.

The process involves extensive input from the underwriting, finance, risk management and actuarial functions with the review of the capital requirements and the risk profile of the proposed plan being undertaken by the RRC.

Regulatory Capital Submissions – The process is initiated by the regulatory reporting and finance teams in line with regulatory requirements as applying to the Group and subsidiary undertakings. A BSCR is calculated annually for the Group and Company (and more frequently in the event of a material change in the business's risk profile) in accordance with regulatory reporting requirements. The BSCR is prepared on an EBS basis.

Annual ORSA/CISSA Process and Report – On an annual basis the Group CRO performs an assessment of the Group's and LICL's overall solvency needs and produces a report detailing their risk profiles and the capital and other means needed to address these risks (the ORSA report). In addition the ORSA provides a forward looking analysis of risk and the associated capital requirement. Stress and scenario tests are performed on both the Group required regulatory capital and business plan and the results included within the ORSA. The Group ORSA is reviewed, challenged and approved by the LHL Board of Directors and the LICL Board reviews, challenges and approves the LICL CISSA report.

Quarterly Processes

Quarterly ORSA report – A quarterly ORSA report is prepared for the LHL Board and subsidiary boards by the Group CRO. This draws upon the bi-weekly RRC reviews and exposure modelling updates and covers the following:

- capital adequacy;
- risk levels versus risk tolerances;
- summary of risk groups and their impact upon capital requirements;
- volatility and overall risk levels compared to strategy;
- the overall risk and control environment;
- rating agency update (applicable for the Group only);
- operational risk KRI's;
- ESG matters;
- strategic risk;
- project risk; and
- emerging risk issues.

The quarterly ORSA report is reviewed and challenged, as appropriate by the Board; formal approval is only requested when decision items are included in the paper, for example, annual review and approval of risk appetite statements.

B. Governance structure continued

Group CFO Capital Management Review – A quarterly capital management paper is prepared for the Group Board of Directors by the Group CFO who reports its conclusion and recommendations to the Board. It draws upon the rating agency and capital management procedure and on-going regulatory capital monitoring process and covers the following:

- capital position, review and projections;
- capital management recommendations;
- analysis of capital measures;
- analysis of capital tolerances;
- rating agency and shareholder views;
- projections and impact on change in DBVS; and
- headroom strategy.

The LICL CFO prepares a quarterly capital adequacy report for the Board which highlights LICL's capital position as compared to the estimated BSCR.

Group Board Underwriting & Underwriting Risk Committee Review – The Underwriting and Underwriting Risk Committee considers insurance risk levels and strategy in detail on a quarterly basis. The Committee:

- formulates the Group underwriting strategy;
- oversees the development of and adherence to underwriting guidelines by operating company CUOs;
- reviews underwriting performance and significant changes in underwriting rules and policy;
- establishes, reviews and maintains strict underwriting criteria and limits; and
- monitors underwriting risk and its consistency with the Group's risk profile and risk appetite.

Group Board Investment Committee Review – The Investment Committee reviews the investment portfolio and risk levels in detail on a quarterly basis. The Committee:

- recommends investment strategies, guidelines and policies for the Board to approve annually;
- recommends and sets risk asset definitions and risk tolerance levels;
- recommends to the relevant Boards the appointment of investment managers to manage the Group's investments;
- monitors the performance of investment strategies within the risk framework; and
- establishes and monitors compliance with investment operating guidelines relating to the custody of investments and the related internal controls.

Management Committee Reviews

RRC Review – The RRC is a Group committee that includes the Group CEO and members from the finance team, capital management, actuarial, underwriting and operations functions. The Group CRO attends the meetings and reports on the RRC's activities to the Group and subsidiary undertaking Boards of Directors. The RRC meets on approximately a bi-weekly basis covering a range of ORSA related topics set out in their terms of reference and annual timetable, both of which are reviewed on an annual basis to ensure that they best meet the Group's needs in a changing internal and external environment.

The RRC considers the core insurance risk profile against Group and subsidiary undertaking risk tolerances on a monthly basis for elemental PML modelling and quarterly for non-elemental RDS analysis. The RRC has a key role in terms of oversight of the capital models, evaluating the appropriateness of and any proposed major changes to its design, implementation and operation and ensuring that it remains an effective tool to support decision making.

IRRC Review – The Group committee meets quarterly to ensure that the Group's strategy and tactical investment actions are consistent with the Group's investment risk preference, appetite and risk and return objectives. The committee also reviews new products and potential correlations with insurance risk. The committee further ensures the risk tolerances are incorporated into the overall risk appetite framework. On a quarterly basis, the committee's reports and conclusions are reviewed by the RRC.

Reserve Committee Review – The committee meets formally at least quarterly to review and approve all significant individual claim reserves and any large additional case reserves. Although a combined meeting is held for LICL and LUK, the committee consists of LUK members and LICL members who can only make decisions in respect of their own companies. LSL conducts a separate quarterly reserve committee meeting process.

Group Reinsurance Security Committee (RSC) Review – The committee is responsible for the monitoring and approving of individual reinsurers within the framework of overall limits and methodologies maintained by the RRC. Whilst the committee meets formally on a quarterly basis approvals may be made more frequently via email as business needs require.

Broker Vetting Committee – The purpose of the broker vetting committee is to ensure that the Lancashire Group conducts business with only those intermediaries who have been vetted and approved by the Group Broker Vetting Committee, to minimise the credit, operational and reputational risks posed to the Lancashire Group.

ESG Committee Review – The committee is responsible for the oversight, coordination and internal management of the Group's ESG strategy with a particular focus on the actual and potential impacts of climate-related risks and opportunities across the business.

Climate Change Working Group – The purpose of the group is to drive the necessary work to further develop and comply with the Task Force on Climate-related Financial Disclosures.

View of Risk Committee – The committee is responsible for analysing and documenting the Group's modelled view of risk, which is then recommended and formally approved for key perils at the RRC.

B. Governance structure continued

New Business Committee – The committee meets monthly to discuss new and current underwriting initiatives. Quarterly the attendance at the Committee is widened to include representatives from the Risk, Legal and Compliance functions.

On-going Management Processes

Aggregation, Monitoring and Reporting – Underwriting risk is by far the greatest driver of the Group's and LICL's overall risk profile and capital requirements and this is reflected in the scope, granularity and frequency of monitoring of both elemental and non-elemental catastrophe risk exposures.

Elemental exposures are considered on the basis of PMLs at a range of return periods, whereas, non-elemental exposures are considered in terms of deterministic RDSs representing hypothetical extreme, but nonetheless credible, potential loss scenarios.

The RRC reviews the PMLs on a monthly basis and RDSs on a quarterly basis. In addition, they are reported to the Group and LICL Boards through the quarterly Group CRO reporting. Any projected or actual breach of limits requires immediate action by management, the risk owner being required to immediately contact the Group CRO with an explanation and mitigating plan.

Actual breaches require a mitigating plan approved by the Group CRO and the CEO and are reported to Group management, the RRC and appropriate Board(s).

Group Rating Agency and Capital Management – The significance of this area is such that it is covered by a specific rating agency policy, associated procedure and supporting processes forming part of the overall system of governance. These processes explain how the Group and LICL monitor available capital headroom given the current book of business, the projected book of business and various stress test scenarios.

Regulatory Capital Monitoring – Both the Group and the Company are subject to regulatory requirements in respect to BMA regulation. The Company maintains and operates a series of processes to ensure and evidence continued compliance with its regulatory requirements and resultant changes in regulatory and supervisory arrangements.

Operational Risk Management – The Group maintains risk registers encompassing assessments of all material operational risks and the controls designed to prevent, mitigate or detect them at both Group and subsidiary undertaking levels.

On a quarterly basis, individual risk owners are required to formally reassess and reaffirm the full scope of their controls and semi-annually the gross and net risk scores for which they are responsible are reassessed. The self-assessment is recorded on the Group's Governance risk system and is subject to Group CRO review, challenge and approval. In the intervening quarters, the Group CRO meets with all risk owners to have a detailed discussion on their risks and reaffirm the gross and net risk scores. Detailed follow up is performed on a sample of controls each quarter to verify the affirmations made by the control operators.

A qualitative assessment of key risks and any material changes is reported quarterly by the Group CRO to Board(s) supported by an extract from the register showing key risks and their scores. In addition, the CRO provides an opinion on the overall control environment at that time.

Emerging Risk Management – The Group identifies and monitors emerging risks through a range of channels including but not limited to semi-annual Group CRO reviews with risk owners, the emerging risk forum, CRO attendance at key committees, interviews with subject matter experts across the business, a rolling review as part of the RRC annual timetable and the review of external inputs.

An emerging risk register is maintained by the Risk Management function and emerging risks are a standing item in the Group CRO's quarterly ORSA report to the Board(s) ensuring that they remain under consideration at Board level.

Stress and Scenario Testing – The Group conducts sensitivity, stress (standard and reverse) and scenario testing on both a scheduled and ad-hoc basis as part of a number of underlying components in the ERM and ORSA framework.

(II) ORGANISATIONAL STRUCTURE AND DECISION-MAKING PROCESSES

The governance and the implementation of an effective risk management system within the Group is facilitated by the Group Risk Management function whose role it is to deliver ERM across all aspects of the Group and its subsidiaries. The function is headed up by the Group CRO, who reports directly to the Chairs of the Group and subsidiary boards, and facilitates and aids the identification, evaluation, quantification, mitigation and control of risks at a Group and subsidiary level with support from the Risk Management and Actuarial functions. Facilitating and embedding of ERM and helping the Group improve its ERM practices is a major responsibility assigned to the Group CRO. The Group CRO drives the risk assessment process including maintaining risk registers and ensuring the efficacy and appropriateness of the risk management procedures and processes.

The Group CRO provides regular reports to the Group and subsidiary Boards covering, amongst other things, actual risk levels against tolerances, emerging risks, loss events and near miss reporting, key risk indicators, and an overview of the control environment (driven by key control testing and control affirmations and supported by internal audit findings). The Group Board considers that a supportive ERM culture, established at the Board and embedded throughout the business, is of key importance.

The RRC, under the chair of the Group CEO, is the key management tool for monitoring and challenging the assessment of risk on a continual basis. The RRC agenda is reviewed each year to ensure its activities remain appropriate and aligned with the business cycle.

B. Governance structure continued

Chief Risk Officer and risk management function holder

The primary role of the Group CRO is to facilitate the effective operation of the ERM and the ORSA process throughout the Group at all levels. The role includes, but is not limited to, the following responsibilities:

- overall management of the risk management system;
- to drive ERM culture, ownership and execution on three levels: Board, executive management and operationally within the business;
- to facilitate the identification, assessment, evaluation and management of existing and emerging risks by management and the Board including the articulation of management's risk preferences and the adoption of formal, Board approved, risk tolerances;
- to facilitate the identification, assessment, evaluation and management of climate-related risks and opportunities by management and the Board and report the financial impacts thereof;
- to ensure that these risks are given due consideration and are embedded within management's and the Board's oversight and decision making process;
- to be consulted, and opine on, policy in areas such as, but not limited to, underwriting, claims, investments, operations and capital management; and
- to provide timely accurate, reliable, factual, objective and accessible information and analysis to guide, coach and support decision making.

Whilst risk is considered at Board level, committees of the Board have responsibility for various aspects of risk. Responsibility for the management of individual risks has been assigned to, and may form part of the performance objectives of, the risk owners within the business. Risk owners ensure that these risks and controls are consistent with their day-to-day processes and the entries made in the Group risk registers, which are a direct input into the capital model. The Group CRO reports directly to the Group and subsidiary boards and facilitates and aids the identification, evaluation, quantification, mitigation and control of risks at a Group and subsidiary level. The Group CRO provides regular reports to the Group and subsidiary boards covering, amongst other things, actual risk levels against tolerances, emerging risks, loss events and near misses, key risk indicators, and an overview of the control environment (driven by key control testing and control affirmations and supported by internal audit findings). The Group CRO ultimately has the right to report directly to the Group and entity regulators if she feels that management is not appropriately addressing areas of concern. A supportive ERM culture, established at the Board and embedded throughout the business, is of key importance. Facilitating and embedding ERM, and helping the Group to improve its ERM practices, is a major responsibility assigned to the Group CRO.

The risk management function oversees all the Group and entity level risk management duties. The function is led by Louise Wells, Group CRO, who is a Fellow of the Institute of Chartered Accountants of England and Wales and is supported by a number of additional individuals who are deemed to be sufficiently skilled to perform risk management function duties. The risk management function therefore has the required skills, knowledge and expertise to fulfil its duties.

The risk management function is deemed sufficiently independent and has performed its duties in an objective and fair manner. The function has direct access to the Board to report on any matters that may impact its ability to perform its duties effectively. Governance – Risk management

B. Governance structure continued

(III) ORSA PROCESS

The ORSA process is integrated into the overall ERM framework and is embedded in the entirety of the Group's risk management processes and procedures outlined above, which seek to identify, assess, manage, monitor and report the risk exposures of the business and its strategy. It also encompasses activities used to determine the adequacy of the capital necessary to ensure that the overall solvency needs of the business are met at all times and involves a continuous current year risk profile monitoring and reporting as well as forward looking forecasting of risk profile.

The diagram below illustrates how the various parts of the ERM framework, all of which are underpinned by our risk culture and governance, come together to form the ORSA process.

ERM & ORSA

Key activities

Strategy review & challenge

- Review of business strategy with challenge from the Board
- Annual approval of a business strategy paper by the Board
- Development of ESG strategy and framework

Risk identification & assessment

- Quarterly risk and control affirmations
- Quarterly emerging risk working group
- Quarterly internal audit reports to the Audit Committee providing an update on work performed and analysis of root causes of audit findings
- External audit reports to the Audit Committee
- Audit Committee annual review of the effectiveness of financial controls
- Monthly CCWG
- Monthly ESG Committee

Risk appetite & tolerances

- Review of risk strategy and 'attitude to risk'
- Review and measurement of risk appetite and limits
- Review of Group risk tolerances
- Management, Board and subsidiary board approval and monitoring of risk appetite and tolerances

Business planning

- Stress and scenario testing (business plan)
- Assessment of management actions
- Group CRO review of business plan
- Board business performance review
- Board consideration of stakeholder engagement

Risk & business management

- Review of risk management policies
- Assessment of risk management framework maturity
- Integrated assurance assessment
- Emerging risk assessment
- ESG framework and strategy
- Review and approval of business plan by the Board

Risk solvency & assessment

- Group CRO reports to Board and Group Executive Committee
- Production of quarterly ORSA report for review and approval by the Board

Capital management

- Capital and liquidity management frameworks
- Review of internal model policies, capital and solvency appetites
- Full/proxy capital assessments
- Rating agency capital assessments
- Stress and scenario testing
- Board quarterly review of capital needs, headroom and actions

Key elements of ORSA

- ◆ Board sign off and embedding
- Business strategy
- Risks
- Capital and solvency
- Stress and scenario testing



B. Governance structure continued

ORSA Report

Bermuda regulated Groups and insurers are required to prepare an ORSA report (referred to by the BMA as the GSSA for Group reporting, and CISSA for LICL reporting). The Group ORSA report is a material output of the ongoing ORSA and ERM processes. It reports on the dynamic elements of the ORSA process, focusing on the moving components of the Group's solvency and risk profile to enable management to make informed decisions. A separate CISSA report is also completed for LICL.

In summary, current year monitoring processes feed into the Group CRO's quarterly ORSA report to the Board; whilst the forward looking forecasting process feeds into the annual ORSA report. In both instances the reports are used to support decision making and are standing agenda items for the Boards and other committees.

The requirement to run a full or partial out-of-cycle ORSA process is considered following the occurrence of trigger events which include:

- a breach or anticipated breach of capital and solvency tolerance with respect to the primary BCAR (AM Best) measure or minimum stated headroom over the BSCR measure;
- overall management of the risk management system;
- a material change in, or deviation from, strategy relative to that assumed in the most recent annual ORSA process;
- The identification of a material disparity between Lancashire's risk profile and its capital calculation; and
- the identification of an emerging risk which has the potential to materially impact Lancashire's ability to meet its strategic objectives, or capitalise adequately to support its short term business objectives.

If it is determined that a full or partial out-of-cycle ORSA process is required, this will be completed in a timely manner. The results will be reported to the supervisor without undue delay following review and approval by the appropriate Board(s) and in conjunction with the compliance function.

Solvency needs and risk profile

The Group considers a wide range of measures when establishing the appropriate level of capital at Group and individual entity level including its internal measures of capital requirements, used for reviewing the risk and solvency profile across entities, applicable regulatory minima and external rating agency capital requirements.

Risk tolerances are set at a level that aims to prevent the Group and subsidiaries incurring losses that would impair their ability to operate.

The Group's key capital measure is currently its A.M. Best rating. The Group's maintenance of an A.M. Best rating of a minimum of A- remains the key determinant of its ability to attract and retain business in the markets in which it operates. In 2022, the Group maintained its A rating.

The Group actively reviews the level and composition of capital on an ongoing basis. Internal methods have been developed to review the profitability of classes of business and their estimated capital requirements plus the capital requirements of the combination of a wide range of other risk categories. The key aim of the capital management process is to maintain a strong balance sheet, whilst:

- maintaining sufficient capital for underwriting opportunities and to meet obligations to policyholders;
- maximising the risk-adjusted return to shareholders within predetermined risk tolerances;
- maintaining adequate financial strength ratings; and
- meeting internal, regulatory and rating agency requirements.

(IV) BOARD OVERSIGHT, REVIEW AND APPROVAL

On an ongoing basis, the Board reviews the risk profile via the quarterly ORSA report produced by the Group CRO for the Board. The quarterly ORSA report covers all material risk exposures within each category of risk as well as commenting on the solvency capital profile. The annual ORSA report is also reviewed and approved by the Board prior to regulatory submission.

B. Governance structure continued

B5: INTERNAL CONTROLS

(I) INTERNAL CONTROL SYSTEM

The LHL Board is responsible for ensuring that an adequate and effective system of internal control is established and maintained throughout the Group. The subsidiary Boards are responsible for approving and periodically reviewing the overall business strategy and significant policies as well as the organisational structure and internal control strategy of the respective companies. The Boards provide direction, guidance and suitable prudential oversight, ensuring that the companies are appropriately and effectively managed, controlled and in compliance with laws and regulations. The Boards are supported in discharging these responsibilities by the relevant company secretarial department and with advice and guidance from the legal and compliance function, which is led by the Group General Counsel. The Boards are responsible for the supervision and evaluation of the respective company's performance, including management.

Internal control can be defined as a continuous set of processes carried out by the Board of Directors, management and all personnel, designed to provide reasonable assurance of:

- effectiveness and efficiency of operations;
- reliability of financial and non-financial information;
- adequate control of risks;
- prudent approach to business; and
- compliance with laws and regulation, and internal policies and procedures.

The key components of the Group's internal control system are:

- the affirmation process;
- detailed controlled testing;
- the internal audit function; and
- the Board and its committees (both on a Group and subsidiary level).

The Group maintains an effective internal control system comprising efficient control activities applied across all key areas of business operations.

The key control activities within the Group and its subsidiaries include:

- approval processes;
- authorisations;
- verifications;
- reconciliations;
- management reviews;
- appropriate measurements applicable to each business area;
- monitoring compliance with agreed exposure limits and operating principles/instructions, and
- follow-up on non-compliance.

The control activities are proportionate to the risks coming from the processes and they ensure that any potential conflicts of interest are identified and managed appropriately.

Control Monitoring

The Group has implemented policies and procedures to document the control environment in place including how it mitigates regulatory risk. The Group recognises that compliance is the responsibility of all staff and directors, including non-executive directors. Ensuring the implementation of a compliance policy throughout the firm is the responsibility of the Group and subsidiary undertaking Boards. On a day-to-day basis executive management are responsible for ensuring that the policy remains appropriate and effective.

Through its monitoring of the control framework the Group seeks to have a continual cycle of review and improvement to ensure that the control framework remains appropriate to the needs of the companies and provides management with assurance of the effectiveness of the controls framework and that procedures are in place to detect deficiencies.

Each control is allocated to an individual control owner. The risk register identifies the named control owners who are responsible for the effective performance of each of the identified controls. The actual operation of the control can be delegated by the control owner to a control operator, notwithstanding the control owner remains responsible for the suitability and operation of the control.

On a quarterly basis all control owners/operators affirm the effectiveness and appropriateness of their assigned controls. Results are recorded on Lancashire's risk system in a process that is facilitated by the Group Risk Management function and the Group CRO. All control assessments are then reviewed and approved by the Group CRO who reports any material changes to the Boards on a quarterly basis. Detailed follow-up is performed on a sample of controls each quarter to verify the affirmations made by the control operators. All controls are tested in detail at least once per annum.

B. Governance structure continued

(II) COMPLIANCE FUNCTION

The Group is committed to ensuring compliance with all applicable laws and regulations and has no tolerance for breaches or a failure to adhere to prudential regulatory standards as well as the standards of conduct expected of it in those markets and territories in which it operates.

The Group compliance function oversees all the Group and subsidiary compliance matters. The Group's compliance function identifies, assesses, monitors and reports on ongoing compliance risk exposure, including the tracking of changes in the environment that could affect the compliance and regulatory risk and the monitoring of the appropriateness of the Group's and LICL's compliance. The function is led by John Cadman, Group General Counsel and LUK CEO, who has direct access to the LHL Board. Its key responsibilities are to identify, assess, monitor and report on the compliance risks which the Group faces as well as the establishment of a robust compliance framework and assessing the appropriateness of the Group's compliance procedures.

The Group maintains separate compliance functions across its main operating entities to ensure that we maintain our focus on the specific legal and regulatory issues in each of our operating jurisdictions. Within Bermuda, the function is led by Nick Nebard the Head of LICL Compliance, who has direct access to the LICL Board. The compliance function at both the Group and legal entity level is supported by a number of additional individuals who are deemed to be sufficiently skilled to perform compliance function duties. The compliance function has the required skills, knowledge and expertise to fulfil its duties.

The compliance function is deemed sufficiently independent and has performed its duties in an objective and fair manner. The function has direct access to the LHL Board, via the Group General Counsel, and to the subsidiary Boards via other team members, to report on any matters that may impact its ability to perform its duties effectively.

B6: INTERNAL AUDIT FUNCTION

The internal audit function oversees all the Group and subsidiary internal audits. The function is led by Samantha Churchill, Head of Internal Audit, who is a Fellow of the Institute of Chartered Accountants of England and Wales. The Head of Internal Audit reports to the Audit Committees and the LICL Board and is supported by a number of additional individuals who are deemed to be sufficiently skilled to perform internal audit function duties.

The Head of Internal Audit oversees internal audit and assists executive management and the Audit Committee of the Board of Directors in discharging their responsibilities by furnishing them with analyses, advice and recommendations concerning activities reviewed and by promoting effective and efficient controls and pursuing corrective action on significant issues.

Annually, Internal Audit submits to the Audit Committee a detailed audit plan outlining the proposed audit methodology, work schedule and budget for the following year. The audit work schedule is developed based on a prioritisation of the audit universe using a risk-based methodology. Any significant deviation from the formally approved work schedule is communicated to senior management and the Audit Committee through periodic activity reports. The Head of Internal Audit also provides reports to the LICL Board in respect of internal audit activities relevant to the Company.

A written report is prepared and issued by Internal Audit following the conclusion of each audit and is distributed as appropriate. A summary audit report is provided to the Audit Committee. The audit reports include the auditee's agreed actions to be taken in respect of each specific finding. Reports must outline clearly any instances where Internal Audit and the auditee are unable to formulate satisfactory agreed actions and the Audit Committee will then determine the appropriate actions.

Management's response should include a timetable for anticipated completion of action to be taken and an explanation for any recommendations not addressed.

Management will be responsible for appropriate follow-up on those audit findings and recommendations. All significant findings will remain open in Internal Audit's issue tracking software until cleared by Internal Audit or the Audit Committee.

Internal Audit's roles and responsibilities are clearly defined through the Internal Audit Charter, available on the Group's website here: Internal Audit Charter. This states that all internal audit activities shall remain free of influence by any element in the organisation, including matters of audit selection, scope, procedures, frequency, timing, or report content to permit maintenance of an independent and objective mental attitude necessary in rendering reports.

The Internal Audit function maintains its independence and objectivity from the activities it reviews by the Head of Internal Audit reporting directly to the Group Audit Committee and subsidiary Boards. In addition, the Group CRO has input to the scope of each audit and receives a copy of each internal audit report. This integration of internal audit and ERM into the business helps facilitate the Group's protection of its assets and reputation and maintain Internal Audit's objectivity.

The Internal Audit team govern themselves by adherence to The Institute of Internal Auditors' (IIA) International Professional Practice Framework ('IPPF').

The internal audit function has the required skills, knowledge and expertise to fulfill its duties. Internal audit plays a key role in the Group's ERM by providing an independent opinion regarding the accuracy and completeness of risks in the risk register, in addition to verification of the effectiveness of controls and the consistency of their operation.

The internal audit function is deemed sufficiently independent and has performed its duties in an objective and fair manner.

B. Governance structure continued

B7: ACTUARIAL FUNCTION

The actuarial function oversees all the Group and entity level actuarial duties. Ben Readdy is the Group Chief Actuary and is a Fellow of the Institute and Faculty of Actuaries (IFoA). Ben also holds a UK Practising Certificate and complies with the additional requirements from the IFoA to maintain this certificate.

The Group Chief Actuary is supported by a number of additional individuals with the appropriate skill sets and knowledge of financial and insurance mathematics commensurate with the nature, scale and complexity of the Group's business and deemed to be sufficiently skilled to perform the actuarial function duties. All members of the actuarial function are either fully qualified actuaries or working towards qualification. As such, experience and skills are maintained through continued professional development and education and adherence to the relevant professional body's code of conduct, standards or practice. The actuarial function has the required skills, knowledge and expertise to fulfill its duties.

The actuarial function is deemed sufficiently independent and has performed its duties in an objective and fair manner. The function has direct access to the LHL Board to report on any matters that may impact its ability to perform its duties effectively. Ben also acts as a Director on the LICL Board.

In order to demonstrate independence between performing and reviewing work Lancashire engaged external actuaries during the year to:

- conduct independent reviews of the Group's and LICL's claims reserves on an IFRS basis on a six monthly basis;
- perform the duties of the Approved Actuary under the BMA's regime and are responsible for providing an opinion on the adequacy of the EBS technical provisions to the BMA; and
- provide an opinion on the adequacy of the reserves held in the Company's U.S. MBRT.

The Group considers that the above internal and external resource has sufficient knowledge, skills and experience to address the requirements of the actuarial function.

B8: OUTSOURCING

The key objectives of the Group's outsourcing policy are:

- to ensure that the Group and subsidiary undertakings receive optimal value for money whilst also understanding and controlling the risks involved in the engagement of third party providers or outsourcing services; and
- to ensure compliance with the relevant regulatory requirements in which the Group's entities operate in respect of any outsourcing undertaken.

The Group and LICL remains fully responsible for discharging all of its obligations under the rules and other laws, regulations and administrative provisions, and therefore cannot contract out its regulatory obligations and takes care to supervise the discharge of any outsourced functions and/or activities. None of the Group's or Company's key or important functions are outsourced; however external service providers are used in certain instances to provide expertise, skills or products that are not available internally. In all instances key and important functions are managed and supervised by employees, who retain oversight and responsibility for the functions. With the exception of the underwriting services agreement between LCM, KRL and KHL, there are no material intra-group outsourcing arrangements in place within the Group.

Areas in which external service providers are utilised by the Group's key and/or important functions are as follows:

Internal Audit

The Group's Internal Audit function uses various "co-source" service providers to provide assistance with audits that are particularly technical or specialist in nature, for example IT, actuarial or tax related matters. In all instances the co-source audit provision is managed by the Head of Internal Audit and the results of the audits are reported to management and the Group Audit Committee using reporting and scoring consistent with the internally sourced internal audits.

Actuarial Function

As noted above, during 2022 the Group's actuarial function has used external actuaries to provide independent support around aspects of the IFRS technical provision process. The independent actuary also acts as "Approved Actuary" for LHL and the Company and provides the required regulatory opinion on the Group and Company's reserves. This support is not considered to constitute outsourcing of the role or tasks of the Actuarial Function; the responsibility for these is maintained internally.

Finance and Investment Management

The Group's principal expertise lies in underwriting, so we use the services of internationally recognised investment managers, custodians and investment accountants who are experts in their respective fields to provide assistance with the day-to-day management of the Group's investment portfolios and accounting and risk reporting thereof. The use of such services also provides us with access to extensive and high quality research into investments and capital markets that would be inefficient to derive internally. The responsibility for managing the outsourcing of the relationship with these third party service providers lies with the Group Chief Investment Officer.

B. Governance structure continued

Investment guidelines are established by the Investment Committee of the Group's Board of Directors; these then determine parameters within which the Group's investment managers must operate. Compliance with the investment guidelines is monitored by the internal investment management team on a monthly basis. Further details regarding the Group's investment guidelines are available in the Investment Risk section of LHL's 31 December 2022 consolidated financial statements, from page 151 of the 2022 Annual Report and Accounts:

[Investors – Lancashire Group.](#)

(Re)insurance operations

The Group has entered into an outsourcing arrangement to support it in the processing and matching of some of its technical cash items and the processing of related endorsements and declarations and also credit control. The Group holds weekly review meetings with the provider and monthly strategy meetings, with a member of senior management in attendance, and furthermore receives regular detailed reports on progress.

IT

The IT function uses service providers to provide business continuity services off-site in Bermuda and staff in the UK would be required to work from home in the event that the office is not available or accessible. Third parties, based in the UK, are also used to provide data back-up services and email scanning and archiving services. Additionally, third parties are used by the Group to advise on and test matters relating to the Group's IT security arrangements. The use of external providers for such services is considered best practice for IT continuity risk management.

B9: OTHER MATERIAL INFORMATION

Not applicable – all material information regarding the Governance Structure has been described in B1-B8 above.

C. Risk profile

The Group is exposed to risks from several sources. These include underwriting risk, market risk, liquidity risk, credit risk, operational risk and strategic risk. The primary risk to the Group is insurance underwriting risk. There have been no material changes to the Group's material risks or the measures used to assess these risks over the 2022 reporting period.

C1: UNDERWRITING RISK

Underwriting risk continues to dominate our risk profile. It has the highest impact on the regulatory capital requirements of the BMA BSCR as well as being the primary driver for our capital decisions.

The Group and Company underwrites worldwide, insurance and reinsurance contracts that transfer insurance risk, including risks exposed to both natural and man-made catastrophes. Historically the focus has been on predominantly short-tail risks but over the last few years the Group has further diversified its product portfolio by building modest portfolios in classes that have a longer tail profile to Lancashire's traditional business. These longer tail classes include Accident & Health, casualty reinsurance and mortgage reinsurance business. The exposure in connection with insurance contracts is, in the event of insured losses, whether premiums will be sufficient to cover the loss payments and expenses.

Insurance risk is considered at an individual contract level, at a segment level, a geographic level and at an aggregate portfolio level. This ensures that careful risk selection, limits on concentration and appropriate portfolio diversification are accomplished.

Some of the business written provides coverage for natural catastrophes (e.g. hurricanes, earthquakes, wildfires and floods) and is subject to potential seasonal variation and the effects of climate change. A proportion of the business written is exposed to large catastrophe losses in North America, Europe and Japan as a result of windstorms. The level of windstorm activity, and landfall thereof, during the North American, European and Japanese wind seasons may materially impact the Group's and Company's loss experience. The North American and Japanese wind seasons are typically June to November and the European wind season November to March. The Group and the Company also bear exposure to large losses arising from other non-seasonal natural catastrophes, such as earthquakes, tsunamis, droughts, floods and tornadoes, from risk losses throughout the year and from war, terrorism and political risk and other events. The Group's associate bears exposure to catastrophe losses and any significant loss event could potentially result in impairment in the value of the Group's investment in associate.

Climate change

The Group is exposed to both climate-related risk and opportunities. The two major categories of risk being transition and physical risk.

Transition risks are those relating to the transition to a lower carbon economy and include risks such as policy and legal risk, technology risk, market risk and reputation risk. Physical risks are those relating to the physical impacts of climate change which can be acute (those from increased frequency and severity of climate related events) or chronic (due to longer-term shifts in climate patterns). As a (re)insurance company, the Group is more significantly affected by physical risk through its exposure to acute and chronic climate change. The potential financial impact from these climate-related risks is assessed through scenario testing and mitigated by the Group's strategic and risk management decisions around managing these risks. A risk radar has been prepared to illustrate the risks identified and the likelihood of these risks. The risk assessment also considers the products currently offered by the Group and how these might change over time during the transition to a lower carbon economy.

Climate change may expose the Group to the risk of heightened severity and frequency of weather-related losses. Climate related risks are identified and assessed as part of the usual risk identification and management process which includes but is not limited to: discussions with risk owners and with subject matter experts across the Group, discussions at the Emerging Risk Forum, the CCWG, and the ESG Co-ordination Committee.

Climate-related risks specific to the (re)insurance portfolios are identified and assessed as part of the day-to-day underwriting process by individual underwriters in their analysis of specific risk information, and more broadly in the context of the wider portfolio during the daily UMCC and the fortnightly RRC meetings. These reviews include: the physical location of assets insured, weather related perils that have impacted the location and their historical frequency and severity, as well as expected short and long-term changes. The annual individual entity underwriting strategy days and the annual Group catastrophe underwriting strategy day assess climate-related risks of both current and anticipated future risks, which include but are not limited to transition risk arising from a decline in the value of assets to be insured, changing energy costs, and liability risks that could arise from climate-related litigation. Physical, transition and liability risks are considered by business segment and geographical location, and the expected impact from the risks identified is considered with respect to both magnitude and timescale.

We manage climate risk by using stochastic models from third-party vendors which have a long history of data quality governance. We adapt these models based upon our views of climate risk, as well as our clients' exposure data, to create aggregate loss scenarios. During 2022 we have increased our modelling capabilities to include additional secondary perils. Underwriting guidelines support the underwriting process and provide guidance to assist underwriters in their decision making. Performance against guidelines is monitored via the UMCC and related reporting. We have clear tolerances and preferences in place to actively manage exposures, and the Board regularly monitors our PMLs. The Group accepts risks for periods primarily of one year, which mitigates the impact of climate risk. The Group has the ability to re-evaluate the portfolio on an annual basis and therefore reprice physical risk and reset exposure levels to consider new data regarding the frequency and severity of elemental catastrophe events.

For the year ended 31 December 2022

C. Risk profile continued

The Group and Company's exposures to certain peak zone elemental losses are shown below. Net loss estimates are before income tax and net of reinstatement premiums and outwards reinsurance on a first occurrence return period basis.

As at 31 December		100 year return period estimated net loss	250 year return period estimated net loss	100 year return period estimated net loss	250 year return period estimated net loss
		2022	2022	2021	2021
		\$m	\$m	\$m	\$m
LHL					
Zones	Perils				
Gulf of Mexico ¹	Hurricane	301.2	348.0	309.0	558.2
California	Earthquake	248.0	291.9	160.5	325.4
Non-Gulf of Mexico – U.S.	Hurricane	217.2	362.5	206.8	600.5
Pan-European	Windstorm	181.2	218.4	154.1	228.5
Japan	Typhoon	144.5	180.3	118.3	131.7
Japan	Earthquake	121.6	172.1	89.9	143.3
Pacific North West	Earthquake	29.5	137.5	26.8	139.0

1. Landing hurricane from Florida to Texas.

As at 31 December		100 year return period estimated net loss	250 year return period estimated net loss	100 year return period estimated net loss	250 year return period estimated net loss
		2022	2022	2021	2021
		\$m	\$m	\$m	\$m
LICL (excl CCL 1998 quota share)					
Zones	Perils				
Gulf of Mexico ¹	Hurricane	207.0	252.6	225.4	435.9
California	Earthquake	163.6	199.5	98.5	241.8
Non-Gulf of Mexico – U.S.	Hurricane	146.5	252.3	141.5	481.4
Pan-European	Windstorm	138.2	164.8	112.4	167.5
Japan	Typhoon	108.6	137.3	81.6	91.8
Japan	Earthquake	92.5	128.7	62.1	106.7
Pacific North West	Earthquake	12.1	89.6	10.1	86.2

1. Landing hurricane from Florida to Texas.

There can be no guarantee that modelled assumptions and techniques deployed in calculating these figures are accurate. There could also be an unmodelled loss which exceeds these figures. In addition, the models contain loss scenarios which could cause a larger loss to capital than the modelled expectation from the above return periods.

The Group maintains economic capital models at the LICL, LUK and syndicate levels. These models are primarily focused on insurance risks however, they are used to model other risks including market, credit and operational risks. The syndicate models are vetted by Lloyd's as part of its own capital and solvency regulations. The economic capital models produce data in the form of stochastic distributions for all classes, including non-elemental classes. The distributions include the mean outcome and the result at various return periods, including very remote events. Projected financial outcomes for each insurance class are calculated, as well as the overall portfolio including diversification credit. Diversification credit arises as individual risks are generally not strongly correlated and are unlikely to all produce profits or losses at the same time.

Within these economic capital models, insurance risk accounts for the majority of the allocated risk capital, so this is the principal area where the Group and the Company stringently applies controls and reviews. For example, the Group places a large number of controls around monitoring risk levels across the business with the level of insurance risk tolerance per peril set by the respective Boards of Directors at both LHL and entity level.

The RRC reviews the PML's on a monthly basis and RDS's on a quarterly basis. They are also reported to the Group, LICL and LUK Boards through the quarterly Group CRO reporting. Any projected or actual breach of limits requires immediate action by management, with the risk owner being required to immediately contact the Group CRO with an explanation and mitigating plan. Actual breaches require a mitigating plan, which must be approved by the Group CRO and the Group CEO and are reported to Group management, the RRC and appropriate Board(s). There were no breaches to underwriting risk tolerance in 2022.

C. Risk profile continued

Mitigation

A number of controls are deployed to manage the amount of insurance exposure assumed:

- the Group has a rolling three-year strategic plan that helps establish the over-riding business goals that the Board of Directors aims to achieve. LICL aligns its strategic plan to the Group's;
- a detailed business plan is produced annually which includes expected premiums and combined ratios by class and considers risk-adjusted profitability, capital usage and requirements. The plan is approved by the Board of Directors and is monitored, reviewed and updated on an ongoing basis;
- for LSL, the syndicates' business forecasts and business plans are subject to review and approval by Lloyd's;
- Internal and third party risk models are used to measure occurrence risks, aggregate risks and correlations between classes and other non-insurance risks;
- each authorised class has a predetermined normal maximum line structure;
- each underwriter has a clearly defined limit of underwriting authority;
- the Group and individual operating entities have predetermined tolerances on probabilistic and deterministic losses of capital for certain single events;
- risk levels versus tolerances are monitored on a regular basis;
- a daily underwriting call is held for LICL and LUK to peer review insurance proposals, opportunities and emerging risks;
- a daily post-binding review process with exception reporting to management based on underwriting authority operates at LSL;
- sophisticated pricing and aggregation models are utilised in certain areas of the underwriting process;
- internal and third party risk models are deployed to model catastrophes and resultant losses to the portfolio, the Group and the Company; and
- reinsurance may be purchased to mitigate both frequency and severity of losses on a facultative, excess of loss treaty or proportional treaty basis.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the LHL and LICL Boards through their review of the quarterly ORSA reports and by management through the bi-weekly RRC meetings.

Use of Special Purpose Vehicles

Although the majority of the Group's reinsurance arrangements are with highly rated counterparties a small number of special purpose vehicles were utilised for outwards reinsurance protection during 2022. These accounted for 6.5% (31 December 2021: 4.0%) of the Group's reinsurance cover purchases. The fully funded principle is met as all the reinsurance protections were fully collateralized up to the limit of the relevant contracts. The collateral can only be released post expiry of the contract with our agreement.

C2: MARKET RISK

Market risk relates to the uncertainty in the level or volatility of the market prices of financial instruments. Movements in investments resulting from changes in interest and inflation rates and currency exchange rates, amongst other factors, may lead to an adverse impact on the value of the Group and Company's investment portfolio. Investment guidelines are established by the Investment Committee of the Board of Directors to manage this risk. Investment guidelines set parameters within which the Group's and LICL's external investment managers must operate. Important parameters include guidelines on permissible asset classes, duration ranges, credit quality, currency, maturity, sectors, geographical, sovereign and issuer exposures. Compliance with guidelines is monitored on a monthly basis. Any adjustments to the investment guidelines are approved by the Investment Committee and the Board. In addition, the Group's investment guidelines restricts investments in companies which rely on thermal coal for power generation or derive revenues from oil sands or Arctic oil/gas, as well as investments in fixed maturity securities with high carbon intensity ratings. A Climate VaR is monitored versus the MSCI benchmark quarterly through analysis of the underlying securities as measured by MSCI for the Group's Level (i) and Level (ii) securities. 93.9% of the Group's externally managed portfolio are managed by signatories of the UNPRI.

Prudent person principle

The BMA's Insurance Code of Conduct requires companies to invest assets in accordance with the 'prudent person principle'. The broad requirements relevant to the Group and Company are as follows:

- investment should be in assets whose risks can be properly identified, measured, monitored, managed, controlled, reported and taken into account when calculating the solvency capital requirement;
- investment should be carried out in such a way as to ensure the security, quality, liquidity and profitability of the portfolio as a whole;
- assets held to cover technical provisions should match the nature and duration of the insurance and reinsurance liabilities;
- conflicts of interest should be managed to ensure that the investment is made in the best interest of policy-holders;
- the use of derivatives should be restricted to reduction of risks or for efficient portfolio management;
- assets not traded in regulated financial markets should be kept to a minimum;
- the portfolio should be diversified in terms of asset class, issuer and geographical location; and
- there should not be excessive risk concentration in relation to an issuer or issuer group.

C. Risk profile continued

The investment portfolio includes highly rated securities, across a number of sectors and a number of types of fixed maturity securities, and has a high proportion of government backed securities. The Group also has a diversified low volatility multi-strategy portfolio of hedge funds and private debt funds. Strict guidelines govern investment policy and the portfolio is monitored closely in terms of security, quality, liquidity, profitability and duration.

Risk concentration is closely monitored to ensure that there is no excessive concentration with any one issuer or issuer group, although there is a degree of concentration with the U.S. government and agencies as well as the Group's investment in KHL. Total exposure to U.S. government treasury bonds was \$713.5 million at 31 December 2022 (31 December 2021 – \$732.9 million), and comprises the main material exposure to a single issuer. KHL, given its unrated nature and not immaterial contribution to the Group's assets, also triggers a concentration risk charge. Concentration risk is not a material component of the Group BSCR representing 3.8% (31 December 2021: 4.9%) or the Company's 2.7% (31 December 2021: 3.3%) BSCR charge.

Assets are held to match the duration of liabilities as far as possible. Given that the majority of liabilities are denominated in U.S. dollars there is naturally a significant amount of U.S. denominated assets.

Performance and accounting reports are received for all investments and a summary report is prepared for management, the Group Investment Committee and the LICL Board.

Mitigation

Our investment risk is mitigated through the following:

- investment strategy: our strategy is that investment income is not expected to be a significant driver of our returns. Our primary focus remains on underwriting as the engine of profits.
- Investment strategy, including investment risk tolerances, is approved annually and monitored on a quarterly basis by the Investment Committee and Board. A detailed strategic asset allocation study is performed biannually;
- investment guidelines: within the investment guidelines are subsets of guidelines for the portion of funds required to meet near-term obligations and cash flow needs following an extreme event. These guidelines add a further degree of requirements, including fewer allowable asset classes, higher credit quality, shorter duration and higher liquidity;
- investment Risk and Return Committee: the IRRC meets quarterly to ensure that the strategic and tactical investment actions are consistent with investment risk preferences, appetite, risk and return objectives and tolerances. The IRRC also helps further develop the risk tolerances to be incorporated in the ERM framework;
- modelling: periods of significant stress are modelled in order to better understand the investment portfolio's risks and exposures. The scenarios represent what could, and most likely will occur (albeit not in the exact form of the securities, which are based on historic periods of volatility);
- diversification: our portfolio is diversified across a number of sectors, geographical areas and types of investment; and
- external advisers: our principal expertise lies in underwriting so we use the services of internationally recognised investment managers who are experts in their fields. The Group's principal investment managers are signatories to the Principles for Responsible Investment.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the Investment Committee and by the Board through their review of the quarterly ORSA report and the quarterly management IRRC meetings.

We use a VaR metric to measure potential losses in the estimated fair values of its cash and invested assets and to understand and monitor risk. The VaR calculation is performed using variance/covariance risk modelling to capture the cash flows and embedded optionality of the portfolio. Securities are valued individually using standard market pricing models. These security valuations serve as the input to many risk analytics, including full valuation risk analyses, as well as parametric methods that rely on option-adjusted risk sensitivities to approximate the risk and return profiles of the portfolio. The principal VaR measure that is produced is an annual VaR at the 99th percentile confidence level. Under normal conditions, the portfolio is not expected to lose more than the VaR metric listed in the table below, 99% of the time over a one-year time horizon. The appropriateness of this measure is considered by the Investment Committee on behalf of the Board of Directors on an annual basis.

The calculation methodology places emphasis on recent securities price volatility to determine VaR figures. Given interest rate volatility contributes to the majority of VaR factors, the significant moves in interest rates during the year ended 31 December 2022 and more importantly the most recent volatility, the calculated VaR has increased meaningfully during the year. In addition, the investment portfolio has increased in size relative to Shareholders' equity which has also contributed to the increase in VaR. Despite the increase, the total VaR is still considered within acceptable limits.

For the year ended 31 December 2022

C. Risk profile continued

C3: CURRENCY RISK

The Group underwrites from multiple locations and risks are assumed on a worldwide basis. Risks assumed are predominantly denominated in U.S. dollars.

The Group is exposed to currency risk to the extent its assets are denominated in different currencies to its liabilities. Exchange gains and losses can impact profit or loss.

The Group hedges monetary non-U.S. dollar liabilities primarily with non-U.S. dollar assets, but may also use derivatives to mitigate foreign currency exposures. The Group's main foreign currency exposure relates to its insurance obligations, cash holdings, investments, premiums receivable and dividends payable.

Mitigation

The Group uses forward foreign currency contracts for the purposes of managing currency exposures.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the Investment Committee and by the Board through their review of the quarterly ORSA report and the quarterly management IRRC meetings.

C4: CREDIT RISK

Credit risk is the risk that a counterparty may fail to pay, or repay, a debt or obligation. The Group and the Company is exposed to credit risk on the fixed maturity investment portfolio and derivative instruments, its inwards premiums receivable from insureds and cedants, and on any amounts recoverable from reinsurers.

The table below presents an analysis of the major exposures to counterparty credit risk, based on their rating. The table includes amounts due from policyholders and unsettled investment trades. The quality of these receivables is not graded but based on management's historical experience, there is limited default risk associated with these amounts.

LHL	Financial assets	Receivables and other assets	Reinsurance recoverables	Financial assets	Receivables and other assets	Reinsurance recoverables
	2022 \$m	2022 \$m	2022 \$m	2021 \$m	2021 \$m	2021 \$m
AAA	572.0	—	—	355.6	—	—
AA+, AA, AA-	905.9	0.5	4.6	816.0	—	2.8
A+, A, A-	622.4	93.3	533.4	754.4	28.2	369.2
BBB+, BBB, BBB-	284.4	1.0	2.1	280.4	2.1	2.2
Other ¹	129.0	720.4	52.0	120.4	517.3	44.6
Total	2,513.7	815.2	592.1	2,326.8	547.6	418.8

1. Reinsurance recoveries classified as "other" include \$42.0 million (31 December 2021: \$38.2 million) of reserves that are fully collateralised.

LCL	Financial assets	Receivables and other assets	Reinsurance recoverables	Financial assets	Receivables and other assets	Reinsurance recoverables
	2022 \$m	2022 \$m	2022 \$m	2021 \$m	2021 \$m	2021 \$m
AAA	422.8	—	—	218.1	—	—
AA+, AA, AA-	684.3	0.5	4.6	633.4	—	2.8
A+, A, A-	381.7	18.6	235.3	538.6	—	157.3
BBB+, BBB, BBB-	222.9	0.1	1.1	216.6	—	—
Other ¹	128.9	451.1	42.5	119.2	274.3	37.3
Total	1,840.6	470.3	283.5	1,725.9	274.3	197.4

1. Reinsurance recoveries classified as "other" include \$41.5 million (31 December 2021: \$37.3 million) of reserves that are fully collateralised.

As at 31 December 2022, the average credit quality of the fixed maturity portfolio was A+ (31 December 2021: A+).

Reinsurance Counterparties

The Group makes extensive use of both external and intra-group reinsurance as part of its overall risk return optimisation approach and accepts a degree of trade-off between mitigating underwriting risk and incurring counterparty risk. Overall, there is low exposure to credit risk as the majority of the large outwards reinsurance contracts are placed with highly rated reinsurers or are collateralised. The LHL Board of Directors has approved Group tolerance limits within which LCL operates and management has set preferences for exposures to a single external counterparty in respect of non-proportional reinsurance. All limits are monitored at the Group and individual entity level on a regular basis.

C. Risk profile continued

Mitigation

Credit risk on the fixed maturity portfolio is mitigated through the policy to invest in instruments of high credit quality issuers and to limit the amount of credit exposure with respect to particular ratings categories and any one issuer. Securities rated below an S&P or equivalent rating of BBB-/Baa3 may comprise no more than 15.0% of shareholders' equity. In addition, no one issuer, with the exception of the U.S. government and agency securities, other G10 government guaranteed securities (excluding Italy) and Australian sovereign debt should exceed 5.0% of shareholder's equity. The Group and the Company is therefore not exposed to any significant credit concentration risk on its investment portfolio, except for fixed maturity securities issued by the U.S. government and government agencies and other highly rated governments.

Credit risk on exchange-traded derivative instruments is mitigated by the use of clearing houses to reduce counterparty credit risk, requiring the posting of margins and settling of unrealised gains and losses daily. Credit risk on OTC derivatives is mitigated by monitoring the creditworthiness of the counterparties and by requiring collateral amounts exceeding predetermined thresholds to be posted for positions which have accrued gains.

Credit risk on inwards premiums receivable from insureds and cedants is managed by conducting business with reputable broking organisations, with whom the Group and the Company has established relationships, and by rigorous cash collection procedures. A broker approval process is in place. Binding authorities are subject to standard market controls including credit control. Credit risk from reinsurance recoverables is primarily managed by the review and approval of all reinsurer security.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the Investment Committee and the Board of Directors through their review of the quarterly ORSA reports and the quarterly management IRRC meetings for credit risk in the investment portfolio, the RSC for credit risk relating to the reinsurance recoverables and the Broker Vetting Committee for credit risk relating to insurance intermediaries.

As at 31 December 2022 there has been no change in our counterparty credit risk exposure, however, it is an area we continue to monitor given the ongoing conflict in Ukraine. Provisions of \$8.7 million (31 December 2021 – \$7.0 million) have been made for impaired or irrecoverable balances and \$4.1 million (2021 – \$1.4 million) was charged to the consolidated statement of comprehensive income in respect of the provision for bad debts of which \$2.4 million (2021 – \$nil) has been written off.

For LICL, provisions of \$1.4 million (31 December 2021 – \$0.7 million) have been made for impaired or irrecoverable balances and \$0.7 million (2021 – \$0.4 million) was charged to the consolidated statement of comprehensive income in respect of the provision for bad debts.

C5: LIQUIDITY RISK

Liquidity risk is the risk that cash may not be available to pay obligations when they are due without incurring an unreasonable cost. The main exposures to liquidity risk are with respect to insurance and investment activities. The Group is exposed if proceeds from financial assets are not sufficient to fund obligations arising from its insurance contracts. The Group can be exposed to daily calls on its available investment assets, principally to settle insurance claims and to fund trust accounts following a large catastrophe loss.

Exposures in relation to insurance activities are as follows:

- large catastrophic events, or multiple medium-sized events in quick succession, resulting in a requirement to pay a large value of claims within a relatively short time frame or to fund trust accounts;
- failure of insureds or cedants to meet their contractual obligations with respect to the payment of premiums in a timely manner; and
- failure of reinsurers to meet their contractual obligations with respect to the payment of claims in a timely manner.

Exposures in relation to investment activities are as follows:

- adverse market movements and/or a duration mismatch to obligations, resulting in investments being disposed of at a significant realised loss; and
- an inability to liquidate investments due to market conditions.

Subject to maintaining sufficient liquidity in aggregate across the Group's fully aligned entities, Lancashire has the ability to perform intra-group transactions in the event of temporary liquidity shortfalls at the individual entity level. This obviates incurring any costs that might result from raising entity-specific liquidity through external means.

As such, whilst the Group continues to monitor and report local liquidity levels against applicable stress events, Lancashire maintains the view that it is not necessary to cascade its formal risk tolerance and associated risk reporting requirements to the entity level and focuses on reporting overall Group liquidity to Group and entity boards. The Group has maintained liquidity in excess of this tolerance through its focus on maintaining a portfolio that is highly liquid, of overall short duration and highly creditworthy.

Mitigation

The Group manages its liquidity risks via its investment strategy to hold high quality, liquid securities, sufficient to meet its insurance liabilities and other near-term liquidity requirements. The creation of the core portfolio and core plus portfolios with their subset of guidelines aims to ensure funds are readily available to meet potential insurance liabilities in an extreme event plus other near-term liquidity requirements. In addition, the Group has established asset allocation and maturity parameters within the investment guidelines such that the majority of the investments are in high quality assets which could be converted into cash promptly and at minimal expense. The Group monitors market changes and outlook and reallocates assets as deemed necessary.

C. Risk profile continued

The Group also monitors and reports Group liquidity against tolerances to the LICL Board. LHL and LICL have a \$250.0 million syndicated collateralised credit facility with a \$50.0 million loan sub-limit that has been in place since 20 March 2020 and will expire on 20 March 2025. There was no outstanding debt under this facility as at 31 December 2022 and 2021. The facility is available for the issue of LOC's to ceding companies. The facility is also available for LICL to issue LOC's to LUK to collateralise certain insurance balances.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the Board's Investment Committee through quarterly investment performance reports and the Group and LICL Board through their review of the quarterly ORSA report plus the quarterly management IRRC meetings.

As at 31 December 2022, the Group considers that it has more than adequate liquidity to pay its obligations as they fall due.

C6: OPERATIONAL RISK

Operational risk is the risk of loss resulting from inadequate or failed internal processes, personnel, systems or external events. The Group and its subsidiaries have identified and evaluated their key operational risks and these are incorporated in the risk registers and modelled within the subsidiaries' capital models.

The Group has also established, and monitors compliance with, internal operational risk tolerances. The RRC reviews operational risk on at least an annual basis and operational risk is also covered in the Group CRO's quarterly ORSA report to the LHL Board and entity boards and in the LSL RCCC reporting.

Mitigation

In order to manage operational risks, the Group has implemented a robust governance framework. Policies and procedures are documented and identify the key risks and controls within processes. Key risk indicators have been established and are monitored on a regular basis and a formal loss event and near-miss reporting process has been implemented. The Group's internal audit function provides independent feedback with regard to the accuracy and completeness of key risks and controls, and independently verifies the effective operation of these through substantive testing. All higher risk areas are subject to an annual audit while compliance with tax operating guidelines is reviewed quarterly. Frequency of consideration for audit for all other areas varies from quarterly at the most frequent to a minimum of once every four years, on a rotational basis.

The operational cyber risk that comes with employees working from home is managed through enhanced monitoring of network activity, targeted staff training, a quarterly risk and control affirmation process, annual testing of business continuity plans and disaster recovery plans, and our cyber security incident response plan.

Monitoring

The continued effectiveness of the risk mitigation techniques is monitored by the LHL and LICL Board through their review of the quarterly ORSA report and the quarterly risk register approval process plus the Board's input into the Company's strategy and business plan.

C7: STRATEGIC RISK

The Group and Company has identified several strategic risks. These include:

- the risks that either the poor execution of the business plan or an inappropriate business plan in itself results in a strategy that fails to adequately reflect the trading environment, resulting in an inability to optimise performance, including reputational risk;
- the risks of failing to maintain adequate capital, accessing capital at an inflated cost or the inability to access capital. This includes unanticipated changes in vendor, regulatory and/or rating agency models that could result in an increase in capital requirements or a change in the type of capital required;
- the risks of inadequate succession planning, lack of staff retention and key man risks; and
- risks of organisational stretch as the Group grows in terms of volume of business written and number of employees as well as from transformation programmes to ensure the company has appropriate systems of infrastructure and data in place to support the business.

Mitigation

Business plan risk – the Group and Company addresses the risks associated with the planning and execution of the business plan through a combination of the following:

- an iterative annual forward-looking business planning process with cross departmental involvement;
- evaluation and approval of the annual business plan by the Group and LICL Board of Directors;
- regular monitoring of actual versus planned results;
- periodic review and re-forecasting as market conditions change; and
- evaluation of climate change and the potential short, medium and long-term implications/considerations for the business.

C. Risk profile continued

The forward looking business planning process covers a three year period from 2023 to 2025 and applies a number of sensitivity, stress and scenario tests. These tests include consideration of climate change risks. The sensitivity and stress testing identified that even under the more extreme stress scenarios the Group had more than adequate liquidity and solvency headroom.

Capital management risk – risks associated with the effectiveness of the Group and Company's capital management are mitigated as follows:

- regular monitoring of current and prospective regulatory capital requirements and rating agency capital requirements;
- oversight of capital requirements by the Group and LICL Boards of Directors;
- ability to purchase sufficient, cost effective reinsurance;
- maintaining contact with vendors, regulators and rating agencies in order to stay abreast of upcoming developments; and
- participation in industry groups such as the International Underwriters Association and the Association of Bermuda Insurers and Reinsurers and the Lloyd's Market Association.

Capital is increased or returned as appropriate. The retention of earnings generated leads to an increase in capital. Capital raising can include debt or equity and returns of capital may be made through dividends, share repurchases, a redemption of debt or any combination thereof. Other capital management tools and products available to the Group may also be utilised. All capital actions require approval by the Board of Directors.

Internal methods have been developed to review the profitability of classes of business and their estimated capital requirements plus the capital requirements of the combination of a wide range of other risk categories. These approaches are used by management in decision making. The Group's long term debt held as at 31 December 2022 and 31 December 2021 is approved as 'Tier 2 Ancillary Capital' by the Bermuda Monetary Authority.

The Group's aim is to maximise risk-adjusted returns for our shareholders across the cycle through a purposeful and sustainable business culture. The return is measured in terms of the Change in DBVS in the period. This aim is a long-term goal, acknowledging that management expects both higher and lower results in the shorter term. The cyclical and volatility of the insurance market is expected to be the largest driver of this pattern. Management monitors these peaks and troughs by adjusting the Group's portfolio to make the most effective use of the available capital and seeking to maximise the risk-adjusted return.

Retention risk – the risks associated with inadequate succession planning, lack of staff retention and key man risks are mitigated through a combination of resource planning processes and controls, including:

- the identification of key personnel with appropriate succession plans;
- the identification of key team profit generators and function holders with targeted retention packages;
- documented recruitment procedures, position descriptions and employment contracts;
- resource monitoring and the provision of appropriate compensation, including equity based compensation which vests over a defined time horizon; and
- training schemes.

Monitoring

The continued effectiveness of the risk mitigation techniques for other material risk is monitored by the Board through their review of the quarterly ORSA report and the quarterly capital paper. The Group Board's Nomination, Corporate Governance and Sustainability Committee is responsible for monitoring the adequacy of the Group's succession plans. The LICL Board is responsible for monitoring the adequacy of the Company's succession plans.

Group Risk

Group risks are any risks that may not have an impact at the individual entity level but have to be considered at the group level such as contagion risk or aggregation of business risks. Group risk is considered and evaluated by the LHL Board on a quarterly basis, as is the concentration of risk in each individual risk area (e.g. insurance, credit etc.). There are no significant risk concentrations at the Group level that are not otherwise reported above.

Mitigation & Monitoring

Group risks need to be considered on a case-by-case basis and as such there is no one size fits all mitigation strategy. The inclusion of group risk within the Group CRO's quarterly ORSA report ensures it is brought to the attention of the LHL Board and suitable mitigation plans can be put in place.

C. Risk profile continued

C8: STRESS TESTING AND SENSITIVITY ANALYSIS

Stress and scenario testing is a key part of the overall ERM framework and helps to provide a better understanding of the risks the Group is exposed to in both normal and stressed circumstances. It informs the development of risk appetites and tolerances and acts as a key input to capital management processes. The Group conducts sensitivity, stress (standard and reverse) and scenario testing on both a scheduled and ad-hoc basis as part of a number of the underlying components in the ERM and ORSA framework.

A range of sensitivity, stress and scenario testing techniques were applied throughout the year in response to specific actual and proposed changes to the business strategy and risk profile.

Sensitivity testing was conducted as part of the on-going development and validation of the internal model, methodology and assumptions across material risk categories. This was overseen by the RRC and involved management and subject matter experts from throughout the business.

Scenario testing was used to assess the risk, return and capital implications of alternative potential planning scenarios. It was supported by the use of modelling outputs and applied both within the annual business planning process and on an ad-hoc basis to support the evaluation of potential changes in business strategy. The scenarios covered the following key risk areas: insurance risk, investment risk, liquidity risk, operational risk and regulatory risk. They are, however, predominately underwriting focused which is deliberate given that underwriting is by far the most significant driver of the Group's tail risk and therefore is the natural focus in terms of stress testing the stability of the Group. Our climate change scenario incorporates underwriting and investment risks as we consider the transition risk and physical risk.

Standard stress testing was used to evaluate the impact of extreme yet plausible events and scenarios that might impact the business in order to test the resilience of the plan and evaluate alternative risk mitigation arrangements. It is supported by the use of catastrophe models and was applied both during the business planning and ORSA processes and reported to the Board as part of the Group CRO's quarterly ORSA report.

Reverse stress testing was focussed on deliberately deconstructing the business model to test for vulnerabilities and potential events that could make it unviable. In addition to the consideration of extreme financial loss scenarios it considered the interaction of risks such as reputational and regulatory failures and loss of key resources that might combine to make the business model unviable. It utilised a combination of quantitative and qualitative techniques. Reverse stress testing to date has been focussed at the Group level to determine the full impact to the business.

As noted above, stress and scenario testing informs the development of risk appetites and tolerances and acts as a key input to the Group's capital management processes. The Group considers a wide range of measures when establishing the appropriate level of capital at the Group and individual entity level, this includes our internal view of economic and risk capital, applicable regulatory minimum capital requirements, the expectations of external rating agencies and the potential stress events or losses to which the Group is exposed. The target level of economic capital is set so as to ensure that Lancashire maintains headroom over the range of current and anticipated capital requirements that is appropriate to its risk profile at a given point in the cycle. This means that the results of stress testing and sensitivity analysis are communicated and acted upon as deemed appropriate through the business cycle and the ERM framework.

In assessing the Group's going concern position as at 31 December 2022, the Directors have considered a number of factors. These include the current balance sheet and liquidity position, the level and composition of the Group's capital and solvency ratios, the Group's ability to service its long-term debt financing arrangements, the current performance against the Group's strategic and financial business plan, the Group's dividend distribution policy, and the current market environment, including consideration for climate change and the ongoing conflict in Ukraine. In addition, the ORSA report is a key document informing the going concern assessment that is submitted to the Board on a quarterly and annual basis.

To assess the Group's going concern, the financial stability of the Group was modelled for a period of at least 12 months and a number of sensitivity, stress and scenario tests were applied. This included, among other analysis, a best estimate forecast as well as various scenarios. This incorporated different magnitudes of reserve releases and attritional, large and catastrophe loss events plus optimistic and pessimistic investment return scenarios. To further stress the financial stability of the Group, additional testing was performed. This included modelling the breakeven capital requirements of our regulators and rating agencies, the impact of potential management actions to reduce the Group's exposure to climate change-related risks, the occurrence of a number of high severity loss events impacting the Group in 2023, alongside an investment shock and finally a reverse stress test scenario designed to render the business model unviable. The testing identified that even under the more severe but plausible stress scenarios, the Group had more than adequate liquidity and solvency headroom.

In addition to the scheduled and ad-hoc testing as part of our ORSA framework, the Group may at times be required to conduct stress/scenario testing and report outcomes in response to specific regulatory or rating agency requests.

C9: OTHER MATERIAL INFORMATION

Not applicable – all material information regarding the Risk Profile has been described in C1-C9 above.

D. Solvency valuation

D1: ASSETS

The breakdown of total assets in the EBS balance sheet for the years ended 31 December 2022 and 2021 is as follows:

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Cash and cash equivalents	548.8	517.7	465.5	414.4
Quoted investments	1,942.9	1,780.2	1,703.5	1,552.6
Unquoted investments	262.2	267.9	263.6	264.7
Other assets	255.2	156.3	279.1	184.8
Investment in associate	57.2	118.7	n/a	n/a
Total assets	3,066.3	2,840.8	2,711.7	2,416.5

LICL applies a full "look through" approach to the 85% inter-company quota share agreement with CCL 1998 for BSCR EBS reporting purposes. This is done by adding 85% of each of CCL 1998's assets and liabilities on a line by line basis to LICL's IFRS balance sheet values. This approach was requested by the BMA and results in required regulatory capital requirements for LICL which more accurately reflect the risk associated with the CCL 1998 quota share agreement.

Financial assets

Money market funds and cash and cash equivalents are carried at amortised cost. Carrying amounts approximate fair value due to the short-term nature and high liquidity of the instruments. No adjustments are required for EBS valuation purposes.

Financial assets are held at fair value. Prices for the Group's investment portfolio are provided by a third-party investment accounting firm whose pricing processes and the controls thereon are subject to an annual audit on both the operation and the effectiveness of those controls. Various recognised reputable pricing sources are used including pricing vendors and broker-dealers. The pricing sources use bid prices where available, otherwise indicative prices are quoted based on observable market trade data. The prices provided are compared to the investment managers' pricing. The Group has not made any adjustments to any pricing provided by independent pricing services or its third-party investment managers for the year ended 31 December 2022.

A financial instrument is regarded as quoted in an active market if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service or regulatory agency and those prices represent actual and regularly occurring market transactions on an arm's length basis.

Securities with quoted prices in active markets for similar assets or liabilities or securities are valued using other valuation techniques for which all significant inputs are based on observable market data. These instruments are valued via independent external sources using directly observable inputs to models or other valuation methods. The valuation methods used are typically industry accepted standards and include broker-dealer quotes and pricing models including present values and future cash flows with inputs such as yield curves, interest rates, prepayment speeds and default rates.

The estimated fair values of the Group's hedge funds are determined using a combination of the most recent NAVs provided by each fund's independent administrator and the estimated performance provided by each hedge fund manager. Independent administrators provide monthly reported NAVs with up to a one-month delay in valuation. The most recent NAV available for each hedge fund is adjusted for the estimated performance, as provided by the fund manager, between the NAV date and the reporting date. Historically estimated fair values incorporating these performance estimates have not been significantly different from subsequent NAVs. Given the Group's knowledge of the underlying investments and the size of the Group's investment therein, we would not anticipate any material variance between estimated valuations and the final NAVs reported by the administrators.

The estimated fair value of the Group's private investment funds are determined using statements received from each fund's investment managers on either a monthly or quarterly in arrears basis. In addition these valuations will be compared with benchmarks or other indices to assess the reasonableness of the estimated fair value of each fund. Given the Group's knowledge of the underlying investments and the size of the Group's investment therein, we would not anticipate any material variance between estimated valuations and the final NAVs reported by the investment managers.

Other assets

The carrying value of other assets approximates fair value due to the short-term nature of the receivables. No adjustments are required for EBS valuation purposes.

Investment in associate

The investment in LCM is accounted for as an associate and was originally recognised at cost and thereafter accounted for using the equity method. No adjustments are required for EBS valuation purposes.

D. Solvency valuation continued

Reclassification adjustments

Premium receivable balances that are not yet due are included in the cashflows used to calculate technical provisions and those which are due but not yet received are included in the EBS.

Reinsurance recoveries and unearned premiums on premium ceded are reclassified and explicitly included in the calculation of technical provisions (see section D2 below).

Valuation of intangible assets, deferred acquisition costs and prepaid expenses

Intangible assets, deferred acquisition costs and prepaid expenses are valued at nil for EBS valuation purposes.

D2: LIABILITIES

The breakdown of total liabilities in the EBS balance sheet for the years ended 31 December 2022 and 2021 is as follows:

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Best estimate loss and loss expense provisions	935.8	742.8	854.4	662.1
Best estimate premium provisions net of risk margin ¹	4.2	131.8	(7.4)	142.9
Insurance and reinsurance balances payable	—	—	110.8	85.7
Other liabilities and payables	76.8	69.1	29.4	32.4
Total liabilities	1,016.8	943.7	987.2	923.1

1. The Group risk margin of \$80.8 million (31 December 2021: \$97.0 million) and the LICL risk margin of \$75.3 million (31 December 2021: \$89.1 million) is included within the technical provisions balance. Growth in overall premium volumes and a reduction in loss ratio estimates has increased the level of profit included in the premium provision component of the technical provisions. This effect is further compounded by additional discount credit obtained due to significant yield curve increases over the year. Technical provisions have further reduced due to changes to the risk margin methodology to ensure correspondence with the best estimate technical provisions. Together with increased discount credit arising from yield curve movements, this has also driven an overall reduction in the technical provisions.

Insurance and reinsurance balances payable

Insurance and reinsurance balances payable that are not yet due are included in the cashflows used to calculate technical provisions and those which are due but not yet paid are included in the EBS.

Other liabilities and payables

Other liabilities and payables are valued for EBS purposes on the same basis as for IFRS accounting purposes since the carrying value approximates economic value due to their short-term nature.

Valuation of deferred commission income

Deferred commission income is valued at nil for EBS valuation purposes.

Best estimate loss provision, best estimate premium provision and risk margin

The EBS basis technical provisions are comprised of three elements:

- claims provisions – the best estimate of loss reserves on events which have occurred by the balance sheet date including associated expenses and net of associated future premium;
- premium provisions – the best estimate reserves on the remaining exposure of contracts which the Group is obligated to at the balance sheet date including associated expenses and net of associated future premium; and
- risk margin or “market value margin” – an additional amount, in excess of the best estimate provisions, expected to be required by a third party in order to fund the future regulatory capital required to meet the obligations. This is calculated based on a cost of capital approach.

The valuation methodology for determining the technical provisions is consistent across all the BMA lines of business and is broadly a two-step process. The first step is determining the IFRS basis provisions, with the EBS provisions determined from these by applying a number of adjustments and additional data inputs. The use of the IFRS provisions is deemed a suitable starting point for the EBS technical provisions due to their significant scrutiny from internal and external parties prior to use.

IFRS provisions for the purpose of this document and the comparison to EBS results (both gross and ceded to reinsurers) include the earned provisions relating to events which have occurred at the valuation date (whether reported or not) plus associated loss adjustment expenses, plus non-monetary items corresponding to 100% of the unearned premium (i.e. unearned premium reserve, 'UPR') less an allowance for the acquisition costs already paid on this unearned premium (i.e. deferred acquisition costs, 'DAC'). EBS then adjusts the above basis (separately for gross and ceded to reinsurers amounts) to move to a discounted actuarial best estimate cashflow approach (claims, expenses and premiums) on a legally obliged (rather than inception) basis allowing for the expected value of all possible outcomes. This removes the non-monetary items and replaces these with the cashflows expected to arise from these exposures including business to which the Group is legally obliged to accept but has yet to accept.

D. Solvency valuation continued

Provisions are valued separately depending on whether claims events have occurred or are yet to occur at the valuation date. Claims events which have occurred (whether reported to the insurer or not) are known as claims provisions. Provisions in respect of future claim events are known as premium provisions.

In addition to the above 'best estimate' of the future cashflows, a risk margin is added to represent the cost of capital required to run-off the existing obligations to expiry. This adjustment is designed to increase the best estimate to a market consistent value in line with the rest of the EBS balance sheet.

The actuarial function considers the process to determine both IFRS and EBS basis technical provisions as appropriate as assessed through the data governance framework and technical provision validation process. The overall approach to valuing and validating the technical provisions recognises the inherent uncertainty in assessing the size, timing and nature of future insurance cashflows, in particular for claims which have yet to occur.

The approach adopted recognises the principle of proportionality while ensuring compliance with the EBS regulations. The principle of proportionality permits insurers to choose and apply valuation methods which are:

- suitable to achieve the objective of deriving a market-consistent valuation according to EBS principles; but
- not more sophisticated than is needed in order to reach this objective.

The approach to deriving technical provisions adheres to this principle by focusing most effort on the material drivers of the valuation basis and the associated risks and sensitivities.

Level of uncertainty in the valuation of technical provisions

The main driver of uncertainty within the technical provisions is the final outcome of claims both in respect of events which have occurred (whether reported or not) and which may arise in future from unexpired exposure. Lancashire's business and underwriting model generally results in claims which are low frequency and high severity in nature making the available historical loss data volatile and less useful for predicting ultimate losses.

In most cases, reinsurance helps in reducing the uncertainty and exposure, particularly for known events where, while the gross outcome may be uncertain, the fact that reinsurance protection is in place, particularly excess of loss coverage, the net impact may be relatively stable and known. At the best estimate (i.e. mean) level it is generally expected that profit would be ceded to reinsurers as the reinsurance programme generally provides protection in more extreme (i.e. above mean) outcomes. Given the nature of the outwards reinsurance programme, this provides protection against low frequency, high severity events where, upon occurrence, the reinsurance generates significant benefits to the Group and the Company.

The EBS adjustments to the IFRS technical provisions introduce a number of areas of uncertainty either due to the uncertainty in the amounts and subjectivity of the approach or through future volatility which could vary the particular element significantly. The most appropriate approaches have been selected as described in this document.

Uncertainty within the claims provisions

In respect of claim events which have occurred, the lack of stable and reliable historical data makes predictions of ultimate losses, particularly for less well developed accident years or where there is ongoing dispute or litigation, especially uncertain. There is also a time lag inherent in reporting from the original claimant to the primary insurer to the broker and then to the reinsurer. In the case of proportional contracts, reliance is placed on an analysis of a contract's historical experience, industry information, and the professional judgement of underwriters in estimating reserves for these contracts. In addition, if available, reliance is placed partially on ultimate loss ratio forecasts as reported by insureds or cedants, which are normally subject to a quarterly or six-month lag.

As a result of the time lag described above, an estimate must be made of the technical provisions. Because of the degree of reliance that is necessarily placed on insureds or ceding companies for claims reporting, the associated time lag, the low frequency/high severity nature of much of the business that the Group writes, and the varying reserving practices among ceding companies, reserve estimates are highly dependent on management judgement and are therefore uncertain. During the loss settlement period, which may be years in duration, additional facts regarding individual claims and trends often will become known, and current laws and case law may change, with a consequential impact on reserving. The claims count on the types of insurance and reinsurance written, which are low frequency and high severity in nature, is generally low.

For certain catastrophic events there are greater uncertainties underlying the assumptions and associated estimated reserves for losses and loss adjustment expenses. Complexity resulting from problems such as policy coverage issues, multiple events affecting one geographic area and the resulting impact on claims adjusting (including the allocation of claims to the specific event and the effect of demand surge on the cost of building materials and labour) by, and communications from, insureds or ceding companies, can cause delays to the timing with which the Group is notified of changes to loss estimates.

The majority of the technical provision estimate relates to potential claims on non-elemental risks where timing delays in insured or cedant reporting may mean losses could have occurred which the Group was not made aware of by the balance sheet date.

Uncertainty within the premium provisions

In respect of unexpired exposure, the fact that claim events have yet to occur makes the final outcome on this exposure less certain. Under IFRS, the portion of premium related to the unexpired portion of the risk period is deferred and reflected in unearned premium. The 'best estimate cashflow' approach under EBS however requires provisioning for the expected level of future claims and expenses which will arise from this exposure which may then be offset by the future premium amounts.

D. Solvency valuation continued

As a result of the cashflow approach, the profit embedded in the unexpired exposures is realised immediately under the EBS, compared to IFRS which defers this until the exposure is recognised. While the profit outcome will ultimately be the same over time, the accounting treatment differs for the balance sheet. There is a greater uncertainty in the EBS balance sheet with regard to unexpired exposures than on the IFRS balance sheet as there is more reliance on assumptions about future claims experience.

Differences between value for IFRS and EBS purposes

To determine the EBS technical provisions the Group takes the IFRS technical provisions and makes a number of adjustments. These adjustments are described below:

(I) IFRS PROVISIONS

Provisions for claims which have occurred by the valuation date (whether reported or not) are calculated using traditional actuarial methods on a gross and net of reinsurance basis. Attritional losses are reserved using the Bornhuetter-Ferguson technique whilst large losses are reserved for using exposure analyses or claim development methods. A provision is also included for the expenses associated with settling these claims.

The unearned premium in respect of incepted business is deferred as a liability under IFRS, where this is deemed to be insufficient, an additional provision may also be held in excess of this.

The IFRS basis technical provisions are calculated quarterly by the actuarial function. This is overseen by the Reserve Committee who review the reserves, with particular attention to the large events, and the approach to determining these. The reserves are then approved by the Audit Committee. Each quarter's reserve setting process is supported by back testing of prior expectations against the actual observed experience. This is done based on the level of incurred claims (paid plus reported) compared to the amount that was anticipated for the quarter at the previous quarter end. This is used to support changes in the ultimate claim outcome estimates over time.

The Group engages an external actuary to conduct an independent review of the Group's claims reserves on an IFRS basis every six months. This analysis is presented to the Board. Significant differences between the two estimates are discussed in the report. The external auditors, KPMG LLP, also present a comparison of the Group's reserves to their own best estimates at the second and fourth quarter Board meetings. A similar comparison is also presented to the L1CL Board by the Group Chief Actuary.

(II) MOVEMENT OF NOT YET DUE PREMIUM DEBTORS TO TECHNICAL PROVISIONS

In the IFRS statutory accounts future premiums inwards/outwards reside within the debtors/creditors balances in the balance sheet. Under the EBS cashflow approach, the future premium cashflows which are not due by the valuation date are reallocated to the technical provisions. Premium due at the valuation date remains in the debtors/creditors balances. All future (re)insurance payable and receivable balances are assumed to relate to the premium provisions within the EBS balance sheet.

(III) ADJUSTMENTS TO IFRS LOSS RESERVES FOR BASIS CHANGE

Adjustments to IFRS loss reserves for basis change comprises the following:

- **Adjustment to actuarial best estimate**

The IFRS reserves are moved from management best estimate to a pure actuarial best estimate – this is done at a class of business level and separately for gross and reinsurance amounts.

- **Allowance for events not in data**

The IFRS technical provisions allow for the best estimate of 'reasonably foreseeable' outcomes whereas the EBS requires the best estimate of 'all possible outcomes'. This implicitly includes a wider range of events in the future claim estimates and introduces the concept of an ENID allowance in the solvency provisions. This may include latent claims or very extreme high severity/low probability claims but more widely any event not observed in the historical data. An ENID uplift is calculated separately for each line of business and added to the claims provision to recognise the difference between IFRS and EBS bases. Given the generally short reporting and settlement periods of the business written the provisions for ENIDs within the claims provisions (i.e. in respect of events which have occurred) is expected to be lower than the equivalent ENID allowance within the premium provision.

- **Inclusion of additional expenses**

The expense provisions are adjusted to include an allowance for all future expenses required to settle the existing insurance obligations on a going concern basis. This is higher than the loss adjustment expenses included within the IFRS provisions (typically split across 'allocated' – ALAE and 'unallocated' – ULAE provisions) as it includes items such as overheads and investment management fees. The ALAE provisions are included implicitly within loss reserves under both accounting and EBS bases.

To calculate the additional expense requirement, in excess of the IFRS provisions, the Group performs an exercise to allocate historic expenses to the management of in-force business at that time. The in-force attributed expenses are then analysed as a percentage of the historical claim payments and future claim payments. The Group has used the proportionality principle and concluded that the impact of expense inflation is negligible. This is due to the short-tailed nature of the business underwritten.

Brokerage or other acquisition expenses associated with the existing premium debtors are determined when these are established in the accounts; as such these are booked net of acquisition costs. No further allowance for acquisition costs on (re)insurance receivables and payables is made in the technical provisions.

D. Solvency valuation continued

(IV) PROFIT IN RESPECT OF LEGALLY OBLIGED FUTURE EXPOSURE

Profit in respect of legally obliged future exposure comprises of the following:

- **Removal of UPR and DAC**

Under the EBS the full cashflows associated with the unearned premium provisions must be valued and accounted for rather than accounting for non-monetary items such as gross and ceded UPR and DAC. This removes an element of prudence in the accounting basis technical provisions and recognises the anticipated profit embedded within the business at the valuation date rather than deferring this recognition as the exposure is recognised. For the EBS technical provisions the accounting concepts of UPR and DAC are therefore replaced with the expected future claims and associated expenses arising from the unearned exposure described below.

- **Inclusion of claims associated with UPR**

Gross and net premium provisions are calculated using expected ultimate ratios by line of business applied to the unearned premium. The loss ratios are sourced from the business plan and represent the best estimate view (i.e. mean of the distribution of future outcomes) of the losses likely to emerge in future periods and as such are deemed a reasonable assumption to use. The ENID uplift, see below, is applied to these ratios to move this to an 'all outcomes' basis.

- **Inclusion of future reinsurance premium covering future exposure on existing legal obligations**

Credit is being taken in the technical provisions for recoveries on expected future claims events which have yet to occur. These events may occur a number of years in the future and are potentially covered by reinsurance to be purchased in these future years, notably ceded reinsurance contracts on a losses occurring basis. As a consequence, an allowance needs to be made in the technical provisions for the share of this planned future reinsurance premium which covers the future exposure on the existing obligations. This is done by apportioning the business plan future reinsurance premium spend between current and future inwards obligations.

The future reinsurance premium spend, split between the risk premium and any brokerage/commissions (using ratios from the business plan) are added to the claims and expenses to determine the best estimate provision.

- **Allowance for Events Not In Data**

Similar to the claims provisions (as described above), an ENID allowance is also added to the premium provision. This is done using a similar set of assumptions and processes to the claims provision, however, given the higher uncertainty in the premium provisions, the allowance for ENIDs is generally proportionally greater than the claims provisions.

- **Future cashflow from unaccepted legal obligations**

Contract boundaries for EBS purposes are defined as all contracts which the Group is legally obligated to accept as at the balance sheet date. It therefore includes contracts which may not have incepted but where the insurer no longer has a unilateral right to cancel the contract, reject the premium and amend the premiums or benefits payable under the contract to reflect the underlying risks. This means that in addition to the claims provisions and unearned portion of in-force business, cashflows also need to be considered in relation to business which has not incepted but where the rights as outlined above do not hold. Lancashire's underwriting system records such policies providing an up-to-date and accurate view of the nature and scale of this business.

To determine the technical provision allowance for this element, the future premium on policies which have been agreed prior, but incept after, the valuation date is taken from the underwriting system as the exposure measure. Similar to the incepted approach with UPR, this unaccepted future premium is multiplied by the ultimate loss ratio in the business plan and uplifted by the ENID ratios to determine the future claims. By applying a loss ratio to the full future premium an implicit assumption is made that there is no lapse risk, therefore all contracts which have been bound will be taken up. This is deemed suitable due to the use of the live underwriting system at the valuation date to indicate which policies are legally bound.

The unaccepted legal obligations receive a share of the allocated expenses as described above.

The future premium is taken net of the acquisition cost and deducted from the claims and expenses to determine the best estimate provision. Note that in most cases the future premium on this business will exceed the expected claims and expenses. In this case the contribution of the unaccepted premium provisions to the overall technical provisions will be negative.

D. Solvency valuation continued

(V) ALLOWANCE FOR REINSURER DEFAULT

An allowance is added for credit default risk on reinsurance recoverables in the balance sheet. Recoverables are identified by class based on the gross and net future claims modelling as derived through the IFRS accounting and EBS reserving processes.

Use of simplified method

The following assumptions are made to derive the allowance:

- all counterparties have the same annual probability of default, equivalent to an A-rated counterparty in line with the BSCR calculation;
- a recovery rate of 50% upon default in line with the BSCR calculation;
- default occurring at a future date equal to the modified duration of the recoveries; and
- a constant probability of default in future years.

This adjustment and the assumptions used to derive it ensure consistency between the technical provisions and BSCR calculations. Further, the approach is deemed proportionate given the generally low utilisation of outwards third party reinsurance at the mean (as the technical provisions target) and also the low levels of industry default data on which to derive another, more representative and accurate assumption.

(VI) ALLOWANCE FOR DISCOUNTING AT RISK FREE RATES

The undiscounted future claim, premium and expense amounts are derived, as described above, by class of business and the most material currencies. All non-material currencies are grouped together and discounted using a U.S. dollar risk-free yield curve.

Cashflow patterns are applied to these to determine the timing of payments and receipts. The claim and premium cashflow patterns have been parameterised from historical data and expense cashflow pattern assumptions are described above. Reinsurance recoveries are assumed to occur 3 months after the gross claim cashflow. Future calendar quarter cashflows are generated for all technical provision elements until all payments/receipts are assumed to have been settled.

The present value of the projected cash flows is determined by discounting each currencies' cashflows using yield curves which are published quarterly on the BMA's website. The unadjusted risk-free yield curves are used.

(VII) RISK MARGIN

The best estimate technical provisions on the EBS basis are supplemented by the risk margin, representing the cost of capital which a third party would incur in taking over and running the existing obligations to expiry. The risk margin is calculated by determining the cost of providing an amount of eligible capital equal to the BSCR necessary to support the Group's current insurance obligations over their lifetime. This is derived by assuming the obligations are transferred to a 'reference undertaking' at the valuation date who has no existing obligations, does not intend to write further business and is able to invest assets to minimise its market risk. All associated outwards reinsurance is also assumed to be transferred. The rate used to determine the cost of providing the amount of eligible capital is called the Cost-of-Capital rate and is prescribed in the EBS Regulations (currently at 6%).

The key judgement for the calculation of the risk margin is determining the starting BSCR and further, how the future BSCR, in respect of the obligations at the valuation date, develops over time.

The starting $t=0$ BSCR is scaled to remove risk associated with business not yet bound and market risk is removed completely. Operational and counterparty default risks remain. The risks are re-aggregated in line with the BSCR correlation matrix. Future BSCRs are adjusted to remove insurance risks associated with the underwriting of new business and its remaining exposure which would be nil after the first year on obligated business at the $t=0$ valuation date.

(VIII) USE OF SIMPLIFIED METHOD

The future BSCR charges for each calendar year will reduce more slowly than the run-off of future claims. For example, an element of operational risk would remain more 'fixed' than the claims run-off would represent and further, reserve risk is likely to increase proportionally as technical provisions reduce as any single claim would increase the overall volatility and the provisions which take longer to settle are likely to be on more contentious claims. To account for this, the Group assumes the BSCRs beyond time 0 are reduced proportional to the square root of the remaining claims reserves since time 0.

This simplification is used as the explicit calculation of every year's BSCR to run-off would hugely increase the complexity required to calculate the technical provisions. As the Group would have zero unavoidable market risk, reserve risk would be the largest driver of the BSCR in runoff. The counterparty default risk is highly correlated with underwriting risk; therefore in a run-off situation with no underwriting risk, the counterparty default risk would also reduce significantly. The operational risk would also be expected to reduce in run-off as the business volumes and reserves declined. As the BSCR would be driven by reserving risk, an approach to derive the future BSCRs which is a function of the run-off of the technical provisions is deemed appropriate. The slower BSCR decay pattern (using the square root of the payment pattern) allows for the increasing volatility of risk as the provisions reduce (e.g. due to a 'fixed' nature of operational risk and the likelihood for more uncertainty in the reinsurance recoveries on the claims which take longer to settle).

The calculation is then completed by discounting the future BSCRs using the risk-free yield curves provided by the BMA and applying the cost of capital (6%). The risk margin is the sum of each future year's discounted cost of capital. For reporting purposes, this is then allocated to class in proportion to the net future claims.

(IX) OTHER CASHFLOWS

Cashflows relating to salvage and subrogation, and those relating to tax payments to be charged to policyholders or which are required to settle insurance or reinsurance obligations are judged to be immaterial based on past history and are therefore excluded from the technical provision calculation.

D. Solvency valuation continued

Reinsurance recoverables

Reinsurance recoverables consist of amounts due from reinsurers for third party reinsurance. They comprise reinsurers' share of premium and claims provisions and are calculated explicitly in the process using a similar methodology as the underlying gross claims and premium provisions.

Reinsurance recoveries on gross reported claims are determined when the gross losses are assessed. The recoveries on future unreported claims (on both incepted and unaccepted but legally obliged unearned business) are determined by applying reinsurance/gross claims ratios to the gross claims. The ratios are sourced from the Group's business plan consistently with the gross amounts. An allowance is given for credit default risk on reinsurance recoverables as described above.

Reinsurance recoverables are included in the liability table above, shown net within the best estimate loss and loss expense provisions.

Material changes in calculation assumptions

No material changes have been made to the methods and processes used in the calculations of the technical provisions since 2021 year-end.

The assumptions used in the process do however change from period to period due to internal and external factors such as change in business mix, claims events and perceived profitability of the business underwritten.

D3: OTHER MATERIAL INFORMATION

Not applicable – there are no other material valuation assumptions that are not already covered in D1 and D2 above.

E. Capital management

E1: MANAGEMENT OF CAPITAL

The Group actively reviews the level and composition of capital on an ongoing basis. Decisions on optimal capital levels are also an integral part of the Group's business planning process which covers a 3 year time horizon. Internal methods have been developed to review the profitability of classes of business and their estimated capital requirements and the capital requirements of the combination of a wide range of other risk categories.

The key aim of the Group's capital management process is to maintain a strong balance sheet, whilst:

- maintaining sufficient capital for underwriting opportunities and to meet obligations to policyholders;
- maximising the risk-adjusted return to shareholders within predetermined risk tolerances;
- maintaining adequate financial strength ratings; and
- meeting internal, regulatory and rating agency requirements.

The subsidiary operating entities also conduct capital requirement assessments under internal measures and in compliance with local regulatory requirements. All capital actions require approval by the Board of Directors. The retention of earnings generated also leads to an increase in capital.

There have been no material changes in the approach to capital management over the reporting period.

E2: ELIGIBLE CAPITAL

(I) ELIGIBLE CAPITAL BY TIER

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Tier 1				
Fully paid common shares	122.0	122.0	1.0	1.0
Contributed surplus	1,188.1	1,203.4	1,303.9	1,303.9
Statutory economic surplus	293.3	126.0	419.6	188.6
Excess encumbered assets transferred to Tier 2	(105.2)	(118.0)	(173.1)	(158.3)
Total Tier 1 capital	1,498.2	1,333.4	1,551.4	1,335.2
Tier 2				
Eligible Capital ancillary instruments	446.1	445.7	—	—
Excess encumbered assets deducted from Tier 1	105.2	118.0	173.1	158.3
Total Tier 2 capital	551.3	563.7	173.1	158.3
Total eligible capital	2,049.5	1,897.1	1,724.5	1,493.5

Tier 1 capital is basic capital which includes fully paid up capital shares and contributed surplus, plus statutory economic surplus and minority interest, subject to certain adjustments. As at 31 December 2021 LHL and LICL continued to hold excess encumbered assets, that are effectively treated as Tier 2 capital. These excess assets were predominantly held in LICL's U.S. MBRT.

At the AGM held on 27 April 2022, LHL's shareholders approved a renewal of the Company's Repurchase Programme authorising the repurchase of a maximum of 24,401,000 common shares, with such authority to expire on the conclusion of the 2023 AGM or, if earlier, 15 months from the date the resolution approving the Repurchase Programme was passed. During the year ended 31 December 2022, 4,589,592 common shares were repurchased by the Company under its Repurchase Programme, at a weighted average share price of £4.23. As at 31 December 2022, the Company's current Repurchase Programme has 19,811,408 common shares remaining. During the year ended 31 December 2021, 1,000,000 common shares were repurchased by the Company under its Repurchase Programme, at a weighted average share price of £5.11.

(II) ELIGIBLE CAPITAL COMPOSITION AND REGULATORY MINIMUMS

The Act stipulates certain minimum capital requirements needed to meet the Minimum Margin of Solvency ("MSM") and the Enhanced Capital Requirement ("ECR"). The Act requires that Tier 1 capital contributes at least 80% to the MSM and 60% to the ECR. The Company currently meets both these requirements as Tier 1 capital covers over 100% of both the MSM and ECR.

(III) ELIGIBLE CAPITAL TRANSITIONAL ARRANGEMENTS

The Group and Company's eligible capital is not subject to any transitional arrangements under the BMA's Eligible Capital Rules.

(IV) ELIGIBLE CAPITAL ENCUMBRANCES

Not applicable.

For the year ended 31 December 2022

E. Capital management continued

(V) ELIGIBLE CAPITAL ANCILLARY INSTRUMENTS

During 2021, the Group issued \$450.0 million in aggregate principal amount of 5.625% fixed rate reset junior subordinated notes due on 18 September 2041. The long-term debt was issued in two tranches forming part of the same series of notes, with \$400.0 million issued on 18 March 2021 and \$50.0 million issued on 31 March 2021. The majority of the net proceeds from the long-term issuance were used by the Group to redeem its then existing senior and subordinated indebtedness, with the balance being used for general corporate purposes. The long-term debt was approved as 'Tier 2 Ancillary Capital' by the BMA.

(VI) IDENTIFICATION OF DIFFERENCES IN SHAREHOLDER'S EQUITY – IFRS ACCOUNTING VERSUS AVAILABLE STATUTORY CAPITAL AND SURPLUS

	LHL		LICL	
	2022 \$m	2021 \$m	2022 \$m	2021 \$m
Shareholder's equity – IFRS accounting	1,267.9	1,412.8	1,386.2	1,431.1
Non-admitted assets removed	(174.0)	(161.1)	(0.2)	(0.2)
Long term debt – approved Tier 2 ancillary capital	446.1	445.7	—	—
Valuation adjustments relating to technical provisions	509.5	199.7	338.4	62.5
Cathedral Capital (1998) Limited ¹	n/a	n/a	0.1	0.1
Shareholder's equity – Total Statutory Economic Capital and Surplus	2,049.5	1,897.1	1,724.5	1,493.5

1. As noted in Section D1, LICL applies a full "look through" approach to the 85% inter-company quota share arrangement with CCL 1998 for BSCR EBS reporting purposes.

E3: REGULATORY CAPITAL REQUIREMENTS

AMOUNT OF MSM AND ECR AT THE END OF THE REPORTING PERIOD:

LHL	2022	2022	2021	2021
	\$m	% ¹		
Minimum Margin of Solvency	376.7	544%	247.8	766%
Enhanced Capital Requirement	665.4	308%	743.1	255%

LICL	2022	2022	2021	2021
	\$m	% ¹		
Minimum Margin of Solvency	358.2	481%	227.6	656%
Enhanced Capital Requirement	604.2	285%	694.2	215%

1. Coverage ratio of Available Statutory Economic Capital and Surplus.

Both LHL and LICL have held capital in excess of their regulatory requirements throughout 2022 and 2021.

E4: INTERNAL CAPITAL MODEL

Not applicable – the Group and Company has not applied to have its internal capital model approved to determine its regulatory capital requirements.

F. Significant events

F1: DESCRIPTION OF EVENTS

OTHER EVENTS

There have been no other significant events that are material to the Group or the Company that have taken place since the end of the 2022 financial year to the date of filing this Financial Condition Report.

On 9 February 2023, the Board of Directors declared the payment of an ordinary dividend of \$0.10 per common share, subject to a shareholder vote of approval at the AGM on 26 April 2023, which will result in an aggregate payment of approximately \$23.8 million. The dividend will be paid on 2 June 2023 to shareholders of record on 5 May 2023.

On 22 July 2022, LICL declared a dividend of \$75 million, which was subsequently paid to LHL on 2 February 2023.

Appendix 1: Glossary

ABIR

Association of Bermuda Insurers and Reinsurers

THE ACT

The Insurance Act 1978 and related regulations

ADDITIONAL CASE RESERVES (ACR)

Additional reserves deemed necessary by management

AFS

Available for sale

AGGREGATE

Accumulations of insurance loss exposures which result from underwriting multiple risks that are exposed to common causes of loss

AIR

AIR Worldwide

A.M. BEST COMPANY (A.M. BEST)

A.M. Best is a full-service credit rating organisation dedicated to serving the financial services industries, focusing on the insurance sector

BOARD OF DIRECTORS

Unless otherwise stated refers to the Company's Board of Directors

BMA

Bermuda Monetary Authority

BSCR

Bermuda Solvency Capital Requirement

BSX

Bermuda Stock Exchange

BSX

Book value per share

CCL 1998

Cathedral Capital (1998) Limited

CCWG

Climate Change Working Group

CEDED

To transfer insurance risk from a direct insurer to a reinsurer and/or from a reinsurer to a retrocessionaire

CEO

Chief Executive Officer

CFO

Chief Financial Officer

CHANGE IN DBVS

The IRR of the change in DBVS in the period plus accrued dividends

CISSA

Commercial insurer solvency self-assessment

THE COMPANY

Lancashire Insurance Company Limited

CRO

Chief Risk Officer

DEFERRED ACQUISITION COSTS

Costs incurred for the acquisition or the renewal of insurance policies (e.g. brokerage and premium taxes) which are deferred and amortised over the term of the insurance contracts to which they relate

DILUTED BOOK VALUE PER SHARE (DBVS)

Calculated based on the value of the total shareholders' equity attributable to the Group and dilutive restricted stock units as calculated under the treasury method, divided by the sum of all shares and dilutive restricted stock units, assuming all are exercised

DURATION

Duration is the weighted average maturity of a security's cash flows, where the present values of the cash flows serve as the weights. The effect of the convexity, or sensitivity, of the portfolio's response to changes in interest rates is also factored in to the calculation

EBS

Economic balance sheet

ECR

Enhanced Capital Requirement

ENID

Events Not In Data

ERM

Enterprise Risk Management

EXCESS OF LOSS

Reinsurance or insurance that indemnifies the reinsured or insured against all or a specified portion of losses on an underlying insurance policy in excess of a specified amount

EXPENSE RATIO

Ratio, in per cent, of other operating expenses to net premiums earned

FACULTATIVE REINSURANCE

A reinsurance risk that is placed by means of a separately negotiated contract as opposed to one that is ceded under a reinsurance treaty

FAL

Funds at Lloyd's

FCA

Financial Conduct Authority

FVTPL

Fair value through profit or loss

Appendix 1: Glossary continued

GROSS PREMIUMS WRITTEN

Amounts payable by the insured, excluding any taxes or duties levied on the premium, including any brokerage and commission deducted by intermediaries

THE GROUP OR THE LANCASHIRE GROUP

LHL and its subsidiaries

GSSA

Group Solvency Self-Assessment

GSE

Government sponsored enterprise

ICAEW

Institute of Chartered Accountants of England and Wales

IFRS

International Financial Reporting Standard(s)

INCURRED BUT NOT REPORTED (IBNR)

These are anticipated or likely losses that may result from insured events which have taken place, but for which no losses have yet been reported. IBNR also includes a reserve for possible adverse development of previously reported losses

IRR

Internal rate of return

IRRC

Investment Risk and Return Committee

KHL

Kinesis Holdings I Limited

KRL

Kinesis Reinsurance I Limited

LCM

Lancashire Capital Management Limited

LHL (THE GROUP)

Lancashire Holdings Limited

LICL (THE COMPANY)

Lancashire Insurance Company Limited

LOC

Letter of credit

LOSSES

Demand by an insured for indemnity under an insurance contract

LTIP

Long term incentive plan

LSE

London Stock Exchange

LUK

Lancashire Insurance Company (UK) Limited

MBRT

Multi-beneficiary reinsurance trust

MSM

Minimum margin of solvency

NAV

Net asset value

NET ACQUISITION COST RATIO

Ratio, in per cent, of net acquisition expenses to net premiums earned

NET LOSS RATIO

Ratio, in per cent, of net insurance losses to net premiums earned

NET PREMIUMS WRITTEN

Net premiums written is equal to gross premiums written less outwards reinsurance premiums written

ORSA

Own Risk and Solvency Assessment

OTC

Over the counter

PMI

Private Mortgage Insurance

PML

Probable maximum loss. The Group's exposure to certain peak zone elemental losses

PRO-RATA/PROPORTIONAL

Reinsurance or insurance where the reinsurer or insurer shares a proportional part of the original premiums and losses of the reinsured or insured

QST

Quota Share Treaty

RDS

Realistic Disaster Scenarios

RPI

Renewal Price Index

RETROCESSION

The reinsurance of the reinsurance account

RMS

Risk Management Solutions

RRC

Risk and Return Committee

RSC

Reinsurance Security Committee

Appendix 1: Glossary continued

RSS

Restricted share scheme

SHARP

Lancashire's in house aggregation system

SYNDICATE 2010

Lloyd's Syndicate 2010 managed by CUL. The Group provides capital to support 69.2% of the stamp

SYNDICATE 3010

Lloyd's Syndicate 3010 managed by CUL. The Group provides capital to support 100.0% of the stamp

TOTAL SHAREHOLDER RETURN (TSR)

The IRR of the increase/(decrease) in share price in the period, measured in U.S. dollars, adjusted for dividends

TPS

Technical provisions

UMCC

Underwriting and Marketing Conference Call

UNEARNED PREMIUMS (UPR)

The portion of premium income that is attributable to periods after the balance sheet date is deferred and amortised to future accounting periods

UNL

Ultimate net loss

VAR

Value At Risk

Appendix 2: Key person biographies

PETER CLARKE – LHL NON-EXECUTIVE CHAIR

Peter Clarke was Group Chief Executive of Man Group plc between April 2007 and February 2013. In 1993, Mr Clarke joined Man Group plc, a leading global provider of alternative investment products and solutions as well as one of the world's largest futures brokers. He was appointed to the board in 1997 and served in a variety of roles, including Head of Corporate Finance and Corporate Affairs and Group Company Secretary, before becoming the Group Finance Director in 2000. During this period, he was responsible for investing in and developing one of the leading providers of third-party capital insurance and reinsurance products. In November 2005, he was given the additional title of Group Deputy CEO. Mr Clarke previously served as the Chair of the National Teaching Awards Trust. Mr Clarke took a first in Law at Queens' College, Cambridge and is a qualified solicitor, having practised at Slaughter and May, and has experience in the investment banking industry, working at Morgan Grenfell and Citibank.

MICHAEL DAWSON – LHL NON-EXECUTIVE DIRECTOR

Michael Dawson has more than 40 years' experience in the insurance industry, having started his career at Lloyd's in 1979. He joined Cox Insurance in 1986 where he was the Chief Executive from 1995 to 2002. In 1991, Mr Dawson formed and became the underwriter of Cox's and subsequently Chaucer's specialist nuclear syndicate 1176, where he remains the active underwriter. Between 2005 and 2008 Mr Dawson was appointed Chief Executive of Goshawk Insurance Holdings PLC and its subsidiary Rosemont Re, a Bermuda reinsurer. Mr Dawson served on the Council of Lloyd's from 1998 to 2001 and on the Lloyd's Market Board from 1998 to 2002.

SIMON FRASER – LHL NON-EXECUTIVE DIRECTOR

Simon Fraser was Head of Corporate Broking at Merrill Lynch and subsequently Bank of America Merrill Lynch until his retirement in 2011. He began his career in the City in 1986 with BZW and joined Merrill Lynch in 1997. He led initial public offerings, rights issues, placings, demergers and mergers and acquisitions transactions during his career and advised many UK companies on stock market and LSE issues. Mr Fraser has an MA degree in modern history from the University of St Andrews.

ROBERT LUSARDI – LHL SENIOR INDEPENDENT NON-EXECUTIVE DIRECTOR

From 1980 until 1998, Robert Lusardi was an investment banker, ultimately as Managing Director of the insurance and asset management industries. From 1998 until 2005 he was a member of the Executive Management Board of XL Group plc, first as Group CFO then as CEO of one of their three operating/reporting segments; from 2005 until 2010 he was an EVP of White Mountains (an insurance merchant bank) and CEO of certain subsidiaries; and from 2010 to 2015 he was CEO of PremieRe Holdings LLC (a private insurance entity). He has been a director of ten insurance-related entities including Symetra Financial Corporation, Primus Guaranty Ltd., OneBeacon Insurance Group Ltd., Esurance Inc., Delos Inc., Penelia Ltd. and FSA International Ltd. He received his BA and MA degrees in Engineering and Economics from Oxford University and his MBA from Harvard University.

IRENE MCDERMOTT – LHL NON-EXECUTIVE DIRECTOR

Irene McDermott Brown most recently held the position of Chief Human Resources Officer at M&G plc, a FTSE 100 international savings and investments firm, retiring from that role on 31 December 2021. Her executive career has included international Human Resources roles at Barclays, BP, and Cable and Wireless. Ms McDermott Brown's UK experience includes over 12 years at Mercury Communications, Digital Equipment Company and the Electricity Supply Industry. She has an MSc from the London School of Economics in Industrial Relations and is a Fellow of the Chartered Institute of Personnel and Development.

SALLY WILLIAMS – LHL NON-EXECUTIVE DIRECTOR

Sally Williams has more than 30 years' experience in the financial services sector, with extensive risk, compliance and governance experience, having held senior positions with Marsh, National Australia Bank and Aviva. Ms Williams is a chartered accountant and spent the first 15 years of her career with PwC, where she was a director specialising in financial services risk management and regulatory relationships. She also undertook a two-year secondment from PwC to the Supervision and Surveillance Department at the Bank of England. Ms Williams is also a Director of Lancashire Insurance Company (UK) Limited.

JACK GRESSIER – LHL NON-EXECUTIVE DIRECTOR

Jack Gressier has over thirty years' experience in the insurance industry, including as Chief Operating Officer of Axis Capital Holdings Ltd. and the Chief Executive Officer of its Insurance segment. He served as an underwriter at Charman Underwriting Agencies from 1989 until 1998, when acquired by ACE Limited. At ACE, he served in a number of senior roles including as a member of the Global Markets Executive Underwriting Committee and was appointed Joint Active Underwriter of Syndicate 2488 and director of the ACE Agency Board, where he served until joining AXIS in 2002.

BRYAN JOSEPH – LHL NON-EXECUTIVE DIRECTOR

Bryan is a Fellow of the Institute and Faculty of Actuaries with over forty years of experience in the insurance and reinsurance industry. Having started his career as a trainee actuary in Legal & General, Bryan held a number of senior roles in the industry including partner and global chief actuary for PwC. Bryan left PwC in 2015 and founded Vario Partners LLP, an ILS consultancy specialising in transforming underwriting risk into capital markets. In 2016 Bryan joined XL Catlin (now AXA XL) as an independent non-executive director serving in a variety of committee roles within the AXA XL group including as Chair of the audit committees, and most recently, as Chair of XL Insurance Company SE, the group's European and Asia Pacific focused entity, overseeing its merger with AXA. Bryan stepped down from all AXA XL Directorships in 2023 to take on his role with Lancashire. Other roles: Bryan remains a partner on Vario Partners LLP and a director on the Vario group entity, Vario Global Capital Limited.

Appendix 2: Key person biographies

ALEX MALONEY – LHL CHIEF EXECUTIVE OFFICER

Alex Maloney joined Lancashire in December 2005 and was appointed Group Chief Executive Officer in May 2014. On joining, Mr Maloney was responsible for establishing and building the energy underwriting team and account and, in May 2009, was appointed Group Chief Underwriting Officer. Since November 2010 Mr Maloney has served as a member of the Board. Mr Maloney has also been closely involved in the development of the Group Lloyd's strategy. Mr Maloney has over 30 years underwriting experience and has also worked in the New York and Bermuda markets.

NATALIE KERSHAW – LHL CHIEF FINANCIAL OFFICER

Natalie Kershaw joined Lancashire in December 2009 as the Group Financial Controller and has also held the positions of Chief Financial Officer of Lancashire Insurance Company Limited and Group Chief Accounting Officer. She has over 20 years' experience of the insurance/reinsurance sector with previous roles at Swiss Re, ALAS (Bermuda) Ltd and PwC. Natalie graduated from Jesus College, Oxford University in 1996 with a first class degree in Geography and is a Fellow of the Institute of Chartered Accountants in England and Wales.

BEVERLEY TODD – LICL NON-EXECUTIVE CHAIR

Beverley was appointed to the LICL Board in February 2016. Beverley has extensive experience of international insurance and reinsurance, specifically with JLT Insurance Management where she has held senior roles in Bermuda and Florida. In particular, she has a detailed knowledge of Bermuda's insurance regulatory framework which will be invaluable in her role as Chair of the LICL Board of Directors. Beverley was educated in England and received her Bachelors of Arts in Business Administration (Honours) from South Bank University in London; Beverley is a member of the Chartered Institute of Management Accountants of England and Wales and brings with her significant insurance accounting expertise; she additionally holds the Associate in Risk Management (ARM) and the CPCU designations as well as the Institute of Directors Certificate in Company Direction.

HAYLEY JOHNSTON – LICL CHIEF EXECUTIVE OFFICER

Hayley Johnston joined Lancashire in September 2007 as a member of the underwriting team. In May 2014 Hayley was appointed Chief Underwriting Officer for Lancashire Insurance Company (UK) Limited, in addition to her Outwards Reinsurance Manager role. Previously she was responsible for the underwriting of the Marine and Aviation accounts and from May 2011 acted as the Deputy Chief Underwriting Officer for Lancashire Insurance Company (UK) Limited. Hayley previously worked for Axis Specialty Europe where she was the Underwriting Manager and Outwards Reinsurance Manager for their European headquarters based in Dublin, Ireland. Hayley became CEO of Lancashire Insurance Company Limited in 2020.

JENNIFER WILSON – LICL CHIEF FINANCIAL OFFICER

Jennifer joined Lancashire in April 2010 and is the LICL Chief Financial Officer, in addition to the Head of Planning & Analysis for the Group. Jennifer previously worked as a consultant and spent much of her time from 2007 onwards providing consulting services to Lancashire. Jennifer graduated from the University of Alberta with a Bachelor of Commerce and gained her Chartered Accountancy qualification from the Institute of Chartered Accountants of Alberta. In 2018 she obtained a Certificate and Diploma in Company Direction from the Institute of Directors.

BENJAMIN READDY – GROUP CHIEF ACTUARY

Ben joined Lancashire in June 2010. Ben's role includes leading the capital modelling and reserving processes for the Lancashire Group and he is also involved in Group's ERM strategy and approach, and responsible for rating agency capital models & relationships. Prior to joining Lancashire, Ben was a Senior Manager in the PwC's actuarial consulting practice in Bermuda and before moving to Bermuda worked for PwC's actuarial practice in London. Prior to joining PwC in 2005, Ben spent five years at Lloyd's of London as a manager within the Franchise Performance Directorate. Ben is a Fellow of the Institute of Actuaries (FIA) and holds a BSc (Hons) degree in Mathematics from the University of Warwick.

PAUL GREGORY – GROUP CHIEF UNDERWRITING OFFICER

Paul Gregory joined Lancashire in May 2007 as a member of the underwriting team and has led the underwriting operations for the Group since May 2014. On joining, Mr Gregory was responsible for underwriting the Energy account and assisting in the development of Lancashire Middle East. In January 2009, Mr Gregory was appointed Chief Underwriting Officer of Lancashire Insurance Company (UK) Limited and was responsible for all lines of business written from the Lancashire London office. Mr Gregory participated in the Marsh Graduate Scheme in 2001 as an Account Executive in the Energy Team which was followed by experience as an Underwriter in the Energy team at AIG in 2005.

JAMES IRVINE – CHIEF UNDERWRITING OFFICER: REINSURANCE

James joined Lancashire in April 2010 as a member of the underwriting team in London and transferred to the Bermuda office in 2011. He was appointed Deputy Chief Underwriting Officer for Lancashire Insurance Company Limited in September 2017 and became Chief Underwriting Officer in October 2018. James has helped to build the treaty reinsurance book at Lancashire and also worked on Lancashire's collateralised sidecars which were essentially a predecessor to the establishment of Kinesis. Prior to Lancashire, James worked at Guy Carpenter in London, working exclusively with US clients placing business into the London market. James is ARe qualified and holds an MA in Business Management from Durham Business School and a BA (Hons) degree in English Literature. As part of the Group restructuring its senior underwriting management structure in 2022, James was promoted to Group Chief Underwriting Officer: Reinsurance.

NICK THOMPSON

Nick Thompson joined Lancashire in 2020 as Group Head of Non-Marine Reinsurance Strategy. Previously, Nick worked as a broker for 12 years, at Aon Benfield and more recently Willis Re, specialising in Property Reinsurance and Retrocession. Nick moved to Bermuda and became LICL Chief Underwriting Officer in April 2023.

Appendix 2: Key person biographies continued

JAMES FLUDE – CHIEF UNDERWRITING OFFICER: INSURANCE

James Flude joined Lancashire in January 2014 as Head of Energy and Marine underwriting having worked at the Watkins Syndicate for over 14 years, most recently as Energy Underwriter and Account Manager. Whilst at Watkins he spent 5 years working as the Energy Underwriter in Singapore as part of the Lloyd's Asia platform where he had responsibility for the upstream energy portfolio in Asia. James became Chief Underwriting Officer in 2020. As part of the Group restructuring its senior underwriting management structure in 2022, James was promoted to Group Chief Underwriting Officer: Insurance.

JOHN CADMAN – GROUP GENERAL COUNSEL AND CHIEF EXECUTIVE OFFICER, LANCASHIRE INSURANCE COMPANY (UK) LIMITED

John Cadman joined Lancashire in March 2013. He is responsible for all legal issues affecting the group and is Chief Executive Officer of Lancashire Insurance Company (UK) Limited. Prior to joining Lancashire, Mr Cadman was a partner in the corporate department of CMS Cameron McKenna LLP, a City law firm, and between 1998 and 2007 was a partner at Barlow Lyde & Gilbert. Mr Cadman is an English qualified lawyer and qualified as a solicitor in 1990. John is an experienced corporate and transactional lawyer and advised numerous insurance and reinsurance entities on legal issues during his time in private practice.

CHRISTOPHER HEAD – GROUP COMPANY SECRETARY AND HEAD OF CORPORATE AFFAIRS

Christopher Head joined Lancashire in September 2010. He was appointed Company Secretary of LHL in 2012 and advises on issues of corporate governance and generally on legal affairs for the Group. He also advises on the structuring of Lancashire's third-party capital underwriting initiatives, which have included the Accordion and Kinesis facilities. Prior to joining Lancashire, he was in-house Counsel with the Imagine Insurance Group, advising specifically on the structuring of reinsurance transactions. He transferred to Max at Lloyd's in 2008 as Lloyd's and London Counsel. Between 1998 and 2006, Mr Head was Legal Counsel at KWELM Management Services Limited, where he managed an intensive programme of reinsurance arbitration and litigation for insolvent members of the HS Weavers underwriting pool. Mr Head is a qualified solicitor having worked until 1998 at Barlow Lyde & Gilbert in the Reinsurance and International Risk Team. Mr Head has a History MA and legal qualification from Cambridge University.

STEVE YEO – GROUP HEAD OF CLAIMS

Steve Yeo joined Lancashire in February 2008 and is responsible for providing Operational & Technical leadership and control of all Group claim activity as well as participating in the calculation and development of IBNR. Steve has extensive experience in the insurance industry having previously worked within the AIG Property & Energy Major Loss Team in London where he specialised in handling large, complex CAR and Operational losses across a wide range of offshore and onshore energy and commercial property risks.

SAMANTHA CHURCHILL – GROUP HEAD OF INTERNAL AUDIT

Samantha Churchill joined Lancashire in January 2019 and is the Group Head of Internal Audit. Prior to joining Lancashire Samantha spent 16 years in Insurance Internal Audit functions including Brit Insurance and RSA and most recently as Deputy Head of Internal Audit for Tokio Marine Kiln. Samantha qualified as a chartered accountant with PricewaterhouseCoopers within the financial services division and is a fellow of the ICAEW.

DENISE O'DONOGHUE – GROUP CHIEF INVESTMENT OFFICER

Denise O'Donoghue joined Lancashire in June 2007 and is responsible for all aspects of the investment portfolio and treasury functions for the group. Denise is also a member of the Investment Committee. Prior to joining Lancashire, Denise was at Oil Insurance Limited managing the investment portfolio and heavily involved in all capital market transactions. Prior to Oil, Denise was at Zurich Investment Services, and obtained her CFA designation while working there.

LOUISE WELLS – GROUP CHIEF RISK OFFICER

Louise has been with Lancashire since September 2011 and is responsible for the Group's ERM function, having previously held the role of Head of Internal Audit. Prior to joining Lancashire, Louise spent almost 6 years at Lloyd's of London acting as Deputy Head of Internal Audit, Senior Risk Executive and Chief Risk Officer of Centrewrite. Louise has over 20 years audit and risk experience within the insurance market having worked in London, Sydney and Bermuda.

NICHOLAS NEBARD – GROUP ASSISTANT COMPANY SECRETARY AND MONEY LAUNDERING REPORTING OFFICER AND HEAD OF LIC COMPLIANCE

Nick joined Lancashire in February 2017 and is responsible for the Group's Bermuda compliance function. He has over 20 years of experience in the UK and Bermuda insurance markets. He spent the previous 8 years at XL Catlin where duties included the implementation and maintenance of the group's ERM framework at the local level across the Americas & Bermuda region and overseeing regulatory and operational compliance issues for XL Catlin's Bermuda operations. Prior to joining XL Catlin, Nick spent 8 years at the UK's Financial Services Authority in both supervisory and technical specialist roles within the insurance sector. He is ACII qualified, a certified member of the Institute of Risk Management and holds a BA (Hons) degree in Planning and Local Economic Development from Coventry University.