



Millennium Insurance Company Ltd.

SOLVENCY & FINANCIAL CONDITION REPORT **SFCR**

For year ending 31th December 2024



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Executive Summary

Millennium Insurance Company Limited (also 'MIC' or 'the Company'), is an insurance company licensed in Gibraltar.

The objective of this report is to satisfy the public disclosure requirements of the Financial Services (Insurance Companies) Act (Solvency Act II) ("Gibraltar Solvency Act II"). The elements disclosed are related to corporate performance, governance, risk profile, solvency and capital management.

The company has an equity at the year end of €24.572.989.

The Company has continuously complied with all aspects of the Solvency II regulations since the first day of their implementation on January 1, 2016. As part of this, the Company continues to work closely with the GFSC in order to comply with the Solvency II requirements at all times.

Antonio Morera Vallejo
Chairman



Business & Performance

A1. Business

Millennium Insurance Company Ltd is authorized to carry out non-life insurance in the classes below in all the United Kingdom including Gibraltar:

- Accident & health
- Property
- Liability
- Credit & Suretyship
- Legal expenses
- Miscellaneous

In 2021, the Company has developed business in the United Kingdom and made a portfolio transfer of its European business to MIC Insurance Company S.A, a French company authorized in the European Market.

Business is written through selected brokers and underwriting agencies (from now “producers” or “intermediaries”) in a number of European countries. The principals behind the Company have been operating in this market for a number of years initially as brokers and Lloyds cover holders and have considerable experience of this area.

The Company's core strategy is to build a profitable multi-line insurance company which provides capacity to both group and independent intermediaries and builds long-term shareholder value.

The company pursues the objective of doing business of the United Kingdom where there are market niches where MIC can contribute with its experience and knowledge.

This same strategy is the one which has been used in the past to allow the Company to achieve its current strong position. The Company expects to achieve carefully controlled growth and underwrite quality business, while always thinking of the needs of its customers.

The Board is committed to managing the business in a risk-focused manner at all times and this philosophy is an integral part of the business culture and the decision-making processes. The ultimate goal of this is to ensure the achievement of the Company's strategic objectives.

Millennium Insurance Company Ltd is regulated by:

Gibraltar Financial Services Commission
PO Box 940
Suite 3, Atlantic Suites
Gibraltar Tel: +350 200 40283
www.fsc.gi

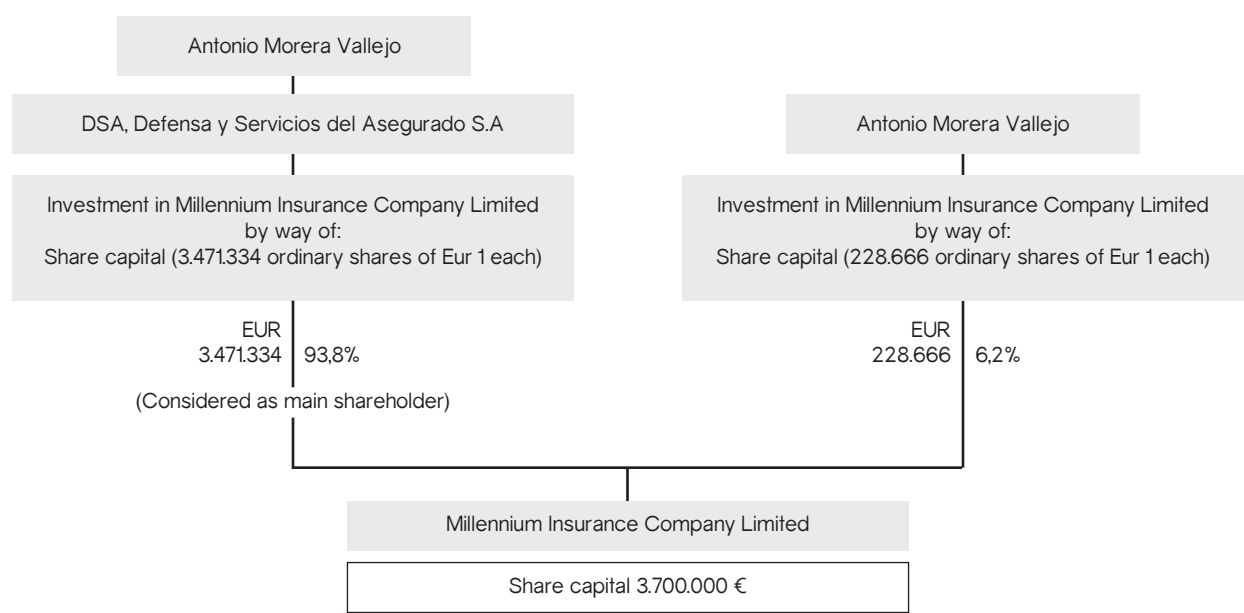
MIC accounts external auditors are:

RSM Audit (Gibraltar) Limited
21 Engineer Lane
Gibraltar

Shareholders:

DSA, Defensa y Servicios del Asegurado S.A	93,8%
Antonio Morera Vallejo	6,2%
	100%

Corporate Structure:



A2. Underwriting Performance

Millennium operates in the non-life insurance market in the United Kingdom.

In 2017, MIC has achieved a consolidation in its figures, with a financial strategy more focused on Solvency II and asset growth that can make the company grow consistently. In this respect, those businesses have been maintained in the classes and countries that have been profitable for the Company and have finished with those portfolios that had a high loss rate in recent years, especially in the United Kingdom. This translated into a lower premium written in 2017 compared to the previous year, however, it will be beneficial for the company in the medium and long term. At the close of the year, MIC's assets have grown to 164 million, which translates into an increase of 19% compared to 2016.

In 2018, 2019 and 2020, Millennium continued to perform business in the same countries as in previous years, consolidating the portfolio with the loyalty of policyholders, agencies and brokers.

In 2021, Millennium has focused on attracting new business in the United Kingdom in order to develop in this market the experience acquired over the last 20 years. Local brokers in Gibraltar have also been contacted to analyze the market and be able to help policyholders with quality products tailored to their needs.

In 2022 and 2023, the Company was focused on consolidating current portfolios and studying new business plans to gradually develop products that fit into its risk appetite.

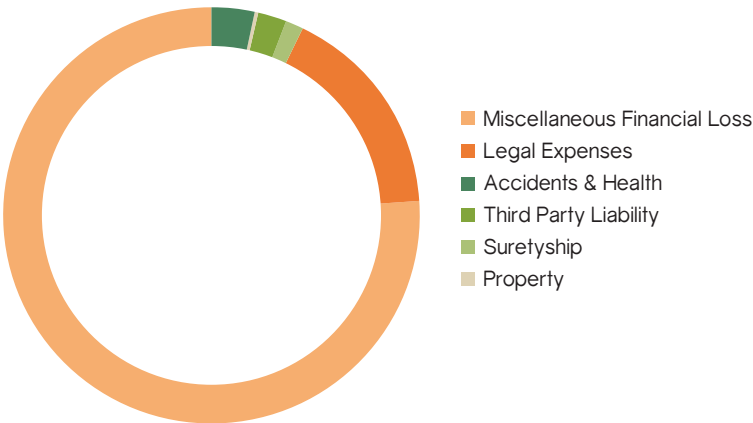
In 2024, the Company has develop business in new portfolios together with specialized MGA's in the UK market together with a strong reinsurance coverage.

The premium issued by class and territory for the year 2024 has been the following:

Classes:

Accidents & Health	3.095.617 €
Property	278.316 €
Third Party Liability	1.860.164 €
Suretyship	1.105.011 €
Legal expenses	14.522.773 €
Miscellaneous Financial Loss	66.428.805 €

Total 87.290.686 €



The Claims incurred for the year ended 2024 is as follows:

	2024	2023
Net earned premium (Net of reinsurance)	18.685.387 €	1.332.487 €
Net claims incurred (Net of reinsurance)	2.297.372 €	264.814 €
% Claims / Premiums	12,3 %	19,9 %

Millennium has closed 2024 with a claims ratio of 12,3% during the year. MIC would continue working to improve together with its agencies to underwrite in the different markets with the lowest loss ratio and always based on experience and knowledge of the different markets in which it operates.

A3. Investment Perfomance

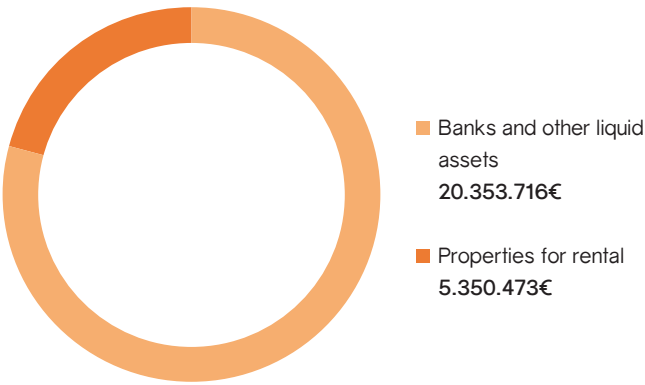
MIC's investment policy is limited to relatively standard and easily-understood investments. Derivatives are not utilized and the company does not undertake any non-routine investment activity or invest in unusual or complex.

The Investment assets held by the Company are as follows:

MIC has investment assets in a diversified portfolio, most of which are in banks and investments in funds with an “A” rating or higher.

Due to Solvency II, the Company manages very low risk investments always trying to have a balance between profitability and liquidity risk comfort.

In recent years, and due to the improvement of the economy in Spain and therefore in the real estate sector, MIC has been investing in rental properties to obtain interesting rents in addition to the surplus value of the revaluation of assets.



Gains and losses of Investments:

Properties for rental	
Investment	5.350.473 €
Income received	125.654 €
Profitability %	2,35%

Banks and other liquid assets	
Total	20.353.716 €
Banks with Rating "A"	20.288.916 €
% in Banks with rating "A"	99,70%

A4. Performance of Other Activities

There have been no other significant activities undertaken by the Company other than its insurance and related activities.

A5. Performance of Other Activities

There are no other material matters in respect to the business or performance of the Company.



System of Governance

B1. General Information on System of Governance

The Company retains the majority of its key functions in-house either via the Board Sub-Committees or through directly-employed individuals.

MIC sources its business through a network of carefully selected intermediaries and relies on these intermediaries to provide appropriate policy administration and claims handling services, overseen by the Board, Sub-Committees and other members of the Board team.

MIC is committed to ensuring that its business is managed in a risk-focused manner at all times. All directors are closely involved in the day-to-day management thus ensuring that the risk management philosophy is an integral part of MIC's business culture and the decision-making processes and drives the manner in which the company seeks to achieve its objectives. The Company has different Committees, like the Underwriting and the Claims committees that meet on a regular basis. Key decisions are made by the Board and regular meetings are held in Gibraltar.

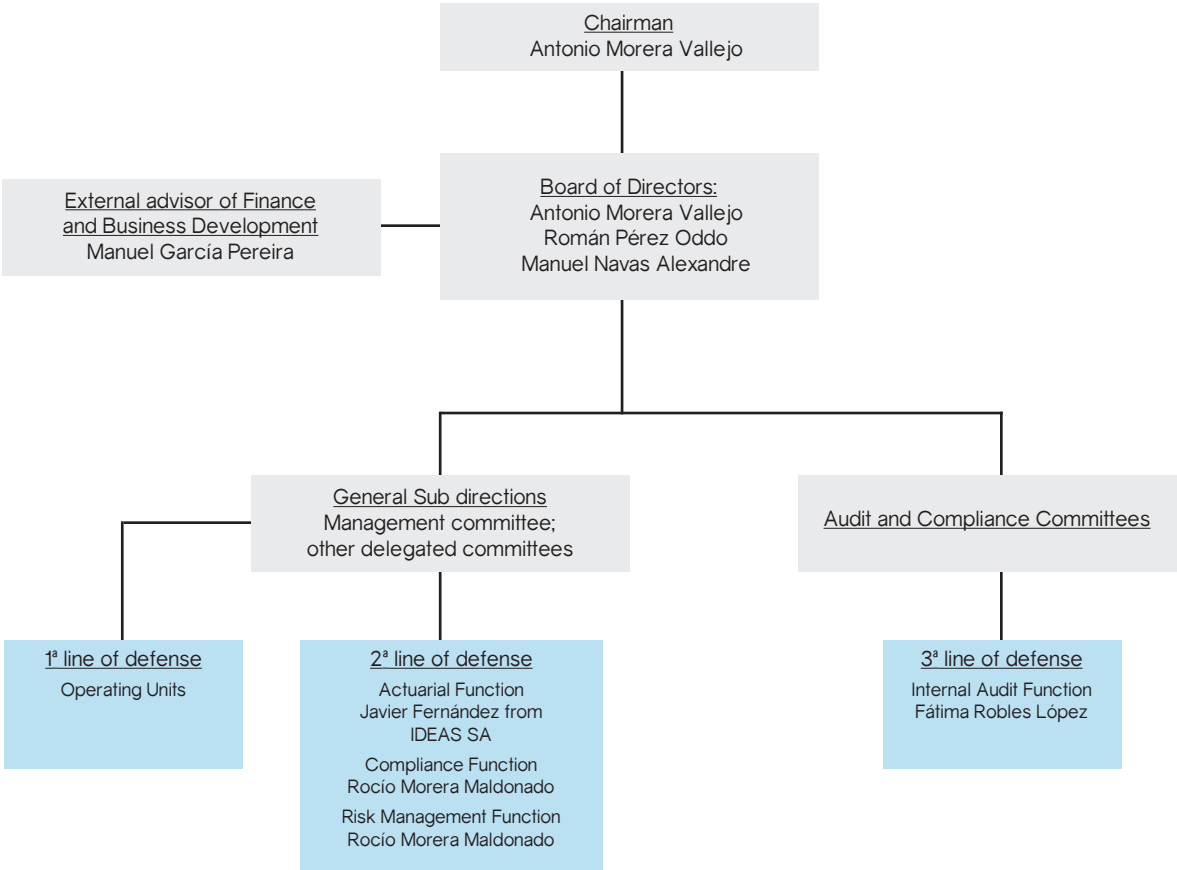
As part of its overall risk management framework, the Company has decided to make use of the Standard Model in the calculation of its regulatory solvency requirement and to use this as the basis, with appropriate consideration of other risk factors and mitigations, together with appropriate stress tests, in the completion of its ORSA (Internal Risk Assessment). This is considered to be appropriate for the company, as it does not underwrite unusual risks or exposures which could require the use of an internal model.

This document has been approved and adopted by the Board of Directors and is applicable to all functions of the company.

As in previous years, no dividends have been distributed to shareholders and profit has been destined entirely for the increase of own funds of the company.

MIC Board of directors:	
Antonio Morera Vallejo	(Director, Chairman and Shareholder)
Román Pérez Oddo	(Director)
Manuel Navas Alexandre	(Director)
Other management members	
Manuel García Pereira	(Financial Advisor & Business development)
Rocío Morera Maldonado	(Compliance & Risk Function Holder)
Javier Fernández Plasencia	(Actuarial Function Holder)
Fátima Robles López	(Internal Audit Function Holder)

Roles and Responsibilities:



MIC has a Regulation of the Board of Directors approved by the Board that, together with the Corporate Bylaws, the Governance Framework and the Code of Ethics and Conduct, determine the structure, composition and functions that the Company’s governing body should have. The aptitude and honourability of the members of the government as well as their assessment are defined in them.

Due to its size, the Board of MIC retains responsibility for the Company’s remuneration policy.

MIC ensures that it uses service providers who have the required skill and experience. An ongoing dialogue with service providers is maintained and audits are carried out. The different agreements are taken into account as part of the outsourcing policy.

Remuneration of service providers does not depend on performance, volume or other measures. Performance is monitored through the audit process and regular, ongoing dialogue. Accordingly, the manner in which service providers are paid does not expose MIC to any additional risk, impact on the Company’s risk profile or threaten its capital base.

At least two of the five MIC directors are permanently at headquarters. This team is increased weekly with visits and support from other managers and workers, up to about ten people. All of them are remunerated according to agreement by the Board and according to their skills, knowledge, experience, qualification and function within the Company. The bonds that are granted are based on the overall performance of the Company in the period in question.

Given the philosophy of the Company and its work in the free provision of services, it has about 100 people who are in charge of a directive work in favour of these, and controlled by the permanent audits that the Company oversees.

MIC has one of the most avant-garde computer platforms within the European insurance sector that allows, in real time, to develop insurance work from anywhere in the world, as well as being able to be connected with any intermediary.

Accordingly, the remuneration of employees does not expose MIC to any additional risk or impact on the Company's risk profile or threaten its capital base.

In order to achieve its strategic objectives, MIC must ensure that it is able to attract and retain individuals and service providers of the quality required to run the company successfully. Therefore, you must ensure that the rewards offered are appropriate for the skills, qualifications, knowledge and experience required.

As it is mentioned in the remuneration policy of the company, in case of remuneration, it will be approved by the Board. The Director shall abstain from discussion and decisions regarding his/her own remuneration to avoid conflicts of interest.

B2. Fit and Proper Requirements

MIC must ensure that the individuals running the business or fulfilling key functions have the appropriate knowledge and skills to do so. The Company must therefore ensure that such individuals are both fit and proper and they have the attitude required.

This assessment takes place prior to appointment to a role and is reviewed annually by the Board. Additionally, the Board will review fitness and propriety on an ad hoc basis when becoming aware of a potential issue.

The minimum requirements that the members of the Corporate Government must fulfil to carry out the position are:

- Executive or internal directors: Minimum experience of over 10 years in the insurance sector, medium-high level of English, each of them with professional training, at least one of the areas related to the Company and which are detailed in the array of skills;
- External directors: technical knowledge in more than one of the areas of the Company, professional experience in the field of insurance for more than 15 years and having held a position as director or previously responsible;
- Underwriting and claims committee: experience of more than 5 years in the underwriting and claims department of the Company. Vocational training for more than two years related to the Company and a medium - high level of English;
- Actuarial function: experience of over 5 years in the insurance sector, have the official title and middle-high level of English;
- Audit function: vocational training related to the audit on enterprises, middle - High level of English and previous experience of minimum two years;
- Risk management function: minimal experience in the insurance industry of 10 years, medium-high level of English and experience in the Company of more than 5 years;
- Compliance function: legal training, 5 years of experience in insurance sector and high level of English;

Members of the Board and sub-committees and those carrying out other significant functions have extensive knowledge and experience across a variety of areas, which allows the company to be professionally managed and supervised. This ensures that there is an appropriate spread of skills for managing the business.

Individuals are required to ensure their skills and knowledge is kept up-to-date. On an annual basis, each individual involved in the company will be required to complete a self-certification form to evidence ongoing professional development. The Compliance function is responsible for monitoring this process and reporting thereon to the Board at least annually.

B3. Risk Management System including ORSA

Policies

MIC aims to ensure that the business is managed in a risk-focused manner at all times. The main objective of this policy is to express the levels and types of risk that the Company is willing to assume (risk appetite) in order to carry out its strategic plan without significant deviations even in situations of stress. It is about assuming a prudent level of risks that allows the Company to generate returns while maintaining acceptable levels of capital and generating profits on a recurring basis. The ultimate goal is to ensure policyholder protection, both now and in the future and for the Company to achieve its overall strategic objectives.

MIC Risk Management Policy is aimed to achieving a moderate risk profile through prudent management; diversified by geographical areas, MGA / broker and business classes; with high international presence and seeking sustainable growth over time, to achieve an external credit rating.

The Company will have adequate risk culture aimed to achieve the implementation of policies and achieve the defined objectives in all cases complying with the regulations applicable in each jurisdiction in which their businesses are developed and the internal regulations the Company.

A number of key metrics related primarily to the solvency, liquidity and recurrence of results, depending on the circumstances that occur in each case, determine the MIC risk management and allow achieve the desired objective established.

- **Solvency:** In terms of solvency, the management of the Company is designed to always keep a capital adequacy for the proper conduct of business even in situations of economic and severe financial shock.
- **Profitability and Recurrence:** MIC aims to generate recurring income even under deteriorating economic situation to ensure a reasonable return for shareholders.
- **Liquidity and funding:** As liquidity and funding MIC as a whole is to maintain a solid position supported in a stable base and diversified funding, even in times of stress.

MIC underwrites a diversified portfolio of business across a number of licence classes and in a number of European jurisdictions. The Company operates through carefully selected intermediaries and ensures that there is sufficient expertise both within MIC and the intermediaries in the relevant business segments. The Company only moves into new areas once it is comfortable as to the historic track record and has satisfied itself that the necessary knowledge and expertise exist.

The primary segment of business is in:

- Business lines
- Countries

Within these segments, it is carried out more detailed on the basis of individual risk factors analysis.

Responsibility

A. STRUCTURE

MIC's approach to risk management is communicated to all directors, executives, managers and employees, as well as any others that assist in the management of the Company. All of these people have a duty to observe and comply with the Company's risk management philosophy.

It is the responsibility of all Directors, Managers and employees of the Company to consider any issues that may give rise to a risk event that may in turn impact on the Risk Strategy of the business. This is accomplished by full and detailed discussion of a wide range of issues at Board of Directors meetings and Committee meetings.

MIC has formally documented the Company's risk profile, including appetite and tolerance, and has established a risk register to evaluate the key risks. The Company's risk profile is considered at each meeting of the Board, along with an evaluation of the decisions made and the actions that may be necessary as a result.

B. CATEGORIES OF RISK

MIC categorizes its risks as follows:

- Strategic risk
- Insurance risk
- Market risk
- Liquidity risk
- Credit risk
- Concentration risk
- Operational risk
- Reputational risk
- Reserve Risk

Based on this risk classification using a risk register it is made. This “Risk register” aims at measuring the risks to which the Company is exposed, so you can display different measurement parameters and the results and consequences thereof.

In the process of development of this “Risk Register” we will consider the following aspects:

Risk management

a. Identification and mitigation risk

The main parameters identified are the risk indicators and the controls established which are selected and agreed for each risk category. This allows periodically inform the Board and assist in overseeing the risks of the Company.

The different risks that exist in each type of risk category through indicators are identified. Consequently, mitigation measures in this regard are set. This means that before a risk indicator, the risk is identified and in turn measures for preventing the occurrence of possible consequences for the Company.

b. Frequency

The risks are identified and recorded in a Risk register, which is formally discussed at least once every year, which is subsequently presented to the Board through a Risk Report

In addition, at each meeting of the Board of directors is given consideration as to whether the risk profile or risk exposure of the Company has changed due to the decisions taken.

Risk reports are produced for consideration by the Board:

- On a quarterly basis for all risk reports;
- On a monthly basis for reports of selective risk if they were requested by the Board of Directors;
- When significant changes are planned in the business model;
- On the occurrence of an event of significant risk.

Notwithstanding the foregoing, each identified risk has a specific frequency established.

c. Stress tests

The stress tests are to implement the above points to check the effectiveness of the risk register as well as mitigation measures filed. This is a regular exercise which aims to assess vulnerabilities to which the Company may be exposed. This test is designed to measure resistance to market developments to serious adverse events. It will also examine the potential increased risks in stressful situations.

These risk reports will be based on stress tests taking into account the following criteria:

- Risks identified in the risk register, both short and long term, their likelihood and potential impact;

- New trends and market developments;
- Discussion and challenge about potential events and their potential impact;
- Possible changes in the broader economic conditions;
- At worst, but still acceptable scenarios;
- Accumulation and potential interaction risk;
- Combinations of tensions that could result in failure to meet the capital requirement (reverse stress tests).

d. Risk Mitigation

The Risk Register should detail the measures and actions taken to mitigate risks and reduce their impact on the Company and whether they require capital to be carried out.

e. Risk assessment

In order to evaluate the risk, we must differentiate:

- **Inherent risk.** It is the inherent risk of each activity, regardless the controls it made in the corresponding periods. This risk arises from exposure which is directed to the particular activity and the probability that a negative shock affecting the profitability and the capital of the Company.
- **Residual risk.** It is the risk that remains, after implementing controls. It should seek a balance between the level of resources and precise to devote to minimize or mitigate these risks and a certain level of trust that can be considered sufficient mechanisms. The residual risk can be seen as that which separates the Company of absolute security.

The residual risk is the risk that remains after management develop its risk responses. The residual risk reflects the risk once they have effectively implemented the actions planned by management to mitigate the inherent risk.

In both risks, the measures mitigations are the same but not the frequency because of the inherent levels will always be higher because of the permanence of its.

However the residual risk is present and therefore it will vary and will be aimed downward (provided that the risks are controlled correctly).

For each of the risks, it has been identified areas of responsibility in charge of evaluating them.

This assessment is carried out as to its likely impact and the probability of its occurrence according to the following matrices:

IMPACT (A)

The impact of risk is set through a numerical ratio, which is measured through a table detailing the result of that ratio:

Impact Rating	Impact	Financial Impact	Operational Impact	Reputational Impact
1	Negligible	Less than €25,000	No impact	No negative publicity
2	Low	Between €25,000 and €100,000	Disruption less than 1 day	Negligible negative publicity
3	Moderate	Between €100,000 and €500,000	Disruption less than 1 week	Negative publicity for a short period of time
4	Significant	Between €500,000 and €1,000,000	Disruption more than 1 week	Negative publicity for up to 1 week
5	Very significant	Between €1,000,000 and €2,500,000	Disruption up to 1 month and needing significant resources to rectify	Negative publicity for more than 1 week, but not permanent
6	Severe	Greater than €2,500,000	Disruption greater than 1 month and needing significant resources to rectify	Negative publicity that creates permanent damage

PROBABILITY (B)

The probability of occurrence of the risk is also set by a numerical ratio, which is measured through a table detailing the description of that ratio:

Probability Rating	Description of Probability
1	Negligible - almost certain not to occur
2	Remote - very unlikely to occur
3	Low - will occur very occasionally
4	Possible - equally likely to occur or not
5	Probable - likely to occur
6	Highly likely - almost certain to occur

GENERAL RISK (A * B)

The risks show a meaning based on the effect of combining these ratings. The impact ratio is multiplied by the probability of occurrence ratio, giving rise to the following matrix:

		Probability					
Impact		1	2	3	4	5	6
1		1	2	3	4	5	6
2		2	4	6	8	10	12
3		3	6	9	12	15	18
4		4	8	12	16	20	24
5		5	10	15	20	25	30
6		6	12	18	24	30	36

- Low risk
- Medium risk
- High risk

Company management structure

MIC operates via a Board of Directors and various management committees, including:

	BOARD COMMITTEE	UNDERWRITING COMMITTEE	CLAIMS COMMITTEE	AUDIT AND COMPLIANCE COMMITTEE	RISK COMMITTEE	REINSURANCE COMMITTEE
FREQUENCY	Quarterly	Quarterly	Quarterly	Biannual	Biannual	Annual
FUNCTIONS	Overall management and strategic direction of the company; as well as the setting of investment objectives, their parameters and the review of the return on investments	Review of performance, setting of rates, Underwriting control in accordance with agreed underwriting rules and approved pricing, as well as compliance with business plans	Control and monitoring of claims on a day-to-day basis, review of large claims, procedure of management and setting of reserves, as well as making payments	Review of the internal and external audit reports of MGA / Broker prior to its referral to the Board of Directors and ensure compliance with the annual audit plan set at the beginning of the year. Ensure that the company meets the legal, regulatory and administrative provisions	Control over risks that have been defined as potentially serious and inform the Board about it	Review and control of reinsurance conditions

Independently to the formal committees, all the areas hold work meetings frequently and without formal character to carry out their daily activity and their operability. Some of them stand out:

Administration department: Carried out by MIC's internal team. It is in charge of supplying accounting information and other reports, loading and processing the monthly information (bordereaux).

Underwriting and technical department: Carried out by MIC's internal team, in charge of carrying out the study and risk analysis before signing policies with collaborators. Analysis of the rates to apply and the underwriting procedure used.

Claims department: Carried out by MIC's internal team. They are in charge of the management, review and control of claims, loading of information and their file, establishment of reservations. Reports information to the reinsurance and accounting departments. The reserves are reviewed by external actuaries independently. On some occasions the authorization for the management of claims is transferred to the MGA up to a limit according to the contract. It also has the support of specialist technicians, lawyers, experts, etc.

Legal department: This department is developed by the internal team of MIC. Functions such as continuous legal advice for all areas of the Company, legal representation and support regarding claims and premium recovery are attributed to him. It has the support of different externally hired legal offices to give support to those areas that due to the change in legislation in the jurisdiction a specialist is necessary.

IT Department: Carried out by the internal team of MIC, it is in charge of data processing in IT systems and offers continuous support and IT support in relation to all incidents that may arise in any area of the Company related to any IT support.

Accounting, Financial and Solvency II Department: Carried out by MIC's internal team, it verifies that all the information received from the administration, claims and reinsurance departments is correct. They are responsible for the management and control of income and payments, day-to-day accounting, reporting and closing monthly accounts, and liaison with external account auditors.

The Solvency II area: covers the quantitative aspects, as well as the reports, the production of the solvency reports required by law. Part of the QRTs is coordinated with the internal team, for the rest of the QRTs and for the calculations of the SCR and MCR, the Company has a team of outsourced actuaries provide the following service:

- Assist the Board with the establishment, maintenance and updating of the governance framework.
- Assist in establishing procedures and processes to check the evolution of the risk profile and report it to the Board.
- Requirements to present and discuss SCR with the Board.
- SCR calculation for QRTs only quarterly.
- Calculation of the SCR for the quarterly QRT of the group.
- Assist in the ORSA process.
- Assist in the preparation of appropriate ORSA records and reports, both internal and regulatory.

Human Resources Department: Carried out by MIC's internal team. This department establishes all the company's contracting procedures and controls, control of workers' files, as well as payroll management and occupational risk prevention. This department can be supported by external companies.

Reinsurance department: Carried out by MIC's internal team. It is dedicated to the search and contracting of reinsurers for the different lines of business in accordance with the Company's own policy, the settlement and reporting of information to them.

International / production department: Carried out by MIC's internal team. is in charge of the search for new businesses and the analysis of the business plans that are sent to MIC. Those who comply with the Company's appetite and regulations are informed to the Board of Directors by the head of the department, and are also in charge of the processing and storage of the information, that is, of the acquisition and processing of the policies and review of the purse.

Customer Service Department: Carried out by MIC's internal team. Mainly, it processes and resolves all complaints and claims that are presented to the Company. Likewise, this department offers assistance (telephone, via email, web form) for the resolution of doubts or incidents that third parties (clients, producers, etc.) of MIC may present.

Actuarial Department: MIC has outsourced the actuarial department that carries out the calculation of technical provisions, as well as evaluating the sufficiency and quality of the data used for these calculations, informing the Board of Directors of its reliability and adequacy. In addition, an external actuarial team can be counted on to support the actuarial function independently, taking care of:

- Scrutiny and validation of the calculation of technical provisions.
- Independent reserve review.

Risk Management Information

Key Risks

The Risk Registry has helped identify the risks. It is noted that all directors are closely involved in the day-to-day operations of the Company and, therefore, risk management is fundamental to the operation of the business.

The highest risks currently faced by MIC arise from various sources. As at the last full review of the risk register the highest-rated risks are:

Strategic underwriting risk: Taking into account the effective portfolio transfer due to Brexit, Millennium must establish an underwriting strategy in the UK and Gibraltar that allows it to expand business in this territory and increase the volume of business that allows the continuity of the company.

Risk Categories

Risk Category	Risk Strategy	Profile and risk limits
Strategic Risk	MIC aims to operate an appropriate framework for limiting the possibility of strategic risk which could arise from inappropriate business decisions or manner in which such decisions are implemented or a lack of consideration of the wider markets in which the Company operates.	The MIC Board of Directors establishes a high level business strategy that translates into a high level business plan of 3 years and a detailed budget of one year. The budget is reviewed during the regular meetings of the Board of Directors and recalculated if necessary.
Insurance Risk	<p>MIC's business is diversified across a number of business lines – accident & health, property, liability, credit & suretyship, legal expenses and miscellaneous – and across a number of European jurisdictions.</p> <p>The Company operates through carefully selected intermediaries and ensures that there is sufficient expertise both within MIC and the intermediaries in the relevant business segments.</p> <p>Claims are handled by External experts, MIC receives the information and forward it to them, they have lawyers that analyse the information and tell us how to proceed. Claims performance is discussed and monitored at the regular Underwriting and Claims Committee meetings.</p> <p>The company ensures it maintains optimum reinsurance protection by acquiring both proportional and non-proportional cover from reinsurers with financial strength rating of A or better measured by a rating firm.</p> <p>Our reservations are reviewed by an independent actuary. MIC's policy regarding reserves is to carry out the best actuarial estimate. In this way, MIC carries out a review with independent actuaries to avoid deviations.</p>	<p>MIC has gone through the process of establishing risk appetites / formal limits.</p> <p>The Company's reserves are calculated using the best actuarial estimate with an additional addition when deemed necessary by the Board of Directors.</p> <p>The quota share reinsurance and excess loss is achieved at a level in line with the risk appetite of the Board of Directors.</p>
Liquidity Risk	MIC aims to build and maintain liquid assets at a level sufficient for on-going requirements. The requirement for liquidity is balanced with the goal of achieving adequate investment returns while ensuring that additional funds are available should they be required. The majority of investments held are therefore highly liquid and held with banks.	MIC's appetite for risk requires having sufficient liquid funds at all times to meet its obligations when due. In this context, liquid funds do not only include money in banks, but also easily realizable investments.

Credit Risk	<p>Premium risk arises from the brokers producing the business and this is closely monitored in-house. The management of credit risk is important in ensuring that the Company minimises the possibility of losses from non-payment of amounts due to it. This area is therefore important in building a profitable and sustainable business.</p> <p>Risk with regard to reinsurers is managed through the careful selection of reinsurance counterparties.</p>	<p>The MIC risk appetite requires that the Company does not suffer a significant financial loss as a result of the lack of collection of the amounts owed to it, regardless of the source.</p>
Concentration Risk	<p>MIC aims to minimise concentration risk where possible. The Company operates across a number of business lines, European jurisdictions, and intermediaries and have a range of reinsurance counterparties. However, a higher level of concentration risk is accepted as a result of reliance on a small number of key individual and other companies within the wider group.</p>	<p>The risk appetite for MIC concentration requires a well-diversified portfolio of businesses and counterparts.</p> <p>Reinsurance must be placed with a group of counterpart entities.</p>
Operational Risk	<p>The Company aims to minimise operational risk wherever possible. However, while the controls and processes are in place, due to the small size of the MIC team they are concentrated in the hands of a small number of senior managers. This creates an additional risk, such as the ability to override controls.</p>	<p>MIC accepts that there is a significant element of operational risk due to the operations of the Company and its markets. However, the Company tries to minimize exposure to risk whenever possible and the Board of Directors has established operational limits and tolerances as triggers for review and administration. In particular, "four-eye" controls and supervision of key functions are required.</p>
Reputational Risk	<p>MIC's reputation is of key significance in the overall strategy. This covers consumers / policyholders, the markets in which the company operates distributors & intermediaries, and regulatory authorities.</p> <p>The Company aims to manage adverse perceptions via active and on-going dialogue with all relevant counterparties.</p>	<p>MIC does not accept the adverse perception of the market or the regulation of the Company and will always try to manage it positively. However, a certain level of risk is unavoidable due to the markets and jurisdictions in where the Company operates.</p>
Market Risk	<p>Brexit represented the greatest risk for the Company as it made impossible to continue with the business in Europe.</p>	<p>MIC has worked on different solutions obtaining authorization to open a new Company in France. The authorization was obtained on December 16, 2020 and the European portfolio was transferred on April 30. Now Millennium focuses its efforts on increasing its presence in the UK and Gibraltar.</p>
Reserve Risk	<p>If the reserves are too low, the Company could be in financial difficulties.</p>	<p>MIC has an internal actuarial team. MIC also subcontracts the review of reserves at the end of the year to other external actuaries firms.</p>

Risk Mitigations

MIC has in place a number of controls and other risk mitigations to assist in the management of risks. These are set out in detail in the risk register, together with identifying the risks which are mitigated by the controls.

Strategic risk

The key controls are:

- MIC strategic objectives;
- Resources available to achieve objectives;
- Detailed business strategies and budget.

Insurance Risk

Key controls in place are:

- Diverse classes of business;
- Different policy with reinsurances depending of the class of business;
- Detailed review of monthly MI to monitor underwriting and claims performance;
- Close oversight/management of the claims handler;
- Periodic audits of the claims handler;
- In-house oversight and control of large claims.

In addition, a further risk transfer mechanism is used in the form of Excess of Loss Reinsurance and Quota Share reinsurance arrangements. These are set at a level consistent with a company of MIC's risk profile.

Market Risk

The key controls in place are:

- Monthly review of investment performance;
- Use of multiple banking counterparties: Diversity of cash in important banks;
- Diversification in the portfolio: Diversify our shares in important companies of the financial market.

Liquidity Risk

The key controls in place are:

- No loans for our own financing;
- No external creditors;
- Monthly review of investment performance;
- Use of multiple banking counterparties;
- Diversification in the portfolio.

Credit Risk

The key controls in place are:

- Continuous control to our agencies;
- Monthly feedback;
- Periodic visits;
- Quarterly control and settlement (Reinsurers);
- Distribution through multiple intermediaries;
- Appropriate rating for reinsurance counterparties;
- Use of an experienced reinsurance brokers.

Concentration Risk

The key controls in place are:

- Range of individuals involved in key areas of the business: Final decisions are taken by the Board of directors;
- Multiple product lines and geographical markets: Different countries with a different agency in each of them;
- Various distribution channels utilized by intermediaries: Our business is divided between different intermediaries;
- Reinsurance placed with a panel of counterparties.

Operational Risk

The key controls in place are:

- Data integrity and other IT controls : IT team makes periodic security copies;
- All is double checked by different levels. Four eyes control: MI production and analysis, financial information, payments;
- Detailed analysis and review of monthly MI: Continuous control & feedback from the different agencies;
- Oversight, monitoring and audits of claims handler;
- Disaster Recovery and Business Continuity plans in case of emergencies.

Reputational Risk

The key controls on which reliance is placed are:

- Monitoring and reporting by the Compliance function;
- On-going individual dialogue with relevant counterparties: they always confirm that the service offered by MIC to its customers and its geographical location is good;
- Monitoring and control of service providers: MIC is very strict with the agencies in that matter.

Reserve risk

The key controls in which MIC deposited the trust are:

- Monthly monitoring of business development;
- Internal actuarial projections;
- Outsource the calculation of end-of-year reserves to actuarial experts in the market.

ORSA:

The objective of the ORSA policy is to ensure that the Board has a thorough understanding of the risks faced by MIC and that the Company maintains appropriate levels of capital to manage and mitigate these risks.

MIC's Own Risk and Solvency Assessment should be carried out in an effective, consistent and reliable manner and should provide the management of the Company with the information needed to make appropriate decisions.

The ORSA will be carried out by various members of the management team with appropriate skills and knowledge of the relevant areas. However, the Board of MIC maintains oversight and control at all times, steering how the assessment is performed and challenging the results to ensure they properly take account of the Company's material risks.

Timing and frequency

MIC has been trading for a number of years, with the principals having been involved in the portfolio of risks written for a considerable time.

As a result, the Board believes that it is sufficient for a formal Own Risk and Solvency Assessment to be carried out on an annual basis. This will take place during the final month of the company's financial year, thus ensuring that the timing is aligned with the business planning process.

In addition, the Board will formally assess on a quarterly basis at least, through accounts, whether any decisions taken, risk events, market factors or other similar items affect MIC's risk profile, risk appetite, free reserves or other relevant matters. In such a case, the impact on the Company's own assessment of its capital needs will be considered and, if required, a further ORSA together with an SCR calculation will be carried out.

ORSA processes and procedures

The ORSA will be conducted as follows:

- Production of annual business plan or revision/re-forecast of existing business plan;
- Forecast or re-forecast of business for the three subsequent years;

- Calculation from historical data for relevant patterns/assumptions;
- Calculation of the SCR based on the business plan and assumptions;
- Discussion by the Board of the business plan, assumptions and other details underlying the SCR calculation;
- Revision of the business plan, assumptions and/or SCR calculation where required following such discussion;
- Consideration of specific risks, MIC's specific risk profile, limits and tolerances as to their impact on the business plan, assumptions and/or SCR calculation;
- Stress and scenario testing of the business plan, assumptions and SCR calculations;
- Final discussion and sign-off by the Board.

B4. Internal control System:

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

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

The internal control policy is targeted at ensuring that:

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

Compliance Function:

This function supports the development of responsible practices in the Company, guaranteeing a more productive, sustainable and inclusive growth. To this end, it is responsible for the supervision and control of compliance by the Company with the legislative and regulatory requirements of the activity it performs, the internal rules of organization and operation, as well as the handling of internal and external complaints and claims. In general, the Compliance Function has the following responsibilities:

- Carrying out "Know Your Customers" (KYC) procedures on new counterparties where required;
- Review of the wording of the Company's policies;
- Advice to the Administration, Management or Supervision body regarding compliance with legal, regulatory and administrative provisions;
- Monitoring of complaints and claims;
- Monitoring of MID reports;
- Follow up of reporting to the GFSC;
- Guarantee the response in a timely manner to any official body;
- Maintenance of compliance monitoring program;
- Examine the efforts of the Company to achieve greater transparency in its performance and disclosure of the practice of its business and documentation;
- Ensure transparency, avoid fraud and respect the rights of all workers and customers;
- Identification, study and implementation of any legislative or regulatory change that affects the Company's activity and the determination and evaluation of compliance risk;
- Conduct annual suitability and ownership controls on all members of the Board of Directors and those responsible for the main functions;
- Ensure compliance by employees of all levels of the Company with the Code of Ethics and Conduct to which they must have permanent access;
- Reception, Management and resolution of complaints or suspected violations of the Code of Ethics and Conduct made by workers through the Complaints Mailbox of the Company established for that purpose;

- Follow up of the external audit program that covers outsourced service providers and the audit report results to the Board;
- The review of the internal organization systems and procedures of the Company for compliance with applicable legal and regulatory requirements. In the same way, it can propose improvements considering the needs and objectives of the entity, its organizational structure and the philosophy of work;
- Periodically review the preventive analysis or the risk assessment plan for the Company's compliance.

B5. Internal Audit Function:

Internal Audit is an objective and independent activity, whose role is to help management achieve the Company's objectives by constantly improving the effectiveness of the Company's operations.

It is responsible for evaluating management's approach to risk management and governance, with particular emphasis on systems of internal control. It investigates the manner in which the Company's processes and control operate in order to assess their effectiveness in ensuring compliance with strategy and policies.

Internal Audit aims to assist management by identifying areas of significant risk and proposing improvements where required.

The internal audit plan will cover:

- Consider the risks faced by the Company and plan its work to cover all significant areas of business, with sufficient emphasis on areas of higher risk or importance;
- Provide the Board of Directors with a detailed audit plan, setting out timing, information and access to individuals required;
- Review findings of previous audits and remedial actions taken;
- Review compliance with any decisions taken as a result of previous recommendations;
- Fully document the audit procedures undertaken;
- Produce reports of its findings for the Board at least annually;
- Issue recommendations for improvements;
- Maintain a record of audit performed and reports issued.

B6. Actuarial Function:

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

MIC has actuarial function outsourced with a team of 3 actuaries that adapts to all the company's needs in each moment. This also gives an independent point of view to the actuarial department.

The internal Actuarial function will be responsible for the following areas:

- Calculation of technical provisions;
- Explanation of any material changes in data, methodologies or assumptions;
- Assessment of the sufficiency and quality of the data and consistency with data quality standards;
- Recommendations to improve data quality where required;
- Back-testing of best estimates against actual experience, reporting of material deviations and proposals to improve calculation;
- Opinion on overall underwriting policy:
 - Consistency of product pricing with underwriting policy for risk acceptance
 - Opinion on risk factors affecting profitability during the coming year, including external factors such as inflation and legal or market changes
 - Variability in estimate of expected profitability
 - Consistency of this variability with risk appetite

MIC external actuaries will be responsible for the following functions:

- Scrutiny and validation of calculation of technical provisions
- Assessment of the appropriateness of methodologies and assumptions used and consistency with Articles 76 to 85 of the Directive 2009/138/EC dated 25 November 2009
- High-level review of other tasks carried out by in-house Actuarial function

The proposed structure and allocation of tasks is considered to be proportionate to the nature, scale and complexity of the business.

B7. Outsourcing:

Outsourcing Policy

MIC has an independent Outsourcing policy. This sets out the processes and procedures that will be followed when deciding to outsource a particular activity. This includes details on risk management and the contractual arrangements. The individual's allocated oversight of the relevant outsourced functions has the appropriate level of knowledge, skills and experience to oversee the provision of the services.

The purpose of outsourcing is to transfer activities and / or services, as well as their management, to a specialized external entity in order to carry out certain processes or works, allowing focusing the resources available in the main business.

To guarantee the protection of intellectual property and avoid the loss of control of Outsourced activity, the Company sets the parameters to foster a collaborative and trusting culture among internal and external teams, and ensure that the objectives are clear.

In addition, it is Company policy that all important outsourced functions must be subject to suitability and adequacy requirements; this will be demonstrated by following previously established procedures through an individualized evaluation according to the established outsourcing procedure.

Outsourced services during the year:

Service Provider	Service Provided	Jurisdiction Located
DSA, Defensa y Servicios al Asegurado S.A	Administrative Services	Spain
Control Habitat S.L	Loss adjuster	Spain
Fiscal Reps Limited	Tax representatives and tax reporting	UK
Artex Limited	Solvency II Consulting	Gibraltar
Charles Taylor Adjusters	Comprehensive loss management	UK
RSM (Auditors) Limited	External auditors of the financial statements	Gibraltar
Line Management Limited	Legal and secretary services	Gibraltar
IDEAS	Consulting & Actuarial services	Spain
Moncholi-Checa y Asociados S.L.	Support for compliance with the General Data Protection Regulation (GDPR)	All the EU
Grupo M&V	Back office Services	Spain

B8. Adequacy of the system of Governance

MIC aims to continuously improve its compliance and governance systems by ensuring that they are reviewed, evaluated, and recommendations are made to the Board regarding enhancing and developing systems. It also considers relevant industry advice and guidelines, for example, from being part of the Gibraltar Insurance Association (GIA), implementing these as appropriate for the size and complexity of the Company.

Internal audits and external audits provide independent evaluation of MIC's systems of governance. Recommendations from these audits are considered by the Board and implemented proportionate to the business' risks.



Risk Profile

C1. Strategic risk

Strategic risk is defined as the current and future impact on earnings and capital that could arise from adverse business decisions, improper implementation of decisions or lack of responsiveness to market changes. These risks may be uncertainties or opportunities, and are usually the key issues that concern the Board of Directors

Strategic risk is the incompatibility between two or more of the following:

- Millennium's strategic goals;
- The resources available to achieve the goals;
- The detailed business strategies;
- The manner in which strategies and goals are implemented;
- The economic position of the markets in which Millennium operates.

MIC aims to operate an appropriate framework for limiting the possibility of strategic risk which could arise from inappropriate business decisions or manner in which such decisions are implemented or a lack of consideration of the wider markets in which the Company operates.

Besides, MIC underwrites property damage, general liability, credit and suretyship, legal expenses and assistance business and is therefore exposed to liabilities which may not crystallise for a considerable period of time. The Company aims to ensure that its liabilities are fully matched by assets and that the risk of any mismatch is minimised.

The responsibility for the management and control of strategic risk remains with MIC Board of Directors.

MIC's Board of Directors sets a strategy MIC senior business that translates into a business plan and budget for 3 years. The budget is reviewed at regular meetings of the Board and recalculated if necessary.

C2. Risk management Insurance policy

Insurance risk is defined as the possibility of the Company issuing policies above the risk appetite or contracting risks outside of the underwriting policy, as well as the losses due to the loss ratio and the reinsurance policy does not cover the business main.

Insurance risk is comprised of underwriting and reserving risk and is the primary risk in the business. Appropriate underwriting and risk selection/pricing are directly linked in a continuous feedback cycle and is the fundamental driver in enabling business performance to be managed.

Control over insurance risk is directly linked to the strategy in the need to deliver sustainable underwriting profit through the market cycle.

MIC underwrites a number of different business lines including accident & health, property, liability, credit and suretyship, and legal expenses business in the UK.

The primary segmentation of business is into:

- Business lines
- Country

Within these segments, further detailed analysis is carried out based on individual risk factors.

The Company operates through carefully selected intermediaries and ensures that there is sufficient expertise both within MIC and the intermediaries in the relevant business segments.

For the management of claims the company has the advice of experts through outsourcing, giving MIC the

best way to proceed. The development of the claims is discussed and monitored in the regular meetings of the Claims Committee.

The focus and reserve practices are set by MIC, based on own experience and market conditions and based on the results derived from the independent external actuarial review, and performance is closely monitored through the monthly underwriting committee and the monthly claims committee.

The role of Underwriting is to manage business profitability and volumes through risk selection, pricing and distribution. The aim is to achieve targeted loss ratios and to reduce the risks in the segments being written.

The role of the reserving function is to ensure that claims are properly and adequately reserved, taking full account of all relevant factors, including market changes, inflation and other similar matters. Adequate information must flow through to the underwriting function for decision-making about future risk selection and pricing.

Quota Share and Excess of Loss reinsurance protection are purchased at a level in line with the Board's risk appetite.

The Company aims to limit its exposure to individual business segments to a maximum of 50% from any business line of the portfolio or country.

The Company has future plans to expand into other European and non-European countries, and expand the type of business you subscribe. Based on the above factors, MIC has low risk profile insurance.

At a high level, the Company's risk appetite measure, in line with the standard SCR calculation, is that existing net reserves should not deteriorate by more than 30% of the value at the previous financial year end. This is slightly more conservative than the standard premium and reserve volatility parameters for the business written and equates approximately to a 1 in 200 year event.

The Company reserves to at least actuarial best estimate. In addition, the Board of Directors will consider from time to time whether the internal view of ultimate loss ratios differs significantly from that of the external actuary and, if appropriate will assess the need for an additional management load. The Board of Directors will also consider whether an additional management load is required to allow for potential volatility or uncertainty in the result. It is not Millennium's policy to set a pre-defined level of management load to be held.

Within these high level risk appetite measures, the Board of Directors has set further detailed operational limits and tolerances with regard to specific elements of insurance risk.

These limits are triggers for review and action by management.

Performance Measures

- Loss ratio
- Frequency
- Average cost per claim
- Turnover
- Business mix
- Deterioration in the historic claims
- Differences between payment of claims and constituted reserves
- Differences between loss ratios calculated internally and independent actuarial review

Operational Claims measures

- Legislative changes
- Market changes
- Changes in the claims procedure

C3. Market Risk

Market risk is caused by the possibility of losses in the value of positions held as a result of changes in the market prices of financial instruments.

An appropriate and well-managed strategy for the investment of funds generated by the business is a contributing factor in enabling Millennium to build its capital base and achieve sustainable profits. Control of investments is also important in ensuring an ability to meet claims liabilities as they fall due and thereby safeguarding the Company's future and its reputation.

Historically, MIC has maintained significant balances with its banking counterparties and invested into a small range of equities together with providing loans to related undertakings. These latter investments were made on the basis of that a high return was achieved.

It is the Company's intention going forward to use investment managers in the future. Such managers will be chosen taking into account their experience and expertise, with particular emphasis on the needs of insurance companies both from a risk management and a reporting perspective. Investment managers are given clear investment guidelines and parameters within which to operate.

MIC's investment decisions are currently carried out by the Board of Directors and it is intended that the performance of its investment managers will similarly be overseen by the Board of Directors.

Currency

MIC is exposed to two currencies, the Euro ("EUR") and British Sterling ("GBP"). All investments are held in Euro and therefore present no currency risk to the Company. The Company holds a GBP cash account for GBP premium funds and claims payments, to minimize the number of currency exchanges necessary, however it is exposed to currency risk as its accounting currency is Euro and the exchange rate will affect the value of transactions and balances. MIC has most of cash held in banks with a rating higher than "A".

Property

MIC has a property investment portfolio, the majority of which consists of commercial properties which are then leased to provide a return on capital. Given the tenant covenants in place, these commercial properties are not subject to the same market fluctuations as residential properties, and therefore are considered to be lower risk. Properties, while all based in the Spain, are still geographically spread to mitigate catastrophe risk, and all have insurance to cover damage.

The property portfolio presents a liquidity risk in that it may take time to sell and realize cash.

The Investment Policy is reviewed at least annually to ensure that the mitigating guidelines in place are still appropriate for the Company and the risk environment in which it operates.

Concentration

The Board of Directors reviews the investment portfolio and assesses the concentration risk that the Company is exposed to, to ensure that it is within MIC's risk appetite and in accordance with the Investment Policy. The concentration exposure arises in respect of positions taken in the Company secured loans and property exposure and counterparties (cash holdings and reinsurance recoveries).

C4. Credit Risk

MIC's credit risk is medium, and it is exposed from only three sources: premium receipts from intermediaries and policyholders, loans provided and reinsurance recoveries. While these areas are tightly controlled, past leeway given to various parties could potentially result in a loss.

The management of credit risk is important in ensuring that the Company minimises the possibility of losses from non-payment of amounts due to it. This area is therefore important in building a profitable and sustainable business.

MIC aims to minimise credit risk arising from its operations. Premium risk arises from the intermediaries producing the business and this is closely monitored in-house. Risk with regard to reinsurers is managed through the careful selection of reinsurance counterparties. In addition, the Company has cancelled all existing loans and even has as a policy not continuing to provide loans because they give rise to an element of credit risk, despite the fact that they provide a good return.

Key business control thresholds are:

- No premiums to be overdue.
- Regular audit of underwriting agencies.
- Reinsurance recoveries to be received promptly and within contract terms.
- Interest and capital amounts due on loans to be received within contract terms.
- Minimum rating for XOL reinsurance counterparty to be A.
- Minimum rating for QS reinsurance counterparty to be A.
- The use of an experienced reinsurance broker.

If any debts due to the company fall overdue, this will trigger a review by The Board.

C5. Liquidity Risk

The liquidity risk is the possibility that the Company does not have enough liquidity to face the payment of its obligations.

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

Control over this area is therefore linked directly to achieving both profitable growth and continuing to ensure the ability to protect policyholder interests.

Millennium aims to build and maintain liquid assets at a level sufficient for on-going requirements. Cash flow assessments are prepared monthly and are formally presented to the Board at least quarterly for consideration during investment discussions.

The liquidity requirement is balanced, with the aim of achieving adequate returns while ensuring that additional funds are available should be required investment. Most investments are therefore highly liquid and held with banks. Company policy is a minimum cash cushion between 35% and 50% should be maintained above requirements of known cash flow.

Policy regarding this risk is liquidity.

C6. Operational Risk

Operational risk has the potential to impact all areas of the business and thus result in a loss of either profits or capital or both. This area therefore needs to be well controlled if the Company is to achieve its overall strategic aims.

The Company aims to minimise operational risk wherever possible. However, while controls and processes are in place, due to MIC's small size these are concentrated in the hands of a small number of senior members of the management team. It is the Company's policy to record its actual and potential risks in a risk register. This sets out the key risks to which the company is exposed and the controls in place to mitigate this risk. Additionally, a log is maintained to monitor risk events when they occur, recording the cause of the event, the impact and any remedial actions that have been taken.

MIC has various controls in place, as set out in the risk register, to mitigate operational risk.

C7. Reputational Risk

Reputational risk is the danger that negative public opinion will impede or diminish your ability to do business.

This risk may result in adverse selection of risks against the Company or regulatory action that requires an increase in the capital base. Any of these would negatively impact on the Company achieving its aims.

C8. Risk reserve

Reserve risk is the possibility that the calculation of reserves and, therefore, the establishment of them, may not be correct. This can mean a lack of technical provisions to take casualties. It is related to the difference between the required reserve and the estimated reserves.

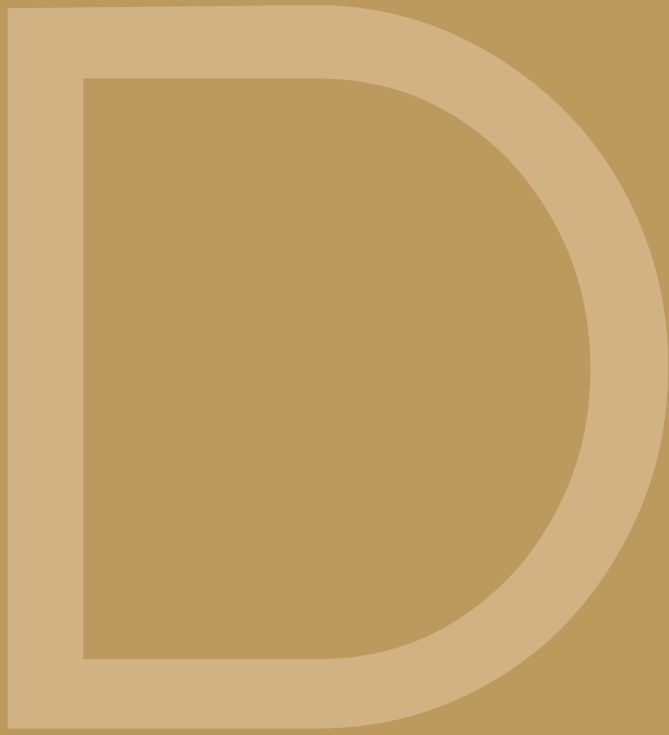
If reservations were quite low, the Company could experience financial difficulties.

Uncertainty in reserve may arise through the following errors:

- Error in model specification.
- Risk processes.
- Parameter error.

C9. Other material risk

There are no other material matters in respect to other risks of the Company



Valuation for Solvency Purposes

D1. Assets

Cash and cash equivalents

At the date of presentation of the financial statements, the company held € 20.353.716 as cash and cash equivalents in bank accounts in Spain and the United Kingdom. The balances held in Spanish bank accounts are in Euros ("EUR"). No estimation methods, adjustments for future value or valuation judgments are required for these balances. UK bank accounts are kept in pounds sterling ("GBP"); translated into Euros at the end of the period for reporting purposes.

Cash and cash equivalents are valued at fair value by the relevant financial institution and the Company's accounting statement confirms the balances held daily. There are no significant estimates or judgements used in valuing cash holdings due to the nature of the asset. For Solvency II, total cash and cash equivalents includes the balances held in accounts. The value of these balances is the same for the Company's Solvency II balance sheet.

Properties

Properties are measured based on the most recent external valuation report or acquisition cost if they were acquired less than three years ago. Properties are valued at least every three years.

MIC has a portfolio of property investments aimed at obtaining profitability for its rent and others for its own use.

Properties for rental are commercial properties that are then leased to provide a return on capital. The properties, although established in Spain, are geographically distanced to mitigate the risk of catastrophe, and all have insurance to cover the damages. These properties are valued in the Solvency II balance sheet of the company at € 5.350.473.

MIC headquarters are in Gibraltar; this is located in Queensway Quay, one of the best areas of the city. Said headquarters was appraised in February 2019 at € 500,000 when it was previously registered at € 400,568, this means a revaluation of the property of 25%. The value of this property in 2024 after its amortization has been of € 323.165.

Listed Equities

The Company decided to sell all listed equities of its portfolio during 2023 to simplify its investment portfolio.

D2. Technical Provisions

MIC accounts include provisions for claims incurred based on earned premiums that consider the best reasonably foreseeable estimates. These include the claims reserves incurred plus a provision for Incurred But Not Reported (IBNR) claims. MIC also considers the reinsurance recoveries contracts with respect to its claims and IBNR reserves.

The technical provisions by line of business are as follows:

	Accidents	Property	Liability	Credit & Suretyship	Legal expenses	Miscellaneous financial loss	Total non-life obligation
Gross Best Estimate	2.696.938	229.613	349.341	38.154	3.503.473	22.332.173	29.149.692
Risk Margin	152.411	12.976	19.742	2.156	197.991	1.262.051	1.647.327
Total Technical Provisions	2.849.349	242.589	369.083	40.310	3.701.464	23.594.223	30.797.019
Reinsurance Recoverables	1.829.796	-52.540	5.786	-234.043	800.133	15.745.238	18.094.369
Technical Provisions allowing for Recoverables	1.019.553	295.129	363.297	274.354	2.901.330	7.848.986	12.702.649

The estimates used to calculate the technical provisions are as follows:

MIC has the following items that make up its technical provisions: Claims reserves, unearned premiums (UPR) and IBNR.

Losses related to claims incurred but not reported ("IBNR") are estimated, since the nature of the claims is not known at the time the reserve is applied. This estimate is calculated by the Insurance Company's internal actuary and, at the close of the financial year, an external and independent actuarial analysis is made on the reserves and changes are applied if necessary to adjust the IBNR.

Unearned premium reserves (UPR) are internally calculated by the Insurance Company's internal actuary and reviewed during the audit of the financial statements. These are calculated in a coherent and proportional way using the duration of each policy.

The estimates of claims reserves are calculated by the Insurance Company's staff with extensive experience and backed by expert independent valuations.

The estimate of general expenses is calculated taking into account the historical data of the Insurer and these have remained stable in last years.

MIC manages the risks associated with these estimates through the following actions:

- Permanent monitoring of claims.
- Maintaining a number of reinsurance agreements to limit the impact of the development of the claims.
- Internal controls through the underwriting committee and actuarial function that monitor the development of claims and reinsurance agreements.
- Review and adjustment of claims reserves annually by independent actuaries.

D3. Other Liabilities

In addition to technical provisions, MIC has the categories below in its liability under the Solvency II regulations:

Deposits from reinsurers	0
Deferred tax liabilities	34.000
Insurance & intermediaries payables	0
Reinsurance payables	0
Payables (trade, not insurance)	16.801
Any other liabilities, not elsewhere shown	0

Deposits from reinsurers

Deposits received from reinsurers in connection to decennial business.

Deferred tax liabilities

This item reflects the corporate tax applied to the future profit accounted for at the valuation date.

Insurance and intermediaries payables

Premiums due to intermediaries and deposits received from insurers.

Reinsurance payables

Premiums due from MIC to reinsurers.

Any other liabilities, not elsewhere shown

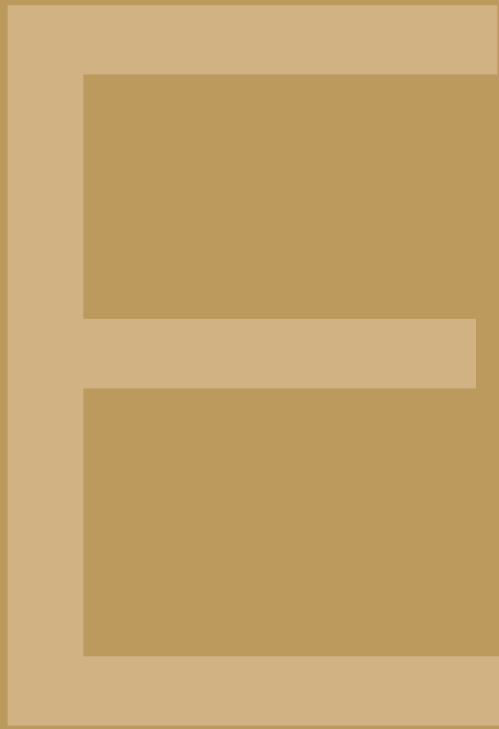
These are sundry creditors.

D4. Alternative Methods for Valuation

Not applicable.

D5. Any Other Information

Not applicable.



Capital Management

E1. Own Funds

Management of Own Funds

Objectives, Policies and Processes in Managing Own Funds

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

While Millennium's ORSA process is carried out formally on an annual basis, the capital requirements and own funds to meet these requirements are considered at least quarterly as part of the quarterly regulatory reporting process. The Board reviews the Group's capital position as part of its risk management processes and monitors ongoing performance through monthly management accounts.

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

Time Horizon for Business Planning and Material Changes

Millennium's business planning period for capital management encompasses a three year time horizon, with emphasis on the current and next year. There have been no changes in the planning time horizon over the year.

Description of Own Funds

Structure, Amount and Quality of own funds

Millennium currently only has basic own funds and no ancillary own funds. Own funds are comprised entirely of Share Capital and the Reconciliation Reserve and therefore all qualify as Tier 1 funds. The table below set out Millennium's own funds at 31 December 2024, together with movements during the period:

Reconciliation reserve	31/12/2023	31/12/2024	Movement
Excess of assets over liabilities	22.566	24.766	2.200
Own shares (held directly and indirectly)			
Foreseeable dividends, distributions and charges			
Other basic own fund items	3.700	3.700	0
Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring fenced funds			
Reconciliation reserve	18.866	21.066	2.200

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

Terms and Conditions of Own Funds

At December 2024, Millennium's own funds were fully comprised of Tier 1 funds and had no terms or conditions attached and there were no restrictions affecting the availability and transferability of the Group's own funds. The own funds were not redeemable and did not carry any guaranteed dividend or other return.

Difference in Own Funds between Financial Statements and Solvency II Valuation

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

Excess of assets over liabilities-attribution of valuation differences	Total €'000
Difference in the valuation of assets	-82.210
Difference in the valuation of technical provisions	-41.950
Difference in the valuation of other liabilities	-40.454
Total of reserves and retained earnings from financial statements	
Other, please explain why you need use this line	20.872
Reserves from financial statements adjusted for Solvency II valuation differences	21.066
Excess of assets over liabilities attributable to basic own fund items (excluding the reconciliation reserve)	3.700
Excess of assets over liabilities	24.766

E2. Solvency Capital Requirement and Minimum Capital Requirement

SCR and MCR

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

Available and eligible own funds	Total €'000	Tier 1	Tier 2
Total available own funds to meet the SCR	24.766	24.766	0
Total available own funds to meet the MCR	24.766	24.766	0
Total eligible own funds to meet the SCR	24.766	24.766	0
Total eligible own funds to meet the MCR	24.766	24.766	0
SCR	11.341		
MCR	4.219		
Ratio of Eligible own funds to SCR	218%		
Ratio of Eligible own funds to MCR	587%		

As we can see, it is shown in the table above; the Company meets the Solvency Capital Requirement marked by solvency II. In quantitative terms the Company has a capital surplus of €13.4m above the required capital

Regarding the MCR, the Minimum Capital Requirement, the Company has a 587% buffer, in quantitative terms; this means a surplus over the MCR of about €20.5.

As at December 2024, Millennium's capital was fully comprised by Tier 1, i.e. 100% eligible to cover the MCR.

SCR by Risk Module

	Solvency Capital Requirement €'000
Market risk	5.866
Counterparty default risk	4.173
Total health underwriting risk	70
Non-life underwriting risk	2.379
Operational and other risks	2.014
Total before all diversification	18.493
Total before diversification between risk modules	14.503
Diversification between risk modules	-3.162
Total after diversification	11.341
Loss-absorbing capacity of deferred taxes	0
Other adjustments	0
Solvency capital requirement including undisclosed capital add-on	11.341
Disclosed capital add-on - excluding residual model limitation	
Disclosed capital add-on - residual model limitation	
Solvency capital requirement including capital add-on	11.341
Undisclosed capital add-on - residual model limitation	
Capital add-on	0

Simplifications

No material simplifications have been used in the calculation of the SCR and MCR

Inputs used to Calculate the MCR

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

2024 Minimum Capital Requirement	Total €'000	
	Net (of reinsurance/ SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
Medical expense insurance and proportional reinsurance	867	310
Fire and other damage to property insurance and proportional reinsurance	282	175
General liability insurance and proportional reinsurance	344	1.214
Credit and suretyship insurance and proportional reinsurance	272	501
Legal expenses insurance and proportional reinsurance	2.703	1.452
Miscellaneous financial loss insurance and proportional reinsurance	6.587	6.643

Overall MCR calculation

Linear MCR	2.831
SCR	11.341
MCR cap	5.104
MCR floor	2.835
Combined MCR	2.835
Absolute floor of the MCR	4.219
Minimum Capital Requirement	4.219

Changes over the Period

Solvency Capital Requirement:

	Solvency Capital Requirement (€'000s)		
	2024	2023	Movement
Market risk	5.866	13.805	-7.939
Counterparty default risk	4.173	643	3.531
Total health underwriting risk	70	0	70
Non-life underwriting risk	2.379	1.865	514
Operational and other risks	2.014	86	1.929
Total before all diversification	18.493	21.435	-2.942
Total before diversification between risk modules	14.503	16.398	-1.895
Diversification between risk modules	-3.162	-1.719	-1.443
Total after diversification	11.341	14.679	-3.338
Loss-absorbing capacity of deferred taxes	0	0	0
Other adjustments	0	0	0
Solvency capital requirement including undisclosed capital add-on	11.341	14.679	-3.338
Disclosed capital add-on - excluding residual model limitation			
Disclosed capital add-on - residual model limitation			
Solvency capital requirement including capital add-on	11.341	14.679	-3.338
Undisclosed capital add-on - residual model limitation			
Capital add-on	0	0	0

The table above sets out the SCR comparison between 2024 and 2023.

The overall decrease in the SCR is €3.3m when compared to the 2023 figure, this is explained mainly by the decrease in the market risk which experienced a reduction in the concentration risk due to loan amortizations.

Minimum Capital Requirement:

The two tables below lay out the MCR calculated in 2024 and 2023, respectively:

2024 Minimum Capital Requirement	Total €'000	
	Net (of reinsurance/ SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
Medical expense insurance and proportional reinsurance	867	310
Fire and other damage to property insurance and proportional reinsurance	282	175
General liability insurance and proportional reinsurance	344	1.214
Credit and suretyship insurance and proportional reinsurance	272	501
Legal expenses insurance and proportional reinsurance	2.703	1.452
Miscellaneous financial loss insurance and proportional reinsurance	6.587	6.643

Overall MCR calculation

Linear MCR	2.831
SCR	11.341
MCR cap	5.104
MCR floor	2.835
Combined MCR	2.835
Absolute floor of the MCR	4.219
Minimum Capital Requirement	4.219

2023 Minimum Capital Requirement

	Total €'000	
	Net (of reinsurance/ SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
Medical expense insurance and proportional reinsurance	0	0
Fire and other damage to property insurance and proportional reinsurance	343	189
General liability insurance and proportional reinsurance	468	543
Credit and suretyship insurance and proportional reinsurance	15	0
Legal expenses insurance and proportional reinsurance	534	848
Miscellaneous financial loss insurance and proportional reinsurance	0	0

Overall MCR calculation

Linear MCR	285
SCR	14.679
MCR cap	6.606
MCR floor	3.670
Combined MCR	3.670
Absolute floor of the MCR	4.000
Minimum Capital Requirement	4.000

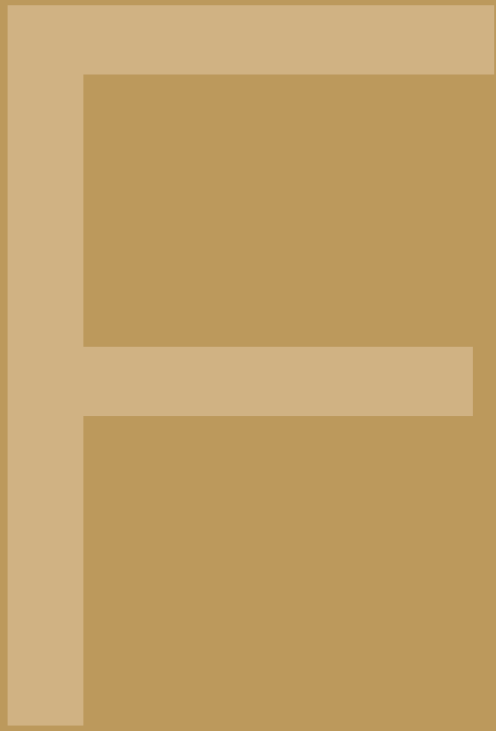
The MCR has increased to €4.2m in 2024 in line with the new absolute floor of the MCR set out in the Solvency UK legislation, the exchange rate used to convert to Euro was EUR/GBP 0.8295.

E3. Non-Compliance with Minimum Capital Requirement or Solvency Capital Requirement

Millennium has reached its SCR and is projected to achieve it in the future and therefore has not had to take measures to mitigate a capital shortage.

E.4 Any other information

There are no other material matters in respect to the capital management of the Group.



Quantitative Reporting Templates (QRT's)

IR.02.01.02 Balance Sheet

		Solvency II value
		C0010
Assets		
Goodwill	R0010	
Deferred acquisition costs	R0020	
Intangible assets	R0030	
Deferred tax assets	R0040	
Pension benefit surplus	R0050	
Property, plant & equipment held for own use	R0060	323
Investments (other than assets held for index-linked and unit-linked contracts)	R0070	5,028
Property (other than for own use)	R0080	5,027
Holdings in related undertakings, including participations	R0090	
Equities	R0100	1
Equities - listed	R0110	
Equities - unlisted	R0120	1
Bonds	R0130	
Government Bonds	R0140	
Corporate Bonds	R0150	
Structured notes	R0160	
Collateralised securities	R0170	
Collective Investments Undertakings	R0180	
Derivatives	R0190	
Deposits other than cash equivalents	R0200	
Other investments	R0210	
Assets held for index-linked and unit-linked contracts	R0220	
Loans and mortgages	R0230	9,052
Loans on policies	R0240	
Loans and mortgages to individuals	R0250	
Other loans and mortgages	R0260	9,052
Reinsurance recoverables from:	R0270	18,094
Non-life and health similar to non-life	R0280	18,094
Life and health similar to life, excluding index-linked and unit-linked	R0315	
Life index-linked and unit-linked	R0340	
Deposits to cedants	R0350	
Insurance and intermediaries receivables	R0360	174
Reinsurance receivables	R0370	1,393
Receivables (trade, not insurance)	R0380	1,195
Own shares (held directly)	R0390	
Amounts due in respect of own fund items or initial fund called up but not yet paid in	R0400	
Cash and cash equivalents	R0410	20,354
Any other assets, not elsewhere shown	R0420	
Total assets	R0500	55,613
Liabilities		
Technical provisions - total	R0505	30,797
Technical provisions - non-life	R0510	30,797
Technical provisions - life	R0515	
Best estimate - total	R0542	29,150
Best estimate - non-life	R0544	29,150
Best estimate - life	R0546	
Risk margin - total	R0552	1,647
Risk margin - non-life	R0554	1,647
Risk margin - life	R0556	
Transitional (TMTP) - life	R0565	
Other technical provisions	R0730	
Contingent liabilities	R0740	
Provisions other than technical provisions	R0750	
Pension benefit obligations	R0760	
Deposits from reinsurers	R0770	
Deferred tax liabilities	R0780	34
Derivatives	R0790	
Debts owed to credit institutions	R0800	
Financial liabilities other than debts owed to credit institutions	R0810	
Insurance & intermediaries payables	R0820	
Reinsurance payables	R0830	
Payables (trade, not insurance)	R0840	17
Subordinated liabilities	R0850	
Subordinated liabilities not in Basic Own Funds	R0860	
Subordinated liabilities in Basic Own Funds	R0870	
Any other liabilities, not elsewhere shown	R0880	
Total liabilities	R0900	30,848
Excess of assets over liabilities	R1000	24,766

IR.05.01.02 Premiums, claims and expenses by country

		Top 5 countries (by amount of gross premiums written) - non-life obligations						Total Top 5 and home country - non-life obligations
		Home country						Total Top 5 and home country
Country	R0010	C0080	C0090	C0090	C0090	C0090	C0090	C0140
Premiums written			GB					
Gross - Direct Business	R0110	487	86.804					87.291
Gross - Proportional reinsurance accepted	R0120							
Gross - Non-proportional reinsurance accepted	R0130							
Reinsurers' share	R0140	150	33.412					33.562
Net	R0200	337	53.392					53.728
Premiums earned								
Gross - Direct Business	R0210	459	34.830					35.289
Gross - Proportional reinsurance accepted	R0220							
Gross - Non-proportional reinsurance accepted	R0230							
Reinsurers' share	R0240	128	16.476					16.604
Net	R0300	331	18.354					18.685
Claims incurred								
Gross - Direct Business	R0310	147	20.550					20.697
Gross - Proportional reinsurance accepted	R0320							
Gross - Non-proportional reinsurance accepted	R0330							
Reinsurers' share	R0340	0	18.400					18.400
Net	R0400	147	2.150					2.297
Net expenses incurred	R0500	115	14.752					14.867

		Top 5 countries (by amount of gross premiums written) - life obligations						Total Top 5 and home country - life obligations
		Home country						Total Top 5 and home country
Country	R1400	C0220	C0230	C0230	C0230	C0230	C0230	C0280
Premiums written								
Gross	R1410							
Reinsurers' share	R1420							
Net	R1500							
Premiums earned								
Gross	R1510							
Reinsurers' share	R1520							
Net	R1600							
Claims incurred								
Gross	R1610							
Reinsurers' share	R1620							
Net	R1700							
Net expenses incurred	R1900							

IR.17.01.02 Non-life Technical Provisions

[illegible]

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

Accident year / Un		2020	Accident year [AY]									
Gross Claims Paid (non-cumulative) - Development year, Total Non-Life Business												
			1	2	3	4	5	6	7	8	9	10 & +
		C0010	C0020	C0030	C0040	C0050	C0060	C0070	C0080	C0090	C0100	C0110
Prior	R0100											
N-9	R0160	882	2,418	427	8	46	2	25	42			
N-8	R0170	3,765	4,795	445	593	243	223	25	5	3		
N-7	R0180	5,048	2,827	476	141	-24	81	119	208			
N-6	R0190	706	304	153	1,128	-298	8	-70				
N-5	R0200	247	240	35	75	30						
N-4	R0210	61	55	19								
N-3	R0220	0										
N-2	R0230		3	3								
N-1	R0240	57	10									
N	R0250	2,763										

Gross undiscounted Best Estimate Claims Provisions - Development year, Total Non-Life Business												
		1	2	3	4	5	6	7	8	9	10 & +	
		C0200	C0210	C0220	C0230	C0240	C0250	C0260	C0270	C0280	C0290	C0300
Prior	R0100											
N-9	R0160		11,727	10,569	6,774		4,315	38		0	0	
N-8	R0170	12,626	12,533	7,266		8,722	19	12	6	4		
N-7	R0180	13,828	9,471		7,965	335	131	9	0			
N-6	R0190	22,995		12,319	222	6	5	18				
N-5	R0200	84,420	14,385	132	129		93	97				
N-4	R0210	28,333	71	33		0						
N-3	R0220		2,430									
N-2	R0230		3,389									
N-1	R0240		1									
N	R0250		19,924									

		In Current year	Sum of years (cumulative)
		C0170	C0180
Prior	R0100		
N-9	R0160		3,850
N-8	R0170	3	10,097
N-7	R0180	208	9,676
N-6	R0190	-70	1,930
N-5	R0200		676
N-4	R0210		135
N-3	R0220		0
N-2	R0230	3	6
N-1	R0240	38	95
N	R0250	2,763	2,763
Total	R0260	2,945	29,170

		Year end (discounted data)
		C0360
Prior	R0100	
N-9	R0160	0
N-8	R0170	4
N-7	R0180	0
N-6	R0190	17
N-5	R0200	95
N-4	R0210	0
N-3	R0220	
N-2	R0230	
N-1	R0240	1
N	R0250	19,507
Total	R0260	19,624

Gross premium

		Gross earned premium at reporting reference date	Estimate of future gross earned premium
		C0570	C0580
Prior	R0100		
N-9	R0160	7,152	
N-8	R0170	12,979	
N-7	R0180	4,194	
N-6	R0190	907	
N-5	R0200	272	
N-4	R0210	3,031	
N-3	R0220	9,595	
N-2	R0230	3,475	102
N-1	R0240	3,201	1,848
N	R0250	40,236	34,818

IR.23.01.01 Own funds

		Total	Tier 1 - unrestricted	Tier 1 - restricted	Tier 2	Tier 3
		C0010	C0020	C0030	C0040	C0050
Basic own funds						
Ordinary share capital (gross of own shares)	R0010	3,700	3,700			
Share premium account related to ordinary share capital	R0030					
Initial funds, members' contributions or the equivalent basic own - fund item for mutual and mutual-type undertakings	R0040					
Subordinated mutual member accounts	R0050					
Surplus funds	R0070					
Preference shares	R0090					
Share premium account related to preference shares	R0110					
Reconciliation reserve	R0130	21,066	21,066			
Subordinated liabilities	R0140					
An amount equal to the value of net deferred tax assets	R0160					
Other own fund items approved by the supervisory authority as basic own funds not specified above	R0180					
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet to be classified as Solvency II own funds						
Own funds from the financial statements that should not be represented by the reconciliation reserve and do not meet the or classified as Solvency II own funds	R0220					
Total basic own funds	R0290	24,766	24,766			
Ancillary own funds						
Unpaid and uncalled ordinary share capital callable on demand	R0300					
Unpaid and uncalled initial funds, members' contributions or the equivalent basic own fund item for mutual and mutual-type undertakings, callable on demand	R0310					
Unpaid and uncalled preference shares callable on demand	R0320					
A legally binding commitment to subscribe and pay for subordinated liabilities on demand	R0330					
Letters of credit and guarantees	R0340					
Letters of credit and guarantees other	R0350					
Supplementary members calls	R0360					
Supplementary members calls - other	R0370					
Other ancillary own funds	R0390					
Total ancillary own funds	R0400					
Available and eligible own funds						
Total available own funds to meet the SCR	R0500	24,766	24,766			
Total available own funds to meet the MCR	R0510	24,766	24,766			
Total eligible own funds to meet the SCR	R0540	24,766	24,766			
Total eligible own funds to meet the MCR	R0550	24,766	24,766			
SCR	R0580	11,341				
MCR	R0600	4,219				
Ratio of Eligible own funds to SCR	R0620	218,36%				
Ratio of Eligible own funds to MCR	R0640	586,97%				

IR.23.01.01.02
Reconciliation reserve

		C0080
Reconciliation reserve		
Excess of assets over liabilities	R0700	24,766
Own shares (held directly and indirectly)	R0710	
Foreseeable dividends, distributions and charges	R0720	
Deductions for participations in financial and credit institutions	R0725	
Other basic own fund items	R0730	3,700
Adjustment for restricted own fund items in respect of matching adjustment portfolios and ring-fenced funds	R0740	
Reconciliation reserve	R0760	21,066

IR.25.04.21 Solvency Capital Requirement

		C0010
Rows		
Net of loss-absorbing capacity of technical provisions	R0140	5.866
Market risk	R0070	119
Interest rate risk	R0080	0
Equity risk	R0090	1.338
Property risk	R0100	505
Spread risk	R0110	5.055
Concentration risk	R0120	2.033
Currency risk	R0125	
Other market risk	R0130	-3.183
Diversification within market risk	R0180	4.173
Counterparty default risk	R0150	1.824
Type 1 exposures	R0160	2.627
Type 2 exposures	R0165	
Other counterparty risk	R0170	-278
Diversification within counterparty default risk	R0270	
Life underwriting risk	R0190	
Mortality risk	R0200	
Longevity risk	R0210	
Disability-Morbidity risk	R0220	
Life-expense risk	R0230	
Revision risk	R0240	
Lapse risk	R0250	
Life catastrophe risk	R0255	
Other life underwriting risk	R0260	
Diversification within life underwriting risk	R0320	70
Total health underwriting risk	R0280	
Health SLT risk	R0290	70
Health non SLT risk	R0300	
Health catastrophe risk	R0305	
Other health underwriting risk	R0310	
Diversification within health underwriting risk	R0370	2.379
Non-life underwriting risk	R0330	1.954
Non-life premium and reserve risk (ex catastrophe risk)	R0340	954
Non-life catastrophe risk	R0350	
Lapse risk	R0355	
Other non-life underwriting risk	R0360	-529
Diversification within non-life underwriting risk	R0400	
Intangible asset risk	R0430	2.014
Operational and other risks	R0422	2.014
Operational risk	R0424	
Other risks	R0432	18.493
Total before all diversification	R0434	14.503
Total before diversification between risk modules	R0436	-3.162
Diversification between risk modules	R0438	11.341
Total after diversification	R0440	
Loss-absorbing capacity of technical provisions	R0450	
Loss-absorbing capacity of deferred taxes		
Other adjustments	R0455	
Solvency capital requirement including undisclosed capital add-on	R0460	11.341
Disclosed capital add-on - excluding residual model limitation	R0472	
Disclosed capital add-on - residual model limitation	R0474	
Solvency capital requirement including capital add-on	R0480	11.341
Biting interest rates scenario	R0490	Increase
Biting life lapse scenario	R0495	

IR.28.01.01 Minimum Capital Requirement – Only life or only non-life insurance or reinsurance activity

Linear formula component for non-life insurance and reinsurance obligations

		C0010
MCR _{reg} Result	R0010	2.831

Background information

		Background information	
		Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance) written premiums in the last 12 months
		C0020	C0030
Medical expense insurance and proportional reinsurance	R0020	867	310
Income protection insurance and proportional reinsurance	R0030		
Workers' compensation insurance and proportional reinsurance	R0040		
Motor vehicle liability insurance and proportional reinsurance	R0050		
Other motor insurance and proportional reinsurance	R0060		
Marine, aviation and transport insurance and proportional reinsurance	R0070		
Fire and other damage to property insurance and proportional reinsurance	R0080	282	175
General liability insurance and proportional reinsurance	R0090	344	1.214
Credit and suretyship insurance and proportional reinsurance	R0100	272	501
Legal expenses insurance and proportional reinsurance	R0110	2.703	1.452
Assistance and proportional reinsurance	R0120		
Miscellaneous financial loss insurance and proportional reinsurance	R0130	6.587	6.643
Non-proportional health reinsurance	R0140		
Non-proportional casualty reinsurance	R0150		
Non-proportional marine, aviation and transport reinsurance	R0160		
Non-proportional property reinsurance	R0170		

Linear formula component for life insurance and reinsurance obligations

		C0040
MCR _{reg} Result	R0200	

Total capital at risk for all life (re)insurance obligations

		Net (of reinsurance/SPV) best estimate and TP calculated as a whole	Net (of reinsurance/SPV) total capital at risk
		C0050	C0060
Obligations with profit participation - guaranteed benefits	R0210		
Obligations with profit participation - future discretionary benefits	R0220		
Index-linked and unit-linked insurance obligations	R0230		
Other life (re)insurance and health (re)insurance obligations	R0240		
Total capital at risk for all life (re)insurance obligations	R0250		

Overall MCR calculation

		C0070
Linear MCR	R0300	2.831
SCR	R0310	11.341
MCR cap	R0320	5.104
MCR floor	R0330	2.835
Combined MCR	R0340	2.835
Absolute floor of the MCR	R0350	4.219
Minimum Capital Requirement	R0400	4.219